OFFICIAL STATEMENT DATED JUNE 10, 2014

NEW ISSUE-Book-Entry Only

RATINGS: Fitch Ratings "AAA"
Moody's "Aa2"
Standard & Poor's "AAA"
See "OTHER INFORMATION – Ratings"

In the opinion of Bond Counsel interest on the Bonds is excludable from gross income for federal income tax purposes under existing law and the Bonds are not private activity bonds. See "Tax Matters" for a discussion of the opinion of Bond Counsel, including a description of alternative minimum tax consequences for corporations.

\$13,325,000 CITY OF ARLINGTON, TEXAS (Tarrant County, Texas) Water and Wastewater System Revenue Bonds, Series 2014A

Dated: June 1, 2014 Interest to accrue from date of delivery. Due: June 1, as shown on inside of cover page

PAYMENT TERMS...Interest on the \$13,325,000 City of Arlington, Texas, Water and Wastewater System Revenue Bonds, Series 2014A (the "2014A Bonds") will accrue from the date of their delivery to the Initial Purchaser (the "Delivery Date") and will be payable on June 1 and December 1 of each year commencing December 1, 2014 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., as nominee of The Depository Trust Company, New York, New York ("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 owners thereof. Principal of 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 2014A Bonds. See "THE OBLIGATIONS - Book-Entry-Only System" herein. The initial Paying Agent/Registrar is Bank of New York Mellon Trust Company N.A., Dallas, Texas (see "THE OBLIGATIONS - Paying Agent/Registrar").

AUTHORITY FOR ISSUANCE...The Bonds are issued as special obligations of the City of Arlington, Texas (the "City"), issued on parity with the currently Outstanding Bonds (as hereinafter defined). The 2014A Bonds are being issued pursuant to the general laws of the State of Texas, particularly Chapter 1502, Texas Government Code, as amended, Article XIII of the City's Home Rule Charter and an ordinance passed by the City Council (the "2014A Ordinance"). The 2014A Bonds are special obligations of the City, and together with the Outstanding Bonds and any Additional Bonds, are payable, both as to principal and interest, solely from and secured by a lien on and pledge of the Net Revenues (as defined in the 2014A Ordinance) of the Water and Wastewater System (the "System"). The 2014A Bonds shall not be a charge upon any other income or revenues of the City and shall never constitute an indebtedness or pledge of the general credit or taxing powers of the City. The 2014A Ordinance does not create any lien or mortgage on the System and any judgment against the City may not be enforced by the levy and execution against the property owned by the City.

PURPOSE...The proceeds from the sale of the 2014A Bonds are being used to provide funds to (i) improve and extend the System; and (ii) to pay costs of issuance associated with the sale of the 2014A Bonds.

SEPARATE ISSUES.....The Bonds are being offered by the City concurrently with the "City of Arlington, Texas, Permanent Improvement Bonds, Series 2014" (the "2014 Bonds"), the "City of Arlington, Texas Combination Tax & Revenue Certificates of Obligation, Series 2014" (the "2014 COs"), and the "City of Arlington, Texas Water and Wastewater System Revenue Refunding Bonds, Series 2014B" (the "2014B Bonds"). The 2014A Bonds and the 2014B Bonds are being offered under a common Official Statement and are hereinafter sometimes referred to collectively as the "Obligations." The 2014A Bonds and the 2014B Bonds and the 2014 COs and the 2014 Bonds are separate and distinct securities offerings being issued and sold independently. The 2014A Bonds, the 2014B Bonds, the 2014 COs, and the 2014 Bonds are separate issues and should be reviewed and analyzed independently, including the type of obligation being offered, its terms for payment, the security for its payment, the rights of the holders, and other features.

OPTIONAL REDEMPTION...The City reserves the right, at its option, to redeem 2014A Bonds having stated maturities on and after June 1, 2025, in whole or in part in principal amounts of \$5,000 or any integral multiple thereof, on June 1, 2024, or any date thereafter, at the par value thereof plus accrued interest to the date of redemption (see "THE OBLIGATIONS – Optional Redemption").

LEGALITY...The 2014A Bonds are offered for delivery when, as and if issued and received by the Purchasers and subject to the approving opinion of the Attorney General of Texas and the opinion of Bracewell & Giuliani LLP, Dallas, Texas (see Appendix C, "Form of Bond Counsel's Opinion").

DELIVERY...It is expected that the 2014A Bonds will be available for delivery through DTC on July 2, 2014.

Maturity Schedule

\$11,995,000 Serial Bonds

(June 1)	Principal	Interest			(June 1)	Principal	Interest		
Maturity	Amount	Rate	Initial Yield	CUS IP (2)	Maturity	Amount	Rate	Initial Yield	CUS IP (2)
2015	665,000	5.000%	0.250%	04184KMS1	2024	665,000	4.000%	2.680%	04184KNB7
2016	670,000	4.000%	0.450%	04184KMT9	2025	665,000	2.750%	2.850%	04184KNC5
2017	670,000	4.000%	0.800%	04184KMU6	2026	665,000	3.000%	3.000%	04184KND3
2018	670,000	4.000%	1.160%	04184KM V4	2027	665,000	3.000%	3.150%	04184KNE1
2019	670,000	3.000%	1.510%	04184KM W2	2028	665,000	3.000%	3.220%	04184KNF8
2020	670,000	3.000%	1.800%	04184KMX0	2029	665,000	3.000%	3.330%	04184KNG6
2021	665,000	4.000%	2.080%	04184KMY8	2030	665,000	3.000%	3.440%	04184KNH4
2022	665,000	4.000%	2.350%	04184KMZ5	2031	665,000	3.250%	3.550%	04184KNJ0
2023	665,000	4.000%	2.540%	04184KNA9	2032	665,000	3.250%	3.630%	04184KNK7

(Interest to accrue from date of initial delivery)

\$1,330,000 Term Bonds

\$1,330,000 4.000% Term Bond Due June 1, 2034 Priced to Yield 3.800%⁽¹⁾ CUSIP⁽²⁾ Suffix: 04184KNL5

(Interest to accrue from date of initial delivery)

MANDATORY REDEMPTION OF TERM BONDS . . . The Bonds maturing on June 1 in the year 2034 are subject to mandatory sinking fund redemption (see "THE BONDS – Mandatory Redemption of Term Bonds").

- (1) Yield calculated based on the assumption that the Bonds are designated and sold at a premium will be redeemed on June 1, 2024, the first optional redemption date for the Bonds, at a redemption price of par plus accrued interest to the redemption date.
- (2) CUSIP is a registered trademark of the American Bankers Association. CUSIP data herein is provided by CUSIP Global Services, managed by Standard & Poor's Financial Services LLC 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. Neither the City nor the Financial Advisor is responsible for the selection or correctness of the CUSIP numbers set forth herein.

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OFFICIAL STATEMENT DATED JUNE 10, 2014

NEW ISSUE-Book-Entry Only

RATINGS: Fitch Ratings "AAA"
Moody's "Aa2"
Standard & Poor's "AAA"
See "OTHER INFORMATION – Ratings"

Due: June 1, as shown on inside of cover page

In the opinion of Bond Counsel interest on the Bonds is excludable from gross income for federal income tax purposes under existing law and the Bonds are not private activity bonds. See "Tax Matters" for a discussion of the opinion of Bond Counsel, including a description of alternative minimum tax consequences for corporations.

\$7,975,000 CITY OF ARLINGTON, TEXAS (Tarrant County, Texas) Water and Wastewater System Revenue Refunding Bonds, Series 2014B

Dated: June 1, 2014 Interest to accrue from date of delivery.

PAYMENT TERMS...Interest on the \$7,975,000 City of Arlington, Texas, Water and Wastewater System Revenue Refunding Bonds, Series 2014B (the "2014B Bonds" and together with the 2014A Bonds, the "Obligations") will accrue from the date of their delivery to the Initial Purchaser (the "Delivery Date") and will be payable on June 1 and December 1 of each year commencing December 1, 2014 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 2014B Bonds will be initially registered and delivered only to Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC") pursuant to the Book-Entry-Only System described herein. Beneficial ownership of the 2014B Bonds may be acquired in denominations of \$5,000 or integral multiples thereof within a maturity. No physical delivery of the 2014B Bonds will be made to the owners thereof. Principal of and interest on the 2014B 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 2014B Bonds. See "THE OBLIGATIONS - Book-Entry-Only System" herein. The initial Paying Agent/Registrar is Bank of New York Mellon Trust Company N.A., Dallas, Texas (see "THE OBLIGATIONS - Paying Agent/Registrar").

AUTHORITY FOR ISSUANCE...The 2014B Bonds are issued as special obligations of the City of Arlington, Texas (the "City"), issued on parity with the currently Outstanding Bonds (as hereinafter defined). The 2014B Bonds are being issued pursuant to the general laws of the State of Texas, particularly Chapter 1207, Texas Government Code, as amended, Article XIII, Section 1 of the City's Home Rule Charter and an ordinance passed by the City Council (the "2014B Ordinance," and together with the 2014A Ordinance, the "Ordinances"). The 2014B Bonds are special obligations of the City, and together with the Outstanding Bonds and any Additional Bonds, are payable, both as to principal and interest, solely from and secured by a lien on and pledge of the Net Revenues (as defined in the 2014B Ordinance) of the Water and Wastewater System (the "System"). The 2014B Bonds shall not be a charge upon any other income or revenues of the City and shall never constitute an indebtedness or pledge of the general credit or taxing powers of the City. The 2014B Ordinance does not create any lien or mortgage on the System and any judgment against the City may not be enforced by the levy and execution against the property owned by the City.

PURPOSE... The proceeds from the sale of the 2014B Bonds are being used to provide funds to (i) refund certain outstanding obligations (the "Refunded Obligations") listed in Schedule I for debt service savings; and (ii) to pay costs of issuance associated with the sale of the Bonds.

SEPARATE ISSUES.....The 2014B Bonds are being offered by the City concurrently with the "City of Arlington, Texas, Permanent Improvement Bonds, Series 2014A" (the "2014A Bonds") and the "City of Arlington, Texas Combination Tax and Revenue Certificates of Obligation, Series 2014" (the "2014 COs"). The 2014A Bonds and the 2014B Bonds are being offered under a common Official Statement and are hereinafter sometimes referred to collectively as the "Obligations." The 2014A Bonds, the 2014B Bonds, the 2014 COs, and the 2014 Bonds are separate and distinct securities offerings being issued and sold independently. The 2014A Bonds, the 2014B Bonds, the 2014 COs, and the 2014 Bonds are separate issues and should be reviewed and analyzed independently, including the type of obligation being offered, its terms for payment, the security for its payment, the rights of the holders, and other features.

No OPTIONAL REDEMPTION... The 2014B Bonds are NOT subject to redemption prior to their stated maturity.

LEGALITY...The 2014B Bonds are offered for delivery when, as and if issued and received by the Purchasers and subject to the approving opinion of the Attorney General of Texas and the opinion of Bracewell & Giuliani LLP, Dallas, Texas (see Appendix C, "Form of Bond Counsel's Opinion").

DELIVERY...It is expected that the 2014B Bonds will be available for delivery through DTC on July 2, 2014.

Maturity Schedule

(June 1)	Principal	Interest		
Maturity	Amount	Rate	Initial Yield	CUS IP (1)
2015	45,000	2.000%	0.300%	04184KMG7
2016	920,000	2.000%	0.400%	04184KMH5
2017	910,000	2.000%	0.700%	04184KMJ1
2018	905,000	2.000%	1.050%	04184KMK8
2019	895,000	2.000%	1.350%	04184KML6
2020	885,000	3.000%	1.700%	04184KMM4
2021	875,000	4.000%	1.950%	04184KMN2
2022	860,000	4.000%	2.200%	04184KMP7
2023	850,000	4.000%	2.450%	04184KMQ5
2024	830,000	3.000%	2.650%	04184KMR3

(Interest to accrue from date of initial delivery)

(1) CUSIP is a registered trademark of the American Bankers Association. CUSIP data herein is provided by CUSIP Global Services, managed by Standard & Poor's Financial Services LLC 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. Neither the City nor the Financial Advisor is responsible for the selection or correctness of the CUSIP numbers set forth herein.

This Official Statement, which includes the cover page, schedules and the Appendices hereto, does not constitute an offer to sell or the solicitation of an offer to buy in any jurisdiction to any person to whom it is unlawful to make such offer, solicitation or sale.

No dealer, broker, salesperson or other person has been authorized to give information or to make any representation other than those contained in this Official Statement, and, if given or made, such other information or representations must not be relied upon as having been authorized by the City or the Purchasers. This Official Statement, including the appendices and cover page thereto, does not constitute an offer to sell the Obligations in any jurisdiction to any person to whom it is unlawful to make such offer in such jurisdiction.

The information set forth herein has been obtained from the City and other sources believed to be reliable, but such information is not guaranteed as to accuracy or completeness and is not to be construed as the representation, promise or guaranty of the Financial Advisor or the City. 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.

Neither the City nor its Financial Advisor makes any representation as to the accuracy, completeness, or adequacy of the information supplied by the Depository Trust Company for use in this Official Statement.

THE OBLIGATIONS HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, IN RELIANCE UPON EXEMPTIONS CONTAINED IN SUCH ACT. THE REGISTRATION OF QUALIFICATION OF THE OBLIGATIONS IN ACCORDANCE WITH APPLICABLE PROVISIONS OF SECURITIES LAW OF THE STATES IN WHICH THE BONDS HAVE BEEN REGISTERED OR QUALIFIED AND THE EXEMPTION FROM REGISTRATION OR QUALIFICATION IN OTHER STATES CANNOT BE REGARDED AS A RECOMMENDATION THEREOF.

The cover page contains certain information for general reference only and is not intended as a summary of this offering. Investors should read the entire Official Statement, including all schedules and appendices attached hereto, to obtain information essential to making an informed investment decision.

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 THE 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. SEE "OTHER INFORMATION — FORWARD LOOKING STATEMENTS DISCLAIMER."

TABLE OF CONTENTS

OFFICIAL STATEMENT SUMMARYxiii	INVESTMENT POLICIES
	ADDITIONAL PROVISIONS
CITY OFFICIALS, STAFF, CONSULTANTS x	CURRENT INVESTMENTS
, , , , , , , , , , , , , , , , , , ,	Table 5 – Current Investments
INTRODUCTION1	
DESCRIPTION OF THE CITY	SELECTED PROVISIONS OF THE ORDINANCES 24
DESCRIPTION OF THE SYSTEM	Definitions
	RATES
PLAN OF FINANCING	Various Funds
PURPOSE	Additional Bonds
SOURCES AND USES OF PROCEEDS	AMENDMENTS
SOOKEES AND OSES OF PROCEEDS	COVENANTS BY THE CITY
THE OBLIGATIONS2	COVERVICION THE CITY
DESCRIPTION OF THE OBLIGATIONS	TAX MATTERS27
AUTHORITY FOR ISSUANCE	TAX EXEMPTION 28
SECURITY AND RATE COVENANT	ADDITIONAL FEDERAL INCOME TAX CONSIDERATIONS 28
DEBT SERVICE RESERVE FUND	COLLATERAL TAX CONSEQUENCES
OPTIONAL REDEMPTION	TAX ACCOUNTING TREATMENT OF ORIGINAL ISSUE PREMIUM
MANDATORY REDEMPTION of TERM BONDS 4	BONDS
NOTICE OF REDEMPTION 4	TAX ACCOUNTING TREATMENT OF ORIGINAL ISSUE DISCOUNT
DEFEASANCE 4	BONDS
BOOK ENTRY ONLY SYSTEM 5	DUNDS
USE OF CERTAIN TERMS IN OTHER SECTIONS OF THIS OFFICIAL	CONTINUING DISCLOSURE OF INFORMATION 29
	ANNUAL REPORTS
STATEMENT	
EFFECT OF TERMINATION OF BOOK ENTRY ONLY SYSTEM 6	DISCLOSURE EVENT NOTICES
REGISTRATION	AVAILABILITY OF INFORMATION FROM NRMSIRs & SID 30
PAYING AGENT/REGISTRAR	LIMITATIONS & AMENDMENTS
BONDHOLDERS REMEDIES	COMPLIANCE WITH PRIOR UNDERTAKINGS
THE SYSTEM8	OTHER INFORMATION31
WATER TREATMENT FACILITY	RATINGS31
THE DISTRIBUTION SYSTEM	LITIGATION
WATER SUPPLY9	REGISTRATION AND QUALIFICATION OF BONDS FOR SALE 31
DROUGHT CONTINGENCY PLAN	LEGAL MATTERS31
CONSUMER ANALYSIS DATA	LEGAL INVESTMENTS & ELIGIBILITY TO SECURE PUBLIC
WASTEWATER FACILITIES	FUNDS IN TEXAS
TREATMENT CONTRACT WITH TRINITY RIVER AUTHORITY 13	INITIAL PURCHASERS OF THE OBLIGATIONS
Table 1 – Debt Service Requirements	FINANCIAL ADVISOR
WATER & WASTEWATER SYSTEM CAPITAL IMPROVEMENT	VERIFICATION OF ARITHMETICAL AND MATHEMATICAL
PROGRAM	COMPUTATIONS
PROPOSED CAPITAL IMPROVEMENT PROGRAM	FORWARD LOOKING STATEMENTS DISCLAIMER
WATER & WASTEWATER RATES	MISCELLANEOUS
HISTORICAL RATE ADJUSTMENTS	WIISCELLANEOUS
OPERATING RESERVE	APPENDIX A
HISTORICAL FINANCIAL INFORMATION 19	General Information Regarding the City
TABLE 2 – WATER & WASTEWATER SYSTEM STATEMENT OF NET	General information Regarding the City
	APPENDIX B
ASSETS	APPENDIA B Audited Basic Financial
SERVICE	
	Statements of the City of Arlington
TABLE 4 – HISTORICAL NET REVENUES OF THE SYSTEM AND	Year Ended September 30, 2013B
FINANCIAL RATIOS	ADDENING C
INVESTMENTS21	APPENDIX C Form of Bond Counsel Opinion
INVESTMENTS 21	Portif of Bolia Coulise OpinionC
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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 Obligations to potential investors is made only by means of this entire Official Statement. No person is authorized to detach this data page from this Official Statement or to otherwise use it without the entire Official Statement.

Тне Сіту	The City of Arlington, Texas (the "City"), is located at the center of the Dallas-Fort Worth Metroplex, between Dallas and Fort Worth and eight miles south of the Dallas/Fort Worth International Airport. The City, which encompasses 99.4 square miles operates under a Council/Manager form of government (see "INTRODUCTION – Description of the City").
THE BONDS	The \$13,325,000 City of Arlington, Texas, Water and Wastewater System Revenue Bonds, Series 2014A, dated June 1, 2014, are issued as Serial Bonds in the years 2015 through 2032 and as Term Bonds in 2034, maturing on June 1 in each of the years 2015 through 2034. (see "THE OBLIGATIONS - Description of the Bonds"). Should term bonds be issued, they will be subject to mandatory sinking fund redemption (see "THE OBLIGATIONS - General").
	The \$7,975,000 City of Arlington, Texas, Water and Wastewater System Revenue Refunding Bonds, Series 2014B, dated June 1, 2014, are issued as serial bonds maturing on June 1 in each of the years 2015 through 2024. (see "THE OBLIGATIONS - Description of the Bonds"). Should term bonds be issued, they will be subject to mandatory sinking fund redemption (see "THE OBLIGATIONS - General").
PAYMENT OF INTEREST	Interest on the Obligations accrues from the delivery date and will be paid on December 1, 2014, and on each June 1 and December 1 thereafter until the earlier of maturity or prior redemption. (See "THE OBLIGATIONS - Description of the Bonds" and "THE OBLIGATIONS - Optional Redemption").
AUTHORITY FOR ISSUANCE	The 2014A Bonds are authorized and issued pursuant to authority granted by the Constitution and the general laws of the State of Texas, including particularly Chapters 1502, Texas Government Code, as amended, Article XIII of the City's Home Rule Charter and an ordinance passed by the City Council authorizing the issuance of 2014A Bonds (the "2014A Ordinance")
	The 2014B Bonds are authorized and issued pursuant to authority granted by the Constitution and the general laws of the State of Texas, including particularly Chapter 1207, Texas Government Code, as amended, Article XIII of the City's Home Rule Charter and an ordinance passed by the City Council authorizing the issuance of 2014B Bonds (the "2014B Ordinance" and together with the 2014A Ordinance, the "Ordinances").
SECURITY FOR THE BONDS	The Obligations, together with certain outstanding previously issued bonds (the "Outstanding Bonds") and any additional parity bonds which may be issued in the future (the "Additional Bonds"), constitute special obligations of the City payable as to principal and interest solely from and secured by a pledge of and a lien on the Net Revenues of the City's Water and Wastewater System (the "System") (see "SELECTED PROVISIONS OF THE ORDINANCES – Definitions"). The Obligations are not general obligations of the City, Tarrant County or the State of Texas. Neither the full faith and credit nor the taxing power of the City, Tarrant County or the State of Texas is pledged to the payment of the Obligations.
OPTIONAL REDEMPTION	The City reserves the right, at its option, to redeem the Series 2014A Bonds having stated maturities on and after June 1, 2025, in whole or in part in principal amounts of \$5,000 or any integral multiple thereof, on June 1, 2024, or any date thereafter, at the par value thereof plus accrued interest to the date of redemption (see "THE OBLIGATIONS – Optional Redemption").
	The 2014B Bonds are NOT subject to redemption prior to their stated maturity.
TAX EXEMPTION	In the opinion of Bond Counsel, the interest on the Obligations will be excludable from gross income for federal income tax purposes under existing law, and the Obligations are not private activity bonds. See "TAX MATTERS – Tax Exemption" herein for a discussion of the opinion of Bond Counsel, including a description of the alternative minimum tax consequences on corporations.

USE OF PROCEEDS	The proceeds from the sale of the 2014A Bonds are being used to provide funds to (i) improve and extend the System; and (ii) to pay costs of issuance associated with the sale of the 2014A Bonds.
	The proceeds from the sale of the 2014B Bonds are being used to provide funds to (i) refund certain outstanding obligations (the "Refunded Obligations") listed in Schedule I for debt service savings; and (ii) to pay costs of issuance associated with the sale of the Bonds.
RATINGS	The Bonds have been rated "Aa2" by Moody's Investors Service, Inc. ("Moody's), "AAA" by Standard & Poor's Rating Services, a Standard & Poor's Financial Services LLC business, ("S&P") and "AAA" by Fitch Ratings ("Fitch"). The City's presently outstanding System revenue supported debt has underlying ratings of "Aa2" by Moody's, "AAA" by S&P and "AAA" by Fitch (see "OTHER INFORMATION – Ratings").
BOOK-ENTRY-ONLY	
System	The definitive Obligations 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 Obligations may be acquired in denominations of \$5,000 or integral multiples thereof within a maturity. No physical delivery of the Obligations 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 beneficial owners of the Bonds (see "THE BONDS - Book-Entry-Only System").

PAYMENT RECORD

The City has never defaulted on its revenue obligations and has not defaulted on its bonds payable from ad valorem taxation since 1935, when all such bonds were refunded at par with a reduction in interest rate.

SELECTED FINANCIAL INFORMATION

Fiscal		Net Revenue					
Year		Average	M aximum	Total	Available	Annual Debt	Calculated
Ended	Estimated	Daily	Daily Water	Water	For	Service	Coverage
30-Sep	Population	Pumpage (1)	Pumpage (1)	Pumped (2)	Debt Service (4)	Requirements (5)	of Debt Service
2009	370,450	59.54	115.20	21,734	\$ 47,749,000	\$ 13,926,000	3.43X
2010	365,438 ⁽³⁾	55.44	102.24	20,236	48,466,000	13,990,000	3.46X
2011	365,530	64.25	114.69	23,451	56,519,000	14,804,000	3.82X
2012	365,860	57.99	106.45	21,166	45,098,000	14,888,319	3.03X
2013	365,930	55.20	95.76	20,148	46,138,592	12,819,416	3.60X

 ⁽¹⁾ Listed in millions of gallons per day.
 (2) Listed in millions of gallons.
 (3) 2010 Census population. Decrease in population due to overestimation in non-census years.
 (4) City's Annual Report Updating Financial Information and Operating Data, FYE 2013; Page 37.

⁽⁵⁾ City's Annual Report Updating Financial Information and Operating Data, FYE 2012; Page 23.

CITY OFFICIALS, STAFF AND CONSULTANTS

ELECTED OFFICIALS

	Length of	Term	
City Council	Service	Expires	Occupation
Robert Cluck, M.D. Mayor	14 years ⁽¹⁾	May, 2015	Physician
Charlie Parker Council Member	2 years	May, 2017	Community Volunteer
Sheri Capehart Council Member	14 years ⁽²⁾	May, 2017	Computer Security Analyst, Retired
Robert Rivera Council Member	9 years	May, 2015	Banker/Vice President
Kathryn Wilemon Mayor Pro Tem	11 years	May, 2015	Community Volunteer
Lana Wolff Council Member	11 Years	May, 2015	Community Volunteer
Robert Shepard Council Member	6 years	May, 2017	Attorney
Jimmy Bennett Council Member	6 years	May, 2017	Certified Public Accountant
Michael Glaspie Council Member	2 Years	May, 2015	Church Minister

⁽¹⁾ Served as Council member from May 2000 to May 2003 and elected Mayor in May 2003.

SELECTED ADMINISTRATIVE STAFF

		Years of Employment
Name	Position	with City
Trey Yelverton	City Manager	21
Gilbert Perales	Deputy City Manager	7
Theron Bowman	Deputy City Manager	31
Don Jakeway	Deputy City Manager	2
Mike Finley	Finance Director	18
Jay Doegey	City Attorney	27
Mary Supino	City Secretary	4

CONSULTANTS, ADVISORS AND INDEPENDENT AUDITORS

Independent Auditors Grant Thronton L.L.P., Dallas, Texas

Bond Counsel Bracewell & Giuliani L.L.P., Dallas Texas

Financial Advisor Estrada Hinojosa & Company, Inc., Dallas, Texas

For additional information regarding the City, please contact:

Mr. Mike Finley

City of Arlington

101 W. Abram Street, 3rd Floor

Arlington, Texas

(817) 459-6100

Mr. Dave Gordon

Estrada Hinojosa & Company, Inc.

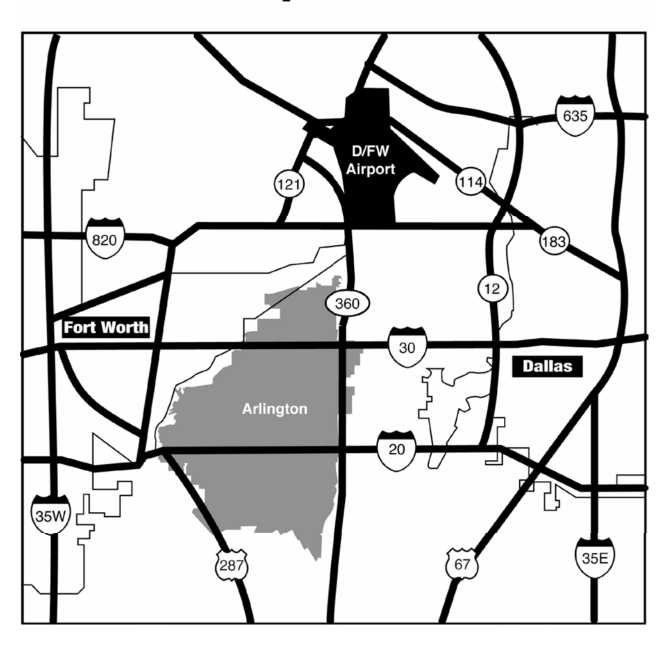
1717 Main Street, Suite 4700

Dallas, Texas 75201

(214) 658-1670

⁽²⁾ Served as Council member from May 1999 to May 2003.

Dallas/Fort Worth/Arlington Metropolitan Area



OFFICIAL STATEMENT

RELATING TO

CITY OF ARLINGTON, TEXAS (Tarrant County, Texas) \$13,325,000 Water and Wastewater System Revenue Bonds, Series 2014A

\$7,975,000 Water and Wastewater System Revenue Refunding Bonds, Series 2014B

INTRODUCTION

This Official Statement, which includes the Schedules and Appendices hereto, provides certain information regarding the issuance of \$13,325,000 City of Arlington, Texas Water and Wastewater System Revenue Bonds, Series 2014A (the "2014A Bonds") and \$7,975,000 Water and Wastewater System Revenue Refunding Bonds, Series 2014B (the "2014B Bonds"). Capitalized terms used in this Official Statement have the same meanings assigned to such terms in the Ordinances (hereinafter defined) authorizing the issuance of the Bonds, except as otherwise indicated herein. Reference is made to "Selected Provisions of the Ordinances" which contains defined terms and selected provisions of the Ordinances that are summarized under "The Obligations."

All financial and other information presented in this Official Statement has been provided by the City from its records, except for information expressly attributed to other sources. The presentation of information, including tables of receipts from taxes and other sources, is intended to show recent historic information and is not intended to indicate future or continuing trends in the financial position or other affairs of the City. No representation is made that past experience, as is shown by that financial and other information, will necessarily continue or be repeated in the future (see "FORWARD-LOOKING STATEMENTS").

DESCRIPTION OF THE CITY... The City of Arlington, Texas (the "City"), is located at the center of the Dallas-Fort Worth Metroplex, between Dallas and Fort Worth and eight miles south of the Dallas/Fort Worth International Airport. The City, which encompasses 99.4 square miles, had a 2010 census population of 365,438. The City's Community Development and Planning Department estimates the current population of the City to be 365,930 residents. The City operates under a Council/Manager form of government and provides the following services to the citizens of the City: public safety (police and fire), public works, public welfare, parks and recreation, public health, water and wastewater utilities, and general administrative services. The City operates its water and wastewater system and its sanitary landfill operation as self supporting enterprise funds.

DESCRIPTION OF THE SYSTEM...The City's Water and Wastewater System (the "System") serves a 99.7 square mile area which is relatively coterminous with the corporate boundaries of the City. Administered and managed by the Arlington Water Utilities Department, the System serves approximately 147,488 water utility units.

The City owns and has water rights in Lake Arlington and contracts for additional water supply with the Tarrant Regional Water District ("TRWD"). TRWD provides the City water from the Cedar Creek, Richland Chambers and Benbrook Reservoirs.

Approximately 1,294 miles of sanitary sewer mains ranging in size from six to seventy-two inches comprise the wastewater collection system that services all developed areas within the City limits. Although the City owns and maintains an extensive wastewater collection system, it does not treat its own sewage. The wastewater produced in the City is treated by the Trinity River Authority's Central Regional Wastewater Treatment Plant. (See "The System" herein for a detailed description of the System.)

PLAN OF FINANCING

PURPOSE... The proceeds from the sale of the 2014A Bonds are being used to provide funds to (i) improve and extend the System; and (ii) to pay costs of issuance associated with the sale of the 2014A Bonds.

The proceeds from the sale of the 2014B Bonds are being used to provide funds to (i) refund certain outstanding obligations (the "Refunded Obligations") listed in Schedule I for debt service savings; and (ii) to pay costs of issuance associated with the sale of the Bonds.

SOURCES AND USES OF PROCEEDS

The sources and uses of funds for the Series 2014A Bonds are as follows:

Sources:	
Par amount of the 2014A Bonds	\$ 13,325,000.00
Net Premium	 306,091.00
Total Sources of Funds	\$ 13,631,091.00
Uses: Deposit to Construction Fund	\$ 13,500,000.00
Costs of Issuance	131,091.10
Total Uses of Funds	\$ 13,631,091.10

The sources and uses of funds for the Series 2014B Bonds are as follows:

urces:	
Par amount of the 2014B Bonds	\$ 7,975,000.00
Net Premium	480,095.00
City Contribution	29,035.81
Total Sources of Funds	\$ 8,484,130.81
es:	
Deposit to Escrow Fund for Refunded Bonds	\$ 8,381,908.91
Cost of Issuance	 102,221.90
Total Uses of Funds	\$ 8,484,130.81

THE OBLIGATIONS

DESCRIPTION OF THE OBLIGATIONS... The Obligations are dated June 1, 2014 (the "Dated Date"), and mature on June 1 in each of the years and in the amounts shown on page ii and iv hereof. Interest will accrue from the Delivery Date and will be computed on the basis of a 360-day year of twelve 30-day months, and will be payable on June 1 and December 1, commencing December 1, 2014 until maturity or prior redemption. The definitive Obligations 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 owners thereof.** Principal of 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 Obligations – Book-Entry-Only System" herein.

AUTHORITY FOR ISSUANCE OF THE 2014A BONDS... The 2014A Bonds are issued as special obligations of the City, and are being issued pursuant to the general laws of the State of Texas, particularly Chapter 1502, Texas Government Code, as amended, Article XIII, Section 1 of the City's Home Rule Charter and an ordinance (the "2014A Ordinance") passed by the City Council, and are special obligations of the City of Arlington, Texas (the "City"), payable, both as to principal and interest, solely from and secured by a lien on and pledge of the Net Revenues of the Water and Wastewater System (the "System").

AUTHORITY FOR ISSUANCE OF THE 2014B BONDS... The 2014B Bonds are issued as special obligations of the City, and are being issued pursuant to the general laws of the State of Texas, particularly Chapter 1207, Texas Government Code, as amended, Article XIII, Section 1 of the City's Home Rule Charter and an ordinance (the "2014B Ordinance") passed by the City Council, and are special obligations of the City of Arlington, Texas (the "City"), payable, both as to principal and interest, solely from and secured by a lien on and pledge of the Net Revenues of the Water and Wastewater System (the "System").

SECURITY AND RATE COVENANT...The Bonds, together with certain outstanding previously issued bonds (the "Outstanding Bonds") and any additional parity bonds which may be issued in the future (the "Additional Bonds"), constitute special obligations of the City payable as to principal and interest solely from and secured by a pledge of and a lien on the Net Revenues of the System (see "SELECTED PROVISIONS OF THE ORDINANCE - Definitions"). The Bonds are not general obligations of the City, Tarrant County or the State of Texas. Neither the full faith and credit nor the taxing power of the City, Tarrant County or the State of Texas is pledged to the payment of the Bonds.

The City Council has covenanted in the Ordinances that it will maintain and collect charges for the use of the facilities and the services afforded by the System sufficient to pay all operation, maintenance, depreciation, replacement and betterment charges of the System, establish and maintain the Interest and Sinking Fund and Reserve Fund required for the Outstanding Bonds, the Obligations, and any Additional Bonds, and to produce Net Revenues each year in an amount not less than 1.25 times the average annual principal and interest requirements of the Outstanding Bonds, the Bonds and any Additional Bonds from time to time outstanding.

The City currently has Outstanding Bonds secured by and payable from Net Revenues on parity with the Obligations as follows:

		Outstanding
Issue	Dated Date	Principal Amount
Water & Wastewater System Revenue Bonds, Series 2004	2/15/2004	\$ 790,000
Water & Wastewater System Revenue Bonds, Series 2005	3/1/2005	9,840,000
Water & Wastewater System Revenue Bonds, Series 2007	7/15/2007	16,800,000
Water & Wastewater System Revenue Bonds, Series 2008	6/15/2008	28,500,000
Water & Wastewater System Revenue Refunding Bonds, Series 2009	4/15/2009	8,550,000
Water & Wastewater System Revenue and Refunding Bonds, Series 2010	6/15/2010	16,900,000
Water & Wastewater System Revenue Bonds, Series 2010	11/19/2010	11,805,000
Water & Wastewater System Revenue Bonds, Series 2012	6/1/2012	15,810,000
Water & Wastewater System Revenue Bonds, Series 2013A	6/1/2013	8,930,000
Water & Wastewater System Revenue Refunding Bonds, Series 2013B	6/1/2013	8,250,000
Water & Wastewater System Revenue Bonds, Series 2014	3/15/2014	3,430,000
		\$ 129,605,000

REFUNDED OBLIGATIONS...A portion of the proceeds from the sale of the 2014B Bonds will be used to refund the outstanding debt obligations of the City listed on Schedule I hereto (the "Refunded Obligations"). The principal and interest due on the Refunded Obligations are to be paid on the scheduled interest payment dates and the respective maturity or redemption dates, as applicable, of such Refunded Obligations, from funds to be deposited pursuant to a certain Escrow Agreement (the "Escrow Agreement") between the City and Bank of New York Mellon Trust Company N.A. (the "Escrow Agent"). The 2014B Ordinance provides that from the proceeds of the sale of the 2014B Bonds received from the Purchasers, together with other lawfully available funds of the City, if any, the City will deposit with the Escrow Agent the amount necessary to accomplish the discharge and final payment of the Refunded Obligations on their respective maturity or redemption dates, as applicable. Such funds will be held by the Escrow Agent in a special escrow account (the "Escrow Fund") and will be used to purchase obligations authorized by Chapter 1207, Texas Government Code, as amended (the "Securities").

Grant Thornton LLP, a firm of independent public accountants, will deliver to the City, on or before the settlement date of the 2014B Bonds, its verification report indicating that it has verified, in accordance with the attestation standards established by the American Institute of Certified Public Accountants, the mathematical accuracy of (a) the mathematical computations of the adequacy of the cash and the maturing principal of and interest on the Securities, to pay, when due, the maturing principal of, interest on and related call premium requirements of the Refunded Obligations and (b) the mathematical computations of yield used by Bond Counsel to support its opinion that interest on the Bonds will be excluded from gross income for federal income tax purposes.

The verification performed by Grant Thornton LLP will be solely based upon data, information and documents provided to Grant Thornton LLP by the City and its representatives. Grant Thornton LLP has restricted its procedures to recalculating the computations provided by the City and its representatives and has not evaluated the assumptions or information used in the computations.

By the deposit of the Securities and cash, if necessary, with the Escrow Agent pursuant to the Escrow Agreement, the City will have effected the defeasance of all of the Refunded Obligations in accordance with the law. It is the opinion of Bond Counsel that as a result of such defeasance and in reliance upon the report of Grant Thornton LLP, if applicable, the Refunded Obligations will be outstanding only for the purpose of receiving payments from the Securities and any cash held for such purpose by the Escrow Agent and such Refunded Obligations will not be deemed as being outstanding obligations of the City payable from taxes nor for the purpose of applying any limitation on the issuance of debt.

DEBT SERVICE RESERVE FUND... The City has covenanted that it will maintain in the Reserve Fund an amount equal to not less than the average annual principal and interest requirements on the Outstanding Bonds, the Obligations and any Additional Bonds from time to time outstanding (the "Reserve Fund Requirement"), and that upon the issuance of Additional Bonds, it will increase, if necessary, and accumulate such Reserve Fund Requirement in not more than 60 months from the date of such Additional Bonds. As of September 30, 2013 the Debt Service Reserve Fund balance was \$3,582,800. Following delivery of the Bonds, the City will accumulate additional funds into the Reserve Fund, if necessary, to meet the Reserve Fund Requirement for the Obligations and the Outstanding Bonds. (See "SELECTED PROVISIONS OF THE ORDINANCE - Various Funds.")

OPTIONAL REDEMPTION... The City has reserved the right at its option to redeem the 2014A Bonds scheduled to mature on and after June 1, 2025 prior to their scheduled maturities, in whole or in part, on June 1, 2024, or on any date thereafter, at par plus accrued interest to the date fixed for redemption in principal amounts of \$5,000 or any integral multiple thereof. If less than all of the 2014A Bonds are to be redeemed the City reserves the right to determine the maturity or maturities and the amounts thereof to be redeemed and if less than a maturity is to be redeemed, the Paying Agent/Registrar (or DTC while the Obligations are in Book-Entry-Only form) shall determine by lot or other method that results in random selection, which of the Obligations of such maturities, or portions thereof, shall be redeemed. If any Bond (or portion of the principal amount thereof) shall have been called for redemption and notice of such redemption shall have been given, such Obligations (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.

The 2014B Bonds are not subject to redemption prior to their stated maturity.

MANDATORY REDEMPTION OF TERM BONDS . . . The Bonds maturing on June 1, 2034 (the "Term Bonds"), are subject to mandatory redemption in part prior to maturity on June 1, in the years shown below at 100% of the principal amount thereof plus accrued interest to the date of redemption from payments into the Interest and Sinking Fund which are required to be made in amounts sufficient to redeem on June 1 of each year the principal amount of such Term Bonds as follows:

Term Bonds						
Stated to Mature						
on June 1, 2034						
Principal						
Year	Year Amount					
2033		\$	665,000			
2034	(maturity)		665,000			

The principal amount of the Term Bonds required to be redeemed pursuant to the operation of such mandatory redemption requirements may be reduced, at the option of the City, by the principal amount of such Term Bonds which, prior to the date of the mailing of notice of such mandatory redemption, (1) shall have been acquired by the City and delivered to the Paying Agent/Registrar for cancellation, (2) shall have been purchased and canceled by the Paying Agent/Registrar at the request of the City, or (3) shall have been redeemed pursuant to the optional redemption provisions described in the preceding paragraph and not therefore credited against a mandatory redemption requirement.

NOTICE OF REDEMPTION... The Ordinances provide that the City may discharge its Bonds to the registered owners of any or all of the Bonds to pay principal, interest and redemption price thereon in any manner permitted by law. Under current Texas law, such discharge may be accomplished by either (i) depositing with the Comptroller of Public Accounts of the State of Texas a sum of money equal to the principal of, premium, if any, and all interest to accrue on the Bonds to maturity or prior redemption or (ii) by depositing with a paying agent, or other authorized escrow agent, amounts sufficient to provide for the payment and/or redemption of the Bonds; provided that such deposits may be invested and reinvested in (a) direct, noncallable obligations of the United States of America, including obligations that are unconditionally guaranteed by the United State 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 of the United States of America, including Bonds that are unconditionally guaranteed or insured by the agency or instrumentality and that are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent, and (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 on the date the governing body of the City adopts or approves the proceedings authorizing the issuance of refunding bonds to refund the obligations, that are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent. The foregoing obligations may be in book-entry-only form, and shall mature and/or bear interest in such amounts as will be sufficient to provide for the scheduled payment and/or redemption of the Bonds. If any such Bonds are to be redeemed prior to their respective dates of maturity, provision must have been made for giving notice of redemption as provided in the Ordinance.

The City reserves the right, in the case of an optional redemption, to give notice of its election or direction to redeem Bonds conditioned upon the occurrence of subsequent events. Such notice may state (i) that the redemption is conditioned upon the deposit of moneys and/or authorized securities, in an amount equal to the amount necessary to effect the redemption, with the Paying Agent/Registrar, or such other entity as may be authorized by law, no later than the redemption date, or (ii) that the City retains the right to rescind such notice at any time on or prior to the scheduled redemption date if the City delivers a certificate of the City to the Paying Agent/Registrar instructing the Paying Agent/Registrar to rescind the redemption notice, and such notice and redemption shall be of no effect if such moneys and/or authorized securities are not so deposited or if the notice is rescinded. The Paying Agent/Registrar shall give prompt notice of any such rescission of a conditional notice of redemption to the affected Owners. Any obligations subject to conditional redemption if such redemption has been rescinded shall remain outstanding, and the rescission of such redemption shall not constitute an event of default. Further, in the case of a conditional redemption, the failure of the City to make moneys and/or authorized securities available in part or in whole on or before the redemption date shall not constitute an event of default.

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 BOND OR PORTION THEREOF HAS NOT BEEN SURRENDERED FOR PAYMENT, INTEREST ON SUCH BOND OR PORTION THEREOF SHALL CEASE TO ACCRUE.

DEFEASANCE... The Ordinances provide that the City may discharge its Bonds to the registered owners of any or all of the Bonds to pay principal, interest and redemption price thereon in any manner permitted by law. Under current Texas law, such discharge may be accomplished by either (i) depositing with the Comptroller of Public Accounts of the State of Texas a sum of money equal to the principal of, premium, if any, and all interest to accrue on the Bonds to maturity or prior redemption or (ii) by depositing with a paying agent, or other authorized escrow agent, amounts sufficient to provide for the payment and/or redemption of the Bonds; provided that such deposits may be invested and reinvested in (a) direct, noncallable obligations of the United States of America, including obligations that are unconditionally guaranteed by the United State 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 of the United States of America, including Bonds that are unconditionally guaranteed or insured by the agency or instrumentality and that are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent, and (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 on the date the governing body of the City adopts or approves the proceedings authorizing the issuance of refunding bonds to refund the obligations, that are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent. The foregoing obligations may be in book-entry-only form, and shall mature and/or bear interest in such amounts as will be sufficient to provide for the scheduled payment and/or redemption of the Bonds. If any such Bonds are to be redeemed prior to their respective dates of maturity, provision must have been made for giving notice of redemption as provided in the Ordinance.

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

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 Texas law.

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

The City and the Purchasers cannot and do not give any assurance that (1) DTC will distribute payments of debt service on the Obligations, or redemption or other notices, to DTC Participants, (2) DTC Participants or others will distribute debt service payments paid to DTC or its nominee (as the registered owner of the Bonds), or redemption or other notices, to the Beneficial Owners, or that they will do so on a timely basis, or (3) DTC will serve and act in the manner described in this Official Statement. The current rules applicable to DTC are on file with the 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 Obligations. The Obligations 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 certificate will be issued for each maturity of the Obligations, each in the aggregate principal amount of such maturity, and will be deposited with DTC.

DTC, the world's largest 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, 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. 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, the

National Securities Clearing Corporation, and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTC is owned by the users of its registered securities. 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.dtc.com and www.dtc.com and www.dtc.com.

Purchases of Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Bonds on DTC's records. The ownership interest of each actual purchaser of each Bond ("Beneficial Owner") is in turn to be recorded on the 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 Obligations deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Bonds with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Obligations; 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 the transmission to them of notices of significant events with respect to the Bonds, such as redemptions, tenders, defaults, and proposed amendments to the Security 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 notices be provided directly to them.

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

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

Payment of redemption proceeds and principal and interest 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 the payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with 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. Payment of redemption proceeds and principal, and interest payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is 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 transfers through DTC (or a successor securities depository). In that event, certificates will be printed and delivered.

<u>Use of Certain Terms in Other Section of this Official Statement.</u> 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, the Financial Advisor or the Purchasers.

<u>Effect of Termination of Book-Entry-Only System</u>. In the event the Book-Entry-Only System with respect to the Obligations is discontinued by DTC, or the use of the Book-Entry-Only System with respect to the Bonds is discontinued by the City, printed certificates will be issued to the respective holders of the Bonds, as the case may be, and the respective Bonds will be subject to transfer, exchange, and registration provisions as set forth in the Ordinance, summarized under "THE OBLIGATIONS- Registration" below.

In the event the Bonds are no longer in the book-entry form at DTC, if less than all the Bonds are to be redeemed by the City, the City shall determine the maturity or maturities and the amounts thereof to be redeemed and shall direct the Paying Agent/Registrar to call by lot within a maturity the Bonds or portions thereof to be redeemed.

REGISTRATION...<u>Registration and Payment.</u> The Obligations will be initially issuable only in the name of Cede & Co., as nominee of DTC which will act as securities depository for the Obligations. Principal and semiannual interest on the Obligations will be paid by the Paying Agent/Registrar to Cede & Co., as nominee for DTC, which shall disburse such payments to the DTC Participants who will distribute such payments to the Beneficial Owners as described herein. (See "BOOK-ENTRY ONLY SYSTEM" herein)

For so long as DTC is the securities depository for the Obligations, then "Owner" shall refer solely to DTC. In the event that DTC is no longer the securities depository for the Obligations, the term "Owner" shall refer to a successor securities depository or the Beneficial Owners of the Obligations which are shown as registered Owners on the registration books of the Paying Agent/Registrar. So long as Cede & Co. is the registered owner of the Obligations, principal and interest on the Obligations will be made as described in "THE BONDS - Book-Entry-Only System".

Future Registration. In the event that DTC is no longer the securities depository for the Obligations and a successor securities depository is not appointed by the City, printed certificates will be issued to the Owners and thereafter, the Obligations may be transferred, registered and assigned only on the registration books of the Paying Agent/Registrar and such registration shall be at the expense of the City except for any tax or other governmental charges required to be paid with respect to such registration, exchange and transfer. A Bond may be assigned by execution of an assignment form on the Obligations or by other instruments of transfer and assignment acceptable to the Paying Agent/Registrar. A new Bond will be delivered by the Paying Agent/Registrar to the last assignee (the new Owner) in exchange for such transferred and assigned Bond in accordance with the provisions of the Ordinance. Such new Bonds must be in the denomination of \$5,000 for any one maturity or any integral multiple thereof and for a like aggregate designated amount as the Bond surrendered for exchange or transfer. The last assignee's claim of title to the Bond must be proved to the satisfaction of the Paying Agent/Registrar. See "Book-Entry Only System" herein for a description of the system to be utilized initially in regard to to ownership and transferability of the Bonds. Neither the City nor the Paying Agent/Registrar shall be required to transfer or exchange any Bonds called for redemption, in whole or in part, within 45 days of the date fixed for redemption provided however, such limitation of transfer shall be applicable to an exchange by the registered owner of the uncalled balance of the Bond.

PAYING AGENT/REGISTRAR...The initial Paying Agent/Registrar is Bank of New York Mellon Trust Company N.A., Dallas, Texas. In the Ordinances, the City retains the right to replace the Paying Agent/Registrar. If the City replaces the Paying Agent/Registrar, such Paying Agent/Registrar shall, promptly upon the appointment of a successor, deliver the Paying Agent/Registrar's records to the successor Paying Agent/Registrar, and the successor Paying Agent/Registrar shall act in the same capacity as the previous Paying Agent/Registrar. The City covenants to maintain and provide a Paying Agent/Registrar at all times until the Obligations 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 Obligations, the City agrees to promptly cause a written notice thereof to be sent to each registered owner of the Obligations by United States mail, first class, postage prepaid, which notice shall also give the address of the new Paying Agent/Registrar.

Principal of the Obligations will be payable to the Owner at maturity or prior redemption upon presentation to the Paying Agent/Registrar. Interest on the Obligations will be payable by check, dated as of the interest payment date, and mailed by the Paying Agent/Registrar to the Owners as shown on the records of the Paying Agent/Registrar on the fifteenth calendar day of the month preceding such interest payment date (the "Record Date"), or by such other customary banking arrangements, acceptable to the Paying Agent/Registrar, requested by, and at the risk and expense of, the Owner. If the date for the payment of the principal of or interest on the Obligations shall be a Saturday, Sunday, a legal holiday, or a day on which banking institutions in the city where the Paying Agent/Registrar is located are authorized by law or executive order to close, then the date for such payment shall be the next succeeding day which is not such a Saturday, Sunday, legal holiday, or day on which banking institutions are authorized to close; and payment on such date shall have the same force and effect as if made on the original date payment was due.

In the event use of the Book-Entry-Only System should be discontinued, interest on the Obligations 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.

HOLDERS' REMEDIES. . . The Ordinances establish as "events of default" (i) the failure to make payments, and defaults in payments to be made to the Interest and Sinking Fund or the Reserve Fund as required by the Ordinances; or (ii) defaults in the observance or performance of any other of the covenants, conditions or obligations set forth in the Ordinances. The Ordinances provide that the bondholders are entitled to a writ of mandamus issued by a court of proper jurisdiction, compelling and requiring the City and its officers to observe and perform any covenant, condition or obligation prescribed in the Ordinances. Under State law there is no right to the acceleration of maturity of the Obligations upon the failure of the City to observe any covenant under the Ordinances. Although a registered owner of Obligations could presumably obtain a judgment against the City if a default occurred in the payment of principal of or interest on any such Obligations, such judgment could not be satisfied by execution against any property of the City. Such registered owner's only practical remedy, if a default occurs, is to seek to enforce the covenants of the City through an action for specific performance or mandamus. The enforcement of any such remedy may be difficult and time consuming and a registered owner could be required to enforce such remedy on a periodic basis.

On June 30, 2006, the Texas Supreme Court ruled in Tooke v. City of Mexia, 197 S.W.3d 325 (Tex. 2006) ("Tooke") that a waiver of sovereign immunity must be provided for by statute in "clear and unambiguous" language. Because it is not clear that the Texas Legislature has effectively waived the City's immunity from suit for money damages, any Bondholder may not be able to bring such a suit against the City for breach of the Bonds or covenants in the Ordinance. In Tooke, the Court noted the enactment in 2005 of sections 271.151-160, Texas Local Government Code (the "Local Government Immunity Waiver Act"), which, according to the Court, waives "immunity from suit for contract claims against most local governmental entities in certain circumstances." The Local Government Immunity Waiver Act covers cities and relates to contracts entered into by Cities for providing goods or services to cities. The City is not aware of any Texas court construing the Local Government Immunity Waiver Act in the context of whether contractual undertakings of local governments that relate to their borrowing powers are contracts covered by the Act. As noted above, the Ordinance provides that Bondholders may exercise the remedy of mandamus to enforce the obligations of the City under the Ordinance. Neither the remedy of mandamus nor any other type of injunctive relief was at issue in Tooke, and it is unclear whether Tooke will be construed to have any effect with respect to the exercise of mandamus, as such remedy has been interpreted by Texas courts. In general, Texas courts have held that a writ of mandamus may be issued to require public officials to perform ministerial acts that clearly pertain to their duties. Texas courts have held that a ministerial act is defined as a legal duty that is prescribed and defined with a precision and certainty that leaves nothing to the exercise of discretion or judgment, though mandamus is not available to enforce purely contractual duties. However, mandamus may be used to require a public officer to perform legally-imposed ministerial duties necessary for the performance of a valid contract to which the State or a political subdivision of the State is a party (including the payment of monies due under a contract).

The Ordinances do 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 Ordinances, or upon any other condition. Furthermore, the City is eligible to seek relief from its creditors under Chapter 9 of the U.S. Bankruptcy Code. Chapter 9 provides for the recognition of a security interest represented by a specifically pledged source of revenues, such as the pledged Net Revenues, and also includes an automatic stay provision that would prohibit, without Bankruptcy Court approval, the prosecution of any other legal action by creditors or bondholders of an entity which has sought protection under Chapter 9. Therefore, should the City avail itself of Chapter 9 protection from creditors, the ability to enforce would be subject to the approval of the Bankruptcy Court (which could require that the action be heard in Bankruptcy Court instead of other federal or state court); and the Bankruptcy Code provides for broad discretionary powers of a Bankruptcy Court in administering any proceeding brought before it. The opinion of Bond Counsel will note that all opinions relative to the enforceability of the Ordinances and the Obligations are qualified with respect to the customary rights of debtors relative to their creditors.

THE SYSTEM

WATER TREATMENT FACILITY...Arlington currently operates two water treatment plants that treat raw water and purify it to meet or exceed state and federal drinking water standards. Treated water is then pumped to the distribution system for customer use.

The Pierce-Burch Water Treatment Plant (PBWTP) is located in west Arlington and treats raw water from Lake Arlington that is pumped to the water treatment plant. The south PBWTP was constructed in 1970 and with subsequent expansions has a treatment capacity of 75 million gallons per day (MGD). The plant uses a sedimentation, ozonation, and filtration treatment process. The north PBWTP was constructed in 1954, but has been decommissioned and is no longer in service. There are no plans to expand the PBWTP, but land is available at the site for future expansion if needed.

The John F. Kubala Water Treatment Plant (JKWTP) is located in South West Arlington and receives its raw water directly from the Tarrant Regional Water District's (TRWD) Richland Chambers and Cedar Creek pipelines. The JKWTP was constructed in 1989 and with subsequent expansions currently has a treatment capacity of 97.5 MGD. The plant uses a sedimentation, ozonation, and filtration treatment process. Population growth and development in the southern part of the City in the 1980s necessitated the construction of JKWTP. The plant began serving Arlington's citizens in May 1989. Beginning in August 1998, TRWD also began delivering water from Lake Benbrook, a U.S. Army Corps of Engineers-owned reservoir. There are no plans to expand the JKWTP. The plant was designed for ultimate build out capacity of 130 MGD.

THE DISTRIBUTION SYSTEM... The City's water distribution system has three pressure planes, referred to as the Upper pressure plane, West pressure plane, and Lower pressure plane. JKWTP supplies the Upper and West pressure planes. The more efficient John F. Kubala Water Treatment Plant is also normally used to supply a portion of the Lower pressure plane via transfer valves between the two

pressure zones. The Pierce-Burch Water Treatment Plant supplies the remaining volume necessary to meet citywide demand in the Lower pressure plane. With this supply strategy, the JKWTP normally supplies all of the water required by the Upper and West pressure planes, and a portion of the supply to the Lower pressure plane. A combination of electrically driven and natural gas pumps transfer water from the plants into the distribution system. There are ten elevated storage tanks with a combined capacity of 17.5 million gallons.

The City's water distribution system is fully metered and consists of 1,558 miles of pipe. The System includes concrete cylinder, cast iron, polyvinyl chloride (PVC), and ductile iron pipes with a minimum diameter of six inches. The entire System meets the minimum standards prescribed by the Texas Fire Insurance Commission, the United States Environmental Protection Agency and the Texas Commission on Environmental Quality (TCEQ).

The City's water system has adequately met the demand for treating and distributing water during the past ten fiscal years as follows:

Fiscal	Average Daily	Maximum Daily
Year	Pumpage	Pumpage (MGD)
2004	54.68	91.19
2005	57.49	95.41
2006	67.26	116.72
2007	51.52	86.04
2008	58.51	109.49
2009	59.54	115.20
2010	55.44	102.24
2011	64.25	114.69
2012	57.99	106.45
2013	55.20	95.76

Source: City's Annual Report Updating Financial Information and Operating Data for FYE 2013; Page 9.

WATER SUPPLY... The Tarrant Regional Water District (the "TRWD") is the primary supplier of raw water used by 65 municipal and non-municipal entities located both within and outside of Tarrant County. Among the major customers of the District are the cities of Fort Worth, Arlington, and Mansfield, and a wholesale water provider, the Trinity River Authority (TRA).

The City receives water from TRWD's Cedar Creek Reservoir, completed in 1964, and Richland Chambers Reservoir, completed in November 1987. Water from these reservoirs is transported through transmission facilities to Lake Arlington and the John F. Kubala Water Treatment Plant. In August 1998, TRWD also began delivering water from the U.S. Army Corps of Engineers-owned reservoir Lake Benbrook. This water supply service was initially provided under the terms and provisions of a contract dated July 13, 1971. Under that contract, TRWD agrees to supply all of the City's municipal water requirements during its term.

On September 1, 1982, TRWD entered into a revised water supply contract ("Amendatory Contract") with the City, and the cities of Fort Worth, Mansfield and TRA. The revised contract will continue in effect until all bonds of TRWD relating to TRWD's System have been paid, and thereafter during the useful life of TRWD's System. Under the Amendatory Contract, the City is required to purchase all of its raw water needs from TRWD. TRWD is obligated to meet the City's needs by developing additional water supply sources, subject to force majeure, the ability of TRWD to obtain suitable financing and a determination of feasibility. If TRWD is unable to supply all of the City's raw water requirements or if it should become apparent that TRWD will become unable to supply such requirements, the Amendatory Contract provides a procedure by which the City would be permitted to develop or obtain a supplemental water supply to meet its needs. The City is depending upon TRWD to meet its full raw water needs under the Amendatory Contract and, at present, the City has no assurance of the availability of a supplemental water supply if TRWD should fail to meet such needs. TRWD's current sources as well as additional supplies that are actively under development are projected to provide an adequate water supply through 2030.

TRWD's most recent system enhancements include the Eagle Mountain Pipeline and continued development of the wetlands of Richland-Chambers Reservoir.

In March 2002, TRWD issued \$331,430,000 in Water Revenue Refunding and Improvement Bonds (Series 2002) to refund the Series 1993 Bonds and to fund the acquisition and expansion of the Wetland Water Treatment System for Richland Chambers, for design/engineering of the pipeline connection to Eagle Mountain Lake and other construction, improvements and repairs to TRWD's Water System. Construction of the Richland Chambers Dam and Reservoir Project was funded with proceeds derived from the sale of Water Revenue Bonds, which were originally issued in 1979 (Series 1979-A) and have since been refunded with the Series 2002 Bonds. In 2006, TRWD issued \$182,905,000 in Water Revenue Bonds for:

- acquisition and expansion of the Wetland Water Treatment system for Richland Chambers Reservoir;
- initial cost for a Wetland Water Treatment system for the Cedar Creek Reservoir;
- expansion and improvements to TRWD's water supply transmission system to Eagle Mountain Lake;

- acquisition and installation of control equipment for the Eagle Mountain Pipeline connection and Richland Chambers Wetland projects;
- engineering, acquisition and construction of a new communication system;
- engineering and studies for expansion of discharge facilities at Lake Arlington;
- acquisition and improvements to TRWD's existing water supply security system;
- acquisition of right-of-way and permanent and perpetual flowage easements for the System together with all other design, construction, improvements and repairs and studies and plans for TRWD's Water System;
- to fund a debt service reserve fund; and
- to pay the costs associated with the issuance of the Bonds.

Two bond issues were made in 2008, Series 2008A-RC Water Revenue Bond (\$3,135,000) and 2008B-CC Water Revenue Bond (\$6,755,000). The 2008A-RC Bonds were issued to support pre-construction efforts to complete the Richland-Chambers Reservoir Wetland Project. The 2008B-CC Bonds were issued to support pre-construction efforts for the Cedar Creek Wetlands Project. These bonds were issued as a part of the Texas Water Development Board (TWDB) Water Infrastructure Fund established to finance implementation of projects identified in the 2007 State Water Plan.

In March 2009, TRWD issued \$69,535,000 in bonds to refund \$16,895,000 of the Series 1999 Water and Revenue Refunding and Improvement Bonds and to pay for construction of a parallel pipeline segment; the design of additional pipeline and pumping facilities; the construction of a balancing reservoir on the Eagle Mountain Connection pipeline; major repairs, replacements and additions of valves, vaults, pumps, variable frequency drives, switchgear, aeration facilities, and tank recoating related to the water transmission system; expansion and rehabilitation of chemical and dechlorination facilities related to the District's water transmission system; dam stability analysis and remediation, water transportation improvements, including log jam removal; design of hydro generation facilities at Lake Arlington; development of new water resources, including costs related to the acquisition of out of state water, and associated legal, engineering and consultation costs; other design, construction, improvements and repairs and studies and plans for the District's Water System.

In 2010, TRWD had three bond issues, 2010, 2010A and 2010B. The 2010 issue for \$89,250,000 was issued for engineering and initial right of way costs related to additional pipeline and pumping facilities; engineering and construction of the build-out phase of the Richland-Chambers wetlands facilities; land and right-of-way for construction of the Cedar Creek wetlands; construction of hydro generation facilities at Lake Arlington; development of new water resources, including costs related to the acquisition of out of state water, and associated legal, engineering, and consulting costs; other design, construction, improvements and repairs and studies and plans for the District's Water System. The 2010A, (\$17,835,000) and 2010B, (\$83,785,000) series were issued to support development costs related to the Integrated Pipeline Project (IPL) and were issued as a part of the Texas Water Development Board (TWDB) Water Infrastructure Fund established to finance implementation of projects identified in the 2007 State Water Plan.. The IPL Project is an integrated water delivery transmission system that will deliver water supply from Lake Palestine Cedar Creek and Richland-Chambers Reservoirs integrated with TRWD's existing pipelines and provide flexibility in water sources and delivery as well as quick response to fluctuating customer demands. The IPL Project consists of 150 miles of pipeline, three new lake pump stations, and three new booster pump stations. The City of Dallas is funding a portion of the cost to design, construct and operate the IPL in proportion to delivery of Dallas water supply from Lake Palestine.

In January 2012, the TRWD board approved a resolution authorizing the issuance, sale, and delivery of the Tarrant Regional Water District, Water Transmission Facilities Contract Revenue Bonds (City of Dallas Project)\$131,935,000 to pay for the design, acquisition, and construction of the "Dallas Project Component" of the IPL project. The board also approved revenue refunding and improvement bonds for TRWD, \$150,375,000 to refund a portion of the outstanding Series 2002 Bonds, pay for the design, construction and right of way costs related to the District's Water System, including additional water transmission facilities and pumping facilities, development of new water resources, including costs related to the acquisition of out of state water and associated legal, engineering, and consulting costs, additions to the Kennedale balancing reservoirs, construction of hydro generation facilities at Lake Arlington, and other construction, improvements, and repairs to the District's Water System, fund a debt service reserve fund and pay costs of issuance of the bonds

In October 2012, the TRWD board approved a resolution authorizing the issuance, sale, and delivery of the Tarrant Regional Water District, Water Revenue Refunding Bonds Series 2012A to refund a portion of the District's debt for debt service savings and to pay costs of issuance of the bonds.

In January 2014, TRWD sold Water Transmission Facilities Contract Revenue Bonds (City of Dallas Project), \$226,930,000, to pay for the design, acquisition, and construction of the "Dallas Project Component" of the integrated pipeline project, and TRWD Water Transmission Facilities Revenue Bonds, \$335,425,000, to pay for the planning, design, construction, and right of way costs related to the District's Water System, including additional water transmission and pumping facilities; development of new water resources, including costs related to the acquisition of out of state water and associated legal, engineering, and consulting costs; Cedar Creek Dam stabilization, pump station pump room cooling, rebuilding Benbrook Dechlor. Facilities, access bridges, monitoring equipment, generators, switches, instrumentation and other electrical equipment and improvements, and other construction improvements, and repairs to the District's Water System, to fund a debt service reserve fund and to pay costs of issuance of the Bonds.

TRWD estimates that the existing and permitted water supply system has adequate water to meet its customers' projected water

requirements through the year 2030. TRWD continues to participate in statewide and regional water supply planning authorized by the 1997 passage of Senate Bill 1. The regional plan for the Dallas-Fort Worth region includes plans for TRWD to develop an additional 622 MGD through the year 2060 at an estimated cost of \$3.6 billion. These projects include water conservation, reuse, and reservoir and pipeline construction.

Under the terms of the Amendatory Contract, the City pays TRWD an amount equal to the City's proportionate share of TRWD's "Annual Requirement." Said annual requirement includes the costs of operation and maintenance of TRWD's raw water supply facilities, debt service on TRWD's bonds and any future bonds it might issue, including deposits to any special or reserve fund established in TRWD's bond resolutions. Based upon the projected usage of the City for the 2012-2013 fiscal year, the budgeted monthly purchase price to be paid by the City under the revised water contract is \$1,598,727, which results in a rate of approximately 90.243 cents per one thousand gallons. Such amount is subject to adjustment as provided in the Amendatory Contract. The City is obligated to pay TRWD for all water used by it, and under the Amendatory Contract, the minimum amount of water the City shall be deemed to have used shall be calculated at an amount equal to the greater of 30 MGD or the average MGD actually used by the City during the period of the immediately preceding five consecutive annual periods.

The Amendatory Contract provides that all payments to be made under said Contract shall constitute reasonable and necessary operating expenses of the System, and thus the City's requirement to make such payments from its revenues to the System shall have priority over any obligation to make payments from such revenues, including payment of principal and interest on the City's Outstanding Bonds, the Bonds and any additional Bonds.

DROUGHT CONTINGENCY PLAN... The City continues to work closely with TRWD to plan for and execute drought contingency measures.

TRWD updated its Water Conservation and Drought Contingency Plans in May 2005, in accordance with the Texas Commission of Environmental Quality (TCEQ) directives. The plans were revisited and, with guidance from major customers, revised in May 2007 following the drought that occurred during 2005 and 2006. Regular meetings were held to discuss evolving approaches to water conservation and extending supplies during drought or emergency situations. TRWD's customers had extensive input defining drought conditions and prescribing conservation measures related to each drought stage. All major customers agreed to specific, staged measures related to emergency conditions brought on by drought-induced water supply depletion or failure of components in TRWD's supply system.

Arlington Water Utilities updated its Drought Contingency Plan in 2008. The latest Drought Contingency Plan reduced the number of drought stages from four to three. Based on a statistical analysis of 43-year weather patterns in North Texas and their potential effects on water supplies, new drought triggers were established. The revised responses for each drought stage are triggered by two sets of conditions – water supply levels or excessive demand and emergency situations. Drought stages are triggered when the total combined raw water supply within the TRWD reservoir system drops below 75, 60 and 45 percent of conservation storage. Other conditions that would activate a drought response would include situations where:

- Water demand exceeds the amount that can be delivered to customers.
- Water demand for all or part of the TRWD delivery system exceeds delivery capacity because delivery capacity is inadequate.
- One or more of TRWD's water supply sources has become limited in availability.
- Water demand is projected to approach the limit of permitted supply.
- Supply source becomes contaminated.
- Water supply system is unable to deliver water due to the failure or damage of major water system components.
- The General Manager, with concurrence of the TRWD Board of Directors, finds that conditions warrant the declaration of a drought stage.

The summer of 2013 began with Stage 1 drought restrictions due to lack of rainfall during the winter and spring months. Per the Drought Contingency Plan, when TRWD reservoirs dropped to 75% capacity on June 3, 2013, Stage 1 drought restrictions were implemented. A mandatory maximum two-day watering schedule was enforced and the goal was to reduce water consumption by 5%. Water consumption goals were met locally in Arlington and regionally with TRWD. Stage 1 drought restrictions worked as intended and the City did not have any irreparable system supply problems before or during the restrictions. Stage 1 drought restrictions are still in effect as of January 2014 and current lake levels are at 71% capacity.

The City coordinated with TRWD and its customer cities to take a regional approach in updating its Drought Contingency Plan in April of 2008. A review of the Drought Contingency Plan, per TCEQ requirements, is currently underway and an update was adopted in May 2014. The current Conservation Plan was adopted by the Arlington City Council in April 2009 and an update is expected to be adopted by May 2014. Because of this proactive approach to addressing drought conditions and managing emergency demand, combined with an excellent track record in planning and system development initiatives, the City does not anticipate, and did not recently experience with implementation of the Drought Contingency Plan, any system supply problems. However, steps will be taken in the event of a prolonged drought to ensure that the financial condition of the System remains strong.

CONSUMER ANALYSIS DATA... The following data provides information as to the average daily water consumption, excluding sales to municipalities, by user category for the fiscal years ended September 30, 2009, through September 30, 2013.

	Average Daily Consumption (MGD)								
Category	2013	2012	2011	2010	2009				
Residential	26.50	33.70	30.57	25.04	27.10				
Commercial	9.10	12.00	10.60	9.98	10.33				
Fire lines, Sprinkers	5.00	6.40	6.41	4.61	5.49				
Apartment Units	7.80	9.60	8.10	7.88	8.18				
Mobile Homes, Condominiums, Townhouses	0.65	0.80	0.63	0.50	0.60				
Total	49.05	62.50	56.31	48.01	51.70				

Source: City Water Utilities Department.

The following table shows the number of units served, excluding sales to municipalities, by user category for the fiscal years ended September 30, 2009, through September 30, 2013.

	Number of Units Served								
Category	2013	2012	2011	2008	2009				
Residential	93,589	92,945	92,594	92,423	92,016				
Commercial	4,800	4,857	4,922	4,903	4,919				
Fire lines, Sprinkers	1,076	969	966	960	1,010				
Apartment Units	46,682	46,844	46,917	46,845	47,686				
Mobile Homes, Condominiums, Townhouses	2,079	2,089	2,089	2,181	2,801				
Total	148,226	147,704	147,488	147,312	148,432				

Source: City Water Utilities Department.

The following is a listing of the top ten water customers of the City, ranked by consumption for the fiscal year ended September 30, 2013. Billing will vary based on the number of meters, increased minimum charges for larger meters, and higher commodity charges for sprinkler usage. During this period, the top ten customers' total annual water billings, which represented 10.01 percent of the System's water sales, were as follows:

	Consumption in 1,000	
	Gallons	Billing
EUSB/General Motors	292,784	\$736,716
University of Texas at Arlington	283,342	918,419
Arlington Independent School District	244,059	1,002,064
City of Arlington	214,257	1,027,182
Hurricane Harbor	100,147	248,682
Six Flags Park	89,159	260,874
Cowboys Stadium	76,482	292,633
Mansfield Independent School District	75,933	350,454
Arlington Memorial Hospital	58,919	172,510
Globe Life Park	53,992	162,334
Total	\$1,196,290	\$4,435,152

Source: City Water Utilities Department.

The following table lists certain data on historical water consumption during the last five fiscal years.

	Historical Water Consumption Data (Inside City Limits)								
Fiscal Year Ended (9/30)	Total Accounts in Service	Total Water Pumped MG	Average Water Pumped MGD	Maximum Day Pumpage MGD	GDP Per	Ratio Maximum Day to Average Day			
2009	105,263	21,734	59.54	115.20	566	1.94			
2010	105,638	20,236	55.44	102.24	525	1.84			
2011	106,021	23,451	64.25	114.69	606	1.79			
2012	106,081	21,166	57.99	106.45	547	1.98			
2013	106,848	20,148	55.20	95.76	517	1.72			

Source: City Water Utilities Department.

WASTEWATER FACILITIES... The wastewater collection system that serves all developed areas within the City limits is comprised of approximately 1,300 miles of sanitary sewer mains ranging in size from six to seventy-two inches. Although the City owns and maintains an extensive wastewater collection system, it does not treat its own wastewater. Wastewater produced in the City is treated under contract by the Trinity River Authority's (TRA) Central Regional Wastewater System (CRWS). The City's annual volume of contributing flow amounts to approximately 28.2 percent of the total wastewater flow into the CRWS Plant. As the city with the largest population in the CRWS service area, Arlington contributes the highest daily flow of all TRA regional plant customers. The CRWS Plant meets the effluent permit conditions to treat 162 MGD as set by the TCEQ and Environmental Protection Agency (EPA).

The following is a table of Arlington's wastewater flows treated by TRA's CRWS plant during the last five fiscal years.

-	Wastewater Treated (Millions of Gallons)									
	2013	2012	2011	2010	2009					
TRA CRWS Plant	12,510	13,510	13,329	13,293	13,460					

TREATMENT CONTRACT WITH TRINITY RIVER AUTHORITY... The City's wastewater is treated under the terms of a 50-year contract with TRA dated October 10, 1973. TRA is the owner and operator of the CRWS Plant and the interceptor pipeline system, which serves part of Dallas, Dallas-Fort Worth International Airport, and 19 other Dallas County and Tarrant County municipalities. Under the terms of the contract, each contracting party contributes to TRA's "Annual Requirements" in proportion to its contributing flow of wastewater into the CRWS Plant. The "Annual Requirements" include cost of operation and maintenance of the system and debt service on TRA's bonds issued to construct the system, including deposits to special funds established by the bond resolution. Based upon actions approved in 1996, TRA began treating all of Arlington's wastewater when facilities constructed by Arlington were completed in September 2000. These pipeline facilities convey west Arlington wastewater to TRA System facilities, and on to the TRA treatment plant for final treatment. This Arlington to TRA pipeline project cost was \$11,000,000.

In 1989, TRA sold \$134.75 million in System Revenue Bonds to fund an expansion of the System's treatment plant from 100 to 135 MGD, which was placed into operation in early 1994. Subsequently in 1992, an additional \$33.0 million in System Revenue Bonds were issued to fund improvements required primarily in the System's 200 mile network of large diameter pipelines over the first half of a five-year planning period. These improvements increased the capacity of numerous segments of the pipelines, rehabilitated pipelines and initiated several engineering evaluations to define required improvements to the plant and pipelines in the future. In 1995, TRA issued \$43.515 million in System Revenue bonds to fund the remaining portions of the 1992-1996 capital plans. A new five-year plan for 1997-2001 resulted in relief and rehabilitation of interceptors and plant improvements. Initial funds of \$49 million were obtained from the 1998A bond issue. Also in 1998, \$67 million in bonds were refunded through TRA's issuance of the 1998B Revenue Refunding Bonds. In 2001, TRA issued an additional \$88.2 million in System Revenue Bonds through the Texas Water Development Board for plant improvements and relief pipeline construction as identified in the 2001 Capital Improvement Plan update. In early fiscal year 2003, TRA issued \$136 million in refunding bonds to pay off the Series 1993 bonds. This resulted in a debt service savings to the City.

TRA's updated five-year capital improvement plan for 2004-2009, included treatment process improvements and interceptor rehabilitation. Initial funds of \$106 million were obtained from a 2004 bond issue. Additional bonds in the amount of \$9.5 million were issued in 2005 for land acquisition and other related wastewater system improvements. In April 2007, a new update of the five-year capital improvement plan was issued outlining plans for expanding plant capacity from 162 MGD to 189 MGD, as well as badly needed

relief (parallel) pipeline system construction. Estimated cost for these projects totals \$300 million, and funding was obtained from the Texas Water Development Board at below-market rates. The current plan includes a \$120 million bond issuance which took place in June 2007, and two additional issuances of \$90 million in February 2008 and March 2009 to complete the objectives of the updated capital improvement plan. An additional Texas Water Development Board bond of \$127.005 million was issued in 2010, and in June 2011, the Authority issued \$69.280 million in Revenue Refunding Bonds, Series 2011, for refunding the Series 2001 Bonds, producing a total debt service savings of \$5,046,248 through the life of the bonds. In October 2011, the Authority issued Series 2011A Texas Water Development Bonds in the amount of \$108.395 million and in August 2012, the Authority issued Series 2012 Texas Water Development Bonds in the amount of \$74.270 million. These funds were needed to continue various plant and pipeline improvements. Other bond issues are scheduled for 2013, 2014 and 2015 to continue process and collection system improvements. In 2013, TRA issued \$26,740,000 in System Revenue Bonds to fund collection system and treatment plant improvements. Additional bond issues are scheduled in outlying years to continue process and collection system improvements. The timing and amounts of these bonds will be determined at a later date.

The 162 MGD CRWS Plant is situated on a 500 acre site in Grand Prairie. The CRWS Plant uses a conventional activated sludge process enhanced for nitrification followed by filtration. Effluent quality discharged to the West Fork of the Trinity River has been excellent, meeting all regulatory requirements. The plant was selected by the state and federal regulatory agencies as the best large treatment plant in EPA's Region 6 five-state area during 1996 and has received the National Association of Clean Water Agencies Platinum Award for the second time in 2006, each award signifying five continuous years of Gold Awards (100% permit compliance). The CRWS Plant received the Platinum Award for fiscal year 2007, 2008, 2009 2010 and 2011 under the Agencies' revised rules. A portion of the treated effluent is delivered for beneficial reuse to lakes in the Las Colinas area of Irving, where it is used for irrigation and lake and canal level control. Revenue from this sale is credited to the parties of the System.

Plant solids removed by this treatment-plant are now being beneficially reused by a land application program, which exports all biosolids from the plant site. An onsite sludge monofill exists with a 20-year remaining life, as a backup to the land application program and to provide an alternative disposal method in the event contractor failure or other unanticipated failure occurs.

For TRA's fiscal year beginning December 1, 2013, the volume of contributing flow by the City is estimated to average 36.956 MGD, which amounts to approximately 27.427 percent of the total volume of wastewater flow into the CRWS plant. This percentage of wastewater flow is used to determine the City's annual requirements under this contract. Arlington has the largest service area population and contributes the highest average daily flow of all TRA CRWS Plant customers. The City's current cost of wastewater treatment under this contract budgeted for 2014 is \$28,647,307.

In addition, the City is a party to a contract (the "Arlington Project Contract") dated October 10, 1973, under which TRA constructed certain improvements to the City's System with the proceeds of its revenue bonds, which the City, by the terms of the contract, was to pay, together with certain fees and administrative overhead. The payment of these bonds was completed in August 2000, as was the final administrative overhead payment.

The facilities constructed by TRA related to the Arlington Project Contract are integral parts of the System and are maintained and operated by the City. Ownership of such facilities was vested in the City when all of the TRA bonds were paid.

TABLE 1 - DEBT SERVICE REQUIREMENTS

The following table sets forth the debt service requirements on the Obligations and the Outstanding Bonds of the Water and Wastewater System.

Fiscal	Year	Ended	9/30	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	
	yo %	Principal	Retired					37.21%					70.88%					91.88%					99.47%	100.00%	
	Total	Debt Service	Requirements	\$ 14,683,480	15,612,752	14,743,043	13,774,168	13,429,518	12,682,728	12,449,273	11,051,706	9,970,698	9,697,409	8,671,850	7,605,178	7,391,536	7,182,648	5,773,306	3,710,696	3,606,687	2,330,726	2,259,255	1,357,647	864,966	\$178,849,270
		spuc	Total	- \$	337,190	1,232,190	1,196,390	1,160,590	1,124,790	1,087,871	1,050,281	1,012,244	974,206	930,050	•	•	•	•	•	•	•	•	•	•	\$10,105,803
		Less: Refunded Bonds	Interest	- \$	337,190	337,190	301,390	265,590	229,790	192,871	155,281	117,244	79,206	40,050	•	•	1	•	1	1	•	1	1	•	\$2,055,803
		Le	Principal	\$	•	895,000	895,000	895,000	895,000	895,000	895,000	895,000	895,000	890,000	•	•	1	•	•	•	•	•	•	•	\$ 8,050,000
	Refunding	(2)	Total	- \$	253,687	1,147,450	1,119,050	1,095,850	1,067,750	1,039,850	1,003,300	953,300	908,900	854,900	•	•	1	•	•	•	•	•	•	•	\$ 9,444,037
	Water & Wastewater Revenue Refunding	Bonds, Series 2014B (2)	Interest	- \$	208,687	227,450	209,050	190,850	172,750	154,850	128,300	93,300	58,900	24,900	•	•	•	•	•	•	•	•	•	•	\$ 1,469,037
	Water & Was	Bone	Princip al	- \$	45,000	920,000	910,000	905,000	895,000	885,000	875,000	860,000	850,000	830,000	•	•	•	•	•	•	•	٠	•	•	\$ 7,975,000
	venue	(1)	Total	- \$	1,098,834	1,111,463	1,084,663	1,057,863	1,031,063	1,010,963	985,863	959,263	932,663	906,063	879,463	861,175	841,225	821,275	801,325	781,375	761,425	739,813	718,200	691,600	\$ 18,075,572
	k Wastewater Revenue	ds, Series 2014A (1)	Interest	- \$	433,834	441,463	414,663	387,863	361,063	340,963	320,863	294,263	267,663	241,063	214,463	196,175	176,225	156,275	136,325	116,375	96,425	74,813	53,200	26,600	\$ 4,750,572
	Water & W	Bonds,	Princip al	\$	665,000	670,000	670,000	670,000	670,000	670,000	665,000	665,000	665,000	992,000	665,000	665,000	992,000	665,000	665,000	665,000	665,000	665,000	665,000	665,000	\$ 13,325,000
		ec .	Total	\$ 14,683,480	14,597,421	13,716,321	12,766,846	12,436,396	11,708,706	11,486,332	10,112,825	9,070,380	8,830,053	7,840,938	6,725,716	6,530,361	6,341,423	4,952,031	2,909,371	2,825,312	1,569,301	1,519,442	639,447	173,366	\$ 161,435,464
		Existing Debt Service	Interest	\$ 3,978,480	3,767,421	3,456,321	3,141,846	2,841,396	2,533,706	2,251,332	1,952,825	1,685,380	1,455,053	1,220,938	995,716	800,361	611,423	422,031	284,371	205,312	124,301	74,442	24,447	3,366	\$31,830,464
		Ex	Princip al	\$ 10,705,000	10,830,000	10,260,000	9,625,000	9,595,000	9,175,000	9,235,000	8,160,000	7,385,000	7,375,000	6,620,000	5,730,000	5,730,000	5,730,000	4,530,000	2,625,000	2,620,000	1,445,000	1,445,000	615,000	170,000	\$ 129,605,000
Fiscal	Year	Ended	9/30	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	. "

 $^{(1)}$ Interest calculated at the rates shown on Page II herein. $^{(2)}$ Interest calculated at the rates shown on Page V herein.

WATER AND WASTEWATER SYSTEM CAPITAL IMPROVEMENT PROGRAM...The City's Water Utilities Department maintains a program of annually updating its estimate of foreseeable System capital improvements. This is accomplished through the joint efforts of the Operations, Treatment and Business Services Divisions of the Water Utilities Department and independent consulting engineers. The Water Utilities Department annually reviews its proposed Capital Improvement Program with the City Council.

The following table represents the estimated amount of financing needed to meet the proposed Capital Improvement Program for the fiscal years shown.

PROPOSED CAPITAL IMPROVEMENT PROGRAM

PROPOSED CAPITAL IMPROVEMENT PROGRAM									
Fiscal Year				exas Water pment Board (1)	Pl	anned Bond Sale	Other Capital Financial Sources (2)		
2014	\$	35,214,000	\$	3,960,000	\$	13,500,000	\$	17,754,000	
2015		38,135,700		-		-		38,135,700	
2016		61,383,500		-		-		61,383,500	

- (1) Texas Water Development Board Clean Water State Revolving Fund loan.
- (2) Includes annual budgeted amounts for the water and wastewater main replacement program, cash contributions from the operating fund to the capital fund and remaining bond proceeds.

WATER AND WASTEWATER RATES... The Council is authorized by its home rule charter and by laws of the State of Texas to establish and to amend rates charged for water and wastewater service. Rates fixed by the Council for domestic application are not subject to review by any other regulatory agency.

In August 2003, the City Council approved transitioning to a phased cost of service rate methodology and the introduction of conservation rate blocks. In order to minimize the impact to rate payers of implementing a full cost of service rate structure, cost of service rates were phased in over a five-year period, which began with fiscal year 2004. The two components of the rate structure are a fixed monthly charge based upon meter size and a commodity charge per 1,000 gallons used.

A separate fixed monthly fee scale was established for residential class customers with ¾-inch meters whose water and wastewater use is less than 2,000 gallons per month. The fixed charge, for meter sizes other than ¾-inch, increases with meter size to recognize the additional demands that large meter installations place on the system.

The water commodity charge is designed to encourage customers to efficiently use water. The commodity charge increases with higher volumes of water usage for both residential and commercial class customers. Unlike the variable water commodity rate, the wastewater commodity rate per 1,000 gallons is a flat rate for all account classifications that will not change based on usage. Beginning in fiscal year 2004, the 2,000 gallon volume credit was removed from the wastewater fixed monthly charge.

CITY OF ARLINGTON WATER UTILITIES FIXED MONTHLY FEE Effective January 1, 2014

Meter Size	V	/ater	Wastewater		
3/4" (<2,000 gal)	\$	5.40	\$	4.40	
3/4" (>2,000 gal)		8.80		8.30	
1"		15.00		14.50	
1 1/2"		34.30		33.00	
2"		6.00		56.60	
3"		141.00		96.20	
4"		225.00		163.00	
6"		524.00		383.00	
8"		820.00		584.00	
10"	1	,232.00		873.00	

CITY OF ARLINGTON WATER UTILITIES CONSERVATION RATES BLOCK STRUCTURE Effective January 1, 2014

RESIDENTIAL

Usage				
(1,000 gal)	W	Water		tewater
0-2	\$	1.60	\$	3.66
3-10		2.28		3.66
11-15		3.36		3.66
16-29		3.88		3.66
≥ 30		4.64		3.66

COMMERCIAL								
Usage								
(1,000 gal)	W	ater	Wastewater					
0-15	\$	2.23	\$	3.66				
≥ 16		2.57		3.66				

IRRIGATION

Usage		
(1,000 gal)	F	Rate
•		
0-29	\$	3.88
≥ 30		4.64

CONSTRUCTION

Usage		
(1,000 gal)	Rate	
0-99	\$	5.52
> 100		6.96

HISTORICAL RATE ADJUSTMENTS... Changes in revenue requirements during the past twenty years have resulted in the following changes in rates for the average residential customer. An average residential customer uses 10,000 gallons of water. Until December 1988, they were also billed for up to 12,000 gallons of wastewater flows. At that time, the wastewater maximum for residential customers was reduced to 9,000 gallons. Since March 1990, wastewater flows have been based on average winter water consumption. Each residential customer's average winter wastewater flows are calculated according to their water use during the billing periods of December through March. The overall system winter average for a residential customer is approximately 6,000 gallons.

Rate Changes by Percent Average Residential Customer Using 10,000 Gallons Water and 6,000 Gallons Wastewater

Fiscal Year	Water	Wastewater	Total
2004	(8.4)	48.5	10.7
2005	2.6	3.4	2.9
2006	0.0	4.1	1.9
2007	(1.1)	10.2	4.2
2008	6.6	3.1	4.8
2009	10.2	9.5	9.9
2010	0.6	2.7	1.6
2011	2.8	3.5	3.2
2012	0.1	1.8	0.9
2013	0.0	2.4	1.2

Source: City Water Utilities Department.

OPERATING RESERVE... The current policy, authorized by the City Council, requires the operating reserve to equal a minimum of 60 days of the proposed operating and maintenance expense budget, excluding debt service (Resolution No. 11-363). Additionally, the reserve can be increased to a 60 day level using excess unbudgeted revenues, if available. The reserve fund balance as of September 30, 2013 was \$14,422,129, which equals 60 days of operating and maintenance expenses.

HISTORICAL FINANCIAL INFORMATION...The following three tables present five-year historical information and selected financial ratios for the System. Unless otherwise noted, all information is from the City's respective comprehensive annual financial reports. The tables are titled Water and Wastewater Statement of Net Assets, Historical Net Revenues Available for Debt Service, and Historical Net Revenues of the System and Financial Ratios.

TABLE 2- WATER AND WASTEWATER SYSTEM SCHEDULE OF NET ASSETS

Fiscal Years Ended 9/30, (000's)

	(000'8)				
	2013	2012	2011	2010	2009
<u>Assets</u>					
Cash and cash equivalents	\$15,564	\$12,650	\$13,033	\$12,452	\$12,077
Receivable (net allowances for uncollectibles)	14,946	15,063	17,997	15,875	14,401
Inventory of Supplies, at cost	460	412	461	420	460
Restricted assets					
Bond Contingency	12,658	13,440	12,198	11,497	11,847
Capital/Bond contruction	63,876	72,657	68,690	46,054	37,397
Meter deposits	5,107	4,973	4,904	4,853	4,888
Property, plant and equipment less					
accumulated depreciation	603,111	582,724	558,815	553,386	536,132
Total Assets	\$715,722	\$701,919	\$676,098	\$644,537	\$617,202
Liabilities and Net Assets					
Current Liabilities:					
Accounts payable and accrued liabilities	\$3,711	\$3,402	\$3,311	\$3,387	\$5,077
Payable from restricted assets	21,483	15,031	11,650	12,628	15,138
Accrued compensated absences					
Current	151	133	147	105	147
Non Current/Long Term	1,599	1,534	1,311	1,638	1,698
Revenue bonds, net of discount, payable from					
unrestricted assets	111,551	119,057	113,287	106,981	97,077
Total Liabilities	\$138,495	\$139,157	\$129,706	\$124,739	\$119,137
Net Assets/Equity					
Invested in Capital Assets	\$539,251	\$522,753	\$501,255	\$487,100	\$470,889
Restricted	14,299	18,655	19,706	10,140	10,310
Unrestricted	23,677	21,354	25,431	22,558	16,866
Total Assets/Equity	\$577,227	\$562,762	\$546,392	\$519,798	\$498,065
Total Liabilities and Net Assets/Equity	\$715,722	\$701,919	\$676,098	\$644,537	\$617,202

TABLE 3 - HISTORICAL NET REVENUES AVAILABLE FOR DEBT SERVICE

Fiscal Years Ended 9/30,

(000's)2013 2012 2011 2010 2009 Revenues Water Sales \$59,007 \$61,937 \$70,339 \$57,459 \$57,685 45,749 Wastewater Service 50,162 47,999 48,076 44,890 Interest Income 170 375 565 747 1,641 Other Income 5,065 4,783 5,027 5,451 4,790 \$114,404 \$115,094 \$124,007 \$108,547 \$109,865 Total Revenues Expenses Labor Costs \$14,413 \$13,955 \$13,039 \$13,085 \$13,464 Supplies 3,456 3,448 3,264 2,955 4,077 Maintenance 3,831 3,508 3,487 2,780 3,300 Water Supply (The District) 18,821 17,931 16,531 13,676 13,082 Wastewater Treatment Contracts 23,979 25,274 23,987 20,873 22,126 Utilities 2,831 3,181 3,183 3,088 3,162 Other Expenses 4,315 4,296 4,528 4,199 4,177 \$63,407 Total Operating Expenses Before Depreciation \$72,941 \$70,300 \$67,924 \$60,730 \$44,794 \$56,083 \$47,817 \$46,458 Net Revenues of the System \$41,463 Interest During Construction Included Above 103 304 649 1,291 436 Net Revenues Available for Debt Service \$41,566 \$45,098 \$48,466 \$56,519 \$47,749 Debt Service Paid (1) \$14,840 \$14,777 \$14,262 \$14,696 \$13,173 Debt Service Coverage (times) 2.81 x 3.16 x 3.85 x 3.68 x 3.22 x

⁽¹⁾ Excludes TRA Revenue Bonds.

TABLE 4- HISTORICAL NET REVENUES OF THE SYSTEM AND FINANCIAL RATIOS

	2013	2012	2011	2010	2009
Gross Operating Revenues	\$114,404	\$115,094	\$124,007	\$108,547	\$109,865
Interest Revenues (Excluding Interest During Contruction)	103	304	436	649	1,291
Operating Expenses Before Depreciation	72,941	70,300	67,924	60,730	63,407
Net Revenues Available for Debt Service	\$41,566	\$45,098	\$56,519	\$48,466	\$47,749
Average Annual Debt Service Average Annual Debt Service Coverage (times)	8,208 5.06 x	7,879 5.72 x	8,035 7.03 x	7,013 6.91 x	7,119 6.71 x
Accounts Receivable to Gross Operating Revenues (%)	13.08%	13.08%	14.57%	14.61%	13.31%
Unrestricted Cash to Unrestricted Current Liabilities (times) Unrestricted Current Assets to Unrestricted Current	2.85 x	2.60 x	3.02 x	3.42 x	3.20 x
Liabilities (times)	8.02 x	7.00 x	9.11 x	8.23 x	5.16 x
Long-term debt to Net Plant (%)	18%	19%	19%	20%	17%

INVESTMENTS

The City invests its 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 investment policies are subject to change.

LEGAL INVESTMENTS... Under Texas law, the City is authorized to invest in (1) obligations of the United States or its agencies and instrumentalities, including letters of credit; (2) direct obligations of the State of Texas or its agencies and instrumentalities; (3) collateralized mortgage obligations directly issued by a federal agency or instrumentality of the United States, the underlying security for which is guaranteed by an agency or instrumentality of the United States; (4) other obligations, the principal and interest of which is guaranteed or insured by or backed by the full faith and credit of, the State of Texas or the United States or their respective agencies and instrumentalities; (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) certificates of deposit (i) issued by a depository institution that has its main office or a branch office in the State of Texas, that 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 Bonds described in clauses (1) through (6) or in any other manner and amount provided by law for City deposits, or a) where the funds are invested by an investing entity through: (i) a broker that has its main office or a branch office in this state and is selected from a list adopted by the City; or (ii) a depository institution that has its main office or a branch office in this state and that is selected by the investing entity; (b) where the broker or the depository institution selected by the investing entity under (a) 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; (iii) 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 (iv) the investing entity appoints the depository institution selected by the investing entity under (a), an entity described by Section 2257.041(d), 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 investing entity with respect to the certificates of deposit issued for the account of the City, (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 with a third party selected and approved by the City and are placed through a primary government securities dealer or a financial institution doing business in the State of Texas, (9) securities lending programs if (i) the securities loaned under the program are 100% collateralized, a loan made under the program allows for termination at any time and a loan made under the program is either secured by (a) obligations that are described in clauses (1) through (6) above, (b) irrevocable letters of credit issued by a state or national bank that is continuously rated by a nationally recognized investment rating firm at not less than "A" or its equivalent or (c) cash invested in obligations described in clauses (1) through (6) above, clauses (11) through (13) below, or an authorized investment pool; (ii) securities held as collateral under a loan are pledged to the City, held in the City's name and deposited at the time the investment is made with the City or a third party designated by the City; (iii) a loan made under the program is placed through either a primary government securities dealer or a financial institution

doing business in the State of Texas; and (iv) the agreement to lend securities has a term of one year or less, (10) 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, (11) 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 paper is fully secured by an irrevocable letter of credit issued by a U.S. or state bank, (12) no-loan 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 (13) 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. In addition, bond proceeds may be invested in guaranteed investment contracts that have a defined termination date and are secured by obligations, including letters of credit, of the United States or its agencies and instrumentalities in an amount at least equal to the amount of bond proceeds invested under such contract, other than the prohibited obligations described in the next succeeding paragraph.

The City may invest in such obligations directly or through government investment pools that invest solely in such obligations provided that the pools are rated no lower than "Aaa" or "AAAm" or an equivalent by at least one nationally recognized rating service. The City is specifically prohibited from investing in: (1) obligations whose payment represents the coupon payments on the outstanding principal balance of the underlying mortgage-backed security collateral and pays no principal; (2) obligations whose payment represents the principal stream of cash flow from the underlying mortgage-backed security and bears no interest; (3) collateralized mortgage obligations that have a stated final maturity of greater than 10 years; and (4) collateralized mortgage obligations the interest rate of which is determined by an index that adjusts opposite to the changes in a market index.

INVESTMENT POLICIES... Under Texas law, the 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 that 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 and the maximum average dollar-weighted maturity allowed for pooled fund groups. All City funds must be invested consistent with a formally adopted "Investment Strategy Statement" that specifically addresses each funds' investment. Each Investment Strategy Statement will describe its objects 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, of the ending market value and fully accrued interested to the reporting period of each pooled fund group, (4) the book value and market value of each separately listed asset at the beginning and end of the reporting period, (5) the maturity date of each separately invested asset, (6) the account or fund or pooled fund group for which each individual investment was acquired, and (7) the compliance of the investment portfolio as it relates to: (a) adopted investment strategy statements and (b) state law. No person may invest City funds without express written authority from the City Council.

ADDITIONAL PROVISIONS... Under Texas law the City is additionally required to: (1) annually review its adopted policies and strategies: (2) adopt an order or resolution stating that it has reviewed its investment policy and investment strategies and records any changes made to either its investment policy or investment strategy in the said order or resolution, (3) require any investment officers' with personal business relationships or relatives with firms seeking to sell securities to the entity to disclose the relationship and file a statement with the Texas Ethics Commission and the City Council; (4) require the registered principal of firms seeking to sell securities to the City to: (a) receive and review the City's investment policy, (b) acknowledge that reasonable controls and procedures have been implemented to preclude imprudent investment activities, and (c) deliver a written statement 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 Treasurer, Chief Financial Officer and investment officers; (7) restrict reverse repurchase agreements to not more than 90 days and restrict the investment of reverse repurchase agreement funds to no greater than the term of the reverse repurchase agreement; (8) restrict the investment in mutual funds in the aggregate to no more than 15% of the City's monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt services, and to invest no portion of bond proceeds, reserves and funds held for debt service in mutual funds; (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.

CURRENT INVESTMENTS... The City's primary investment objective is to provide for the protection of principal with an emphasis on safety and liquidity. The City maintains a comprehensive cash management program that includes prudent investment of its available funds. Investment maturities are targeted to provide available cash for the operating requirements of the City.

As of March 31, 2014, the following percentages of the City's operating funds were invested in the following categories of

investments:

TABLE 5 - CURRENT INVESTMENTS (1)

Type of Investment	% Invested
Federal Agencies	60.28%
Statewide Pool (2)	22.01%
Municipals	10.38%
Certificates of Deposit	6.01%
Cash	1.32%
Totals	100.00%

As of March 31, 2014, the weighted average maturity of the City's operating portfolio was 343 days and the market value of the operating portfolio was 100.0 percent of its book value. No funds of the City are invested in derivative securities, i.e., securities whose rate of return is determined by reference to some other instrument, index, or commodity.

Reflects current investments for all City funds.

(2) Currently invested in TexStar, TexPool, and Texas Daily.

SELECTED PROVISIONS OF THE ORDINANCES

The following is a summary of certain provisions of the Ordinance that authorizes the issuance of the Bonds. Such summary does not purport to be complete and reference should be made to the Ordinance for the complete provisions and the precise wording thereof. Copies of the Ordinance are available from the Department of Finance of the City of Arlington upon request.

The Obligations are parity "Additional Bonds" as defined in the Ordinances. The Obligations, the Outstanding Bonds and any Additional Bonds hereafter issued, are and shall be equally and ratably secured by and payable from a first lien on and pledge of the Net Revenues of the System.

DEFINITIONS

- (a) The term "Additional Bonds" means the additional parity bonds which the City reserves the right to issue under the Ordinance.
 - (b) The term "Obligations" means the City's Water and Wastewater System Revenue Bonds, Series 2014A and Water and Wastewater System Revenue Refunding Bonds, Series 2014B.
- (c) The term "Net Revenues" means all income, revenues, and receipts of every nature derived from and received by virtue of the operation of the System (including interest income and earnings received from the investment of monies in the special Funds created by the Ordinances or ordinances authorizing the issuance of the Outstanding Bonds and any Additional Bonds) after deducting and paying, and making provision for the payment of, current expenses of maintenance and operation thereof, including all salaries, labor, materials, repairs and extensions necessary to render efficient service; provided, however that only such expenses for repairs and extensions as in the judgment of the City Council, reasonably and fairly exercised, are necessary to keep the System in operation and to render adequate service to the City and the inhabitants thereof, or such as might be necessary to meet some physical accident or condition which would otherwise impair any obligations payable from the Net Revenues of the System, shall be deducted in determining "Net Revenues." Contractual payments for the purchase of water or the treatment of sewage shall be maintenance and operating expense of the System to the extent provided in the contract incurred therefore and as may be authorized by law. Depreciation shall never be considered as an expense of operation and maintenance.
- (d) The term "Outstanding Bonds" means the City's outstanding: Water and Wastewater System Revenue Bonds, Series 2004, authorized by an Ordinance of the City Council passed on February 24, 2004; Water and Wastewater System Revenue Bonds, Series 2005, authorized by an Ordinance of the City Council passed on March 8, 2005; Water and Wastewater System Revenue Bonds, Series 2007, authorized by an Ordinance of the City Council passed on July 17, 2007; Water and Wastewater System Revenue Bonds, Series 2008, authorized by an Ordinance of the City Council passed on June 15, 2008; Water and Wastewater System Revenue Refunding Bonds, Series 2009, authorized by an Ordinance of the City Council passed April 7, 2009; Water and Wastewater System Revenue Refunding Bonds, Series 2010 authorized by an Ordinance of the City Council passed June 22, 2010 Water and Wastewater System Revenue Bonds, Series 2010, authorized by an Ordinance of the City Council passed October 19, 2010; Water and Wastewater System Revenue Bonds, Series 2012 authorized by an Ordinance of the City Council passed June 18, 2013; Water and Wastewater System Revenue Refunding Bonds, Series 2013B authorized by an Ordinance of the City Council passed June 18, 2013; Water and Wastewater System Revenue Refunding Bonds, Series 2013B authorized by an Ordinance of the City Council passed June 18, 2013; and Water and Wastewater System Revenue Bonds, Series 2014 authorized by an Ordinance of the City Council passed June 18, 2013; and Water and Wastewater System Revenue Bonds, Series 2014 authorized by an Ordinance of the City Council passed June 18, 2013; and Water and Wastewater System Revenue Bonds, Series 2014
- (e) The term "System" means the City's existing combined water system and wastewater system, formerly known as the City's combined waterworks and sewer system, including all properties (real, personal or mixed and tangible or intangible) owned, operated, maintained, and vested in, the City for the supply, treatment and distribution of treated water for domestic, commercial, industrial and other uses and the collection and treatment of water-carried wastes, together with all future additions, extensions, replacements and improvements thereto.

RATES...The City will fix and maintain rates and charges for the facilities and services afforded by the System which will provide revenues annually at least equal to the amount required to pay for all operation, maintenance, replacement and betterment charges of the System; establish and maintain the Interest and Sinking Fund and Reserve Fund requirements contained in the Ordinance and in ordinances relating to the Outstanding Bonds and any Additional Bonds; and produce Net Revenues (exclusive of depreciation) each year in an amount not less than 1.25 times the average annual principal and interest requirements of the Bonds, the Outstanding Bonds and any Additional Bonds from time to time outstanding.

VARIOUS FUNDS...The City covenants and agrees that all revenues derived from the operation of the System shall be kept separate from other funds of the City. To that end, the following special Funds shall be established and maintained in an official depository bank of the City so long as any of the Bonds, the Outstanding Bonds and any Additional Bonds or interest coupons appertaining thereto are outstanding and unpaid: the "Revenue Fund," the "Interest and Sinking Fund" and the "Reserve Fund."

Revenue Fund. The City shall deposit, from day to day as collected, all revenues of every nature derived from the operation of the System into the Revenue Fund and the money from time to time on deposit therein shall be appropriated to the following

uses in the following order of priority, to wit: (a) to the payment of all necessary and reasonable expenses of operation and maintenance of the System as said expenses are defined by law; (b) to the Interest and Sinking Fund and Reserve Fund when and in the amounts required by the Ordinance and ordinances authorizing the Outstanding Bonds, and any Additional Bonds and for the payment of the principal of and interest on the Bonds the Outstanding Bonds and any Additional Bonds when and as due and payable and for the creation of a reserve therefore; and (c) to any other purpose of the City now or hereafter permitted by law.

<u>Interest and Sinking Fund.</u> The Interest and Sinking Fund shall be used solely for the purpose of paying the principal of and interest on the Outstanding Bonds, the Bonds, and any Additional Bonds as such principal matures and such interest becomes due and payable.

Reserve Fund. The City covenants and agrees that it will continuously maintain in the Reserve Fund an amount of Reserve Fund Obligations equal to not less than the average annual principal and interest requirements on the Bonds, the Outstanding Bonds and any Additional Bonds from time to time outstanding (the "Reserve Fund Requirement"), and that, upon the issuance of Additional Bonds, it will increase, if necessary, and accumulate the amount to be deposited in the Reserve Fund in accordance with the requirements set forth in the Ordinances and the ordinances authorizing the Outstanding Bonds. For so long as the funds on deposit in the Reserve Fund are equal to the Reserve Fund Requirement, no additional deposits need to be made therein, but should the Reserve Fund at any time contain less than the Reserve Fund Requirement, then, subject and subordinate to making the required deposits to the credit of the Interest and Sinking Fund, the City shall restore such deficiency by depositing additional Reserve Fund Obligations into the Reserve Fund in monthly installments of not less than 1/24th of the Reserve Fund Requirement on or before the 10th day of each month following such deficiency, termination, or expiration. The money on deposit in the Reserve Fund shall be used solely for the purpose of paying the principal of and interest on the Bonds, the Outstanding Bonds and any Additional Bonds in the event that there are not sufficient monies on deposit in the Interest and Sinking Fund for such purpose. The City may, at its option, withdraw all surplus in the Reserve Fund over the Reserve Fund Requirement and deposit same in the Revenue Fund; provided, however, that to the extent such monies constitute bond proceeds, including interest and income derived therefrom, such amounts shall not be deposited to the Revenue Fund and shall only be used for the purposes for which bond proceeds may be used. For the purpose of determining compliance with the aforesaid requirements, Reserve Fund Obligations shall be valued each year as of the last day of the City's fiscal year, at their cost or market value, whichever is lower, except that any direct obligations of the United States (State and Local Government Series) held for the benefit of the Reserve Fund in book-entry form shall be continuously valued at their par value or face principal amount.

"Reserve Fund Obligations" means cash, investment securities of any of the type or types permitted under the Ordinance, any "Credit Facility" or any combination thereof. "Credit Facility" means (i) a policy of insurance or a surety bond, issued by an issuer of policies of insurance insuring the timely payment of debt service on governmental obligations, provided that a "Rating Agency" having an outstanding rating on such obligations would rate such obligations which are fully insured by a standard policy issued by the issuer in its two highest generic rating categories for such obligations; and (ii) a letter or line of credit issued by any financial institution, provided that a "Rating Agency" having an outstanding rating on the Bonds would rate the Bonds in its two highest generic rating categories for such obligations if the letter or line of credit proposed to be issued by such financial institution secured the timely payment of the entire principal amount of the bonds and the interest thereon. As used herein, "Rating Agency" means any nationally recognized securities rating agency which has assigned a rating to the Bonds.

Investment of Certain Funds. Money in any Fund established pursuant to the Ordinance or any ordinance authorizing the issuance of Outstanding Bonds, and any Additional Bonds, may, at the option of the City, be invested in time deposits or certificates of deposit secured in the manner required by law for public funds, or invested in direct obligations of, including obligations the principal and interest on which are unconditionally guaranteed by, the United States of America, in obligations of any agencies or instrumentalities thereof, or in such other investments as are permitted under the Public Funds Investment Act of 1987, Chapter 2256, Texas Government Code, as amended, or any successor law, as in effect from time to time; provided that all such deposits and investments shall be made in such manner (which may include repurchase agreements for such investment with any primary dealer of such agreements) that the money required to expended from any Fund will be available at the proper time or times. Such investments shall be valued each year in terms of current market value as of the last day of the City's fiscal year. For purposes of maximizing investment returns, to the extent permitted by law, money in such Funds may be invested in common investments of the kind described above, or in a common pool of such investment which shall be kept and held at an official depository bank, which shall not be deemed to be or constitute a commingling of such money or funds provided that safekeeping receipts or certificates or participation clearly evidencing the investment or investment pool in which such money is invested and the share thereof purchased with such money or owned by such fund are held by or on behalf of each such Fund. If necessary, such investments shall be promptly sold to prevent any default.

ADDITIONAL BONDS...In addition to the right to issue bonds of inferior lien as authorized by law, the City reserves the right to issue Additional Bonds under and in accordance with the Ordinance for the purpose of improving, extending, equipping and repairing the System and for the purpose of refunding, in any lawful manner, any part or all of the Bonds, the Outstanding Bonds and any Additional Bonds then outstanding. The Additional Bonds shall be secured by and payable from a first and superior lien on and pledge of the Net Revenues in the same manner and to the same extent as the Bonds, the Outstanding Bonds and any Additional Bonds; and the Bonds, the Outstanding Bonds, any then outstanding Additional Bonds, and the Additional Bonds then proposed to be issued shall in all respects be on a parity and of equal dignity as to lien and right. Additional Bonds may be issued under the Ordinance in one or more installments; provided, however, that none of the Additional Bonds shall be issued unless and until the following conditions have been met:

- (a) The City is not then in default as to any covenant, condition or obligation prescribed by any ordinance authorizing the issuance of the Bonds or the Outstanding Bonds:
- (b) Each of the special Funds created for the payment and security of the Bonds and the Outstanding Bonds contain the amount of money then required to be on deposit therein;
- (c) The City has secured from a Certified Public Accountant a certificate showing that the Net Earnings (definition under, paragraph (f) below) of the System for either the completed fiscal year next preceding the date of the Additional Bonds or a consecutive twelve-month period out of the last fifteen months next preceding the date of the Additional Bonds is equal to at least 1.25 times the average annual principal and interest requirements (calculated on a fiscal year basis) of all bonds, which will be outstanding after the issuance of the proposed Additional Bonds. However, should the certificate of the accountant certify that the Net Earnings of the System for the period covered thereby were less than required above, and a change in the rates and charges for water and wastewater afforded by the System became effective at least 60 days prior to the last day of the period covered by the accountant's certificate, and an independent engineer or engineering firm having a favorable reputation with respect to such matters will certify, that, had such change in rates and charges been effective for the entire period covered by the accountant's certificate, the Net Earnings of the System covered by the accountant's certificate would have been, in his or their opinion, equal to at least 1.25 times the average annual principal and interest requirements (calculated on a fiscal year basis) of the Outstanding Bonds after giving effect to the issuance of the Additional Bonds, then, in such event, the coverage specified in the first sentence of this paragraph shall not be required for the period specified, and such accountant's certificate will be sufficient if accompanied by an engineer's certificate to the above effect:
- (d) The ordinance authorizing the Additional Bonds requires that deposits shall be made into the Interest and Sinking Fund in amounts adequate to pay the principal and interest requirements of the Additional Bonds as the same become due; and provides that the aggregate amount to be accumulated and maintained in the Reserve Fund shall be increased to an amount equal to the Reserve Fund Requirement for all Bonds to be outstanding after the issuance of said Additional Bonds. Such additional amount shall be so accumulated in not more than sixty months from the date of the Additional Bonds;
- (e) The Additional Bonds are scheduled to mature only on June 1, and the interest thereon is scheduled to be paid on June 1 and December 1; and
- (f) The term "Net Earnings" shall mean all income, receipts and revenues derived from the operation of the System, including interest earned on invested monies in the special Funds created for the payment and security of obligations payable from the Net Revenues, after deduction of maintenance and operating expenses but not deducting depreciation, debt service payments on the Bonds, the Outstanding Bonds and any Additional Bonds and other expenditures which, under standard accounting practice, should be classified as capital expenditures. Revenues and receipts resulting solely from the ownership of the System (grants, meter deposits and gifts) and interest earned on construction funds created from bond proceeds shall not be treated or included as income, revenues or receipts from the operation of the System for purposes of determining "Net Earnings."

AMENDMENTS ... The City may, without consent of or notice to any owners, from time to time and at any time, amend the Ordinance in any manner not detrimental to the interests of the 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 owners of the Bonds holding a majority in aggregate principal amount of the Bonds then outstanding, amend, add to, or rescind any of the provisions of the Ordinance; provided that, without the consent of all owners of outstanding Bonds, no such amendment, addition, or rescission shall (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, or interest on the Bonds, (ii) give any preference to any Bond over any other Bond, or (iii) reduce the aggregate principal amount of Bonds required to be held by owners for consent to any such amendment, addition, or rescission.

COVENANTS BY THE CITY...The City covenants that so long as any principal or interest pertaining to any of the Bonds, the Outstanding Bonds and any Additional Bonds remains outstanding and unpaid, it will not authorize or issue any further bonds of the City secured by a lien on and pledge of the revenues of the System superior or senior to the pledge and lien created herein for the Bonds, the Outstanding Bonds and any Additional Bonds, or secured by a lien on and pledge of the revenues of the System on a parity with the Bonds, the Outstanding Bonds and any Additional Bonds except in conformity with the provisions of the

Ordinance.

The City covenants that the System shall be operated on a fiscal year basis and shall be maintained in good condition and operated in an efficient manner and at reasonable cost. So long as any of the Bonds, the Outstanding Bonds and any Additional Bonds are outstanding, the City agrees to maintain insurance on the System of a kind and in an amount customarily carried by municipal corporations in the State of Texas engaged in a similar type of business.

The City covenants that so long as any of the Bonds, the Outstanding Bonds and any Additional Bonds or any interest thereon remain outstanding and unpaid, it will keep and maintain a proper and complete system of records and accounts pertaining to the operation of the System and its component parts separate and apart from all other records and accounts of the City in accordance with accepted accounting practices prescribed for municipal corporations, and complete and correct entries shall be made of all transactions relating to the System, as provided by Chapter 1502, Texas Government Code, as amended.

For so long as any of the Bonds, the Outstanding Bonds and any Additional Bonds or any interest thereon remain outstanding, the City will not sell or encumber the physical properties of the System or any substantial part thereof; provided, however, this covenant shall not be construed to prohibit the sale of such machinery, or other properties or equipment which has become obsolete or otherwise unsuited to the efficient operation of the System.

The City covenants that following the close of each fiscal year, it will cause an audit of such books and accounts of the System to be made by an independent firm of Certified Public Accountants which shall include, among other things, a detailed statement of the income and expenditures of the components of the System for such fiscal year; a balance sheet as of the end of such fiscal year; and a detailed statement of the source and disposition of all funds of the System during such fiscal year. Copies of these annual audits shall be immediately furnished, upon written request, to the original purchasers and any subsequent holder of the Bonds, the Outstanding Bonds and any Additional Bonds.

No free service of the System shall be allowed, and should the City or any of its agents or instrumentalities make use of the services and facilities of the System, payment of the reasonable value thereof shall be made by the City out of funds from sources other than the revenues and income of the System.

Remedies in Default. In addition to all the rights and remedies provided by the laws of the State of Texas, the City covenants and agrees particularly that in the event the City (a) defaults in any payments to be made to the Interest and Sinking Fund or the Reserve Fund as required by the Ordinance or any ordinance authorizing the issuance of the Outstanding Bonds or any Additional Bonds, or (b) defaults in the observance or performance of any other of the covenants, conditions or obligations set forth in the Ordinance or any ordinance authorizing the issuance of the Outstanding Bonds or any Additional Bonds, the holder or holders of any of the Bonds, the Outstanding Bonds or any Additional Bonds shall be entitled to a writ of mandamus issued by a court of proper jurisdiction, compelling and requiring the City and its officers to observe and perform any covenant, condition or obligation prescribed in the Ordinance or any ordinance authorizing the issuance of the Outstanding Bonds or any Additional Bonds. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power, or shall be construed to be a waiver of any such default or acquiescence therein, and every such right and power may be exercised from time to time and as often as may be deemed expedient. The specific remedy herein provided shall be cumulative of all other existing remedies and the specification of such remedy shall not be deemed to be exclusive.

TAX MATTERS

TAX EXEMPTION... In the opinion of Bracewell & Giuliani LLP, Bond Counsel, (i) interest on the Obligations is excludable from gross income for federal income tax purposes under existing law and (ii) the bonds are not "private activity bonds" under the Internal Revenue Code of 1986 as amended (the "Code") and, as such, interest on the Obligations is not subject to the alternative minimum tax on individuals and corporations, except as described below in the discussion regarding the adjusted current earnings adjustment for corporations.

The Code imposes a number of requirements that must be satisfied for interest on state or local obligations, such as the Obligations, to be excludable from gross income for federal income tax purposes. These requirements include limitations on the use of bond proceeds and the source of repayment of the Obligations, limitations on the investment of bond proceeds prior to expenditure, a requirement that excess arbitrage earned on the investment of bond proceeds be paid periodically to the United States and a requirement that the issuer file an information report with the Internal Revenue Service (the "Service"). The City has covenanted in the Ordinance that it will comply with these requirements.

Bond Counsel's opinion will assume continuing compliance with the covenants of the Ordinances pertaining to those sections of the Code that affect the exclusion from gross income of interest on the Obligations for federal income tax purposes and, in addition, will rely on representations by the City, the City's Financial Advisor, and the Initial Purchasers with respect to matters solely within the knowledge of the City, the City's Financial Advisor, and the Initial Purchasers; which Bond Counsel has not independently verified. Bond Counsel will further rely on the report (the "Report") of Grant Thornton LLP, Certified Public Accountants, regarding the mathematical accuracy of certain computations. If the City should fail to comply with the covenants in the Ordinances or if the foregoing representations or the Report should be determined to be inaccurate or incomplete, interest on the Obligations could become includable in gross income from the date of delivery of the Obligations, regardless of the date

on which the event causing such inclusion occurs.

The Code also imposes a 20% alternative minimum tax on the "alternative minimum taxable income" of a corporation if the amount of such alternative minimum tax is greater than the amount of the corporation's regular income tax. Generally, the alternative minimum taxable income of a corporation (other than any S corporation, regulated investment company, REIT or REMIC), includes 75% of the amount by which its "adjusted current earnings" exceeds its other "alternative minimum taxable income." Because interest on tax exempt obligations, such as the Obligations, is included in a corporation's "adjusted current earnings," ownership of the Obligations could subject a corporation to alternative minimum tax consequences.

Except as stated above, Bond Counsel will express no opinion as to any federal, state or local tax consequences resulting from the receipt or accrual of interest on, or acquisition, ownership or disposition of, the Obligations.

Bond Counsel's opinions are based on existing law, which is subject to change. Such opinions are further based on Bond Counsel's knowledge of facts as of the date thereof. Bond Counsel assumes no duty to update or supplement its opinions to reflect any facts or circumstances that may thereafter come to Bond Counsel's attention or to reflect any changes in any law that may thereafter occur or become effective. Moreover, Bond Counsel's opinions are not a guarantee of result and are not binding on the Service; rather, such opinions represent Bond Counsel's legal judgment based upon its review of existing law and in reliance upon the representations and covenants referenced above that it deems relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state or local obligations is includable in gross income for federal income tax purposes. No assurance can be given as to whether or not the Service will commence an audit of the Obligations. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat the City as the taxpayer and the Owners may not have a right to participate in such audit. Public awareness of any future audit of the Obligations could adversely affect the value and liquidity of the Obligations regardless of the ultimate outcome of the audit.

ADDITIONAL FEDERAL INCOME TAX CONSIDERATIONS

COLLATERAL TAX CONSEQUENCES... Prospective purchasers of the Obligations should be aware that the ownership of tax exempt obligations may result in collateral federal income tax consequences to financial institutions, life insurance and property and casualty insurance companies, certain S corporations with Subchapter C earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry tax exempt obligations, low and middle income taxpayers qualifying for the health insurance premium assistance credit, and individuals otherwise qualifying for the earned income credit. In addition, certain foreign corporations doing business in the United States may be subject to the "branch profits tax" on their effectively connected earnings and profits, including tax exempt interest such as interest on the Obligations. These categories of prospective purchasers should consult their own tax advisors as to the applicability of these consequences. Prospective purchasers of the Obligations should also be aware that, under the Code, taxpayers are required to report on their returns the amount of tax-exempt interest, such as interest on the Bonds, received or accrued during the year.

TAX ACCOUNTING TREATMENT OF ORIGINAL ISSUE PREMIUM BONDS... The issue price of all or a portion of the Obligations may exceed the stated redemption price payable at maturity of such Bonds. Such Obligations (the "Premium Bonds") are considered for federal income tax purposes to have "bond premium" equal to the amount of such excess. The basis of a Premium Bond in the hands of an initial owner is reduced by the amount of such excess that is amortized during the period such initial owner holds such Premium Bond in determining gain or loss for federal income tax purposes. This reduction in basis will increase the amount of any gain or decrease the amount of any loss recognized for federal income tax purposes on the sale or other taxable disposition of a Premium Bond by the initial owner. No corresponding deduction is allowed for federal income tax purposes for the reduction in basis resulting from amortizable bond premium. The amount of bond premium on a Premium Bond that is amortizable each year (or shorter period in the event of a sale or disposition of a Premium Bond) is determined using the yield to maturity on the Premium Bond based on the initial offering price of such Bond.

The federal income tax consequences of the purchase, ownership and redemption, sale or other disposition of Premium Bonds that are not purchased in the initial offering at the initial offering price may be determined according to rules that differ from those described above. All owners of Premium Bonds should consult their own tax advisors with respect to the determination for federal, state, and local income tax purposes of amortized bond premium upon the redemption, sale or other disposition of a Premium Bond and with respect to the federal, state, local, and foreign tax consequences of the purchase, ownership, and sale, redemption or other disposition of such Premium Bonds.

TAX ACCOUNTING TREATMENT OF ORIGINAL ISSUE DISCOUNT BONDS...The issue price of all or a portion of the Obligations may be less than the stated redemption price payable at maturity of such Obligations (the "Original Issue Discount Bonds"). In such case, the difference between (i) the amount payable at the maturity of each Original Issue Discount Bond, and (ii) the initial offering price to the public of such Original Issue Discount Bond constitutes original issue discount with respect to such Original Issue Discount Bond in the hands of any owner who has purchased such Original Issue Discount Bond in the initial public offering of the Bonds. Generally, such initial owner is entitled to exclude from gross income (as defined in Section 61 of the Code) an amount of income with respect to such Original Issue Discount Bond equal to that portion of the amount of such original issue discount allocable to the period that such Original Issue Discount Bond continues to be owned by such owner.

Because original issue discount is treated as interest for federal income tax purposes, the discussion regarding interest on the Bonds under the captions "Tax Exemption" and "Collateral Tax Consequences" generally applies, and should be considered in connection with the discussion in this portion of the Official Statement.

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

The foregoing discussion assumes that (i) the Purchaser has purchased the Obligations for contemporaneous sale to the public and (ii) all of the Original Issue Discount Bonds have been initially offered, and a substantial amount of each maturity thereof has been sold, to the general public in arm's-length transactions for a price (and with no other consideration being included) not more than the initial offering prices thereof stated on the cover page of this Official Statement. Neither the City nor Bond Counsel has made any investigation or offers any comfort that the Original Issue Discount Bonds will be offered and sold in accordance with such assumptions.

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

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

TAX LEGISLATIVE CHANGES...Current law may change so as to directly or indirectly reduce or eliminate the benefit of the exclusion of interest on the Obligations from gross income for federal income tax purposes. Any proposed legislation, whether or not enacted, could also affect the value and liquidity of the Obligations. Prospective purchasers of the Obligations should consult with their own tax advisors with respect to any proposed, pending or future legislation.

CONTINUING DISCLOSURE OF INFORMATION

In the Ordinances, the City made the following agreement for the benefit of the holders and Beneficial Owners of the Obligations. 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 specified material events, to the Municipal Securities Rulemaking Board ("MSRB"). This information will be available free of charge via the Electronic Municipal Market Access ("EMMA") System at www.emma.msrb.org.

ANNUAL REPORTS...The City will provide certain updated financial information and operating data to the MSRB annually. The information to be updated includes all quantitative financial information and operating data with respect to the City of the general type included in this Official Statement under Tables numbered 1 through 5 and in Appendix B. The City will update and provide this information within six months after the end of each fiscal year. The City will provide the updated information to the MSRB annually via EMMA.

The City may provide updated information in full text or may incorporate by reference certain other publicly available documents, as permitted by the Securities and Exchange Commission Rule 15c2-12, (the "Rule"). The updated information will include audited financial statements, if the City commissions an audit and it is completed by the required time. If audited financial statements are not available by the required time, the City will provide notice that audited financial statements are not available and will provide unaudited financial statements for the applicable fiscal year to the MSRB via EMMA and audited financial statements when they become available. Any such financial statements will 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 regulations.

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

DISCLOSURE EVENT NOTICES... The City shall notify the MSRB, in a timely manner not in excess of ten (10) business days after the occurrence of the event, of any of the following events with respect to the Obligations: (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 Obligations, or other material events affecting the tax status of the Obligations; (7) modifications to rights of holders of the Obligations, if material; (8) Obligation calls, if material, and tender offers; (9) Defeasances; (10) Release, substitution, or sale of property securing repayment of the Obligations, if material; (11) Rating changes; (12) Bankruptcy, insolvency, receivership or similar event of the City⁽¹⁾; (13) The consummation of a merger, consolidation, or acquisition involving the City or the sale of all or substantially all of the assets of the City, other than in the ordinary course of business, the entry into 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 Paying Agent/Registrar or change in the name of the Paying Agent/Registrar, if material.

(1) For the purposes of the event identified in (12), the event 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 U.S. 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 FROM MSRB... The City has agreed to provide the foregoing information, only as described above. Investors will be able to access continuing disclosure information filed with the MSRB free of charge at www.emma.msrb.org.

LIMITATIONS AND AMENDMENTS... The City has agreed to update information and to provide notices of material 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 Obligations 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 holders of Obligations 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 the Obligations in the offering described herein in compliance with the Rule, taking into account any amendments or interpretations of the Rule to the date of such amendment, as well as such changed circumstances, and (ii) either (a) the holders of a majority in aggregate principal amount of the outstanding Obligations 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 holders and Beneficial Owners of the Obligations. 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... Except as disclosed below, the City has complied in all material respects with all continuing disclosure undertakings made by the City in accordance with SEC Rule 15c2-12. During the last five years, the City had outstanding water and wastewater revenue bonds, special-tax revenue bonds, and ad valorem tax revenue obligations (the "Insured Obligations"), insured by MBIA Insurance Company ("MBIA"), FSA Insurance Company ("FSA"), Ambac Assurance Corporation ("AMBAC"), XL Capital Assurance ("XL Capital"), CFIG Assurance North America ("CFIG"), and Berkshire Hathaway Assurance Corp. ("Berkshire," and together with MBIA, FSA, AMBAC, XL Capital, CFIG, and any successors thereto, the "Insurers"). The City did not timely file certain material events notices with respect to Insurer rating changes (downgrades and upgrades) from 2009 to the present. However, under the City's Continuing Disclosure Agreements in effect for Insured Obligations issued from 2004 through 2010, the City's requirement to provide timely notice of certain events was subject to the qualifier "if such event is material to a decision to purchase or sell Obligations." During such Insurer downgrades, the City's underlying, unenhanced credit rating with respect to the Insured Obligations remained higher than the credit rating of the Insurers and as such, the City does not believe such Insurer downgrades were material, Also, in 2009, 2010 and 2013, the City did not timely file notice of the upgrading of its underlying, unenhanced credit rating with respect to its water and wastewater system revenue bonds, ad valorem tax revenue bonds, and special-tax revenue bonds by S&P, Fitch and Moody's. The City has now filed an events notice with respect to its rating upgrades in 2009, 2010 and 2013, and procedures have been implemented by the City to ensure that all event notices are timely filed in the future.

In addition, the City believed that it had timely filed the required quantitative financial information and operating data for the

City's outstanding bonds and the City's September 30, 2013 audited financial statements (the "2013 Audit") within six months of the end of City's 2013 fiscal year on March 31, 2014 with both EMMA and the Municipal Advisory Council of Texas ("MAC"). The 2013 Audit was completed prior to March 31, 2014 and was available to be posted with EMMA. The MAC website also incorrectly indicated that the 2013 Audit was available for download from EMMA as of March 31, 2014. The City has subsequently determined that due to an inadvertent filing error, the 2013 Audit was not filed concurrently with the required quantitative financial information and operating data that was filed by the City with EMMA on March 31, 2014. On May 22, 2014, the City filed the 2013 Audit with EMMA. The City has also filed a notice of late filing with respect to the 2013 Audit.

OTHER INFORMATION

RATINGS... The Bonds have been rated "Aa2" by Moody's Investors Service, Inc. ("Moody's), "AAA" by Standard & Poor's Rating Services, a Standard & Poor's Financial Services LLC business, ("S&P") and "AAA" by Fitch Ratings ("Fitch"). The unenhanced outstanding water and wastewater revenue debt of the City is rated "Aa2" by Moody's, "AAA" by S&P and "AAA" by Fitch. 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 any or all of such rating companies, if in the judgment of any or all companies, circumstances so warrant. Any such downward revision or withdrawal of such ratings, or either of them, may have an adverse effect on the market price of the Bonds.

LITIGATION... The City accrued a \$1,250,000 liability for the fiscal year ended September 30, 2011 to account for agreed-upon settlement of an APFA lawsuit filed against the City in 2002. The City paid the settlement amount in January, 2012, to a bankruptcy trustee with the understanding that after collection of the judgment and repayment of creditors, any excess amount would be returned to the City.

The City is currently involved in a lawsuit on appeal with potential liability for the City. Various other claims and lawsuits are pending against the City. In the opinion of City management, the potential losses, in excess of APFA limitations of insurance coverage, if any, on all claims will not have a materially adverse effect on the City's financial position.

REGISTRATION AND QUALIFICATION OF BONDS FOR SALE... The sale of the Obligations has not been registered or qualified under the Securities Act of 1933, as amended, in reliance upon exemptions provided therein; the Obligations have not been registered or qualified under the Securities Act of Texas in reliance upon various exemptions contained therein; nor have the Bonds been registered or qualified under the securities act of any jurisdiction. The City assumes no responsibility for registration or qualification of the Obligations under the securities laws of any jurisdiction in which the Obligations may be offered, sold, assigned, pledged, hypothecated, or otherwise transferred. This disclaimer of responsibility for registration or qualification for sale or other disposition of the Obligations shall not be construed as an interpretation of any kind with regard to the availability of any exemptions from securities registration or qualification provisions.

LEGAL MATTERS... The City will furnish a complete transcript of proceedings had incident to the authorization and issuance of the Obligations, including the unqualified approving legal opinion of the Attorney General of Texas approving the Initial Bonds and to the effect that the Obligations 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 existing law and the Obligations are not private activity bonds, subject to the matters described under "TAX MATTERS" herein, including alternative minimum tax consequences for 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 Obligations, or which would affect the provision made for their payment or security, or in any manner questioning the validity of said Obligations will also be furnished. Bond Counsel was not requested to participate, and did not take part, in the preparation of the Notice of Sale and Bidding Instructions, the Official Bid Form and 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 describing the Bonds in the Official Statement to verify that such description conforms to the provisions of 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 Obligations. The legal opinion will accompany the Bonds deposited with DTC or will be printed on the Obligations in the event of the discontinuance of the Book-Entry-Only System.

LEGAL INVESTMENTS AND ELIGIBILITY TO SECURE PUBLIC FUNDS IN TEXAS... Under the Texas Public Security Procedures Act (Texas Government Code, Chapter 1201), the Bonds (i) are negotiable instruments, (ii) are investment securities to which Chapter 8 of the Texas Business and Commerce Code applies, and (iii) are legal and authorized investments for (A) an insurance company, (B) a fiduciary or trustee, or (C) a sinking fund of a municipality or other political subdivision or public agency of the State of Texas. The Bonds are eligible to secure deposits of any public funds of the State, its agencies and political subdivisions, and are legal security for those deposits to the extent of their market value. For political subdivisions in Texas which have adopted investment policies and guidelines in accordance with the Public Funds Investment Act (Texas Government Code, Chapter 2256), the Bonds may have to be assigned a rating of not less than "A" or its equivalent as to investment quality by a national rating agency before such obligations are eligible investments for sinking funds and other public funds (See "OTHER INFORMATION — Ratings" herein). In addition, various provisions of the Texas Finance Code provide that, subject to a prudent investor standard, the Bonds are legal investments for state banks, savings banks, trust companies with at least \$1

million of capital and savings and loan associations.

The City has 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 Obligations 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. The City has made no review of laws in other states to determine whether the Bonds are legal investments for various institutions in those states.

INITIAL PURCHASER OF THE 2014A BONDS... After requesting competitive bids for the 2014A Bonds, the City accepted the bid of Fidelity Capital Markets (the "2014A Initial Purchaser") to purchase the 2014A Bonds at the interest rates shown on page iii of the Official Statement at a price of 102.297% of par. The 2014A Initial Purchaser can give no assurance that any trading market will be developed for the 2014A Bonds after their sale by the City to the 2014A Initial Purchaser. The City has no control over the price at which the bonds are subsequently sold and the initial yield at which the 2014A Bonds will be priced and reoffered will be established by and will be the responsibility of the 2014A Initial Purchaser.

INITIAL PURCHASER OF THE 2014B BONDS... After requesting competitive bids for the 2014B Bonds, the City accepted the bid of Robert W. Baird & Co. Inc. (the "2014B Initial Purchaser") to purchase the 2014B Bonds at the interest rates shown on page viii of the Official Statement at a price of 106.020% of par. The 2014B Initial Purchaser can give no assurance that any trading market will be developed for the 2014B Bonds after their sale by the City to the 2014B Initial Purchaser. The City has no control over the price at which the bonds are subsequently sold and the initial yield at which the 2014B Bonds will be priced and reoffered will be established by and will be the responsibility of the 2014B Initial Purchaser.

VERIFICATION OF ARITHMETICAL AND MATHEMATICAL COMPUTATIONS...The arithmetical accuracy of certain computations included in the schedules provided by Estrada Hinojosa & Company, Inc. on behalf of the City relating to (a) computation of forecasted receipts of principal and interest on the Securities and the forecasted payments of principal and interest to redeem the Refunded Obligations and (b) computation of the yields of the 2014B Bonds and the restricted Securities will be verified by Grant Thornton LLP, certified public accountants. Such computations will be based solely on assumptions and information supplied by Estrada Hinojosa & Company, Inc. on behalf of the City. Grant Thornton LLP will restrict its procedures to verifying the arithmetical accuracy of certain computations and will not make any study or evaluation of the assumptions and information on which the computations will be based and, accordingly, will not express an opinion on the data used, the reasonableness of the assumptions, or the achievability of the forecasted outcome.

FINANCIAL ADVISOR... Estrada Hinojosa & Company, Inc. is employed as Financial Advisor to the City in connection with the issuance of the Obligations. The Financial Advisor's fee for services rendered with respect to the sale of the Obligations is contingent upon the issuance and delivery of the Bonds. Estrada Hinojosa & Company, Inc., in its capacity as Financial Advisor, 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. 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.

CERTIFICATION OF THE OFFICIAL STATEMENT...At the time of payment for and delivery of the Obligations, the Purchasers of the Obligations will be furnished a certificate, executed by proper officers, acting in their official capacity, to the effect that to their knowledge and belief: (a) the descriptions and statements of or pertaining to the City contained in this Official Statement and any addenda, supplement or amendment thereto, for its Obligations, on the date of such Official Statement, on the date of sale of said Obligations and on the date of the delivery, were and are true and correct in all material respects; (b) insofar as the City and its affairs, including its financial affairs, are concerned, such Official Statement did not and does not contain an untrue statement of a material fact or omit to state a material fact required to be stated therein or necessary to make the statements therein, in the light

of the circumstances under which they were made, not misleading; (c) insofar as the descriptions and statements, including financial data, of or pertaining to entities other than the City and their activities contained in such Official Statement are concerned, such statements and data have been obtained from sources which the City believes to be reliable and the City has no reason to believe that they are untrue in any material respect; and (d) there has been no material adverse change in the financial condition of the City, since September 30, 2013, the date of the last audited financial statements of the City appearing in the Official Statement.

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 Ordinances authorizing the issuance of the Obligations approves 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 Purchasers.

/s/ ROBERT CLUCK
Mayor
City of Arlington, Texas

ATTEST:

/s/ MARY SUPINO

City Secretary City of Arlington, Texas

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Schedule I Schedule of Refunded Bonds for the 2014B Bonds

Water & Wastewater System Revenue Bonds, Series 2005

Original Dated	Original Maturity				_
Date	Date	Interest Rates		Amount	Call Date
3/1/2005	6/1/2016	4.000%	\$	895,000	6/1/2015
	6/1/2017	4.000%		895,000	6/1/2015
	6/1/2018	4.000%		895,000	6/1/2015
	6/1/2019	4.125%		895,000	6/1/2015
	6/1/2020	4.200%		895,000	6/1/2015
	6/1/2021	4.250%		895,000	6/1/2015
	6/1/2022	4.250%		895,000	6/1/2015
	6/1/2023	4.375%		895,000	6/1/2015
	6/1/2024	4.500%	890,000		6/1/2015
			\$	8,050,000	

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GENERAL INFORMATION REGARDING THE CITY

THE CITY OF ARLINGTON

The City

The City is located in the eastern part of Tarrant County, equidistant between Dallas and Fort Worth on Interstate Highways 20 and 30, which are limited access highways. The City's location places it at the geographical center of the Dallas-Fort Worth metropolitan area. The land area of the City contained within its corporate boundary is approximately 99.4 square miles.

The City was incorporated January 17, 1920, under the provisions of the Home Rule Amendment to the Texas State Constitution. The City provides the following services to the citizens of the City: public safety (police and fire), public works, public welfare, parks and recreation, public health, water and wastewater utilities, and general administrative services.

General

The City operates under the Council-Manager form of government as established by its Charter. There is a nine member City Council (the "Council") vested with local legislative power. Three council members and the Mayor are elected "at large" and five council members are elected in five single member districts. All members of the Council are elected for terms of two years, with the elections being held in even/odd years for approximately half the seats. The Council elects a Mayor Pro Tem from among its members.

Mayor and City Council

Policy-making and supervisory functions are the responsibility of and are vested in the Council under provisions of the City Charter. Ordinances, resolutions and zoning decisions are presented at Council meetings at 6:30 p.m. on the second and fourth Tuesday of each month. Council meetings are broadcast on the local cable public access station and webcast. A simple majority of the Council constitutes a quorum. The Mayor is required to vote on all matters considered by the Council, but has limited power to veto Council actions that can be overridden by simple majority action of the Council.

Administration

The City Manager is the administrative head of the municipal government and carries out the policies of the Council. With the assistance of three Deputy City Managers, he coordinates the functions of the various municipal agencies and departments responsible for the delivery of services to residents. The City Manager is appointed by the Council and serves at the pleasure of the Council.

Excluding the positions and offices of the City Attorney, City Auditor and certain others whose appointments are reserved for Council action, the City Manager appoints and removes all City employees. The City Manager exercises control over all City departments and divisions and supervises their personnel; recommends Council legislative actions; advises Council on the City's financial conditions and needs; prepares and submits to Council the annual budget; and performs such duties required by Council.

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ECONOMIC AND DEMOGRAPHIC FACTORS

Population

The 2013 estimated population for the City of Arlington is 365,930. The following table presents population figures for selected years.

Population and Rates of Change Arlington and the United States **Selected Years**

Year	Arlington	Annual Rate of Change	United States	Annual Rate of Change
1950 (1)	7,692		150,697,361	
1960 (1)	44,775	19.30%	178,464,236	1.71%
1970 (1)	90,229	7.30%	203,211,926	1.31%
1980 (1)	160,113	5.90%	226,545,805	1.09%
1990 (1)	261,721	5.00%	248,765,170	0.94%
2000 (1)	332,969	2.40%	281,421,906	1.40%
2010 (2)	365,438	0.93%	308,745,538	0.93%
2011 (2)	365,530	0.03%	312,759,230	1.30%
2012 (2)	365,860	0.09%	314,395,013	1.30%
2013	365,930	0.02%	316,128,839	0.55%

Source: U.S. Dept. of Commerce, U.S. Census, and the Community Development and Planning Department Estimates.

(1) Actual Census population

Employment

Employment date for the City, Texas, and the United States is shown below.

Unemployment Rate Annual Average Rates 2009 to 2013

	2013	2012	2011	2010	2009
Arlington	5.9%	6.8%	7.6%	8.0%	7.2%
Texas	6.4%	7.2%	7.9%	8.2%	7.5%
United States	7.6%	8.3%	8.9%	9.6%	9.3%

Source: US Bureau of Labor Statistics.

Actual Census population.

Estimated population for City of Arlington calculated at 1% annual growth per the City of Arlington, TX. Estimated population from the United States is calculated at 1.28% annual growth rate, per the United States Census Bureau.

Arlington Major Employers (1)

		Number of
Employer	Type of Business	employees
Texas Health Resources	Healthcare	8,252
Arlington Independent School District	Public Education	8,000
University of Texas at Arlington	Higher Education	5,300
Six Flags Over Texas	Amusement Park	3,800
The Parks at Arlington	Retail	3,500
General Motors	Automobile Assembly	2,900
City of Arlington	Municipality	2,315
JP Morgan Chase	Banking Services	1,965
Texas Rangers Baseball Club	Major League Baseball	1,881
Americredit/GM Financial	Retail	1,591
Total		39,504

⁽¹⁾ Arlington Chamber of Commerce. Includes part-time and peak seasonal employees.

Building Permits

During the FY 2013 the City issued 4,595 building permits with a total value of \$316,690,123. Presented below is a table covering building permit activity for the last three years:

	2013			2012			2011			
			Value	Value			Value			
	Permits		(000's)	Permits		(000's)	Permits		(000's)	
New Single Family	580	\$	128,593	395	\$	74,810	228	\$	40,671	
New Multifamily	-		-	-		-	2		16,613	
New Commercial	125		94,840	146		148,544	94		71,945	
Other (Additions, etc. (1))	3,890		93,257	3,669		101,202	2,120		82,057	
Grand Total	4,595	\$	316,690	4,210	\$	324,556	2,444	\$	211,286	

Source: City of Arlington Building Inspections Division

APPENDIX B

AUDITED BASIC FINANCIAL STATEMENTS OF THE CITY OF ARLINGTON YEAR ENDED SEPTEMBER 30, 2013



REPORT OF INDEPENDENT CERTIFIED PUBLIC ACCOUNTANTS

Grant Thornton LLP1717 Main Street, Suite 1500
Dallas, TX 75201-4667 **T** 214.561.2300

F 214.561.2370 GrantThornton.com linkd.in/GrantThorntonUS twitter.com/GrantThorntonUS

The Honorable Mayor, City Council and City Manager The City of Arlington, Texas

Report on the financial statements

We have audited the accompanying financial statements of the governmental activities, the business-type activities, the aggregate discretely presented component units, each major fund, and the aggregate remaining fund information of the City of Arlington, Texas (the "City") as of and for the year ended September 30, 2013, and the related notes to the financial statements, which collectively comprise the City's basic financial statements as listed in the table of contents. We did not audit the financial statements of the Arlington Housing Authority or the Arlington Convention and Visitors Bureau, Inc., which are discretely presented component units which represent 5%, 5%, and 58%, respectively, of assets, net position, and revenues of the aggregate discretely presented component units. Those financial statements were audited by other auditors whose reports thereon have been furnished to us, and our opinion, insofar as it relates to the amounts included for those component units, is based on the reports of the other auditors.

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

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

Opinions

In our opinion, 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 aggregate discretely presented component units, each major fund, and the aggregate remaining fund information of the City of Arlington, Texas as of September 30, 2013, and the respective changes in financial position and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other matters

Required supplementary information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis on Pages 5 through 20, the Budgetary Comparison Schedule - General Fund, the Schedule of Funding Progress - TMRS, the Schedule of Funding Progress - Part Time Deferred Income Trust Plan, the Schedule of Funding Progress - Disability Income Plan, and the Schedule of Funding Progress -Postemployment Healthcare Plan on pages 77 through 81, be presented to supplement the basic financial statements. Such information, although not a required 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. This required supplementary information is the responsibility of management. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America. These limited procedures 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.



Supplementary 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 combining financial statements, individual fund budgetary comparison schedules, and the schedules of capital assets used in the operation of governmental funds listed in the table of contents are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such supplementary information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures. These additional procedures included comparing and reconciling the 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 supplementary information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Other information

The introductory section and statistical section are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information has 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 it.

Other reporting required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report, dated March 4, 2014, on our consideration of the City's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of 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.

GRANT THORNTON LLP

Dallas, Texas March 4, 2014



CITY OF ARLINGTON, TEXAS

MANAGEMENT'S DISCUSSION AND ANALYSIS (Unaudited)

SEPTEMBER 30, 2013

This discussion and analysis of the City of Arlington's financial performance provides an overview and analysis of the City's financial activities for the fiscal year ended September 30, 2013. It should be read in conjunction with the accompanying letter of transmittal and financial statements.

FINANCIAL HIGHLIGHTS

- The City's net position of governmental activities **increased** by \$1.8 (<1%) this year, primarily due to a decrease in net governmental bonds payable.
 - The City's **increase** in total net position of \$20.7M for the year was \$2.8M lower than the \$23.5M increase last year. The change is primarily related to a decrease in the amount added to net investment in capital assets in the enterprise funds. Net investment in capital assets represent the capital assets and construction in progress of the City (net of depreciation), less the related outstanding debt liability. The Water and Sewer Utility fund added \$16.5M in fiscal year 2013 compared to \$21.5M in fiscal year 2012.
 - The City's governmental funds reported combined ending fund balances of \$265M, an increase of \$2.5M over last year. This increase is due to a combination of:
 - An **increase** in Street Capital Project fund balance of \$2.1M and an **increase** in Park Capital Project fund balance of \$4.2M, both related to current year bond proceeds.
 - An **increase** in Street Maintenance fund balance of \$3M due to timing of sales tax revenue receipts vs. street maintenance expenditures.
 - A decrease in General Fund balance of \$6.8M as more fully described below.
 - The 2013 General Fund assigned fund balance was \$53.6M with \$1.5M unassigned, a **decrease** in the aggregate from prior year. In 2012, the comparable balances were \$61.7 and \$0. Total assigned and unassigned fund balance of \$55.1M is \$6.6M lower than last year primarily due to the budgeted use of beginning fund balance in fiscal year 2013. Fund balance assignment changes in the General Fund include decreases to the business continuity reserve, encumbrances, and future initiatives of \$1.1M, \$2.5M, and \$4.3M respectively.
 - Total debt of \$685.6M decreased \$32.1M during the year. Debt issues in 2013 include \$26.0M in Permanent Improvement and Refunding bonds and \$18.1M and in Water and Wastewater System Revenue bonds and \$1M in bonds related to the 2008 Texas Water Development Board (TWDB) Clean and Drinking Water Programs. Bond principal payments for 2013 total \$48.3M on existing obligations with an additional \$27.9M in principal refunded. Exclusive of Cowboy's Stadium debt, City of Arlington debt is allocated 68% for general government, with the remaining 32% to water, wastewater and storm water activities.

OVERVIEW OF THE FINANCIAL STATEMENTS

The City's "basic financial statements" have three parts: government-wide financial statements, fund financial statements and notes to the financial statements. This is the portion of the CAFR on which the auditors express an opinion. The report also contains other supplementary information in addition to the basic financial statements themselves.

Government-wide financial statements. The government-wide financial statements are designed to provide readers with a broad overview the City's finances.

- The Statement of Net Position presents information on all of the assets and liabilities, with the difference between the two reported as net position. Over time, increases or decreases in net position may serve as a useful indicator of whether the financial position is improving or deteriorating. The Statement of Net Position combines governmental funds' current financial resources (short-term spendable resources) with additional accruals, capital assets and long-term obligations. Other non-financial factors should also be taken into consideration to assess the overall health or financial condition of the City, such as changes in the City's property tax base and the condition of the City's infrastructure.
- The Statement of Activities shows how the net position changed during the most recent year. All of the current year's revenues and expenses are taken into account regardless of when cash is received or paid. Thus, revenues and expenses are reported in this statement for some items that will result in cash flows in future fiscal periods (e.g., uncollected taxes and earned but not used vacation leave). Both the Statement of Net Position and the Statement of Activities are prepared utilizing the accrual basis of accounting.

In the aforementioned statements, the City's business is divided into three kinds of activities:

- Governmental Activities Most of the City's basic functions are reported here, including general
 government, public safety, public works, public health, parks and recreation, public welfare,
 convention and event services and interest and fiscal charges. Property taxes, sales taxes and
 franchise fees provide the majority of funding for these activities, with the addition of charges for
 services, grants and contributions.
- Business-type Activities The City charges a fee to customers to help it cover all or most of the
 cost of certain services it provides. The City's water and sewer system is reported here, as well as
 storm water utilities.
- Component Units The City includes one blended component unit with financial activity in 2013 in its report Arlington Property Finance Authority, Inc. For fiscal year 2013, the City includes six discretely presented component units in its report Arlington Housing Authority (AHA), Arlington Convention and Visitors Bureau (ACVB) d/b/a Experience Arlington, Arlington Housing Finance Corporation (AHFC), Arlington Tomorrow Foundation (ATF), Arlington Industrial Corporation (AIC) and the Arlington Convention Center Development Corporation (ACCDC). Although legally separate, these component units are important because the City is financially accountable for them.

REPORTING THE CITY'S MOST SIGNIFICANT FUNDS

Fund Financial Statements

The fund financial statements provide detailed information about the most significant funds – not the City as a whole. Some funds are required to be established by state law and by bond covenants. However, the City establishes many other funds to help it control and manage money for particular purposes or to show that it is meeting legal responsibilities for using certain taxes, grants and other money.

The majority of the City's basic services are reported in governmental funds, which focus on how money flows into and out of those funds and the balances left at year-end that are available for spending. These funds are reported using an accounting method identified as the modified accrual basis of accounting, which measures cash and all other financial assets that can readily be converted into cash. The governmental fund statements provide a detailed short-term view of the City's general government operations and the basic services it provides. Governmental fund information helps determine whether there are more or fewer financial resources that can be spent in the near future to finance the City's programs. By comparing information presented for governmental funds with similar information presented for governmental activities in the government-wide statements, readers may better understand the long-term impact of the government's near-term financing decisions. The relationships or differences between governmental activities (reported in the Statement of Net Position and the Statement of Activities) and governmental funds are defined in a reconciliation following the fund financial statements.

The City maintains twenty-one individual governmental funds. Information is presented separately in the Governmental Funds Balance Sheet and in the Governmental Funds Statement of Revenues, Expenditures, and Changes in Fund Balances for the General Fund, Debt Service Fund, and the Streets Capital Projects Fund, all of which are considered to be major funds. Data from the other eighteen governmental funds are combined into a single, aggregate, nonmajor fund presentation. Individual fund data for each of these nonmajor governmental funds is provided in the form of combining statements elsewhere in this report.

The City charges customers for water and sewer services and storm water runoff. These services are reported in enterprise funds, a type of proprietary fund. Proprietary funds are reported in the same way that all activities are reported in the Statement of Net Position and the Statement of Activities. The internal service funds, another component of proprietary funds, report activities that provide supplies and services for the City such as self-insurance and fleet maintenance functions.

THE CITY AS TRUSTEE

Reporting the City's Fiduciary Responsibilities

The City is the trustee, or fiduciary, for several funds, including the Part-Time Deferred Income Trust, Thrift Savings Plan, and Disability Income Plan, as well as certain amounts held on behalf of developers, property owners and others. All of the City's fiduciary activities are reported in separate Statements of Fiduciary Net Position and Changes in Fiduciary Net Position. While individual funds are provided in the report, the assets and activities of these funds are excluded from the City's government-wide financial statements, because the City cannot use these assets to finance its operations.

NOTES TO THE FINANCIAL STATEMENTS AND OTHER INFORMATION

The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements. In addition to the basic financial statements and accompanying notes, this report presents certain required supplementary information concerning the City's progress in funding its obligation to provide pension benefits and postemployment healthcare to the employees.

THE CITY AS A WHOLE - Government-wide Financial Analysis

The City's combined net position was \$1.95B as of September 30, 2013. Analyzing the net position and net expenses of governmental and business-type activities separately, the governmental activities net position is \$1.3B and the business-type activities net position is \$656M. This analysis focuses on the net position and changes in general revenues and significant expenses of the City's governmental and business-type activities.

Table 1
Summary of Net Position
(Amounts Expressed in Millions)

	Governmental Activities		Business Activi	, ·	Total Primary Government		
	<u>2013</u>	2012	<u>2013</u>	<u>2012</u>	<u>2013</u>	2012	
Current and other assets	\$ 351	\$ 350	\$ 136	\$ 145	\$ 487	\$ 495	
Capital assets	1,593	1,620	685	658	2,278	2,278	
Total assets	1,944	1,970	821	803	2,765	2,773	
Long-term liabilities	586	614	136	138	722	752	
Other liabilities	64	64	29	28	93	92	
Total liabilities	650	678	165	166	815	844	
Net position: Invested in capital assets, net							
of related debt	1,184	1,165	597	573	1,781	1,738	
Restricted	45	46	14	19	59	65	
Unrestricted	65	81	45	45	110	126	
Total net position	\$1,294	\$ 1,292	\$ 656	\$ 637	\$ 1,950	\$ 1,929	

By far the largest portion of the City's net position (91.3%) reflects its investment in capital assets (e.g., land, buildings, infrastructure, machinery, and equipment); less any related debt used to acquire those assets that is still outstanding.

Summary of Net Position (in Millions)



The City uses these capital assets to provide services to citizens; consequently, these assets are not available for future spending. Although the City's investment in its capital assets is reported net of related debt, it should be noted that the resources needed to repay this debt must be provided from other sources, since the capital assets themselves cannot be used to liquidate these liabilities.

\$81 \$900 \$678 \$800 \$650 \$700 \$600 \$500 \$400 \$300 \$200 \$100 \$-2013 2012 2013 2012 2013 2012 **Governmental Activities Business-type Activities Total Primary**

Summary of Liabilities (in Millions)

Governmental Activities

The City's general revenues remained substantially the same compared to the prior year, increasing overall by 2.0%. Sales tax revenue accounted for the majority of the increase this year compared to last.

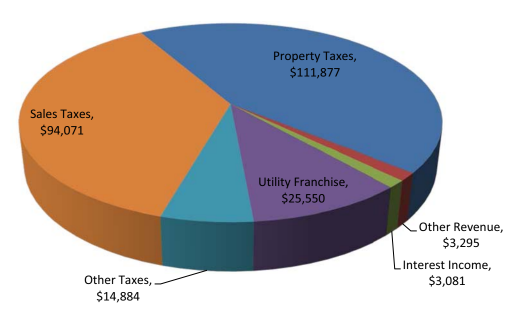
Government

Property tax collections were up slightly from the prior year by about \$1.7M. Residential property value decreased slightly (.73%), while commercial property values increased by 5.02%. Mineral lease property value decreased by 6.92%, however as a tax revenue generator, they are considerably less predictive or reliable in the long-term than other kinds of property. This is due to the nature of mineral lease property; the valuation is based on a temporary activity with value only as long as mineral recovery is taking place. The City anticipates other property values to increase slowly with the overall economic recovery. As a lagging economic indicator, property tax improvements are typically seen only after changes in the economy as a whole have taken effect. The property tax rate for 2013 was set at \$0.6480 per \$100 assessed valuation; remaining unchanged for the tenth consecutive year.

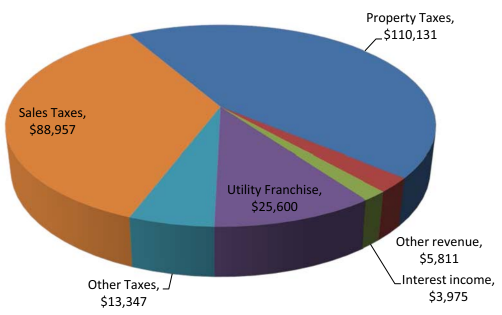
Sales tax collections were up by more than five percent partly due to a sales tax audit adjustment received by the City. The increase was also attributable to stronger-than-anticipated improvement in the retail economy. Because sales tax is a coincident economic indicator, sales tax collections reflect the current economic conditions: the increase is indicative of the economic recovery Arlington is experiencing.

Utility franchise fee collections were virtually unchanged from 2012.

2013 General Revenue (in thousands)



2012 General Revenue (in thousands)



Governmental activities increased the City's net position by \$1.8M, and Business-type activities increased net position by \$18.9M, for a total increase of \$20.7M. Changes from 2012 to 2013 are shown in Table 2.

Table 2
Changes in Net Position
(amounts expressed in thousands)

				e Activities	Total	
_	<u>2013</u>	<u>2012</u>	<u>2013</u>	<u>2012</u>	<u>2013</u>	<u>2012</u>
Revenues						
Program Revenues:	4	4				
Charges for services	\$ 59,066	\$ 60,940	\$ 125,049	\$ 125,255	\$ 184,115	\$ 186,195
Operating grants and						
contributions	19,483	26,270	-	-	19,483	26,270
Capital grants and						
contributions	4,481	6,132	3,663	1,253	8,144	7,385
General Revenues:						
Taxes	220,832	212,435	-	-	220,832	212,435
Utility franchise fees	25,550	25,600	-	-	25,550	25,600
Interestincome	3,081	3,975	353	569	3,434	4,544
Other	3,295	5,811	(131)	(101)	3,164	5,710
Total revenues	335,788	341,163	128,934	126,976	464,722	468,139
Expenses						
General government	65,321	66,080	-	-	65,321	66,080
Public safety	139,309	137,561	-	-	139,309	137,561
Public works	68,633	71,957	-	-	68,633	71,957
Public health	2,489	4,320	-	-	2,489	4,320
Parks and recreation	30,599	32,515	-	-	30,599	32,515
Public welfare	11,453	9,475	-	-	11,453	9,475
Convention and event						
services	6,711	6,821	-	-	6,711	6,821
Interest and fiscal charges	25,017	24,898	-	-	25,017	24,898
Water, sewer and storm	•	•			·	·
water	-	-	94,488	91,012	94,488	91,012
Total expenses	349,532	353,627	94,488	91,012	444,020	444,639
Increase (decrease) in net		•	,	•	,	·
position before transfers	(13,744)	(12,464)	34,446	35,964	20,702	23,500
Transfers and capital		, , ,	,	•	,	<u> </u>
contributions	15,556	14,770	(15,556)	(14,770)	-	-
Increase in net position	1,812	2,306	18,890	21,194	20,702	23,500
Net Position, October 1	1,292,467	1,290,161	637,156	615,962	1,929,623	1,906,123
Net Position, September 30	\$ 1,294,279	\$ 1,292,467	\$ 656,046	\$ 637,156	\$ 1,950,325	\$ 1,929,623

The decrease in grants and contributions compared to prior year is the result of the end of ARRA funding which included funding for the COPS Hiring Program, COPS Southern Border Protection programs and partial funding for Handitran.

The decrease in public works expenses in fiscal year 2013 is due primarily to a reduction in project spending this year versus last.

The decrease in public health expenses is primarily due to 2012 spending related to an energy conservation block grant that did not renew in 2013.

Revenue and expense variances in business activities (Water and Wastewater/Storm Water Utility) were largely a result of an increase for the cost of purchasing water and sewage treatment. Water sales continued to be high in 2013. Additionally, the cost of maintenance and repairs were higher in 2013 than in 2012.

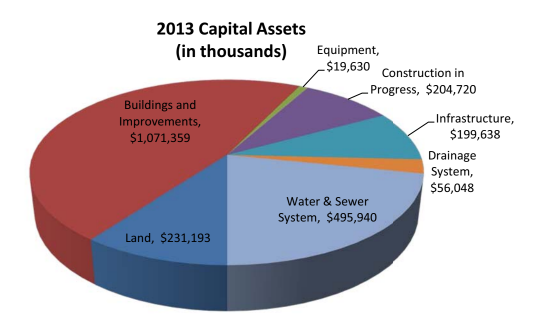
CAPITAL ASSET AND DEBT ADMINISTRATION

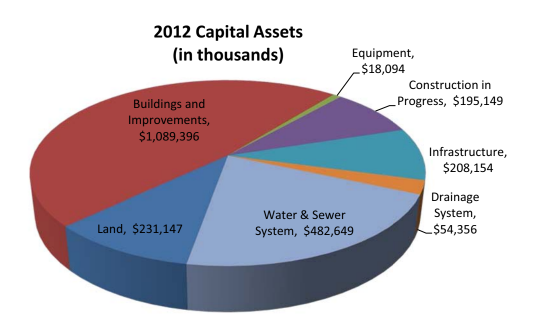
Capital Assets

At the end of the fiscal year 2013, the City had \$2.28B invested in a broad range of capital assets. This amount is virtually unchanged from the prior fiscal year. Footnote 5 in the notes to the financial statements provides more detailed information regarding the City's capital asset activity.

Table 3
Capital Assets, net of Accumulated Depreciation (in thousands)

	Governmental			Business-type							
		Activi	tie	es	Activities			Total			
_		2013		2012	2013		2012		2013		2012
Land	\$	209,703	\$	209,703	\$ 21,490	\$	21,444	\$	231,193	\$	231,147
Buildings and improvements		1,069,880		1,087,860	1,479		1,536	1	,071,359	1	1,089,396
Equipment		18,581		17,158	1,049		936		19,630		18,094
Construction in progress		95,666		97,618	109,054		97,531		204,720		195,149
Infrastructure		199,638		208,154	-		-		199,638		208,154
Drainage system		-		-	56,048		54,356		56,048		54,356
Water and sewer system		-		-	495,940		482,649		495,940		482,649
Totals	\$	1,593,468	\$	1,620,493	\$ 685,060	\$	658,452	\$ 2	,278,528	\$ 2	2,278,945

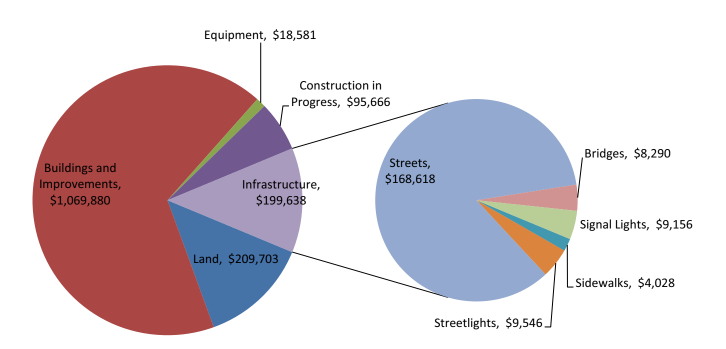




The City's governmental activities infrastructure investment, including accumulated depreciation, breaks down as follows (in thousands):

	Accumulated							
Asset	В	Book Value		Book Value [Depreciation	Net Value	
Sidewalks	\$	65,784	\$	(61,756)	\$ 4,028	_		
Streetlights		19,202		(9,656)	9,546			
Streets		684,130 (515,53		(515,512)	168,618			
Bridges		32,097		(23,807)	8,290			
Signal Lights		17,032		(7,876)	9,156			
	\$	818,245	\$	(618,607)	\$ 199,638			

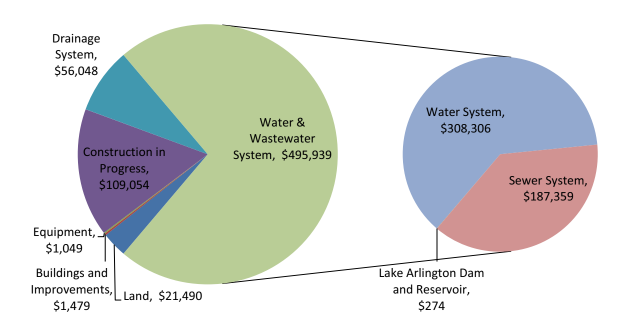
2013 Capital Assets – Governmental Infrastructure Detail (in thousands)



The City's water and sewer enterprise infrastructure investment, including accumulated depreciation, breaks down as follows (in thousands):

		Accumulated	
Asset	Book Value	Depreciation	Net Value
Lake Arlington	\$ 2,619	\$ (2,345)	\$ 274
Water System	\$ 470,151	\$ (161,845)	\$ 308,306
Sewer System	\$ 273,347	\$ (85,988)	\$ 187,359
•	\$ 746,117	\$ (250,178)	\$ 495,939

2013 Capital Assets – Enterprise Infrastructure Detail (in thousands)



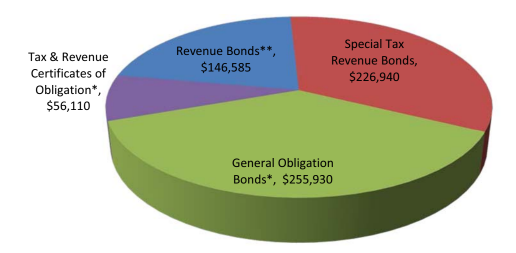
Major capital asset additions during the fiscal year include the following:

- Private developer capital contributions of \$3.7M to the City's water and sewer infrastructure in connection with various residential and commercial developments
- Water and sewer system capital improvements and expansion of \$28.2M
- Storm drainage system capital improvements and expansion of \$7.6M
- Street construction projects capital outlay totaling \$13.5M
- Improvements to parks and recreation facilities of \$3.9M

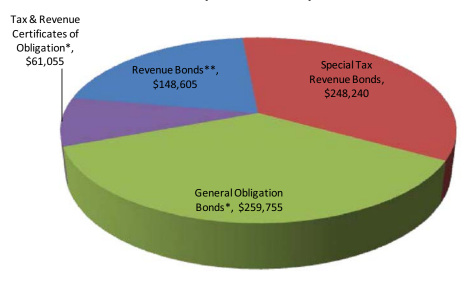
Debt

At year-end, the City had \$685.6M in debt, a decrease of \$32.0 from 2012. The City refunded \$6.4M in permanent improvement and refunding bonds, \$8.1M in water and wastewater system revenue bonds, and \$13.4M in special tax revenue bonds. Reductions in certificates of obligation, revenue bonds and general obligation debt, account for the remaining \$4.1M decrease.

2013 Outstanding Debt (in thousands)



2012 Outstanding Debt (in thousands)



^{*}Secured by City Tax Base

^{**}Secured by Water and Sewer or Drainage Revenue

Table 4
Outstanding Debt
(Amounts Expressed In Thousands)

	Governmental		Busines	s-type			
	Activ	ities	Activ	ities	Total		
_	2013	2012	2013	2012	2013	2012	
General obligation bonds							
(backed by the City)	\$ 255,930	\$ 259,755	\$ -	\$ -	\$ 255,930	\$ 259,755	
Combination tax and revenue							
certificates of obligation							
(backed by the City)	56,110	61,055	-	-	56,110	61,055	
Special tax revenue bonds	226,940	248,240	-	-	226,940	248,240	
Revenue bonds							
(backed by fee revenues)	-	-	146,585	148,605	146,585	148,605	
Totals	\$ 538,980	\$ 569,050	\$ 146,585	\$ 148,605	\$ 685,565	\$ 717,655	

During the current fiscal year, the City issued \$26.0M in Permanent Improvement and Refunding bonds to refund certain debt obligations of the City, to make various capital improvements, and to pay costs related to the issuance of the bonds. The City issued no new certificates of obligation or special obligation bonds in 2013. In 2013, the City issued \$8.93M in Water and Sewer Revenue Bonds for the purpose of improving and expanding existing water and wastewater infrastructure. Additionally, the City issued \$0.91M related to the 2008 debt issues held by the Texas Water Development Board (TWDB) as part of the TWDB Clean and Drinking Water Programs. Footnote 8 in the notes to the financial statements provides more detailed information regarding the City's long-term debt activity.

In 2013, the City's tax supported debt rating was AA+ by Fitch, Inc. and was an Aa1 rating by Moody's Investor Services. The City upgraded its rating by Standard and Poor's Corporation on its tax supported debt to AAA. The City also upgraded its rating by Standard and Poor's Corporation on its water and wastewater revenue bonds to AAA. The City maintained water and wastewater revenue bond rating at Aa2 rating from Moody's Investor Service and AAA from Fitch, Inc. The ratings on the Cowboys Complex Special Obligations are rated A1 by Moody's, A+ by Fitch, Inc. and A by Standard and Poor's. The ratings for Municipal Drainage Utility System Revenue Bonds (Storm Water) are Aa2 by Moody's and AAA by Standard and Poor's Corporation.

General bonded debt per capita decreased from \$864 in 2012 to \$842 in 2013.

The City is permitted by Article XI, Section 5, of the State of Texas Constitution to levy taxes up to \$2.50 per \$100 assessed valuation for general governmental services including the payment of principal and interest on general obligation long-term debt. The current ratio of net bonded debt to assessed value of all taxable property is 1.74%.

The City maintains a self-insurance program for bodily injury, property damage, personal injury, advertising injury, regulatory injury and worker's compensation. Claims for worker's compensation over \$500,000 per occurrence are covered by a private insurance company. Claim liabilities are actuarially determined and take into consideration claim experience, adjustment expenses, economic, and other factors which can vary considerably from year to year. Total estimated claims liability at September 30, 2013 was \$8.4M.

COWBOYS COMPLEX DEVELOPMENT PROJECT

The Stadium Complex opened in July 2009, and the Dallas Cowboys began playing their home season games there. The City and the Complex hosted Super Bowl XLV in 2011 and is annual host to the Cotton Bowl. In 2014, the City will host the NCAA Final Four Basketball Championship.

In February of 2005, the City, as landlord, and the Cowboys Stadium, L.P., as tenant, entered into a funding and closing agreement for the Cowboys Complex Development Project. Pursuant to the agreement, the City paid \$325M, to build the Complex. In July of 2005, the City issued \$298M Cowboy Complex Special Obligations Series A, B, and C, pledging one-half cent sales tax, 2% hotel occupancy tax and 5% car rental tax. The 2005B bonds were refunded partially by Series 2008 in November of 2008, and the remainder was refunded by Series 2009 in April of 2009. The proceeds of debt issuance, along with interest earnings, and revenues from the pledged taxes, which are not required for debt service, provide the City's funding for the Complex.

As part of the closing agreement, the City entered into a lease agreement with the Cowboys Stadium, L.P. (tenant) for lease of the Complex. The lease calls for an initial term of 30 years at a rental rate of \$2M per year and contains several renewal options. The lease also provides the tenant with an option to purchase the Complex from the City at the end of the initial lease term and each renewal option thereafter. Under the lease, the tenant pays for all costs of operation and maintenance of the Complex. In 2013 the naming rights to the stadium were sold and the stadium is officially known as AT&T Stadium. The City will receive 5% of the net naming rights revenue received by the tenant capped at \$500,000 per year.

In July of 2006, \$148M Cowboy Complex Admissions and Parking Tax Revenue Bonds, Taxable Series 2006 were issued with a pledge of a 10% admissions tax and a \$3 parking tax for events held at the Cowboys Complex, with security provided by a Guaranty Agreement from The Cowboys Stadium, L.P. The proceeds of the bond sale, along with interest earnings, provided a portion of the Cowboy's funding for the project. The bonds are not payable from or secured by any money raised or to be raised from property taxes or any other of the City's revenue sources. The bonds do not constitute a debt or pledge of the faith and credit of the City and are not reported as a liability in the City's financial statements but are disclosed as conduit debt.

The City and the Dallas Cowboys Football Club, LTD. entered into a franchise agreement that requires the Dallas Cowboys NFL football franchise to remain in Arlington and to play all of the team's home games in the Complex for a minimum of 30 years with four ten-year renewal options.

THE CITY'S FUNDS

The governmental funds of the City reported a combined fund balance of \$265M. The General Fund balance was \$56.7M, a decrease of \$6.8M from prior year. This decrease can be attributed to the budgeted use of beginning fund balance in fiscal year 2013. \$4.3M in fund balance assigned to future initiatives was used to purchase wheeled recycling carts and \$1.1M in fund balance assigned to the business continuity reserve was used to fund various one-time projects. The Debt Service fund balance decreased \$3.3M, ending the year with \$35.8M. The decrease was a result of general obligation debt issuance and the refunding and retirement of principal on existing debt. Other changes in fund balances should be noted:

- Street Capital Projects fund spending decreased in fiscal year 2013, down from \$14.2M to \$13.5M. Fund balance increased with capital contributions of \$2.3M and another debt issuance during fiscal year 2013 of \$12.6M, adding a total of \$2.1M to the fund for ongoing street projects.
- The City's water and sewer fund net position of \$577.2 increased by \$14.4M over the prior year net asset balance. The increase in net position is primarily due to operating revenues exceeding expenses by \$26.6M.

The Storm Water Utility fund, created in 2009 to address the City's need to manage issues
associated with storm water runoff, saw an increase to fund balance in 2013; storm water fee
revenues exceeded fund expenses by \$6.3M, increasing fund balance to \$81.0M at the end of the
fiscal year.

GENERAL FUND BUDGET HIGHLIGHTS

During fiscal year 2013, there was a budget amendment in the General Fund in the amount of \$4,335,674 to fund costs associated with wheeled recycling carts.

Actual expenditures on a budgetary basis of \$216.3M were slightly less than budgeted expenditures of \$216.9M. Savings in administrative and support functions created by greater than anticipated vacancy savings offset overages in public safety related to employee health insurance increases.

Revenues on a budgetary basis were lower than the budgeted amount of \$214.4M by \$1.4M. Utility franchise fees and service charges were lower than expected by \$3.1M and \$4.0M respectively. Lower than expected water and telephone utility fees accounted for the decrease in utility franchise fees, while lower gas well related fees led the decrease in service charges. There decreases were offset by higher than expected tax collections and licenses and permits which exceeded budgetary expectations by \$4.0M and \$1.8M respectively. Sales tax revenue accounted for most of the increase in taxes primarily attributable to a large sales tax audit adjustment received by the City. Building permit fees accounted for most of the licenses and permit fees increase.

ECONOMIC FACTORS AND FISCAL YEAR 2014

The City's elected and appointed officials considered many factors when setting the fiscal year 2014 budget, tax rates, and fees that will be charged for the business-type activities. The City of Arlington is continuing to see modest progress in our economic recovery. Home sales are increasing, for FY 2014 the City expects the increases to continue. General Fund sales tax revenues reached \$50 million for the first time in FY 2012, and increased to \$54M in 2013. Nevertheless, City Council and management remain committed to prudent, conservative fiscal planning. Key budget strategies in 2014 are:

- Maintaining assets
- Code compliance enhancement
- Street maintenance
- Customer service enhancements
- Public safety investment
- Compensation

The City's total General Fund revenues and transfers for 2014 are budgeted at \$211.6M, and total General Fund expenditures are expected to be \$211.6M, an increase of \$6.5M over 2013.

The General Fund's largest single revenue source is property taxes. This revenue represents 37.0% of the General Fund budget. The property tax rate for 2014 is \$0.6480 per \$100 valuation, unchanged since 2004. The tax rate is broken into two pieces, operations and maintenance, \$0.4423 per \$100 valuation, to the General Fund, and interest and sinking, \$0.2057 per \$100 valuation, for debt service. The General Fund property tax revenue for 2014 is estimated to be \$78.2M, up \$1.4M (1.8%) from last year's estimate.

The City's portion of the local 8 cent sales tax rate is one and three-quarter cents. The General Fund receives one cent, one-quarter cent is dedicated to the Street Maintenance Fund, and one-half cent provides for debt service for the Cowboy Project debt. Sales tax revenue for the General Fund for fiscal year 2014 is estimated at \$54.2M, substantially unchanged from 2013 collections.

The City's Water and Sewer Fund accounts for nearly 30% of the City's revenue. The mission of the Water Utilities Department is to provide a continuous supply of high quality drinking water and ensure safe disposal of wastewater in a responsive, cost-effective manner while continuing to improve service to citizens and planning for future needs. The largest revenue sources for the Water and Sewer Fund is water sales and wastewater treatment budgeted at \$64.03M and \$52.9M respectively for FY 2014. The City maintains a rate structure designed to ensure that each category of service is self-supporting.

Details of the City of Arlington Fiscal Year 2014 Operating Budget can be accessed on the City's website: www.arlingtontx.gov.

CONTACTING THE CITY'S FINANCIAL MANAGEMENT

This financial report is designed to provide our citizens, taxpayers, customers, investors, and creditors with a general overview of the City's finances and to show the City's fiscal accountability. If you have questions about this report or need additional information, contact the Assistant Director of Finance, Sherry Wright (sherry.wright@arlingtontx.gov), in the Finance Department, at the City of Arlington, 101 S. Mesquite St., Suite 800, Arlington, TX 76010. The City is also an active member of MSRB's Electronic Municipal Market Access (EMMA), which keeps the Arlington CAFR on file. Additionally, the CAFR can be found on the City's website at www.arlingtontx.gov.

CITY OF ARLINGTON, TEXAS STATEMENT OF NET POSITION AS OF SEPTEMBER 30, 2013 (AMOUNTS EXPRESSED IN THOUSANDS)

	Governmental	Business-type		Component Units	
	Activities	Activities	Total		
ASSETS					
Cash and cash equivalents	\$ 269,394	\$ 39,259	\$ 308,653	\$ 19,839	
Investments	=	=	=	88,160	
Receivables (net of allowance for uncollectibles):					
Taxes	4,964	=	4,964	-	
Sales taxes	15,526	=	15,526	-	
Trade accounts	5	8,907	8,912	-	
Franchise fees	6,704	-	6,704	_	
Unbilled trade accounts	-	7,521	7,521	_	
Special assessments	137	-	137	_	
Accrued interest	1,228	-	1,228	74	
Ballpark lease	14,246	-	14,246	-	
Settlement agreement	8,842	-	8,842	-	
Other	4,437	2	4,439	359	
Internal balances	2,152	(2,152)	-	-	
Due from other governments	6,656	-	6,656	-	
Deferred charge - issuance costs	5,670	-	5,670	-	
Inventory of supplies	1,482	460	1,942	-	
Prepaid expenses	104	-	104	47	
Net other post employment benefit asset	518	-	518	_	
Restricted assets-					
Bond contingency-					
Investments	-	12,655	12,655	-	
Accrued interest receivable	-	3	3	_	
Capital construction-					
Investments	-	60,934	60,934	_	
Escrow	-	2,942	2,942	-	
Meter deposits-					
Investments	-	5,107	5,107	-	
Closure/Post-closure trust fund					
Investments	8,526	-	8,526	-	
Capital Assets-					
Land	209,703	21,490	231,193	-	
Buildings and improvements	1,286,267	2,833	1,289,100	563	
Water and sewer system	-	746,116	746,116	_	
Machinery and equipment	91,903	11,846	103,749	1,158	
Infrastructure	818,245	-	818,245	_	
Drainage systems	-	89,651	89,651	-	
Construction in progress	95,666		204,720	-	
Accumulated depreciation	(908,316		(1,204,246)	(1,119)	
Total Assets	\$ 1,944,059		\$ 2,764,757	\$ 109,081	

The notes to the financial statements are an integral part of this statement.

CITY OF ARLINGTON, TEXAS STATEMENT OF NET POSITION AS OF SEPTEMBER 30, 2013 (CONTINUED) (AMOUNTS EXPRESSED IN THOUSANDS)

	Primary Government			
	Governmental	Business-type		Component
	Activities	Activities	Total	Units
LIABILITIES	4-00-			
Accounts payable and accrued liabilities	\$ 15,835	\$ 5,277	\$ 21,112	\$ 996
Retainage payable	1,094	-	1,094	-
Accrued interest	2,987	-	2,987	-
Unearned revenue	1,399	-	1,399	115
Payable from restricted assets-				
Accounts payable and accrued liabilities	-	1,834	1,834	-
Retainage payable	-	1,258	1,258	-
Accrued interest	-	1,620	1,620	-
Meter deposits	-	5,107	5,107	-
Non-current liabilities				
Due within one year:				
Estimated claims payable	3,757	=	3,757	=
General obligation and certificates				
of obligation debt	30,175	-	30,175	-
Special tax revenue debt	7,710	-	7,710	-
Accrued compensated absences	1,265	160	1,425	-
Revenue bonds	, -	13,370	13,370	=
Due in more than one year:		•	,	
Estimated claims payable	4,665	=	4,665	_
Net other post-employment	,		,	
benefit obligation	30,229	_	30,229	_
Net pension obligation	17,624	_	17,624	_
General obligation and certificates	,=.		,=.	
of obligation debt	283,428	_	283,428	_
Special tax revenue debt	218,008	_	218,008	_
Landfill closure accrued liabilities	8,526	_	8,526	_
Accrued compensated absences	23,078	1,774	24,852	_
Revenue bonds	20,070	134,252	134,252	_
Total Liabilities	649,780	164,652	814,432	1,111
Total Liabilities	043,700	104,032	014,432	
NET POSITION				
Net investment in capital assets	1,183,621	597,114	1,780,735	602
Restricted for debt service	38,130	14,299	52,429	-
Restricted for use of impact fees	7,039	,	7,039	_
Restricted for housing assistance	-,556	_	- ,555	860
Restricted for endowments	_	_	_	102,455
Unrestricted	65,489	44,633	110,122	4,053
Total Net Position	\$ 1,294,279	\$ 656.046	\$ 1,950,325	\$ 107,970
	+ 1,201,210	+ 000,010	+ 1,000,020	Ţ 101,010

The notes to the financial statements are an integral part of this statement.



CITY OF ARLINGTON, TEXAS STATEMENT OF ACTIVITIES FOR THE YEAR ENDED SEPTEMBER 30, 2013 (AMOUNTS EXPRESSED IN THOUSANDS)

			Program Revenues					
Functions/Programs		xpenses		arges for ervices	Operating Grants and Contributions		Capital Grants and Contributions	
Primary Government:								
Governmental Activities:								
General government	\$	65,321	\$	21,023	\$	123	\$	1,357
Public safety		139,309		19,344		6,775		-
Public works		68,633		1,416		2,392		2,731
Public health		2,489		3,488		65		-
Parks and recreation		30,599		10,977		796		393
Public welfare		11,453		224		9,332		-
Convention and event services		6,711		2,594		-		-
Interest and fiscal charges		25,017		-		-		-
Total Governmental Activities		349,532		59,066		19,483		4,481
Business-Type Activities:								
Water and sewer		89,437		114,234		-		3,663
Storm water utility		5,051		10,815		-		-
Total Business-Type Activities		94,488		125,049		_		3,663
Total Primary Government	\$	444,020	\$	184,115	\$	19,483	\$	8,144
Component Units:								
Arlington Housing Authority	\$	29,117	\$	_	\$	26,449	\$	_
Arlington Convention and Visitors Bureau		4,350		4,361		-		_
Arlington Tomorrow Foundation		1,983		-		-		-
Arlington Housing Finance Corporation		-		-		5		-
Arlington Convention Center Development Corp		12,826		-		-		12,819
Total Component Units	\$	48,276	\$	4,361	\$	26,454	\$	12,819

General Revenues:

Property taxes

Sales taxes

Criminal justice tax

State liquor tax

Bingo tax

TIF/TIRZ

Occupancy tax

Franchise fees based on gross receipts

Interest

Net increase (decrease) in fair value of investments

Other

Transfers

Total general revenues and transfers

Change in net position

Net position - beginning

Net position - ending

		overnme	π		_	
Governmental Activities		Business-type Activities Total				mponent Units
\$ (42,818)	\$	-	\$	(42,818)	\$	-
(113,190)		-		(113,190)		-
(62,094)		-		(62,094)		-
1,064		-		1,064		-
(18,433)		-		(18,433)		-
(1,897)		-		(1,897)		-
(4,117)		-		(4,117)		-
(25,017)	-			(25,017)		-
(266,502)		<u> </u>		(266,502)		
_		28,460		28,460		_
-		5,764		5,764		-
-		34,224		34,224		-
\$ (266,502)	\$	34,224	\$	(232,278)	\$	-
\$ -	\$	-	\$	-	\$	(2,668)
-		-		-		11
-		-		-		(1,983)
-		-		-		5 (7)
-	\$		\$		\$	(4,642)
<u>* </u>			<u> </u>		<u> </u>	(1,1-1-)
111,877		_		111,877		-
94,071		-		94,071		-
467		-		467		-
1,324		-		1,324		-
113 4,467		-		113 4,467		-
8,513		_		8,513		-
25,550		_		25,550		_
3,081		353		3,434		2,428
(962)		(131)		(1,093)		388
4,257		-		4,257		10,220
15,556		(15,556)				
268,314		(15,334)		252,980		13,036
1,812		18,890		20,702		8,394
1,292,467		637,156	Φ.	1,929,623	Φ.	99,576
\$ 1,294,279	\$	656,046	\$	1,950,325	\$	107,970

CITY OF ARLINGTON, TEXAS
BALANCE SHEET
GOVERNMENTAL FUNDS
AS OF SEPTEMBER 30, 2013
(AMOUNTS EXPRESSED IN THOUSANDS)

	Street Debt Capital General Service Projects		Capital		Other onmajor Funds		Total ernmental Funds
ASSETS							
Cash and cash equivalents	\$ 48,289	\$ 30,447	\$ 69,191	\$	103,994	\$	251,921
Closure/Post-closure restricted cash	8,526	-	-		-		8,526
Receivables (net of allowance for uncollectibles)							
Taxes	2,535	580	-		1,849		4,964
Sales taxes	8,872	4,436	-		2,218		15,526
Franchise fees	6,704	-	-		-		6,704
Special assessments	-	-	137		-		137
Accrued interest	861	367	-		-		1,228
Lease and settlement agreements	23,088	-	-		-		23,088
Other	3,555	-	-		882		4,437
Due from other funds	4,916	-	-		-		4,916
Due from other governments	-	-	-		6,656		6,656
Inventory of supplies, at cost	1,172	_	_		243		1,415
Prepaid Expenditures	20	-	_		58		78
Total Assets	\$ 108,538	\$ 35,830	\$ 69,328	\$	115,900	\$	329,596
LIABILITIES AND FUND BALANCES Liabilities:							
Accounts payable and accrued liabilities	\$ 10,287	\$ 2	\$ 1,280	\$	3,820	\$	15,389
Retainage payable	7	· -	592	Ψ	495	Ψ	1,094
Due to other funds	· -	_	-		4,916		4,916
Closure/Post-closure trust fund	8,526	_	_		- 1,010		8,526
Deferred revenue-	0,020						0,020
Taxes	2,318						2,318
Landfill liability	5,258	_	_		_		5,258
Gas lease	3,230	_	_		18		18
Lease and settlement agreements	23,088	_	_		10		23,088
Other	2,314	_	137		1,179		3,630
Total Liabilities	51,798	2	2,009		10,428		64,237
i otai Liabilities	51,790		2,009		10,420		04,231
Fund Balances:							
Nonspendable:							
Inventory	1,172	-	-		243		1,415
Prepaids	20	-	-		58		78
Restricted for:							
Debt Service	-	35,828	_		-		35,828
Capital Projects	-	-	67,319		17,895		85,214
Other purposes	_	-	-		38,361		38,361
Committed to:					•		•
Utility rate case	500	-	_		-		500
Capital Projects	_	_	_		24,592		24,592
Other purposes	_	_	_		22,010		22,010
Assigned to:					•		,
Encumbrances	5,235	_	_		_		5,235
Working capital	17,076	_	_		_		17,076
Subsequent years' expenditures	6,147	_	_		_		6,147
Compensated absences	1,263	_	_		_		1,263
Other post employment benefits	1,718	_	_		_		1,718
Future initiatives	17,206	-	_		-		17,206
Dispatch	615	-	_		_		615
Information Technology	236	-	_		_		236
Business continuity	4,062	-	-		-		4,062
Park performance	4,002	-	-		2,320		2,320
Unassigned	1,490	-	-				
Total Fund Balances	56,740	35,828	67,319		(7) 105,472		1,483
Total Liabilities and Fund Balances	\$ 108,538	\$ 35,830	\$ 69,328	\$	115,900	\$	265,359 329,596
I Otal Liabilities and Fund DaidNes	φ 100,330	φ <i>ა</i> ე,οაυ	φ 09,320	φ	110,900	Ψ	323,330

CITY OF ARLINGTON, TEXAS
RECONCILIATION OF THE STATEMENT OF NET POSITION
OF GOVERNMENTAL FUNDS TO THE BALANCE SHEET
AS OF SEPTEMBER 30, 2013
(AMOUNTS EXPRESSED IN THOUSANDS)

Total fund balance per balance sheet

Amounts reported for governmental activities in the statement of net post different because:	sition are		
Capital assets used in governmental activities are no therefore, are not reported in the funds (excluding \$1 service funds).			1,579,778
Other long-term assets are not available to pay for countries and, therefore, are deferred in the funds.	urrent-period expenditures		
	Deferred &		
	Unearned	Unearned	
Taxes	\$ 2,318	\$ -	
Landfill	5,258	5,258	
Gas lease	18	18	
Grant revenue	649	(3,877)	
Ballpark lease	14,246	` -	
Settlement	8,842	-	
Other	2,981	-	
	34,312	1,399	32,913
Internal service funds are used by management to che general services, APFA, technology services, worker health to individual funds. The assets and liabilities of the services and the services are the services	s' compensation and group of the internal service funds are		24.750
included in governmental activities in the statement of	or net position.		24,758
Long-term liabilities, including bonds payable, arbitra absences, are not due and payable in the current per			

reported in the funds (excluding \$8,208 recorded in the internal service funds).

Less: Deferred charge for issuance costs (to be amortized as interest expense)

Net other post-employment benefit obligation

Premium general obligation debt

Net other post-employment asset

\$ 265,359

\$(538,980)

5,670

(10,023)

2,837

6,845

(2,987)

(24,336)

(30,229)

518

TMRS net pension obligation
Estimated claims

(17,624)
(220)
(608,529)

Net position of governmental activities

\$ 1,294,279

The notes to the financial statements are an integral part of this statement.

Bonds payable

Discount on bonds

Deferred loss refunding

Accrued interest payable

Compensated absences

CITY OF ARLINGTON, TEXAS STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES GOVERNMENTAL FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2013 (AMOUNTS EXPRESSED IN THOUSANDS)

	General	Debt Service	Streets Capital Projects	Other Nonmajor Funds	Total Governmental Funds
REVENUES					
Taxes	\$ 131,069	\$ 65,281	\$ -	\$ 24,988	\$ 221,338
Licenses and permits	6,823	-	-	-	6,823
Utility franchise fees	25,550	-	-	-	25,550
Fines and forfeitures	15,419	-	-	-	15,419
Leases, rents and concessions	6,932	2,000	-	-	8,932
Service charges	5,100	-	-	15,202	20,302
Interest revenue	1,909	829	222	309	3,269
Net decrease in fair value of investments	(100)	(653)	(87)	(95)	(935)
Contributions	1,425	` -	2,315	741	4,481
Intergovernmental revenues	9	_	· -	19,474	19,483
Gas lease royalty	_	_	_	7,561	7,561
Gas lease other	_	_	_	107	107
Other	54	161	108	3,226	3,549
Total Revenues	194,190	67.618	2,558	71,513	335,879
EXPENDITURES					
Current-					
General government	37,554	_	_	2,634	40,188
Public safety	128,437	_	_	4,392	132,829
Public works	23,736	_	_	20,415	44,151
Public health	1,928	_	_	421	2,349
Public welfare	-,020	_	_	9,391	9,391
Parks and recreation	14,147	_	_	12,591	26,738
Convention and event services	,	_	_	6,711	6,711
Capital outlay	_	_	13,492	13,833	27,325
Debt service-			10,402	10,000	21,020
Principal retirement	_	49,625	_	_	49,625
Redemption premium	_	299			299
Interest and fiscal charges	_	25,062	_	_	25,062
Total Expenditures	205,802	74,986	13,492	70,388	364,668
Excess (deficiency) of revenues	203,002	74,900	13,432	70,300	304,000
over (under) expenditures	(11,612)	(7,368)	(10,934)	1,125	(28,789)
OTHER FINANCING SOURCES (USES)					
Issuance of bonds	_	_	12,625	7,010	19,635
Issuance of refunding bonds	_	6,345	12,020	85	6,430
Amount used for refunding bond refunding escrow	_	(6,585)	_	-	(6,585)
Bond premium	_	328	360	147	835
Transfers in	18,710	3,946	300	19,812	42.468
Transfers out	(13,855)	3,340	-	(17,590)	(31,445)
Total Other Financing Sources and Uses	4,855	4,034	12.985	9.464	31,338
Total Other I manering doubles and oses	4,000	4,004	12,300	3,404	31,330
Net Change in Fund Balances	(6,757)	(3,334)	2,051	10,589	2,549
Fund Balances, October 1,	63,497	39,162	65,268	94,883	262,810
Fund Balances, September 30	\$ 56,740	\$ 35,828	\$ 67,319	\$ 105,472	\$ 265,359

CITY OF ARLINGTON, TEXAS
RECONCILIATION OF THE STATEMENT OF REVENUES,
EXPENDITURES, AND CHANGES IN FUND BALANCES OF GOVERNMENTAL FUNDS
TO THE STATEMENT OF ACTIVITIES
FOR THE YEAR ENDED SEPTEMBER 30, 2013
(AMOUNTS EXPRESSED IN THOUSANDS)

Net change in fund balance - total governmental funds		\$	2,549
Amounts reported for governmental activities in the statement of activities are different because:			
Governmental funds report capital outlays as expenditures. However, in the statement of activities, the cost of those assets is capitalized and allocated over their estimated useful lives and reported as depreciation expense. This is the amount of capital assets recorded in the current period.			27,495
Depreciation on capital assets is reported in the statement of activities but does not require the use of current financial resources. Therefore, depreciation is not reported as expenditures in the governmental funds.		1	(55,866)
Revenues in the statement of activities that do not provide current financial resources are not reported as revenues in the funds.			(355)
The issuance of long-term debt (e.g., bonds, leases) provides current financial resources to governmental funds, while repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of issuance costs, premiums, discounts, and similar items when debt is first issued, whereas these 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. Interest on bond payoff Repayment of general obligation debt Proceeds from issuance of bonds Repayment of capital lease Amortization of deferred loss on bond refunding Amortization of bond premium	(776) 49,625 (19,395) 17 (518) 1,176		30,129
Some expenses reported in the statement of activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences Accrued interest expense Post-employment benefit obligation expense Post-employment benefit asset TMRS net pension obligation Amortization of issuance cost Estimated salary expense Sales tax	1,015 194 (3,026) 128 57 (331) (220) 55		
Internal service funds are used by management to charge the costs of fleet			(2,128)
management and management information systems, property liability loss, health claims and offices services to individual funds. The net expenses of certain activities of internal service funds is reported within governmental activities.			(12)
Change in net position of governmental activities	- =	\$	1,812

CITY OF ARLINGTON, TEXAS STATEMENT OF NET POSITION PROPRIETARY FUNDS SEPTEMBER 30, 2013 (AMOUNTS EXPRESSED IN THOUSANDS)

Business-type Activities Enterprise Funds

	Water and Sewer	Storm Water Utility	Total	Governmental Activities- Internal Service Funds		
ASSETS						
Current Assets: Cash and cash equivalents	\$ 15,564	\$ 23,695	\$ 39,259	\$ 17,473		
Receivables (net of allowances for uncollectibles):	φ 15,504	φ 23,093	φ 59,259	Φ 17,473		
Trade accounts	7,914	993	8,907	5		
Unbilled trade accounts	7,030	491	7,521	-		
Other	2		2	_		
Prepaid Expenditures	-	_	-	25		
Inventory of supplies, at cost	460	_	460	67		
Subtotal	30,970	25,179	56,149	17,570		
Restricted Assets:	·	•	,	•		
Bond contingency-cash and cash equivalents	3,604	-	3,604	-		
Capital construction-cash and cash equivalents	11,053_		11,053			
Total Current Assets	45,627	25,179	70,806	17,570		
Non-Current Assets:						
Restricted Assets:						
Bond contingency-						
Investments	9,051	-	9,051	-		
Accrued interest	3	-	3	-		
Capital construction-						
Investments	49,881	-	49,881	-		
Escrow	2,942	-	2,942	-		
Meter deposit investments	5,107	-	5,107	-		
Capital Assets:	7.007	44.400	04.400			
Land Buildings and improvements	7,067 2,833	14,423	21,490 2,833	467		
Water and sewer system	2,033 746,116	-	2,033 746,116	407		
Machinery and equipment	11,846	-	11,846	41,910		
Drainage system	11,040	89,651	89,651	41,310		
Construction-in-progress	97,576	11,478	109,054	_		
Accumulated depreciation	(262,327)	(33,603)	(295,930)	(28,687)		
Total Capital Assets Net of Accumulated	(===;0==)	(==,000)	(===,000)	(==;00:)		
Depreciation	603,111	81,949	685,060	13,690		
Total Noncurrent Assets	670,095	81,949	752,044	13,690		
				10,000		

The notes to the financial statements are an integral part of this statement.

(continued)

CITY OF ARLINGTON, TEXAS STATEMENT OF NET POSITION PROPRIETARY FUNDS SEPTEMBER 30, 2013 (CONTINUED) (AMOUNTS EXPRESSED IN THOUSANDS)

Business-type Activities Enterprise Funds

		ater and Sewer	 n Water tilitv		Total	Ac Ir S	ernmental tivities- nternal ervice Funds
LIABILITIES	-		 	-			
Current Liabilities:							
Accounts payable and accrued liabilities	\$	3,711	\$ 1,566	\$	5,277	\$	446
Accrued compensated absences		151	9		160		-
Revenue bonds payable from unrestricted assets		7,120	1,280		8,400		-
Current Liabilities Payable From							
Restricted Assets:							
Accounts payable and accrued liabilities		1,834	-		1,834		-
Retainage payable		1,153	105		1,258		-
Accrued interest		1,299	321		1,620		-
Estimated claims payable		-	-		-		3,537
Revenue bonds payable		4,970	-		4,970		-
Meter deposits		5,107	 		5,107		
Total Current Liabilities		25,345	3,281		28,626		3,983
Noncurrent Liabilities:							
Estimated claims payable		-	-		-		4,665
Compensated absences		1,599	175		1,774		6
Revenue bonds payable from restricted assets		-	22,701		22,701		-
Revenue bonds payable from unrestricted assets		111,551	-		111,551		-
Total Noncurrent Liabilities		113,150	22,876		136,026		4,671
Total Liabilities		138,495	 26,157		164,652		8,654
NET POSITION							
Net investment in capital assets		539,251	57,863		597,114		13,690
Restricted for debt service		14,299	-		14,299		-
Unrestricted		23,677	23,108		46,785		8,916
Total Net Position	\$	577,227	\$ 80,971	\$	658,198	\$	22,606

Reconciliation to government-wide statements of net position:

Adjustment to reflect the consolidation of internal service fund activities related to enterprise funds

Net position of business-type activities

\$ 656,046

CITY OF ARLINGTON, TEXAS STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN FUND NET POSITION PROPRIETARY FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2013 (AMOUNTS EXPRESSED IN THOUSANDS)

Business-type Activities Enterprise Funds

		Water and Sewer		Storm Water Utility		Total		ernmental ctivities- nternal rice Funds
Operating Revenues:								
Water sales	\$	59,007	\$	-	\$	59,007	\$	-
Sewer service		50,162		-		50,162		-
Storm water fee - commercial		-		4,966		4,966		-
Storm water fee - residential		-		5,849		5,849		-
Service charges		-		-		-		33,173
Sundry		5,065				5,065		_
Total Operating Revenues	1	14,234		10,815		125,049		33,173
Operating Expenses:								
Purchase of water		18,821		-		18,821		-
Purchase of sewage treatment		25,274		-		25,274		-
Salaries and wages		12,540		1,429		13,969		334
Employees' retirement		1,873		226		2,099		56
Supplies		3,456		72		3,528		4,381
Maintenance and repairs		3,831		375		4,206		130
Utilities		2,831		8		2,839		58
Claims (net of adjustments)		-		-		· -		24,731
Legal and professional		-		-		-		824
Depreciation		14,658		1,698		16,356		3,385
Miscellaneous services		4,315		735		5,050		4,310
Total Operating Expenses		87,599		4,543		92,142		38,209
Operating Income (Loss)		26,635		6,272		32,907		(5,036)
Nonoperating Revenues (Expenses):								
Interest revenue		281		72		353		48
Net decrease in the fair								
value of investments		(111)		(20)		(131)		(27)
Gain on sale of assets		-		-		-		189
Interest expense and fiscal charges		(1,555)		(508)		(2,063)		-
Total Nonoperating Revenues	<u> </u>							
(Expenses)		(1,385)		(456)		(1,841)		210
Income (loss) before transfers	<u> </u>							
and contributions		25,250		5,816		31,066		(4,826)
Contributions in aid of construction		3,663		_		3,663		-
Transfers in		· -		-		· -		4,552
Transfers out	((14,448)		(1,108)		(15,556)		(19)
Change in Net Position		14,465		4,708		19,173		(293)
Total Net Position, October 1		62,762		76,263		639,025		22,899
Total Net Position, September 30		77,227	\$	80,971	\$	658,198	\$	22,606
Net change in net position - total proprietary fu Adjustment to reflect the consolidation of in					\$	19,173		
fund activities related to enterprise funds								
	;					(283)		

CITY OF ARLINGTON, TEXAS STATEMENT OF CASH FLOWS PROPRIETARY FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2013 (AMOUNTS EXPRESSED IN THOUSANDS)

Enterprise Funds	Business-type Activities-
Enterprise runus	Enterprise Funds

			to. p					
	v	Vater and Sewer	orm Water Utility Total			Governmental Activities- Internal Service Funds		
CASH FLOWS FROM OPERATING ACTIVITIES:								
Cash received from customers	\$	114,551	\$	10,676	\$	125,227	\$	33.173
Cash payments to suppliers	,	(58,991)		(233)		(59,224)		(34,371)
Cash payments to employees		(14,274)		(1,650)		(15,924)		(493)
Net Cash Provided By (Used For) Operating Activities		41,286		8,793		50,079		(1,691)
CACH ELONG EDOM MONOADITAL EINAMONO ACTIVITICO								
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES: Transfers in								4,552
Transfers out		(14.448)		(1,108)		(15,556)		(19)
Net Cash Provided By (Used For) Noncapital Financing Activities		(14,448)		(1,108)		(15,556)	-	4,533
		(, /		(1,122)		(10,000)	-	.,,
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES:								
Acquisition and construction of capital assets		(28,545)		(7,551)		(36,096)		(4,767)
Decrease in escrow balance		3,666		-		3,666		-
Proceeds from sales of capital assets		-		-		-		224
Proceeds from issuance of long-term debt		18,716		(4.000)		18,716		-
Repayment of long-term debt		(18,830)		(1,280)		(20,110)		-
Interest payment long-term debt Net Cash Used For Capital And Related Financing Activities	-	(4,931) (29,924)		(1,107)	-	(6,038)		(4,543)
Net Cash Osed For Capital And Related Financing Activities	-	(23,324)		(9,930)		(39,002)		(4,545)
CASH FLOWS FROM INVESTING ACTIVITIES:								
Proceeds from interest earnings		365		81		446		56
Net decrease in the fair value of investments		(111)		(20)		(131)		(27)
Purchase of investments		41,260		-		41,260		-
Maturities/sales of investments		(49,495)				(49,495)		2,010
Net Cash Provided By (Used For) Investing Activities		(7,981)		61		(7,920)		2,039
Net Increase (Decrease) In Cash And Cash Equivalents		(11,067)		(2,192)		(13,259)		338
Cash And Cash Equivalents, October 1		41,288		25,887		67,175		17,135
Cash And Cash Equivalents, September 30	\$	30,221	\$	23,695	\$	53,916	\$	17,473
Reconciliation of operating income to net cash provided								
by (used for) operating activities:								
Operating income (loss)	\$	26,635	\$	6,272	\$	32,907	\$	(5,036)
Adjustments to reconcile operating income (loss)								
to net cash provided by (used for) operating activities: Depreciation		14,658		1,698		16,356		3,385
Amortization of bond premium		14,656		1,096		397		3,360
Amortization of deferred loss on bond refunding		(190)		105		(190)		
Provision for bad debts		212		5		217		_
(Increase) decrease in-								
Receivables		(96)		(139)		(235)		-
Inventory of supplies		(48)		-		(48)		(23)
Prepaid expenses		-		-		-		(25)
Increase (decrease) in-								
Accounts payable and accrued liabilities		420		816		1,236		(483)
Estimated claims payable		- (0.4.1)		-		-		547
Retainage payable		(814)		31		(783)		-
Meter deposits		134 83		- 5		134 88		(56)
Accrued compensated absences Total adjustments		14,651		2,521		17,172	-	(56) 3,345
Net Cash Provided By (Used For) Operating Activities	\$	41.286	\$	8.793	\$	50.079	\$	(1,691)
	<u> </u>	,200		-,,,,,,		22,0.0		\.,001/
Noncash investing, capital, and financing activities:								
Contributions of capital assets from developers		3,663		-		3,663		-

CITY OF ARLINGTON, TEXAS STATEMENT OF FIDUCIARY NET POSITION FIDUCIARY FUNDS SEPTEMBER 30, 2013 (AMOUNTS EXPRESSED IN THOUSANDS)

	Pension Trust Funds			Agency Funds			
ASSETS	\$		¢.	7.045			
Cash and cash equivalents Investments	Ф	-	\$	7,845			
		36,980					
Money market fund Corporate bonds		1,591		-			
Fixed income mutual bond funds		15,363		_			
Common stock mutual bond funds		67,259		111			
Balanced mutual funds		20,808					
Participant borrowing		4,938		_			
Self directed brokerage accounts		3,168		_			
Total Investments		150,107		111			
Total Assets	\$	150,107	\$	7,956			
LIABILITIES							
Accounts payable and accrued liabilities	\$	-	\$	7,845			
IRC 401 deferred compensation plans		-		111			
Total Liabilities	\$		\$	7,956			
NET POSITION	•	.==					
Held in trust for pension benefits	\$	150,107					

CITY OF ARLINGTON, TEXAS
STATEMENT OF CHANGES IN FIDUCIARY NET POSITION
FIDUCIARY FUNDS
FOR THE YEAR ENDED SEPTEMBER 30, 2013
(AMOUNTS EXPRESSED IN THOUSANDS)

	Pension Trust Funds			
ADDITIONS				
Employer contributions	\$	2,788		
Employee contributions		6,098		
Net appreciation in fair value of investments		19,282		
Total Additions		28,168		
DEDUCTIONS				
Benefits		9,832		
Plan administration		147		
Total Deductions		9,979		
Increase in Net Position		18,189		
Net Position, October 1		131,918		
Net Position, September 30	\$	150,107		



CITY OF ARLINGTON, TEXAS

NOTES TO BASIC FINANCIAL STATEMENTS

SEPTEMBER 30, 2013

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The City of Arlington, Texas (the "City") was incorporated April 19, 1884 and the city charter was adopted January 17, 1920, under the provisions of the Home Rule Amendment to the State Constitution. The City operates under a Council Manager form of government and provides the following services to the citizens of the City: public safety (police and fire), public works, public welfare, parks and recreation, public health, water and sewer utilities, and general administrative services.

The accompanying financial statements of the City include all funds and component units. The financial statements of the City have been prepared to conform to generally accepted accounting principles (GAAP) as applicable to state and local governments. The Governmental Accounting Standards Board (GASB) is the accepted standard-setting body for establishing governmental accounting and financial reporting principles. The more significant accounting and reporting policies and practices used by the City are described below.

A. Financial Statement Presentation

The basic financial statements are prepared in conformity with GAAP which requires the government-wide financial statements to be prepared using the accrual basis of accounting and the economic resources measurement focus. Government-wide financial statements do not provide information by fund, but distinguish between the City's governmental activities, business-type activities and activities of its discretely presented component units on the statement of net position and statement of activities. Significantly, the City's statement of net position includes both non-current assets and non-current liabilities of the City. In addition, the government-wide statement of activities reflects depreciation expenses on the City's capital assets, including infrastructure.

In addition to the government-wide financial statements, the City has prepared fund financial statements, which continue to use the modified accrual basis of accounting and the current financial resources measurement focus for governmental funds. Accordingly, the accounting and financial reporting of the City's governmental funds is similar to that previously presented in the City's financial statements, although the format of financial statements has been modified by GASB Statement No. 34. The accrual basis of accounting and the economic resources measurement focus is utilized by proprietary fund types and the pension trust fund. Under this method, revenues are recorded when earned and expenses are recorded at the time liabilities are incurred.

GAAP also requires supplementary information presented as Management's Discussion and Analysis which includes an analytical overview of the City's financial activities. A budgetary comparison statement is presented that compares the originally adopted and final General Fund budget with actual results, and schedules of funding progress for pension and retirement plans are provided, as required, in the Required Supplementary Information section.

B. Reporting Entity

The City is governed by an elected mayor and eight-member council. As required by GAAP, these financial statements present the City (the primary government) and its component units, entities for which the government is considered to be financially accountable.

GASB Statement No. 61. The Financial Reporting Entity, defines component units as legally separate entities that meet any one of the following tests:

- The City appoints the voting majority of the board of the component unit and:
 - Is able to impose its will on the component unit and/or
 - o Is in a relationship of financial benefit or burden with the component unit

- The component unit is both:
 - o fiscally dependent upon the City, and
 - o there is a financial benefit or burden.
- The financial statements of the City would be misleading if data from the component unit were omitted.

The financial statements of the component units may be discretely presented in a separate column from the primary government or blended with the financial statements of the primary government.

Arlington Property Finance Authority, Inc.

Arlington Property Finance Authority, Inc. (the "APFA") provides the City with a defined and funded self-insurance program for general and automotive liability. The financial statements of APFA, a component unit, have been "blended" with those of the City because its board of directors is appointed by the City Council, and the City management maintains significant continuing management oversight with respect to APFA's policies. Additionally, APFA provides services entirely to the City and its employees.

The financial statements of the following component units have been "discretely presented" in the accompanying report because (i) their governing boards are not substantially the same as the governing body of the City, or (ii) the component unit provides services entirely or almost entirely to the citizenry and not the City.

Arlington Housing Authority

The Arlington Housing Authority (the "AHA") provides low income housing assistance within the City. The AHA's board of commissioners is appointed by the Mayor. The AHA's management is designated by the City. The employees who are responsible for daily operations of the AHA are City employees. The City has financial accountability over the AHA's activities. The audited financial statements of the AHA are prepared in accordance with accounting principles generally accepted in the United States. Separate AHA component unit financial statements can be obtained from the AHA at 501 W. Sanford Street, Suite 20, Arlington, Texas 76010.

Arlington Convention and Visitors Bureau, Inc.

The Arlington Convention and Visitors Bureau, Inc. d/b/a Experience Arlington, Inc. (the "ACVB") promotes tourism within the City. The ACVB's board of directors is appointed by the City Council. The primary source of revenue for the ACVB is a professional services support contract with the City; therefore, the City has financial accountability over the ACVB's activities. Separate ACVB component unit financial statements can be obtained from the ACVB at 1905 E. Randol Mill Road, Arlington, Texas 76011.

Arlington Tomorrow Foundation

The Arlington Tomorrow Foundation (ATF) oversees an endowment fund created by natural gas revenues to be used for the benefit of the Arlington community. The ATF's board of directors is appointed by the Mayor. The ATF's management is designated by the City, and City employees are responsible for the daily activities of the ATF; accordingly, the City has financial accountability over ATF's activities. Separate ATF component unit financial statements are not prepared.

Arlington Housing Finance Corporation

The Arlington Housing Finance Corporation (the "AHFC") provides financial assistance to low income, multi-family residences and single-family homebuyers within the City. The AHFC's board of directors is appointed by the City Council. The AHFC's management is designated by the City, and City employees are responsible for the daily activities of the AHFC; accordingly, the City has financial accountability over AHFC's activities. Separate AHFC component unit financial statements are not prepared.

Arlington Industrial Development Corporation

The Arlington Industrial Development Corporation (the "AIDC") promotes industrial and commercial development within the City. The AIDC's board of directors is appointed by the City Council. The AIDC's

management is designated by the City, and City employees are responsible for the daily activities of the AIDC; accordingly, the City has financial accountability over AIDC's activities. Separate AIDC component unit financial statements are not prepared.

<u>Arlington Convention Center Development Corporation</u>

Arlington Convention Center Development Corporation (the "ACCDC") was formed to encourage and assist with planning, designing, constructing and maintaining a convention center complex, sports facility or hotel facility. The City Council serves as the board of directors. Separate ACCDC component unit financial statements are not prepared.

C. Government-wide and Fund Financial Statements

The basic financial statements include both government-wide (based on the City as a whole) and fund financial statements. The government-wide financial statements (i.e., the statement of net position and the statement of activities) report information on all of the non-fiduciary activities of the primary government and its component units. For the most part, the effect of inter-fund activity has been removed from these statements. The exception is that inter-fund services provided and used are not eliminated. Governmental activities, which normally are supported by taxes and intergovernmental revenues, are reported separately from business-type activities, which rely significantly on fees and charges for support. Likewise, the primary government is reported separately from certain legally separate component units for which the primary government is financially accountable.

The government-wide statement of activities demonstrates the degree to which the direct expenses of a functional category (Public Safety, Public Works, etc.) or segment are offset by program revenues. Direct expenses are those that are clearly identifiable with specific function or segment. Program revenues include: 1) charges to customers or applicants who purchase, use, or directly benefit from goods, services, or privileges provided by a given function or segment, 2) grants and contributions that are restricted to meeting the operational requirements of a particular function or segment and 3) grants and contributions that are restricted to meeting the capital requirements of a particular function or segment. Taxes and other items not properly included among program revenues are reported instead as general revenues. All franchise fees are based on gross receipts and are included in general revenues.

The net cost by function is normally covered by general revenue (property and sales taxes, franchise fees, intergovernmental revenues, interest income, etc.).

Separate fund-based financial statements are provided for governmental funds, proprietary funds, and fiduciary funds, even though the latter are excluded from the government-wide financial statements. Major individual governmental funds and major individual enterprise funds are reported as separate columns in the fund financial statements. The major governmental funds are the General Fund, Debt Service Fund and Street Capital Projects Fund. The enterprise funds are made up of the Water Utility and Storm Water Utility funds. GAAP sets forth minimum criteria (percentage of assets, liabilities, revenues or expenditures/expenses of either fund category for the governmental and enterprise combined) for the determination of major funds. The nonmajor funds are combined in a column in the fund financial statements. The nonmajor funds are detailed in the combining section of the Comprehensive Annual Financial Report.

Internal Service Funds, which provide services primarily to other funds of the government, are presented in summary form as part of the proprietary fund financial statements. Financial statements of internal service funds are allocated between the governmental and business-type activities column when presented at the government-wide level. To the extent possible, the costs of these services are reflected in the appropriate functional activity (Public Safety, Public Works, etc.).

The City's fiduciary funds are presented in the fund financial statements by type. Since by definition these assets are being held for the benefit of a third party (other local governments, individuals, pension participants, etc.) and cannot be used to address activities or obligations of the government, these funds are not incorporated into the government-wide statements.

The government-wide focus is more on the sustainability of the City as an entity and the change in aggregate financial position resulting from the activities of the fiscal period. The focus of the fund financial statements is on

the major individual funds of the governmental and business-type categories, as well as the fiduciary funds, (by category) and the component units. Each presentation provides valuable information that can be analyzed and compared to enhance the usefulness of the information.

D. <u>Measurement Focus and Basis of Accounting</u>

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting, as are the proprietary funds and fiduciary fund statements. Agency funds, however, report only assets and liabilities and therefore have no measurement focus. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Property taxes are recognized as revenues in the year for which they are levied. Grants and similar items are recognized as revenue as soon as all eligibility requirements imposed by the provider have been met.

Government fund level financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collected within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the government considers taxes and other revenue to be available if they are collected within 60 days of the end of the current fiscal period, while grants typically are received within 90 days. Expenditures are recorded when a liability is incurred, as under accrual accounting, except debt service expenditures, as well as expenditures related to compensated absences and claims and judgments, which are recorded only when the liability has matured and payment is due.

Ad valorem, franchise and sales tax revenues in the General Fund and ad valorem tax revenues recorded in the Debt Service Fund are recognized under the susceptible to accrual concept. The City has agreements with various entities in which a portion of the sales tax is rebated. The sales tax revenue is reported net of the rebate. Licenses and permits, charges for services, fines and forfeitures, contributions, and miscellaneous revenues are recorded as revenues when received in cash as the resulting receivable is not measurable. Investment earnings are recorded as earned since they are measurable and available. In applying the susceptible to accrual concept to intergovernmental revenues, the legal and contractual requirements of the numerous individual programs are used as guidance. Intergovernmental grant revenues are recognized when all eligibility requirements have been met. Additionally, funds received in advance for which all eligibility requirements have not been met are considered deferred revenue.

Business-type activities and all proprietary funds, and the pension trust fund are accounted for on a flow of economic resources measurement focus. With this measurement focus, all assets and liabilities associated with the operation of these funds are included on the balance sheet. Proprietary fund-type operating statements present increases (e.g., revenues) and decreases (e.g., expenses) in net total position. Proprietary funds distinguish operating revenues and expenses from 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. The principal operating revenues of the City's water and sewer fund and storm water utility fund are charges to customers for sales and services. Operating expenses for the enterprise funds and internal service funds include the cost of sales and services, administrative expenses, and depreciation on capital assets. All revenues and expenses not meeting this definition are reported as non-operating revenues and expenses.

Private-sector standards of accounting and financial reporting issued prior to December 1, 1989, generally are followed in both the government-wide business-type activities and proprietary funds financial statements to the extent that those standards do not conflict with or contradict guidance of the Governmental Accounting Standards Board. Governments also have the option of following subsequent private-sector guidance for their business-type activities and enterprise funds, subject to this same limitation. The government has elected not to follow subsequent private-sector guidance.

The following major funds are used by the City:

1. Governmental Funds:

The focus of Governmental fund measurement (in the Fund Financial Statements) is upon determination of financial position and changes in financial position (sources, uses, and balances of financial resources) rather than upon net income. The following is a description of the Governmental Funds of the City:

- a. General Fund accounts for several of the City's primary services (Public Safety, Public Works, Public Health, Public Welfare, Parks and Recreation, etc.) and is the primary operating unit of the City.
- b. Debt Service Fund accounts for the resources accumulated and payments made for principal and interest on long-term general obligation debt of governmental funds.
- c. Street Capital Projects Fund accounts for the purchase of rights of way and land, construction of streets and related facilities, and to account for various other projects related to street construction. Funds are provided primarily through bond sales, interest earnings, and impact fees.
- d. Other Governmental Funds is a summarization of all of the nonmajor governmental funds, including capital project and special revenue funds.

2. Enterprise Funds:

The focus of Enterprise Fund measurement is upon determination of operating income, changes in net position, financial position, and cash flows, which is similar to businesses. The City's Enterprise Funds are the Water Utility Fund and the Storm Water Utility Fund. The Water Utility Fund accounts for the administration, operation and maintenance of the water and sewer utility system, as well as billing and collection activities. The Fund also accounts for the accumulation of resources for, and the payment of, long-term debt principal and interest for revenue bonds and obligations under capital leases when due throughout the year. All costs are financed through charges made to utility customers with rates reviewed regularly and adjusted if necessary to ensure integrity of the Fund. The City's solid waste function is contracted out. The billings for this function are done by the City as a conduit for the contractor. The fee for this service is accounted for in the Water Utility Fund, while revenues from solid waste franchise fees and landfill royalties are accounted for in the General Fund. The Storm Water Utility Fund accounts for the design, construction and maintenance of the City's storm water drainage systems.

3. Other Fund Types:

The City additionally reports for the following fund types:

- a. Internal Service Funds are used to account for the financing of goods or services provided by one department or agency to other departments or agencies of the City, generally on a cost reimbursement basis. These services include printing, mailing and duplicating; fleet services; self insurance; workers' compensation insurance; and group health insurance.
- b. Agency Funds are used to account for assets held by the City in an agency capacity for payroll related benefits, escheat property for the state, and other assets held for individuals, local law enforcement agencies and developers.
- c. Pension Trust Funds are used to account for the accumulation of resources to be used for the retirement and disability benefit payments to qualified City employees and for thrift savings plans for City employees.

E. Cash, Cash Equivalents and Investments

To facilitate cash management, the operating cash of certain funds and component units is pooled into a cash management pool for the purpose of increasing income through combined investment activities. This cash and investment pool is available for use by all funds and component units except the Trust Funds and the AHA, which maintain separate investments. Each fund's portion of this pool is allocated through its cash and cash equivalent account on the balance sheet. In addition, certain investments are separately held by several of the City's funds. Interest is allocated on a monthly basis to all funds in the investment pool based on their average balance at the end of each month. Interest earned by separate investments is credited to the respective funds.

For purposes of the statement of cash flows, the City considers all unrestricted investments included in its cash management pool to be cash equivalents as these balances are used essentially as demand deposit accounts by the individual funds. Investments included in the cash management pool which are restricted for use are reported as investments. Additionally, certificates of deposit and temporary investments held separately from the City's cash

management pool and which are purchased with original maturities at the time of purchase of three months or less are reported as cash equivalents.

The City elects to exclude investments with an original maturity of one year or less from date of purchase from fair value reporting. These investments are reported at amortized cost.

Texas statutes authorize the City to invest in obligations of the U.S. Treasury, agencies and instrumentalities, fully collateralized certificates of deposit, repurchase agreements, commercial paper, and direct obligations of cities within the state of Texas. The City is also authorized to invest in direct obligations of the state of Texas or its agencies, obligations of states, agencies, counties, and other political subdivisions, money market mutual funds, prime bankers' acceptances, and reverse repurchase agreement.

In accordance with GASB Statement No. 31, investments with maturities greater than one year at time of purchase are recorded at fair value based on quoted market prices. Fair value is the amount at which a financial instrument could be exchanged in a transaction between willing parties.

F. <u>Inventories and Prepaid Items</u>

Inventories are valued at cost. Cost is determined using the first-in, first-out method. Inventory consists of expendable supplies held for consumption. Inventories are capitalized under the consumption method, whereby expenditures are capitalized as inventory until used.

G. Capital Assets

Capital assets purchased or acquired are carried at historical cost or estimated historical cost. Contributed capital assets are recorded at estimated fair market value at the time received. Public domain (infrastructure) capital assets consisting of roads, bridges, curbs and gutters, streets and sidewalks, drainage systems and lighting systems have been recorded at estimated historical cost. Capital assets are defined by the government as assets with an initial, individual cost of more than \$5,000 and an estimated useful life in excess of one year.

Major outlays for capital assets and improvements are capitalized as projects are completed. Interest incurred during the construction phase of capital assets of business-type activities is included as part of the capitalized value of the assets constructed. Net revenue bond interest cost incurred during construction periods is capitalized.

Capital assets of the primary government, as well as the component units, are depreciated using the straight-line method over the following estimated useful lives:

<u>Assets</u>	<u>Years</u>
Buildings	45 - 50
Improvements other than buildings	20 - 40
Equipment	4 - 10
Drainage improvements	35 - 50
Meters	10
Streets	20 - 25
Storm/sanitary sewer	50
System infrastructure	20 - 50

H. Capitalization of Interest

The City capitalizes interest costs for business-type activities only, net of related interest earned, from the date of the borrowing until the projects acquired with those funds are ready for their intended use. During 2013, \$2,835,548 of interest cost, net of \$67,235 interest earned, was capitalized as capital assets in the Water and Sewer Fund as part of the costs of constructing various projects. Interest expensed (net of capitalized interest) and interest earned in fiscal 2013 for the Water and Sewer Fund amounted to approximately \$1,555,000 and \$281,000, respectively. In the Storm Water Utility Fund \$368,392 of interest cost, net of \$10,492 interest earned, was capitalized as capital assets as part of the costs of constructing various projects. Interest expensed (net of capitalized interest) and interest earned in fiscal 2013 for the Storm Water Utility Fund amounted to approximately \$508,000 and \$72,000, respectively.

I. Arbitrage Liability

The City accrues a liability for an amount of arbitrage rebate resulting from investing low-yielding, tax-exempt bond proceeds in higher-yielding, taxable securities. Such investment activities can result in interest revenue exceeding interest cost. The arbitrage liability is payable to the federal government every five years; however, the City calculates and records its arbitrage liability annually. The arbitrage liability is recorded as a liability in the government-wide and proprietary fund types, as applicable, on the accrual basis and as a reduction of interest income on the invested debt proceeds.

J. Compensated Absences

The City's employees earn vacation leave for each month of work performed. The accrual rate increases with years of service up to a maximum of 20 days per year for 15 years of service and over. On specified anniversary dates, additional days are credited, up to certain amounts, according to length of service. Accrued vacation is paid to the employees upon termination of employment for employees who have completed at least six months of continuous service.

The City's employees accumulate 1.25 days of sick leave per month with a maximum accrual of 150 days (180 for fire fighters). The full amount of accumulated sick pay up to 120 days maximum is paid if termination is through retirement or death.

Accumulated vacation and sick leave is accrued when incurred in the government-wide and 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.

K. Long-term Obligations

In the government-wide financial statements, and proprietary fund types in the fund financial statements, long-term debt and other long-term obligations are reported as liabilities in the applicable governmental activities, business-type activities, or proprietary fund type statement of net position. Bond premiums/ discounts and issuance costs, are deferred and amortized over the life of the bonds using the effective interest method and straight line method, respectively. Bonds payable are reported net of the applicable bond premium or discount.

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

L. Nature and Purpose of Classifications of Fund Equity

Governmental Funds fund balances classified as restricted are balances with constraints placed on the use of resources by creditors, grantors, contributors, or laws or regulations of other governments. Fund balances classified as committed can only be used for specific purposes pursuant to constraints imposed by the City Council

through an ordinance. Assigned fund balances are constrained by the intent to be used for specific purposes, but do not meet the criteria to be classified as restricted or committed. The City Council has, by resolution 11-361 dated September 27, 2011 adopting the fund balance policy, authorized the City Manager or his designee to assign fund balance to a specific purpose.

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

M. Minimum Fund Balance Policy

It is the desire of the City to maintain adequate General Fund balance to maintain liquidity and in anticipation of economic downturns or natural disasters. The City Council has adopted a financial standard to maintain a General Fund working capital reserve at a minimum level of 8.33% (1/12th) of annual General Fund expenditures. Total General Fund balances shall be maintained at a minimum of 15% of annual General Fund expenditures.

N. Net position

Net position represents the difference between assets and liabilities. Net position invested in net capital assets consists of capital assets net of accumulated depreciation and the outstanding balances of any borrowing spent for the acquisition, construction or improvements of those assets. Net position is reported as restricted when there are limitations imposed on their use either through enabling legislation adopted by the City through external restrictions imposed by creditors, grantors or laws or regulations of other governments. When both restricted and unrestricted resources are available for the same purpose, it is the City's policy to consider restricted net position to be depleted before unrestricted net position is applied.

O. New Accounting Pronouncements

During fiscal year 2013, the City adopted the following Governmental Accounting Standards Board ("GASB") Statements:

Statement No. 60, Accounting and Financial Reporting for Service Concession Arrangements. This Statement addresses how to account for and report service concession arrangements (SCAs) by establishing recognition, measurement, and disclosure requirements for SCAs for both transferors and governmental operators. This pronouncement had no impact on current financial statements.

Statement No. 61, The Financial Reporting Entity: Omnibus - an amendment of GASB Statements No. 14 and No. 3. This Statement improves financial reporting for a governmental financial reporting entity by improving guidance for including, presenting, and disclosing information about component units and equity interest transactions of the entity. This pronouncement had no impact on current financial statements.

Statement No. 62, Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements. The objective of this Statement is to incorporate into the GASB's authoritative literature certain accounting and financial reporting guidance included in the FASB and AICPA pronouncements issued on or before November 30, 1989. This Statement will improve financial reporting by contributing to the GASB's efforts to codify all sources of generally accepted accounting principles for state and local governments so that they derive from a single source. This pronouncement had no impact on current financial statements.

Statement No. 63, Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources, and Net Position. This Statement standardizes the presentation of deferred outflows of resources and deferred inflows of resources and their effects on a government's net position. Current financial statements reflect this presentation.

The GASB has issued the following statements which will be effective in future years as described below:

Statement No. 65, *Items Previously Reported as Assets and Liabilities*, which is effective for the City beginning in fiscal year 2014. This Statement establishes accounting and financial reporting standards that reclassify, as deferred outflows of resources or deferred inflows of resources, certain items that were previously reported as assets and liabilities and recognizes, as outflows of resources or inflows of resources, certain items that were previously reported as assets and liabilities.

Statement No. 66, *Technical Corrections-2012-an amendment of GASB Statements No. 10 and No. 62*, which is effective for the City beginning in fiscal year 2014. The objective of this Statement is to improve accounting and financial reporting for a government financial reporting entity by resolving conflicting guidance that resulted from the issuance of two pronouncements, Statement No. 54, Fund Balance Reporting and Governmental Fund Type Definitions, and No. 62, Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements.

Statement No. 67, Financial Reporting for Pension Plans-an amendment of GASB Statement No. 25, which is effective for the City beginning in fiscal year 2014. This Statement enhances note disclosures and Required Supplementary Information for pension plans.

Statement No. 68, Accounting and Financial Reporting for Pensions-an amendment of GASB Statement No. 27, which is effective for the City beginning in fiscal year 2015. The objective of this Statement is to improve financial reporting for pension plans. This statement requires recognition of a long-term obligation for pension benefits as a liability.

Statement No. 69, Government Combinations and Disposals of Government Operations, which is effective for the City beginning in fiscal year 2014. This statement establishes accounting and financial reporting standards related to government combinations and disposals of government operations.

Statement No. 70, Accounting and Financial Reporting for Nonexchange Financial Guarantees, which is effective for the City beginning in fiscal year 2014. This statement specifies the information required to be disclosed by governments that extend nonexchange financial guarantees and requires new information to be disclosed.

Statement No. 71, Pension Transition for Contributions Made Subsequent to the Measurement Date, which is effective for the City beginning in fiscal year 2015. This statement amends Statement 68 to eliminate the source of a potential significant understatement of restated beginning net position and expense in the first year of implementation of Statement 68.

The City has not yet determined the impact of implementing the above new pronouncements.

II. STEWARDSHIP, COMPLIANCE, AND ACCOUNTABILITY

A. Budgetary Data

The City Council adopts an annual legal budget, which covers the General Fund, the Debt Service Fund, the Enterprise Funds, and certain Special Revenue Funds (Park Performance, Convention and Event Services and Street Maintenance). All unencumbered appropriations lapse at fiscal year-end, except certain of those of the Special Revenue Funds. The budgets for the General Fund, the Debt Service Fund, and certain Special Revenue Funds are prepared on the modified accrual basis except for encumbrances which are treated as expenditures on the budgetary basis and interdepartmental expenses which are eliminated. The budgets for the Enterprise Funds are prepared on the modified accrual basis and include encumbrances, debt principal retirements and capital outlays as expenses. Additionally, the Enterprise Funds do not include depreciation as a budgetary expense. The schedules comparing budget and actual amounts for these governmental funds include adjustments to those

budgetary bases for the differences noted above and for certain other revenue and expenditure items which are reported in the City's budget differently than they are reported for accounting principles generally accepted in the United States. Budgetary level of control is exercised at the fund level. The City Manager is authorized to transfer budgeted amounts within and among departments; however, any revisions that alter total expenditures of the General Fund, Debt Service Fund, and certain Special Revenue funds must be approved by the City Council. During fiscal year 2013, there were budget amendments in the General Fund in the amount of \$4,335,674 to fund costs associated with wheeled recycling carts. Additionally, \$817,000 was added to the Park Performance Fund's appropriated budget to pay for equipment and infrastructure improvements.

The Budgetary Comparison Schedule presents a comparison of budgetary data to actual results of operations for the General Fund, for which an annual operating budget is legally adopted. This fund utilizes the same basis of accounting for both budgetary purposes and actual results, with the following exceptions:

The portion of ad valorem tax revenues in the General Fund from "rolled back" tax payments (taxes, up to five years back, on properties previously taxed at special use exemption values and currently changed to full values) are excluded from the budgetary basis tax revenues and from the general governmental expenditures.

Certain interdepartmental revenues and expenses are included in budgetary basis revenues and expenditures, but are eliminated from actual revenues and expenditures.

General Fund encumbrances are added to the actual expenditures for budgetary comparison. Budgetary data for the project-length Special Revenue Funds and Capital Projects Funds have not been presented. Receipts of revenues are not estimable for all Special Revenue Funds and are not budgeted. Expenditures are limited to total revenues over the life of the funds. Capital Projects Funds are budgeted over the life of the respective project and are reviewed and approved by the City Council in an annual Capital Improvements Program plan.

The City utilizes encumbrance accounting to ensure appropriated funds are adequately committed and remaining unspent balances are carried forward into the next fiscal year. Encumbrances are created for purchase order, grant match requirements, and capital project funding. These amounts are reported in fund balance as follows:

General	Street Capital	Other Nonmajor	
<u>Fund</u>	<u>Projects Fund</u>	<u>Funds</u>	<u>Total</u>
\$ 5.235	\$ 16.672	\$ 17.793	\$ 39.700

B. Excess of expenditures over appropriations

For the year ended September 30, 2013, there were no expenses exceeding budget in the aggregate.

C. Deficit fund equity

The Viridian TIRZ #6 fund has a deficit balance of \$7,000. This fund is not separately reported, but is included as part of the Other Special Revenue Funds of the City. This deficit will be funded from future TIF assessments.

III. DETAILED NOTES ON ALL FUNDS

1. CASH, CASH EQUIVALENTS AND INVESTMENTS

State statutes, the City's Investment Policy and the City's Depository Agreement govern the investments of the City. The City is authorized to invest in United States Treasuries, its agencies or instrumentalities, other obligations, the principal and interest of which are unconditionally guaranteed or insured by or backed by the full faith and credit of the United States or its agencies and instrumentalities, obligations of Texas and its agencies, counties and cities, and other political subdivisions rated not less than AA, obligations of other states, its agencies, counties, cities, and other political subdivisions rated not less than AA, fully insured or collateralized certificates of deposit,

fully collateralized repurchase agreements, Guaranteed Investment Contracts, commercial paper rated A-1+, P-1 with an underlying long-term rating of AA or better, government pools and money market funds consisting of any of these securities listed. Major provisions of the City's investment policy include the following: depositories must be FDIC-insured institutions, depositories must fully insure or collateralize all deposits, and investments must be purchased in the name of the City and be delivered to the City's agent for safekeeping.

Deposits - At September 30, 2013, the carrying amount of the City's demand deposits was \$15,013,000 (bank balance, \$17,741,000). The \$15,013,000 balance consisted of a \$14,411,000 balance in City Funds and a \$602,000 balance in Component Unit Funds. The balance in cash on hand was \$34,000 at year end.

Investments – The City elects to exclude investments with an original maturity of one year or less from date of purchase from fair value reporting. These investments are reported at amortized cost.

The City is the beneficiary of a Closure/Post Closure Trust in the amount of \$8,526,000. This amount is recorded as an investment in trust and as a landfill closure accrued liability. Under the landfill lease agreement, the lessee must maintain a trust equal to the amount of the City's closure/post closure liability. The lessee contributed \$5,154,000 at closing and makes annual contributions of approximately \$600,000. The funds in this trust are to be used solely by the City to pay for closure and post closure expenses as they are incurred.

As of September 30, 2013, the City had the following cash, cash equivalents and investments (amounts in thousands):

		Weighted average
<u>City Funds</u>	<u>Fair Value</u>	Maturity (in days)
Demand Deposits	\$14,411	n/a
Cash on Hand	34	n/a
Other Cash in Bank	(52)	n/a
General Operating/Internal Pool	345,340	560
Debt Service and Working Capital Reserve	1,601	1,792
Dallas Cowboy Complex Development Project		
Debt Service Reserve	26,015	721
Closure/Post-closure trust fund	8,526	1
Total City	\$395,875	

		Weighted average
Fiduciary Funds	Fair Value	Maturity (in days)
Agency Funds-Internal Pool	\$7,902	560
Agency Funds- Cash in Bank	(57)	n/a
Agency Funds- Mutual Funds	111	n/a
Pension Trust Funds – Money Market Fund	36,980	n/a
Pension Trust Funds – Corporate Bonds	1,591	n/a
Pension Trust Funds- Mutual Funds	111,536	n/a
Total Fiduciary Funds	\$158,063	

Component Units		Weighted average
	Fair Value	Maturity (in days)
Demand Deposits	\$602	n/a
Cash in Bank	3,507	n/a
ATF – Internal Pool	15,730	560
ATF – Investments	86,592	1536
AHA – Bank Cert. of Deposit	1,568	273
Total Component Units	\$107,999	
Total Entity – Cash, Cash Equivalents and		
Investments	\$661,937	

Interest Rate Risk. In accordance with its investment policy, the City manages its exposure to declines in fair values by limiting the maximum maturity of any single investment and the weighted average maturity of combined investments by fund groups. The following table lists the fund groups authorized in the City's investment policy and the maximum maturity and maximum weighted average maturity ("WAM"):

Fund	Maximum Maturity	Maximum WAM
General Operating	3 Years	18 Months
Capital Project	3 Years	18 Months
Working Capital Reserve	5 Years	4 Years
Dallas Cowboy Complex Development Debt Service Reserve	10 Years	10 Years
Debt Service Sinking & Debt Service	10 Years	10 Years
Closure/Post-closure Trust Fund	10 Years	8 Years

Credit Risk. In accordance with its investment policy, the City minimizes credit risk by limiting investments to the safest type of investments.

Concentration of Credit Risk. The City's investment policy places the following limits on the amount the City may invest in any one issuer. All securities are rated AA or better.

<u>Security</u>	% of Portfolio
United States Treasury	100% of portfolio per Issuer
U.S. Agencies and Instrumentalities	100% of portfolio 35% per Issuer
Other Obligations guaranteed by U.S.	100% of portfolio 10% per Issuer
Obligations of Texas and its subdivisions	100% of portfolio 2% per Issuer
Obligations of other states and its subdivisions	10% of portfolio 2% per Issuer
Certificates of Deposit	50% of portfolio 20% per Issuer
Repurchase Agreements	40% of portfolio 15% per counterparty
Guaranteed Investment Contract	100% of bond funds
Commercial Paper	20% of portfolio 5% per Issuer
Money Market Mutual Fund	100% of portfolio 15% per MMF
Local Government Investment Pools	100% of portfolio 25% per pool

City Funds	Fair Value	Component Units	<u>Fair Value</u>			
Demand Deposits	\$14,411	Demand Deposits	\$602			
Cash on Hand	34	Cash in Bank	3,507			
Cash in Bank	(52)	ATF - Federal Home Loan Bank	1,890			
Federal Home Loan Bank		ATF - Federal Home Loan				
Bonds	52,951	Mortgage Corp.	2,985			
Federal Home Loan Mortgage		ATF - Federal National				
Corp. Bonds	66,361	Mortgage Association	1,363			
Federal National Mortgage		ATF - City of San Antonio	59			
Association Bonds	30,053	ATF - State of Texas	33			
Federal Farm Credit Bonds	116,372	ATF - Other	1,815			
Farmer Mac	22,567	ATF - Farmer Mac	1,023			
Wells Fargo Money Market	14,175	ATF - Federal Farm Credit	4,887			
City of San Antonio	1,292	ATF - TexPool	331			
State of Texas	730	ATF - TexasDaily	3			
Other	40,035	ATF - TexStar	275			
TexPool	7,305	AHA – Bank Cert. of Deposit	1,568			
TexasDaily	70	Chase of Texas	1,066			
TexStar	6,064	ATF Dodge & Cox	33,248			
Chase of Texas	23,507	JP Morgan Core Bond	32,749			
Total City	\$395,875	Vanguard Inter'l Equity	20,595			
, <u> </u>	· · ·	Total Component Units	\$107,999			
Fiduciary Funds	Fair Value	Total Entity – Cash, Cash				
riducial y runus	raii vaide	Equivalents and Investments	\$661,937			
Agency Funds - Cash in Bank	\$(57)		_			
Agency Funds - Mutual Funds	111					
Agency Funds - Federal Home						
Loan Bank	950					
Agency Funds - Federal Home						
Loan Mortgage Corp.	1,499					
Agency Funds - Federal						
National Mortgage						
Association	684					
Agency Funds – Federal Farm						
Credit	2,456					
Agency Funds – Farmer Mac	514					
City of San Antonio	29					
State of Texas	17					
Other	912					
Agency Funds - TexPool	166					
Agency Funds - TexasDaily	2					
Agency Funds - TexStar	138					
Pension Trust Funds - Money						
Market Fund	36,980					
Pension Trust Funds -	.,					
Corporate Bonds	1,591					
Pension Trust Funds - Mutual	_,					
Funds	111,536					
Chase of Texas	535					
Total Fiduciary Funds	\$158,063					
Total Fluucially Fullus	3130,003					

Custodial Credit Risk. State statutes require that all City deposits in financial institutions be fully insured by the Federal Deposit Insurance Corporation (FDIC) collateralized by U. S. Government obligations or obligations of Texas and its agencies that have a market value of not less than the principal amount of the deposits or by a Letter of Credit from a Federal Agency.

The City's investments in public funds investment pools include investments in TexPool, TexasDaily and TexStar. These are public funds investment pools operating as an SEC 2a-7 like pool in full compliance with the Public Funds Investment Act. TexPool, TexasDaily and TexStar are rated as AAA money market funds by Standard & Poor's. As of September 30, 2013, the City's investment in TexPool was \$7,802,000, the City's investment in TexasDaily was \$75,000 and the City's investment in TexStar was \$6,477,000, all at market value.

2. PROPERTY TAXES

Property Taxes are levied on October 1 on the assessed value listed as of the prior January 1 and are due and payable at that time. All unpaid taxes attach as a lien on property as of January 1 and become enforceable February 1. Penalties and interest are charged at 7 percent on delinquent taxes beginning February 1 and increase each month to 18 percent on July 1.

Appraised values are established by the Tarrant Appraisal District at 100 percent of estimated market value and certified by the Appraisal Review Board. The assessed value for the tax roll of September 1, 2012, upon which the original FY13 levy was based, was \$17,677,642,000.

City property tax revenues are recorded as receivables and deferred revenues at the time the tax levy is billed. Current year revenues recognized are those collected within the current period, or soon enough thereafter to pay current liabilities, generally within sixty days after year-end. An allowance is provided for delinquent property taxes not expected to be collected in the future.

For the fiscal year ended September 30, 2013, the City had a tax rate of \$0.6480 (\$0.4423 for general government and \$0.2057 for debt service) per \$100 assessed valuation with a tax margin of \$1.8520 per \$100 valuation based upon a maximum ad valorem tax of \$2.50 per \$100 valuation permitted by Article XI, Section 5, of the State of Texas Constitution. Additional revenues up to approximately \$327,389,930 could be raised per year before the limit is reached, based on the current year's appraised net taxable value of approximately \$17,677,642,000.

In Texas, county-wide central appraisal districts are required to assess all property within the appraisal district on the basis of 100 percent of its appraised value and are prohibited from applying any assessment ratios. The value of property within the appraisal district must be reviewed every three years. The City may challenge appraised values established by the appraisal district through various appeals, and, if necessary, legal action. Under this system, the City sets tax rates on City property. However, if the effective tax rate, excluding tax rates for bonds and other contractual obligations, adjusted for new improvements, exceeds the rate for the previous year by more than 8 percent, qualified voters of the City may petition for an election to determine whether to limit the tax rate to no more than 8 percent above the tax rate of the previous year.

3. COWBOYS COMPLEX DEVELOPMENT PROJECT

In 2004, the voters authorized the City to provide the planning, acquisition, construction and financing for the Cowboys Complex Development Project (the "Complex"), approving an increase in the City's sales tax of one-half cent, a two percent increase in the hotel occupancy tax and a five percent short-term motor vehicle rental tax. The Complex was completed in July 2009 and is a multi-functional enclosed facility with a retractable roof and seating for approximately 85,000. The final cost of the project was \$1.1 billion and in accordance with the funding and closing agreement, the City paid a portion of the projected costs, \$325 million, to build the Complex.

Stadium Lease - As part of the Funding Agreement, the City entered into a lease agreement with the Cowboys Stadium, L.P. (the "Tenant") for lease of the Complex. The Lease Agreement calls for an initial term of 30 years. Monthly lease payments of \$166,666.67 began in June, 2009 for an annualized rental rate of \$2 million per year. The Lease Agreement contains several renewal options at guaranteed annual rental payments of \$1 million per year for the first 10 years and \$1.25 million per year for all remaining renewals. The Lease Agreement also provides the Tenant with an option to purchase the Complex from the City at the end of the initial lease term and each renewal

option thereafter. Under the lease, the Tenant pays for all costs of operation and maintenance of the Complex. The tenant will also make separate annual payments to the City, beginning during the construction period, equal to five percent of the net naming rights revenue, if any, received by the Tenant, capped at \$500 thousand per year. There was no such naming rights revenue for the latest fiscal year. The lease is accounted for as an operating lease. The cost of the stadium is \$1,109,951,954 with an accumulated depreciation of \$102,835,594.

City Debt – In 2005, the City issued \$297,990,000 Cowboys Complex Special Obligations to fund the City's share of the project costs for the Complex, including \$164,265,000 Cowboys Complex Special Obligation Tax-Exempt Special Tax Bonds, Series 2005B (the "Multi-Modal Bonds"). In December, 2008 the City issued \$112,185,000 in Special Tax Revenue Bonds to refund \$104,265,000 of the Series 2005B bonds and in May 2009 issued \$62,820,000 to refund the remaining \$60,000,000 of the Series 2005B bonds.

Conduit Debt - In 2006, \$147,865,000 Cowboy Complex Admissions and Parking Taxes Revenue Bonds, Taxable Series 2006 (the "Cowboys Admission and Parking Taxes Revenue Bonds") with a pledge of a 10% admissions tax and a \$3 parking tax for events held at the Complex, with additional security provided by a Guaranty Agreement from The Cowboys Stadium, L.P., were issued to fund a portion of the Dallas Cowboy's funding for the Complex. The Cowboys Admission and Parking Taxes Revenue Bonds are not payable from or secured by any money raised or to be raised from property taxes or any other of the City's revenue sources and accordingly have not been reported as a liability in the City's financial statements but are disclosed here as conduit debt. At September 30, 2013, outstanding conduit debt was \$141,465,000.

Franchise - The City and the Dallas Cowboys Football Club, LTD. entered into a franchise agreement that requires the Dallas Cowboys NFL football franchise to remain in Arlington and to play all of the team's home games in the Complex for a minimum of 30 years after the Complex opens. If the lease renewal options are exercised, the Cowboys' obligation to stay in Arlington is extended for the renewal term.

In July 2013, an agreement was reached between the Cowboys and AT&T for naming rights to the stadium. The City will receive 5% of the revenue from the naming rights deal, up to \$500,000 annually, to help pay off the City's debt. Once all the debt for the stadium is paid off, both naming rights and lease income will go to the General Fund.

4. RECEIVABLES

Receivables at September 30, 2013 for the government's individual major funds and nonmajor, and fiduciary funds in the aggregate, including the applicable allowances for uncollectible accounts, consist of the following (amounts expressed in thousands):

	(General	Debt \						Street Capital Projects		Other Nonmajor vernmental Funds	Internal Service Funds		Total
Receivables:														
Taxes	\$	9,583	\$	580	\$	-	\$	-	\$	-	\$ 1,849	\$	-	\$ 12,012
Franchise Fees		6,704		-		-		-		-	-		-	6,704
Trade Accounts		-		-		1,047		10,190		-	-		5	11,242
Unbilled Trade Accounts		-		-		491		7,285		-	-		-	7,776
Special Assessments		-		-		-		-		137	-		-	137
Sales Taxes		8,872		4,436		-		-		-	2,218		-	15,526
Lease and settlement														
agreements		23,088		-		-		-		-	-		-	23,088
Accrued Interest		861		367		-		-		-	-		-	1,228
Other		3,555		-		-		2		-	882		-	4,439
Gross Receivables Less: Allowance for		52,663		5,383		1,538		17,477		137	4,949		5	82,152
Uncollectibles		(7,048)		-		(54)		(2,531)		-	-		-	(9,633)
Net total														
Receivables	\$	45,615	\$	5,383	\$	1,484	\$	14,946	\$	137	\$ 4,949	\$	5	\$ 72,519

5. CAPITAL ASSETS

Capital asset activity for the year ended September 30, 2013 was as follows:

(Amounts expressed in thousands)

	Ва	lance at					Е,	Balance at
		ginning	A 1 100					End
	<u>C</u>	Of Year	<u>Additions</u> <u>Retirements</u>					<u>Of Year</u>
Governmental activities:								
Capital assets, not being depreciated:	\$	209,703	\$		\$		\$	209,703
Land Construction in progress other	Ą	97,618	Ą	24.060	Ş	- /26 021\	Ş	
Construction in progress-other Total capital assets, not being depreciated		307,321		24,969 24,969		(26,921) (26,921)		95,666 305,369
iotal capital assets, not being depieciated		307,321		24,303		(20,321)		303,303
Capital assets, being depreciated:								
Buildings and improvements	1	,272,747		13,520		-		1,286,267
Equipment		84,834		9,350		(2,281)		91,903
Infrastructure		806,899		11,346		-		818,245
Total capital assets, being depreciated	2	2,164,480		34,216		(2,281)		2,196,415
Less accumulated depreciation for:								
Buildings and improvements		184,888		31,499		_		216,387
Equipment		67,675		7,890		(2,243)		73,322
Infrastructure		598,745		19,862		(2,243)		618,607
Total accumulated depreciation		851,308		59,251		(2,243)		908,316
Total capital assets, being depreciated, net		,313,172		(25,035)		(38)		1,288,099
		.,010,171		(20)000)		(55)		
Governmental activities capital assets, net	\$ 1	,620,493	\$	(66)	\$	(26,959)	\$	1,593,468
		lance at					В	Balance at
		ginning			_	_		End
	<u>C</u>	<u>Of Year</u>	<u>A</u>	<u>dditions</u>	Ret	<u>irements</u>		<u>Of Year</u>
Business-type activities:								
Capital assets, not being depreciated:	\$	21 444	۲.	4.0	۲		۲	21 400
Land	Ş	21,444	\$	46	\$	- (27.406)	\$	21,490
Construction in progress Total capital assets, not being depreciated		97,531		38,929		(27,406)		109,054
rotal capital assets, not being depreciated		118,975		38,975		(27,406)		130,544
Capital assets, being depreciated:								
Buildings and improvements		2,833		-		-		2,833
Drainage System		86,261		3,390		-		89,651
Water and sewer system		718,464		27,652		-		746,116
Machinery and equipment		11,494		352		-		11,846
Total capital assets, being depreciated		819,052		31,394		-		850,446
Less accumulated depreciation for:								
Buildings and improvements		1,297		57		_		1,354
Drainage System		31,905		1,698		_		33,603
Water and sewer system		235,814		14,362		_		250,176
Machinery and equipment		10,558		239		_		10,797
Total accumulated depreciation		279,574		16,356		-		295,930
Total capital assets, being depreciated, net		539,478		15,038		_		554,516
, , , , , , , , , , , , , , , , , , , ,		,		,				,
Business-type activities capital assets, net	\$	658,453	\$	54,013	\$	(27,406)	\$	685,060

Depreciation expense was charged to functions/programs of the primary government as follows (in thousands):

Governmental activities:	
General Government	\$ 26,740
Public Safety	2,641
Parks and recreation	5,034
Public works	21,451
Capital assets held by the government's internal service	
funds are charged to the various functions based on	
their usage of the assets	<u>3,385</u>
Total depreciation expense – governmental activities	<u>\$59,251</u>
Business-type activities:	
Storm Water Utility	1,698
Water and sewer	<u>\$ 14,658</u>
Total depreciation expense – business-type activities	<u>\$ 16,356</u>

Discretely presented component units:

(amounts expressed in thousands)

	Ral:	ance at					,	
	Beginning of		Transfer and		Transfers and		Ralance at End	
		Year		ditions		irements	Dai	of Year
Arlington Housing Authority, Inc.	_	<u>rear</u>	710	<u>urtroris</u>	Itee	ir ciricino		<u>or rear</u>
Capital assets, being depreciated:								
Buildings and improvements	\$	563	Ś	_	Ś	_	\$	563
Machinery and equipment	•	369	,	_	,	_	-	369
Totla capital assets, being depreciated		932		-		-		932
Less accumulated depreciation for:								
Buildings and improvements		(251)		(14)		-		(265)
Machinery and equipment		(263)		(51)		-		(314)
Total accumulated depreciation		(514)		(65)		-		(579)
Arlington Housing Authority, Inc.								
Capital assets, net	\$	418	\$	(65)	\$	-	\$	353
	Pal	anca at						
		ance at nning of	Tran	of or and	Tran	cforc and	D a l	lance at End
		Year		ditions		irements	Dai	of Year
Arlington Convention and Visitors Bureau, Inc.		<u>rear</u>	Au	<u>urtions</u>	<u>net</u>	<u>Hements</u>		<u>or rear</u>
Capital asset, being depreciated:								
Machinery and equipment	Ś	737	\$	52	\$	_	\$	789
Total capital assets, being depreciated		737	٧	52	<u> </u>		٧	789
Total capital assets, being depreciated		737						703
Less accumulated depreciation for:								
Machinery and equipment		(467)		(73)		-		(540)
Total accumulated depreciation		(467)		(73)		-		(540)
Arlington Convention and Visitors Bureau, Inc.								
Capital assets, net	\$	270	\$	(21)	\$	_	\$	249

6. PENSION AND EMPLOYEE BENEFIT PLANS

Texas Municipal Retirement System

Plan Description:

The City provides pension benefits for all of its full-time employees through a nontraditional, joint contributory, hybrid defined benefit plan in the state-wide Texas Municipal Retirement System (TMRS), one of 849 administered by TMRS, an agent, multiple-employer public employee retirement system. Each of the municipalities has an annual individual actuarial valuation performed. All assumptions for the December 31, 2012 valuations are contained in the 2012 TMRS comprehensive Annual Financial Report (CAFR), a copy of which may be obtained by writing to P.O. Box 149153, Austin, Texas 78714-9153 or accessing the CAFR on line at www.tmrs.com.

Benefits depend upon a sum of the employee's contributions to the plan, with interest, and the City-financed monetary credits, with interest. At the date the plan began, the City granted monetary credits for service rendered before the plan began of a theoretical amount equal to two times what would have been contributed by the employee, with interest, prior to establishment of the plan. Monetary credits for service since the plan began are two times the employee's accumulated contributions and the monetary credits for service since the plan began, would be the total monetary credits and employee contributions accumulated with interest if the current employee contribution rate and City matching percent had always been in existence and if the employee's salary had always been the average of his salary in the last three years that are one year before the effective date. At retirement, the benefit is calculated as if the sum of the employee's accumulated contributions with interest and the employer-financed monetary credits with interest were used to purchase an annuity. Additionally, initiated in 1998, the City provides on an annually repeating basis annuity increases for retirees. In 2013, that amount was equal to 50% of the change in the consumer price index (CPI).

Members can retire at age 60 and above with 5 or more years of service or with 20 years of service regardless of age. A member is vested after 5 years. The plan provisions are adopted by the governing body of the City, within the options available in the state statutes governing TMRS. The contribution rate for the employees is 7%, and the City matching ratio is currently 2 to 1, both as adopted by the governing body of the City.

Funding Policy:

Under the state law governing TMRS, the contribution rate for each city is determined annually by the actuary, using the Projected Unit Credit actuarial cost method. The rate consists of the normal cost contribution rate and the prior service cost contribution rate, which is calculated to be a level percent of payroll from year to year. The normal cost contribution rate finances the portion of an active member's projected benefit allocated annually; the prior service contribution rate amortizes the unfunded (overfunded) actuarial liability (asset) over the applicable period for that city. Both the normal cost and prior service contribution rates include recognition of the projected impact of annually repeating benefits, such as Updated Service Credits and Annuity Increases. The City discloses the annual pension costs (which equal the required contributions) based on the calculated rates for the City's fiscal year. The rate is 16.77% of covered payroll for the months in calendar year 2012, and 16.47% for the months in calendar year 2013. This rate consists of the normal cost contribution rate and the prior service contribution rate. The normal cost contribution rate finances the currently accruing monetary credits due to City matching percent, which are the obligation of the City as of an employee's retirement date, not at the time the employee's contributions are made. The normal cost contribution rate is the actuarially determined percent of payroll necessary to satisfy the obligation for the City to each employee at the time his/her retirement becomes effective. The prior service contribution rate amortizes the unfunded actuarial liability. Both the employees and the City make contributions monthly. Since the City needs to know its contribution rate in advance for budgetary purposes, there is a one-year delay between the actuarial valuation that serves as basis for the rate and the calendar year

when the rate goes into effect (i.e. December 31, 2011 valuation is effective of rates beginning January 1, 2013). If a change in plan provisions is elected by the City, this rate can change.

Annual Pension Cost and Net Pension Obligation:

The City's annual pension cost of \$24,352,889 was \$57,213 lower than the City's contributions.

Annual required contribution (ARC)		24,202,609
Interest		1,237,694
Adjustment to the ARC		(1,087,414)
Annual pension cost (expense)		24,352,889
Contribution made		24,410,102
Increase (decrease) in net pension obligation		(57,213)
Net pension obligation beginning of year		17,681,349
Net pension obligation end of year		17,624,136

Three-Year Trend Information

		<u>Percentage</u>	Net Pension
	<u>Annual</u>	of APC	Obligation
<u>Fiscal Year</u>	Pension Cost	Contribution	(Asset)
2013	\$24,352,889	100.23%	\$17,624,136
2012	\$25,111,256	100.14%	\$17,681,349
2011	\$28,051,791	87.70%	\$17,717,160

The schedule of funding progress, presented as required supplementary information following the notes to the financial statements, presents multiyear trend information about whether the actuarial value of plan assets in increasing or decreasing over time relative to the actuarial accrued liability for benefits.

Changes in Actuarial and Amortization Methods:

Since its inception, TMRS has used the Unit Credit actuarial funding method. This method accounts for liability accrued as the valuation date, but does not project the potential future liability of provisions adopted by the City. Two-thirds of the cities participating in TMRS have adopted the Updated Service Credit and Annuity Increases provisions on an annually repeating basis. For the December 31, 2007 valuation, The TMRS Board determined that the Projected Unit Credit (PUC) funding method should be used, which facilitates advance funding for future updated service credits and annuity increases that are adopted on an annually reporting basis. In addition, the Board also adopted a change in the amortization period from a 25-year "open" to a 25-year "closed" period. TMRS Board of Trustee rules provide that, whenever a change in actuarial assumptions or methods results in a contribution rate increase in an amount greater than .5%, the amortization period will be increased to 30 years, unless a city requests that the period remain at 25 years. The statutes further provide that plan members may request up to a forty year amortization period. For cities with repeating features, these changes would likely result initially in higher required contributions and lower funded ratios; however, the funded ratio should show steady improvement over time. To assist in this transition to higher rates, the Board also approved an eight-year phase-in period, which will allow cities the opportunity to increase their contributions gradually (approximately 12.5% each year) to their full rate (or their required contribution rate).

Funding Status and Funding Progress:

In June 2011, SB 350 was enacted by the Texas Legislature, resulting in a restructure of the TMRS funds. This legislation provided for the actuarial valuation to be completed, as if restructuring had occurred on December 31, 2010. In addition, the actuarial assumptions were updated for the new fund structure, based on an actuarial

experience study that was adopted by the TMRS Board at their May 2011 meeting (the review compared actual to expected experience for the four-year period of January 1, 2006 through December 31, 2009). For a complete description of the combined impact of the legislation and new actuarial assumptions, including the effects on TMRS city rates and funding ratios, please see the December 31, 2010 TMRS Comprehensive Annual Financial Report (CAFR).

As of December 31, 2012, the most recent actuarial valuation date, the plan was 87.1 percent funded. The actuarial accrued liability for benefits was \$904,236,326, and the actuarial value of assets was \$787,497,396, resulting in an unfunded actuarial accrued liability (UAAL) of \$116,738,930. The covered payroll (annual payroll of active employees covered by the plan) was \$145,368,879, and the ratio of the UAAL to the covered payroll was 80.3%.

Actuarial Methods and Assumptions:

A summary of actuarial assumptions is as follows:

Actuarial valuation date 12/31/2012

Actuarial cost method Projected Unit Credit
Amortization method Level percent of payroll
Remaining amortization period 25.2 years (closed)
Asset valuation method Amortized cost
Investment rate of return 7.0 percent

Projected salary increases Varies by age and service

Payroll growth 3 percent

Withdrawal rate (low, mid or high) for male/female Mid-High/Mid-High

Inflation rate 3 percent
Cost of living adjustments 1.5 percent

Thrift Savings Plan

All full-time City employees may participate in the Thrift Savings Plan (the "Thrift"), a single-employer defined contribution plan administered by the Retirement Committee at the City. The plan provisions and contribution savings are adopted and amended by the City Council, within the options available in the federal statutes governing Internal Revenue Code, section 401(k). This voluntary IRS Code 401(k) plan allows all full-time City employees to contribute between 1 percent to 10 percent of their salary with the City matching the first 6 percent of employee contributions at 50 cents to the dollar. Partial vesting of employer contributions begins after three years of participation with full vesting taking place after six years of participation. At September 30, 2013, the Thrift plan was fully funded and the fair market value of plan assets, including accrued interest, was \$146,221,000.

The City's total payroll during fiscal 2013 was \$153,444,000. The current year contribution was calculated based on a covered payroll of \$90,286,000, resulting in a required and actual employer contribution of \$2,524,000 and actual employee contributions of \$6,004,000. The employer contribution represents 2.80 percent of the covered payroll. The employee contribution represents approximately 6.65 percent of the covered payroll.

There were no material changes to the Thrift plan during fiscal 2013. There were no related-party transactions. The Thrift Plan does not issue separate stand-alone financial statements.

Part-Time Deferred Income Trust

The City provides retirement benefits for all part-time, seasonal, and temporary employees through the Part-time Deferred Income Trust Plan (the "PDIT"), a single-employer defined benefit pension plan administered by the City of Arlington's Workforce Services Department. The PDIT was adopted by the City Council in accordance with the

safe harbor rules of the Internal Revenue Service regulations. The PDIT does not issue separate stand-alone financial statements.

As of July 1, 2013, the most recent actuarial valuation date, the plan was 117.4 percent funded. The actuarial accrued liability for benefits was \$2,085,050, and the actuarial value of assets was \$2,448,438, resulting in an excess funded actuarial accrued liability (EAAL) of \$363,388. The covered payroll (annual payroll of active employees covered by the plan) was \$2,791,558, and the ratio of the EAAL to the covered payroll was 13.0 percent.

The contribution rate for employees is 3 percent, and the City's actuarially determined matching percent is zero for fiscal year 2012, however a rate of .5 percent was chosen to provide a cushion for future adverse experience (particularly investment experience, which can be volatile). For fiscal year 2013, the contribution rate required is .5 percent. The City's required contribution rate was determined as part of the July 1, 2013, actuarial valuation (the most recent actuarial valuation) using the aggregate cost method, which does not identify or separately amortize unfunded actuarial liabilities. Under this method the City's contribution rate is equal to the level percentage of future pay that is equivalent to the present value of future benefits less the plan assets.

The actuarial assumptions used in the July 1, 2013 actuarial valuation included were (a) 5.50 percent investment return, (b) no inflation rate adjustment, and (c) 3.50 percent salary increases. The accrual basis of accounting is utilized by the PDIT fund. Plan member contributions are recognized in the period in which the contributions are due. Employer contributions are recognized when due and the employer has made a formal commitment to provide the contributions. Benefits and refunds are recognized when due and payable in accordance with the terms of the plan. Administrative costs of the plan are financed through investment earnings. Cash and cash equivalents are stated at cost that approximates fair value. Investments are stated at the approximate value of the financial asset based on either the month end price, the last available price, or the last available activity. Because the assets of the plan exceed the actuarial liability, amortization of the unfunded liability is discontinued and the contribution required for the plan was developed under the aggregate cost method. This method does not identify or separately amortize unfunded actuarial accrued liabilities; the information presented is intended to serve as a surrogate for the funded status and funding progress of the plan.

The following table discloses three-year historical trend information relating to the Part-Time Deferred Income Trust Plan.

Fiscal Year <u>Ending</u>	Annual Required Contribution (ARC)	Percentage of ARC Contributed	Net Pension Obligation
9/30/13	\$16,000	100.00%	-
9/30/12	\$15,000	100.00%	-
9/30/11	\$75,000	100.00%	-

Benefits depend on length of service to the City and the employee's total contributions. At normal retirement age (65), the benefit consists of monthly payments equal to a percentage of the employee's average pay multiplied by years of service. The percentage of the employee's pay ranges from 1.50 percent to 2.00 percent, depending on the number of months of service.

City contributions for the above plans for the year ended September 30, 2013, are as follows (amounts in thousands):

TMRS	\$24,410
THRIFT	2,524
PTDIT	<u>16</u>
	\$26.950

IRC 457 Deferred Compensation Plans

The City offers its employees a deferred compensation plan created in accordance with Internal Revenue Code Section 457 which is administered by the International City Management Associations Retirement Corporation (the "ICMA"). In addition, the City offers its executive employees a deferred compensation plan created in accordance with Internal Revenue Code Section 457 which is also administered by the ICMA. Since the City does not administer these plans, these plans are not included in the City's financial statements.

Statement of Net Position and Statement of Changes in Net Position

The Part-Time Deferred Income Trust and Thrift Savings Plans do not issue separate GAAP financial reports. Their financial statements are presented below as of and for the year-ended September 30, 2013 (amounts in thousands):

			NET	<u>POSITION</u>	
	<u>Part</u>	t-Time_			
	<u>Def</u>	<u>erred</u>	<u>Thr</u>	ift Savings	
	Incom	<u>ne Trust</u>		<u>Plan</u>	<u>Total</u>
ASSETS					
Investments	\$	2,506	\$	146,221	\$ 148,727
Total Assets		2,506		146,221	 148,727
NET POSITION, Held in Trust for					
Pension Benefits	\$	2,506	\$	146,221	\$ 148,727

Changes in Net Position	Changes	in	Net	Position
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	<u>Pa</u>	<u>rt-Time</u>			
	<u>De</u>	<u>eferred</u>	Thr	ift Savings	
	<u>Inco</u>	me Trust		<u>Plan</u>	<u>Total</u>
ADDITIONS					
Employer contributions	\$	16	\$	2,524	\$ 2,540
Employee contributions		94		6,004	6,098
Net appreciation in fair value of					
investments		103		19,123	19,226
Total Additions		213		27,651	27,864
					 _
DEDUCTIONS					
Benefits		(111)		(9 <i>,</i> 557)	(9,668)
Plan administration		(47)		(76)	(123)
Total Deductions		(158)		(9,633)	(9,791)
Increase in Net Position		55		18,018	18,073
NET POSITION, October 1		2,451		128,203	 130,654
NET POSITION, September 30	\$	2,506	\$	146,221	\$ 148,727

7. OTHER POST EMPLOYMENT BENEFITS

Disability Income Plan

Effective October 1, 1992, the City began providing active employees with disability insurance through a policy obtained from a commercial carrier. Previously, all City employees had participated in a Disability Income Plan (DIP), a single-employer other postemployment benefit disability plan, which had been funded by actuarially

determined contributions. This plan had been accounted for in the DIP fund. Benefits to employees who were disabled while participating under the previous plan will continue to be paid from the remaining assets of the DIP fund, a fiduciary fund of the City.

Summary of Significant Accounting Policies

Basis of Accounting. DIP's financial statements are prepared using the accrual basis of accounting. Employer contributions to the plan are recognized when due and the employer has made a formal commitment to provide the contributions. Benefits are recognized when due and payable in accordance with the terms of the plan.

Method Used to Value Investments. Cash and cash equivalents with original maturity dates less than one year are stated at cost that approximates fair value. Investments are stated at fair value based on either the month end price, the last available price or the last available activity.

Plan Description and Contribution Information

Membership of the plan consisted of the following at July 1, 2013, the date of the latest actuarial valuation:

Retirees and beneficiaries receiving benefits:

16

Plan Description. DIP is a single-employer defined benefit disability income plan that covers the employees of the City. The plan originally provided in-service death benefits and long term disability benefits commencing upon disablement. The plan was amended to eliminate the in-service death benefit and to start disability payments at age 65. The plan contemplates that long term disability benefits will be provided through a separate LTD insurance contract prior to age 65. The retired life liability for current disabled employees (many of whom are under age 65) is retained under the plan.

Contributions. The retirement committee of the City has the authority to establish and amend contribution requirements of the plan. The City's contribution is determined through an actuarial valuation. For the year ended September 30, 2013, the City contributed \$248,000 to the plan. Administrative costs of DIP are financed through investment earnings.

Funded Status and Funding Progress

Actuarial valuations of an ongoing plan involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment and mortality. Actuarially determined amounts are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future. The schedule of funding progress, presented as required supplementary information following the notes to the financial statements, presents multiyear trend information about whether the actuarial values of plan assets are increasing or decreasing over time relative to the actuarial accrued liabilities for benefits.

As of July 1, 2013, the most recent actuarial valuation date, the plan was 78.7 percent funded. The actuarial accrued liability for benefits was \$1,708,448, and the actuarial value of assets was \$1,344,216, resulting in an unfunded actuarial accrued liability (UAAL) of \$364,232.

The accompanying schedule of employer contributions present trend information about the amounts contributed to the plan by employers in comparison to the ARC, an amount that is actuarially determined in accordance with the parameters of GASB Statement 43. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover the normal cost for each year and amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed thirty years.

Projections of benefits for financial reporting purposes are based on the substantive plan, (the plan as understood by the employer and plan members) and include the types of benefits provided at the time of each valuation and the historical pattern of sharing of benefit costs between the employer and plan members to that point. The actuarial methods and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long term perspective of the calculations. Additional information as of the latest actuarial valuation follows:

Valuation date	7/1/2013
Actuarial cost method	Entry age normal
Amortization method	Level dollar amortization
Remaining amortization period	9 years (closed)
Asset valuation method	Market value
Actuarial assumptions:	
Investment rate of return	5.5 percent
Inflation rate	3.0 percent

Funding Policy. The retirement committee of the City has the authority to establish and amend contribution requirements of the plan. The City fully funds the required contributions each year.

Annual OPEB Cost and Net OPEB Obligation. The City's annual other postemployment benefit (OPEB) cost (expense) is calculated based on the annual required contribution of the employer (ARC), an amount actuarially determined in accordance with the parameters of GASB Statement 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year and amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed thirty years. The following table shows the components of the City's annual OPEB cost for the year, the amount actually contributed to the plan, and changes in the City's net OPEB asset (dollar amounts in thousands):

Annual required contribution	\$ 91
Interest on net OPEB asset	(21)
Adjustment to annual required contribution	50
Annual OPEB cost (expense)	120
Contributions made	(248)
Increase in net OPEB asset	(128)
Net OPEB asset - beginning of year	(390)
Net OPEB asset - end of year	\$ (518)

The City's annual OPEB cost, the percentage of annual OPEB cost contributed to the plan, and the net OPEB asset for 2013 and the five preceding years are as follows:

Fiscal Year Ending	Annual OPEB <u>Cost</u>	Percentage Annual OPEB Contribution	Net OPEB Obligation (Asset)
9/30/13	\$120,000	206.70%	(\$518,000)
9/30/12	\$283,000	126.10%	(\$390,000)
9/30/11	\$249,000	149.80%	(\$316,000)
9/30/10	\$305,000	127.21%	(\$192,000)
9/30/09	\$358,000	142.25%	(\$109,000)
9/30/08	\$364,000	100.00%	-

DIP does not issue separate GAAP financial reports. Its financial statements are presented below as of September 30, 2013 (in thousands):

		_				
N	let	PC	วรา	Ιtι	or	٦

Assets	
Investments	\$ 1,380
Total assets	1,380
Net position, held in trust for	
Other postemployment benefits	\$ 1,380
Changes in Net Position	
Additions	
Employer contributions	\$ 248
Net appreciation in fair value	
Of investments	56
Total additions	\$ 304
Deductions	
Benefits	(164)
Plan Administration	 (24)
Total deductions	(188)
Increase in net position	116
Net position, October 1, 2012	 1,264
Net position, September 30, 2013	\$ 1,380

Retiree Health Insurance

Plan Description. The City of Arlington administers a single-employer defined benefit health care plan. The plan provides postretirement health care benefits to eligible retirees and their spouses.

An eligible employee can continue their health care coverage in retirement if their age plus service is at least 70 with a minimum age requirement of 50 years and a minimum of ten years of service with the City. Employees hired after December 31, 2005 are not eligible for postretirement health care benefits. As of January 1, 2013, 669 retirees met those eligibility requirements. The City plan has a non-duplication coordination of benefits with Medicare and other primary plans for retirees and/or their dependants.

Retiree Contributions for Pre-2008 Retirees

For retirees who are below age 65, the City subsidizes the premium rate for the three PPO options with a dollar amount that is based upon a defined percentage of the total premium for the Core Plan. This same dollar amount is the subsidy for the Plus Plan and the Premium Plan as well. The percentage subsidy for the Core Plan varies by years of service at retirement, ranging from 40% to 100%. The percentage subsidy for spouse coverage ranges from 30% to 50% based on years of service. Retirees pay the balance of the total premium rates. The City also subsidizes the AARP Plan K and Secure Horizons premium rates for retirees age 65 and over, and the percentage subsidy varies by years of service.

Retiree Contributions for January 1, 2008 and After

The subsidy for future retirees will be a defined dollar amount, increasing with trend each year for 15 years. After 15 years, the subsidy will remain fixed. Retirees as of January 1, 2008 are grandfathered and their subsidy will not become fixed after 15 years.

Funding Policy. The retirement committee of the City has the authority to establish and amend contribution requirements of the plan. Currently the plan is funded on a pay-as-you-go basis.

Annual OPEB Cost and Net OPEB Obligation. The City's annual other postemployment benefit (OPEB) cost (expense) is calculated based on the annual required contribution of the employer (ARC), an amount actuarially determined in accordance with the parameters of GASB Statement 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year and amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed thirty years.

The following table shows the components of the City's annual OPEB cost for the year, the amount actually contributed to the plan, and changes in the City's net OPEB obligation (dollar amounts in thousands):

Annual required contribution	\$ 9,133
Interest on net OPEB Obligation	1,224
Adjustment to annual required contribution	(1,634)
Annual OPEB cost (expense)	8,723
Contributions made	(5,697)
Increase in net OPEB obligation	3,026
Net OPEB obligation – beginning of year	27,203
Net OPEB obligation – end of year	\$ 30,229

The City's annual OPEB cost, the percentage of annual OPEB cost contributed to the plan, and the net OPEB obligation for 2013 and the five preceding years are as follows (dollar amounts in thousands):

Ending	<u>Cost</u>	Contribution Obl		<u>ligation</u>
9/30/13	\$ 8,723	65.31%	\$	30,229
9/30/12	\$ 12,133	46.66%	\$	27,203
9/30/11	\$ 8,379	56.14%	\$	20,731
9/30/10	\$ 8,398	31.80%	\$	17,056
9/30/09	\$ 8,947	26.72%	\$	11,328
9/30/08	\$ 8,100	41.09%	\$	4,772

Funded Status and Funding Progress. As of July 1, 2013, the most recent actuarial valuation date, the plan was zero percent funded. The actuarial accrued liability for benefits was \$107.5 million, and the actuarial value of assets was zero, resulting in an unfunded actuarial accrued liability (UAAL) of \$107.5 million. The covered payroll (annual payroll of active employees covered by the plan) was \$131.8 million, and the ratio of the UAAL to the covered payroll was 81.5 percent.

Actuarial valuations of an ongoing plan involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality and the healthcare cost trend. Amounts determined regarding the funded status of the plan and the annual required contributions of the employer are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future. The schedule of funding progress, presented as required supplementary information following the notes to the financial statements, presents multiyear trend information about whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liabilities for benefits.

Actuarial Methods and Assumptions. Projections of benefits for financial reporting purposes are based on the substantive plan, (the plan as understood by the employer and plan members) and include the types of benefits provided at the time of each valuation and the historical pattern of sharing of benefit costs between the employer and plan members to that point. The actuarial methods and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long term perspective of the calculations.

Valuation date 7/1/2013

Actuarial cost method Projected Unit Credit
Amortization method Level dollar, open

Remaining amortization period 30 years

Healthcare Cost trend rate - medical 7.5% initial (2013) 4.5% ultimate (2023)

Inflation rate 3.00%

Supplemental Death Benefits Plan

Plan Description. The City of Arlington contributes to the Supplemental Death Benefit Fund (SDBF), a cost-sharing multiple-employer defined benefit group term life insurance plan operated by TMRS. This is a separate trust administered by the TMRS Board of Trustees. SDBF provides a death benefit of \$7,500 for retirees. TMRS issues a publicly available financial report that includes financial statements and required supplementary information for SDBF. That report may be obtained from the TMRS website at www.TMRS.com.

Funding Policy. Contribution requirements of the participating employers are established and may be amended by the TMRS Board of Trustees. The City is required to contribute at a rate assessed each year by the TMRS Board of Trustees, currently .14 percent of covered payroll. The TMRS Board of Trustees sets the employer contribution rate based on the mortality and service experience of all employees covered by the plan and the demographics specific to the workforce of the City. There is a one-year delay between the actuarial valuation that serves as the basis for the employer contribution rate and the calendar year when the rate goes into effect. Contributions are made monthly based on covered payroll of employee members of the City. Contributions are utilized to fund active member deaths on a pay-as-you-go basis. Any excess contributions over payments then become net position available for OPEB. The City's contributions to SDBF for the years ended September 30, 2013, 2012, and 2011, were \$207,493, \$209,933, and \$201,409, respectively, which equaled the required contributions each year.

8. DEBT AND LIABILITIES

General Obligation Bonds

On June 1, 2013, the City issued Permanent Improvement Bonds, Series 2013A of \$19,635,000 with an interest rate of 3.0 to 4.0 percent and serial maturities on August 15 from 2014 through 2033. Interest on the bonds is due every February and August 15, beginning February 15, 2014. The bonds were issued for designing, developing, constructing, improving, extending and expanding streets, thoroughfares, sidewalks, bridges and other public ways of the City; acquiring, developing, renovating and improving parks and open spaces for parks and recreation purposes; designing, constructing, improving, renovating, expanding, equipping, and furnishing fire fighting facilities; and paying costs related to the issuance of the 2013A Bonds. Total interest requirements for the Series A bonds at a rate from 3.00 to 4.00 percent is \$7,452,166 in the aggregate.

In June, 2013 the City issued \$6,345,000 in Permanent Improvement Refunding Bonds, Series 2013B for the purpose of refunding a portion of the City's outstanding debt, and paying the cost of issuance of the bonds. The Series B bonds mature on August 15 over a period from 2014 to 2023. Interest is payable February 15 and August 15 of each year commencing August 15 2013. Total interest requirements for the Series B bonds at a rate from 2.00 to 3.00 percent is \$623,050 in the aggregate. The refunding was undertaken to achieve a present value savings on debt service payments of \$653,770. The following is a breakdown of the refunded obligations (amounts in thousands):

	Original		
	Maturity	Interest	Amount
Bonds	Date	Rate	Refunded
	2127		4
Permanent Improvement and Refunding Bonds, Series	8/15/2014	5.00	\$2,335
2003	8/15/2015	5.00	775
	8/15/2016	5.00	405
	8/15/2017	5.00	405
	8/15/2018	5.00	405
	8/15/2019	5.00	405
	8/15/2020	5.00	405
	8/15/2021	5.00	405
	8/15/2022	5.00	405
	8/15/2023	5.00	405
			\$6,350
Bonds	Original	Interest	Amount
	Maturity Date	Rates	Refunded
Combination Tax and Revenue Certificates			
of Obligation, Series 2003	8/15/2014	4.00	\$75
	Total Refunded (Obligations	\$6,425

General obligation bonds currently outstanding are as follows (amounts in thousands):

Purpose	Interest Rates	An	nount
Governmental activities	3.0-5.500%	\$	90,295
Governmental activities - refunding	1.0-5.000%		165,635
Total Governmental		\$	255,930

Annual debt service requirements to maturity for general obligation bonds are as follows (amounts in thousands):

	Gover	nmental Activiti	ies, Gene	ral Obligation
Year Ending				
September 30		<u>Principal</u>		<u>Interest</u>
2014	\$	25,440	\$	9,957
2015		25,315		8,957
2016		23,920		7,934
2017		23,245		6,966
2018		20,105		6,037
2019-2023		73,335		20,173
2024-2028		46,715		8,729
2029-2033		17,855		1,526
	\$	255,930	\$	70,279

General obligation debt authorized and unissued as of September 30, 2013, amounted to \$75,690,000.

Certificates of Obligation

Annual debt service requirements to maturity for certificates of obligation of the primary government are as follows (amounts in thousands):

	GC	Verimental Activi	ties, v	cer tiricates or
		Obliga	tion	
Year Ending				
September 30		<u>Principal</u>		<u>Interest</u>
2014	\$	4,735	\$	2,344
2015		4,535		2,198
2016		4,295		2,062
2017		3,065		1,934
2018		2,300		1,816
2019-2023		12,440		7,486
2024-2028		13,200		4,466
2029-2033		11,540		1,631
	\$	56,110	\$	23,937

Governmental Activities Certificates of

Special Obligation Bonds

In 2005, the City issued \$297,990,000 Dallas Cowboys Complex Special Obligations to fund the City's share of the project costs for the Complex, including \$164,265,000 Dallas Cowboys complex Special Obligation Tax-Exempt Special Tax bonds, Series 2005B (the "Multi-Modal Bonds"). In 2008-2009, the City issued \$112,185,000, Series 2008, and \$62,820,000, Series 2009, in Special Tax Revenue Bonds, refunding a total of \$164,265,000 of the 2005B issue principal.

The debt service requirements of the above special obligation debt are as follows (amounts in thousands):

	Gov	vernmental Activiti	es, Spe	cial Revenue
Year Ending				
September 30		<u>Principal</u>		<u>Interest</u>
2014	\$	7,710	\$	11,601
2015		8,070		11,239
2016		8,530		10,854
2017		8,570		10,427
2018		13,235		10,019
2019-2023		76,805		39,844
2024-2028		88,390		17,217
2029-2032		15,630		2,382
	\$	226,940	\$	113,583

The City has pledged future revenues consisting of one-half cent sales tax, two percent hotel occupancy tax, five percent car rental tax, future stadium base rental revenue of \$2 million per year and five percent of any future naming rights up to a maximum of \$500,000 annually to repay the Dallas Cowboys Stadium Bonds. Annual principal and interest payments are expected to require 100 percent of these revenues. Series 2005A are subject to mandatory sinking fund redemption to the extent that there are moneys on deposit available for such purpose. In 2013, the City redeemed \$13,300,000 of the 2005A Term Bonds maturing August 15, 2032. The total principal and interest remaining to be paid on the Dallas Cowboys Stadium Bonds is \$340,523,000. Principal and interest payments and total pledged revenues for the year ended September 30, 2013 were \$20,632,000 and \$21,371,000, respectively, exclusive of the redemption.

Revenue Bonds

The City also issues bonds where the government pledges income derived from the operations of the Water and Sewer Fund or the Storm Water Utility Fund.

In fiscal year 2013, the City issued \$910,000 related to the 2008 debt issue held by the Texas Water Development Board (TWDB) as part of the TWDB Clean and Drinking Water Programs. The City also drew down \$3,666,000 related to previously issued 2010 TWDB Clean Water Debt. Funds from the 2010 debt are held in escrow until the City requests a draw down of funds for a specific purpose. This brings the total outstanding TWDB balance to \$37,675,000. These bonds will mature June 2014 to June 2024 at interest rates to 1.7 percent.

In June, 2013, the City issued \$8,930,000 in Water and Wastewater System Revenue Bonds, Series 2013A. Proceeds from the sale of these bonds will be used to provide funds to improve and extend the System and to pay cost of issuance associated with the Bonds. These bonds mature June 1 over a period from 2014 to 2033. Interest, at a rate of 2.00 to 4.00 percent, is \$3,395,217 in the aggregate.

In June, 2013 the City issued \$8,250,000 in Water and Wastewater System Revenue Refunding Bonds, Series 2013B for the purpose to provide funds to refund certain outstanding obligations and to pay costs of issuance associated with the sale of the bonds. The bonds mature on June 1 over a period from 2014 to 2033. Interest is payable June 1 and December 1 of each year, commencing December 1, 2013. Total interest requirements for these bonds at a rate from 2.00 to 3.00 percent is \$1,139,269 in the aggregate. The refunding was undertaken to achieve a present value savings on debt service payments of \$483,204. The difference between the reacquisition price and the carrying amount of the debt resulted in a loss of \$290,838 which has been recorded in the Proprietary Funds financial statements.

Following is the schedule of refunded obligations (amounts in thousands):

Bonds	Original Maturity Date	Interest Rate	Amount Refunded
Water and Wastewater System Revenue			
Refunding Bonds, Series 2003	6/1/2014	4.00	\$530
	6/1/2015	4.00	520
		- -	\$1,050
Water & Wastewater System Revenue			
Bonds, Series 2004	6/1/2015	3.60	\$790
,	6/1/2016	3.70	790
	6/1/2017	3.80	790
	6/1/2018	3.90	790
	6/1/2019	4.00	790
	6/1/2020	4.10	790
	6/1/2021	4.20	790
	6/1/2022	4.25	785
	6/1/2023	4.30	785
		_	\$7,100
	Total Refunded O	bligations	\$8,150

The revenue bond debt service requirements to maturity are as follows (amounts in thousands):

			• • •	
Business	Λ	~† I\	/ITIAC	

Year Ending	Water/Wa	astewater	•	astewater VDB	Storm Wa	ater Utility
September 30	Principal	Interest	Principal	Interest	Principal	Interest
2014	8,110	3,158	2,595	776	1,280	963
2015	8,060	2,903	2,595	747	1,280	925
2016	7,490	2,629	2,595	710	1,280	874
2017	6,855	2,356	2,595	669	1,280	822
2018	6,825	2,098	2,595	626	1,280	771
2019-2023	27,495	6,949	12,975	2,346	6,400	3,037
2024-2028	14,515	2,740	10,345	781	6,400	1,629
2029-2033	6,520	615	1,380	35	3,840	339
	85,870	23,448	37,675	6,690	23,040	9,360

Net revenues of the City's water operations have been pledged for repayment of the City's revenue bonds. The amount of the pledge is equal to the remaining outstanding debt service requirements for these bonds, which were all originally issued to provide funding for construction of the water and wastewater systems. The pledge continues for the life of the bonds. For the year ended September 30, 2013, net pledged revenues for the water enterprise fund were \$41,574,000 and debt service on the revenue bonds was \$12,222,000. The same pledge for repayment applies to the City's Storm Water Utility revenue of \$8,042,000 for the bonds issued in fiscal year 2013.

The following is a summary of long-term liability transactions of the City for the year ended September 30, 2013 (amounts expressed in thousands):

					Due
	10/01/201	2	Dadwaki a	00/20/2012	Within
	10/01/201	12 Increases	Reductions	09/30/2013	One Year
Governmental activities:					
General obligation debt	\$ 259,75	5 \$ 25,980	\$ (29,805)	\$ 255,930	\$25,440
Special tax revenue debt	248,24	0 -	(21,300)	226,940	7,710
Certificates of obligation	61,05	5 -	(4,945)	56,110	4,735
Premium on general bonds	6,26	9 920	(1,530)	5,659	-
Premium on special bonds	4,67	8 -	(314)	4,364	-
Deferred loss on refunding	(4,48	7) (313)	704	(4,096)	-
Deferred loss on special bond refund	(2,88	6) -	137	(2,749)	-
Discount on special bonds	(3,12	5) -	288	(2,837)	-
Net governmental bonds payable	569,49	9 26,587	(56,765)	539,321	37,885
Compensated absences	25,43	5 263	(1,355)	24,343	1,265
Capital leases	1	7 -	(17)	-	-
Claims	7,64	3 4,227	(3,448)	8,422	3,757
Landfill Closure	7,65	7 869	-	8,526	-
Sales tax	5	5 -	(55)	-	-
Net other post-employ benefit oblg.	27,20	3 3,026	-	30,229	-
Net pension oblg	17,68	1 -	(57)	17,624	
Total governmental long-term					
liabilities	\$ 655,19	0 \$ 34,972	\$ (61,697)	\$ 628,465	\$42,907
Business-type activities:					
Water and sewer bonds	\$ 124,28	5 \$ 18,090	\$ (18,830)	\$ 123,545	\$12,090
Premium on water and sewer bonds	1,11		(292)	1,447	-
Deferred loss on refunding	(1,34	5) (291)	286	(1,350)	-
Storm water utility bonds	24,32	0 -	(1,280)	23,040	1,280
Premium on storm water utility bond	1,04	4 -	(104)	940	-
Net water and sewer bonds payable	149,41	7 18,425	(20,220)	147,622	13,370
Compensated Absences	1,84	6 228	(140)	1,934	160_
Total busines-type long term					
liabilities	\$ 151,26	3 \$ 18,653	\$ (20,360)	\$ 149,556	\$13,530

9. PRIOR YEAR BOND REFUNDINGS

In prior years, the City legally defeased certain general obligation, revenue, and other bonds by placing cash and/or proceeds of refunding bond issues in an irrevocable trust to provide for all future debt service payments on the refunded bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the City's report. As of September 30, 2013, previously defeased debt still outstanding amounted to \$12,055,000.

10. INTERFUND TRANSACTIONS

A summary of interfund receivables and payables at September 30, 2013, is as follows (amounts in thousands):

	Interfund	Interfund
<u>Fund</u>	<u>Receivables</u>	<u>Payables</u>
General Fund	\$4,916	\$ -
Nonmajor Funds	-	4,916
	\$4,916	\$4.916

The General Fund receivable represents cash provided to nonmajor funds and will be reimbursed in 2014.

Transfers between funds during the year were as follows (amounts in thousands):

	<u>Transfers Out</u>	Transfers In
Major Governmental Funds:		
General Fund	\$ 13,855	\$ 18,710
Debt Service Fund	-	3,946
Total Major Governmental Funds	13,855	22,656
Major Enterprise Fund-Water and Sewer	14,448	-
Major Enterprise Fund-Storm Water Utility	1,108	-
Other Funds:		
Nonmajor Governmental Funds	17,590	19,812
Internal Service Funds	<u> 19</u>	4,552
Total All Funds	<u>\$47,020</u>	<u>\$47,020</u>

The Water and Sewer, Storm Water Utility, and Convention and Event Services transferred \$4,709,000 to the General Fund to cover their budgeted indirect costs.

The General Fund transferred \$11,061,000 to Street Maintenance Fund, Special Transportation (Handitran), Parks Performance Fund, Arlington Property Finance Authority to cover budgeted operating expenses.

The other General Fund transfers were to cover budgeted operating expenses in other funds.

The Debt Service Fund received transfers of \$1,344,000 from the Convention and Event Services and Water and Sewer Funds to cover debt service repayments.

11. MUNICIPAL SOLID WASTE LANDFILL CLOSURE AND POST-CLOSURE CARE COSTS

The City accounts for its landfill closure and post-closure care costs in accordance with GASB No. 18, "Accounting for Municipal Solid Waste Landfill Closure and Post-Closure Care Costs."

State and federal laws and regulations require the City to place a final cover on its municipal landfill site when it stops accepting waste and to perform certain maintenance functions at the site for thirty years after closure. Although closure and post-closure care costs will be paid only near or after the date that the landfill stops accepting waste, the City reports a portion of the closure and post-closure care costs as a liability on the Statement of Net position in each period based on landfill capacity used as of each balance sheet date. This liability is offset

by an asset recorded for a trust account established for the purpose of paying the closure and post-closure costs as more fully described below. In 2004 the City received a permit for vertical expansion which increased the capacity and the life of the landfill. The \$8,526,000 reported as a landfill closure and post-closure accrued liability at September 30, 2013, represents the cumulative amount reported to date based on the use of approximately 68 percent of the estimated capacity of the landfill. The City will recognize the remaining estimated cost of closure and post-closure care of \$2,946,000 as the remaining capacity is filled. These amounts are based on what it would cost to perform all closure and post-closure care in 2013. The City expects to close the landfill in 2028. Actual costs may change due to inflation, changes in technology, or changes in regulations.

On March 18, 2005, the City entered into a contract with Republic Waste Services of Texas, Ltd. (Republic) for a 20 year renewable operating lease of the landfill. The City received an initial payment of \$15 million; the remaining balance of deferred revenue of \$5,258,000 will be amortized over the life of the lease. Republic is responsible for the funding of monthly contributions to a trust account that will pay closure and post-closure costs as required by state and federal laws and regulations. Republic is in compliance with these requirements and at September 30, 2013, cash and cash equivalents are held for these purposes.

12. COMMITMENTS AND CONTINGENCIES

Trinity River Authority

The City entered into a 50 year contract dated October 10, 1973, with the Trinity River Authority (TRA) whereby the TRA agrees to provide supplemental sewage treatment for consideration. Payments by the City are based on metered usage, at rates designed to charge the City a pro rata share of the TRA's annual operating and maintenance expenses, and principal and interest requirements on bonds issued by the TRA.

Grant Audits

The City receives federal and state grants for specific purposes that are subject to review and audit by the grantor agencies. Such audits could lead to requests for reimbursement to the grantor agency for expenditures disallowed under terms of the grant. City management believes such disallowances, if any, would be insignificant.

Construction Commitments

The City has various active construction projects as of September 30, 2013. The projects include street construction, park construction, police construction, traffic construction, and the construction of water and sewer facilities. At year-end the City's commitments with contractors are as follows (amounts in thousands):

			Re	emaining
<u>Project</u>	Spe	nt-to-Date	Con	<u>nmitment</u>
Street Construction	\$	43,770	\$	15,728
Park Construction		18,441		2,005
Police Construction		-		-
Traffic Construction		5,818		543
Storm Water Utility Construction		11,478		3,767
Water and Sewer Construction		97,576		19,222
	\$	177,083	\$	41,265

The street, police and traffic construction projects are funded primarily by permanent improvement bonds proceeds. The park construction projects are funded by permanent improvement bond proceeds, certificate of obligation proceeds, and park fee revenues. Water and sewer and storm water utility construction projects are funded by revenue bond proceeds and cash from operating revenues of the water and sewer and storm water systems.

Litigation

The City is currently involved in several lawsuits in which some liability is probable. The potential liability as of September 30, 2013, cannot be determined. Pursuant to the Texas Tort Claims Act, damages would be capped at \$250,000.

The City is currently involved in an employment lawsuit in which the plaintiff alleges that the City's termination of an Arlington police officer was a violation of the City's personnel policies. The plaintiff elected to appeal his termination to an arbitrator. The arbitrator ruled that the officer be reinstated with back pay. The City appealed the arbitrator's decision. The Court ordered the City to reinstate the officer provided he passes certain requirements, which he has now done. The court has not ruled on whether the officer is entitled to back pay, but a ruling on this issue is anticipated soon. Liability with regard to the officer's back wages is probable. To the extent owed, back pay continues to accrue and a \$220,000 accrual has be recorded at September 30, 2013.

Various other claims and lawsuits are pending against the City. In the opinion of City management, the potential losses, in excess of APFA limitations (see Note 13) of insurance coverage, if any, on all claims will not have a materially adverse effect on the City's financial position as a whole.

13. RISK MANAGEMENT

The City's risk management activities are administered through various internal service funds.

<u>Arlington Property Finance Authority (APFA)</u>

The APFA was created for the purpose of acting on the City's behalf in financing various governmental programs as prescribed by ordinance or resolution of the City Council. In October 1986, the City Council adopted an ordinance to establish the City's Self-insurance and Risk Management Program (the "Program"). The purpose of the Program is to provide the City a defined and funded self-insurance program for bodily injury, property damage, personal injury, advertising injury, and regulatory injury.

Annual transfers from the General Fund and the Water Fund based on actuarial projections of Ultimate Losses, are made to support the program. Under the Program Ordinance, the annual surplus on deposit in the APFA Fund may be withdrawn upon order of the City's APFA Claims Board and used for any lawful purpose. The payments out of the APFA Fund for all purposes cannot exceed \$1,000,000 per occurrence and \$3,000,000 in aggregate in one annual period. Should claims exceed this amount, the excess claims are to be funded by other available City resources.

The APFA claims liabilities are actuarially determined annually to include the effects of specific incremental claims, adjustment expenses, and if probable and material, salvage and subrogation. The actuarially determined liabilities are reported at their present values using an expected future investment yield assumption of 1.0 percent.

Workers' Compensation

The City's workers' compensation plan provides City employees with workers' compensation insurance through the Workers' Compensation Fund (the "WCF"). Under this program, the WCF provides coverage for up to a maximum of \$500,000 per claim. The City purchases commercial insurance for claims in excess of coverage provided by the WCF. No settlements have utilized this commercial insurance coverage for the past three years. All City departments participate in the workers' compensation program. Payments to the WCF from such departments are based on actuarial estimates of the amounts needed to pay prior and current year claims and related administrative expenses. The WCF claims liabilities are actuarially determined annually to take into consideration recently settled claims, the frequency of claims and other economic and social factors. The actuarially determined liabilities are reported at their present values using an expected future investment yield assumption of 1.0 percent.

Group Health

Group medical benefits are paid through the Group Health Fund. Revenues are recognized from payroll deductions and from City contributions for employee and dependent coverage. Changes in the balances of claims liabilities during fiscal 2013 and 2012 were as follows (amounts in thousands):

	Workers			
	Compensation	Health	APFA	Other
	2013 2012	2013 2012	2013 2012	2013 2012
Unpaid claims, Oct 1	\$ 4,307 \$ 6,296	\$ 1,540 \$ 1,790	\$ 1,796 \$ 3,407	\$ - \$ -
Incurred Claims (including				
IBNRs and changes in	2,586 (1,989)	21,143 18,761	1,549 (1,402)	232 -
Claim payments	(2,101) -	(21,202) (19,011)	(1,428) (209)	
Unpaid claims, Sept 30	\$ 4,792 \$ 4,307	\$ 1,481 \$ 1,540	\$ 1,917 \$ 1,796	\$ 232 \$ -

14. LEASES

As Lessor

Effective October 1, 1983, the City entered into a contract to lease a tract of land for the purpose of constructing and developing a hotel. The term of the lease is for an initial period of fifty years with renewal options for two additional terms of fifteen years each. The rental payments are based upon a percentage (ranging from 1.0 percent - 1.75 percent) of gross revenues (as defined in the agreement) through December 31, 2006. After December 31, 2006, the lessee shall pay the total annual rent of \$250,000. For each year thereafter the lessee shall pay an annual rent amount equal to the previous year's rent plus an increase not to exceed the effective percentage change in the Consumer Price Index (Specifically CPI-U for Dallas-Fort Worth region) for the previous 12 month period. Total rental payments received in 2013 were approximately \$277,687.

15. SETTLEMENT AGREEMENT

On April 27, 1999, the City entered into a Dispute Settlement Agreement and Agreement_Not To Pursue Claim (the "Dispute Settlement Agreement") with the Texas Rangers baseball club (the "Rangers"). The Dispute Settlement Agreement relates to the amount of costs of acquiring certain tracts of land for the Project, which the City alleged should be paid by the Rangers (the "Claim").

The Dispute Settlement Agreement requires the Rangers to make annual installment payments, without interest, to the City on or before December 31 of each year as follows:

<u>Year</u>	Amount
2013	\$ 1,000,000
2014	1,000,000
2015	1,000,000
2016	1,000,000
2017	1,000,000
2018 to 2022	5,000,000
2023 to 2024	2,000,000
	12,000,000
Less Discount	3,158,000
	<u>\$8,842,000</u>

The total is reported as a settlement agreement receivable by the City. The payment in 2024 is due on or before March 1. By entering into this agreement, the City agreed to release and discharge the Rangers from the Claim.

16. CAPITAL LEASE

A lease agreement was executed on June 23, 1992 between the Texas Rangers, Ltd. (the Rangers) and the City for the Ballpark Complex Development (the Facility). The lease is a triple net lease to the Rangers, with the Rangers retaining all concession and signage rights. The Rangers agreed to pay a base rent of \$2,000,000 per year for the 30-year term of the lease. At the end of the lease, the Rangers have the option to purchase the Facility, excluding the linear park, at a cost of \$60,000,000, with full credit given for all base and additional rents paid, as well as up to

\$1,500,000 annual credit for maintenance costs paid on the Facility by the Rangers. If the purchase option is exercised, the Rangers are committed to play baseball in the City for ten additional years.

Pursuant to applicable accounting standards, the lease of the Facility to the Rangers has been accounted for as a capital lease.

Minimum future rentals are as follows:

September 30	
2014	\$ 2,000,000
2015	2,000,000
2016	2,000,000
2017	2,000,000
2018	2,000,000
2019-2023	10,000,000
2024	1 <u>,055,556</u>
	21,055,556
Less Discount	6,809,247
Minimum future lease rentals	<u>\$14,246,309</u>

17. CONDENSED COMPONENT UNIT INFORMATION

The City includes six discretely presented component units in its reporting entity (see note I.B.). Condensed component unit information for the year ended September 30, 2013, for all discretely presented component units is as follows (amounts in thousands):

Condensed Schedule of Net position

	Arlington Tomorrow <u>Foundation</u>	Housing <u>Authority</u>	Other Discretely Presented Component <u>Units</u>	Total Discretely Presented Component <u>Units</u>
Current and other assets	\$102,573	\$4,889	\$1,017	\$ 108,479
Capital assets	-	<u>353</u>	249	602
Total assets	102 <u>,573</u>	5,242	<u>1,266</u>	109,081
Other liabilities	<u>118</u>	<u>752</u>	241	<u>1,111</u>
Total liabilities	<u>118</u>	<u>752</u>	<u>241</u>	<u>1,111</u>
Net position:				
Net investment in capital assets	-	353	249	602
Restricted	102,455	860	-	103,315
Unrestricted	-	<u>3,277</u>	<u>776</u>	<u>4,053</u>
Total net position	<u>\$102,455</u>	<u>\$4,490</u>	<u>\$1,025</u>	<u>\$107,970</u>

Condensed Schedule of Activities

	Arlington Tomorrow Foundation	Housing <u>Authority</u>	Other Discretely Presented Component <u>Units</u>	Total Discretely Presented Component <u>Units</u>
Expenses	<u>\$1,983</u>	<u>\$29,117</u>	<u>\$17,176</u>	<u>\$48,276</u>
Program Revenues:				
Charges for services	-	-	4,361	4,361
Operating grants and				
contributions		26,449	5	26,454
Capital grants and				
Contributions	_		<u>12,819</u>	12,819
Net Program (Expense) Revenue	(1,983)	(2,668)	<u>9</u>	(4,642)
Interest Revenues	2,414	12	2	2,428
Other NonTax General Revenues	<u>8,934</u>	1,674		10,608
Change in Net position	9,365	(982)	11	8,394
Net position, October 1,	93,090	5,472	1014	99,576
Net position, September 30	<u>\$102,455</u>	<u>\$ 4,490</u>	\$ 1,02 <u>5</u>	<u>\$107,970</u>

APPENDIX C FORM OF OPINION OF BOND COUNSEL

[Form of Bond Counsel Opinion]

[Date]

\$13,325,000 CITY OF ARLINGTON, TEXAS WATER AND WASTEWATER SYSTEM REVENUE BONDS SERIES 2014A

WE HAVE represented the City of Arlington, Texas (the "Issuer") as its bond counsel in connection with an issue of bonds (the "Bonds") described as follows:

CITY OF ARLINGTON, TEXAS, WATER AND WASTEWATER SYSTEM REVENUE BONDS, SERIES 2014A, dated June 1, 2014, in the principal amount of \$13,325,000.

The Bonds mature, bear interest, are subject to redemption prior to maturity and may be transferred and exchanged as set out in the Bonds and in the ordinance adopted by the City Council of the Issuer authorizing their issuance (the "Ordinance").

WE HAVE represented the Issuer as its bond counsel for the purpose of rendering an opinion with respect to the legality and validity of the Bonds under the Constitution and laws of the State of Texas and with respect to the exclusion of interest on the Bonds from gross income for federal income tax purposes. We have not investigated or verified original proceedings, records, data or other material, but have relied solely upon the transcript of proceedings described in the following paragraph. We have not assumed any responsibility with respect to the financial condition or capabilities of the Issuer or the disclosure thereof in connection with the sale of the Bonds. Our role in connection with the Issuer's Official Statement prepared for use in connection with the sale of the Bonds has been limited as described therein.

IN OUR CAPACITY as bond counsel, we have participated in the preparation of and have examined a transcript of certified proceedings pertaining to the Bonds, on which we have relied in giving our opinion. The transcript contains certified copies of certain proceedings of the Issuer and customary certificates of officers, agents and representatives of

the Issuer, and other public officials; and other certified showings relating to the authorization and issuance of the Bonds. We have also examined such applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code"), court decisions, United States Department of the Treasury regulations, and rulings of the Internal Revenue Service (the "Service") as we have deemed relevant. We have also examined executed Bond No. 1 of this issue.

BASED ON SUCH EXAMINATION, IT IS OUR OPINION THAT:

- (A) The transcript of certified proceedings evidences complete legal authority for the issuance of the Bonds in full compliance with the Constitution and laws of the State of Texas presently effective and, therefore, the Bonds constitute valid and legally binding obligations of the Issuer; and
- (B) The Bonds are payable from and secured by a lien on and pledge of the Net Revenues of the Issuer's water and wastewater system, as defined and described in the Ordinance.

THE RIGHTS OF THE OWNERS of the Bonds are subject to the applicable provisions of the federal bankruptcy laws and any other similar laws affecting the rights of creditors of political subdivisions generally, and may be limited by general principles of equity which permit the exercise of judicial discretion.

IT IS OUR FURTHER OPINION THAT:

- (1) Interest on the Bonds is excludable from gross income for federal income tax purposes under existing law; and
- (2) The Bonds are not "private activity bonds" within the meaning of the Code and, interest on the Bonds is not (A) a specific preference item subject to the alternative minimum tax on individuals and corporations or (B) included in a corporation's adjusted current earnings for purposes of the alternative minimum tax.

In providing such opinions, we have relied on representations of the Issuer, the Issuer's Financial Advisor and the initial Purchaser with respect to matters solely within the knowledge of the Issuer, the Issuer's Financial Advisor and the initial Purchaser, respectively, which we have not independently verified, and have assumed continuing compliance with the covenants in the Ordinance pertaining to those sections of the Code that affect the exclusion from gross income of interest on the Bonds for federal income tax purposes. If such representations are determined to be inaccurate or incomplete or the Issuer

fails to comply with the foregoing provisions of the Ordinance, interest on the Bonds could become includable in gross income from the date of original delivery, regardless of the date on which the event causing such inclusion occurs.

Except as stated above, we express no opinion as to any federal, state or local tax consequences resulting from the ownership of, receipt of interest on, or disposition of the Bonds.

Owners of the Bonds should be aware that the ownership of tax-exempt obligations may result in collateral federal income tax consequences to financial institutions, life insurance and property and casualty insurance companies, certain S corporations with Subchapter C earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry tax-exempt obligations, low and middle income taxpayers qualifying for the health insurance premium assistance credit and individuals otherwise qualifying for the earned income credit. In addition, certain foreign corporations doing business in the United States may be subject to the "branch profits tax" on their effectively-connected earnings and profits (including tax-exempt interest such as interest on the Bonds).

The opinions set forth above 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 these opinions to reflect any facts or circumstances that may hereafter come to our attention or to reflect any changes in any law that may hereafter occur or become effective. Moreover, Bond Counsel's opinions are not a guarantee of result and are not binding on the Service; rather, such opinions represent our legal judgment based upon our review of existing law and in reliance upon the representations and covenants referenced above that we deem relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state and local obligations is includable in gross income for federal income tax purposes. No assurance can be given as to whether or not the Service will commence an audit of the Bonds. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat the Issuer as the taxpayer. We observe that the Issuer has covenanted in the Ordinance not to take any action, or omit to take any action within its control, that if taken or omitted, respectively, may result in the treatment of interest on the Bonds as includable in gross income for federal income tax purposes.

[For of Bond Counsel Opinion]

[Date]

\$7,975,000 CITY OF ARLINGTON, TEXAS WATER AND WASTEWATER SYSTEM REVENUE REFUNDING BONDS SERIES 2014B

WE HAVE represented the City of Arlington, Texas (the "Issuer") as its bond counsel in connection with an issue of bonds (the "Bonds") described as follows:

CITY OF ARLINGTON, TEXAS, WATER AND WASTEWATER SYSTEM REVENUE REFUNDING BONDS, SERIES 2014B, dated June 1, 2014, in the principal amount of \$7,975,000.

The Bonds mature, bear interest, are subject to redemption prior to maturity and may be transferred and exchanged as set out in the Bonds and in the ordinance adopted by the City Council of the Issuer authorizing their issuance (the "Ordinance").

WE HAVE represented the Issuer as its bond counsel for the purpose of rendering an opinion with respect to the legality and validity of the Bonds under the Constitution and laws of the State of Texas and with respect to the exclusion of interest on the Bonds from gross income for federal income tax purposes. We have not investigated or verified original proceedings, records, data or other material, but have relied solely upon the transcript of proceedings described in the following paragraph. We have not assumed any responsibility with respect to the financial condition or capabilities of the Issuer or the disclosure thereof in connection with the sale of the Bonds. Our role in connection with the Issuer's Official Statement prepared for use in connection with the sale of the Bonds has been limited as described therein.

IN OUR CAPACITY as bond counsel, we have participated in the preparation of and have examined a transcript of certified proceedings pertaining to the Bonds, on which we have relied in giving our opinion. The transcript contains certified copies of certain proceedings of the Issuer; an escrow agreement (the "Escrow Agreement") between the Issuer and The Bank of New York Mellon Trust Company N.A., as escrow agent (the "Escrow Agent"); a report (the "Report") of Grant Thornton LLP, Certified Public

Accountants (the "Verification Agent"), verifying the sufficiency of the deposits made with the Escrow Agent for defeasance of the bonds being refunded (the "Refunded Bonds") and the mathematical accuracy of certain computations of the yield on the Bonds and obligations acquired with the proceeds of the Bonds; and customary certificates of officers, agents and representatives of the Issuer, and other public officials; and other certified showings relating to the authorization and issuance of the Bonds. We have also examined such applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code"), court decisions, United States Department of the Treasury regulations, and rulings of the Internal Revenue Service (the "Service") as we have deemed relevant. We have also examined executed Bond No. 1 of this issue.

BASED ON SUCH EXAMINATION, IT IS OUR OPINION THAT:

- (A) The transcript of certified proceedings evidences complete legal authority for the issuance of the Bonds in full compliance with the Constitution and laws of the State of Texas presently effective and, therefore, the Bonds constitute valid and legally binding obligations of the Issuer; and
- (B) The Bonds are payable from and secured by a lien on and pledge of the Net Revenues of the Issuer's water and wastewater system, as defined and described in the Ordinance.
- (C) Firm banking and financial arrangements have been made for the discharge and final payment of the Refunded Bonds pursuant to the Escrow Agreement and therefore, the Refunded Bonds are deemed to be fully paid from the funds provided therefor in such Escrow Agreement.

THE RIGHTS OF THE OWNERS of the Bonds are subject to the applicable provisions of the federal bankruptcy laws and any other similar laws affecting the rights of creditors of political subdivisions generally, and may be limited by general principles of equity which permit the exercise of judicial discretion.

IT IS OUR FURTHER OPINION THAT:

- (1) Interest on the Bonds is excludable from gross income for federal income tax purposes under existing law; and
- (2) The Bonds are not "private activity bonds" within the meaning of the Code and, interest on the Bonds is not (A) a specific preference item subject to the alternative minimum tax on individuals and corporations

or (B) included in a corporation's adjusted current earnings for purposes of the alternative minimum tax.

In providing such opinions, we have relied on representations of the Issuer, the Issuer's Financial Advisor and the initial Purchaser with respect to matters solely within the knowledge of the Issuer, the Issuer's Financial Advisor and the initial Purchaser, respectively, which we have not independently verified, and have assumed continuing compliance with the covenants in the Ordinance pertaining to those sections of the Code that affect the exclusion from gross income of interest on the Bonds for federal income tax purposes. We have further relied on the Report of the Verification Agent regarding the mathematical accuracy of computations. If such representations or the Report are determined to be inaccurate or incomplete or the Issuer fails to comply with the foregoing provisions of the Ordinance, interest on the Bonds could become includable in gross income from the date of original delivery, regardless of the date on which the event causing such inclusion occurs.

Except as stated above, we express no opinion as to any federal, state or local tax consequences resulting from the ownership of, receipt of interest on, or disposition of the Bonds.

Owners of the Bonds should be aware that the ownership of tax-exempt obligations may result in collateral federal income tax consequences to financial institutions, life insurance and property and casualty insurance companies, certain S corporations with Subchapter C earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry tax-exempt obligations, low and middle income taxpayers qualifying for the health insurance premium assistance credit and individuals otherwise qualifying for the earned income credit. In addition, certain foreign corporations doing business in the United States may be subject to the "branch profits tax" on their effectively-connected earnings and profits (including tax-exempt interest such as interest on the Bonds).

The opinions set forth above 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 these opinions to reflect any facts or circumstances that may hereafter come to our attention or to reflect any changes in any law that may hereafter occur or become effective. Moreover, Bond Counsel's opinions are not a guarantee of result and are not binding on the Service; rather, such opinions represent our legal judgment based upon our review of existing law and in reliance upon the representations and covenants referenced above that we deem relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state and local obligations is includable in gross income for federal income tax purposes. No assurance can be given as to whether or not the Service will commence an audit of the Bonds. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat

the Issuer as the taxpayer. We observe that the Issuer has covenanted in the Ordinance not to take any action, or omit to take any action within its control, that if taken or omitted, respectively, may result in the treatment of interest on the Bonds as includable in gross income for federal income tax purposes.

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