

2019 COMPREHENSIVE ANNUAL FINANCIAL REPORT





FISCALYEAR ENDED JUNE 30, 2019 San José, California



The cover design of this year's Comprehensive Annual Financial Report is inspired by the City of San José's Clean Energy program (SJCE), which reached its first anniversary during the fiscal year ended June 30, 2019. At the November 6, 2018 City Council meeting, Council approved the launch of power services to San José residents and businesses that included 45% renewable power from wind, solar, geothermal, and small hydroelectric facilities, and 35% carbon-free power from large hydroelectric power plants, for a total of 80% carbon-free power. Citywide services to homes and businesses began in February 2019. To meet San José customers' increased demand for renewable energy, reaching 2,000 GWh annually by 2022, SJCE currently buys power from existing power plants. In August 2019, SJCE executed its first long-term power purchasing agreement (PPA) to build new renewable energy sources dedicated to serve SJCE customers.

The main photo features the City of San José Central Service Yard with solar panels. The solar panels are leased from SunEdison and generate approximately 1,250,000 kWh annually.

The featured facilities are as follows:

- A City of San José Central Service Yard solar panels
- B Interim gates at the Mineta San José International Airport
- C Second Street Studios Project funded by a unique private-public partnership between nonprofits, government, and local corporations. The project provides 134 units for individuals transitioning from homelessness by including additional support services, like case management, medical care, and behavioral health services. (photo taken by Bernard Andre)
- D City of San José Department of Transportation -Street works and repairs

These facilities demonstrate the City's commitment to ensuring sustainable production of the renewable energy, promoting low income housing and maintenance of critical City infrastructure, which are all essential components of San José's vision.

More information about the City of San José is available on the City's website at the following URL: http://www.sanjoseca.gov

City of San José California

Comprehensive Annual Financial Report



Fiscal Year Ended June 30, 2019

Prepared by the Finance Department

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Library

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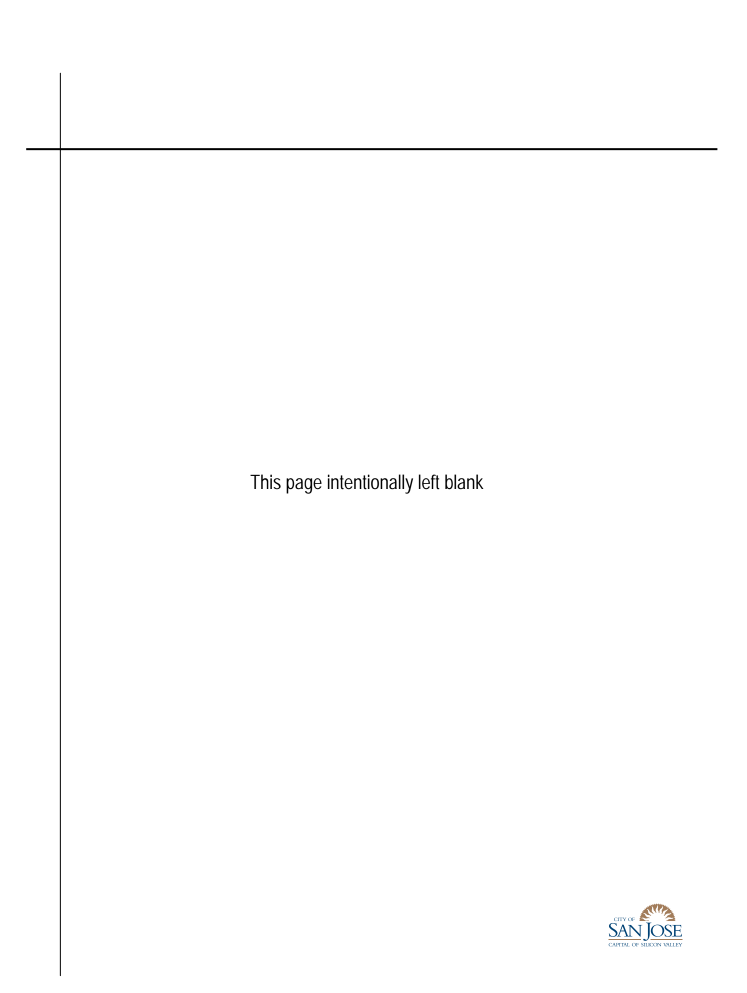
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Introductory Section





November 14, 2019

HONORABLE MAYOR and CITY COUNCIL

THE COMPREHENSIVE ANNUAL FINANCIAL REPORT OF THE CITY OF SAN JOSÉ

We are pleased to present the Comprehensive Annual Financial Report ("CAFR") of the City of San José ("City") for the fiscal year July 1, 2018 through June 30, 2019 as required by Sections 805(a) and 1215 of the City Charter. Although submitted to the Mayor and City Council ("Council") for consideration, the CAFR is also intended to provide relevant financial information to the residents of San José, taxpayers, creditors, investors, and other interested parties.

This letter of transmittal provides a non-technical summary of City finances, services, achievements, and economic prospects. We ask that readers who wish a more detailed discussion of the City's financial results refer to Management's Discussion & Analysis contained in the Financial Section of the CAFR.

The City Administration is responsible for the accuracy of the information contained in this report, the adequacy of its disclosures, and the fairness of its presentation. We believe this CAFR to be complete and reliable in all material respects. To provide a reasonable basis for making this representation, we have established a comprehensive system of internal controls designed to protect City assets from loss, to identify and record transactions accurately, and to compile the information necessary to produce financial statements in conformity with generally accepted accounting principles.

The City contracted with Macias Gini & O'Connell LLP, a firm of Certified Public Accountants licensed to practice in the State of California, to perform the annual independent audit. The auditors expressed an opinion that the City's financial statements for Fiscal Year 2018-2019 are fairly stated in conformity with accounting principles generally accepted in the United States. This is the most favorable conclusion and is commonly known as an "unmodified" or "clean" opinion. The independent auditor's report is included in the Financial Section of this report.

In addition, Macias Gini & O'Connell LLP performs an audit of the City's major program expenditures of federal funds for compliance with the requirements described in the U.S. Office of Management and Budget's *OMB Compliance Supplement*, and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States. The report of the Single Audit is published separately from this CAFR, and when completed, can be obtained from the City of San José's website at http://www.sanjoseca.gov.

This CAFR is organized into three sections:

- The <u>Introductory Section</u> is intended to familiarize the reader with the organizational structure of the City, the nature and scope of City services, and specifics of the City's legal operating environment.
- The <u>Financial Section</u> includes Management's Discussion & Analysis, Basic Financial Statements, Notes to Basic Financial Statements, Required Supplementary Information, and other Supplemental Information. The Basic Financial Statements include the government-wide financial statements that present an overview of the City's entire financial operations and the fund financial statements that present financial information for each of the City's major funds, governmental funds, as well as enterprise funds, internal service funds, and fiduciary funds. This section also contains the independent auditor's report on the Basic Financial Statements.
- The <u>Statistical Section</u> presents up to ten years of detailed statistical data on the City's financial trends, revenue capacity, debt capacity, demographic and economic information, and operating information as a context to the information presented in the financial statements and note disclosures.

REPORTING ENTITY

San José is a charter city that has operated under a council-manager form of government since 1916. Under the City Charter, the Mayor and Council form the legislative body that represents the community and is empowered to formulate citywide policy. The Council consists of a Mayor and ten Council members. The Mayor is elected at large for a four-year term and the Council members are elected by district for staggered four-year terms. The Mayor and Council members are limited to two consecutive four-year terms. Under the Charter, the Mayor recommends policy, program, and budget priorities to the Council, which in turn approves policy direction for the City. The City Manager is appointed by the Council and serves as the chief administrative officer of the organization responsible for the administration of City affairs, day-to-day operations, and implementation of Council policies. In addition to the City Manager, the City Attorney, City Clerk, City Auditor, and Independent Police Auditor are appointed by and report directly to the Council.

The City Charter provides that the boards of administration for each of the City's retirement plans, the Federated City Employees' Retirement System and the Police and Fire Department Retirement Plan, hire and prescribe the duties of the chief executive officer and chief investment officer within the Office of Retirement Services who serve at the pleasure of the retirement boards. The City Charter also specifies certain duties and obligations of each retirement board and authorizes the chief executive officer to hire and oversee the Office of Retirement Services' employees, subject to any applicable Civil Service Rules.

The City provides a range of municipal services, including police and fire protection, sanitation services, environmental management, maintenance of streets and infrastructure, and the administration of library services, recreational activities, cultural facilities, and San José Clean Energy (SJCE) program. The City operates a parking program, a municipal water system, a wastewater treatment facility, the Mineta San José International Airport, and three municipal golf courses. In addition, the City provides an oversight in the management of convention, cultural event and hospitality facilities that include the San José McEnery Convention Center, Center for the Performing Arts, California Theatre, Mexican Heritage Plaza, Ice Centre, and the SAP Center at San José – home of the San Jose Sharks of the National Hockey League.

The City organization is structured into six City Service Areas ("CSAs") that integrate services provided by separate departments and offices into key alignments from the community's perspective. The CSAs are:

- **Community and Economic Development**: The goal of the Community and Economic Development CSA is to develop and strengthen the community's economy, nurture a safe, attractive, and vital community; and encourage a broad range of housing options.
- Environmental and Utility Services: The Environmental and Utility Services CSA encompasses a range of services and projects related to waste and recycling management; water supply management including administering clean drinking water, recycled water, watershed protection, and wastewater treatment; energy initiatives to protect the environment and quality of life in the community, and the San José Clean Energy (SJCE), which is the newest enterprise established in FY 2018 to account for the revenues from the sale of electricity and the costs associated with the San José Clean Energy Program.
- Neighborhood Services: The goal of the Neighborhood Services CSA is to provide services to
 residents and neighborhoods with the common goal of fostering healthy, vibrant, engaged, and
 secure neighborhoods. These connections build capable communities and the quality of life that
 make San José a desirable place to live. This means that residents have access to nearby parks,
 trails, sports fields, community centers, libraries, and a diverse range of recreational and learning
 opportunities.
- Public Safety: The goal of the Public Safety CSA is to maintain the safety of the residents
 throughout the City by keeping crimes rates down, reducing and investigating crimes, continuing to
 attract businesses, and maintaining a vibrant, safe community for residents. Although Police and
 Fire services constitute the bulk of City's investment in public safety, other departments and
 programs also contribute to the safety of the community.
- Transportation and Aviation Services: The Transportation and Aviation Services CSA supports
 the planning, development, and operation of efficient transportation services that serve the people
 and economy of San José and Silicon Valley. Transportation and aviation infrastructure and
 services provide an important resource to support the community's livability and economy, along
 with the City's economic development efforts.
- **Strategic Support:** The overall ability of the City to provide quality and effective services depends on strategic support services, such as finance, human resources, information technology, and public works, to ensure consistency and efficiency throughout all City departments.

San José is the oldest city in California, developing from a Spanish pueblo established in 1777. Situated between the Diablo and Santa Cruz mountain ranges, San José encompasses approximately 181 square miles at the south end of the San Francisco Bay and is the county seat of Santa Clara County. San José's central location between San Francisco to the north and Monterey/Carmel to the south makes the "Capital of Silicon Valley" a gateway to adventures throughout California. With a 2019 estimated population of 1,043,058¹, it is the third most populous city in California and the tenth most populous in the United States.

The June 2019 employment level in the San José-Sunnyvale-Santa Clara Metropolitan Statistical Area (San José MSA) of 1.17 million was 2.4% higher than the June 2018 level of 1.14 million, representing an increase of 27,500 jobs. This includes 9,000 jobs in the information sector, 7,200 manufacturing jobs (primarily computer and electronic product manufacturing), 2,800 government jobs, 2,700 jobs in professional business services, and 2,500 private education and health services jobs.²

The City has transformed dramatically from the rich agricultural setting of its early years into the largest city in the Silicon Valley. Silicon Valley is a region in the Southern San Francisco Bay Area of Northern California which serves as a global center of high technology, innovation, and social media. It corresponds roughly to the geographical Santa Clara Valley. The San José MSA in the Silicon Valley has a large concentration of high-tech employment with 330,700 workers out of a total civilian employment level of 1.17 million.² Silicon Valley is home to many of the world's largest technology companies and is a global center of technology innovation. Commercial, retail, professional, high-tech manufacturing, electronic assembly, and service businesses all have a presence in San José. On the international front, San José attracts significant foreign investment from throughout the globe.

Service providers account for approximately 80 percent² of the employment in the San José MSA with the majority of employment related to professional and business services, education and health services, information technology, government, and retail. In addition, durable goods manufacturing, primarily computer equipment, semiconductor components, and electronic instruments, account for approximately 20 percent² of the MSA employment.

The CAFR includes all funds of the City, as well as all governmental organizations and activities for which the Council has financial accountability. These organizations include the San José-Santa Clara Clean Water Financing Authority, the City of San José Financing Authority, and the Successor Agency to the Redevelopment Agency of the City of San José.

² State of California, Employment Development Department Labor Market Information Division Press Release, July 19, 2019.

¹ State of California, Department of Finance, E-1 Population Estimates for Cities, Counties, and State with Annual Percentage Change – January 1, 2018 and 2019 (Released May 2019).

ECONOMIC CONDITION AND FISCAL OUTLOOK

The local, regional and state economies are all performing well. According to the State of California Employment Development Department, Labor Market Information Division, the unemployment rate at the local level remains low.

The state and local economies continue to have a diverse and favorable mix of businesses. Combined with a favorable location (Pacific Rim), both are well positioned to benefit from future national growth. With low unemployment and the Silicon Valley geographically well positioned, San José has been at the epicenter of growth that presents both opportunities and challenges. The San Francisco/Bay Area continues to face the challenges of housing and transportation which will be impediments to growth.

The unemployment rates at the local, state, and national levels have all continued to decline compared to prior year and remain at very low levels. In June 2019, the unemployment rate of 2.7 percent for the San José MSA was below the 2.9 percent experienced in June 2018. The San José MSA's June 2019 unemployment rate continued to be lower than the unadjusted unemployment for the State (4.1 percent) and the nation (3.8 percent)¹.

Construction valuation in San José was strong in FY 2019 at \$1.74 billion and showed slight increase from \$1.67 billion in FY 2018. The number of new residential dwelling unit permits issued in FY 2019 totaled 2,985. Construction activity in the residential category was lower than the previous year, while commercial and industrial activity increased. Private construction activity is a driver for several development related taxes and fees and is an indicator of future activity for several other categories, such as storm and sanitary sewer system fees.

After seven years of year-over-year home price growth, the local real estate market is beginning to slow down. According to data from the Santa Clara County Association of Realtors, the single-family home price peaked at \$1.30 million in May 2018 (which represented a 30 percent increase from the May 2017 home price), but then began steadily decreasing. In addition, year-over-year median prices have steadily decreased each month since November 2018, with drops ranging from 3 percent to 13 percent compared to the prior year level. In June 2019, the median single-family home price totaled \$1.15 million, which represents a 6.5 percent decrease from the June 2018 price of \$1.23 million, but is approximately 15 percent above the June 2017 price of \$996,000. In addition to the median home prices dropping, the number of property transfers (sales) has also continued to steadily decline. The total number of property transfers that occurred through June 2019 has dropped 10 percent compared to the prior year. Lastly, while single-family and multi-family dwellings are continuing to sell quickly, they are on the market longer than the prior year. The average days-on-market for single-family and multi-family dwellings in June 2019 totaled 30 days, which is twice as long than the extremely low 15 days experienced in June 2018.

¹ State of California Employment Development Department Labor Market Information Division Press Release, July 19, 2019.

Due to continued economic performance and other contributing factors, such as the sale of surplus properties and processing issues experienced by the California Department of Tax and Fee Administration (CDTFA) that resulted in FY 2018 Sales Tax revenue being distributed in FY 2019, General Fund revenues in FY 2019 totaled \$1.068 billion were \$89.4 million or 9.1 percent higher than FY 2018 revenues of \$978.8 million. Taxes and special assessments revenues increased by \$43.4 million or 7.6 percent. The increase was attributed to an increase of Property Taxes (\$38.2 million) and Sales Taxes (\$37.2 million).

The revenue categories that experienced the largest increases included: Sales Tax, Property Tax, Licenses and Permits, Business Taxes and Other Revenue. This continued revenue growth and sustained economic performance, coupled with forecasting and budget monitoring, allowed the City to maintain service levels and also provide limited enhancements to service delivery in priority areas during FY 2019. This financial performance for FY 2019 will also be factored into the development of the FY 2021-2025 General Fund Five-Year Financial Forecast scheduled for release in February 2020.

The City is expected to see a major transformation over the next decade with initiatives including the largest regional transportation projects in the City's history that can fundamentally change the way our residents move around the City, next phase of the Airport expansion, the expanding operations of the San José Clean Energy, the major rehabilitation of the Regional Wastewater Facility, improvement in broadband and other digital connections, the transformation of the Downtown, and the continued effort to create more affordable housing.

To focus on a variety of interdepartmental efforts which will span over multiple years, the Administration identified eight enterprise priorities that align key elements of Council priorities and department work plans, including: Emergency Management and Preparedness; Creating Housing and Preventing Homelessness; Safe, Vibrant, and Inclusive Neighborhoods and Public Life; The Future of Downtown; Building the San José of Tomorrow – Private Development Services; Smart, Sustainable and Reliable City; 21st Century Infrastructure; Strategic Fiscal Positioning and Resource Deployment; and Powered by People.

The FY 2020 Adopted Budget includes investments across multiple funds that support enterprise priorities and long-term major initiatives. These initiatives are also in alignment with the investment priorities identified in the Mayor's March Budget Message for FY 2020, as approved by the City Council:

- Homelessness and Housing
- Public Safety and Disaster Preparedness
- Environment
- Innovation and Technology
- Education and Our Youth
- Community Engagement
- Saving and Improving Fiscal Sustainability

The Adopted Operating Budget incorporates budget actions to focus on these investments priorities with funding identified to address the direction in the Mayor's March and June Budget Messages.

The City Council adopted a balanced FY 2020 Budget on June 18, 2019. This marks the eighth consecutive year that the operating budget did not include significant reductions in services, staffing, and compensation to achieve a balanced budget. Given the availability of one-time funding and the modest funding made available, the Adopted FY 2020 Budget follows City Council direction to focus on targeted, strategic spending as well as savings for the future. The budget takes a multi-year approach with one-time funding set aside in FY 2020 to address the projected General Fund shortfall in FY 2021. The Adopted Budget also maintains existing service levels, enhances service delivery in limited areas, and invests in infrastructure and technology. With limited resources, it is imperative that the City continues to innovate and leverage resources to achieve its service delivery goals.

The City's current general obligation credit ratings are Aa1/AA+/rom Moody's Investors Service ("Moody's"), Standard & Poor's ("S&P"), and Fitch Ratings ("Fitch"), respectively. These credit ratings have remained the same from the prior year, and the third highest among the nation's ten largest cities. The ratings continue to reflect the diversity of the local economy anchored by a strong technology presence, sound financial management, and prudent budgetary practice.

Moody's credit rating for the City of San José Financing Authority, lease revenue bond Series 2003A, 2006A, 2013A, and 2013B is Aaa. Moody's rated the Series 2007A and 2011A lease revenue bonds at Aa3. S&P and Fitch both have an underlying rating of AA for these bond series. The outlook from all the three agencies is stable.

For the City of San José Airport Revenue Bonds, S&P currently has an underlying rating of A with stable outlook, Moody's currently has an underlying rating of A2 with stable outlook. Fitch upgraded the underlying rating on Airport Revenue Bonds from A- with stable outlook, to A with a stable outlook on September 27, 2019.

Sewer revenue bonds issued by the San José-Santa Clara Clean Water Financing Authority have current underlying ratings of AAA by S&P and Fitch, and a rating of Aa2 by Moody's. The outlook for all three agencies is stable.

Successor Agency to the Redevelopment Agency of the City of San José (SARA)

Beginning July 1, 2018, pursuant to Health and Safety Code section 34179(j), the individual oversight boards within Santa Clara County were combined into one county-wide oversight board ("Oversight Board"). The Oversight Board as of July 1, 2018 is comprised of seven member representatives with one member appointed by each of the following: County Board of Supervisors, the city selection committee established pursuant to Section 50270 of the Government Code, the independent special district selection committee established pursuant to Section 56332 of the Government Code, the County Superintendent of Education, the Chancellor of the California Community Colleges, a public appointment made by the County Board of Supervisors, and the recognized employee organization representing the largest number of successor agency employees in the County. The Oversight Board is staffed by the County of Santa Clara Auditor-Controller and tasks have been delegated among the County Finance Agency, the Office of the County Executive, the Clerk of the Board of Supervisors, and Office of the County Counsel.

Total RPTTF revenue distributed by the County to the SARA in FY 2019 was \$190,334,000 which was used to pay debt service and debt related expenses on the Successor Agency Senior and Subordinate Tax Allocation Bonds and other enforceable obligations. During the year ended June 30, 2019, the County withheld \$36,410,000 in RPTTF for payments of its current year's pass-through payments.

SIGNIFICANT COMMUNITY EVENTS AND SERVICE DELIVERY ACCOMPLISHMENTS

Community events and service delivery accomplishments for the fiscal year ended June 30, 2019, included the following:

City of San José Clean Energy (SJCE)

In May 2017, City Council approved proceeding with the establishment of a San José Clean Energy (SJCE), under a single jurisdiction model as a separate City department. At the August 8, 2017 City Council meeting, Council approved Ordinance Number 29978 establishing San José Clean Energy and amending Title 2 of the San José Municipal Code to add the Community Energy Department to the City of San José. SJCE launched electric generation services to City accounts in September 2018.

On November 6, 2018, Council approved launching service to residents and businesses with 45% renewable power from wind, solar, geothermal, and small hydroelectric facilities and 35% carbon-free power from large hydroelectric power plants, for a total of 80% carbon-free power. Citywide service to homes and business began in February 2019. To meet San José customers' increased demand for renewable energy, totaling 2,000 GWh annually by 2022, SJCE currently buys power from existing power plants. SJCE is currently negotiating its first long-term power purchasing agreement (PPA) to build new renewable energy resources dedicated for SJCE customers.

Purchase of the San José Convention Center - South Hall

On October 10, 2018, through a competitive solicitation process, the SARA sold the South Hall Convention Center property to the City for \$47,000,000. The 4.4-acre site is located at 435 S. Market St. and is distinctive for a huge blue tent that is the South Hall of the San José McEnery Convention Center. The property had a net book value of \$14,558,000 and the SARA recognized a gain of \$32,428,000 after transaction costs of \$14,000. A portion of the proceeds were used to pay off the HUD loans totaling \$16,310,000 principal plus \$82,000 of accrued interest. At the close of escrow, the remaining net sale proceeds of \$30,594,000 were remitted to the County Auditor-Controller and were subsequently distributed to the appropriate local taxing entities per the Health and Safety Code. The City is in exploration phase of a potential expansion of the existing convention center and other compatible uses on the site.

City of San José General Obligation (GO) Bonds

On November 6, 2018, the voters of San José approved ballot Measure T that authorized the issuance of \$650 million of GO bonds for disaster preparedness, public safety, and infrastructure projects. GO bonds are secured by a pledge of the City to levy ad valorem property taxes without limitation of rate or amount (except certain personal property which is taxable at limited rates). The ad valorem property tax levy is calculated for each fiscal year to generate sufficient revenue to pay 100% of annual debt service net of other available funding sources.

As of June 30, 2019, the City had issued \$590 million GO bonds under prior voter authorizations Measure O (2000), Measure P (2000) and Measure O (2002) with \$323 million outstanding.

On July 25, 2019, after the close of the FY 2019, the City of San José issued \$502 million of General Obligation Bonds ("2019 GO Bonds"), to finance new projects and to refund all outstanding GO Bonds under four separate authorizations:

Measure T (approved by the voters on November 6, 2018 in the not-to-exceed amount of \$650 million for the purpose of acquiring property for and constructing improvements in order to improve emergency and disaster response, repair deteriorating bridges vulnerable to earthquakes, repave streets and potholes in the worst condition, prevent flooding and water contamination including the acquisition of land in the Coyote Valley for these purposes, and repair critical infrastructure);

- Measure O (approved by the voters on November 7, 2000 in the not-to-exceed amount of \$211,790,000 for library projects);
- Measure P (approved by the voters on November 7, 2000 and in the not-to-exceed amount of \$228,030,000 for parks projects); and
- Measure O (approved by the voters on March 5, 2002 in the not-to-exceed amount of \$159 million for public safety projects).

The series 2019 GO Bonds, with range in various principal maturities from September 1, 2019 to September 1, 2042, are rated "Aa1" from Moody's, "AA+" from S&P, and "AA+" from Fitch.

City/Google Memorandum of Understanding (MOU) for the Diridon Station Area

On December 4, 2018, the City Council approved a Memorandum of Understanding and property sale agreements with Google. The Memorandum of Understanding reflects the City's and Google's vision and shared goals for the Diridon Station area and will guide the formal project planning and approval process. The MOU affirms the City and Google's intent to negotiate a Development Agreement as part of the project approval process. The Development Agreement will include a Community Benefits Plan that would include a negotiated payment to support community investments over and above City project requirements. Major categories of community priorities would be considered, based on input received to-date as part of the City's extensive Civic Engagement efforts.

Anticipated benefits to San José from potential development of the Diridon Station Area are numerous, including; at least 20,000 permanent jobs and 1,500 construction jobs during construction build-out; thousands of new homes, including affordable homes; new tax revenue for City services and schools; new parks, public spaces and infrastructure upgrades; and ongoing benefits from increased transit use such as shorter commutes, reduced congestion, and pollution prevention.

Sale of Hayes Mansion

On August 17, 2018, the City of San José Financing Authority signed a Purchase and Sale Agreement (PSA) with 200 Edenvale Avenue Hotel Investors LLC (Purchaser), a Delaware limited liability company, to sell and transfer certain improved real property commonly known as the Hayes Mansion and Conference Center ("Hayes Mansion") and related rights, personal property, and intangible property. The sale of Hayes Mansion on February 5, 2019, allowed the City to eliminate all outstanding long-term bond debt against the property and eliminate the ongoing General Fund subsidy for debt service, which ranged from \$1.0 million to \$9.1 million per year since 2003.

Mineta San José International Airport

On June 13, 2019, the Airport commissioned its newly-constructed Interim Gates 31-36 Facility, connected at the south end of Terminal B. The Interim Gates Facility, which was designed and constructed to support current and near-term passenger increases will continue to provide service and amenities that have helped drive the Airport's unprecedented growth over the last two years. Additionally, in May 2019, the Airport deployed the largest fleet of electric buses at any airport in the country. The brand-new fleet of ten zero-emission buses and charging systems were designed and manufactured locally by Proterra.

Second Street Studios

Second Street Studios consists of 135-unit permanent supportive housing project encompassing four residential floors as well as a ground floor retail and support service space. There are 128 studios and six one-bedroom units, in addition to the building manager's unit. Second Street Studios embraces the "Housing First" philosophy: a nationally recognized, evidence-based approach to provide permanent homes for people transitioning from homelessness as quickly as possible and additional support services, like case management, medical care and behavioral health services. This project was funded by a unique private-public partnership between nonprofits, government, and local corporations. Local nonprofit housing developer First Community Housing collaborated with the City of San José to create what would be the City's first dedicated, permanent supportive housing project.

The County's Office of Supportive Housing is providing ongoing funding for supportive services for clients, while the Santa Clara County Housing Authority provided rental subsidies for all 134 units, allowing residents to stay as long as necessary. And, finally, Abode Services and the John Stewart Company have committed to locate staff onsite to provide wraparound support to ensure that residents are able to maintain their housing.

FIVE-YEAR CAPITAL IMPROVEMENT PROGRAM

The City publishes a five-year Capital Improvement Program ("CIP") that guides the City in the planning, scheduling, and budgeting of capital improvement projects. The CIP is updated annually and approved by the City Council. The CIP maintains critical investment to sustain, enhance, and develop a wide array of public infrastructure to improve system reliability, enhance recreational experience, advance public safety, and ensure that San José is well-positioned for further economic growth and opportunity while building on the efforts of the last several years of making targeted investments that align with the City's economic development and community livability goals contained within the Envision San José 2040 General Plan.

The City's 2019-2020 Adopted Capital Budget totals \$1.5 billion and the 2020-2024 Adopted CIP totals \$4.0 billion. The 2019-2020 Adopted Capital Budget reflects a 53.9% increase from the 2018-2019 Adopted Capital Budget of \$988.0 million, and from a five-year perspective, the 2020-2024 Adopted CIP is 19.7% higher than the \$3.3 billion 2019-2023 Adopted CIP. The significant CIP increase is due in large part to San José residents passing the Measure T – Disaster Preparedness, Public Safety, and Infrastructure Bond. Approved in November 2018, the measure authorized the City to issue up to \$650 million in general obligation bonds for investments in city infrastructure, including upgrades to emergency and disaster response facilities, road reconstruction, flood protection, water quality protection, and improvements to other critical infrastructure; those priorities are reflected in the CIP, with \$528 million allocated over the next five years. The CIP continues to allocate significant resources to upgrade and revitalize the Water Pollution Control Plant (San José-Santa Clara Regional Wastewater Facility); meet growing passenger and activity levels at the Norman Y. Mineta International Airport by investing in airfield and terminal improvements, and increasing parking capacity; invest in the rehabilitation and enhancement of a variety of park assets and recreational facilities; and continue the renovation of the City's outstanding cultural facilities.

Directed by the Envision San José 2040 General Plan (General Plan), the CIP maintains critical investments to sustain, enhance, and develop a wide array of public infrastructure to improve the systems' reliability, enhance recreational experiences, advance public safety, and ensure that San José is well positioned for further economic growth and opportunity. Accordingly, this CIP allocates significant resources to upgrade and revitalize the Water Pollution Control Plant (San José-Santa Clara Regional Wastewater Facility); continues the investment in the pavement maintenance program; invests in and sets aside funding for the rehabilitation and enhancement of a variety of park assets and recreational facilities; and continues the renovation of the City's outstanding cultural facilities. Grant resources are leveraged to implement projects throughout the CIP, including Airport projects and local multimodal transportation projects. Grant funds also support major regional projects, including the BART Phase II, and Diridon Station. In addition, investments

in this CIP address emergency preparedness and flood-related needs, such as parks infrastructure repairs and flood protection improvements.

Key components of the FY 2020-2024 Adopted Capital Improvement Program include:

The City of San José's FY 2020-2024 Adopted CIP continues to focus on the rehabilitation and revitalization of existing infrastructure, making strategic investments impacting the entire community now and for years to come. Projects delivered over the next five years will positively impact areas such as pavement maintenance, the appearance and reliability of parks and recreational facilities, the reliability and performance of the City's wastewater treatment facility, and reduction of pollutants within storm sewers and creeks. Just as important, projects now in their early planning phases will set the stage for large-scale improvements in the years to come. The BART extension into Downtown, the modernization of Caltrain service will dramatically alter transportation and economic development within and around the Diridon Station Area. With the continued increase in passengers and airline service, City staff have begun planning for future capital projects to accommodate anticipated growth at the Mineta San José International Airport. The total capital improvement program has been developed to reflect the needs and priorities of the City Council, our residents, businesses, and visitors within available funding levels.

Even with strong emphasis placed on rehabilitation and renewal, the City continues to lack the resources required to fully maintain its existing infrastructure portfolio. The persistent gap between optimal levels of capital investment and available resources, including grants and revenues from other agencies, results in a growing backlog of deferred and unmet infrastructure needs.

The first series of General Obligation bond was issued in July 2019 under Measure T authorization. A key component of the FY 2020-2024 Adopted CIP are the projects to be funded from bond proceeds including:

- Upgrade 911 communications, police, fire, and paramedics facilities to improve emergency and disaster response;
- Repair deteriorating bridges vulnerable to earthquakes;
- Repave streets and potholes in the worst condition;
- Prevent flooding and water quality contamination; and
- Repair critical infrastructure.

FINANCIAL INFORMATION

The City's Administration is responsible for establishing and maintaining internal controls that safeguard the City's assets from loss, theft, or misuse, and allow the compilation of adequate accounting data for the preparation of financial statements in conformity with generally accepted accounting principles. Internal controls are designed to provide reasonable, but not absolute, assurance that these objectives are met. The concept of reasonable assurance recognizes that the cost of a control should not exceed its likely benefits and that the evaluation of costs and benefits is subject to management estimates and judgments.

Single Audit

As a recipient of federal, state and county funding, the City is responsible for providing assurance that adequate internal controls are in place to ensure compliance with applicable laws and regulations relating to these award programs. Internal controls are subject to periodic evaluation by management, the Office of the City Auditor, and the City's external independent auditors.

As part of the City's single audit procedures, tests are performed to test the effectiveness of the internal controls over major federal award programs and the City's compliance with applicable laws and regulations related to these award programs.

Budgetary Controls

The City maintains budgetary controls through the City Council's adoption of an annual appropriation ordinance and by maintaining an encumbrance accounting system. Expenditures for City operations and other purposes identified in the annual budget cannot legally exceed the budgeted amounts approved by the City Council.

The City also uses encumbrance accounting as another technique for accomplishing budgetary control. An encumbrance is a commitment of a future expenditure earmarked for a purpose that reduces the amount of budgetary authority available for general spending. At the end of the fiscal year, encumbered appropriations are carried forward and become part of the following year's budget while appropriations that have not been encumbered lapse.

The City continues to meet its responsibility for sound financial management as demonstrated by the statements and schedules included in the financial section of this report.

Debt Management Policy

The City's Debt Management Policy was adopted by the City Council on May 21, 2002 and most recently revised on March 7, 2017, and is reviewed annually. The Debt Management Policy establishes the following equally important objectives:

- Minimize debt service and issuance costs;
- Maintain access to cost-effective borrowing;
- Achieve the highest practical credit rating;
- Full and timely repayment of debt;
- Maintain full and complete financial disclosure and reporting;
- Ensure financial controls are in place with respect to proceeds of debt issuances; and
- Ensure compliance with applicable State and Federal laws.

AWARDS

The Government Finance Officers Association ("GFOA") of the United States and Canada awarded its Certificate of Achievement for Excellence in Financial Reporting to the City for its CAFR for the fiscal year ended June 30, 2018. This was the thirty-first consecutive year the City has received this prestigious award. To qualify for the Certificate of Achievement, the governmental entity must publish an easily readable and efficiently organized CAFR, the contents of which conform to program standards. Such report must satisfy accounting principles generally accepted in the United States of America, as well as all applicable legal requirements.

The Certificate of Achievement is valid for only one year. The City believes this CAFR continues to conform to the Certificate of Achievement Program requirements and will be submitting it to GFOA for consideration of the annual award.

For the twenty-ninth consecutive year, the City received the GFOA Distinguished Budget Preparation Award for its annual budget for the fiscal year beginning July 1, 2018. To qualify for this award, the government unit must publish a budget document that meets program criteria as a policy document, a financial plan, an operations guide, and a communications medium.

ACKNOWLEDGMENTS

The preparation of this CAFR represents the culmination of a concerted team effort by the entire staff of the Finance Department. Many members of the Department demonstrated exemplary personal determination and dedicated many long days of focused attention to produce this document.

In addition, staff in all City departments should be recognized for responding so positively to the requests for detailed information that accompanies each annual audit. The City also recognizes the contributions and positive working relationship with Macias Gini & O'Connell LLP.

Finally, we wish to express our sincere appreciation to the Mayor and City Council for providing policy direction and a firm foundation of support for the pursuit of excellence in all realms of professional endeavors, especially their role in guiding the City to a secure financial condition that assures resources are available to provide core services to the community.

Respectfully submitted,

DAVID SYKES City Manager

JULIA H. COOPER Director of Finance



Government Finance Officers Association

Certificate of
Achievement
for Excellence
in Financial
Reporting

Presented to

City of San Jose California

For its Comprehensive Annual
Financial Report
for the Fiscal Year Ended

June 30, 2018

Christopher P. Morrill

Executive Director/CEO



GOVERNMENT FINANCE OFFICERS ASSOCIATION

Distinguished Budget Presentation Award

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City of San Jose California

For the Fiscal Year Beginning

July 1, 2018

Christopher P. Morrill

Executive Director

San José Mayor & City Council

To contact members of the San José City Council by mail, send to: 200 East Santa Clara Street, Tower 18th, San José, CA 95113



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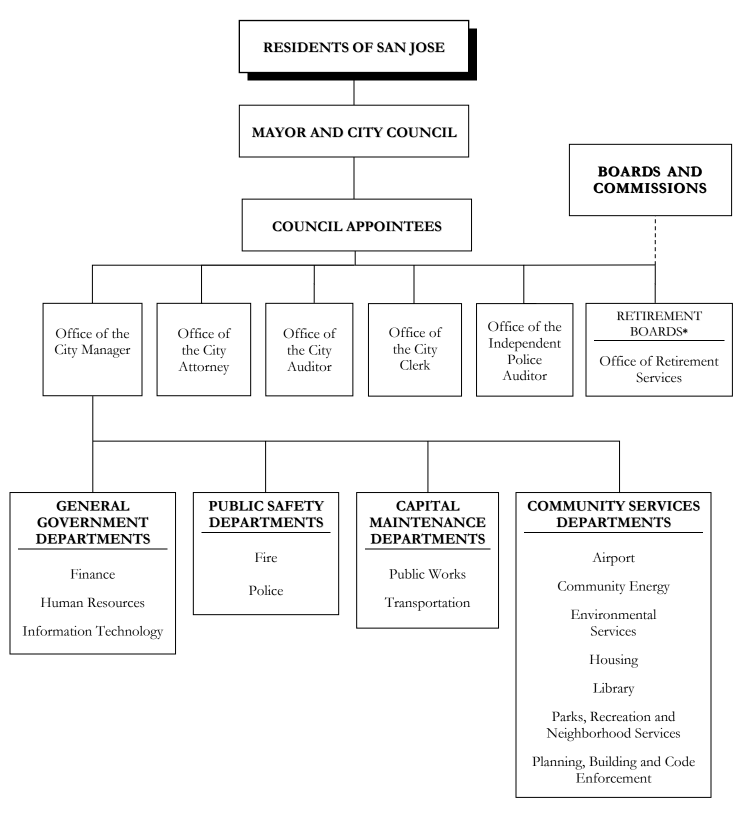


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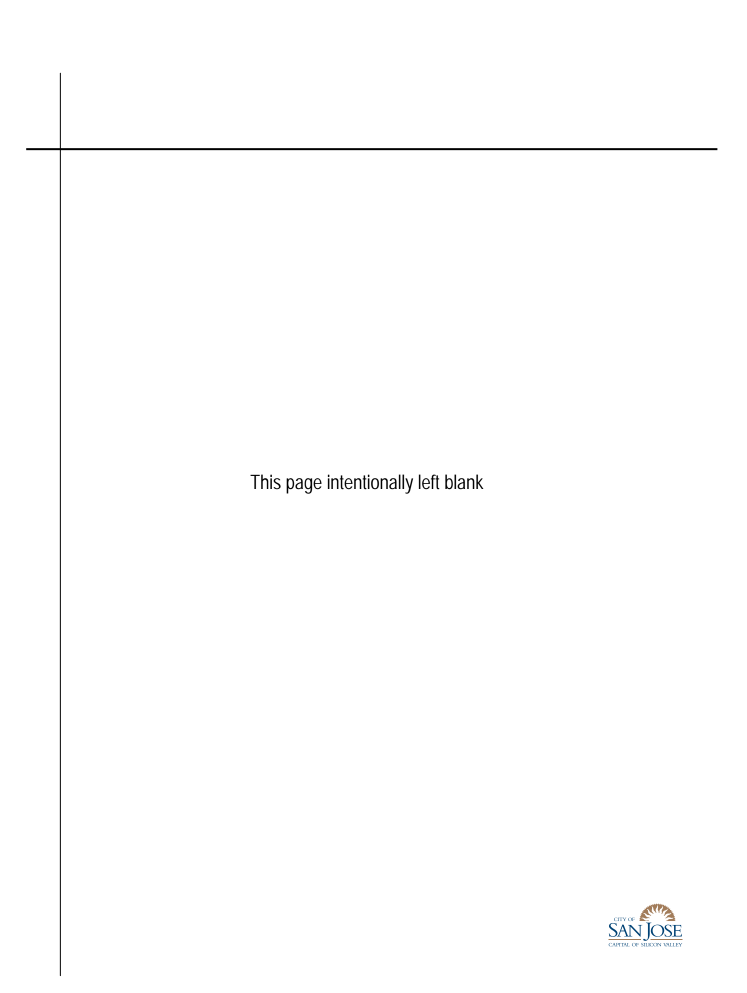


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CITY ORGANIZATION BY FUNCTION



^{*} Federated City Employees Retirement System Board of Administration and Police and Fire Department Retirement Plan Board of Administration



Financial Section





INDEPENDENT AUDITOR'S REPORT

City Council City of San José, California

Report on the Financial Statements

We have audited the accompanying financial statements of the governmental activities, the business-type activities, each major fund, and the aggregate remaining fund information of the City of San José, California (City), as of and for the year ended June 30, 2019, and the related notes to the financial statements, which collectively comprise the City's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We did not audit the financial statements of the City of San José Federated City Employees' Retirement System and the City of San José Police and Fire Department Retirement Plan (collectively, "the Pension Trust Funds"), which represent 87.2 percent, 114.8 percent, and 41.8 percent, respectively, of the assets, fund balances/net position, and revenues/additions of the aggregate remaining fund information. Those statements were audited by other auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for the Pension Trust Funds, is based solely on the reports of the other auditors. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Opinions

In our opinion, based on our audit and the reports of other auditors, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, the business-type activities, each major fund, and the aggregate remaining fund information of the City as of June 30, 2019, 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; the schedules of revenues, expenditures, and changes in fund balance - budget and actual for the General Fund, Housing Activities Fund, and Low and Moderate Income Housing Asset Fund; the schedule of employer contributions – defined benefit pension plans; the schedule of changes in the employer's net pension liability and related ratios – defined benefit pension plans; the schedule of investment returns – defined benefit pension plans; the schedule of the City's proportionate share of the net pension liability and related ratios - CalPERS; the schedule of employer contributions - CalPERS; the schedule of changes in the employer's net OPEB liability and related ratios – postemployment healthcare plans; the schedule of employer contributions – postemployment healthcare plans; and the schedule of investment returns – postemployment healthcare plans, as listed in the table of contents, be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We and other auditors have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

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

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

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

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated November 14, 2019 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 solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the City's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the City's internal control over financial reporting and compliance.

Macias Gihi & O'Connell D
Walnut Creek, California
November 14, 2019

City of San José Management's Discussion and Analysis Required Supplementary Information (Unaudited) June 30, 2019

Management's Discussion and Analysis (MD&A) provides an overview of the City of San José's (City) activities and financial performance for the fiscal year ended June 30, 2019. Readers are encouraged to read the MD&A in conjunction with the basic financial statements that immediately follow, along with the letter of transmittal at the beginning of the Introductory Section, and with other portions of this Comprehensive Annual Financial Report (CAFR). All amounts in the billions and millions have been rounded to the nearest million and hundred thousand respectively. All percentages have been rounded to the nearest one hundredth of a percent.

FINANCIAL HIGHLIGHTS

- The government-wide statement of net position for the City's governmental and business-type activities indicates that as of June 30, 2019, total assets and deferred outflows of resources exceed total liabilities and deferred inflows of resources by \$4.055 billion. Of this amount, a deficit of \$2.367 billion represents unrestricted net position, which is comprised of a deficit balance of \$2.658 billion for governmental activities, and a positive balance of \$290.1 million for business-type activities. In addition, the City's restricted net position totals \$1.110 billion (\$1.037 billion for governmental activities and \$73 million for business-type activities) based on the restrictions imposed by the enabling legislations or debt covenants. Lastly, net position of \$5.312 billion is the City's net investment in capital assets, which include \$4.330 billion from governmental activities and \$982 million from business-type activities.
- The net position increased by \$115.3 million or 2.9 percent during FY 2019 to \$4.055 billion from \$3.939 billion. Governmental Activities accounted for \$27 million of the increase mainly due to the increases in property tax, sales tax, and other tax related revenues. Business-type activities accounted for \$88.7 million of the increase primarily from a change in accounting principal with the implementation of GASB 75.
- Governmental funds reported a combined ending fund balance of \$1.559 billion at June 30, 2019, which is \$135 million or 9.5 percent more than the June 30, 2018 balance. The increase was attributable to an increase in the General Fund of \$121.5 million, the Housing Activities Fund of \$15 million, the Low and Moderate Income Housing Asset Fund of \$18.3 million, the Special Assessment Districts Fund of \$4.6 million, the Nonmajor Governmental Funds of \$19.6 million, and offset by decrease in the San José Financing Authority Debt Service Fund of \$44 million.
- Unassigned fund balance of governmental funds is \$111.2 million, which is 7.1 percent of the combined governmental fund balances at June 30, 2019.
- Total long-term liabilities, excluding net pension and Other Postemployment Benefits (OPEB), decreased by \$61.4 million to \$2.485 billion at June 30, 2019, which represents a decrease of 2.4 percent compared to \$2.546 billion at June 30, 2018. The primary factors leading to the decrease in long-term liabilities for governmental activities of \$97.6 million was primarily due to redemptions, loan payoffs, and scheduled debt service payments totaling \$89.8 million. Outside of the scheduled debt service of \$42.9 million, the majority of the reduction was the redemption of the City of San José Financing Authority Series 2008C and 2008D Lease Revenue Bonds for \$28.5 million from the sale of the Hayes Mansion and Conference Center and final maturity of the New Market Tax Credit Financing (NMTC) obligation for \$18.4 million due to the termination of the program. The primary factors leading to the increase in long-term liabilities for business-type activities of \$36.3 million was due to the scheduled debt service payments of \$35.7 million offset by a draw from the Waste Water Revenue note for \$70.6 million.
- Net pension liability decreased by \$63.3 million or 2 percent during FY 2019 to \$3.129 billion from \$3.192 billion. Deferred outflows of resources related to pensions decreased by \$215.2 million, and deferred inflows of resources related to pensions increased by \$76.3 million. The decrease in net pension liability resulted from changes of assumptions and differences between expected and actual actuarial experience in the City of San José Police and Fire Department Retirement Plan. More details on the net pension liability are included in the Note IV.A.3 on page 140.

 As of June 30, 2019, total net OPEB liability was \$923.3 million which included \$840.5 million in governmental activities and \$82.8 million in business-type activities. The total net OPEB liability decreased by \$148 million or 13.8 percent due to changes of benefits and assumptions in both plans.

OVERVIEW OF THE FINANCIAL STATEMENTS

This discussion and analysis provides an introduction to the City's basic financial statements, which are comprised of four components:

- Government-wide Financial Statements
- Fund Financial Statements
- Notes to Basic Financial Statements
- Required Supplementary Information

In addition, this report also contains other supplementary information.

Government-wide Financial Statements

Government-wide Financial Statements provide readers with a broad overview of the City's finances in a manner similar to that of a private-sector business.

The <u>statement of net position</u> presents information on all assets, deferred outflows of resources, liabilities, and deferred inflows of resources. The difference between total assets and deferred outflows of resources and total liabilities and deferred inflows of resources is the City's net position. Over time, increases or decreases in net position may serve as a useful indicator of whether the City's financial position is improving or deteriorating.

The <u>statement of activities</u> presents information showing how the net position changed during the most recent fiscal year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will result in cash flows in future fiscal periods. Examples include revenues pertaining to uncollected taxes and expenses pertaining to earned but unused vacation and sick leave.

Both of these government-wide financial statements address functions that principally are supported by taxes and intergovernmental revenues (governmental activities) and other functions that intend to recover all or in part a portion of their costs through user fees and charges (business-type activities). The governmental activities of the City include general government, public safety, capital maintenance, community services, sanitation, and interest and fiscal charges. The City's business-type activities include airport, wastewater treatment, water supply, parking operations, and clean energy program.

The government-wide financial statements include the primary government of the City and four separate components for which the City is financially accountable.

Fund Financial Statements

Fund Financial Statements report information about groupings of related accounts used to maintain control over resources segregated for specific activities or objectives. As do other state and local governments, the City uses fund accounting to ensure and demonstrate finance-related legal compliance. Each City fund falls into one of three categories: governmental funds, proprietary funds, or fiduciary funds.

<u>Governmental funds</u> account for essentially the same functions reported as governmental activities in the government-wide financial statements. However, unlike the government-wide financial statements, governmental funds financial statements focus on near-term inflows and outflows of spendable resources, as well as on balances of spendable resources available at the end of the fiscal year. Such information may be useful in evaluating the City's capacity to finance its programs in the near future.

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

The governmental funds balance sheet and the governmental funds statement of revenues, expenditures and changes in fund balances present information separately for the General Fund, the Housing Activities Fund, the Low and Moderate Income Housing Asset Fund, the Special Assessment Districts Fund, and the San José Financing Authority Debt Service Fund which are all classified as major funds. These statements also report several individual governmental funds classified as nonmajor funds such as special revenue, debt service, and capital project funds, which are combined into a single, aggregated presentation. Individual fund data for each of the nonmajor governmental funds is provided in the form of combining statements elsewhere in this CAFR.

<u>Proprietary funds</u> generally account for services charged to external or internal customers through fees. Proprietary funds provide the same type of information as shown in the government-wide financial statements for business-type activities, only in more detail. The City accounts for its airport, wastewater treatment, water system, parking operations, and clean energy program in proprietary funds.

The City accounts for its public works program support, employee benefits, and vehicle maintenance and operations as internal service funds. These services predominantly benefit governmental functions. Therefore, they are included as governmental activities in the government-wide financial statements. Individual fund data for each of the nonmajor internal service funds are provided in the form of combining statements elsewhere in this CAFR.

<u>Fiduciary funds</u> account for resources held for the benefit of City employees and outside parties in a similar manner as that for proprietary funds. Pension plan trust funds, private-purpose trust funds, and agency funds are reported as fiduciary funds. The government-wide financial statements do not include fiduciary funds as their resources are not available to support City programs.

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

Required Supplementary Information includes the budgetary schedules for the General Fund, the Housing Activities Fund, and the Low and Moderate Income Housing Asset Fund. In addition, pension and other postemployment healthcare schedules present the City's progress toward funding its obligations to provide future pension and other postemployment healthcare benefits for its active and retired employees.

Combining and individual fund statements and schedules provide information for nonmajor governmental funds, internal service funds, and fiduciary funds and are presented immediately following the required supplementary information.

GOVERNMENT-WIDE FINANCIAL ANALYSIS

<u>Analysis of net position:</u> As noted earlier, net position may serve as a useful indicator of the City's financial position. As of June 30, 2019, the City's total assets and deferred outflows of resources exceed total liabilities and deferred inflows of resources by \$4.055 billion. The following table is a condensed summary of the City's net position for governmental and business-type activities:

Statement of Net Position June 30, 2019 and 2018 (in thousands)

	Governmental Activities		Busine Activ	ss-type vities	Totals		
	FY 2019	FY 2018	FY 2019	FY 2018	FY 2019	FY 2018	
Assets:							
Current and other assets	\$ 1,891,362	\$ 1,726,091	\$ 970,098	\$ 881,034	\$ 2,861,460	\$ 2,607,125	
Capital assets	5,228,207	5,316,928	2,260,663	2,123,324	7,488,870	7,440,252	
Total assets	7,119,569	7,043,019	3,230,761	3,004,358	10,350,330	10,047,377	
Deferred outflows of resources:							
Loss on refundings of debt	648	721	8,128	8,616	8,776	9,337	
Deferred outflows of resources related to							
pensions	645,244	824,288	73,153	109,303	718,397	933,591	
Deferred outflows of resources related							
to other postemployment benefits	80,020	50,616	7,757	7,163	87,777	57,779	
Total deferred outflows of resources	725,912	875,625	89,038	125,082	814,950	1,000,707	
Liabilities:							
Current and other liabilities	253,969	200,994	183,625	90,074	437,594	291,068	
Long-term liabilities	1,136,322	1,233,965	1,348,445	1,312,194	2,484,767	2,546,159	
Net pension liability	2,781,722	2,835,815	347,373	356,541	3,129,095	3,192,356	
Net OPEB Liability	840,481	957,581	82,796	113,684	923,277	1,071,265	
Total liabilities	5,012,494	5,228,355	1,962,239	1,872,493	6,974,733	7,100,848	
Deferred inflows of resources:							
Deferred inflows of resources related to							
pensions	80,589	3,980	250	513	80,839	4,493	
Deferred inflows of resources related to	00,000	0,000	200	010	00,000	1, 100	
other postemployment benefits	42.877	3,415	12.304	125	55.181	3.540	
Total deferred inflow of resources	123,466	7.395	12,554	638	136.020	8.033	
	.20, .00	.,,,,,	.2,00		.00,020	0,000	
Net position:							
Net investment in capital assets	4,330,279	4,349,559	982,045	930,631	5,312,324	5,280,190	
Restricted	1,036,765	1,000,459	72,890	72,750	1,109,655	1,073,209	
Unrestricted	(2,657,523)	(2,667,124)	290,071	252,928	(2,367,452)	(2,414,196)	
Total net position	\$ 2,709,521	\$ 2,682,894	\$ 1,345,006	\$ 1,256,309	\$ 4,054,527	\$ 3,939,203	

At June 30, 2019, the City reported positive balances in net position on a total basis. Net investment in capital assets (infrastructure, land, buildings, other improvements, vehicles, and equipment, less outstanding debt used to acquire assets and deferred inflows and outflows related to debt) of \$5.312 billion comprises 131 percent of the City's total net position. These capital assets facilitate providing services to the San José community, but they are not liquid, and therefore they are not available for future spending. During FY 2019, net investment in capital assets increased \$32.1 million primarily due to an increase of \$51.4 million in business-type activities offset by a decrease of \$19.3 million from governmental activities. A portion of the City's net position, \$1.110 billion or 27.4 percent, are subject to legal restrictions for their use, including \$1.037 billion in governmental activities and \$73 million in business-type activities. Of the total net position at June 30, 2019, a deficit balance of \$2.367 billion or 58.4 percent represents unrestricted net position, which comprises a deficit balance of \$2.658 billion for governmental activities, and a positive balance of \$290.1 million for business-type activities. The primary factor contributing to the deficit in unrestricted net position is the City's net pension and OPEB liabilities.

During FY 2019, the City's total net position increased by \$115.3 million. Notable changes in the statement of net position between June 30, 2019 and June 30, 2018 include:

<u>Assets</u>

- Capital assets increased by \$48.6 million or 0.7 percent compared to the prior fiscal year. Governmental capital assets decreased by \$88.7 million and business-type capital assets increased by \$137.3 million. The decrease in governmental capital assets resulted from depreciation expense of \$226 million for major infrastructure and other assets, partially offset by additions to capital assets of \$159.7 million, which included \$77.4 million of additional capital projects, \$14.2 million of contributed capital from donated infrastructure assets, \$18.5 million in vehicles and equipment, and \$48.7 million from property acquisitions. The increase in business-type capital assets was primarily due to depreciation expense of \$83.2 million, offset by additions to capital assets of \$220.8 million primarily from the Airport and Wastewater Treatment Facility. As of June 30, 2019, the Airport completed construction of phase 1 and 2 of their Terminal B ramp reconstruction and an interim boarding facility to support remote passenger operations.
- Current and other assets increased by \$254.3 million or 9.8 percent due to an increase of \$165.2 million for governmental activities and an increase of \$89.1 million for business-type activities. The increase in governmental activities is mainly due to the increase in cash and investments and receivables from the increase in taxes and special assessments and sales tax revenue. The increase in current assets for business-type activities is mainly due to higher cash and investments and receivables resulting from revenues exceeding expenses.

Liabilities

- Total long-term liabilities (excluding net pension and OPEB liabilities) decreased by \$61.4 million to \$2.485 billion at June 30, 2019, which represents a decrease of 2.4 percent compared to \$2.546 billion at June 30, 2018. The primary factors leading to the decrease in long-term liabilities for governmental activities of \$97.6 million was primarily due to the scheduled debt service payments of \$42.9 million, redemption of \$28.5 million in Series 2008C and 2008D Lease Revenue Bonds, and final maturity of the NMTC loans of \$18.4 million. The primary factors leading to the increase in long-term liabilities for business-type activities of \$36.3 million were due to the scheduled debt service payments of \$35.7 million offset by a draw from the Waste Water Revenue note for \$70.6 million.
- Current and other liabilities increased by \$146.5 million or 50.3 percent due to an increase of \$53 million for governmental activities and an increase of \$93.6 million for business-type activities.
- Net pension liability decreased by \$63.3 million or 2 percent during FY 2019 to \$3.129 billion from \$3.192 billion. Deferred outflows of resources related to pensions decreased by \$215.2 million, and deferred inflows of resources related to pensions increased by \$76.3 million. The decrease in net pension liability resulted from changes of assumptions and differences between expected and actual actuarial experience in the City of San José Police and Fire Department Retirement Plan. More details on the net pension liability are included in the Note IV.A3 on page 140.
- As of June 30, 2019, total net OPEB liability was \$923.3 million which included \$840.5 million in governmental activities and \$82.8 million in business-type activities. The total net OPEB liability decreased by \$148 million or 13.8 percent due to changes of benefits and assumptions in both plans.

Net Position

• Unrestricted net position for governmental activities improved by \$9.6 million or 0.4 percent with a deficit balance of \$2.658 billion at June 30, 2019. The primary factors contributing to the reduction of the deficit for governmental activities is the City's net pension and OPEB liabilities. For business-type activities, unrestricted net position increased by \$37.1 million or 14.7 percent with a positive balance of \$290.1 million at June 30, 2019. The net increase in unrestricted net position in business-type activities was primarily due to \$112.3 million in fees, fines, and charges for services offset by \$16.3 million decrease in the Airport's rate stabilization Fund and ten-year lookback distribution. A description of the rate stabilization fund and ten-year lookback distribution is in Section III.E.2 on page 88.

<u>Analysis of activities:</u> The following table indicates the changes in net position for governmental and business-type activities:

Statement of Activities For the Years Ended June 30, 2019 and 2018 (in thousands)

	Governmental Activities			Business-type Activities			Totals			
	FY 2019		FY 2018	-	Y 2019		Y 2018	FY 2019	F	FY 2018
Revenues:					,					
Program revenues:										
Fees, fines, and charges for services	\$ 435,418	3	\$ 419,189	\$	645,318	\$	532,975	\$ 1,080,736	\$	952,164
Operating grants and contributions	108,361	1	113,938		720		894	109,081		114,832
Capital grants and contributions	111,278	3	97,441		24,655		16,362	135,933		113,803
General revenues:										
Property and other taxes	497,317	7	461,964		-		-	497,317		461,964
Utility	120,846	3	120,234		-		-	120,846		120,234
Franchise	48,397	7	51,180		-		-	48,397		51,180
Transient occupancy taxes	51,399	9	48,854		-		-	51,399		48,854
Business taxes	77,011	1	70,673		-		-	77,011		70,673
Sales taxes	263,530)	226,337					263,530		226,337
State of California in-lieu	505	5	551		-		-	505		551
Unrestricted interest and investment income	24,165	5	6,688		23,498		6,322	47,663		13,010
Other revenue	34,707	7	36,485		627		4,961	35,334		41,446
Gain on sale of capital assets	44,528	3	-		-		-	44,528		-
Total revenues	1,817,462	2	1,653,534		694,818		561,514	2,512,280		2,215,048
Expenses:										
General government	142,531	1	132,157		-		-	142,531		132,157
Public safety	709,532		769,305		-		-	709,532		769,305
Community services	308,345	5	329,222		-		-	308,345		329,222
Sanitation	164,677	7	164,890		-		-	164,677		164,890
Capital maintenance	422,170)	494,007		-		-	422,170		494,007
Interest and fiscal charges	46,720)	57,002		-		-	46,720		57,002
Norman Y. Mineta San José International Airport	-		, -		224,387		207,675	224,387		207,675
Wastewater Treatment System	-		-		199,350		203,272	199,350		203,272
Municipal Water System	-		-		47,917		49,156	47,917		49,156
Parking System	-		-		16,151		14,503	16,151		14,503
San José Clean Energy					98,909		1,116	98,909		1,116
Total expenses	1,793,975	5	1,946,583		586,714		475,722	2,380,689		2,422,305
Excess (deficiency) before transfers	23,487	7	(293,049)		108,104		85,792	131,591		(207,257)
Transfers	3,141	1	5,769		(3,141)		(5,769)	-		-
Lookback Distribution	-		-		(16, 266)		-	(16,266)		-
Change in net position	26,628	3	(287,280)		88,697		80,023	115,325		(207,257)
Net position at beginning of year	2,682,893	3	3,437,781		1,256,309		1,241,519	3,939,202		4,679,300
Change in accounting principle	-		(467,608)		-		(65,233)	-		(532,841)
Net position at beginning of year, as restated	-	_	2,970,173		-		1,176,286	3,939,202		4,146,459
Net position at end of year	\$ 2,709,521	1	\$ 2,682,893	\$	1,345,006	\$	1,256,309	\$ 4,054,527	\$	3,939,202

<u>Governmental activities:</u> Net position for governmental activities increased by \$26.6 million or 1 percent during FY 2019 from \$2.683 billion to \$2.710 billion. Total expenses decreased by \$152.6 million and total revenues increased by \$163.9 million. The major factors contributing to the increase in net position before transfers from July 1, 2018 to June 30, 2019 are as follows:

Revenues

- Fees, fines, and charges for services increased by \$16.2 million mainly due to a \$9.3 million increase in General Fund from fees related to the General Plan update, Public Information Services and increases from other services, and a \$5.7 million increase in General Fund from new revenues such as small cell fees (cell tower/antenna installation).
- Property and other tax revenue increased by \$35.4 million or 7.7 percent due to \$16.7 million in distributions from the County from the sales of properties by the City's Successor Agency to the Redevelopment Agency (SARA), and an increase in assessed valuations based on a strong real estate market and continuing improvement of the economy. Capital grants and contributions increased by \$13.8 million in current year due to a \$27.9 million increase in capital asset additions from the transfer of Diridon properties from the SARA to the City, \$1.6 million transfer of the N. San Pedro Block G property and a reduction of developer donated projects of \$14 million from the prior year. Sales taxes collected in General Fund increased by \$37.2 million due to favorable economy. Construction excise tax capital maintenance increased by \$13.1 million due to the Road Maintenance and Road Repairs Act SB1 and the Traffic Congestion Relief Fund (TCRF) funding. Transient occupancy tax receipts from guests staying in the City's local hotels increased by \$2.5 million or 5.2 percent due to continuing higher occupancy and room rates.
- Gain on sale of capital assets increased \$44.5 million due to the sales of the Hayes Mansion and Diridon Properties.

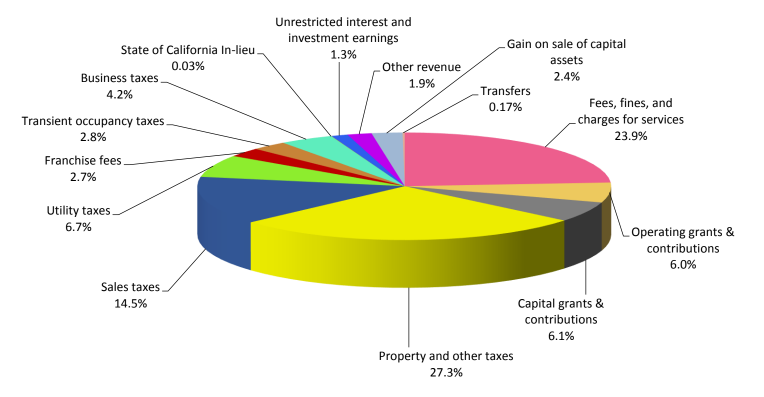
Expenses

- General government expenses increased \$10.4 million or 7.9 percent during FY 2019 mainly due to an increase of \$37 million from overhead costs, a cost of living adjustment of 5 percent, and a reclassification of \$15 million from community service expenses. There was also a one-time reduction in expenses of \$16.8 million in FY 2018. The increase in expenses was offset by a \$43 million decrease in OPEB expense due to the implementation of the Voluntary Employee Beneficiary Association Plans (VEBA). Please refer to footnote IV.A.4 for information regarding the VEBA plans.
- Public safety expenses decreased by \$59.8 million or 7.8 percent primarily due to a decrease of OPEB expense of \$56.8 million which resulted from the implementation of the VEBA plans. Please refer to footnote IV.A.4 for information regarding the VEBA plans.
- Community services expenses decreased by \$20.9 million or 6.3 percent mainly due to the
 reclassification of \$15 million to general government expenses, a decrease in OPEB expense of \$5.6
 million from the implementation of the VEBA plans, and a decrease in pension expense of \$2.8 million
 due to a change of assumptions.
- Capital maintenance expenses decreased by \$71.8 million or 14.5 percent primarily due to a reduction in the Convention Center Exhibit Hall Lighting and Ceiling Upgrade Project of \$18.3 million, the pavement maintenance program of \$15.4 million, and smaller projects totaling \$15 million. In addition, OPEB and pension expenses decreased \$14.2 million collectively due to the implementation of the VEBA plans (OPEB) and a change in assumptions (pension).

 Interest and fiscal charges were down \$10.3 million in FY 2019 due to the decrease of \$6.2 million in the San José Financing Authority Debt Service Fund. In FY 2018, 2008F had interest and other payments of \$2.4 million, 2001A had interest payment of \$1.1 million, and 2001F had interest payment of \$4.8 million. In FY 2019, 2008F and 2001A were redeemed and the 2001F Bond only had an interest payment of \$1.6 million.

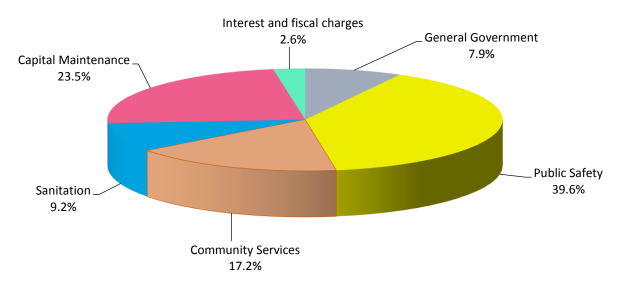
The chart below shows the primary components of governmental activities revenue sources for FY 2019. Of the \$1.821 billion in total revenues generated by governmental activities, 72.4 percent is attributable to four categories: property and other taxes (27.3 percent), fees, fines, and charges for services (23.9 percent), sales taxes revenue (14.5 percent), and utility taxes (6.7 percent).

Governmental Activities - Revenues By Source



The chart below shows the major categories of FY 2019 expenses for governmental activities. Of the \$1.794 billion in total expenses incurred by governmental activities, 80.3 percent is attributable to three categories: public safety (39.6 percent), capital maintenance (23.5 percent), and community services (17.2 percent).

Governmental Activities - Expenses



<u>Business-type activities:</u> Business-type activities net position increased by \$88.7 million or 7.1 percent to \$1.345 billion in FY 2019.

The notable components of the changes in net position for business-type activities in FY 2019 are:

<u>Airport</u> change in net position from current year activities showed an increase of \$13 million in FY 2019 compared to an increase of \$7.9 million in FY 2018. The combination of increase in operating revenues, capital contributions, and the restatement of beginning net position to reflect the changes in accounting principle resulting from the implementation of GASB Statement Number 75 was more than the offset due to an increase in net non-operating expenses, and the rate stabilization fund and ten-year lookback distribution.

The Airport had a net operating income of \$25 million, an increase of \$2.9 million compared to prior year's operating income of \$22.1 million. Operating revenues increased by 3.7 percent from \$168.6 million in FY 2018 to \$174.8 million in FY 2019 mainly due to an increase in passenger traffic. A total of approximately 14.9 million passengers traveled through the Airport in FY 2019 as compared to approximately 13.5 million in FY 2018, resulting in passenger traffic growth of 10.4 percent.

Operating expenses in FY 2019 increased 2.3 percent, or \$3.4 million, from \$146.4 million in FY 2018 to \$149.8 million in FY 2019. Increases were experienced in salaries and fringe benefits, pension expenses, higher costs for public safety employees, non-personnel expenses, and depreciation expenses.

<u>Wastewater Treatment System</u> net position increased by \$65.1 million or 7.5 percent from \$866.1 million to \$931.2 million. The increase was primarily due to revenues exceeding expenses (before capital contributions) by \$61.2 million. The largest portion, \$725.9 million or 77.9 percent, of the net position was its net investment in capital assets (e.g. land, buildings, and infrastructure) less outstanding debt that was used to acquire those assets. Approximately \$196.5 million, or 21.1 percent of the total net position,

constitutes unrestricted net position, which may be used to finance day-to-day operations without constraints established by debt covenants or other legal requirements.

Operating revenues decreased \$3.9 million primarily due to lower contributions from outside users toward the Water Pollution Control Plant's ("Plant") ongoing maintenance, replacement, and debt service costs by \$17.9 million, offset by a 3.0 percent sewer rate increase effective July 1, 2018, higher recycled-water revenue due to a recycled-water rate increase, increased demand by \$2.6 million, and higher reimbursement from Cupertino Sanitary District for joint projects by \$3.4 million.

Total operating expenses decreased by \$4.9 million compared to the prior fiscal year. The decrease was due to a net decrease of \$16.8 million in pension expenses and other postemployment benefits per the updated calculations of the total pension and OPEB liabilities and a decrease of \$0.9 million of equalization payment to the Santa Clara Valley Water District for the Silicon Valley Advanced Water Purification center; offset by a \$7.3 million increase in program management, preliminary engineering, planning, feasibility study or development of various Plant projects, an increase of \$3.1 million in personnel costs due to higher salary costs and fewer vacancies, an increase of \$0.6 million in direct overhead costs and an increase of \$1.5 million in Owner Controlled Insurance expenses to provide a centralized insurance program for losses associated with onsite construction of the Capital Improvement Program at the Plant.

Net nonoperating revenues increased by \$7.4 million primarily due to increases in fair value of investments. Capital contributions increased by \$0.6 million mainly due to an increase in donated assets from developers.

<u>Municipal Water System</u> net position increased by \$3.8 million or 4.6 percent from \$83.5 million to \$87.3 million. Operating revenues of \$51.2 million increased by \$2.6 million or 5.3 percent due to increases in both user fee rates and additional consumption of recycled water. Operating expenses of \$47.9 million decreased by \$1.2 million or 2.5 percent due to decreases in operations and maintenance costs and benefit costs. The decrease in operating expenses was offset by increases in wholesale water prices in the potable and recycled water programs.

Parking System net position increased by \$2.7 million or 2.7 percent from \$103.4 million to \$106.1 million. Operating revenues increased by \$1.6 million or 8.7 percent from \$17.6 million to \$19.2 million. Nonoperating revenue decreased by \$2.8 million or 71.6 percent. The decrease is due to the recording of \$3.6 million as interest revenue as part of a debt settlement agreement between the SARA in FY 2018. Operating expenses increased by \$1.6 million or 11.4 percent reflecting higher operations and maintenance costs.

<u>San José Clean Energy (SJCE)</u> is the enterprise fund established in 2017-2018 to account for revenues from the sale of electricity and the costs associated with the San José Clean Energy Program. Operating revenues were \$102.9 million and expenses were \$98.6 million in FY 2019. In FY 2018, there were no operating revenues and \$1.1 million in operating expenses since it was a new fund and programs were not fully operational at the time.

FINANCIAL ANALYSIS OF THE CITY'S FUNDS

As noted earlier, the City uses <u>fund accounting</u> to ensure and demonstrate compliance with finance-related legal requirements.

As of June 30, 2019, the City's governmental funds reported combined fund balances of \$1.559 billion compared to \$1.424 billion balances in FY 2018. The governmental fund balances are categorized as nonspendable, restricted, committed, assigned, or unassigned.

- \$0.2 million consists of nonspendable fund balance related to advances and deposits that are not intended to convert into cash and long-term in nature and do not represent currently available resources.
- \$1.016 billion is reported as restricted fund balance that includes restrictions imposed by external parties or enabling legislation. This amount includes unspent bond proceeds, unspent grant revenues, and restricted tax revenues.
- \$169.6 million is reported as committed fund balance that had been limited by formal Council action for a specific purpose.
- \$262.5 million is reported as assigned fund balance that includes amounts that may be used for specific purposes, but do not meet the criteria to be classified as restricted or committed.
- \$111.2 million is reported as unassigned fund balance that represents the residual classification for the City's General Fund and includes all spendable amounts not contained in the other classifications.

<u>General Fund</u>: The General Fund is the chief operating fund of the City. At June 30, 2019, the General Fund's unassigned fund balance is \$143.9 million or 34.7 percent of the \$414.5 million total General Fund balance. Comparing unassigned fund balance and total fund balance to total fund expenditures may be useful as a measure of the General Fund's capacity to liquidate future obligations. At June 30, 2019, unassigned fund balance represents 14.6 percent of total General Fund expenditures of \$984.7 million, while total fund balance represents 42.1 percent of total General Fund expenditures. At June 30, 2018, the same measures were 8.1 percent and 28.9 percent respectively.

The General Fund ending fund balance increased by \$121.5 million from \$293 million to \$414.5 million at June 30, 2019.

In FY 2019, General Fund revenues of \$1.068 billion were \$89.4 million or 9.1 percent higher than FY 2018 revenues of \$978.8 million. Taxes and special assessments revenues increased by \$43.4 million or 7.6 percent. The increase was attributed to an increase of property taxes of \$38.2 million and sales taxes of \$37.2 million.

Property taxes increased by \$38.2 million in FY 2019, which is primarily due to an increase in assessed valuations based on a strong real estate market, excess Educational Revenue Augmentation Fund (ERAF) revenue, and \$16.7 million in revenues from the County's distribution from the sales of the SARA properties. The property sales revenue is classified as Property Tax in the financial statements, but classified as other revenue on a budgetary basis. Sales tax revenue increased by \$37.2 million due to the favorable economy.

FY 2019 General Fund expenditures of \$984.7 million were \$28.6 million or 2.8 percent lower than FY 2018 expenditures of \$1.013 billion. The decrease was primarily due to a \$15.4 million reduction in the pavement maintenance program, and a reduction in expenditures from several smaller projects totaling \$15 million.

Housing Activities Fund: The City's Housing Activities fund receives resources from the U.S. Department of Housing and Urban Development and the California Department of Housing and Community Development. At June 30, 2019, the fund's loan receivable balance (net), which represents loans to developers of various affordable housing projects and first time homebuyers, was \$70.2 million. This balance includes loans to developers for various projects, including Ford and Monterey, Taylor Oaks Apartments, Donner Lofts, Japantown Seniors, The Metropolitan, Roundtable, Kings Crossing, Fourth Street Apartments, Peacock Commons, Archer Studios, Curtner Studios, Homesafe, Markham Plaza, Corde Terra Village Senior, Willow Glen Senior Housing, Santa Clara Inn, and Second Street Studios. Restricted fund balance increased by \$15 million to \$148.2 million at June 30, 2019. The increase is primarily due to revenues from intergovernmental (\$15.1 million), and investment and other revenues (\$20.6 million) exceeding expenditures for community services (\$20.6 million). Intergovernmental revenues increased by \$7.0 million or 85.5 percent compared to prior year due to an \$11 million Homeless Emergency Aid Program (HEAP) grant offset by a one-time Coyote Creek Recovery grant of \$5.4 million in FY 2018. Other revenue increased by \$9.1 million or 110 percent compared to prior year due to increases in the Inclusionary In-Lieu fees and Affordable Housing Impact fee revenues.

Low and Moderate Income Housing Asset Fund: The Low and Moderate Income Housing Asset fund was created pursuant to the Redevelopment Dissolution Law to administer the housing assets and functions related to the Low and Moderate Income Housing Program retained by the City following the dissolution of the former Agency. At June 30, 2019, the fund's loan receivable balance (net) was \$213.2 million. This balance consists mainly of loans to developers for various projects including Almaden Family Apartments, Belovida Apartments, Brookwood Terrace, Cinnabar Commons, Corde Terra Village, Las Ventanas, Oak Tree Village, Pollard Plaza, Villas on the Park, Second Street Studios, and The Metropolitan (South). Restricted fund balance increased by \$18.3 million to \$397.6 million from \$379.3 million. The increase is primarily due to repayments of developer loans.

Special Assessment Districts Fund: The Special Assessment Districts fund accounts for debt issuance and capital improvements related to the specific purposes of eight special assessment and community facilities districts located in different parts of the City. A total of \$125.2 million in special assessment and special tax bonds were outstanding at June 30, 2019. All bonds are secured by special assessments or special taxes charged to the owners' real property in the district issuing the debt, except for the Special Hotel Tax Revenue Bond, Series 2011, which are secured by a first lien on the Convention Center Facilities District No.2008-1 special tax revenues and any of the Available Transient Occupancy Tax (Available TOT as defined in the bond documents) as appropriated by City Council. The City is not obligated to advance available surplus funds from the City Treasury to cure any deficiency in the Redemption Fund for these bonds; provided, however, the City is not prevented, in its sole discretion, from so advancing funds.

Restricted fund balance increased by \$4.6 million from \$42 million to \$46.6 million as of June 30, 2019. The total revenues of \$25.3 million were over total expenditures of \$16.5 million for FY 2019. The net transfers amount of negative \$4.2 million resulted in a \$4.6 million net positive change in fund balance. The lower expenditures of \$16.9 million, or 50.6 percent compared to the prior fiscal year were related to a reduction of expenditures from the Convention Center Exhibit Hall Lighting and Ceiling Upgrade Project of \$18.3 million.

City of San José Financing Authority Fund: The City's Financing Authority Debt Service Fund accounts for debt activity related to lease revenue bonds and commercial paper notes, which serves as a mechanism for financing City public improvements and other eligible purposes. Restricted fund balance decreased by \$11.4 million from \$11.4 million to none as of June 30, 2019. Unassigned fund balance decreased by \$32.6 million from none to a deficit of \$32.6 million as of June 30, 2019. The decrease in fund balance of \$44 million was primarily due to an increase in short-term notes payable by \$38.3 million from the commercial paper transfer of \$42.4 million to the South Hall Project and \$6 million decrease from the dissolution of Hayes Mansion . Principal payments decreased by \$76.5 million or 63.0 percent due to the payoff different bonds in FY 2018 and FY 2019. In FY 2018, the Fourth and San Fernando Project and Convention Center

Refunding Project paid off \$92.6 million in bonds. In FY 2019, the Hayes Mansion sale retired \$28.5 million in bonds.

<u>Proprietary Funds:</u> The City's proprietary funds provide the same type of information found in the government-wide financial statements for business-type activities, but in more detail. At June 30, 2019, the unrestricted net position was \$29.2 million for the Airport, \$196.5 million for the Wastewater Treatment System, \$13.1 million for the Municipal Water System, \$48.4 million for the Parking System, and \$2.9 million for the San José Clean Energy fund. Net position for proprietary funds increased from \$1.256 billion at June 30, 2018 to \$1.345 billion at June 30, 2019, resulting in an increase of \$88.7 million or 7.1 percent.

Other aspects of proprietary fund activities are discussed in the business-type activities section above.

GENERAL FUND BUDGETARY HIGHLIGHTS

The City's Charter requires the City Manager to submit balanced operating and capital budgets to the City Council prior to the beginning of a new fiscal year that begins each July 1st and ends on the following June 30th. Council approved the FY 2019 budget in June 2018.

During the year ended June 30, 2019, there was a \$45.6 million decrease in the budgeted revenues between the original and final amended operating budget for the General Fund. The decrease in budgeted revenues included all revenue categories except for Utility Tax, Franchise Tax, State of California in-lieu, Charges for Current Services, and Investment Income categories.

Actual budgetary basis expenditures of \$1.03 billion were \$43.2 million less than the amended budget and \$293.6 million less than the original budget due to planned expenditures not occurring in the fiscal year ended June 30, 2019.

CAPITAL ASSETS AND DEBT ADMINISTRATION

Capital Assets

The City's capital assets, net of accumulated depreciation, for its governmental and business-type activities together amounted to \$7.489 billion at June 30, 2019. This investment includes land, infrastructure, structures and improvements, vehicles, equipment, intangible assets, and construction in progress. The City's decision to depreciate infrastructure capital assets results in recording a large non-cash depreciation expense each year that offsets additions to capital assets. For the year end June 30, 2019, net capital assets increased by \$48.6 million (\$88.7 million decreased in governmental activities and \$137.3 million increased in business-type activities) compared to net capital assets at June 30, 2018. The decrease in capital assets of \$88.7 million in governmental activities is primarily due to depreciation expense of \$226 million and deletions of capital assets totaling \$49.4 million, which included a \$39.1 million sale of Hayes Mansion and a \$28.0 million Diridon property sale to Google. The decrease was offset by acquisitions of capital assets of \$159.7 million and land transfers totaling \$27.1 million. The increase of \$137.3 million in capital assets in the business-type activities resulted from depreciation expense of \$83.2 million, offset by additions of capital projects of \$168.4 million and additions of \$52.4 million in other capital improvements primarily at the Airport and the Wastewater Treatment Facility.

Total construction in progress (CIP) increased by \$124.7 million from \$230.6 million at June 30, 2018 to \$355.3 million at June 30, 2019. Construction in progress for the governmental activities increased by \$60.5 million primarily due to more CIP additions relative to those being placed into service. Of the larger assets placed into service, one included the installation of upgraded Motorola dispatch consoles at various Police facilities and the completion of a new trail located at Lonus Street, which resulted in decreases in CIP of \$3.6 million and \$3.7 million, respectively. Business-type activities contributed an increase of \$64.2 million to the total CIP as additions to the Airport and the Wastewater Treatment System totaling \$168.4 million was offset by \$103.7 million in Airport and Wastewater Treatment System projects that were

completed and placed in service. The completed Airport projects include the following: completion of phase 1 and 2 of Terminal B ramp reconstruction and an interim boarding facility.

The City records infrastructure assets at historical cost in the government-wide financial statements and depreciates assets from acquisition date to the end of the current fiscal year as required by GASB Statement No. 34. For governmental fund financial statements recording purposes, capital asset purchases are recorded as expenditures, rather than capitalizing and recording related depreciation.

Capital assets, net of depreciation, for governmental and business-type activities in the government-wide financial statements are presented below to illustrate changes between June 30, 2019 and June 30, 2018 (in thousands):

	Government	al activities	Business-type activities		ties Business-type activities Total		tal
	2019	2018	2019	2018	2019	2018	
Land	\$ 455,831	\$ 409,022	\$ 137,938	\$ 137,938	\$ 593,769	\$ 546,960	
Intangible assets	-	-	12,882	12,882	12,882	12,882	
Construction in							
progress	107,083	46,570	248,167	183,980	355,250	230,550	
Buildings	940,112	1,000,352	1,057,678	1,046,008	1,997,790	2,046,360	
Improvements, other							
than buildings	222,652	224,407	672,242	650,662	894,894	875,069	
Infrastructure	3,449,292	3,593,318	-	-	3,449,292	3,593,318	
Furniture and fixtures,							
vehicles, equipment	53,237	43,259	131,756	91,854	184,993	135,113	
Total capital assets	\$5,228,207	\$5,316,928	\$2,260,663	\$2,123,324	\$7,488,870	\$7,440,252	

Commitments outstanding as of June 30, 2019, related to governmental and business-type activities construction in progress totaled approximately \$10.7 million and \$164.5 million, respectively. Additional information about the City's capital assets can be found in the Notes to Basic Financial Statements, Note III.D.

Net General Obligation Bonded Debt Limit

The City Charter limits bonded indebtedness for General Obligation bonds to 15 percent of the total assessed valuation of all real and personal property within the City. The total assessed value of taxable property on the City's 2018-2019 tax roll was \$188.6 billion, which results in a total debt limit of \$28.3 billion. As of June 30, 2019, the City had \$327.6 million of Net General Obligation bonds outstanding which represents approximately 1.2 percent of the General Obligation bonds debt limit.

General Obligation Bonds and Other Bond Ratings

The City's current general obligation credit ratings are Aa1/AA+/AA+ from Moody's Investors Service ("Moody's"), Standard & Poor's ("S&P"), and Fitch Ratings ("Fitch") respectively. These credit ratings have remained the same from the prior year, and the City continues to be one of the highest rated large cities (with population over 250,000) in California.

Moody's credit rating for the City of San José Financing Authority, lease revenue bond Series 2003A, 2006A, 2013A, and 2013B is Aa2. Moody's rated the Series 2007A and 2011A lease revenue bonds at Aa3. S&P and Fitch both have an underlying rating of AA. The outlook for all the three agencies is stable.

For the City of San José Airport Revenue Bonds, S&P currently has an underlying rating of A with stable outlook, Moody's currently has an underlying rating of A2 with stable outlook. Fitch had an underlying rating on Airport Revenue Bonds at A- with stable outlook in FY 2019. On September 27, 2019, Fitch upgraded the rating to A with stable outlook.

Sewer revenue bonds issued by the San José -Santa Clara Clean Water Financing Authority have current underlying ratings of AAA by S&P and Fitch, and a rating of Aa2 by Moody's. The outlook for all three agencies is stable.

Outstanding Debt

The City's debt service obligations include general obligation bonds, revenue bonds, lease revenue bonds, and special assessment and special tax bonds.

During the current year, the City's outstanding long-term debt decreased by \$40.9 million to \$2.239 billion, comprised of \$910.1 million of governmental activities and \$1.329 billion of business-type activities. The decrease of \$40.9 million is primarily due to the scheduled debt service payments and the redemption of the Hayes Mansion 2008C and 2008D series bonds.

The table below identifies the net changes in each category (in thousands):

	As of June 30, 2019		As of June 30, 2018		Net Change	
Governmental Activities:						
General obligation bonds	\$	327,591	\$	347,530	\$	(19,939)
San José Financing Authority						
Lease revenue bonds		458,821		505,519		(46,698)
Special assessment bonds with limited						
governmental commitment		123,714		129,228		(5,514)
Sub-total		910,126		982,277		(72,151)
Business-Type Activities:						
Revenue bonds		1,240,165		1,277,755		(37,590)
State of CA-Revolving Fund Loan		-		1,772		(1,772)
Regional Wastew ater Facility - Notes payable		89,076		18,490		70,586
Sub-total		1,329,241		1,298,017		31,224
Total:	\$	2,239,367	\$	2,280,294	\$	(40,927)

Additional information about the City's long-term obligations appears in the Notes to Basic Financial Statements, Note III.F.

ECONOMIC FACTORS AND NEXT YEAR'S BUDGET

- The City's General Fund completed FY 2019 with better operating financial results than expected when the FY 2019 Adopted Budget was developed. Although the local economic activity remains strong, the City still faces fiscal challenges on a long-term basis to achieve a more desirable level of budget stability while avoiding any reduction in services. In June 2019, the City Council approved a balanced General Fund budget for FY 2020. Given the availability of one-time funding and the modest funding made available, the FY 2020 Adopted Budget follows City Council direction to focus on targeted, strategic spending as well as saving for the future. The budget takes a multi-year approach with one-time funding set aside in FY 2020 to address the projected General Fund shortfall in FY 2021 on a one-time basis. It also increases the Budget Stabilization Reserve, maintains existing service levels, enhances service delivery in limited areas, and invests in the City's infrastructure and technology. With limited resources, it is critical that the City continues to innovate and leverage resources to achieve its service delivery goals.
- The FY 2020 Adopted Budget includes modest increases to staffing levels to support a variety of activities and limited enhancements to other critical services. Overall, the level of staffing will increase by a net 234 (a total of 87 positions are one-time funded), from 6,413 full-time equivalent positions in the FY 2019 Adopted Budget to 6,647 positions in the FY 2020 Adopted Budget. This 3.6 percent increase still leaves City staffing well below its peak of almost 7,500 positions in FY 2002 and well below the average of large cities.
- As reported in the GASB 67/68 Report as of June 30, 2018 prepared by the actuary for the Police and Fire Department Retirement Plan (PFDRP), the net position of the Defined Benefit Pension Plan was 74 percent of the total pension liability. The total pension liability was \$4.636 billion, and the fiduciary net position was \$3.496 billion, resulting in a net pension liability of \$1.140 billion.
- As reported in the GASB 67/68 Report as of June 30, 2018 prepared by the actuary for the Federated City Employees' Retirement System (FCERS), the net position of the Defined Benefit Pension Plan was 50 percent of the total pension liability. The total pension liability was \$4.057 billion, and the fiduciary net position was \$2.069 billion, resulting in a net pension liability of \$1.988 billion.
- For funding purposes, as of June 30, 2018, the most recent actuarial valuation date, FCERS's OPEB Plan had a 42.6 percent actuarial funded ratio for postemployment healthcare benefits. The actuary reported total OPEB liability for postemployment healthcare benefits was \$651.2 million and the fiduciary net position was \$277.3 million, resulting in a net OPEB liability of \$374.0 million.
- For funding purposes, as of June 30, 2018, the most recent actuarial valuation date, PFDRP's OPEB Plan had a 22.8 percent actuarial funded ratio for postemployment healthcare benefits. The actuary reported total OPEB liability for postemployment healthcare benefits was \$711.8 million and the fiduciary net position was \$162.5 million, resulting in a net OPEB liability of \$549.3 million.

 For FY 2020, the City's contribution rates for pension benefits and postemployment healthcare benefits, as a percentage of payroll are as follows:

		PFDRP	FCEF	RS ₍₁₎		
	Police	Police	Fire	Fire		_
Contribution Rates	Tier 1	Tier 2	Tier 1	Tier 2	Tier 1	Tier 2
Retirement Pension	107.19%	14.06%	107.97%	15.39%	111.40%	8.33%
Postemployment Healthcare Benefits	15.8%	- (2)	12.9%	- (2)	7.06%	7.06%

- (1) The rates above are the Retirement Board adopted rates based on the June 30, 2018, actuarial valuations.
- (2) Subsequent to the implementation of the revised Tier 2 pension benefits for sworn Police and Fire Tier 2 employees, the City Manager exercised his discretion, pursuant to the Municipal Code, to terminate the defined benefit retiree healthcare plan for these employees. Effective July 30, 2017, Police and Fire Tier 2 employees were no longer eligible for the defined benefit retiree healthcare plan and, as such, will not make contributions to the plan. The City continues to pay its contributions for the Tier 2 police and fire employees. Additional information about the City's Postemployment Healthcare Benefits appears in the Notes to Basic Financial Statements, Note IV. A.4 would not apply to FY 2019.

FORWARD-LOOKING STATEMENTS AND REQUESTS FOR INFORMATION

Forward-Looking Statements

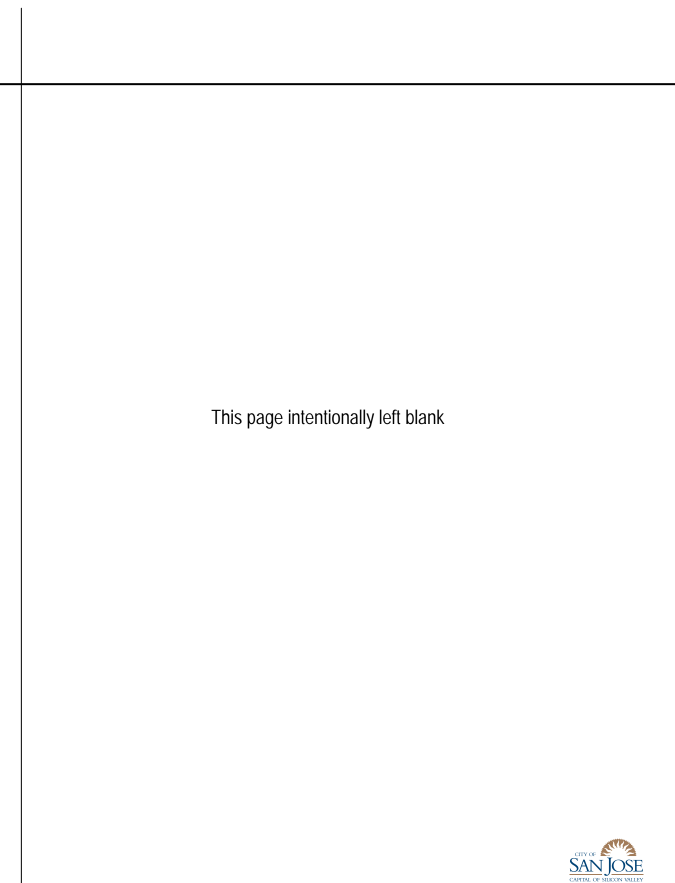
When used in this CAFR, the words or phrases "will likely result," "are expected to," "will continue," "is "anticipated, "estimate," "project," "forecast," "expect," "intend" and similar expressions identify "forward-looking statements", but are not the exclusive means of identifying forward-looking statements in the CAFR. Such statements are subject to risks and uncertainties that could cause actual results to differ materially from those contemplated in such forward-looking statements. Any forecast is subject to such uncertainties. Inevitably, some assumptions used to develop the forecasts will not be realized and unanticipated events and circumstances may occur. Therefore, there are likely to be differences between forecasts and actual results, and those differences may be material.

Readers are urged not to place undue reliance on these forward-looking statements, which speak only as of the date of this CAFR. The City undertakes no obligation to revise or update any forward-looking statements to reflect any event or circumstance that may arise after the date of the CAFR.

Requests for Information

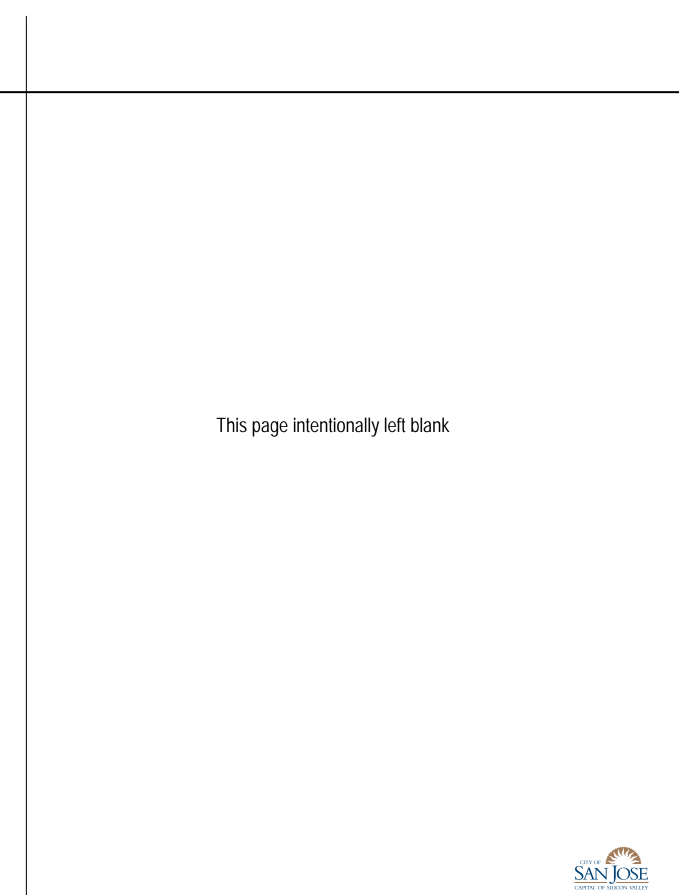
This financial report is designed to provide our residents, taxpayers, customers, investors, and creditors with a general overview of the City's finances. All summaries of documents contained in this CAFR are made subject to the provisions of such documents and do not purport to be complete statements of any or all such provisions. Each reference in this CAFR to a document is qualified in its entirety by reference to such document, which is on file with the City.

Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the Director of Finance, 200 East Santa Clara Street, San José, California 95113. Requests for documents may be directed to the City department designated in the CAFR as the holder of a particular document or to the Director of Finance. This report can also be found online at http://www.sanjoseca.gov.



Basic Financial Statements





City of San José Statement of Net Position June 30, 2019 (\$000's)

	Governmental Activities	Business-Type Activities	Total
ASSETS			
Equity in pooled cash and investments			
, ,	\$ 1,179,855	683,268	1,863,123
Other cash and investments	15	-	15
Receivables (net of allowances for uncollectibles)	148,721	78,381	227,102
Due from outside agencies	58	70,301	58
Prepaid expenses, advances and deposits	-	104	104
Inventories	1,150	773	1,923
Notes receivable	10,020	-	10,020
Loans receivable (net of allowances			
for uncollectibles)	287,582	-	287,582
Advances and deposits	722	1,460	2,182
Restricted assets:			
Equity in pooled cash and investments	07.044	45.000	440.540
held in City Treasury	97,241	45,302	142,543
Cash and investments held with fiscal agent Other cash and investments	88,392 17,507	133,298 2,255	221,690 19,762
Receivables (net of allowances	17,507	2,233	19,702
for uncollectibles)	_	5.360	5.360
Prepaid bond insurance costs	_	93	93
Prepaid bond insurance costs			
(net of accumulated amortization)	307	1,941	2,248
Long-term receivables from SARA	28,687	17,863	46,550
Other assets	31,105	-	31,105
Capital assets (net of accumulated			
depreciation):			
Nondepreciable	562,914	398,987	961,901
Depreciable	4,665,293	1,861,676	6,526,969
Total assets	7,119,569	3,230,761	10,350,330
DEFERRED OUTFLOWS OF RESOURCES			
Loss on refundings of debt	648	8,128	8,776
Deferred outflows of resources related to pensions	645,244	73,153	718,397
Deferred outflows of resources related to other			
postemployment benefits	80,020	7,757	87,777
Total deferred outflows of resources	725,912	89,038	814,950
LIABILITIES			
Accounts payable	40,710	85,922	126,632
Accrued salaries, wages and payroll taxes	39,370	5,125	44,495
Interest payable	9,118	21,162	30,280
Due to outside agencies	485	-	485
Short-term notes payable	77,969	62,216	140,185
Unearned revenue	19,073	3,921	22,994
Advances, deposits, and reimbursable credits	7,609	5,279	12,888
Long-term payable to SARA	739	-	739
Other liabilities	58,896	-	58,896
Long-term obligations:	114 641	E4 040	160 601
Due within one year Due in more than one year	114,641 1,021,681	54,040 1,294,405	168,681
Net pension liability	2,781,722	347,373	2,316,086 3,129,095
Net other postemployment benefits liability	840,481	82,796	923,277
Total liabilities	5,012,494	1,962,239	6,974,733
DEFENDED INTLOWS OF DESCRIPTION			
DEFERRED INFLOWS OF RESOURCES	00.500	250	00.000
Deferred inflows of resources related to pensions Deferred inflows of resources related to other	80,589	250	80,839
postemployment benefits	42,877	12,304	55,181
Total deferred inflows of resources	123,466	12,554	136,020
	120,400	12,004	100,020
NET POSITION			
Net investment in capital assets	4,330,279	982,045	5,312,324
Restricted for:	04.440	04 400	40.000
Debt service	24,440 332 363	24,422 48,468	48,862 380 831
Capital projects Community services	332,363 677,788	48,468	380,831 677,788
Public safety	2,174	-	2,174
Unrestricted (deficit)	(2,657,523)	290,071	(2,367,452)
	\$ 2,709,521	1,345,006	4,054,527
Total flot position	2,100,021	1,040,000	7,007,021

City of San José Statement of Activities For the Year Ended June 30, 2019 (\$000's)

			Program Revenues				Expense) Revenue a anges in Net Position	
Functions/Programs		Expenses	Fees, Fines, and Charges for Services	Operating Grants and Contributions	Capital Grants and Contributions	Governmental Activities	Business -Type Activities	Total
Governmental activities:								
General government	\$	142,531	26,656	1,160	-	(114,715)	-	(114,715)
Public safety		709,532	88,391	8,070	-	(613,071)	-	(613,071)
Community services		308,345	106,836	61,986	-	(139,523)	-	(139,523)
Sanitation		164,677	154,094	63	-	(10,520)	-	(10,520)
Capital maintenance		422,170	59,441	37,082	111,278	(214,369)	-	(214,369)
Interest and fiscal charges		46,720	-	-	-	(46,720)	-	(46,720)
Total governmental activities	_	1,793,975	435,418	108,361	111,278	(1,138,918)		(1,138,918)
Business -Type activities:	_							
Norman Y. Mineta San José								
International Airport		224,387	223,267	720	18,747	-	18,347	18,347
Wastewater Treatment System		199,350	248,830	-	5,653	-	55,133	55,133
Municipal Water System		47,917	51,181	-	255	-	3,519	3,519
Parking System		16,151	19,185	-	-	-	3,034	3,034
San José Clean Energy		98,909	102,855	-	-	-	3,946	3,946
Total business-type activities		586,714	645,318	720	24,655	-	83,979	83,979
Total	\$	2,380,689	1,080,736	109,081	135,933	(1,138,918)	83,979	(1,054,939)
			General revenues:					
			Taxes and franchis	se fees:				
			Property and oth	er taxes		497,317	-	497,317
			Utility			120,846	-	120,846
			Franchise			48,397	-	48,397
			Transient occupa	ancy		51,399	-	51,399
			Business taxes			77,011	-	77,011
			Sales taxes			263,530	-	263,530
			State of California	in-lieu		505	-	505
			Unrestricted intere	st and investment in	come	24,165	23,498	47,663
			Other revenue			34,707	627	35,334
			Gain on sale of capi	tal assets		44,528	-	44,528
			Transfers Special item - rate s lookback distributi	stabilization fund and on	ten-year	3,141	(3,141)	(16,266)
			Total general re	evenues, transfers	and special item	1,165,546	4,718	1,170,264
			=	net position	opoolar item	26,628	88,697	115,325
			Net position - begin	-		2,682,893	1,256,309	3,939,202
			Net position - endi		9		1,345,006	4,054,527

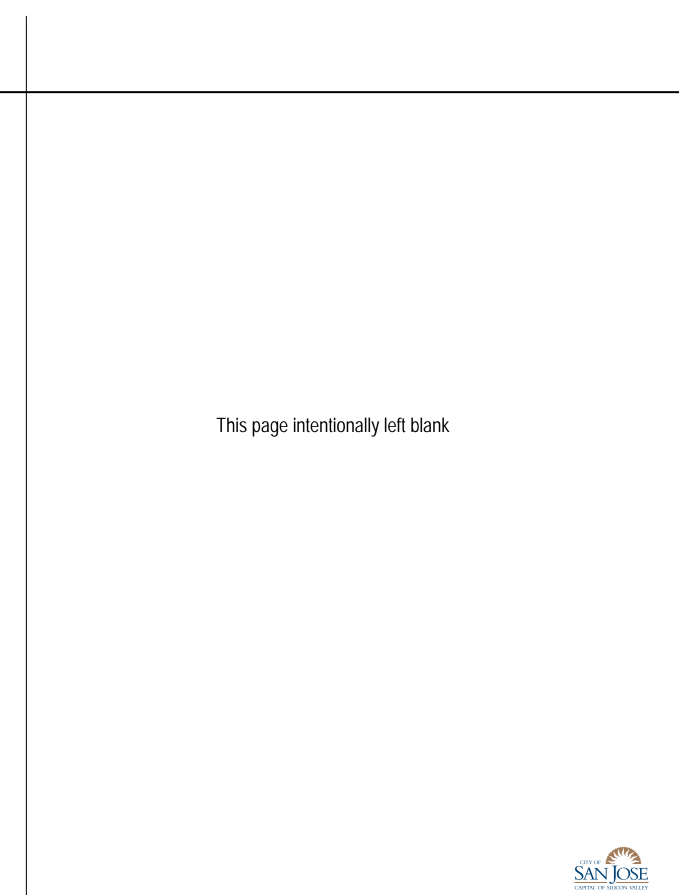
City of San José Balance Sheet Governmental Funds June 30, 2019 (\$000's)

		General Fund	Housing Activities	Low and Moderate Income Housing Asset
ASSETS	-	ocherar r ana	Troubing Activities	Addit
Equity in pooled cash and investments				
held in City Treasury	\$	435,353	47,009	148,821
Other cash and investments	*	-	-	-
Receivables (net of allowance				
for uncollectibles)		78,156	2,693	2,274
Due from outside agencies		58	-	, -
Due from other funds		1,653	_	-
Notes receivable		- -	_	_
Loans receivables (net of allowance				
for uncollectibles)		1,241	70,211	213,168
Advances and deposits		137	-	=
Restricted assets:				
Equity in pooled cash and investments				
held in City Treasury		1,331	47,315	=
Cash and investments held with fiscal agent		1	, -	-
Other cash and investments		-	-	-
Advances to other funds		3,297	-	-
Advances receivable from SARA		12,742	-	15,945
Other assets		-	2,300	26,901
Total assets	\$	533,969	169,528	407,109
LIABILITIES				
Accounts payable	\$	11,901	2,955	514
Accrued salaries, wages, and payroll taxes		34,437	118	274
Due to other funds		- -	_	=
Due to outside agencies		373	-	-
Short-term notes payable		-	-	-
Unearned revenue		6,548	-	-
Advances, deposits, and reimbursable credits		37	-	-
Advances from other funds		-	-	-
Long-term advances from SARA		-	-	739
Other liabilities Total liabilities	_	53,432	2.072	4 507
	-	106,728	3,073	1,527
DEFERRED INFLOWS OF RESOURCES	-	12,742	18,265	7,934
FUND BALANCES				
Nonspendable		153	-	=
Restricted		1,370	148,190	397,648
Committed		100,147	-	-
Assigned		168,961	-	-
Unassigned	_	143,868		<u>-</u>
Total fund balances	_	414,499	148,190	397,648
Total liabilities, deferred inflows of resources and fund balances	\$ _	533,969	169,528	407,109

Special Assessment Districts	San José Financing Authority Debt Service	Nonmajor Governmental Funds	Total Governmental Funds
- -	466 -	529,540 8	1,161,189 8
30,137	_	34,986	148,246
-	-	-	58
-	-	2,035	3,688
-	10,000	20	10,020
-	-	2,962	287,582
5	-	580	722
15,248	-	33,347	97,241
30,853	38,265	19,273	88,392
-	=	17,018	17,018
-	=	=	3,297
-	-	-	28,687
	-	1,904	31,105
76,243	48,731	641,673	1,877,253
319	-	24,838	40,527
-	-	3,229	38,058
-	-	3,688	3,688
-	112	-	485
-	77,969	- 11.050	77,969
- 1 E70	-	11,959 5,994	18,507 7,609
1,578 -	3,297	•	3,297
- -	-	-	739
317	-	5,147	58,896
2,214	81,378	54,855	249,775
27,400		1,888	68,229
			450
46.620	-	422,000	153
46,629	-	422,000 69,451	1,015,837 169,598
-	-	93,500	262,461
-	(32,647)	93,300 (21)	111,200
46 600			1,559,249
46,629	(32,647)	584,930	1,555,249
76,243	48,731	641,673	1,877,253

City of San José Reconciliation of the Governmental Funds Balance Sheet to the Statement of Net Position June 30, 2019 (\$000's)

Total fund balances-governmental funds (Page 27)	\$	1,559,249
Amounts reported for governmental activities in the statement of net position are different		
because:		
Capital assets used in governmental activities are not financial resources and therefore are not reported in the funds. These assets consist of:		
Land \$ 455,831		
Construction in progress 107,083 Infrastructure assets 11,560,910		
Other capital assets 2,067,622		
Accumulated depreciation (8,968,165))	
Total capital assets	_	5,223,281
Long-term receivables are not available to pay for current period expenditures and, therefore, are reported as deferred inflows of resources in governmental funds.		40,829
Prepaid bond insurance costs are expended in governmental funds when paid,		
however, such costs are capitalized and amortized over the life of the		
corresponding bonds for purposes of the statement of net position.		307
Refundings of debt reported as deferred outflows/inflows of resources are not financial		
resources, therefore are not reported in the funds. Such costs are capitalized		
and amortized over the life of the corresponding bonds for purposes of the statement of net position.		648
the statement of het position.		040
Special assessments are reported as revenues when levied in government-wide		
financial statements. In governmental funds, these assessments are reported as		27 400
deferred inflows of resources since they are not available.		27,400
Interest payable on long-term debt does not require the use of current financial		
resources and, therefore, interest payable is generally not accrued as a liability		
in the balance sheet of governmental funds.		(9,118)
Internal service funds are used by management to charge the cost of public works support, employee benefits, and vehicle maintenance and		
operations to individual funds. The assets and liabilities are included in governmental activities in the statement of net position.		20,571
Long-term obligations are not due and payable in the current period and therefore are not reported in the funds. Those liabilities consist of:		
Bonds, loan payables, and lease-purchase agreements \$ (924,017))	
Accrued vacation, sick leave and compensatory time (74,142)		
Estimated liability for self-insurance (128,660)		
Other (6,422) Total long-term obligations	_	(1,133,241)
Total long-term obligations		(1,133,241)
Net pension liability and pension related deferred outflows and inflows of resources are not due in the current period and therefore are not reported in the funds. These amounts consist of:		
Net pension liability \$ (2,781,722)	i	
Deferred outflows of resources 645,244		
Deferred inflows of resources (80,589)	<u> </u>	
		(2,217,067)
Other postemployment benefits liability and related deferred outflows and inflows of resource are not due in the current period and therefore are not reported in the funds. These amounts consist of:	S	
Net other postemployment benefits liability \$ (840,481)	١	
Deferred outflows of resources 80,020		
Deferred inflows of resources (42,877)	<u>.</u>	
	-	(803,338)
Net position of governmental activities (Page 24)	\$	2,709,521
	Ť=	, ,



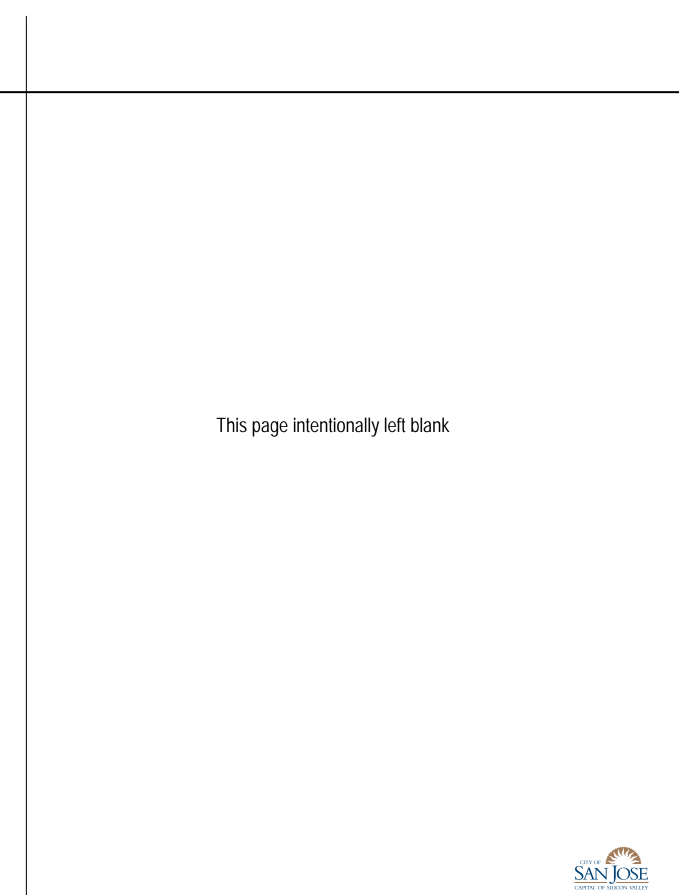
City of San José Statement of Revenues, Expenditures and Changes in Fund Balances Governmental Funds For the Year Ended June 30, 2019 (\$000's)

		General Fund	Housing Activities	Low and Moderate Income Housing Asset
REVENUES	_			
Taxes and special assessments	\$	611,752	-	-
Sales taxes		263,530	-	-
Licenses, permits, and fines		80,725	-	-
Intergovernmental		8,349	15,105	-
Charges for current services		55,646	-	-
Rent		-	-	-
Investment income		7,303	3,313	21,045
Other revenue	_	40,888	17,285	8,253
Total revenues	_	1,068,193	35,703	29,298
EXPENDITURES				
Current:		407 700		
General government		137,732	-	-
Public safety		622,250	-	40.475
Community services Sanitation		115,441	20,626	10,475
		4,844	-	-
Capital maintenance Capital outlay		89,758 12,464	-	-
Debt service:		12,404	-	-
Principal		1,420	_	_
Interest and fiscal charges		838	_	_
Total expenditures	-	984,747	20,626	10,475
Excess (deficiency) of revenues	_	001,111	20,020	10,110
over (under) expenditures	_	83,446	15,077	18,823
OTHER FINANCING SOURCES (USES)				
Proceeds from sale of capital assets		132,703	-	-
Transfers in		18,751	-	-
Transfers out		(46,423)	(69)	(479)
Escrow payment to the County of Santa Clara	_	(67,000)	-	
Total other financing sources (uses)	_	38,031	(69)	(479)
Net change in fund balances		121,477	15,008	18,344
Fund balances - beginning	_	293,022	133,182	379,304
Fund balances - ending	\$_	414,499	148,190	397,648

Special Assessment Districts	Assessment Authority Debt		Total Governmental Funds		
23,664	_	183,723	819,139		
-	-	-	263,530		
-	-	-	80,725		
-	-	78,874	102,328		
-	-	214,161	269,807		
-	-	60,974	60,974		
1,292	983	15,823	49,759		
315	<u>-</u>	18,547	85,288		
25,271	983	572,102	1,731,550		
- - -	- - -	13,563 1,603 108,929	151,295 623,853 255,471		
-	-	158,427	163,271		
915	-	144,783	235,456		
1,391	-	124,321	138,176		
5,580	44,940	21,082	73,022		
8,590	23,590	16,111	49,129		
16,476	68,530	588,819	1,689,673		
8,795	(67,547)	(16,717)	41,877		
-	<u>-</u>	28,240	160,943		
4,300	69,724	104,025	196,800		
(8,483)	(46,210)	(95,983)	(197,647)		
-	-	-	(67,000)		
(4,183)	23,514	36,282	93,096		
4,612	(44,033)	19,565	134,973		
42,017	11,386	565,365	1,424,276		
46,629	(32,647)	584,930	1,559,249		
	· · · /				

City of San José Reconciliation of the Changes in Fund Balances of Governmental Funds to the Statement of Activities For the Year Ended June 30, 2019 (\$000's)

Net change in fund balancestotal governmental funds (Page 31)		\$ 134,973
Amounts reported for governmental activities in the statement of activities are different because:		
Capital outlays are reported as expenditures in governmental funds. However, in the statement of activities, the cost of capital assets is allocated over their estimated useful lives as depreciation expense. In the current period, these amounts are: Capital outlay Depreciation expense	\$ 138,176 (223,616)	
Excess of depreciation expense over capital outlay		(85,440)
The net effect of various miscellaneous transactions involving capital assets (i.e. sales, retirements, trade-ins, donations) Donated assets and other additions Transfers from SARA Transfers to SARA Proceeds from sale of capital assets Gain on disposal of assets	\$ 19,922 28,662 (1,600) (93,943) 44,528	(2,431)
Decrease in long-term receivables are not current financial resources and therefore		
are not reported in the governmental funds.		(19,610)
Prepaid bond insurance costs are expended in governmental funds when paid, however, are capitalized and amortized over the life of the corresponding bonds for the purposes of the statement of activities.		(19)
Amortization of deferred outflows of resources resulting from the deferred loss on refunding of bonds		(74)
Repayment of long-term obligation principal is reported as an expenditure in governmental funds and, thus, has the effect of reducing fund balance because current financial resources have been used. For the government-wide statements, however, the principal payments reduce the liabilities in the statement of net position and do not result in an expense in the statement of activities. The City's long-term obligations were reduced because principal payments were made to		
bondholders and HUD.		71,380
Accrued interest payable on long-term debt is reported in the government-wide statement of activities, but does not require the use of current financial resources. Amortization of bond premiums and discounts should be expensed as a component of interest expense on the statement of activities. This amount represents the change in accrued interest payable and the amortization of bond premiums and discounts not reported in governmental funds. Decrease in accrued interest payable Amortization of premiums and discounts on bonds issued Total net interest expense and amortization of discount/premium	\$ 512 1,971	2,483
Because some revenues will not be collected for several months after the City's fiscal year end, they are not considered "available revenues" and are reported as deferred inflows of resources in the governmental funds.		(4,162)
Internal service funds are used by management to charge the cost of public works support, employee benefits, and vehicle maintenance and operations to individual funds. The change in net position is included in governmental activities in the statement of activities.		(85)
Some items 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. These activities consist of: Net increase in vacation, sick leave, and compensatory time	\$ (857)	(/
Net decrease in estimated liability for self-insurance Net decrease in other liabilities Total expenditures	 6,666 18,321	24,130
Changes to net pension liability and pension related deferred outflows and inflows of resources do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.		(201,559)
Changes to other postemployment benefits liability and related deferred outflows and inflows of resources do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.		 107,042
Change in net position of governmental activities (Page 25)		\$ 26,628



City of San José Statement of Fund Net Position Proprietary Funds June 30, 2019 (\$000's)

Enterprise Funds Norman Y. Mineta Wastewater Municipal San José Internal International Treatment Water **Parking** San José Service Airport System System System Clean Energy Total Funds **ASSETS** Current assets: Equity in pooled cash and investments held in City Treasury \$ 159,170 449,410 24,997 38,414 11,277 683,268 18,666 Other cash and investments Receivables (net of allowance for uncollectibles) 14,597 10,486 10,662 353 42,283 78,381 475 Prepaid expenses, advances and deposits 104 104 773 1.150 Inventories 773 Total unrestricted current assets 173,871 460,669 35,659 38,767 53,560 762,526 20,298 Restricted assets: Equity in pooled cash and investments held in City Treasury 34,836 8,308 2,158 45,302 Cash and investments held with fiscal agent 133,294 4 133,298 Other cash and investments 2,255 2,255 489 Receivables (net of allowances 5,360 5,360 for uncollectibles) Current portion of prepaid bond insurance 93 93 Total restricted assets 10,563 2,158 489 173,583 186,308 Total current assets 471,232 35,659 53,564 948,834 20,787 347,454 40,925 Noncurrent assets: Prepaid bond insurance (net of accumulated amortization) 1,941 1,941 Advances and deposits 1,460 1,460 Long-term receivable from SARA 17,863 17,863 742 Net other postemployment benefits asset 742 Capital assets (net of accumulated depreciation): Nondepreciable 96,403 273,342 6,077 398,987 23,165 Depreciable 1,208,802 552,373 68,129 32,372 1,861,676 4,926 Total noncurrent assets 1,308,606 825,715 74,206 73,400 742 2,282,669 4,926 Total assets 1,656,060 1,296,947 109,865 114,325 54,306 3,231,503 25,713 **DEFERRED OUTFLOWS OF RESOURCES** Loss on refundings of debt 8,128 8,128 Deferred outflows of resources related to pensions 18,111 47,018 5,215 2,005 804 73,153 Deferred outflows of resources related to other postemployment benefits 440 2,427 4,564 7,757 Total deferred outflows of resources 51,582 5,655 2,157 978 28,666 89,038

City of San José Statement of Fund Net Position (Continued) Proprietary Funds June 30, 2019 (\$000's)

Enterprise Funds Norman Y. Mineta Wastewater Municipal San José Internal International Treatment Water **Parking** San José Service Airport System System System Clean Energy Total Funds LIABILITIES Current liabilities: Accounts payable \$ 22.995 25.343 448 900 35.027 84.713 183 321 Accrued salaries, wages, and payroll taxes 3,229 5,125 1,290 115 170 1.312 Interest payable 79 285 364 Short-term notes payable 52,216 10,000 62,216 Accrued vacation, sick leave and compensatory time 3,829 1,842 185 161 125 6,142 Estimated liability for self-insurance 6,791 633 428 121 7,973 Advances and deposits payable 94 1.847 1.941 Unearned revenue 3,826 3,826 566 Total current liabilities unrestricted 84,728 33,114 1,075 1,270 52,113 172,300 2,061 Current liabilities payable from restricted assets: Accounts payable and accrued liabilities 1,209 1,209 Interest payable 20,739 59 20,798 Unearned revenue 95 95 Current portion of bonds payable, net 34,625 39,925 5,300 Total current liabilities payable from 62,027 restricted assets 56,668 5,359 Total current liabilities 1,075 1,270 52,113 234,327 2,061 141,396 38,473 Noncurrent liabilities: Accrued vacation, sick leave and compensatory time 397 441 838 3,081 Estimated liability for self-insurance 1,901 1,875 475 4,251 Advance contributions from participating agencies 1,663 1,663 Advances, deposits, and reimbursable credits 1,675 1,675 89,076 89,076 Notes payable 1,194,784 Bonds payable (net of premium/discount) 5,456 1,200,240 Net pension liability 105.487 215.610 18.693 7.583 347 373 Net other postemployment benefits liability 1,250 19,983 5,572 83,538 56,733 Total noncurrent liabilities 1,322,552 370,854 26,415 8,833 1,728,654 3,081 Total liabilities 1,463,948 409,327 27,490 10,103 52,113 1,962,981 5,142 **DEFERRED INFLOWS OF RESOURCES** Deferred inflows of resources related to pensions 61 163 19 7 250 Deferred inflows of resources related to other postemployment benefits 3,176 7,821 259 294 12,304 Total deferred inflows of resources 3,237 7,984 773 266 294 12,554 **NET POSITION** Net investment in capital assets 126,419 725,883 982,045 74,206 55,537 4,926 Restricted for debt service 24,422 20.124 2.140 2 158 Restricted for capital projects and other 6.695 agreements 41.773 48 468 Unrestricted 196,500 13,051 48,418 2,877 15,645 Total net position 217,541 931,218 87,257 106,113 2,877 1,345,006 20,571

City of San José Statement of Revenues, Expenses, and Changes in Fund Net Position Proprietary Funds For the Year Ended June 30, 2019 (\$000's)

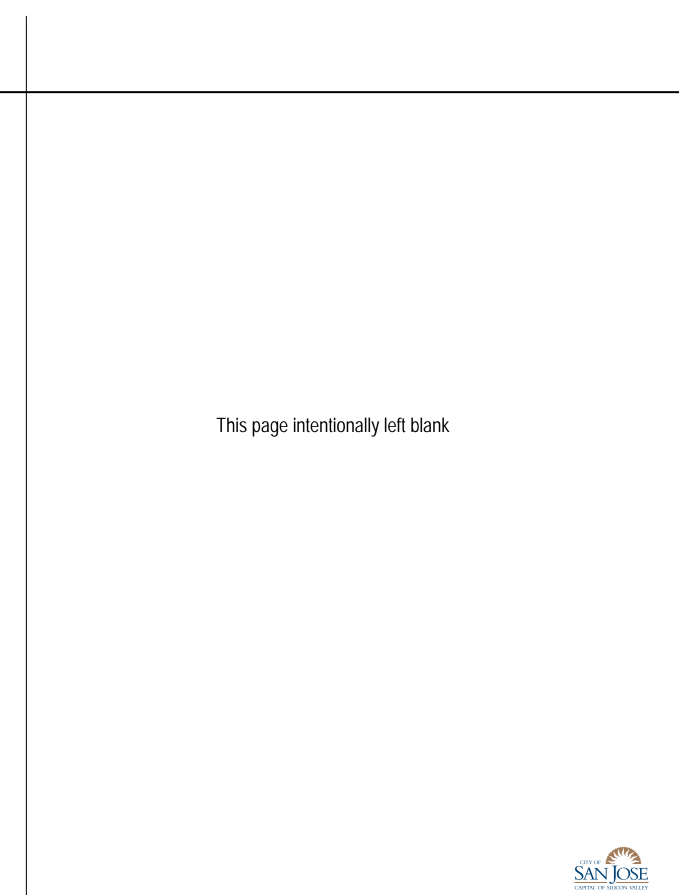
Enterprise Funds Norman Y. Mineta San José Wastewater Municipal Internal Service International **Treatment** Water Parking San José Clean Energy Funds Airport System System System Total **OPERATING REVENUES** Charges for services 75,778 180,725 51,181 102,855 429,724 136,229 \$ 19,185 Rentals and concessions 23,717 13.976 37,693 Service connection, engineering and inspection 64,560 4,050 68,610 Operating contributions from participating agencies 45,605 45,605 Other 10,773 4,474 15,247 Total operating revenues 174,828 248,830 51,181 19,185 102,855 596,879 136,229 **OPERATING EXPENSES** 75,724 133,946 42,722 6,781 95,811 354,984 138,613 Operations and maintenance General and administrative 25,042 33,533 2,397 6,820 2,603 70,395 Depreciation 49,026 29,616 2,798 1,748 83,188 2,415 Materials and supplies 540 802 136 1,478 47,917 Total operating expenses 149,792 197,635 16,151 98,550 510,045 141,028 Operating income (loss) 25,036 51,195 3,264 3,034 4,305 86,834 (4,799) **NONOPERATING REVENUES (EXPENSES)** Passenger facility charges 29,735 29,735 Customer facility charges 18,704 18,704 Operating grants 720 720 793 140 Investment income 9,893 11,548 1,124 23,498 624 Interest expense (60,381)(1,690)(62, 138)(67)Letter of credit fees (292) (292)Participating airline net revenue sharing (13,943)(13,943)Contributions for maintenance reserves (25)(25)Gain (loss) on disposal of capital assets (271) (271)93 Other revenues (expenses), net 201 69 372 (15)627 9 Net nonoperating revenues (expenses) (15,171) 10,034 862 1,109 (219)(3,385)726 Income (loss) before capital contributions, transfers, and special item 9,865 61,229 4,126 4,143 4,086 83,449 (4,073)Capital contributions 18,747 5,653 255 24,655 4.200 Transfers in 327 31 1.031 673 Transfers out (2,084)(584)(1,411)(93)(4,172)(212)Special item - rate stabilization fund and (16,266) ten-year lookback distribution (16, 266)13,019 65,125 3,797 2,763 (85)Changes in net position 3,993 88,697 Net position - beginning 204,522 866,093 103,350 1,256,309 20,656 83,460 (1,116)Net position - ending 217,541 931,218 87,257 106,113 2,877 1,345,006 20,571

City of San José Statement of Cash Flows Proprietary Funds For the Year Ended June 30, 2019 (\$000's)

Payments to suppliers \$32,827 \$72,577 \$39,670 \$11,045 \$65,150 \$211,269 \$113,355 \$23,85 Payments for employees \$32,652 \$67,835 \$7.24 \$3.429 \$2.915 \$133,955 \$2.3,85 Payments for City services \$21,945 \$7.24 \$7.24 \$7.25 \$7.25 \$1.25			Enterprise Funds						
Receips from customers and users \$ 18,409 215,202 50,021 19,188 60,572 523,392 2.30 1.00			San José International	Treatment	Water			Total	Service
Peace Page		-							
Payments for uspilers Sacro C72.577 C83.678 C81.048 C81.05 C81.048 C81	ACTIVITIES								
Payments to suppliers G32,687 (72,577) (93,670) (11,045) (55,156) (211,269) (113,265) (23,456) (23,45		\$	178,409	215,202	50,021	19,188	60,572	523,392	-
Payments for employees			-	-	-	-	-	-	136,101
Payments for City services	Payments to suppliers		(32,827)	(72,577)	(39,670)	(11,045)	(55,150)	(211,269)	(114,324)
Payments to alritines	Payments for employees		(32,652)	(87,835)	(7,124)	(3,429)	(2,915)	(133,955)	(24,367)
Cash recepts	Payments for City services		(21,945)	-	-	- '	-	(21,945)	-
Net cash provided by (used in) operating activities	Payments to airlines		(30,210)	-	-	-	-	(30,210)	-
Net cash provided by (used in) operating activities	Claims paid		(141)	-	-	-	-	(141)	-
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES	Other receipts		1,138	29,508	-	-	-	30,646	-
PINAICING ACTIVITIES 1	Net cash provided by (used in) operating activities	-	61,772	84,298	3,227	4,714	2,507	156,518	(2,590)
Transfer from other funds	CASH FLOWS FROM NONCAPITAL								
Transfer to other funds	FINANCING ACTIVITIES								
Payments from other funds	Transfer from other funds		-	-	-	31	-	31	4,200
Payments from other funds	Transfer to other funds		-	(1,757)	(584)	(1,411)	(93)	(3,845)	(212)
Net cash provided by (used in) noncapital and related financing activities 946 (1,757) (562) (1,380) (93) (2,846) 3,945 CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES Passenger facility charges received 29,521 18,636	Operating grants		946	-	- '	-	- ' '	946	- '
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES	Payments from other funds		-	-	22	-	-	22	-
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES	Net cash provided by (used in) noncapital	-			•		·	(10	-
Pasenger facility charges received 29,521 - - - 29,521 - - 29,521 - - 29,521 - - 29,521 - 29,521 - - 29,521 - 29,521 - - 29,521 - 29,	and related financing activities		946	(1,757)	(562)	(1,380)	(93)	(2,846)	3,988
Customer facility charges received 18,636 - - - - 18,636 - - - - 18,636 - - - - - 18,636 - - - - - - - - -		-						-	
Customer facility charges received 18,636 - - - - 18,636 - - - - 18,636 - - - - - 18,636 - - - - - - - - -	Passenger facility charges received		29.521	-	_	-	-	29.521	-
Capital grants received 19,979 357 - - 20,336 - Acquisition and construction of capital assets (77,586) (132,164) (3,191) (1,053) - (213,994) (1,47) Proceeds from commercial paper 55,000 - - - 55,000 - Proceeds from line of credit - 70,586 - - - 70,586 - Principal payment on commercial paper (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - - - (67,5646) - - - (67,5646) - - - (292) (292) (292) (292) (292) (292)				-	_	_	_		-
Acquisition and construction of capital assets (77,586) (132,164) (3,191) (1,053) - (213,994) (1,47) Proceeds from commercial paper 55,000 55,000 Proceeds from line of credit - 70,586			19.979	357	_	_	_		_
Proceeds from commercial paper					(3.191)	(1.053)	-		(1,471)
Principal payment on commercial paper (10,293) - - - - (10,293) - - - (10,293) - - - (10,293) - - - (10,293) - -				-	-	-	-		- ,
Principal paid on debt (28,915) (6,737) (35,652) - (10 terest paid on debt (63,837) (1,642) (67) (65,546) - (65,546) - (292) (292) (292) (292) (292) (292) (292) (292) - (292) (292) (292) (292) (292) (292) (292) (292) - (292) (292) (292) (292) (292) (292) - (292) (292) (292) - (29	Proceeds from line of credit		-	70,586	-	-	-	70,586	-
Principal paid on debt (28,915) (6,737) (35,652) - (10terest paid on debt (63,837) (1,642) (677) (65,546) - (292) (292			(10.293)		_	_	_		-
Interest paid on debt Fees paid on letter of credit Fees paid on the paid of the pai	Principal paid on debt			(6.737)	_	-	-		-
Fees paid on letter of credit Advances and deposits returned 1,355			, , ,		_	_	(67)	, ,	-
Advances and deposits returned Net cash provided by (used in) capital and related financing activities (56,140) (69,600) (3,191) (1,053) (359) (130,343) (1,47) CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from sales and maturities of investments 73,994 73,994 - Purchase of investments (69,511) 6(9,511) - Interest received 8,658 11,007 771 1,124 140 21,700 60 Land and building rentals Net cash provided by investing activities 13,141 11,147 771 1,124 140 26,323 60 Net change in cash and cash equivalents 19,719 24,088 245 3,405 2,195 49,652 50 Cash and cash equivalents - beginning 267,521 435,886 24,752 37,167 9,086 774,412 18,60	Fees paid on letter of credit		-	-	-	-			-
Net cash provided by (used in) capital and related financing activities (56,140) (69,600) (3,191) (1,053) (359) (130,343) (1,43) CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from sales and maturities of investments 73,994 - - - - 73,994 - Purchase of investments (69,511) - - - - (69,511) - Interest received 8,658 11,007 771 1,124 140 21,700 66 Land and building rentals - 140 - - - 140 - Net cash provided by investing activities 13,141 11,147 771 1,124 140 26,323 66 Net change in cash and cash equivalents 19,719 24,088 24,52 3,405 2,195 49,652 56 Cash and cash equivalents - beginning 267,521 435,886 24,752 37,167 9,086 774,412 18,60			1.355	-	_	_	, ,		-
CASH FLOWS FROM INVESTING ACTIVITIES Proceeds from sales and maturities of investments 73,994 73,994 (69,511) - (69,511) (69,511) - (69,511) (69,511) - (10,124) - (10		-			•			,	-
ACTIVITIES Proceeds from sales and maturities of investments 73,994 73,994 (69,511) (69,511) (69,511) (69,511) (10,511) (10,511) (10,511)	and related financing activities	_	(56,140)	(69,600)	(3,191)	(1,053)	(359)	(130,343)	(1,471)
Proceeds from sales and maturities of investments 73,994 - - - - 73,994 - - - 73,994 - - 73,994 - - - 73,994 - - - - 73,994 - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - <th< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>									
investments 73,994 - - - - 73,994 - - - 73,994 - - 73,994 - - - 73,994 - - - 73,994 - - - - 60,511 - - - - 60,511 - <									
Purchase of investments (69,511) - - - - (69,511) - Interest received 8,658 11,007 771 1,124 140 21,700 60 Land and building rentals - 140 - - - 140 - Net cash provided by investing activities 13,141 11,147 771 1,124 140 26,323 60 Net change in cash and cash equivalents 19,719 24,088 245 3,405 2,195 49,652 50 Cash and cash equivalents - beginning 267,521 435,886 24,752 37,167 9,086 774,412 18,60			70.004					72.004	
Interest received 8,658 11,007 771 1,124 140 21,700 66 Land and building rentals - 140 - - - 140 - Net cash provided by investing activities 13,141 11,147 771 1,124 140 26,323 66 Net change in cash and cash equivalents 19,719 24,088 245 3,405 2,195 49,652 55 Cash and cash equivalents - beginning 267,521 435,886 24,752 37,167 9,086 774,412 18,65	****		.,	-	-	-	-		-
Land and building rentals - 140 - - - 140 - Net cash provided by investing activities 13,141 11,147 771 1,124 140 26,323 62 Net change in cash and cash equivalents 19,719 24,088 245 3,405 2,195 49,652 55 Cash and cash equivalents - beginning 267,521 435,886 24,752 37,167 9,086 774,412 18,60				44.00=	-	- 4 40 4	- 440		-
Net cash provided by investing activities 13,141 11,147 771 1,124 140 26,323 66 Net change in cash and cash equivalents 19,719 24,088 245 3,405 2,195 49,652 55 Cash and cash equivalents - beginning 267,521 435,886 24,752 37,167 9,086 774,412 18,60			8,658		//1		140		624
Net change in cash and cash equivalents 19,719 24,088 245 3,405 2,195 49,652 55 Cash and cash equivalents - beginning 267,521 435,886 24,752 37,167 9,086 774,412 18,60	S .	_	-		-		-		-
Cash and cash equivalents - beginning <u>267,521 435,886 24,752 37,167 9,086 774,412 18,6</u>	Net cash provided by investing activities	-	13,141	11,147	771	1,124	140	26,323	624
	Net change in cash and cash equivalents		19,719	24,088	245	3,405	2,195	49,652	551
Cash and cash equivalents - ending \$ 287,240 459,974 24,997 40,572 11,281 824,064 19,16	Cash and cash equivalents - beginning	_	267,521	435,886	24,752	37,167	9,086	774,412	18,611
ομοι αιμα σμοι σφαιταιοτικο στιαιτής ψ Συτιμένο τουμοίτε Στιουτ τοιοτές του τουμοίτε στο τουμοίτε στο τουμοίτε	Cash and cash equivalents - ending	\$	287,240	459,974	24,997	40,572	11,281	824,064	19,162

City of San José Statement of Cash Flows Proprietary Funds For the Year Ended June 30, 2019 (\$000's)

	Enterprise Funds						
	Norman Y. Mineta		Enterprise Funds				
	San José International	Wastewater Treatment	Municipal Water	Dauldun	San José		Internal Service
	Airport	System	System	Parking System	Clean Energy	Total	Funds
Reconciliation of operating income (loss) to net cash							
provided by (used in) operating activities							
Operating income (loss)	\$ 25,036	51,195	3,264	3,034	4,305	86,834	(4,799)
Adjustments to reconcile operating income (loss) to net	·		· · · · · · · · · · · · · · · · · · ·				
cash provided by (used in) operating activities:							
Depreciation	49,026	29,616	2,798	1,748	-	83,188	2,415
Special item - rate stabilization fund and ten-year							
lookback distribution	(16,266)	-	-	-	-	(16,266)	-
Participating airline net revenue sharing	(13,943)	-	-	-	-	(13,943)	- 9
Other nonoperating revenues	1,139	-	69	48	-	1,256	9
Decrease (increase) in: Accounts receivable	3,007	(4,120)	(1,229)	(45)	(42,283)	(44,670)	(136)
Inventories	3,007	(4, 120)	(1,229)	(43)	(42,203)	(76)	(5)
Prepaid expenses, advances and deposits	2	-	_	_	_	2	- (0)
Increase (decrease) in:	_					_	
Accounts payable and accrued liabilities	18,278	1,634	(2,505)	(260)	34,897	52,044	198
Accrued salaries, wages, and payroll	106	120	4	(27)	114	317	-
Accrued vacation, sick leave							
and compensatory time	(89)	(109)	(18)	(28)	109	(135)	(160)
Estimated liability for self-insurance	(487)	(842)	(300)	-	6,791	5,162	(110)
Unearned revenue	(4,878)	-	-	-	-	(4,878)	(112)
Net pension liability, deferred outflows and	0.040	40.440	0.054	040	(004)	06.704	
inflows of pension related resources	6,210	18,418	2,251	646	(804)	26,721	-
Net other postemployment benefits liability, deferred	(F. C22)	(44 E20)	(4.407)	(404)	(622)	(40.202)	
outflows and inflows of postemployment benefits resources	(5,632)	(11,538)	(1,107)	(404)	(622)	(19,303)	-
Advances and deposits payable	263			2		265	
Net cash provided by (used in) operating activities	\$ 61,772	84,298	3,227	4,714	2,507	156,518	(2,590)
Reconciliation of cash and cash equivalents to the statement of net position:							
·							
Equity in pooled cash and investments held in City Treasury							
Unrestricted	\$ 159.170	449,410	24,997	38,414	11,277	683,268	18,666
Restricted	34,836	8,308	-	2,158	-	45,302	-
Cash and investments held with fiscal agent	93,234	-	-	-,	4	93,238	-
Other cash and investments	-	2,256	-	-	-	2,256	496
Cash and cash equivalents	\$ 287,240	459,974	24,997	40,572	11,281	824,064	19,162
		,,					
Noncash noncapital, capital and related financing,							
and investing activities:							
Disposal of capital assets	\$ (271)	-	-	-	-	(271)	-
Capital contributions from developers	-	5,296	255	-	-	5,551	-
Amortization of bond discount/premium, and prepaid							
bond insurance costs	(3,492)	125	-	-	-	(3,367)	-
Amortization of deferred outflows/inflows of resources	100					400	
related to bond refundings	488	-	-	-	-	488	-
Change in capital related payables Change in capital related receivables	(1,254)	-	-	-	-	(1,254)	-
Change in capital related receivables Change in fair value of investments	1,231 880	-	-	-	-	1,231 880	-
Change in rail value of investments	000	-	-	-	-	000	-



City of San José Statement of Fiduciary Net Position Fiduciary Funds June 30, 2019 (\$000's)

		Pension Trust Funds	Private-Purpose Trust Funds	Agency Fund
ASSETS				
Current assets:				
Equity in pooled cash and investments held				
in City Treasury	\$	-	197	6,257
Cash and investments		-	56,785	· -
Investments of retirement systems:			•	
Investments:				
Public equity		1,977,259	-	-
Short-term investment grade bonds		1,200,172	-	-
Private equity		841,487	-	-
Market neutral strategies		436,565	-	-
Bonds (immunized cash flows)		283,964	-	-
Core real estate		247,400	-	-
Commodities		155,810	-	-
Private debt		261,777	-	-
Emerging market bonds		186,693	-	-
Growth real estate		154,017	-	-
Treasury inflation protected securities		118,638	-	-
Cash and cash equivalents		92,517	-	-
Private real assets		56,956	-	-
International currency contracts, net		104	-	-
Sovereign bonds ex US		102,860	-	-
High yield debt		17,678		-
Total investments of retirement systems		6,133,897	-	-
Receivables:				
Accrued investment income		10,563	-	38
Employee contributions		2,980	-	-
Employer contributions		19,239	-	-
Other		40,719	298	-
Restricted cash and investments held with fiscal agent		-	117,797	-
Total current assets		6,207,398	175,077	6,295
Noncurrent assets:				
Advances to the City of San José		_	739	-
Accrued interest		-	1,076	-
Loans receivable, net		-	4,121	-
Advances and deposits		-	5	-
Prepaid bond insurance		_	1,809	_
Capital assets:			1,000	
Nondepreciable		-	2,892	-
Depreciable, net		6,069	50,598	-
Total noncurrent assets		6,069	61,240	-
Total assets		6,213,467	236,317	6,295
DEFERRED OUTFLOWS OF RESOURCES				
Loss on refundings of debt	\$	_	38,089	
Lood on rolatings of dobt	Ψ			

The Notes to Basic Financial Statements are an integral part of this statement.

City of San José Statement of Fiduciary Net Position (Continued) Fiduciary Funds June 30, 2019 (\$000's)

LIADILITIES		Pension Trust Funds	Private-Purpose Trust Funds	Agency Fund		
LIABILITIES	·					
Current liabilities:						
Accounts payable	\$	-	150	-		
Due to brokers		8,792	-	-		
Accrued interest payable		-	22,036	-		
Unearned revenue		-	8	-		
Other liabilities		3,656	-	6,295		
Total current liabilities		12,448	22,194	6,295		
Long-term liabilities:						
Due within one year		-	141,514	-		
Due in more than one year		-	1,517,436	-		
Total noncurrent liabilities		-	1,658,950	-		
Total liabilities		12,448	1,681,144	6,295		
NET POSITION Restricted for:						
Employees' pension benefits		5,720,574	-			
Employees' postemployment healthcare benefits		480,445	-			
Redevelopment dissolution and other purposes		-	(1,406,738)			
Total net position (deficit)	\$	6,201,019	(1,406,738)			

City of San José Statement of Changes in Fiduciary Net Position Fiduciary Funds For the Year Ended June 30, 2019 (\$000's)

ADDITIONS		Pension Trust Funds	Private-Purpose Trust Funds
Redevelopment property tax revenues Investment income:	\$	-	226,744
Interest		41,147	1,229
Dividends		20,920	-
Net rental income			101
Net change in fair value of plan investments		175,418	<u>-</u>
Investment expenses		(29,072)	-
Total investment income	_	208,413	1,330
Contributions:			
Employer		404,778	-
Employees		71,310	
Total contributions		476,088	-
Charges for current services		-	56
Development fees		-	251
Gain on sale of revenue participation		-	31
Gain on sales of property and other assets		-	10,725
Grant revenue		-	993
Capital contribution from the City of San José			1,600
Other	_		1,586
Total additions	_	684,501	243,316
DEDUCTIONS			
General and administrative		10,461	1,550
Project expenses		-	680
Pass through amounts to the County of Santa Clara		-	36,410
Payments to the County of Santa Clara for distributions to taxing entities		-	51,541
Transfer of properties to the City of San José		-	28,662
Depreciation		-	1,979
Allowance for loan losses		-	134
Interest on debt		-	54,904
Health insurance premiums		55,229	-
Refunds of contributions		1,313	-
Retirement and other benefits:			
Death benefits		26,881	-
Retirement benefits		394,880	-
Veba transfer	_	19	
Total deductions	_	488,783	175,860
Change in net position	_	195,718	67,456
Net position restricted for pension benefits,			
postemployment healthcare benefits			
and other purposes:			
Beginning of year		6,005,301	(1,474,194)
End of year	\$	6,201,019	(1,406,738)

The Notes to Basic Financial Statements are an integral part of this statement.

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I. Summary of Significant Accounting Policies

A. Reporting Entity

The City of San José, California (the "City"), was chartered on March 25, 1850, and has operated under a Council–Manager form of government since 1916. The City has defined its reporting entity in accordance with generally accepted accounting principles ("GAAP") in the United States of America, which provide guidance for determining which governmental activities, organizations, and functions should be included in the reporting entity. In evaluating how to define the City for financial reporting purposes, management has considered all potential component units. The primary criteria for including a potential component unit within the reporting entity are the governing body's financial accountability or whether the nature and significance of the relationship with the primary government is misleading to exclude.

A primary government is considered to be financially accountable, if it appoints a voting majority of an organization's governing body and it is able to impose its will on the organization, or if there is a potential for the organization to provide specific financial benefits to or impose specific financial burdens on the primary government. A primary government may also be financially accountable if an organization is fiscally dependent on the primary government regardless of whether the organization has a separately elected governing board, a governing board appointed by a higher level of government, or a jointly appointed board, and there is a potential for the organization to provide specific financial benefits or impose specific financial burdens on the primary government. Based upon the application of these criteria, the following is a brief description of each component unit included within the City's reporting entity. All such component units have been "blended" (or in the case of the Successor Agency to the Redevelopment Agency of the City of San José reported as a fiduciary fund) as though they are part of the primary government because the component unit's governing body is substantially the same as the City's primary government and there is a financial benefit or burden relationship between the City and the component unit, management of the City has operational responsibilities for the component unit, and/or the component units provide services entirely, or almost entirely, to the City or otherwise exclusively, or almost exclusively, benefits the City, even though it does not provide services directly to it, or the City is entirely or almost entirely responsible for the repayment of the debt of the component unit.

• Successor Agency to the Redevelopment Agency of the City of San José – The Successor Agency to the Redevelopment Agency of the City of San José (the "SARA") was created by State statute, referred to in these notes as the Redevelopment Dissolution Law, to serve as a custodian for the assets and to wind down the affairs of the SARA. The SARA is subject to the direction and oversight of a board consisting of the Mayor and the other members of the City Council ("SARA Board"). The SARA is also, pursuant to the Redevelopment Dissolution Law, subject to the direction and oversight of an oversight board.

Beginning July 1, 2018, pursuant to Health and Safety Code section 34179(j), the individual oversight boards within Santa Clara County no longer existed and were combined into one county-wide oversight board (the "Oversight Board"). The Oversight Board is comprised of seven member representatives with one member appointed by each of the following: County Board of Supervisors, the city selection committee established pursuant to Section 50270 of the Government Code, the independent special district selection committee established pursuant to Section 56332 of the Government Code, the County Superintendent of Education, the Chancellor of the California Community Colleges, a public appointment made the County Board of Supervisors, and the recognized employee organization representing the largest number of successor agency employees in the county. The Oversight Board is staffed by the County of Santa Clara Auditor-Controller and tasks have been delegated among the County Finance Agency, the Office of the County Executive, the Clerk of the Board of Supervisors, and Office of the County Counsel.

In general, the SARA's assets can only be used to pay the enforceable obligations in existence at the date of dissolution (including the completion of any unfinished projects that were subject to legally enforceable contractual commitments). In general, the SARA is allocating revenue in the amount that is necessary to pay the estimated annual installment payments on enforceable obligations of the former Redevelopment Agency of the City of San José (the "Agency") until all enforceable obligations of the Agency have been paid in full and all assets have been liquidated. Based upon the nature of the SARA's custodial role, the SARA is reported in a fiduciary fund (private-purpose trust fund).

- San José Santa Clara Clean Water Financing Authority The San José Santa Clara Clean Water Financing Authority (the "Clean Water Financing Authority") was created pursuant to a Joint Exercise of Powers Agreement between the City and the City of Santa Clara. The purpose was to finance the acquisition of, and additions and improvements to the existing San José - Santa Clara Water Pollution Control Plant (the "Plant"), currently known as the San José – Santa Clara Regional Wastewater Facility (the "RWF"). The Clean Water Financing Authority is governed by a five-member Board of Directors: three are members of the San José City Council and two are members of the City Council of the City of Santa Clara. The Clean Water Financing Authority and the cities of San José and Santa Clara entered into an Improvement Agreement and subsequent amendments to the Improvement Agreement (the "Improvement Agreement"), which requires each city to make base payments that are at least equal to each city's allocable share of debt service requirements of the Clean Water Financing Authority's outstanding revenue bonds. Under the Improvement Agreement, the City of San José is entirely responsible for the repayment of the Clean Water Financing Authority's outstanding revenue bonds. The Clean Water Financing Authority is blended in the Wastewater Treatment System Enterprise Fund for financial reporting purposes.
- City of San José Financing Authority The City of San José Financing Authority (the "Financing Authority") was created by a Joint Exercise of Powers Agreement between the City and the Agency. The Financing Authority was created for the purpose of facilitating the financing of public improvements and facilities within the City and is authorized to issue bonds for this purpose. The Financing Authority is governed by an 11-member Governing Board, which consists of the members of the City Council. The Financing Authority is blended in the San José Financing Authority Debt Service Fund for financial reporting purposes.
- San José Diridon Development Authority The San José Diridon Development Authority (the "Diridon Authority") was created in March 2011 by a Joint Exercise of Powers Agreement between the City and the Agency. The Diridon Authority was created for the purposes of overseeing the development of properties within the area of the City surrounding the San José Diridon Station, and is authorized to issue bonds for this purpose. The Diridon Authority is governed by an 11-member Governing Board, which consists of the members of the City Council. The Diridon Authority did not have any activity in fiscal year 2018-19 (also known as "FY 2019").

Separate financial reports for City departments and component units for the FY 2019, containing additional information and more detailed information regarding financial position, changes in financial position, and, where applicable, cash flows, are available from the City's Director of Finance, 200 East Santa Clara Street; 13th Floor, San José, CA 95113-1905, for the following:

- Federated City Employees' Retirement System (the "FCERS")
- Police and Fire Department Retirement Plan (the "PFDRP")
- Successor Agency to the Redevelopment Agency of the City of San José

- Norman Y. Mineta San José International Airport (the "Airport")
- San José Santa Clara Clean Water Financing Authority

B. Financial Statement Presentation

Government-wide Financial Statements. The government-wide financial statements, i.e. the statement of net position and the statement of activities, display information about the primary government and its component units. These statements include the financial activities of the overall government, except for fiduciary funds or component units that are fiduciary in nature. Eliminations have been made to prevent the double counting of internal activities. For example, the direct expense charges based on actual use are not eliminated, whereas indirect expense allocations made in the funds are eliminated. These statements distinguish between the governmental and business-type activities of the City. Governmental activities, which normally are supported by taxes, intergovernmental revenues and other non-exchange transactions, are reported separately from business-type activities, which rely to a significant extent on fees charged to external parties.

The statement of activities presents a comparison between direct expenses and program revenues for each business-type activity of the City and each function of the City's governmental activities. Direct expenses are those that are specifically associated with a business-type activity or governmental function and, therefore, are clearly identifiable to a particular activity or function. Program revenues include 1) fees, fines and charges paid by the recipients of goods or services offered by the programs and 2) grants and contributions that are restricted to meet the operational or capital requirements of a particular program. Revenues that are not classified as program revenues, including all taxes, are presented as general revenues.

Fund Financial Statements. The fund financial statements provide information about the City's funds, including its fiduciary funds. Separate statements for each fund category, such as governmental, proprietary and fiduciary, are presented. The emphasis of fund financial statements are on the major governmental and enterprise funds of the City and are reported separately in the accompanying financial statements. All remaining governmental funds are aggregated and reported as nonmajor funds in the accompanying financial statements.

Fund accounting is designed to demonstrate legal compliance and to aid financial management by segregating transactions related to certain government functions or activities. A fund is a separate accounting entity with a self-balancing set of accounts.

The City reports the following major governmental funds:

The **General Fund** is the City's primary operating fund. It accounts for all revenues and expenditures necessary to carry out basic governmental activities of the City that are not accounted for through other funds.

The **Housing Activities Fund** is a special revenue fund that accounts for all of the City's affordable housing activities funded by federal and state grants, as well as various fees.

The **Low and Moderate Income Housing Asset Fund** is a special revenue fund that was created to administer the housing assets and functions related to the Low and Moderate Income Housing Program retained by the City following the dissolution of the Agency on February 1, 2012. This fund is primarily funded by loan repayment program income generated from the former Agency's housing assets.

The **Special Assessment Districts Fund** is a capital project fund that accounts for the capital project and debt activities related to debt issued to finance public improvements benefiting properties against which special assessments or special taxes are levied.

The **San José Financing Authority Debt Service Fund** is a debt service fund that accounts for the debt activities related to capital projects funded with Financing Authority debt.

The City reports the following major enterprise funds:

The **Norman Y. Mineta San José International Airport Fund** accounts for the activities of the City owned commercial service and general aviation airport.

The **Wastewater Treatment System Fund** accounts for the financing, construction and operations of the Plant, the regional water reclamation program (known as South Bay Water Recycling), and the San José Sewage Collection System and the Clean Water Financing Authority.

The *Municipal Water System Fund* accounts for the operations of the five water system operating districts: North San José, Evergreen, Coyote, Edenvale, and Alviso.

The **Parking System Fund** accounts for the operations of the City owned parking garage facilities, parking lots, and parking meters located within the City.

The **San José Clean Energy Fund** accounts for the City's Community Choice Energy program known as San José Clean Energy ("SJCE"), which allows the City to procure electricity for the City and businesses and residents in San José with more renewable energy options.

The City also reports the following types of funds:

The **Internal Service Funds** are used to account for the public works support services provided to City-wide capital programs; the cost of operating an automotive maintenance facility used by other City departments; and employee benefits including medical, vision, dental, and unemployment insurance costs on a cost-reimbursement basis.

The **Pension Trust Funds** account for the accumulated resources to be used for retirement annuity and postemployment healthcare payments to members of the FCERS and the PFDRP, collectively, the "Retirement Systems".

The **Private-Purpose Trust Funds** account for the custodial responsibilities that are assigned to the SARA with the passage of the Redevelopment Dissolution Law and for the James Lick Fund, which holds resources in trust for the support of the EMQ Families First Agency (a.k.a. Eastfield Ming Quong).

The **Agency Fund** accounts for assets held by the City in a custodial capacity with respect to the San José Arena.

Document Summaries. All summaries of documents contained in the notes to the financial statements are made subject to the provisions of such documents and do not purport to be complete statements of any or all such provisions. Each reference is qualified in its entirety by reference to such document, which is on file with or may be obtained from the City's Director of Finance at the address set forth in Note I.A.

C. Measurement Focus and Basis of Accounting

The basis of accounting determines when transactions are reported in the financial statements. The government-wide, proprietary and fiduciary funds (excluding agency funds) financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Agency funds do not have a measurement focus but are reported using the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded at the time liabilities are incurred, regardless of when the related cash flows take place. Non-exchange transactions, in which the City gives (or receives) value without directly receiving (or giving) equal value in exchange, include property and sales taxes, grants, entitlements and donations. On an accrual basis, revenue from property taxes is recognized in the fiscal year for which the taxes are levied. Revenues from sales and use, transient occupancy and utility user taxes are recognized when the underlying transactions take place. Revenues from grants, entitlements and donations are recognized in the fiscal year in which all eligibility requirements have been satisfied.

Governmental funds are reported using the current financial resources measurement focus and modified accrual basis of accounting. This focus is on the determination of, and changes in financial resources, and generally only current assets and current liabilities are included in the balance sheet. Revenues are recognized in the accounting period in which they become both measurable and available to finance expenditures of the fiscal period. For this purpose, the City considers revenues as available if they are collected within sixty days after the end of the current fiscal period. Expenditures are generally recorded when a liability is incurred. However, principal and interest on long-term debt and certain estimated liabilities, such as compensated absences and self-insurance claims, are recorded when payment is due.

In governmental funds, revenues from taxes, franchise fees, investment income, state and federal grants and charges for services associated with the current fiscal period are all considered to be susceptible to accrual and so have been recognized as revenues in the current period. All other revenue items are considered measurable and available only when cash is received by the City.

Proprietary funds distinguish between operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from providing services and producing and delivering goods in connection with a proprietary fund's principal ongoing operations. The principal operating revenues of the City's enterprise funds are charges to customers for sales and services. In addition, the Wastewater Treatment System Fund's on-going contributions from other participating agencies for their allocation of the Plant's operating and maintenance expenses, their share of debt service, and other commitments towards the Plant's improvements are also included as operating revenues. Operating expenses for enterprise 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 nonoperating revenues and expenses.

Under the terms of grant agreements, the City funds certain programs by a combination of specific cost-reimbursement grants, categorical block grants and general revenues. Thus, when program expenses are incurred, there are both restricted and unrestricted net position available to finance the program. It is the City's policy to first apply restricted cost-reimbursement grant resources to such programs, followed by restricted categorical block grants, and then by unrestricted general revenues.

D. Use of Estimates

A number of estimates and assumptions relating to the reporting of revenues, expenditures/expenses, assets, deferred outflows of resources, liabilities and deferred inflows of resources, and the disclosure of contingent liabilities were used to prepare these financial statements in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates and assumptions.

E. New Pronouncements

During the year ended June 30, 2019, the City implemented the following Governmental Accounting Standards Board (the "GASB") Statements:

In November 2016, the GASB issued Statement No. 83, Certain Asset Retirement Obligations. This statement addresses accounting and financial reporting for certain asset retirement obligations (AROs). An ARO is a legally enforceable liability associated with the retirement of a tangible capital asset. A government that has legal obligations to perform future retirement activities related to its tangible capital assets should recognize a liability based on the guidance in this Statement. This statement establishes criteria for determining the timing and pattern of recognition of a liability and a corresponding deferred outflow of resources for AROs. This statement requires that recognition occur when the liability is both incurred and reasonably estimable. The determination of when the liability is incurred should be based on the occurrence of external laws, regulations, contracts, or court judgments, together with the occurrence of an internal event that obligates a government to perform asset retirement activities. Laws and regulations may require a government to take actions to retire certain tangible capital assets at the end of the useful lives of those capital assets, such as decommissioning nuclear reactors and dismantling and removing sewage treatment plants. Other obligations to retire tangible capital assets may arise from contracts or court judgments. Internal obligating events include the occurrence of contamination, placing into operation a tangible capital asset that is required to be retired, abandoning a tangible capital asset before it is placed into operation, or acquiring a tangible capital asset that has an existing ARO. The application of Statement No. 83 did not have any effect on the City's financial statements.

In April 2018, the GASB issued Statement No. 88, *Certain Disclosures Related to Debt, Including Direct Borrowings and Direct Placements*. This statement defines debt for purposes of disclosure in notes to financial statements as a liability that arises from a contractual obligation to pay cash or other assets that may be used in lieu of cash in one or more payments to settle an amount that is fixed at the date the contractual obligation is established. This statement requires that additional essential information related to debt be disclosed in notes to financial statements, including unused lines of credit; assets pledged as collateral for the debt; and terms specified in debt agreements related to significant events of default with finance-related consequences, significant termination events with finance-related consequences, and significant subjective acceleration clauses. For notes to financial statements related to debt, this statement also requires that existing and additional information be provided for direct borrowings and direct placements of debt separately from other debt.

This statement defines direct borrowings and direct placements as having terms negotiated directly with the investor or lender and are not offered for public sale. The application of Statement No. 88 had an impact on the reporting related to several debts incurred in connection with both governmental and business-type activities. (See Note III.F).

In June 2018, the GASB issued Statement No. 89, Accounting for Interest Cost Incurred before the End of a Construction Period. This statement requires that interest costs incurred before the end of a construction period be recognized as an expense in the period in which the cost is incurred for financial statements prepared using the economic resources measurement focus. As a result, interest cost incurred before the end of a construction period will not be included in the historical cost of a capital asset reported in a business-type activity or enterprise fund, and fiduciary fund. The City has updated the Capitalized Interest policy to no longer capitalize interest for the Wastewater Treatment System Fund which had an immaterial impact to the financial statements. Application of Statement No. 89 is effective for the City's fiscal year ending June 30, 2021, and will be applied to all remaining funds in subsequent years.

The City is currently analyzing its accounting practices to determine the potential impact on the financial statements for the upcoming GASB Statements:

In January 2017, the GASB issued Statement No. 84, *Fiduciary Activities*. This statement establishes criteria for identifying fiduciary activities of all state and local governments and describes four fiduciary funds that should be reported, if applicable: (1) pension (and other employee benefit) trust funds, (2) investment trust funds, (3) private-purpose trust funds, and (4) custodial funds. The statement also provides for recognition of a liability to the beneficiaries in a fiduciary fund when an event has occurred that compels the government to disburse fiduciary resources. Application of statement No. 84 is effective for the City's fiscal year ending June 30, 2020.

In June 2017, the GASB issued Statement No. 87, *Leases*. This statement increases the usefulness of governments' financial statements by requiring recognition of certain lease assets and liabilities for leases that previously were classified as operating leases and recognized as inflows of resources or outflows of resources based on the payment provision of the contract. It establishes a single model for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. Under this statement, a lessee is required to recognize a lease liability and an intangible right-to-use lease asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources, thereby enhancing the relevance and consistency of information about governments' leasing activities. Application of Statement No. 87 is effective for the City's fiscal year ending June 30, 2021.

In August 2018, the GASB issued Statement No. 90, *Majority Equity Interests – an Amendment of GASB Statements No. 14 and No. 61*, to improve the consistency and comparability of reporting a government's majority equity interest in a legally separate organization and to improve the relevance of financial statement information for certain component units. This statement requires that a component unit in which a government has a 100 percent equity interest account for its assets, deferred outflows of resources, liabilities, and deferred inflows of resources at acquisition value at the date the government acquired a 100 percent equity interest in the component unit. Application of Statement No. 90 is effective for the City's fiscal year ending June 30, 2020.

In May 2019, the GASB issued Statement No. 91, *Conduit Debt Obligations*. This statement provides a single method of reporting conduit debt obligations by issuers and eliminates diversity in practice associated with (1) commitments extended by issuers, (2) arrangements associated with conduit debt obligations, and (3) related note disclosures. This statement achieves those objectives by clarifying the existing definition of a conduit debt obligation; establishing that a conduit debt obligation is not a liability of the issuer; establishing standards for accounting and financial reporting of additional commitments and voluntary commitments extended by issuers and arrangements associated with conduit debt obligations; and improving required note disclosures. Application of Statement No. 91 is effective for the City's fiscal year ending June 30, 2022.

F. Assets, Deferred Outflows of Resources, Liabilities, Deferred Inflows of Resources, and Net Position or Equity

1. Cash and Cash Equivalents

Restricted and unrestricted pooled cash and investments held in the City Treasury and other unrestricted investments, invested by the City Treasurer, are considered cash equivalents for purposes of the statement of cash flows because the City's cash management pool and funds invested by the City Treasurer possess the characteristics of demand deposit accounts. Other restricted and unrestricted investments with maturities less than three months at the time of purchase are also considered cash equivalents for purposes of the statement of cash flows.

2. Equity in Pooled Cash and Investments Held in City Treasury

Most cash balances of the City's funds and some of its component units are pooled and invested by the City Treasurer unless otherwise dictated by legal or contractual requirements. Income and losses arising from the investment activity of pooled cash are allocated to the participating funds and component units on a monthly basis, based on their proportionate shares of the average weekly cash balance.

3. Deposits and Investments

Investments are accounted for in accordance with the provisions of GASB Statement No. 72, *Fair Value Measurement and Application*. The City categorizes its fair value measurements within the fair value hierarchy established by GAAP in the United States of America. The following levels indicate the hierarchy of inputs used to measure fair value and the primary valuation methodologies used for financial instruments measured at fair value on a recurring basis:

- Level 1 Investments whose values are based on quoted prices (unadjusted) for identical assets in active markets that a government can access at the measurement date.
- Level 2 Investments whose values are based on inputs other than quoted prices included within Level 1 that are observable for an asset, either directly or indirectly.
- Level 3 Investments whose values are based on unobservable inputs for an asset and may require a degree of professional judgment.

Pooled Cash and Investments held in City Treasury. The City reports its investments held in the City Treasury at fair value. The fair value is based primarily on quoted market information and using pricing applications and models obtained from fiscal agents or other sources. Income from some investments is assigned to the General Fund. The assignment of the income from these investments is supported by legal or contractual provisions approved by the City Council. For the year ended June 30, 2019, the total investment income from these investments assigned and transferred to the General Fund was approximately \$1,693,000.

Retirement Systems. The Retirement Systems' investment policies authorize various types of investments. These investments are reported at fair value. Securities traded on a national or international exchange are valued at the last reported sales price on the last business day of the fiscal year at current exchange rates, if applicable. Investments that do not have an established market, such as private equity, commingled real estate funds and certain pooled fund investments, are reported at estimated fair value based on the most recently available investor reports or audited financial statements issued by the manager of those funds. The fund manager provides an estimated unrealized gain/loss of the fund based on the most recently available audited financial statements and other fund information. Purchases and sales of securities are reflected on the date of trade.

Investment income is recognized as earned. Rental income from real estate activity is recognized as earned, net of expenses.

Other Investments. Non-pooled investments are generally carried at fair value. However, investments in investment agreements are carried at cost. Income from non-pooled investments is recorded based on the specific investments held by the fund. The investment income is recorded in the fund that earned the income.

4. Inventories

Inventories of proprietary funds are reported at cost.

5. Loans Receivable, net

Long-term loans receivable, which consist of the principal amount of the loan plus accrued borrower's deferred interest is reported in the governmental fund financial statements with an offset to unavailable revenue for the deferred interest accrued and to restricted fund balance for the principal amount of the loan. Long-term loans receivable reported in the governmental activities on the government-wide statement of net position is not offset by unavailable revenue as it is recorded on an accrual basis. Long-term loans receivable are recorded at their net realizable value.

6. Special Assessment Districts

Special assessments are recorded as receivables when liens are placed on properties. Special assessments not considered available are recorded as receivables and offset by deferred inflows of resources in the governmental fund financial statements. In general, special assessment and special tax bonds are fully secured by liens against the privately owned properties benefited by the improvements for which the bonds were issued. There is no reserve for delinquent receivables since priority liens exist against the related properties and management believes full value will ultimately be received by the City. Surplus funds remaining at the completion of a special assessment district project are disposed of in accordance with the City Council's resolutions and with the applicable laws of the State of California. A liability is recorded for the balance remaining until a final legal determination has been made.

7. Advances and Deposits

Amounts deposited mainly in connection with eminent domain proceedings are reported as advances and deposits. In the governmental fund statements, noncurrent portions of these are offset equally by either a credit or a classification of fund balance in the nonspendable, restricted or committed account. In the business-type activities, the amount is related to the deposit with the insurance company to fund the potential claims under the Airport's Owner Controller Insurance Program (OCIP).

8. Other Assets

Other assets primarily consist of real properties acquired outright and/or through foreclosure in connection with the housing rehabilitation program and an asset associated with the City's New Market Tax Credit Financing ("NMTCF") program. These assets are recorded at the lower of cost or estimated net realizable value. The NMTCF program terminated in fiscal year 2018-19 (see Note IV.B.4).

9. Prepaid Bond Insurance, Original Issue Discounts and Premiums, and Refundings

Prepaid bond insurance costs are amortized using the straight-line method over the life of the bonds. Amortization of these balances is recorded as a component of interest expense.

In the government-wide, proprietary fund and fiduciary fund financial statements, long-term debt and other long-term obligations are reported as liabilities in the applicable financial statements. Bond premiums and discounts are deferred and amortized on a straight line basis over the life of the bonds. Bonds payable are reported net of the applicable bond premium or discount. Gains or losses from refunding of debt are reported as deferred outflows or inflows of resources and amortized over the shorter of the life of the refunded debt or refunding debt. Amortization of these balances is recorded as a component of interest expense.

In the fund financial statements, governmental fund types recognize bond premiums and discounts, as well as bond issuance costs, during the current period. Issuance costs, whether or not withheld from the actual debt proceeds received, are reported as debt service expenditures.

10. Restricted Assets

Assets that are restricted for specific uses by bonded debt requirements, grant provisions or other requirements are classified as restricted because their use is limited by applicable bond covenants or agreements.

11. Capital Assets

Capital assets include land, buildings, improvements, vehicles and equipment, infrastructure, and all other tangible assets that are used in operations and that have initial useful lives in excess of one year. Capital assets are reported in the applicable governmental or business-type activity columns in the government-wide statement of net position, the proprietary funds' statements of net position, and the private-purpose trust fund's statement of fiduciary net position.

Capital assets are defined as assets with an initial individual cost of more than \$5,000 for general capital assets and \$100,000 for major infrastructure assets, and an estimated useful life in excess of one year. Such assets are recorded at historical cost if purchased or constructed. Donated capital assets are recorded at acquisition value at the time received. Capital outlay is recorded as expenditures of the governmental funds and as assets in the government-wide financial statements to the extent the City's capitalization threshold is met. For Norman Y. Mineta San José International Airport Fund, interest incurred during the construction phase of capital assets is reflected in the capitalized value of the asset constructed, net of interest earned on the investment proceeds of taxable and tax-exempt debt over the same period. For the Wastewater Treatment System Fund, interest cost incurred before the end of a construction period is recognized as an expense in the period in which the cost is incurred. Amortization of assets acquired under capital leases is based on the shorter of the lease term, when the lease does not transfer ownership or include a bargained purchase option, or the estimated useful life of the asset and is included in depreciation.

Buildings, improvements, infrastructure, vehicles and equipment, and furniture and fixtures are depreciated using the straight-line method over the following estimated useful lives:

Buildings	5 – 40 years
Improvements, other than buildings	10 - 50 years
Infrastructure	25 - 50 years
Vehicles and equipment	2 - 40 years
Furniture and fixtures	10 years

Capital assets which are used for general governmental purposes and are not available for expenditure are accounted for and reported in the government-wide financial statements. Capital assets that meet the definition of the major infrastructure networks or extend the life of existing infrastructure networks are capitalized as infrastructure. Infrastructure networks include roads, bridges, drainage systems, and lighting systems.

12. Compensated Absences – Accrued Vacation, Sick Leave, and Compensatory Time

Vacation, sick leave, compensatory time, and related benefits are accrued as determined by the agreements between the City and the respective employees' collective bargaining group. For governmental funds, compensated absence obligations are recorded in the appropriate governmental funds when due. The portion not currently due is recorded in the government-wide financial statements. For proprietary funds, compensated absences are expensed when earned by employees. At year-end, the accrued but unpaid compensated absence obligations are recorded as current and noncurrent liabilities in the appropriate proprietary funds.

Vacation hours may be accumulated up to two times an employee's annual accrual rate, which will vary by years of service and bargaining unit, but it generally does not exceed a maximum of 400 hours for non-sworn employees and 360 hours for employees represented by the San José Police Officer's Association ("SJPOA"). Employees represented by the International Association of Firefighters, Local 230 ("IAFF"), may accumulate vacation hours up to 400 hours for employees on a 40-hour workweek and 576 hours for employees on a 56-hour workweek.

Employees in FCERS who retire with at least 15 years of service, or 20 years for police officers and firefighters in PFDRP, may be eligible to receive, upon retirement, sick leave payouts based on percentages of accumulated unused sick leave hours as determined by the respective collective bargaining agreements for represented employees. Similar terms are applicable to eligible unrepresented employees. Eligibility for sick leave payouts depends on the employee's hire date.

The tables below summarizes the eligibility terms for sick leave payout and the terms governing the amount of the payout.

Bargaining Unit		Hire Date (on or after)	Eligible for Sick Leave Payout?
Association of Building, Mechanical, and Electrical Inspectors	ABMEI	September 30, 2012	No
Association of Engineers and Architects, IFPTE Local 21	AEA	September 30, 2012	No
Association of Legal Professionals	ALP	September 30, 2012	No
Association of Maintenance Supervisory Personnel, IFPTE Local 21	AMSP	September 30, 2012	No
City Association of Management Personnel, IFPTE Local 21	CAMP	September 30, 2012	No
Confidential Employees' Organization, AFSCME Local 101	CEO	September 30, 2012	No
nternational Brotherhood of Electrical Workers, Local No. 332	IBEW	September 30, 2012	No
nternational Union of Operating Engineers, Local No. 3	OE#3	September 30, 2012	No
Municipal Employees' Federation, AFSCME Local 101	MEF	September 30, 2012	No
San José Police Officers' Association	SJPOA	July 7, 2013	No
San José Fire Fighters, IAFF Local 230	IAFF	September 14, 2014	No
Unrepresented Employees	Unit 99 Unit 81/82	September 30, 2012	No

Bargaining Unit		Hire Date (on or before)	Sick Leave Balance ¹ Frozen as of:	Rate of Pay ² Frozen as of:
Association of Building, Mechanical, and Electrical Inspectors	ABMEI	September 29, 2012	June 22, 2013	June 22, 2013
Association of Engineers and Architects, IFPTE Local 21	AEA	September 29, 2012	June 22, 2013	June 22, 2013
Association of Legal Professionals	ALP	September 29, 2012	June 22, 2013	June 22, 2013
Association of Maintenance Supervisory Personnel, IFPTE Local 21	AMSP	September 29, 2012	June 22, 2013	June 22, 2013
City Association of Management Personnel, IFPTE Local 21	CAMP	September 29, 2012	June 22, 2013	June 22, 2013
Confidential Employees' Organization, AFSCME Local 101	CEO	September 29, 2012	June 22, 2013	June 22, 2013
International Brotherhood of Electrical Workers, Local No. 332	IBEW	September 29, 2012	June 22, 2013	June 22, 2013
International Union of Operating Engineers, Local No. 3	OE#3	September 29, 2012	June 22, 2013	June 22, 2013
Municipal Employees' Federation, AFSCME Local 101	MEF	September 29, 2012	June 22, 2013	June 22, 2013
San José Police Officers' Association	SJPOA	July 6, 2013	July 6, 2013	July 6, 2013
San José Fire Fighters, IAFF Local 230	IAFF	September 13, 2014	June 20, 2015	June 21, 2014
Unrepresented Employees	Unit 99 Unit 81/82	September 29, 2012	June 22, 2013	June 22, 2013

¹ For purposes of Sick Leave Payout. Employees will continue to accrue sick leave hours after the "Sick Leave Balance Frozen as of" date, but such accrued sick leave may not be used for sick leave payout purposes. If an employee reduces their sick leave balance below what it was as of the "Sick Leave Balance Frozen as of" date, such employee will not be able to restore their sick leave balance for sick leave payout purposes.

Compensatory time is generally provided to employees who work overtime and earn compensatory time off at the rate of one and one half the number of overtime hours worked in lieu of pay. The Fair Labor Standards Act ("FLSA") provides that general employees may accrue up to 240 hours of compensatory time, and employees responsible for law enforcement or fire suppression such as those represented by SJPOA, IAFF, and in the Public Safety Communication Dispatcher classifications may accrue up to 480 hours of compensatory time.

² For purposes of Sick Leave Payout. Employees may receive pay increases subsequent to the "Rate of Pay Frozen as of" date, but the employee's sick leave payout will be based on their rate of pay as of the "Rate of Pay Frozen as of" date.

13. Interfund Transactions

Interfund transactions are reflected as loans, services provided, reimbursements and/or transfers. Loans and balances related to unsettled service transactions are reported as receivables and payables as appropriate, are subject to elimination upon consolidation of similar fund types. The current portion of interfund loans and unsettled service transactions are reported as "due to/from other funds" and the noncurrent portion is reported as "advances to/from other funds". Any residual balances outstanding between the governmental activities and the business-type activities are reported in the government-wide financial statements as "internal balances".

Services provided are deemed to be at market or near market rates and are treated as revenues and expenditures/expenses in the fund receiving revenue or being charged. Reimbursements are defined as when one fund incurs a cost, charges the appropriate benefiting fund and reduces its related cost as a reimbursement. All other interfund transactions are treated as transfers. Transfers between governmental or proprietary funds are netted as part of the reconciliation to the government-wide presentation.

14. Self-Insurance

The City is self-insured for workers' compensation, general liability, auto liability, and certain other risks, except as described in Note III.F.12. The City's workers' compensation activities are funded and accounted for separately in the fund financial statements based upon the activities of each fund. The current portion of claims liability is accounted for in the General Fund and the enterprise funds on the basis of settlements reached or judgments entered within the current fiscal year. In the government-wide financial statements and the enterprise fund financial statements, the estimated liability for all self-insurance liability claims is recorded as a liability.

15. Deferred Outflows/Inflows of Resources

Deferred resources related to pension expense, OPEB expense, and unamortized portions of the gain and loss on refunding debt are reported as deferred outflows and deferred inflows of resources. In addition to this, when an asset is recorded in governmental fund financial statements but the revenue is not available, a deferred inflow of resources is reported until such time as the revenue becomes available.

16. Pensions

For purposes of measuring the net pension liability and deferred outflows/inflows of resources related to pensions and pension expense, the fiduciary net position of the City's defined benefit retirement plans (PFDRP, FCERS, and the California Public Employees' Retirement System ("CalPERS")), and additions to/deductions from the Retirement Systems' and CalPERS' fiduciary net positions have been determined on the same basis as they are reported by the plans. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

17. Other Postemployment Benefits (OPEB)

For purpose of measuring the net OPEB liability, deferred outflows/inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the PFDRP and FCERS OPEB plans and additions to/deductions from the OPEB plans' fiduciary net position have been determined on the same basis as they are reported by the plans. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

18. Net Position

The government-wide and proprietary fund financial statements utilize a net position presentation. Net position is categorized as net investment in capital assets, restricted, and unrestricted.

- Net Investment In Capital Assets This category groups all capital assets, including
 infrastructure, into one component of net position. Accumulated depreciation and the outstanding
 balances of debt and deferred outflows/inflows of resources associated with the debt that are
 attributable to the acquisition, construction, or improvement of these assets reduce the balance
 in this category.
- Restricted Net Position This category represents net position that has external restrictions imposed by creditors, grantors, contributors or laws or regulations of other governments and restrictions imposed by law through constitutional provisions or enabling legislation. At June 30, 2019, the government-wide statement of net position reported restricted net position of \$1,036,765,000 in governmental activities and \$72,890,000 in business-type activities. Of these amounts \$351,596,000 and \$28,192,000, respectively, are restricted by enabling legislation.
- Unrestricted Net Position This category represents net amounts that do not meet the criteria
 for "restricted" or "net investment in capital assets". When both restricted and unrestricted
 resources are available for use, it is the City's policy to use restricted resources first, and then
 use unrestricted resources as needed.

19. Fund Balances

Under GASB Statement No. 54, Fund Balance Reporting and Governmental Fund Type Definitions, the financial statements reporting for governmental funds classify fund balances based primarily on the extent to which the City is bound to honor constraints on the specific purposes for which those funds can be spent. Fund balance for the City's governmental funds consists of the following categories:

- Nonspendable Fund Balance includes amounts that are not in a spendable form, such as
 inventories, prepaid items, and long-term loans and notes receivables. It also includes amounts
 that are legally or contractually required to be maintained intact or required to be retained in
 perpetuity.
- Restricted Fund Balance includes amounts reported as restricted when constraints placed on the use of resources are either (1) externally imposed by creditors (such as through debt covenants), grantors, contributors, or laws or regulations of other governments; or (2) imposed by law through constitutional provisions or enabling legislation.
- Committed Fund Balance includes amounts that have been limited to specific purposes as
 defined in the City Charter or through adoption of an ordinance by the City Council, the highest
 level of decision making authority of the City. These commitments may be changed or lifted, but
 only by the same formal action that was used to impose the constraint originally. City Council
 action to commit fund balance must occur within the fiscal reporting period while the amount
 committed may be subsequently determined.
- Assigned Fund Balance includes amounts that are intended to be used by the City for specific purposes that are neither restricted nor committed through City Council budgetary action, which include the approval of appropriations and revenue sources pertaining to the next fiscal year's budget. On June 21, 2011, the City Council adopted a resolution establishing the City's Governmental Fund Balance Financial Reporting Policy, which states that assigned fund balances are intended to be used for specific purposes through City Council budgetary actions.

Intent is expressed by (a) the City Council or (b) the City Manager to which the City Council has delegated the authority to assign amounts to be used for specific purposes.

 Unassigned Fund Balance – includes amounts within the General Fund, the residual resources, either positive or negative, in excess of what can be properly classified in one of the other four fund balance categories. Unassigned amounts are technically available for any purpose. Other governmental funds may only report a negative unassigned balance that was created after classification in one of the other four fund balance categories.

In circumstances when an expenditure is made for a purpose for which amounts are available in multiple fund balance categories, fund balance is depleted in the order of restricted, committed, assigned, and unassigned.

20. Property Taxes

Property taxes are collected on behalf of and remitted to the City by the County of Santa Clara (the "County"). The amount of property tax levied is restricted by Article 13A of the California State Constitution (commonly referred to as Proposition 13). The County assesses property values, levies, bills, and collects the related property taxes as follows:

	Secured	Unsecured
Valuation/lien dates	January 1	January 1
Levy dates	October 1	July 1
Due dates (delinquent after)	50% on November 1 (December 10) 50% on February 1 (April 10)	July 1 (August 31)

The City has elected to participate in the "Teeter Plan" offered by the County whereby cities receive 100% of secured property and supplemental property taxes levied in exchange for foregoing any interest and penalties collected on the related delinquent taxes. Accordingly, property taxes levied for the fiscal year are recorded as revenue when received from the County.

General property taxes are based either on a flat 1% rate applied to the fiscal 1976 full value of the property or on 1% of the sales price of the property on sales transactions and construction that occur after the fiscal 1976 valuation. The assessed value increases each year by an inflationary rate not to exceed the percentage change for the California Consumer Price Index ("CPI"), or 2%, whichever is less."

The City's net assessed valuation for the year ended June 30, 2019, was approximately \$182.7 billion, an increase of approximately 6.7% from the previous year. The City's tax rate was approximately \$0.173 per \$100 of assessed valuation, which included the 1% basic levy and additional levies for general obligation bonds Measures "O" and "P" (2000) and Measure "O" (2002).

21. Wastewater Treatment System

The Wastewater Treatment System is an enterprise of the City and is comprised of the Plant, including South Bay Water Recycling and the San José Sewage Collection System. The Clean Water Financing Authority was established to provide financing for the capital programs of the Plant including the regional water reclamation program.

The Plant provides wastewater treatment services to the City and to six other sewage collection agencies. The City's sewer service rates pay for the City's share of the Plant operations, maintenance, and administration and capital costs.

In 1959, the City and the City of Santa Clara entered into an agreement to jointly own and operate the Plant. Under the agreement, the City serves as the administering agency and is responsible for operating and maintaining the Plant. The cities share in the capital and operating costs on a pro rata basis determined by the ratio of each city's assessed valuation to the sum of both cities' assessed valuations. Annually, these percentages are determined and applied to the capital and operating costs on an accrual basis. For the year ended June 30, 2019, the City's portion of the capital and operating costs was approximately 80.4% and the City's interest in the net position of the Plant was approximately 78.5%.

II. Stewardship, Compliance, and Accountability

A. Deficit Net Position

Prior to February 1, 2012, the California Redevelopment Law provided tax increment financing as a source of revenue to redevelopment agencies to fund redevelopment activities. Once a redevelopment area was adopted, the former Agency could only receive tax increment to the extent that it could show on an annual basis that it had incurred indebtedness that must be repaid with tax increment. Due to the nature of the redevelopment financing, the former Agency liabilities exceeded assets. Therefore, the Agency historically carried a deficit, which was expected to be reduced as future tax increment revenues were received and used to reduce its outstanding long-term debt. This deficit was transferred to the SARA on February 1, 2012. At June 30, 2019, the SARA has a deficit of \$1,407,284,000, which will be reduced when future redevelopment property tax revenues are distributed from the Redevelopment Property Tax Trust Fund administered by the County of Santa Clara Auditor-Controller to pay SARA's annual enforceable obligations.

B. Deficit Unrestricted Net Position – Governmental Activities

At June 30, 2019, the City reported negative balances in unrestricted net position for its governmental activities in the amount of \$2,657,523,000 after adjusting for implementation of GASB Statement No. 68 for Accounting and Financial Reporting for Pension since FY 2015 and GASB Statement No. 75 for Accounting and Financial Reporting for OPEB since FY 2018.

C. Deficit Fund Balance – Major Governmental Funds

At June 30, 2019, the City reported a deficit fund balance of \$32,647,000 for the San José Financing Authority Debt Service fund, which was primarily due to the sale of the Hayes Mansion property and the retirement of the Series 2008C and 2008D debts.

III. Detailed Notes on All Funds

A. Cash, Deposits and Investments

As of June 30, 2019, total City cash, deposits and investments, at fair value, are as follows (in thousands):

						Fic	duciary Funds		
	Go	vernmental	Bus	siness-Type	Pension	Priv	ate-Purpose		Carrying
		Activities	1	Activities	Trust		Trust	Agency	Value
Equity in pooled cash and investments	\$	1,179,855	\$	683,268		\$	197	\$ 6,257	\$ 1,869,577
Cash and investments		-		-	-		56,785	-	56,785
Restricted assets:									
Equity in pooled cash and investments		97,241		45,302	-		-	-	142,543
Cash and investments with fiscal agents		88,392		133,298	-		117,797	-	339,487
Other cash and investments		17,507		2,255	-		-	-	19,762
Investments of retirement systems				-	6,133,897		-	-	6,133,897
Total deposits and investments	\$	1,382,995	\$	864,123	\$ 6,133,897	\$	174,779	\$ 6,257	\$ 8,562,051
Deposits									\$ (51,558)
Investments									 8,613,609
Total deposits and investments									\$ 8,562,051

Under the City's cash management policy, investments are converted to cash as checks are presented for payment. At June 30, 2019, the carrying amount of collateralized deposits has been reduced by the amount of outstanding checks, resulted in the negative cash and deposits of \$51.6 million.

Pooled Cash and Investments Held in City Treasury. The City maintains a cash and investment pool that is available for use by all funds and certain component units. Each fund's portion of this pool is displayed on the accompanying governmental fund balance sheets and proprietary fund and fiduciary fund statements of net position as "Equity in pooled cash and investments held in City Treasury."

Other Cash and Investments. The City has other cash and investments outside the City Treasury that are invested pursuant to various governing bond covenants, San José Municipal Code or California Government Code provisions.

Other cash and investments consist primarily of deposits and investments with trustees related to the issuance of bonds and to certain loan programs operated by the City. These investments are made either in accordance with bond covenants, and are pledged for payment of principal, interest, and specified capital improvements or in accordance with trust and grant agreements.

Investments of Retirement Systems. The Retirement Systems' funds are invested pursuant to policy guidelines established by the respective Boards. The objective of each investment policy is to maximize the expected return of the funds at an agreed upon level of risk. The Retirement Boards have established percentage guidelines for types of investments to ensure the portfolio is diversified.

Investment Risk. The investments are subject to certain types of risk, including interest rate risk, credit risk, concentration of credit risk, custodial credit risk and foreign currency risk. These risks are addressed separately for the investments related to governmental and business-type activities and those related to the Retirement Systems, as follows:

1. Governmental and Business-Type Activities

Interest Rate Risk. Interest rate risk is the risk that changes in market rates will adversely affect the fair value of an investment. Generally, debt investments with fixed coupons for longer terms are subject to more variability in their value as a result of changing interest rates. The City manages its exposure to interest rate risk by capping the weighted average maturity of the investment portfolio at two years. Also, the City sets the maximum maturity for every investment at the time of purchase by asset class, with the longest not to exceed five years.

In practice, the City purchases a combination of shorter-term and longer-term investments and times the cash flows to meet liquidity needs for operations. The average maturity of the City's pooled cash and investments at June 30, 2019, was approximately 661 days.

Credit Risk. Credit risk is the risk that an issuer of an investment will not fulfill its obligations to the holder of the investment. When investing, the City applies the Prudent Investor Standard and acts with care, prudence and diligence to safeguard the principal, maintain liquidity and seek reasonable yields. The City's investment policy has strict rating requirements. The City manages credit risk by selecting high quality securities, diversifying the portfolio and establishing monitoring procedures.

Investment in Local Agency Investment Fund. The City is a voluntary participant in the California Local Agency Investment Fund ("LAIF") that is governed by the California Government Code under the oversight of the Local Investment Advisory Board ("Board"). The Board consists of five members as designated by state statute. The fair value of the City's investment in the LAIF pool is reported in the accompanying financial statements at amounts based upon the City's pro-rata share of the fair value provided by LAIF, for the entire LAIF portfolio (in relation to the amortized cost of that portfolio). The balance available for withdrawal is based on the accounting records maintained by LAIF, which are recorded on an amortized cost basis, which is different from the fair value of the City's position in the LAIF pool.

LAIF is part of the State's Pooled Money Investment Account that allows cities, counties and special districts to place money into the fund. LAIF operating account allows a maximum of 15 transactions per account in a calendar month. The transaction amount shall be no less than \$5,000 and in increments of a thousand dollars. LAIF allocates interest earnings once every quarter. The interest earnings can be withdrawn in exact amount at any time. LAIF bond accounts have no restrictions on the amounts allowed on deposit, but are limited to one withdrawal every 30 days.

At June 30, 2019, the City's pooled and fiscal agent investments in LAIF were approximately \$167,429,000 and the SARA's investments in LAIF was approximately \$56,337,000. The weighted average maturity of LAIF was 173 days at June 30, 2019. The total amount recorded by all public agencies in LAIF at June 30, 2019 was approximately \$24.6 billion. LAIF is part of the State's Pooled Money Investment Account ("PMIA"). The PMIA is not registered with the Securities and Exchange Commission ("SEC"), but is required to invest according to the California Government Code. The total amount recorded by all public agencies in PMIA at June 30, 2019 was approximately \$105.7 billion and of that amount, 70.72% was invested in U.S. Treasuries and agencies, 22.15% in depository securities, 6.37% in commercial paper, and 0.74% in loans.

Concentration of Credit Risk. Concentration of credit risk is the risk of loss attributed to the magnitude of a government's investment in a single issuer. The City's investment policy sets forth the policies regarding concentration of credit risk.

The City Council adopted an investment policy related to the City's cash and investment pool (the "Policy") on April 2, 1985, which is subject to annual review and was reviewed and amended on March 19, 2019. The Policy specifically prohibits trading securities for the sole purpose of speculating or taking an un-hedged position on the future direction of interest rates. Per the Policy, the investments conform to Sections 53600 et seq. of the California Government Code and the applicable limitations contained within the Policy.

The following table identifies the investment types that are authorized by the Policy as of June 30, 2019:

			Maximum
	Maximum	Maximum Percentage	Investment in
Authorized Investment Type	Maturity	or Dollar of Portfolio	One Issuer
U.S. Treasury Obligations	5 years	None	None
U.S. Government Agency Issues	5 years	None	None
Supranationals	5 years	20% *	None
Bankers' Acceptances	180 days	20% *	5% *
Insured Time Deposits	3 years *	\$10 million *	5% *
Uninsured Time Deposits	18 months *	\$10 million *	5% *
Commercial Paper	270 days	20% *	5% *
Negotiable Certificates of Deposit	1 year *	20% *	5% *
Repurchase Agreements	92 days *	50% *	10% *
Reverse Repurchase Agreements	30 days *	Lesser of \$25 million or 20% *	None
Corporate Medium Term Notes	3 years *	30%	5% *
California Local Agency Investment Fund	N/A	State Treasurer Limit	None
Money Market Mutual Funds	N/A	20%	10%
Municipal Bonds - Category 1 (City)	5 years	10% *	5% *
Municipal Bonds - Category 2 (State of CA)	5 years	5% *	5% *
Municipal Bonds - Category 3 (CA Issuers)	5 years	20% *	5% *
Municipal Bonds - Category 4 (Other 49 States)	5 years	20% *	5% *
Investment Agreements	None	None	None
Mortgage Backed Securities (MBS) and Collateralized Mortgage Obligations (CMO)	5 years	10%*	None
Asset Backed Securities (ABS)	5 years	5% *	None

^{*} Represents where the Policy is more restrictive than the California Government Code.

Other restrictions on investments are summarized as follows:

- Purchases of United States government agency securities are limited to issues of Federal Agriculture Mortgage Corporation (Farmer Mac), Federal Farm Credit Banks, Federal Home Loan Banks, Federal Home Loan Mortgage Corporation, and the Federal National Mortgage Association. Investment in Farmer Mac may not exceed 10% of the total portfolio.
- Purchases of Supranationals are limited to International Bank for Reconstruction and Development, International Finance Corporation and Inter-American Development Bank. Securities shall be rated "Aa3, AA or AA" or higher by Moody's, S&P, or Fitch, respectively. No rating may be lower than any of the ratings listed in the preceding sentence at the time of purchase.
- Purchases of Bankers' Acceptances ("BAs") are limited to issues by domestic U.S. or foreign banks. The outstanding debt of the bank or its holding company must be rated "A3, A-, or A-" or higher by Moody's, S&P, or Fitch, respectively. No rating may be lower than any of the ratings listed in the preceding sentence at the time of purchase.
- Deposits up to \$10,000,000 may be invested in banks and savings and loans and deposits shall not exceed the net worth of that depository. Depositories must have a short-term rating of "P1, A1, or F1" or better by two of the three nationally recognized rating services: Moody's, S&P, or Fitch, respectively. The outstanding debt of the bank or its holding company must be rated "A3, A-, or A-" or higher by Moody's, S&P, or Fitch, respectively. Deposits shall be either insured by the Federal Deposit Insurance Corporation ("FDIC") or collateralized in the manner prescribed by State law for depositories.
- Commercial paper eligible for investment must be rated "P1, A1 or F1" or better by two of the three nationally recognized rating services; Moody's, S&P, or Fitch, respectively. Issuing corporations must be organized and operating within the United States, have total assets in excess of \$500,000,000 and shall issue debt, other than commercial paper, if any, that is rated "A3, A- or A-" or higher, by Moody's, S&P, or Fitch, respectively.
- Negotiable certificates of deposit are limited to banks and savings and loans with an issuer short-term rating of "P1, A1, F1" or better by two of the three nationally recognized rating services:
 Moody's, S&P, or Fitch, respectively. The outstanding debt of the bank or its holding company must be rated "A3, A-, or A-" or higher by Moody's, S&P or Fitch, respectively. No rating may be lower than any of the ratings listed in the preceding sentence at the time of purchase.
- Repurchase agreements are to be executed only with primary dealers of the Federal Reserve Bank of New York and financial institutions, which have entered into the City's Master Repurchase Agreement and any subsequent amendments to the Master Repurchase Agreement. Securities accepted as collateral for the repurchase agreement are limited to U.S. Treasury or U.S. Federal Government Agencies permitted under the Policy. The market value of the securities that have been accepted as collateral shall, at the time of transfer, equal at least 102 percent of face value of the repurchase agreement. For other than overnight investments, the securities transferred shall be marked to market on a daily basis and maintained at a market value to at least 102 percent of the repurchase agreement's face value.
- Reverse repurchase agreements under the Policy are limited to the lesser of \$25,000,000 or 20% of the portfolio value and to those occasions where unanticipated short-term cash requirements can be met more advantageously by initiating a reverse repurchase agreement than by selling a security into the secondary market prior to maturity.

- Corporate medium term notes eligible for investment must be rated "A3, A- or A-" or better by two of the three nationally recognized rating services; Moody's, S&P, or Fitch, respectively.
- Funds invested in LAIF, a State of California managed investment pool, may be made up to the
 maximum dollar amount per separate legal entity in conformity with account balance limits
 authorized by the California State Treasurer. The current maximum amount authorized by the
 State Treasurer is \$65,000,000.
- Investments in money market mutual funds are limited to those funds registered with the SEC and for which either one of the credit criteria are met: (1) obtained the highest ranking or highest letter and numerical rating provided by no less than two nationally recognized rating services or (2) retained an investment advisor registered with the SEC or exempt from the SEC registration requirements with no less than five years of experience investing in securities and obligations authorized by California Government Code Section 53601 and managing money market mutual funds with assets under management in excess of \$500,000,000. Investments by the funds are restricted to U.S. Treasury and U.S. Government Agency backed securities permitted under the Policy and must be maintained at no less than \$1.00 per share.
- Municipal bonds under the Policy are limited to a total of no more than 20% of the portfolio value.
 The Policy establishes four municipal bond categories: (1) bonds issued by the City or its
 agencies (as defined in the Policy), (2) by the State of California, (3) by other California local
 agencies, and (4) by any of the other 49 states. Eligible securities must be rated "A3, A- or A-" or
 better by two of the three nationally recognized rating services; Moody's, S&P, or Fitch,
 respectively.
- Investment agreements may be used for the investment of bond proceeds in accordance with
 the permitted investment provisions of the specific bond indentures and in accordance with other
 safeguards outlined in the Policy to reduce the risk associated with a provider's inability to meet
 its contractual obligations.
- Mortgage backed securities and collateralized mortgage obligations must be rated "AA-" or better by a nationally recognized rating service.
- Asset backed securities must be rated "AA-" or better by a nationally recognized rating service.

The Policy permits the Director of Finance to authorize investments that depart from the Policy's numerical limits if such an action is in the best interest of the City and is otherwise consistent with the Policy and applicable City, state and federal laws. Whenever a deviation or exception to the Policy occurs, it must be reported to the City Manager within 3 business days and to the City Council within 10 days of its discovery.

The following schedule indicates the interest rate risk, credit risk and concentration of credit risk of the City's investments, as of June 30, 2019 (in thousands). The credit ratings listed are for and S&P, respectively.

	Credit	Under 30	31 - 180	181 - 365	1 - 5	Carrying	
Type of Investment	Rating	Days	Days	Days	Years	Value	
Pooled investments in the City Treasury.							
Treasury Notes	AAA / N/A	\$ 10,000	\$ -	\$ 44,922	\$ 56,933	\$ 111,855	
Treasury Discounts	N/A	9,990	9,946	-	-	19,936	
Federal Home Loan Banks	AAA/AA+	73,735	-	35,875	81,599	191,209	
Federal Home Loan Banks - Callable	AAA/AA+	-	-	-	16,198	16,198	
Federal National Mortgage Association	AAA/AA+	-	-	3,645	29,481	33,126	
Federal National Mortgage Association - Callable	N/A / AA+	-	-	29,865	-	29,865	
Federal Farm Credit Banks Bonds	AAA/AA+	10,000	-	19,938	65,980	95,918	
Federal Farm Credit Banks Bonds - Callable	AAA/AA+	-	-	-	23,211	23,211	
Federal Home Loan Mortgage Corporation	AAA/AA+	-	-	8,035	59,872	67,907	
Federal Home Loan Mortgage Corporation - Callable	AAA / AA+	_	7,551	_	148,466	156,017	
Farmer MAC Interest Bearing	N/A	_	-	36,956	49,854	86,810	
Supranational	AAA / AAA	_	23.681	-	193.281	216.962	
Corporate Medium Term Notes	AAA/BBB+	_	81,094	59,362	414,573	555,029	
Corporate Floaters	AAA / A+	_	10,054	-	8,477	18,531	
Negotiable Certificates of Deposit	N/A	_	115,146	45.115		160,261	
Commercial Paper	N/A	_	34,739		_	34,739	
Municipal Bonds	AAA/AA	27,840	34,733	16,313	185,153	229,306	
Money Market Mutual Funds	N/A	16	_	10,010	100,100	16	
California Local Agency Investment Fund	Not Rated	-	34,724	_	_	34,724	
Total pooled investments in the City Treasury	Notrated	131.581	316.935	300.026	1.333.078	2.081.620	
Total pooled investments in the Oily measury		101,001	310,333	300,020	1,333,070	2,001,020	
Investments with fiscal agents:							
Treasury Bills	N/A	-	1,807	-	7,092	8,899	
Federal Agricultural Mortgage Corporation	N/A	-	-	-	5,395	5,395	
Federal Farm Credit Banks	Aaa / AA+	-	-	782	-	782	
Federal Home Loan Banks	Aaa / AA+	-	-	-	26,685	26,685	
Federal National Mortgage Association	N/A	5,499				5,499	
Money Market Mutual Funds	Aaa / AAA	43,993	-	-	-	43,993	
California Local Agency Investment Fund	Not Rated	-	132,705	-	-	132,705	
Total investments with fiscal agents		49,492	134,512	782	39,172	223,958	
Total Citywide investments (excluding Retirement							
Systems and the SARA)		\$ 181,073	\$ 451,447	\$ 300,808	\$ 1,372,250	2,305,578	
Trust Funds:						, ,-	
Total investments in Retirement Systems (See page 69)						6,133,897	
Total investments in the SARA (See page 175)						174,134	
Total investments						\$ 8,613,609	
i otal ilivestillellis						Ψ 0,013,009	

^{*} Investments with these issuers represent more than 5% of the City's pooled investments held in the City's Treasury.

^{**} Investments with these issuers represent more than 5% of the City's investments held outside the City's Treasury pool.

Fair Value Measurement Categorization. The City categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. Money Market Mutual Funds and LAIF are valued by net asset value. The inputs and techniques used for securities are not necessarily an indication of risk associated with investing in these securities. The City's investments in Money Market Mutual Funds and LAIF are not subject to fair value hierarchy.

The City has the following recurring fair value measurements as of June 30, 2019:

				Fair \	nt Using		
	Carr	ying Value	ii Ma	ted Prices n Active arkets for dentical Assets	Significant Other Observable Inputs	Uno	gnificant bservable Inputs
		3/30/19		Level 1	Level 2		Level 3
Pooled Investment in the City Treasury							
Investments by fair value level							
Treasury Notes	\$	111,855	\$	111,855	\$ -	\$	-
Treasury Discounts		19,936		19,936	-		-
Federal Home Loan Banks		191,209		-	191,209		-
Federal Home Loan Banks - Callable		16,198		-	16,198		-
Federal National Mortgage Association		33,126		-	33,126		-
Federal National Mortgage Association - Callable		29,865		-	29,865		-
Federal Farm Credit Banks Bonds		95,918		-	95,918		-
Federal Farm Credit Banks Bonds - Callable		23,211		-	23,211		-
Federal Home Loan Mortgage Corporation		67,907		-	67,907		-
Federal Home Loan Mortgage Corporation - Callable		156,017		-	156,017		-
Farmer MAC Interest Bearing		86,810		-	86,810		-
Supranational		216,962		-	177,692		39,270
Corporate Medium Term Notes		555,029		-	555,029		-
Corporate Floaters		18,531		-	18,531		-
Negotiable Certificates of Deposit Commercial Paper		160,261		-	160,261 34,739		-
Municipal Bonds		34,739 229,306		-	229,306		-
Total Investments by fair value level		2,046,880		131,791	 1,875,819		39.270
Total investments by fair value level		2,040,000		101,751	1,070,010		00,270
Investment not subject to fair value hierarchy							
California Local Agency Investment Fund		34,724					
Money Market Mutual Funds		16	=				
Total Investments not suject to fair value hierarchy		34,740					
Total Pooled Investments in the City Treasury		2,081,620		131,791	 1,875,819		39,270
Investments with fiscal agents:							
Investments by fair value level:							
Treasury Bills		8,899		8,899	-		-
Federal Agricultural Mortgage Corporation		5,395		-	5,395		-
Federal Farm Credit Banks		782		-	782		-
Federal Home Loan Banks		26,685		-	26,685		-
Federal National Mortgage Association		5,499		-	 5,499		
Total Investments by fair value level:		47,260		8,899	38,361		-
Investment not subject to fair value hierarchy							
California Local Agency Investment Fund		132,705					
Money Market Mutual Funds		43,993	_				
Total Investments not suject to fair value hierarchy		176,698	_				
Total Investments with fiscal agents		223,958		8,899	38,361		
Total Citywide investments (excluding Retirement							
Systems and the SARA)		2,305,578	\$	140,690	\$ 1,914,180	\$	39,270
Trust Funds:							
Total investments in Retirement Systems (See page 69)		6,133,897					
Total investments in the SARA (See page 175)		174,134	-				
Total investments	\$	8,613,609	=				

Securities classified in Level 1 of the fair value hierarchy are valued using prices quoted in active markets for those securities. Government agency securities classified in Level 2 of the fair value hierarchy are valued using Interactive Data (IDC) institutional bond pricing techniques. Corporate notes and Supranational classified in Level 2 of the fair value hierarchy are valued using evaluated pricing applications and models, which gather the information from market sources and integrate relative credit information, observed market movements, and sector news. Commercial paper classified in Level 2 of the fair value hierarchy are valued using a matrix pricing technique based upon yields and effective maturity. Municipal bonds classified in Level 2 of the fair value hierarchy are valued using JJ Kenny municipal pricing technique. Negotiable certificates of deposit classified in Level 2 of the fair value hierarchy are valued using IDC CD pricing, a Multi-dimensional relational model and/or Option Adjusted Spread (OAS).

Custodial Credit Risk. Custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, the City will not be able to recover its deposits or will not be able to recover collateral securities that are in the possession of an outside party. The custodial credit risk for investments is the risk that, in the event of the failure of the counterparty (e.g., broker - dealer) to a transaction, the City will not be able to recover the value of its investment or collateral securities that are in the possession of another party. The California Government Code requires that a financial institution secure its deposits made by state or local governmental units by pledging securities in an undivided collateral pool held by the depository regulated under state law (unless so waived by the governmental unit). The market value of the pledged governmental securities and/or first trust deed mortgage notes held in the collateral pool must be at least 110% and 150% of the City's deposits, respectively. The collateral is held by the pledging financial institution's trust department and is considered held in the City's name. As of June 30, 2019, the City's deposits were collateralized at 110%. All investments in the City Treasury were in the City's name. Neither deposits nor investments held by the City were subject to custodial credit risk.

Concentration of Credit Risk. Concentration of credit risk is the risk that the failure of any one issuer would place an undue financial burden on the City. The City mitigates the concentration of credit risk by diversifying the portfolio and limiting investments in any one issuer to no more than 5% of the total portfolio unless discussed otherwise in the above table. Investments issued by or explicitly guaranteed by the U.S. government and investments in mutual funds, external investment pools, and other pooled investments are exempt from this requirement.

As of June 30, 2019, the City's pooled investments in the City Treasury have investments in U.S. Agencies that represents 5% or more of the total pooled investments in the following:

Federal Home Loan Mortgage Corporation	10.76%
Federal Home Loan Banks	9.96%
International Bank for Reconstruction & Development	7.46%
Federal Farm Credit Banks	5.72%

In addition, the following major funds hold investments with trustees that represent 5% or more of the funds' investments outside the City Treasury as of June 30, 2019:

Airport:
Federal Home Loan Banks 11.92%

Foreign Currency Risk. The risk that changes in exchange rates will adversely affect the fair value of an investment. As of June 30, 2019, the City's Policy does not permit investments in the pool to hold foreign currency; as such the investments in the City's investment pool were not subject to foreign currency risk.

2. Retirement Systems

Investment Policies – The City's Municipal Code delegates authority to the Boards of Administration of PFDRP and FCERS ("the "Retirement Boards") to invest monies of the respective plans as provided in the Municipal Code. Each Retirement Board has adopted detailed investment guidelines consistent with the conditions and limitations set forth in the Municipal Code.

For the year ended June 30, 2019, the investment policy for the PFDRP Defined Benefit Pension Plan, as shown in the following table, which the PFDRP's Board reviewed and approved on April 4, 2019. The new asset allocation was prepared to align with the long-term expected returns of the underlying asset classes and PFDRP's adopted actuarial assumed rate of return as utilized as of the June 30, 2019 measurement date.

The PFDRP's investment allocation for the Defined Benefit Pension Plan is as follows:

PEDRP - Pension

	FIDINE	- F &	
Asset Class	Target Asset Allocation	Asset Class	Target Asset Allocation
Public equity	31%	Emerging market bonds	3%
Short-term investment grade bonds	20%	Growth real estate	3%
Private equity	8%	Private real assets	3%
Market neutral strategies	7%	Sovereign bonds ex US	3%
Bonds (immunized cash flows)	5%	Commodities	2%
Core real estate	5%	Treasury inflation-protected securities	2%
Private debt	4%	Cash and cash equivalents	-
Venture / growth capital	4%	·	

On April 4, 2019, PFDRP's Board adopted the following asset allocation for the 115 healthcare trusts of the PFDRP Postemployment Healthcare Plan. The Postemployment Healthcare Plan investment policy was originally approved August 7, 2014. The new asset allocation was prepared to align with the long-term expected returns of the underlying asset classes and PFDRP's adopted actuarial assumed rate of return as utilized as of the June 30, 2019 measurement date.

PFDRP - Postemployment Healthcare

		Target	
Asset Class	Minimum Allocation	Asset Allocation	Maximum Allocation
Global equity	25%	43%	50%
Real assets	12%	22%	25%
Global tactical asset allocation	-	20%	25%
Global fixed income	5%	15%	25%
Cash and cash equivalents	-	-	5%

Note: The real assets category includes allocations to commodities, real estate, and other infrastructure assets. The global tactical asset category is currently comprised of two global tactical asset allocation managers who run unconstrained global portfolios.

For the year ended June 30, 2019, the investment policy for the FCERS Defined Benefit Pension Plan was updated, as shown in the following table, which FCERS' Board approved on April 18, 2019. The new asset allocation was prepared to align with the long-term expected returns of the underlying asset classes and FCERS' adopted actuarial assumed rate of return as utilized as of the June 30, 2019 measurement date.

The FCERS' Defined Benefit Pension Plan investment asset allocation is as follows:

FCERS - Pension

	Target Asset		Target Asset
Asset Class	Allocation	Asset Class	Allocation
Public equity	30%	Commodities	3%
Short-term investment grade bonds	20%	Emerging market bonds	3%
Private equity	10%	Growth real estate	3%
Market neutral strategies	7%	Private real assets	3%
Bonds (immunized cash flows)	5%	Treasury inflation-protected securities	2%
Core real estate	5%	Cash and cash equivalents	-
Venture / growth capital	5%	International currency contracts, net	-
Private debt	4%		

On April 19, 2018, the FCERS' Board adopted a new asset allocation for the 115 healthcare trust of the Postemployment Healthcare Plan. The Postemployment Healthcare Plan investment policy was originally approved on March 21, 2013. The new asset allocation was prepared to align with the long-term expected returns of the underlying asset classes and FCERS' adopted actuarial assumed rate of return as utilized as of the June 30, 2019 measurement date.

FCERS - Postemployment Healthcare

	• •	Target	
Asset Class	Minimum Allocation	Asset Allocation	Maximum Allocation
Global equity	40%	55%	54%
Fixed income	20%	28%	40%
Real assets	15%	17%	30%

Note: The real assets asset class allocates to commodities, natural resources, infrastructure, and real estate.

At June 30, 2019, the Retirement Systems held the following investments (in thousands):

	PFDRP	 FCERS	 Total
Securities and other:			
Fixed income:			
Short-term investment grade bonds	\$ 722,360	\$ 477,812	\$ 1,200,172
Treasury inflation-protected securities	74,200	44,438	118,638
Sovereign bonds ex US	102,860	-	102,860
Emerging market bonds	116,277	70,416	186,693
High yield debt	17,678	-	17,678
Bonds (immunized cash flows)	178,976	104,988	283,964
Cash and cash equivalents	51,340	41,177	92,517
Total fixed income	1,263,691	738,831	 2,002,522
Commodities	79,835	75,975	155,810
Core real estate	148,683	98,717	247,400
Growth real estate	101,577	52,440	154,017
International currency contracts, net	65	39	104
Market neutral strategies	263,211	173,354	436,565
Private debt	189,201	72,576	261,777
Private equity	460,412	381,075	841,487
Private real assets	34,679	22,277	56,956
Public equity	1,185,780	791,479	1,977,259
Total investments	\$ 3,727,134	\$ 2,406,763	\$ 6,133,897

Investments are subject to certain types of risks, including interest rate risk, custodial credit risk, credit quality risk, foreign currency risk, and concentration of credit risk. The following describes those risks:

Interest Rate Risk – The fair value of fixed income investments fluctuates in response to changes in market interest rates. Increases in prevailing interest rates generally translate into decreases in fair value of those instruments. The fair value of interest-sensitive instruments may also be affected by the creditworthiness of the issuer, prepayment options, and other general interest rate conditions. Certain fixed income investments have call provisions that could result in shorter maturity periods. The Retirement Systems do not have a policy regarding interest rate risk. However, the Retirement Systems do settle on a transaction plus one day basis (T+1), therefore limiting the Retirement Systems' exposure to counterparty risk.

The following tables provide the segmented time distribution for fixed income investments based on expected maturity (in months and years) as of June 30, 2019 (in thousands):

					PI	FDRI	•				
	0 - 3 months	3 - 6 months	6	months - 1 year	1 - 5 years		5 - 10 years	ore than 0 years	F	Total air Value	Cost
Short-term investment grade bonds	\$ 722,360	\$ -	\$	-	\$ -	\$	-	\$ -	\$	722,360	\$ 722,342
Treasury inflation-protected securities	2,171	-		9,312	62,717		-	-		74,200	73,190
Sovereign bonds ex US	-	-		-	35,724		27,602	39,534		102,860	103,681
Emerging market bonds	-	-		-	-		116,277	-		116,277	91,077
High yield debt	90	-		-	17,588		-	-		17,678	2,555
Bonds (immunized cash flows)	5,802	9,320		15,209	148,645		-	-		178,976	178,363
Cash and cash equivalents	51,340	 -		-	-		-	-		51,340	51,340
Total fixed income	\$ 781,763	\$ 9,320	\$	24,521	\$ 264,674	\$	143,879	\$ 39,534	\$	1,263,691	\$ 1,222,548

								FC	CERS	S					
		0 - 3 months	n	3 - 6 nonths	6 r	nonths - 1 year		1 - 5 years		5 - 10 years	re than years	Fa	Total air Value		Cost
Treasury inflation-protected securities	\$	1,406	\$	-	\$	5,562	\$	37,470	\$	-	\$ -	\$	44,438	\$	44,485
Short-term investment grade bonds Emerging market bonds		477,812 -		-		-		-		- 70,416			477,812 70,416		477,810 67,147
Bonds (immunized cash flows)		4,861		7,400		12,327		80,400		-	-		104,988		104,587
Cash and cash equivalents	_	41,177					_	-	_	-	 -		41,177	_	40,246
Total fixed income	\$	525,256	\$	7,400	\$	17,889	\$	117,870	\$	70,416	\$ -	\$	738,831	\$	734,275

Custodial Credit Risk – Custodial credit risk is the risk that the Retirement Systems will not be able to recover the value of their investments or collateral securities that are in the possession of an outside party, if that outside party fails. The Retirement Systems do not have a policy regarding custodial credit risk. As of June 30, 2019, all of the Retirement Systems' investments are held in the Retirement Systems' names and/or are not exposed to custodial credit risk.

Credit Quality Risk – The Retirement Systems' investment policies allow for investments in a wide variety of domestic and international debt securities that may carry a high rating, low rating, or be unrated. Investment managers may, as part of their investment strategy, invest in securities where the issuer's ability or willingness to pay is limited. At times, these debt securities may be converted into other debt, equity, or hybrid securities that have different risk and return characteristics than the securities initially purchased. The Retirement Systems may hedge against the possible adverse effects of currency fluctuations on the Retirement Systems' portfolios of international fixed income obligations when it is considered appropriate. This is typically achieved using forward currency contracts. Short-term investments may consist of commercial paper rated at least A1 or P1,

repurchase agreements, short-term U.S. securities, and other money market investments. Nationally recognized statistical rating organizations provide ratings of debt securities' quality based on a variety of factors, such as the financial condition of the issuers, which provide investors with some idea of the issuer's ability to meet its obligations.

The table provides information for the portfolios as of June 30, 2019 concerning credit risk (in thousands) and reflect only securities held in the Retirement Systems' names.

			PFDRP			FCERS
S&P Quality Rating	Fair Valu	е	Fair Value as a % of Total Fixed Income	F	air Value	Fair Value as a % of Total Fixed Income
AAA	\$ 16	3,917	1.34%	\$	-	0.00%
AA+	297	7,773	23.56%		631,994	85.54%
AA	703	3,117	55.64%		-	0.00%
A+	1	800,1	0.08%		-	0.00%
Α	34	1,080,1	2.70%		-	0.00%
A-		841	0.07%		-	0.00%
BBB	10),171	0.80%		-	0.00%
BB+		716	0.06%		-	0.00%
BB		34	0.00%		-	0.00%
Not Rated	199	,034	15.75%		106,837	14.46%
Total	\$ 1,263	3,691	100.00%	\$	738,831	100.00%

Foreign Currency Risk – This is the risk that changes in the exchange rates will adversely affect the fair value of underlying investments. To mitigate this risk, the Retirement Systems' investment policies permit individual investment managers to mitigate the impact of currency fluctuation on the underlying asset value. The Retirement Systems' investment managers enter into international forward currency contracts, which are commitments to purchase or sell stated amounts of international currency. The Retirement Systems utilize these contracts to control exposure and facilitate the settlement of international security purchase and sale transactions. At June 30, 2019, the Retirement Systems' net positions in these contracts are recorded at fair value as international currency contract investments. The fair values of international currency contracts are determined by quoted currency prices from national exchanges. The Retirement Systems' commitments relating to international currency contracts are settled on a net basis.

The following tables provide information as of June 30, 2019, concerning the fair value of investments that are subject to foreign currency risk (in thousands):

	PFDRP												
Currency Name	Cash			Public Equity		Global Fixed Income	Cur	national rrency itracts, Net		Growth Real Estate	E	Total Exposure	
Australian dollar	\$	8	\$	7,183	\$	2,827	\$	-	- \$		\$	10,018	
Canadian dollar		40		8,446		2,743		-		-		11,229	
Chinese yuan renminbi		-		-		-		65		-		65	
Danish krone		2		722		757		-		-		1,481	
Euro member countries		81		22,005		54,538		-		23,096		99,720	
Hong Kong dollar		-		2,176		-		-		-		2,176	
Japanese yen		46		8,368		32,877		-		-		41,291	
Korean (South) won		-		13,461		-		-		-		13,461	
Mexican peso		42		-		1,059		-		-		1,101	
Norwegian krone		14		911		350		-		-		1,275	
Poland zloty		22		-		878		-		-		900	
Singapore dollar		2		-		1,216		-		-		1,218	
South African rand		9		-		785		-		-		794	
Swedish krona		7		3,035		506		-		-		3,548	
Swiss franc		-		25,031		-		-		-		25,031	
United Kingdom pound		32	27,714		9,017							36,763	
Total	\$	305	\$	119,052	\$	107,553	\$	65	\$	23,096	\$	250,071	

					FCI	ERS				
Currency Name		Public Equity	Cur Con	national rency tracts, Net		Private Equity	Growth Real Estate	Total Exposure		
Australian dollar	\$	-	\$ 3,965	\$	-	\$	-	\$ -	\$	3,965
British pound		-	16,354		-		-	-		16,354
Canadian dollar		1	4,850		-		-	-		4,851
China yuan renminbi		-	-		39		-	-		39
Danish krone		-	399		-		-	-		399
Euro currency		101	12,772		-		1,194	11,698		25,765
Hong Kong dollar		-	1,185		-		-	-		1,185
Japanese yen		-	4,612		-		-	-		4,612
Korean won		-	8,137		-		-	-		8,137
Norwegian krone		-	503		-		-	-		503
Swedish krona		-	1,675		-		-	-		1,675
Swiss franc		-	15,137		-		-	-		15,137
Taiwanese new dollar		8			-		-	 -		8
Total	\$	110	\$ 69,589	\$	39	\$	1,194	\$ 11,698	\$	82,630

Investment Concentration Risk — The Retirement Systems' investment policies specify that investments shall be diversified with the intent to minimize the risk of large investment losses. The total portfolio shall be constructed in a way to provide prudent diversification with regard to the concentration of holdings in individual asset classes, issues, issuers, geographies or industries. In addition, assets will be assigned to a variety of investment managers that employ a range of investment management strategies. No single investment management firm shall be authorized to manage more than 15% of the applicable plan's assets without approval by the applicable Retirement Board, with the exception of passive management, where the applicable plan's assets are not held in the applicable plan's name at the applicable plan's custodial bank. In such cases, there is no concentration limit. As a general rule, assets placed with an investment manager should not represent more than 10% of the total assets of the applicable plan managed by that firm, without prior

approval of the applicable Retirement Board. As of June 30, 2019, none of the Retirement Systems held investments in any one issuer, excluding U.S. Government guaranteed investments, that represented 5% or more of the total applicable plan's net position or total investments.

Derivatives – The Retirement Systems' investment policies allow for investments in derivative instruments that comply with the Retirement Systems' objectives of providing a cost effective means of managing portions of a portfolio and to manage risk through hedging activities. The Retirement Systems are currently authorized to use derivative strategies to equitize cash during portfolio transitions until physical securities are in place and to reproduce or replicate a physical holding that corresponds to the applicable Retirement Board's approved policy benchmark. In addition to the Retirement Systems' internal derivative policies, it is understood that the mandates of certain investment managers retained by the Retirement Systems may use derivatives.

Derivative investments are reported at fair value. Derivative instruments traded on a national or international exchange are valued at the last reported sales price on the last business day of the fiscal year at current exchange rates, if applicable. Futures contracts are marked-to-market at the end of each trading day, and the settlement of gains or losses occur on the following business day through variation margins. As a result, futures have no fair value as of June 30, 2019. The fair value of international currency forwards represents the unrealized gain or loss on the related contracts, which is calculated based on the difference between the specified contract exchange rate and the exchange rate at the end of the reporting period.

The fair values and notional amounts for derivative instruments outstanding as of June 30, 2019, classified by type, and the changes in fair value of such derivative instruments for the year then ended as reported in the financial statements are as follows (in thousands):

			PFDRP							
la contract Davis the last was to	Net Appreciation/(Depreciations)	June 30, 2	2019	Fair Value at June			otional			
Investment Derivative Instruments	Classification		Amount	Classification	Am	ount	Amount/Share			
Fixed income futures long Fixed income futures short FX forwards Index futures long Index futures short Rights	Investment income Investment income Investment income Investment income Investment income Investment income	\$	(51) 28 (4,770) 2,892 (1,112)	Futures Futures Long-term instruments Futures Common stock	\$	- 65 - -	\$	- 6,244 10 -		
Total derivative instruments		\$	(3,010)		\$	65				
			FCERS							
Investment Derivative Instruments	Net Appreciation/(Depreciation/ Investments through Classification	June 30, 2	2019	Fair Value at June		ount		otional Int/Shares		
			Amount	Classification		ount		invanares		
Fixed income futures long Fixed income futures short FX forward Index futures long Index futures short	Investment income Investment income Investment income Investment income Investment income	\$	(208) 30 255 (452) (668)	Long-term instruments Futures Futures	\$	- 39 -	\$	3,774 3		
Total derivative instruments		\$	(1,043)		\$	39				

Derivative investments are also subject to counterparty credit risk (non-exchange traded). The following describes the risks applicable to the investment derivative instruments that are reported as of June 30, 2019.

Counterparty Credit Risk – The Retirement Systems are exposed to credit risk on derivative instruments that are in asset positions and non-exchange traded. The Retirement Systems' investments in forward currency contracts bear counterparty credit risk in that parties to the contracts may fail to perform according to the terms of the contract.

As of June 30, 2019, PFDRP had total commitments in forward currency contracts to purchase and sell international currencies were \$6,244,000, with fair values of \$6,262,000 and \$6,197,000, respectively, held by counterparties with an S&P rating of at least AA-.

As of June 30, 2019, FCERS had total commitments in forward currency contracts to purchase and sell international currencies were \$3,774,000, with fair values of \$3,785,000 and \$3,746,000, respectively, held by counterparties with an S&P rating of A and above.

Fair Value Measurements – The Retirement Systems categorize their fair value measurements within the fair value hierarchy established by generally accepted accounting principles. The fair value hierarchy, which has three levels, is based on the valuation inputs used to measure an asset's fair value and gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurements) and the lowest priority to unobservable inputs (level 3 measurements). The three levels of the fair value hierarchy are as follows:

Level 1 inputs are quoted prices (unadjusted) for identical assets or liabilities in active markets.

Level 2 inputs are inputs other than quoted prices included in Level 1 that are observable for an asset or liability, either directly or indirectly. Inputs to the valuation include: 1) quoted prices for similar assets or liabilities in active markets; 2) quoted prices for identical or similar assets or liabilities in markets that are not active; 3) inputs other than quoted prices that are observable for the asset or liability; and 4) market-corroborated inputs.

Level 3 inputs are unobservable inputs for an asset or liability where there are little market activities. The inputs into the determination of fair value are based upon the best information in the circumstances and may require management judgment or estimation.

The Retirement Systems have the following recurring fair value measurements as of June 30, 2019:

PFDRP Fair Value Measurement Using							ment Using	
(In Thousands)	Total		Level 1		Level 2		Level 3	let Asset alue (NAV)
Investments by fair value level								
Bonds (immunized cash flows) \$	178,976	\$	96,983	\$	81,993	\$	-	\$ -
Cash and cash equivalents	51,340		51,340		-		-	-
Commodities	79,835		-		-		-	79,835
Core real estate	148,683		6,304		-		-	142,379
Emerging market bonds	116,277		-		-		-	116,277
Growth real estate	101,577		-		-		-	101,577
High yield debt	17,678		89		-		-	17,589
International currency contract, net	65		65		-		-	-
Market neutral strategies	263,211		-		-		-	263,211
Private debt	189,201		-		10,332		8,493	170,376
Private equity	460,412		-		-		2,580	457,832
Private real assets	34,679		-		-		-	34,679
Public equity	1,185,780		341,883		-		-	843,897
Short-term investment grade bonds	722,360		722,360		-		-	-
Sovereign bonds ex US	102,860		-		102,860		-	-
Treasury inflation-protected securities	74,200		74,200		-		-	-
Total investments measured at fair value level \$	3,727,134	\$	1,293,224	\$	195,185	\$	11,073	\$ 2,227,652

FCERS		Fair Value Measurement Using							
(In Thousands)	Total		Level 1		Level 2		Level 3		Net Asset Value (NAV)
Investments by Fair Value Level									
Bonds (immunized cash flows)	\$ 104,988	\$	56,533	\$	48,455	\$	-	\$	-
Cash and cash equivalents	41,177		41,177		-		-		-
Commodities	75,975		-		-		-		75,975
Core real estate	98,717		-		-		-		98,717
Emerging market bonds	70,416		-		-		-		70,416
Growth real estate	52,440		-		-		-		52,440
International currency contracts, net	39		39		-		-		-
Market neutral strategies	173,354		-		-		-		173,354
Private debt	72,576		-		5,166		9,551		57,859
Private equity	381,075		-		-		2,511		378,564
Private real assets	22,277		-		-		-		22,277
Public equity	791,479		244,781		-		-		546,698
Short-term investment grade bonds	477,812		477,812		-		-		-
Treasury inflation-protected securities	44,438		44,438		-		-		-
Total investments measured at fair value	\$ 2,406,763	\$	864,780	\$	53,621	\$	12,062	\$	1,476,300

Equity and Fixed Income Securities

Equity securities classified in Level 1 of the fair value hierarchy are valued using prices quoted in active markets issued by pricing vendors for these securities. Debt and equity securities classified in Level 2 of the fair value hierarchy are valued using prices determined by the use of matrix pricing techniques maintained by the various pricing vendors for these securities. Matrix pricing is used to value securities based on the securities' relationship to benchmark quoted prices for similar securities that are observable in the market place. Debt and equity securities classified in Level 3 are securities whose inputs to valuation techniques are unobservable by the market place. Many of these securities are priced by the issuers or industry groups for these securities. Fair value is defined as the quoted market value on the last trading day of the period. These prices are obtained from various pricing sources by the custodian bank for PFDRP or FCERS as applicable.

Alternative Investments

For PFDRP, alternative investments include public equity, private equity, core real estate, growth real estate, high yield debt, market neutral strategies, emerging market bonds, commodities, private debt, and private real assets. For FCERS, alternative investments include public equity, private equity, market neutral strategies, core real estate, commodities, emerging market bonds, private debt, growth real estate, and private real assets. These are investments for which exchange quotations are not readily available and are valued at estimated fair value, as determined in good faith by the General Partner ("GP") of each investment firm retained by the Retirement Systems. These investments are initially valued at cost with subsequent adjustments that reflect third party transactions, financial operating results and other factors deemed relevant by the GP. The assets in the Retirement Systems' alternative investment programs are classified as Level 3 assets or at the NAV Level. A more detailed explanation of the Level 3 and NAV valuation methodologies follows.

Investments in non-public equity securities are valued by the GP using one or more valuation methodologies outlined in GASB Statement No.72, Fair Value Measurement and Application, depending upon the availability of data required by each methodology. In some cases, the GP may use multiple approaches to estimate a valuation range. For the immediate time period following a transaction, the determination of the fair value for equity securities, in which no liquid trading market exists, can generally be approximated based on the transaction price (absent any significant developments). Thereafter, or in the interim, if significant developments relating to such portfolio company or industry occur which may suggest a material change in value, the GP should value each investment by applying generally accepted valuation methods including: (1) the market approach (such as market transaction and comparable public company multiples, which are based on a measurement of the company's historical and projected financial performance with typical metrics including enterprise value / latest 12 months earnings before interest, taxes, depreciation and amortization ("EBITDA") or projected fiscal year EBITDA) or (2) the income or discounted cash flow approach.

The determination of fair value using these methodologies should take into consideration a range of factors, including but not limited to, the price at which the investment was acquired, the nature of the investment, local market conditions, trading values on public exchanges for comparable securities, current and projected operating performance and financing transactions subsequent to the acquisition of the investment. Because of the subjective nature of estimated fair value of the private investments, such value may differ significantly from the values that would have been used had a ready market existed for these investments. These financial instruments have been classified as Level 3 or NAV in the fair value hierarchy, provided that the NAV is calculated and used as a practical expedient method to estimate fair value in accordance with GAAP requirements. These investments are not categorized within the fair value hierarchy.

The following tables present the category, fair value, unfunded commitments, redemption frequency and redemption notice period for investments for which fair value is presented using the NAV as of June 30, 2019:

PFDRP										
Investments Measured at the NAV as of June 30, 2019 (In Thousands)		Fair Value	-	nfunded nmitments	Redemption Frequency (if Currently Eligible)	Redemption Notice Period				
Commodities	\$	79,835	\$	-	Daily	3 Days				
Core real estate		142,379		14,880	Quarterly, N/A	14 - 60 Days, N/A				
Emerging market bonds		116,277		-	Daily, Quarterly	1-45 Days				
Growth real estate		101,577		77,123	N/A	N/A				
High yield debt		17,589		-	Quarterly	60 Days				
Market neutral strategies		263,211		-	Weekly, Monthly, Quarterly	14 - 75 Days				
Private debt		170,376		88,855	N/A	N/A				
Private equity		457,832		-	Daily, N/A	30 Days, N/A				
Private real assets		34,679		15,188	N/A	N/A				
Public equity		843,897		-	Daily, Monthly, Quarterly	1 - 90 Days				
Total investments measured at the NAV	\$	2,227,652	\$	196,046						

FCERS									
Investments Measured at the NAV as of			Unfunded	Redemption Frequency	Redemption Notice				
June 30, 2019 (In Thousands)		Fair Value	Commitments	(if Currently Eligible)	Period				
Commodities	\$	75,975	\$ -	Daily	3 Days				
Core real estate		98,717	-	Quarterly, N/A	14 - 60 Days, N/A				
Emerging market bonds		70,416	-	Daily, Quarterly	1-45 Days				
Growth real estate		52,440	37,760	N/A	N/A				
Market neutral strategies		173,354	-	Weekly, Monthly, Quarterly	14 - 75 Days				
Private debt		57,859	88,580	N/A	N/A				
Private equity		378,564	· -	Daily, N/A	30 Days, N/A				
Private real assets		22,277	7,652	N/A	N/A				
Public equity		546,698	-	Daily, Monthly, Quarterly	1 - 90 Days				
Total investments measured at the NAV	\$	1,476,300	\$ 133,992						

Public equity

For PFDRP, this type includes investments in eight commingled investment funds, three long / short limited partnership funds and three separate accounts. Public equities are shares of ownership of a firm listed on an exchange; PFDRP holds global public equities in order to benefit from their total return (capital appreciation plus current yield) over a long-term horizon. Five commingled funds offer daily liquidity with one day notice and one is monthly with two weeks' notice. One long / short fund offers monthly redemptions with three month notice. The remaining two long / short funds offer quarterly liquidity with notice periods ranging from one to two months.

For FCERS, this type includes investments in eight commingled investment funds and three long / short limited partnership funds. Public equities are shares of ownership of a firm listed on an exchange; FCERS holds global public equities in order to benefit from their total return (capital appreciation plus current yield) over a long-term horizon. Seven commingled funds offer daily liquidity with one day notice and one is monthly with two weeks' notice. One long / short fund offers monthly redemptions with three month notice, one offers quarterly redemptions with one month notice, and one offers quarterly redemptions with two months' notice, subject to a 12.5% quarterly gate.

Private equity

For PFDRP, this type includes investments in one commingled investment fund and eighteen private equity limited partnership funds, which generally invest in privately held companies. These investments cannot be redeemed early from the funds. Instead, the nature of the investments in this type is that distributions are received through the liquidation of the underlying assets of the fund. The only way to exit these funds is through a sale in a secondary market. The commingled investment offers daily liquidity with a thirty day notice.

For FCERS, this type includes investments in one commingled investment fund and nine private equity limited partnership funds, which generally invest in privately held companies. These investments cannot be redeemed early from the funds. Instead, the nature of the investments in this type is that distributions are received through the liquidation of the underlying assets of the fund. The only way to exit these funds is through a sale in a secondary market. The commingled investment offers daily liquidity with a thirty day notice.

Market neutral strategies

For PFDRP and FCERS, this type includes their respective investments in eleven limited partnership hedge funds that invest both long and short in a wide array of securities, including listed and OTC derivatives, and typically use leverage and hedging to capture directional market movements or relative market mispricing. The redemption frequencies range from weekly to quarterly with notice periods of two weeks to 75 days. Three funds have 25% investor-level redemption gates, one fund has a 20% fund level gate, one fund has a fund-level gate of 8.33%, and one fund had a 2-year lock that was in effect until August 31, 2020.

Private debt

For PFDRP, this type includes investments in ten private debt limited partnership funds. These investments cannot be redeemed early from the funds. Instead, the nature of the investments in this type is that distributions are received through the liquidation of the underlying assets of the fund. The only way to exit these funds is through a sale in a secondary market.

For FCERS, this type includes investments in seven private debt limited partnership funds. These investments cannot be redeemed early from the funds. Instead, the nature of the investments in this type is that distributions are received through the liquidation of the underlying assets of the fund. The only way to exit these funds is through a sale in a secondary market.

Bonds (immunized cash flows)

For PFDRP and FCERS, this type includes their respective investments in one separate account. Bonds (immunized cash flows) are investments in cash flows of US governments and corporations where the payout of cash flows are matched against a forecasted liability stream. The goal of an immunized cash flow portfolio is to ensure the Retirement Systems have adequate liquidity to meet cash outflows.

Core real estate

For PFDRP and FCERS, this type includes their respective investments in one open-end real estate fund, one closed-end real estate fund and two real estate limited partnership funds. Core real estate funds typically invest in physical properties. The goal of core real estate is to produce price appreciation and income for the Retirement Systems while maintaining a low correlation to stocks and bonds held by the Retirement Systems. The closed-end real estate funds cannot be redeemed early from the funds. Instead, the nature of the investments in this type is that distributions are received through the liquidation of the underlying assets of the fund. The only way to exit both the closed end fund and the limited partnership fund is through a sale in a secondary market. The open-end real estate funds offer quarterly redemptions with notice periods of two weeks and three months.

Emerging market bonds

For PFDRP, this type includes investments in two limited partnership funds. Emerging market bonds funds typically invest in contractual cash flows of governments and other sovereign entities, corporations, securitizations, and derivatives thereof in emerging market countries with a sovereign rating less than BBB-. One partnership has quarterly redemption period with a notice period of 45 days; the other has a daily redemption period with 1 day notice period.

For FCERS, this type includes investments in two limited partnership funds. Emerging market bonds funds typically invest in contractual cash flows of governments and other sovereign entities, corporations, securitizations, and derivatives thereof in emerging market countries with a sovereign rating less than BBB-. One partnership has quarterly redemption period with a notice period of 45 days; the other has a daily redemption period with 1 day notice period.

Growth real estate

For PFDRP and FCERS, this type includes their respective investments in thirteen limited partnership real estate funds which generally invest in physical properties. The goal of growth real estate is to produce the Retirement Systems price appreciation and income while maintaining a low correlation to stocks and bonds. The only way to exit these funds is through a sale in a secondary market.

Sovereign bonds ex US

For PFDRP, this type includes investments in one commingled fund. Foreign bond funds typically invest in contractual cash flows of governments and other sovereign entities in developed market countries with a sovereign rating greater than BBB-. The commingled fund offer daily liquidity with notice periods of one day.

Commodities

For PFDRP and FCERS, this type includes their respective investments in one limited partnership commodities funds. Commodities are physical or tangible assets that have value due to their substance and properties. The goal of commodities is to help the portfolio maintain purchasing power through periods of inflation. The commodities funds offer daily liquidity with three business days' notice.

Treasury inflation-protected securities

For PFDRP and FCERS, this type includes their respective investments in one commingled investment fund. Treasury inflation-protected securities ("TIPS") funds typically invest in contractual cash flows of US governments where the amount of principal outstanding is indexed to inflation. The goal of TIPS is to help the portfolio maintain purchasing power through periods of inflation. The commingled funds offer daily liquidity with notice periods of one day.

Private real assets

For PFDRP and FCERS, this type includes their respective investments in three limited partnership real asset funds. Private real assets are physical or tangible assets that have value due to their substance and properties. The goal of real assets is to help the portfolio maintain purchasing power through periods of inflation. The only way to exit these funds is through a sale in a secondary market.

High yield debt

For PFDRP, this type includes investments in one commingled investment fund. High yield debt funds typically invest in contractual cash flows of corporations, securitizations, and derivatives thereof with a credit rating less than BBB-. The commingled fund has a quarterly redemption period with notice periods of 60 days.

B. Receivables, Net of Allowances

At June 30, 2019, receivables of the City's major individual funds and nonmajor funds taken in aggregate, including the applicable allowance for uncollectible accounts, are as follows (in thousands):

Receivables – Governmental Activities:	 General Fund	Housing Activities	Inc	d Moderate come ng Asset	Special ssessment Districts	N	onmajor Funds	 Internal Service Funds	Total vernmental Activities
Taxes	\$ 62,075	\$ -	\$	-	\$ -	\$	10,251	\$ -	\$ 72,326
Accrued interest	2,536	680		2,246	122		4,759	154	10,497
Grants	1,106	1,963		-	-		4,910	-	7,979
Special assessments	-	-		-	27,400		-	-	27,400
Other	36,057	53		28	2,620		18,798	323	57,879
Less: allowance for uncollectibles	 (23,618)	 (3)		-	(5)		(3,732)	(2)	 (27,360)
Total receivables, net	\$ 78,156	\$ 2,693	\$	2,274	\$ 30,137	\$	34,986	\$ 475	\$ 148,721

Receivables – Business-Type Activities:	Sinte	an Y. Mineta an José ernational Airport	-	/astewater Freatment System	Municipal Water System		Parking System	San José Clean Energy	Total siness-Type Activities
Accounts	\$	16,161	\$	8,215	\$ 11,655	\$	130	\$ 42,221	\$ 78,382
Accrued interest		1,753		2,669	169		248	62	4,901
Grants		2,326		-	-		-	-	2,326
Less: allowance for uncollectibles		(283)		(398)	 (1,162)	_	(25)	_	(1,868)
Total receivables, net	\$	19,957	\$	10,486	\$ 10,662	\$	353	\$ 42,283	\$ 83,741

Special assessment receivables in the amount of \$27,400,000 are not expected to be collected within the subsequent year.

C. Loans Receivable, Net of Allowances

The composition of the City's loans receivable balance for governmental funds, net of the allowance for uncollectible accounts, as of June 30, 2019 is as follows (in thousands):

Type of Loan	-	eneral Fund	lousing ctivities	1	nd Moderate Income Ising Asset	Gov	onmajor ernmental Funds	 Total vernmental activities
Housing Program Developer, rehabilitation, second mortgage and relocation loans	\$	-	\$ 50,612	\$	474,869	\$	-	\$ 525,481
Loans funded by federal grants Economic development, real estate developer and other loans		- 1.241	83,231		-		5,023	88,254 1,241
Less: allowance for uncollectibles		-	(63,632)		(261,701)		(2,061)	 (327,394)
Total loans, net	\$	1,241	\$ 70,211	\$	213,168	\$	2,962	\$ 287,582

The City uses funds generated from the loan repayment program income as well as other state and federal funding sources to offer financial assistance to qualified developers, individuals, and families by providing loans at "below market" interest rates.

Typical loans and related terms are summarized as follows:

<u>Loan Type</u>	Interest Rates	<u>Due</u>
New construction and permanent	0 - 4%	up to 55 years
Multi-unit rental rehabilitation	3%	5 or more years
First time home buyer	4%	7 to 40 years
Home improvement	3 - 6%	1 to 30 years

Loans are secured by first, second, third or lower in lien-property deeds of trust except for first time homebuyer loans, which are all secured by second deeds of trust. Interest and principal are typically due in installments, except for first time homebuyer loans, which do not require payments until their maturity dates.

The City has also invested in multi-family rental housing projects serving very low to moderate income individuals through subordinate loans with terms of up to 55 years. Generally, these loans are to be repaid through fixed payments or net cash flow payments from project operations and the term and potential risk of each loan varies. Because of the net cash flow feature of these subordinate loans, there is greater risk of variability in the timing of payments and, potentially, a lower probability of eventual repayment on these subordinate loans than on other loan types.

The City maintains a valuation allowance against loans receivable comprised of an allowance for risk and an allowance for present value discount. The allowance for risk is maintained to provide for losses that can be reasonably anticipated. The allowance is based upon continuing consideration of changes in the character of the portfolio, evaluation of current economic conditions, and such other factors that, in the City's judgment, deserve recognition in estimating potential loan losses. The allowance for risk takes into consideration maturity dates, interest rates, and other relevant factors.

In accordance with City policy, loans are funded at below market rates of interest and include amortized net cash flow deferred repayment terms. This policy exists to enhance the well-being of the recipients or beneficiaries of the financial assistance, who, as described above, are very low, low, or moderate-income individuals or families, or developers of housing for such individuals or families.

Accordingly, for financial statement purposes, the City has established an allowance account against the loans receivable balance containing a present value discount. The present value discount gives recognition to the economic cost of providing loans at interest rates below market, and represents an estimate of the present value of projected net cash flows to the City from the loan portfolio. The present value discount attributable to the loans will be recognized as interest income only as such loans are repaid in full because of the deferred nature of the loan portfolio and the high level of uncertainty relating to the likelihood that cash flows will occur as projected. The difference between the individual outstanding loan balances and the calculated net present value of the loans results in the allowance for present value discount. Losses are recognized as an addition to the allowance and any subsequent recoveries are deducted from the allowance.

The City's management believes the combined amount of the aforementioned risk and present value discount allowances is adequate to reflect the net realizable value of the Community Development Block Grant ("CDBG") loans, Home Investment Partnership Program ("HOME") loans, and Low and Moderate Income Housing Asset Fund loans receivable as of June 30, 2019.

In the normal course of operations for housing programs, the City has outstanding commitments to extend credit, which have been encumbered as of June 30, 2019. These commitments involve elements of credit and interest rate risk similar to those described above for outstanding loans receivable. As of June 30, 2019, amounts committed to extend credit under normal lending agreements totaled approximately \$12,141,000.

D. Capital Assets

1. Summary Schedule

The following is a summary of capital assets activity for the year ended June 30, 2019 (in thousands):

	Balance				Balance
	July 1, 2018	Additions	Deletions	Transfers	June 30, 2019
Governmental activities:					
Capital assets, not being depreciated:					
Land	\$ 409,022	\$ 48,701	\$ 28,954	\$ 27,062	\$ 455,831
Construction in progress	46,570	77,430		(16,917)	107,083
Total capital assets, not being depreciated	455,592	126,131	28,954	10,145	562,914
Capital assets, being depreciated:					
Buildings	1,654,217	146	38,053	2,364	1,618,674
Improvements, other than buildings	278,832	441	-	6,179	285,452
Infrastructure	11,543,605	14,177	-	3,128	11,560,910
Vehicles and equipment	143,121	18,459	2,963	5,246	163,863
Furniture and fixtures	27,498	311_			27,809
Total capital assets, being depreciated	13,647,273	33,534	41,016	16,917	13,656,708
Less accumulated depreciation for:					
Buildings	653,865	42,290	17,593	-	678,562
Improvements, other than buildings	54,425	8,375	-	-	62,800
Infrastructure	7,950,287	161,331	-	-	8,111,618
Vehicles and equipment	100,240	13,867	2,960	-	111,147
Furniture and fixtures	27,120	168			27,288
Total accumulated depreciation	8,785,937	226,031	20,553	-	8,991,415
Total capital assets, being depreciated, net	4,861,336	(192,497)	20,463	16,917	4,665,293
Governmental activities capital assets, net	\$ 5,316,928	\$ (66,366)	\$ 49,417	\$ 27,062	\$ 5,228,207
Business-type Activities:					
Capital assets, not being depreciated:					
Land	\$ 137,938	\$ -	\$ -	\$ -	\$ 137,938
Intangible assets	12,882	-	-	-	12,882
Construction in progress	183,980	168,423		(104,236)	248,167
Total capital assets, not being depreciated	334,800	168,423		(104,236)	398,987
Capital assets, being depreciated:					
Buildings	1,673,091	3,990	2,284	48,525	1,723,322
Improvements, other than buildings	1,292,092	36,745	-	16,749	1,345,586
Vehicles and equipment	278,805	11,640	813	38,962	328,594
Total capital assets, being depreciated	3,243,988	52,375	3,097	104,236	3,397,502
Less accumulated depreciation for:					
Buildings	627,083	40,574	2,013	-	665,644
Improvements, other than buildings	641,430	31,914	-	-	673,344
Vehicles and equipment	186,951	10,700	813	-	196,838
Total accumulated depreciation	1,455,464	83,188	2,826		1,535,826
Total capital assets, being depreciated, net	1,788,524	(30,813)	271	104,236	1,861,676
Business-type activities capital assets, net	\$ 2,123,324	\$ 137,610	\$ 271	\$ -	\$ 2,260,663

2. Depreciation

Covernmental activities

Depreciation expense charged to various governmental and business-type activities of the City for the year ended June 30, 2019 is as follows (in thousands):

Governmental activities.		
General government	\$	9,212
Public safety		10,246
Capital maintenance		169,139
Community services		35,019
Capital assets held by City's internal service funds		2,415
Total depreciation expense - governmental activities	\$	226,031
Business-type activities:		
5.	Ф.	40.000
Norman Y. Mineta San José International Airport	\$	49,026

Wastewater Treatment System29,616Municipal Water System2,798Parking System1,748Total depreciation expense - business-type activities\$ 83,188

3. Capitalized Interest

Interest costs that are related to the acquisition of buildings and improvements and equipment acquired with tax-exempt and taxable debt are capitalized for business-type activities. The amount of interest to be capitalized is calculated by offsetting interest expense incurred from the date of the borrowing until completion of the project, with interest earned on invested taxable and tax-exempt debt proceeds over the same period. Capitalized interest cost is prorated to completed projects based on the completion date of each project. However, the City decided to early implement GASB Statement No. 89 that was issued in June 2018. This statement requires that interest costs incurred before the end of a construction period be recognized as an expense in the period in which the cost is incurred for financial statements prepared using the economic resources measurement focus. As a result, interest cost incurred before the end of a construction period will not be included in the historical cost of a capital asset reported under business-type activities. The City has updated the Capitalized Interest policy to no longer capitalize interest for the Wastewater Treatment System Fund which had an immaterial impact to the financial statements. Application of Statement No. 89 is effective for the City's fiscal year ending June 30, 2021, and will be applied to all remaining funds in subsequent years.

4. Construction Commitments

Commitments outstanding as of June 30, 2019, related to governmental and business-type activities construction in progress totaled approximately \$10,734,000 and \$164,544,000, respectively.

E. Leases

1. Operating Leases as Lessee

The City has commitments under various operating lease agreements requiring annual rental payments, which are described as follows:

Governmental Activities

The City has ongoing commitments under operating lease agreements for business equipment, office facilities and land necessary for City operations, which expire at various dates through 2024. Each governmental fund includes the expenditures related to such lease agreements. There are both cancelable and non-cancelable lease agreements. Rental expenditures reported by the General Fund and the Nonmajor Governmental Funds under these operating lease agreements for the year ended June 30, 2019 amounted to approximately \$2,185,000 and \$50,000, respectively.

The future minimum lease payments anticipated under the existing lease commitments, as of June 30, 2019, are as follows (in thousands):

Fiscal Year Ending June 30,	Gene	eral Fund	Gover	major nmental ınds	Total Governmenta Activities		
2020	\$	2,258	\$	29	\$	2,287	
2021		1,506		-		1,506	
2022		468		-		468	
2023		329		-		329	
2024		83		-		83	
Totals	\$	4,644	\$	29	\$	4,673	

Business-Type Activities

Airport Gas-Powered Buses. In September 2009, the City entered into a restated operating lease and maintenance agreement for ten compressed natural gas ("CNG") powered buses for the Airport. The term of the agreement is from December 2007 to May 2017. In May 2017, the restated agreement was amended to extend through May 2019, with a one year option to extend, which was exercised in May 2019. Rental and maintenance expense for the Airport buses for the year ended June 30, 2019 was \$1,377,000.

Future Minimum Payments. The future minimum lease and maintenance payments required under the existing agreement for the ten CNG powered buses, as of June 30, 2019, are as follows (in thousands):

Fiscal Year						
Ending	Operating					
June 30,	Le	ases				
2020	\$	774				
Total minimum lease payments	\$	774				

2. Operating Leases as Lessor

Governmental Activities

The City also leases building space, facilities, and/or the privilege of operating a concession to tenants and concessionaries resulting in the receipt of annual rents that are not specifically described.

Business-Type Activities – Airport

Airline-Airport Lease and Operating Agreements. The City has entered into an Airline-Airport Lease and Operating Agreement with the various passenger and cargo airlines serving the Airport. The airline lease agreement, which took effect on December 1, 2007, was originally set to expire on June 30, 2012. In August 2011, the City Council authorized the Director of Aviation to extend the term for five years through June 30, 2017. On May 23, 2017, the City Council authorized the Director of Aviation, or Interim Director of Aviation, as applicable, to extend the term for two years through June 30, 2019, which allows the airlines to continue to conduct operations and occupy leased space through the extended term. The rates and charges structure remained unchanged through the extended term. The City entered into a new Airline-Airport Lease Agreement ("New Agreement") with the various passenger and cargo airlines serving the Airport, effective July 1, 2019. The New Agreement has an initial term of ten years and is set to expire on June 30, 2029. The term of this New Agreement may be extended for two consecutive five-year renewal periods by the mutual written agreement of the airlines and the City.

The key provisions in the airline lease agreement in effect through June 30, 2019 include compensatory rate making for the terminal cost center and residual rate making for the airfield cost center. The terminal rate per square foot is calculated based on expenses allocable to the Terminal for each fiscal year divided by the total amount of rentable terminal space. Should there be any remaining net revenues after all other obligations are satisfied, the airline's share of the remaining net revenues shall be applied as a credit to the airline terminal rate for the following fiscal year, thus reducing the rates, or distributed as a refund once a final accounting of the Airport's operations for the last fiscal year of the Airline-Airport Lease Agreement has completed. The landing fee rate is calculated by dividing the expenses allocable to the airfield, offset by airfield revenues, other than landing fees, by the projected aggregated maximum gross landed weight for all aircraft carrying passengers or cargo in commercial service at the Airport during the fiscal year.

For the year ended June 30, 2019, the Airport's revenues as defined in its lease agreement exceeded its expenditures and reserve requirements by \$16,372,000. The surplus for year ended June 30, 2019 will be divided 50/50 between the Airport and all airlines in accordance with the revenue sharing provisions of the Airline-Airport Lease Agreement.

Other Airport Leases. In December 2013, the City entered into a ground lease and operating agreement with Signature Flight Support Corporation ("Signature"), which constructed a full-service, fixed based facility on 29-acres of the Airport's west side ("Original Master Leasehold Parcel"). The term of the agreement is for 50 years from December 12, 2013 to December 11, 2063. On July 2, 2018, the City entered into the first amendment to the ground lease and operating agreement by adding a new parcel of land containing approximately 4 acres ("Additional Premises") bringing the total lease to approximately 33 acres. The base ground rental is subject to a consumer price index adjustment annually and by appraisal every five years. The annual base ground rental rate as of June 30, 2019 is \$2.36 per square foot for the Original Master Leasehold Parcel and an interim rate of \$1.18 per square foot for the Additional Premises. Rental revenues from the ground lease with Signature were \$3,237,000 for the year ended June 30, 2019.

The City also enters into leases with concessionaires, cargo carriers, and other business entities for building space and/or the privilege of operating a concession at the Airport. As of June 30, 2019, the remaining terms of these operating leases range from one month to 19 years. The leases with concessionaires are generally based on the greater of a percentage of their sales or a minimum annual guaranteed amount. Rental revenues from the aforementioned operating leases were \$99,708,000 for the year ended June 30, 2019.

The future minimum rentals to be received from the Airport operating leases, as of June 30, 2019, are as follows (in thousands):

Fise	cal	Year							
	ndi	ng 30,		Amount					
	IIIC	30,	-	Alliount					
2020				\$	115,563				
2021					97,690				
2022					97,037				
2023					95,957				
2024					95,002				
2025	-	2029			443,971				
2030	-	2034			56,987				
2035	-	2039			56,908				
2040	-	2044			38,198				
2045	-	2049			46,411				
2050	-	2054			56,389				
2055	-	2059			68,513				
2060	-	2064			73,889				
Total				\$	1,342,515				

These future minimum rentals are based upon annual rates and charges currently agreed to by the airlines and other tenants. As of June 30, 2019, leased assets to tenants had total historical costs of \$1,091,339,000 and accumulated depreciation of \$277,499,000.

Pursuant to the terms of individual agreements entered into with the City, every airline, operator, tenant or any other entity or person, which is party to an agreement with the City authorizing them to conduct business at the Airport, is required to maintain a security deposit on file with the City. The deposit shall be in a form and amount acceptable to the Director of Aviation, often in the form of irrevocable letter of credit, surety bond, cashier's check or other form acceptable to the Director of Aviation. The Director of Aviation has the authority to revise the amount of security deposit at any time to protect the interests of the City. Each deposit must be maintained in full force and effect during the entire term of the agreement to ensure faithful performance by the other party of all the covenants, terms and conditions of the agreement. Security deposits in the form of cashier's checks are recorded as advances and deposits payable on the accompanying statements of net position. The Airport maintains on file copies of all security deposits, in the form of letter of credit or surety bond, which are not recorded in the financial statements. The amount on file as of June 30, 2019 totaled \$34,540,000.

Rate Stabilization Fund and Ten-Year Lookback Distribution. The "Rate Stabilization Fund" is a fund of up to \$9,000,000 that is maintained by the City to facilitate the deposit and collection of moneys from the rates and charges of users of the Airport in the amounts and at the times needed to satisfy the financial requirements and contractual obligations of the Airport and to insure the City's ability to meet its obligations under the Master Trust. Moneys in the Rate Stabilization Fund also may be applied by the City in order to facilitate administration of revenue sharing or rate stabilization provisions of contractual agreements with airlines or other tenants of the Airport. Once the "Rate Stabilization Fund" reaches a balance of \$9,000,000, the City shall not deposit any additional sums into this fund until the balance falls below \$9,000,000. Under the terms of the New Agreement, if certain conditions are met, the City shall distribute the entire balance remaining in the "Rate Stabilization Fund" under Section 9.11 of the Airline Lease Agreement in effect through June 30, 2019 among all the Signatory Airlines under the Airline Lease Agreement in the proportion to each airline's share, if any, of enplaned passengers for all Signatory Airlines for fiscal year 2014-15.

Under the terms of the New Agreement, the City shall also distribute any overpayment of terminal rents by the airlines. The overpayment of terminal rents by the passenger airlines resulted from the City's annual calculation of terminal rents in a manner that was not consistent with the terms of the Airline Lease Agreement between the passenger airlines and the City. Specifically, from fiscal year 2008 to the year ended June 30, 2017, the City did not include the City office and administrative space at the terminals that should have been counted as "Rentable Terminal Space" under the terms of the Airline Lease Agreement for the purpose of calculating terminal rents to be charged to the passenger airlines.

All of the eligible airlines met the conditions for distribution by the June 30, 2019 deadline and the corresponding \$16,266,000 expense from the Rate Stabilization Fund and overpayment of terminal rents by the airlines was recorded as a Special Item in the accompanying financial statements because it is infrequent in occurrence. In addition, the cash reserves for this payout were established under the Airport Lease Agreement and management made a decision to release the reserves as a result of airline lease negotiations for the New Agreement.

F. Long-Term Debt and Other Obligations

1. Summary Schedule of Long-Term Debt

The following is a summary of long-term debt of the City governmental activities as of June 30, 2019 (in thousands, unless otherwise noted):

	Purpose	Issue Amount	Issue Date	Final Maturity	Range of Interest Rates	Range of Principal Payments (\$ millions)	Balance June 30, 2019
Governmental Activities	•						
City of San José							
General Obligation Bonds:							
Series 2001 (Libraries and Parks)	Community Facilities	\$ 71,000	06/06/2001	09/01/2031	5.10-5.13%	2.37	\$ 30,745
Series 2002 (Libraries, Parks, Public Safety)	Community Facilities	116,090	07/18/2002	09/01/2032	5.00%	3.87	54,170
Series 2004 (Libraries, Parks, Public Safety)	Community Facilities	118,700	07/14/2004	09/01/2034	5.00%	3.96	63,310
Series 2005 (Libraries and Public Safety)	Community Facilities	46,300	06/23/2005	09/01/2035	4.00-4.50%	1.55	26,265
Series 2006 (Libraries and Parks)	Community Facilities	105,400	06/29/2006	09/01/2036	4.63-5.00%	3.52	63,270
Series 2007 (Parks and Public Safety)	Community Facilities	90,000	06/20/2007	09/01/2037	4.25-4.75%	3.00	57,000
Series 2008 (Libraries and Parks)	Community Facilities	33,100	06/25/2008	09/01/2038	4.00-5.00%	1.10-1.11	22,050
Series 2009 (Public Safety)	Community Facilities	9,000	06/25/2009	09/01/2039	4.00-5.00%	0.30	6,300
							323,110
City of San José Financing Authority (SJFA)							
Lease Revenue Bonds:							
Series 2003A (Central Service Yard)	Refunding	22,625	09/18/2003	10/15/2023	4.40-4.70%	1.42-1.61	7,400
Series 2006A (Civic Center Project)	Refunding	57,440	06/01/2006	06/01/2039	4.38-5.00%	0.17-17.44	51,670
Series 2007A (Recreational Facilities)	Refunding	36,555	06/28/2007	08/15/2030	4.50-4.75%	1.29-1.88	18,550
Series 2011A (Convention Center)	Convention Center	30,985	04/12/2011	05/01/2042	4.00-5.75%	0.67-2.17	28,705
Series 2013A (Civic Center Project)	Refunding	305,535	05/28/2013	06/01/2039	4.00-5.00%	5.30-21.33	277,975
Series 2013B (Civic Center Garage Project)	Refunding	30,445	06/19/2013	06/01/2039	3.00-5.00%	0.91-1.91	26,555
							410,855
Lease Revenue Bonds (Direct Placements):							
Series 2008E-1 (Taxable) (Ice Centre)	Refunding	13,015	07/03/2008	06/01/2025	Variable	0.91-1.26	6,550
Series 2008E-1 (Taxable) (Ice Centre)	Refunding	13,010	07/03/2008	06/01/2025	Variable	0.91-1.26	6,540
							13,090
Sub-total - Lease Revenue Bonds							423,945
200 1000 2000							0,0.0
Special Assessment Bonds							
Series 24Q (Hellyer-Piercy)	Public Infrastructure	27,595	06/26/2001	09/02/2023	5.75-5.88%	1.72-2.03	9,135
Special Tax Bonds							
CFD No. 1 (Capitol Expressway Auto Mall)	Public Infrastructure	4,100	11/18/1997	11/01/2022	5.70%	0.27-0.30	1,090
CFD No. 6 (Great Oaks-Route 85)	Public Infrastructure	12,200	12/18/2001	09/01/2023	5.88-6.00%	0.74-0.87	3,900
CFD No. 9 (Bailey/Highway 101)	Public Infrastructure	13,560	02/13/2003	09/01/2032	6.30-6.65%	0.44-0.95	9,015
CFD No. 10 (Hassler-Silver Creek)	Public Infrastructure	12,500	07/23/2003	09/01/2023	5.10-5.25%	0.81-0.94	4,260
Series 2011 (Convention Center)	Public Infrastructure	107,425	04/12/2011	05/01/2042	5.00-6.50%	2.13-7.71	97,785
•							125,185
							•
Total Government Activities - Bonds Payabl	е						\$ 872,240

The following is a summary of long-term debt of the City for Business-Type activities as of June 30, 2019 (in thousands, unless otherwise noted):

	Purpose	Issue Amount	Issue Date	Final Maturity	Range of Interest Rates	Range of Principal Payments (\$ millions)	Balance June 30, 2019
Business-Type Activities	•			•		, ,	
Norman Y. Mineta San José International Airport							
Revenue Bonds:							
Series 2011A-1 (AMT)	Refunding	\$ 150,405	07/28/2011	03/01/2034	5.00-6.25%	3.71-21.12	\$ 122,100
Series 2011A-2 (Non-AMT)	Refunding	86,380	07/28/2011	03/01/2034	4.00-5.25%	2.11-12.22	70,230
Series 2011B (Taxable)	Refunding	271,820	12/14/2011	03/01/2041	4.90-6.75%	2.87-27.33	258,150
Series 2014A (AMT)	Refunding	57,350	10/07/2014	03/01/2026	3.38-5.00%	0.14-9.18	49,155
Series 2014B (Non-AMT)	Refunding	28,010	10/07/2014	03/01/2028	3.10-5.00%	7.98-10.37	28,010
Series 2014C (Non-AMT)	Refunding	40,285	10/07/2014	03/01/2031	5.00%	7.30-8.86	40,285
Series 2017A (AMT)	Refunding	473,595	04/11/2017	03/01/2047	4.00-5.00%	4.01-35.15	448,205
Series 2017B (Non-AMT)	Refunding	150,675	04/11/2017	03/01/2047	4.00-5.00%	1.28-11.18	142,595
Clean Water Financing Authority							1,158,730
Revenue Bonds:							
Series 2009A	Refunding	21,420	01/29/2009	11/15/2020	4.00-5.00%	5.41	10,585
Sub-total - Bonds Payable	·						1,169,315
		Authorized		Final	Range of Interest	Range of Principal Payments	Balance
	Purpose	Amount	Issue Date	Maturity	Rates	(\$ millions)	June 30, 2019
City of San José Financing Authority - SJFA (Direct Borrowings) Regional Wastewater Facility Notes Payable Total Business-Type Activities - Bonds and Notes Payable	Public Infrastructure	\$ 300,000	10/01/2017	Anytime	Variable	Variable	\$ 89,076 \$ 1,258,391

2. Summary of Default Provisions for Long-Term Debt

Governmental Activities – General Obligation Bonds

The City of San José has eight series of general obligation bonds outstanding as of June 30, 2019: Series 2001 Bonds, Series 2002 Bonds, Series 2004 Bonds, Series 2005 Bonds, Series 2006 Bonds, Series 2007 Bonds, Series 2008 Bonds and Series 2009 Bonds (collectively, "General Obligation Bonds"). The City issued each series of General Obligation Bonds pursuant to a fiscal agent agreement with Wells Fargo Bank, National Association ("Fiscal Agent Agreement). The events of default under the Fiscal Agent Agreements for the General Obligation Bonds are as follows, with exceptions as noted in footnotes: (i) failure to pay debt service, including principal, interest, and redemption premiums when due; (ii) failure to comply with covenants and conditions of the indentures and such default shall have continued for a period of 30 days following written notice to the City representative of the occurrence of such default¹; and (iii) bankruptcy or similar debtor relief proceedings².

The Fiscal Agent Agreements provide any bondholder with the following remedies, with the exceptions as noted in the footnotes: (a) by mandamus, suit, action or proceeding, to compel the City and its members, officers, agents, or employees to perform each and every term, provision and covenant contained in the Fiscal Agent Agreement for the General Obligation Bonds, and to require the carrying out of any or all such covenants and agreements of the City and the fulfillment of all duties imposed upon it; (b) by suit, action or proceeding in equity, to enjoin any acts or things which are unlawful, or the violation of any of the bondowners' rights; and (c) to require the City and its members and employees to accounts as if it and they were the trustees of an express trust.³

¹ Defined event of default in the Fiscal Agent Agreements for the 2001 and 2002 General Obligation Bonds.

² Defined event of default in the Fiscal Agent Agreements for the 2001 and 2002 General Obligation Bonds.

³ This remedy is specified only in the Fiscal Agent Agreements for the 2001 and 2002 General Obligation Bonds.

Governmental Activities - SJFA Lease Revenue Bonds

The Financing Authority has six series of lease revenue bonds outstanding as of June 30, 2019: Series 2003A Bonds, Series 2006A Bonds, Series 2007A Bonds, Series 2011A Bonds, Series 2013A Bonds and Series 2013B Bonds (collectively, "Lease Revenue Bonds"). The principal and interest payments on the Series 2003A Bonds, Series 2006A Bonds and the Series 2007A Bonds are insured under separate financial guaranty insurance policies ("Bond Insurance"). The Financing Authority issued each series of Lease Revenue Bonds pursuant to a trust agreement or an indenture of trust ("Trust Agreement") with a trustee bank ("Trustee"). The Series 2006A Bonds and Series 2013A Bonds are issued pursuant to the same Trust Agreement as supplemented and amended.

Each series of Lease Revenue Bonds has the same structure with the City leasing a City facility to the Financing Authority and the Financing Authority leasing it back to the City pursuant to a lease known as a Project Lease or a Facility Lease ("City Lease"). The City Lease for the Series 2006A Bonds and the Series 20013A Bonds is the same lease as amended. The City's lease payments under each City Lease are the Financing Authority's source of payment of debt service on the applicable series of Lease Revenue Bonds. The facilities subject to the City Leases are: (i) the City's main service yard (Series 2003A Bonds); (ii) two City golf courses (Series 2007A Bonds); (iii) City Hall (Series 2006A Bonds and Series 2013A Bonds); (iv) the first floor of the Convention Center expansion (Series 2011A Bonds); and (v) the City employees' parking garage (Series 2013B Bonds).

There are events of default under both the Trust Agreements and the City Leases. Generally, the events of default under each Trust Agreement are: (i) failure to pay debt service when due; (ii) failure to comply with covenants and conditions of the Trust Agreement and such default shall have continued for a specified period of days following the Financing Authority's receipt from the Trustee, or (except in the case of the Series 2011A Bonds) the owners of at least 25% of the aggregate principal amount of the applicable series of Lease Revenue Bonds outstanding, of written notice of the occurrence of such default, provided that such period may be extended as specified in the Trust Agreement; (iii) bankruptcy or similar debtor relief proceedings; or (iv) City's failure to pay a lease payment under the applicable City Lease, or in the case of the Series 2011A Bonds, any event of default under the City Lease related to the Series 2011A Bonds.

Except for the Series 2011A Bonds, following an event of default under the Trust Agreement, the Trustee may declare payment of the outstanding principal of the applicable series of Lease Revenue Bonds and accrued interest to be immediately due and payable. However, acceleration is subject to the Financing Authority's deposit with the Trustee sufficient funds for the Trustee to pay the outstanding principal and accrued interest on the applicable series of Lease Revenue Bonds. For the Series 2003A Bonds, Series 2006A Bonds and the Series 2007A Bonds, such acceleration is subject to the direction or consent of the Bond Insurance provider. Each Trust Agreement provides for the application of funds upon an event of default or acceleration in the order of priority set forth in the particular Trust Agreement.

Generally, the events of default under the City Leases are: (i) failure to pay a lease payment under the City Lease when due; (ii) failure to comply with covenants and conditions of the City Lease and such default shall have continued for a specified period of days following the City's receipt of written notice of the occurrence of such default from the Financing Authority, provided that such period may be extended as specified in the City Lease; (iii) assignment or transfer of the City Lease; (iv) bankruptcy or similar debtor relief proceedings; or (v) vacation or abandonment of the facility subject to the City Lease.

Upon an event of default under the City Lease, the Financing Authority or the Trustee as the Financing Authority's assignee may (i) terminate the City Lease and re-enter the facility subject to the City Lease, remove the persons and personal property occupying the facility and re-let the facility

to another lessee; or (ii) without terminating the City Lease, keep the City Lease in effect and continue to collect lease payments from the City or re-enter the facility and re-let the facility to another lessee.

Governmental Activities - Special Assessment Bonds, Series 24Q Hellyer-Piercy

The City issued its special assessment bonds, Series 24Q (Hellyer-Piercy) ("24Q Bonds") to finance certain public improvements pursuant to provisions of State law, the San José Municipal Code and a fiscal agent agreement ("Fiscal Agent Agreement") with a banking institution as fiscal agent (Fiscal Agent). The 24Q Bonds are a limited obligation of the City. In the Fiscal Agent Agreement, the only financial obligation of the City is to transfer amounts available in the reserve fund to make debt service payments on the 24Q Bonds. The City may, at its sole option and at its sole discretion, elect to advance available surplus funds of the City to pay for any delinquent installments pending sale, reinstatement or redemption of any delinquent property.

In the Fiscal Agent Agreement, the City covenants for the benefit of the bondowners that it will foreclose the lien of any assessment which has been billed, but has not been paid, pursuant to State law; provided, however, that the institution of such proceedings may be delayed at the sole option of the City Council if certain conditions in the Fiscal Agent Agreement are met. The City may, at its sole option and at its sole discretion, elect to advance available surplus funds of the City to pay for any delinquent installments pending sale, reinstatement or redemption of any delinquent property. The principal of the 24Q Bonds is not subject to acceleration under the Fiscal Agent Agreement as a result of a delinquent or unpaid assessments.

Governmental Activities - Special Tax Bonds, CFD 1 Capitol Expressway Auto Mall

The City issued its special tax bonds, CFD 1 (Capitol Expressway Auto Mall) ("CFD 1 Bonds") to finance certain public improvements pursuant to provisions of State law, the San José Municipal Code and a fiscal agent agreement ("Fiscal Agent Agreement") with a banking institution as fiscal agent. The CFD 1 Bonds are a limited obligation of the City of San José. The only financial obligation of the City is to transfer amounts available in the reserve fund to make debt service payments on the bonds.

A taxpayer's inability to pay special taxes associated with the CFD 1 Bonds is not a defined event of default in the Fiscal Agent Agreement for the CFD 1 Bonds, but there are remedies for delinquent special taxes and the remedies are limited. In the Fiscal Agent Agreement, the City covenants for the benefit of the bondowners that it will foreclose the lien of any special tax which has been billed, but has not been paid, pursuant to State law, as provided in the Fiscal Agent Agreement.

No provision in the bond documents for the CFD 1 Bonds requires the City to expend or risk its own general funds or otherwise incur any financial liability. The principal of the CFD 1 Bonds is not subject to acceleration under the Fiscal Agent Agreement as a result of delinquent or unpaid special taxes.

Governmental Activities - Special Tax Bonds, CFD 6 Great Oaks-Route 85

The City issued its special tax bonds, CFD 6 (Great Oaks-Route 85) ("CFD 6 Bonds") to finance certain public improvements pursuant to provisions of State law, the San José Municipal Code and a fiscal agent agreement ("Fiscal Agent Agreement") with a banking institution as fiscal agent. The CFD 6 Bonds are a limited obligation of the City of San José. The only financial obligation of the City is to transfer amounts available in the reserve fund to make debt service payments on the bonds.

A taxpayer's inability to pay special taxes associated with the CFD 6 Bonds is not a defined event of default in the Fiscal Agent Agreement for the CFD 6 Bonds, but there are remedies for delinquent special taxes and the remedies are limited. In the Fiscal Agent Agreement, the City covenants for

the benefit of the bondowners that it will foreclose the lien of any special tax which has been billed, but has not been paid, pursuant to State law, as provided in the Fiscal Agent Agreement.

No provision in the bond documents for the CFD 6 Bonds requires the City to expend or risk its own general funds or otherwise incur any financial liability. The principal of the CFD 6 Bonds is not subject to acceleration under the Fiscal Agent Agreement as a result of delinquent or unpaid special taxes.

Governmental Activities - Special Tax Bonds, CFD 9 Bailey/Highway 101

The City issued its special tax bonds, CFD 9 (Bailey/Highway 101) ("CFD 9 Bonds") to finance certain public improvements pursuant to provisions of State law, the San José Municipal Code and a fiscal agent agreement ("Fiscal Agent Agreement") with a banking institution as fiscal agent. The CFD 9 Bonds are a limited obligation of the City of San José. The only financial obligation of the City is to transfer amounts available in the reserve fund to make debt service payments on the bonds.

A taxpayer's inability to pay special taxes associated with the CFD 9 Bonds is not a defined event of default in the Fiscal Agent Agreement for the CFD 9 Bonds, but there are remedies for delinquent special taxes and the remedies are limited. In the Fiscal Agent Agreement, the City covenants for the benefit of the bondowners that it will foreclose the lien of any special tax which has been billed, but has not been paid, pursuant to State law, as provided in the Fiscal Agent Agreement.

No provision in the bond documents for the CFD 9 Bonds requires the City to expend or risk its own general funds or otherwise incur any financial liability. The principal of the CFD 9 Bonds is not subject to acceleration under the Fiscal Agent Agreement as a result of delinquent or unpaid special taxes.

Governmental Activities - Special Tax Bonds, CFD 10 Hassler-Silver Creek

The City issued its special tax bonds, CFD 10 (Hassler-Silver Creek) ("CFD 10 Bonds") to finance certain public improvements pursuant to provisions of State law, the San José Municipal Code and a fiscal agent agreement ("Fiscal Agent Agreement") with a banking institution as fiscal agent. The CFD 10 Bonds are a limited obligation of the City of San José. The only financial obligation of the City is to transfer amounts available in the reserve fund to make debt service payments on the bonds.

A taxpayer's inability to pay special taxes associated with the CFD 10 Bonds is not a defined event of default in the Fiscal Agent Agreement for the CFD 10 Bonds, but there are remedies for delinquent special taxes and the remedies are limited. In the Fiscal Agent Agreement, the City covenants for the benefit of the bondowners that it will foreclose the lien of any special tax which has been billed, but has not been paid, pursuant to State law, as provided in the Fiscal Agent Agreement.

No provision in the bond documents for the CFD 10 Bonds requires the City to expend or risk its own general funds or otherwise incur any financial liability. The principal of the CFD 10 Bonds is not subject to acceleration under the Fiscal Agent Agreement as a result of delinquent or unpaid special taxes.

Governmental Activities - Special Hotel Tax Revenue Bonds, Convention Center

The City issued its Special Hotel Tax Revenue Bonds, Convention Center ("Hotel Tax Bonds") to finance expansion to its convention center pursuant to provisions of State law, the San José Municipal Code and an indenture of trust agreement ("Indenture") with a banking institution as trustee ("Trustee"). The Hotel Tax Bonds are a limited obligation of the City. Under the Indenture, the City has the obligation to collect and remit the Special Tax revenues to the Trustee for the Trustee to deposit in various funds held by the Trustee in the order of priority specified in the Indenture, including a Revenue Fund. Under certain circumstances as specified in the Indenture, the City Manager has

the obligation to request the City Council to appropriate certain transient occupancy tax revenues in the City's annual budget for the following fiscal year for deposit in the Revenue Fund; provided however, that the City Council is not obligated to appropriate such funds and failure to do so is not a default under the Indenture.

The City covenants in the Indenture to monitor the collection of the Special Taxes and to engage in certain collection actions, including instituting foreclosure proceedings of a hotel property that is delinquent in the payment of the Special Hotel Tax in accordance with foreclosure procedures under State law.

The principal of the Hotel Tax Bonds is not subject to acceleration under the Indenture as a result of delinquent or unpaid Special Hotel Taxes.

Business Type Activities - Clean Water Financing Authority Revenue Bonds

The Clean Water Financing Authority has one series of bonds outstanding as of June 30, 2019, the Series 2009A Bonds. The Clean Water Financing Authority issued the Series 2009A Bonds pursuant to a Master Indenture as supplemented and amended ("Master Indenture") with a trustee bank ("Trustee"). The source of repayment of the Series 2009A Bonds consists of Revenues (defined below) paid under the Improvement Agreement by and among the City, the City of Santa Clara and the Clean Water Financing Authority as supplemented and amended ("Improvement Agreement). For purposes of the Series 2009A Bonds, Revenues consist of payments made under the Improvement Agreement solely by the City from Net System Revenues (as defined in the Improvement Agreement) derived from the operation of the City's sewer and wastewater treatment system.

There are events of default under both the Master Indenture and the Improvement Agreement. Generally, the events of default under the Master Indenture are: (i) failure to pay debt service when due; (ii) failure to comply with covenants and conditions of the Master Indenture and such default shall have continued for a specified period of days following the Clean Water Financing Authority's receipt from the Trustee, or the owners of at least 10% of the aggregate principal amount of the Series 2009A Bonds outstanding, of written notice of the occurrence of such default, provided that such period may be extended as specified in the Master Indenture; (iii) bankruptcy or similar debtor relief proceedings; or (iv) an event of default by the City under the Improvement Agreement. The Master Indenture does not provide for acceleration of payment of the Series 2009A Bonds. The Master Indenture, however, provides for application of Revenues upon an event of default in the order of priority set forth in the Master Indenture.

Generally, the events of default under the Improvement Agreement are: (i) failure to make a payment when due; (ii) failure to comply with covenants and conditions of the Improvement Agreement and such default shall have continued for a period of 30 days following the City's receipt of written notice of the occurrence of such default from the Clean Water Financing Authority, provided that such period may be extended as specified in the Improvement Agreement; or (iii) bankruptcy or similar debtor relief proceedings. Following an event of default under the Improvement Agreement, the Clean Water Financing Authority or the Trustee may pursue its rights and remedies at law or in equity. With respect to payment defaults, the Trustee may demand payment of amounts past due with interest, to the extent permitted by law, at the effective rate of interest on the Series 2009A Bonds until such amount has been paid.

3. Debt Compliance

There are a number of limitations and restrictions contained in the various bond indentures. The City believes it is in compliance with all significant limitations and restrictions for which non-compliance would adversely affect its ability to pay debt service.

4. Legal Debt Limit and Margin

The City Charter limits bonded indebtedness for General Obligation bonds to 15 percent of the total assessed valuation of all real and personal property within the City. The total assessed value of taxable property on the City's FY 2019 tax roll was \$188.6 billion, which results in a total debt limit of \$28.3 billion. As of June 30, 2019, the City had \$327,591,000 which includes premium of General Obligation bonds outstanding which represents approximately 1.2% of the General Obligation bonds' debt limit. On July 25, 2019, the City issued \$502,020,000 of General Obligation bonds. (See Note IV.D.1)

5. Arbitrage

The Tax Reform Act of 1986 instituted certain arbitrage restrictions with respect to the issuance of tax-exempt bonds after August 31, 1986. Arbitrage regulations deal with the investment of all tax-exempt bond proceeds at an interest yield greater than the interest yield paid to bondholders. Generally, all interest paid to bondholders can be retroactively rendered taxable if applicable rebate liabilities are not reported and paid to the Internal Revenue Service ("IRS") at least every five years. During the current year, the City performed calculations to determine the rebate liabilities for the City's tax-exempt bond issues listed above. However, as no bond issue with a positive rebate liability was due for a fifth-year payment, there was no rebate liability outstanding as of June 30, 2019.

6. Special Assessment and Special Tax Bonds with Limited City Commitment

All obligations of the City under the Special Assessment and Special Tax Bonds are not considered general obligations of the City, but are considered limited obligations, payable solely from the assessments/special taxes and from the certain funds pledged therefore under the Paying Agent Agreement or Fiscal Agent Agreement. Neither the faith and credit nor the taxing power of the City, or any political subdivision thereof, is pledged to the payment of the bonds. The City is not obligated to advance available surplus funds from the City Treasury to cure any deficiency in the Redemption Fund for these bonds; provided, however, the City is not prevented, in its sole discretion, from so advancing funds.

As of June 30, 2019, the City has recorded approximately \$27,400,000 of deferred inflows of resources and related special assessments receivables in the Special Assessment Districts Fund. These balances consist primarily of property tax assessments and/or special taxes to be collected in the future by the County of Santa Clara for future debt service of the special assessment districts and the community facilities districts.

The City issued Special Hotel Tax Revenue Bonds, Series 2011 (Convention Center Expansion and Renovation Project), which are secured by a first lien on the Convention Center Facilities District No. 2008-1 special tax revenues and any of the Available Transient Occupancy Tax (Available TOT as defined in the bond documents) that is appropriated by City Council as part of the City's annual budget process to pay debt service. The Base Special Tax and Additional Special Tax (as defined in the bond documents) are property-based taxes levied on hotel properties within the Convention Center Financing District and remitted to the City on a monthly or quarterly basis in the same manner as the City's Transient Occupancy Tax. The amount of deferred inflows and related receivables noted above does not include special taxes associated with the Special Hotel Tax Revenue Bonds

because these special taxes are calculated based on occupancy and a percentage of room rent and therefore the amount is undeterminable.

7. Conduit Debt

The City has issued multi-family housing revenue bonds to provide funds for secured loans to builders of multi-family housing projects. The purpose of the program is to provide needed rental housing for low to moderate-income households. To comply with IRS requirements in order to meet the tax-exempt status, the owner is required to set aside a certain percentage of all units built for very low to moderate-income households. The bonds are payable solely from payments made on the related secured loans. These tax-exempt housing bonds have maturity dates that are due at various dates through March 1, 2052. As of June 30, 2019, the total principal amount outstanding of conduit multifamily housing revenue bonds is \$771,988,000.

In the opinion of the City's officials, these bonds are not payable from any revenues or assets of the City. Neither the faith and credit nor the taxing power of the City, the State, or any political subdivision thereof are pledged for the payment of the principal or interest on these bonds.

8. City of San José Financing Authority Variable-Rate Lease Revenue Bonds

Long-Term Direct Placements (Governmental Activities)

On December 18, 2013, the Financing Authority directly placed its Lease Revenue Bonds, Series 2008C (Hayes Mansion Refunding Project) (the "Series 2008C Bonds") and Taxable Lease Revenue Bonds, Series 2008D Bonds (Hayes Mansion Refunding Project) (the "Series 2008D Bonds" and together with the Series 2008C Bonds, the "Series 2008 C/D Bonds") and its Taxable Lease Revenue Bonds, Series 2008E-1 (Ice Centre Refunding Project) and Taxable Lease Revenue Bonds, Series 2008E-2 Bonds (Ice Centre Refunding Project) (collectively, the "Series 2008E Bonds") with U.S. Bank National Association ("U.S. Bank"), and in connection with the direct placement, the City, the Financing Authority and U.S Bank entered into two separate continuing covenant agreements (collectively, the "Continuing Covenant Agreements") for the direct placement of the Series 2008C/D Bonds and the Series 2008E Bonds. Prior to the execution of the Continuing Covenant Agreements on December 18, 2013, the Series 2008C/D Bonds and the Series 2008E Bonds were publiclymarketed variable rate "demand" bonds supported by credit facilities and were payable upon demand of the bondholder on certain dates and after certain notice specified in the Indenture (defined below) at a purchase price equal to principal plus accrued interest. Concurrent with the direct placement of the Series 2008C/D Bonds and the Series 2008E Bonds with U.S. Bank, such credit facilities were terminated and the Series 2008C/D Bonds and the Series 2008E Bonds ceased to be remarketed on the open market.

The Financing Authority issued the Series 2008C/D Bonds pursuant to an Indenture of Trust dated as of June 1, 2008 (the "Original Series 2008C/D Indenture"), by and between the Financing Authority and Wells Fargo Bank, N.A., as trustee, as amended by a First Supplemental Indenture of Trust, dated as of October 1, 2010, and as subsequently amended and restated by an Amended and Restated Indenture of Trust, dated as of December 1, 2013. In connection with the Original Series 2008C/D Indenture, the City and the Financing Authority entered into a Project Lease dated as of June 1, 2008, as subsequently amended by the First Amendment to Project Lease dated as of December 1, 2013 under which the Financing Authority leased the facility known as the Dolce Hayes Mansion to the City, in exchange for lease payments used that were the source of repayment of the Series 2008C/D Bonds.

On February 5, 2019, the sale of the Dolce Hayes Mansion closed. The City received sufficient proceeds from the sale to fully redeem the then outstanding Series 2008C Bonds and Series 2008D Bonds in the principal amount of \$10,915,000 and \$17,545,000, respectively, on February 6, 2019.

The Financing Authority issued its Taxable Lease Revenue Bonds, Series 2008E (Ice Centre Refunding Project) (the "Original Series 2008E Bonds"), pursuant to an Indenture of Trust by and between the Financing Authority and Wells Fargo Bank, N.A., as trustee, dated as of July 1, 2008, (the "Original Series 2008E Indenture"). The Original 2008E Indenture was supplemented and amended pursuant to a First Supplemental Indenture of Trust, dated as of October 1, 2010 which, among other things, re-designated the Original Series 2008E Bonds as the Financing Authority's Taxable Lease Revenue Bonds, Series 2008E-1 Bonds (Ice Centre Refunding Project) and Taxable Lease Revenue Bonds, Series 2008E-2 Bonds (Ice Centre Refunding Project). The Original Series 2008E Indenture was subsequently amended and restated by an Amended and Restated Indenture of Trust, dated as of December 1, 2013. In connection with the Original Series 2008E Indenture, the City and the Financing Authority entered into a Site and Facility Lease dated as of July 1, 2008, as subsequently amended by the First Amendment to Site and Facility Lease dated as of December 1, 2013 (together, the "Site Lease") pursuant to which the City leases a facility currently known as Solar4America Ice Centre (the "Ice Centre") to the Financing Authority. Pursuant to a Project Lease dated as of July 1, 2008, as subsequently amended by the First Amendment to Project Lease dated as of December 1, 2013, the Financing Authority leases the Ice Centre back to the City in exchange for lease payments that are the source of repayment on the Series 2008E Bonds.

The outstanding Series 2008E Bonds are considered to be "Direct Placements" according to GASB Statement No. 88, which was implemented in this fiscal year. The scheduled redemption of the Series 2008E Bonds is incorporated in the Annual Requirements to Maturity schedules (see Note III.F.10).

The principal balances of the Financing Authority's variable-rate bonds as of June 30, 2019 are as follows (in thousands):

	 Privately-Placed Bonds								
	Balance une 30, 2019	Purchaser	Agreement Expiration	Fixed Fee/ Spread	Interest Index Rate				
City of San José Financing Authority:	 ,								
Lease Revenue Bonds:									
Series 2008E (Taxable) (Ice Centre)	\$ 13,090	U.S. Bank	12/13/2019	0.530%	1-Month LIBOR				

Pursuant to the Continuing Covenant Agreement for the Series 2008E Bonds, the Financing Authority is required to pay a fixed fee, or spread of 0.53% (as noted above) that is subject to increase in the event that the long-term unenhanced ratings of any of the Financing Authority's lease revenue bonds are downgraded. The applicable interest rate index plus the fixed fee comprise the combined interest rate that is applied to outstanding principal and billed to the Financing Authority monthly. As of June 30, 2019, the direct placement of the Series 2008E Bonds expires as set forth in the table above.

The Series 2008E Bonds are subject to mandatory tender upon expiration of the Continuing Covenant Agreement for the Series 2008E Bonds on December 13, 2019, at which time the Financing Authority has the obligation to purchase the Series 2008E Bonds unless an extension is negotiated with U.S. Bank or the Financing Authority places the Series 2008E Bonds with a different purchaser or remarkets the Series 2008E Bonds publicly. If the Financing Authority fails to place the Series 2008E Bonds with a different purchaser or fails to remarket the Series 2008E Bonds, assuming there are no events of default, then the principal of the bonds will be amortized over a three-year period in equal (as nearly as possible) principal payments and will bear interest at a minimum rate of interest at 8% per annum ("Amortization Payments").

Under state law, the City's lease payments may not exceed the fair rental value of the Ice Centre. In the event that the City or the Financing Authority reasonably foresee that the lease payments for the Ice Centre will be insufficient to repay the Amortization Payments or other amounts owed to U.S. Bank, then the staff of the City and the Financing Authority shall use their best efforts to (i) substitute other property to be leased with sufficient value to make such payments: (ii) support the issuance of bonds or certificates of participation in an amount sufficient to repay the amounts owed to U.S. Bank; or (iii) request an appropriation of legally available funds from the City's General Fund.

Additionally, in the event U.S. Bank does not extend the date for mandatory tender of the Series 2008E Bonds, then the City Manager and the Executive Director of the Financing Authority shall use their best efforts to bring forward a plan of finance for the conversion of the Series 2008E Bonds or issuance of bonds or certificates of participation in a sufficient amount to pay U.S. Bank for the amount owed to U.S. Bank prior to the 3rd anniversary of the mandatory tender date.

Upon the occurrence and continuation of event of default under the Continuing Covenant Agreement, U.S. Bank may direct Wells Fargo Bank, N.A. as the trustee for the Series 2008E Bonds to accelerate the Series 2008E Bonds; however, the Continuing Covenant Agreement also provides that the City's lease payments may not be accelerated. Additionally, in the event of default, the City may not issue any additional Debt (as defined in the Continuing Covenant Agreement) without the prior consent of U.S. Bank and may not issue any additional notes under the Financing Authority's lease revenue commercial paper program except additional notes to pay interest and to refund maturing principal.

Events of default under the continuing covenant agreement for the Series 2008E Bonds include: (i) default under any the underlying documents for the Series 2008E Bonds, (ii) non-payment; (iii) a breach of various covenants; (iv) bankruptcy; and (v) ratings events including downgrades by any of Moody's, S&P, or Fitch of its long term ratings on the Financing Authority's lease revenue bonds below "Baa1," "BBB+" and "BBB+," respectively; or (vi) a suspension or withdrawal of the long-term ratings on the Financing Authority's lease revenue bonds for a credit related reason.

9. Summary of Changes in Long-term Obligations

Governmental Activities - The changes in long-term obligations for the year ended June 30, 2019 are as follows (in thousands):

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	July 1, 2018	Additional Obligations, Interest Accretion and Net Increases	Current Maturities, Retirements, and Net Decreases	June 30, 2019	Principal Amounts Due Within One Year
Governmental Activities:					
Long-term debt payable:					
General Obligation bonds	\$ 342,770	\$ -	\$ (19,660)	\$ 323,110	\$ 19,660
Issuance premiums:					
For issuance premiums	4,760	-	(279)	4,481	-
Lease-purchase agreements	15,311	-	(1,420)	13,891	1,460
San José Financing Authority					
Direct Placements					
Series 2008C	10,915	-	(10,915)	-	-
Series 2008D	17,545	-	(17,545)	-	-
Series 2008E-1	7,460	-	(910)	6,550	960
Series 2008E-2	7,450	-	(910)	6,540	955
Lease revenue bonds	425,515	-	(14,660)	410,855	14,250
Issuance premiums/discounts:					
For issuance premiums	37,173	-	(1,781)	35,392	-
For issuance discounts	(539)	-	23	(516)	-
Special assessment and special tax bonds with					
Limited governmental commitment	130,765	-	(5,580)	125,185	5,885
Issuance discounts:					
For issuance discounts	(1,537)		66	(1,471)	
Total long-term debt payable	997,588		(73,571)	924,017	43,170
Other Long-term obligations:					
Hayes Mansion construction loan	1,200	-	(1,200)	-	-
NMTC financing obligation	18,394	-	(18,394) (1,	-	-
Accrued vacation, sick leave and compensatory time	76,528	55,586	(54,891)	77,223	49,855
Accrued landfill postclosure costs	4,650	-	(465)	4,185	465
Estimated liability for self-insurance	135,326	14,295	(20,961)	128,660	21,151
Pollution remediation obligation	279	1,958	-	2,237	-
Total other long-term obligations	236,377	71,839	(95,911)	212,305	71,471
Governmental activities long-term obligations	\$ 1,233,965	\$ 71,839	\$ (169,482)	\$ 1,136,322	\$ 114,641

⁽¹⁾ Includes principal payment of \$222 with the remaining \$18,172 forgiven.

General Obligation Bonds are issued pursuant to a two-thirds majority voter authorization. In 2000 and 2002, San José voters approved three ballot measures (Measures O and P in 2000 and Measure O in 2002) that authorized the total issuance of \$598,820,000 of general obligation ("GO") bonds for library, parks and public safety projects. On November 6, 2018, the voters of San José approved ballot Measure T that authorized the total issuance of \$650,000,000 of GO bonds for disaster preparedness, public safety and infrastructure projects. GO bonds are secured by a pledge of the City to levy ad valorem property taxes without limitation of rate or amount (except certain personal property which is taxable at limited rates). The ad valorem property tax levy is calculated for each fiscal year to generate sufficient revenue to pay 100% of annual debt service net of other available funding sources. As of June 30, 2019, the City had issued \$589,590,000 of prior GO bonds with \$323,110,000 outstanding. Total principal and interest remaining on the bonds as of June 30, 2019 is approximately \$455,006,000 with the final payment due on September 1, 2039 (see Note IV.D.1).

Lease Revenue/Revenue Bonds are issued by the Financing Authority primarily to finance various capital improvements, which are leased to the City and are secured by lease revenue from "lessee" departments in the General Fund and Nonmajor Governmental Funds. The lease revenue for each fiscal year is generally equal to 100% of annual debt service net of other available funding sources. Total principal and interest remaining on these bonds as of June 30, 2019 are approximately \$665,223,000, with the final payment due on May 1, 2042.

Special Assessment and Special Tax Bonds are issued by the City to finance public improvements in special assessment or tax districts established by the City and are secured by assessments or special taxes levied on properties located within the special districts. The assessments and special taxes, as applicable, are calculated for each fiscal year to generate sufficient revenue to pay 100% of annual debt service net of other available funding sources. Total principal and interest remaining on the bonds as of June 30, 2019 is approximately \$223,732,000, with the final payment due on May 1, 2042.

Lease-Purchase Agreement (Energy Conservation Equipment) On May 20, 2014, the City Council authorized the execution of a master equipment lease-purchase agreement (the "Agreement") with Banc of America Public Capital Corp ("Bank") under which the City could enter into separate schedules for the acquisition, purchase, financing, and leasing of energy conservation equipment to be installed at City-owned facilities in a principal amount not to exceed \$30,000,000 with the Bank or one of its affiliates, collectively the "Lessor". The schedules are referred to as "Leases". The financing was secured as a result of the Energy Services Agreement that the City entered into with Chevron Energy Solutions to design the projects and procure the equipment to be acquired and installed. In August 2014, Chevron Energy Solutions was acquired by Oaktree Capital Management, and the organization began operation as OpTerra Energy Services ("OpTerra") on September 1, 2014. A Consent to Assignment agreement among the City, Chevron, and OpTerra was executed to allow the assignment of the Energy Services Agreement from Chevron to OpTerra.

The City entered into a \$19,300,000 taxable Lease with the Lessor on May 29, 2014 to finance the acquisition and installation of energy conservation equipment at City-owned facilities including community centers, pools, joint community centers/libraries, the South Service Yard, the Museum of Art, and, most significantly, for the replacement of streetlights. Due to unanticipated cost increases of the streetlight replacement project, most of the Lease proceeds were expended on the streetlight replacement project that was accepted by the City in June 2017. The unexpended Lease proceeds in the approximate amount of \$2,852,000 that remained at the completion of the streetlight replacement project were used to pay debt service on the Lease through calendar year 2018.

The other projects anticipated to be funded under the Lease will be financed through the Finance Authority's Lease Revenue Commercial Paper Program described in Note III.F.10. The total blended interest rate for the 20-year taxable Lease is 5.01%, and interest rates ranged from 3.21% for improvements with 5-year useful lives to 6.01% for improvements with 20-year useful lives. Total principal and interest outstanding on the Lease as of June 30, 2019 is approximately \$17,249,000, with the final payment due on June 1, 2034.

Events of default under the Lease include (i) non-payment; (ii) a breach of various covenants; (iii) a misrepresentation or breach of warranty made in connection with the Lease; (iv) bankruptcy; (v) default on payment of an obligation involving credit provided by the Bank or an affiliate of the Bank and (vi) default on payment of an obligation in excess of \$1 million payable from the City's General Fund.

In the event of default, the Lessor may exercise its rights under the law to collect lease payments owed or bring a writ of mandamus to enforce the City's obligations under the Lease. The Bank may also enter the premises on which the leased equipment is located and take possession of and sell such equipment with the proceeds of such sales less the Bank's costs applied to lease payments owed by the City, subject to the limitations specified in the Lease. The Lessor's remedies in the event of default; however, do not include acceleration of lease payments under the Lease.

Other Long-Term Obligation payments are primarily made from general revenues recorded in the General Fund, except for payments related to the City's New Market Tax Credit financing obligation, which was paid from the Integrated Waste Management fund. The New Market Tax Credit Financing obligation terminated in fiscal year 2018-19 (see Note IV.B.4).

Business-Type Activities - The changes in long-term obligations for the year ended June 30, 2019 are as follows (in thousands):

	July 1, 2018			current turities, rements, nd Net creases	June 30, 2019	Amounts Due Within One Year
Business-Type Activities:						
Norman Y. Mineta San José International Airport:						
Revenue bonds	\$ 1,187,645	\$ -	\$	(28,915)	\$ 1,158,730	\$ 31,040
Issuance premiums/discounts:						
For issuance premiums	79,547	-		(3,818)	75,729	3,818
For issuance discounts	(5,283)	-		233	(5,050)	(233)
Clean Water Financing Authority:						
Revenue bonds	15,550	-		(4,965)	10,585	5,175
Issuance premiums:						
For issuance premiums	296	-		(125)	171	125
Regional Wastewater Facility:						
Direct Borrowings						
State of California - Revolving Fund Loan	1,772	-		(1,772)	-	-
City of San José Financing Authority Subordinate						
Wastewater Revenue Notes:						
Direct Borrowings						
Notes payable	18,490	70,586		-	89,076	-
Accrued vacation, sick leave and compensatory time	7,115	5,499		(5,634)	6,980	6,142
Estimated liability for self-insurance	7,062	6,795		(1,633)	12,224	7,973
Business-type activities long-term obligations	\$ 1,312,194	\$ 82,880	\$	(46,629)	\$ 1,348,445	\$ 54,040

Airport Revenue Bonds are issued primarily to finance the construction of capital improvements at the Norman Y. Mineta San José International Airport. Pursuant to the Airport's Master Trust Agreement, the City has irrevocably pledged the general airport revenues and certain other funds held or made available under the Airport's Master Trust Agreement, first to the payment of maintenance and operation costs of the Airport, and second to the payment of principal and premium, if any, and interest on the bonds. General airport revenues generally include all revenues, income, receipts, and monies derived by the City from the operation of the Airport with the exception of certain expressly excluded revenues.

The net revenues available to pay Debt Service (as defined in the Master Trust Agreement) in year ended June 30, 2019 totaled \$151,368,000, which is composed of \$88,623,000 of Net General Airport Revenues (as defined in the Master Trust Agreement) and \$62,746,000 of Other Available Funds (as defined in the Master Trust Agreement). Other Available Funds include surplus carryover of \$25,530,000, rolling debt service coverage of \$18,512,000, and CFC Revenues of \$18,704,000. The bond Debt Service paid from the General Airport Revenues and Other Available Funds amounted to

\$65,475,000, which is net of \$27,026,000 of bond Debt Service paid from the accumulated PFC funds.

The City has covenanted in the Master Trust Agreement that net revenues available to pay Debt Service for each fiscal year plus certain other available funds held or made available under the Master Trust Agreement will be at least 125% of annual Debt Service for such fiscal year. Under the Master Trust Agreement, "debt service" means for any specified period, the sum of (a) the interest falling due on any then outstanding current interest bonds, assuming that all principal installments are paid when due, but excluding any interest funded from the proceeds of any series of bonds and applied toward payment of interest on such bonds, and (b) the principal installments payable on any then outstanding bonds. Under the Master Trust Agreement, annual Debt Service excludes Available PFC Revenues for such fiscal year. Total principal and interest remaining on the bonds is \$2,135,084,000, with the final payment due on March 1, 2047.

Events of default under the Master Trust Agreement include: (a) non-payment of the principal; (b) non-payment of interest; (c) a breach of a covenant if the default shall have continued for a period of sixty days after written notice specifying such default and requiring the same to be remedied shall have been given to the City by the Trustee or by a Municipal Bond Insurer (as defined in the Master Trust Agreement), or to the City and the Trustee by the bond owners who held not less than 25% in aggregate principal amount of the Bonds at the time outstanding; and (d) reorganization or bankruptcy. There is no acceleration remedy in the event of default for any current Airport Revenue Bonds that are outstanding.

San José-Santa Clara Clean Water Financing Authority Sewer Revenue Bonds are issued primarily to finance the construction of capital improvements at the Plant and the City has pledged its net system revenues as security for its obligations under the Improvement Agreement to make base payments and additional payments with respect to the Clean Water Financing Authority sewer revenue bonds. The net system revenues available to pay debt service in the year ended June 30, 2019 totaled approximately \$60,432,000. Bond debt service, plus debt service on the State Revolving Fund Loans (subordinate to the outstanding Clean Water Financing Authority sewer revenue bonds), payable from net system revenues in the fiscal year totaled approximately \$10,344,000. The City has covenanted in the Improvement Agreement that net system revenues will be at least 115% of its allocable percentage of annual debt service on the outstanding parity obligations under the Improvement Agreement. The City's allocable percentage of annual debt service is currently 100%. Total principal and interest remaining on (1) the bonds as of June 30, 2019 is approximately \$11,053,000, with the final payment due on November 15, 2020. The final State Revolving loan payment of approximately \$1,804,000 was made on May 1, 2019.

City of San José Financing Authority Subordinate Wastewater Revenue Notes

Long-Term Direct Borrowings (Business-Type Activities)

On October 19, 2017, pursuant to a Credit Agreement dated as of October 1, 2017 ("Credit Agreement") by and among the City, the Financing Authority, and Wells Fargo Bank, National Association (the "Bank"), the Financing Authority issued to the Bank (i) a subordinate tax-exempt wastewater revenue note in an amount not to exceed \$300 million and (ii) a subordinate taxable wastewater revenue note in an amount not to exceed \$300 million outstanding at any one time. The Credit Agreement effectively established an interim financing program under a three-year contract that enables the issuance of subordinate wastewater revenue notes that can be outstanding at any one time in an amount not to exceed \$300 million to finance capital improvements at the RWF. Advances on the notes will be made on a regular basis to reimburse the City for capital costs incurred at the RWF. Upon issuance of the notes, \$174,500 was advanced under the tax-exempt note to pay for transactional closing costs and total advances through FY 2019 are \$89,076,000. It is anticipated that the amounts outstanding on the notes will be refinanced during fiscal year 2020-21.

In the event that the notes are not refinanced as anticipated, the Credit Agreement provides for repayment of the notes following the termination of the Credit Agreement. Assuming no events of default under the Credit Agreement have occurred and subject to the City and the Financing Authority making certain representations and warranties, if the Financing Authority fails to repay the loans on the Termination Date (as defined in the Credit Agreement), the unpaid notes will bear interest at the Bank Rate (as defined in the Credit Agreement) and will be amortized in equal quarterly installments over a period ending three years following the Termination Date of the Credit Agreement.

The source of repayment of the notes, including associated fee and interest costs, are installment payments made to the Financing Authority from pledged net system revenues received by the City related to the wastewater treatment system, pursuant to a Subordinate Installment Purchase Contract, dated as of October 1, 2017, by and between the City and the Financing Authority, and City Resolution No. 78382 (the "Master Resolution"), which provides for the allocation and pledge of net system revenues to secure the payment of wastewater revenue obligations. Payments on the notes are subordinate to payments on previously issued, currently outstanding obligations payable from net system revenues (the San José-Santa Clara Clean Water Financing Authority, Sewer Revenue Refunding Bonds, Series 2009A (the "CWFA 2009A Bonds")) and will be subordinate to payments on long-term bonds issued in the future. Based on the current ratings of the CWFA 2009A Bonds, the current fee rate for undrawn amounts under the notes is 0.25%.

In June 2018, the City Council and the Financing Authority Board authorized amendments to the Credit Agreement, specifically the margin rate factor, as a result of the reduction in the federal corporate tax rate from 35% to 21% enacted by The Tax Cuts and Jobs Act in December, 2017. The Financing Authority Board also authorized the amendment and restatement of the fee letter agreement between the Financing Authority and the Bank. The margin rate factor is a common provision in bank credit facility agreements where tax-exempt notes are in direct placement or ownership by a bank. The margin rate factor serves to adjust the rate of a tax-exempt note upon changes in the federal corporate tax rate, thereby preserving the economic benefit of the bank owning a tax-exempt note. The Credit Agreement had a margin rate factor based on the 35% federal corporate tax, which left unchanged would have increased interest costs to the City by 22%. The amendment to the Credit Agreement authorized in June 2018 changed the formula for calculating the interest rate on amounts advanced under the tax-exempt note from (i) 0.35% plus 70% of 1-month LIBOR to (i) 0.39% plus 80% of 1-month LIBOR, effectively reducing the increase in interest cost from 22% to 14%. The provisions in the Credit Agreement related to the calculation of interest on amounts advanced under the taxable note were not changed by amendment to the Credit Agreement (0.45% plus 100% of 1-month LIBOR) since the margin rate factor only applies to the tax-exempt note. The fee rate for undrawn amounts under the notes remains at 0.25%.

Events of default under the Credit Agreement by the City or the Financing Authority include: (i) non-payment; (ii) default under any the Related Documents (as defined in the Credit Agreement) (iii) bankruptcy; (iv) a breach of various covenants, including financial covenants to maintain 115% of Debt Service on Parity Obligations (as defined in the Master Resolution) and 110% of Debt Service on Parity Obligations and Subordinate Obligations (as defined in the Master Resolution); (v) breach of representations and warranties, (vi) default with respect to a Material Debt (as defined in the Master Resolution); (vii) final judgment of \$10 million or more against the City or the Financing Authority payable from System Revenues; (viii) City or Financing Authority contesting validity of obligations related to payment of the notes or a determination by a court of competent jurisdiction that the obligations of the City or the Financing Authority related to payment of the notes are not valid or binding; (ix) invalidity of a Lien (as defined in the Credit Agreement) created by the Credit Agreement or the Related Documents; and (x) ratings events including downgrades by any of Moody's, S&P, or Fitch of its long term ratings on the CWFA 2009A Bonds or long-term debt issued in the future that constitutes Parity Obligations under the Master Resolution below "Aa3," "A-" and "A-," respectively.

The Bank has certain rights and remedies upon the occurrence and continuance of specified events of default in the Credit Agreement including (i) by notice to the Financing Authority and the City to terminate the Bank's commitment to make advances under the notes; (ii) to exercise rights and remedies under the Related Documents (as defined in the Credit Agreement); (iii) exercise rights and remedies at law or in equity; (iv) bring action in mandamus or other action or proceeding to compel performance by the Financing Authority and/or the City under the Master Resolution or Installment Purchase Agreement; and (v) appointment of a trustee to protect and enforce Bank's rights.

In addition to these rights and remedies, the Bank has the right to accelerate repayment of the notes, which is automatic in the case of bankruptcy. The Credit Agreement includes subjective acceleration provisions in the event that: (i) City fails to comply with laws and contracts, which in the reasonable opinion of the Bank, would materially adversely affect the rights of the Bank or the City's ability to perform its obligations under the Credit Agreement; (ii) either the City or the Financing Authority fails to promptly pay taxes, assessments or government charges which if not paid would likely result in a Material Adverse Effect (defined below); and (iii) either the City or the Financing Authority breaches its covenant to promptly inform the Bank of an event that could reasonably be expected to result in a Material Adverse Change (defined below) or which could be expected to result in a Material Adverse Effect. Under the Credit Agreement, Material Adverse Change and Material Adverse Effect are defined as any event or change, in the Bank's sole discretion, which materially and adversely effects (i) the enforceability of the Credit Agreement or any Related Document; (ii) the ability of the City or the Financing Authority to perform their respective obligations under the Credit Agreement or any Related Document; or (iii) the Bank's rights and remedies.

July 1, 2018	Additions	Deletions	June 30, 2019	Interest Rate
\$18,490	\$70,586	\$ -	\$89,076	2.34%

10. Annual Requirements to Maturity

The annual requirements to amortize all bonds and loans outstanding as of June 30, 2019 are as follows (in thousands):

	Governmental Activities															
City of San José General Obligation Bonds				Cit	City of San José Financing Authority Bonds [2,3]				City of San José Financing Authority Bonds - Direct Placement [1]				Special Assessment & Tax Bonds with Limited Governmental Commitment			
Fiscal Year Ending June 30,		Principal		Interest	Principal Interest Principal		Interest	Principal			Interest					
2020	<u> </u>	19,660	\$	15,175	5	14,250	\$	20,012	\$	1,915	\$	359	\$	5,885	\$	7,613
2021	Ψ	19.660	Ψ	14.260	٧	14,955	Ψ	19.318	Ψ	2.040	Ÿ	340	Ψ	6,205	Ÿ	7,287
2022		19.660		13.333		15,575		18.706		2,035		279		6,550		6,936
2023		19,660		12,400		16,355		17,940		2,205		217		6,915		6,568
2024		19,660		11,460		17,165		17,139		2,375		151		6,970		6,181
2025 - 2029		98,280		42,980		89,555		73,532		2,520		77		18,575		27,398
2030 - 2034		89,640		19,195		105,980		50,393		-		-		24,095		20,872
2035 - 2039		36,590		3,084		130,880		22,095		-		-		28,245		12,806
2040 - 2044		300		8		6,140		720		-		-		21,745		2,886
Total	\$	323,110	\$	131,895	\$	410,855	\$	239,855	\$	13,090	\$	1,423	\$	125,185	\$	98,547

		Governm	ental i	Activities				Business-1	Type Acti	ivities			
		Lease	e-Purc	hase		Airport			Wastewater Treatment System				
Fiscal Year Ending		Agreement				Revenue Bonds [3]				Revenue Bonds	and Lo	ans [4]	
June 30,	Principal			Interest Principal		Interest		Principal		Interest			
2020	\$	1,460	\$	678	\$	31,040	\$	62,218	\$	5,175	\$	352	
2021		1,500		605		33,205		60,702		5,410		116	
2022		1,576		529		34,975		59,035		-		-	
2023		1,656		449		24,630		57,296		-		-	
2024		1,740		364		26,755		56,034		-		-	
2025 - 2029		5,267		641		155,735		258,346		-		-	
2030 - 2034		692		92		245,075		206,665		-		-	
2035 - 2039		-		-		239,630		136,935		-			
2040 - 2044		-		-		235,220		65,662		-			
2045 - 2049		-		-		132,465		13,462		-		-	
Total	\$	13,891	\$	3,358	\$	1,158,730	\$	976,355	\$	10,585	\$	468	

^[1] Projected interest payments for variable rate debt are based on the following rates in effect on June 30, 2019:

11. New Debt Issuances and Short-Term Debt Activities

Governmental Activities

City of San José Financing Authority Lease Revenue Commercial Paper Notes Payable (Short-Term Direct Borrowings)

The City's Commercial Paper ("CP") Program utilizes a lease revenue financing structure. Under this program, the Financing Authority is able to issue commercial paper notes ("CP Notes") on a tax-exempt and federally taxable basis at prevailing interest rates for periods of maturity not to exceed 270 days. The CP Notes are secured by a pledge of lease revenues from various City assets and supported by two direct-pay letters of credit ("LOCs") provided by State Street Bank and Trust Company ("State Street") and U.S. Bank National Association ("U.S. Bank") (together, the "Banks") pursuant to Letter of Credit and Reimbursement Agreements by and among the Financing Authority,

⁻ Financing Authority Lease Revenue Bonds, Series 2008E (2.97%)

^[2] Includes fixed spread/fee in addition to index rate in effect on June 30, 2019. Does not include projection of future spreads/fees or expenses.

^[3] Does not include commercial paper notes.

^[4] Does not include the City of San José Financing Authority Subordinate Wastewater Revenue Notes.

the City, and each Bank, as amended (together, the "Reimbursement Agreements"). Per the original terms of the respective Reimbursement Agreements, each Bank's LOC was scheduled to expire on November 30, 2018 (the "Letter of Credit Expiration Date"). In August 2018, the City Council and Financing Authority Board authorized actions necessary to extend the Letter of Credit Expiration Date of each LOC, with a new scheduled expiration dates of February 23, 2022 and to increase the total principal amount available under both LOCs from \$85 million to \$125 million. Under each Reimbursement Agreement, the Financing Authority has executed a Revolving Note payable to each Bank each in the amount of \$67,123,000 that is equal to the principal of each Bank's commitment under its LOC and interest calculated at the rate of 12% per annum for a period of 270 days.

This program was initially established on January 13, 2004, whereby the City Council and the Financing Authority each adopted a resolution authorizing the issuance of the Financing Authority tax-exempt lease revenue commercial paper notes in an amount not to exceed \$98,000,000. Since 2004, the City Council and the Financing Authority have taken actions to modify the program, including increasing and decreasing the program's capacity and authorizing the issuance of taxable lease revenue commercial paper notes. As of June 30, 2019, the maximum principal amount of commercial paper notes authorized to be issued is \$125 million.

The Financing Authority issues the CP Notes under State law pursuant to an Amended and Restated Trust Agreement, between the Financing Authority and Wells Fargo Bank, National Association, as trustee, as amended and supplemented from time to time (as so amended and supplemented, the "Trust Agreement") and an Amended and Restated Issuing and Paying Agent Agreement between the Financing Authority and Wells Fargo Bank, National Association, as paying agent ("Issuing and Paying Agent Agreement"). Barclays Capital Inc. currently serves as the dealer for the CP Notes pursuant to an Amended and Restated Commercial Paper Dealer Agreement. The City has leased to the Financing Authority various City-owned facilities pursuant to a Site Lease, as amended (the "Site Lease"). The Financing Authority subleased these same facilities back to the City pursuant to a Sublease, as amended (the "Sublease") in exchange for the rental payments, which support repayment of the CP Notes. The facilities subject to the Site Lease and Sublease are: the Animal Care Center, Fire Station No. 1, Fire Station No. 3, the Police Communications Center, the South San José Police Substation, and the Tech Museum (the "Pledged Properties").

The annual commitment fee payable to each Bank equals 0.42% per annum of the daily average Stated Amount of the Letter of Credit; provided, however, that in the event that the long-term unenhanced lease revenue debt ratings of the City are downgraded as specified in the agreements with the Banks, the annual commitment fee shall increase from a range of 0.52% to a maximum of 2.37%, depending on the level of rating downgrade.

Interest on any Principal Advances (draws under the Letter of Credit that are not reimbursed by the City on the same day) are calculated at various increasing interest rates depending on the number of days the Principal Advance remains outstanding.

Interest on any Term Loan draws that are not reimbursed by the City one hundred eighty-one days after a Principal Advance or the Letter of Credit Expiration Date, whichever comes first (such date the "Term Loan Conversion Date") are payable at the Term Loan Rate from the date of such Term Loan Conversion Date, payable monthly in arrears on the first day of each calendar month and on the date on which the final installment of the principal of the Term Loan is payable. The principal amount of each Term Loan is amortized over such a three-year period; provided, however, that the unpaid amount of each Term Loan shall be paid by the City in each year only to the extent of the then fair rental value with respect to the Pledged Property subject to the Sublease for such Base Rental Period, and to the extent not so repaid, such Term Loan shall be paid by the City during each subsequent Base Rental Period, to the extent owed, to the extent of the then fair rental value with respect to the Pledged Property subject to the Sublease for each such Base Rental Period, and such Term Loan shall continue to be an obligation of the City pursuant to the Sublease to be paid on or

before the expiration of the three-year amortization period. Per the terms of the Reimbursement Agreements, the Banks have the right to require that the rent payable for any of the Pledged Properties be re-determined in order to increase the amount of the rent payable.

Each Bank has certain rights and remedies upon the occurrence and continuance of specified events of default in its Reimbursement Agreement, including the ability, by notice to the Financing Authority and the Issuing and Paying Agent (i) to deliver a notice to the Issuing and Paying Agent (a "No-Issuance Notice") requiring the Issuing and Paying Agent to cease authenticating CP Notes of the applicable series unless and until such No-Issuance Notice is rescinded, (ii) to reduce the unutilized portion of the applicable commitment to zero (0), (iii) to declare the applicable Revolving Note, in whole or in part, all or some advances, as well as any other reimbursement obligations under the applicable Reimbursement Agreement and all interest thereon to be a default advance under the applicable Reimbursement Agreement due and payable at the Default Rate (as defined in the applicable Reimbursement Agreement) and payable as set forth therein, or (iv) to take any other action permitted by law. Upon any action by a Bank, as contemplated in the foregoing clauses (i) and (ii), the applicable Stated Amount under the applicable LOC shall be permanently reduced upon, and by the amount of, each drawing under the applicable LOC following the occurrence of an event of default. Notwithstanding the foregoing, the occurrence of an event of default shall not affect a Bank's obligations under its LOC with respect to CP Notes of the applicable series that are outstanding at the time of the occurrence of such event of default, and the Issuing and Paying Agent shall continue to have the right to draw under the applicable LOC to pay the principal of and accrued interest on maturing CP Notes of the applicable series that are outstanding at the time of the occurrence of such event of default.

Upon the occurrence and continuation of an event of default under the applicable Reimbursement Agreement, each Bank may accelerate payment due under the applicable Revolving Note; however, the amount of the Default Advance shall be paid by the Financing Authority in each year only to the extent of the then fair rental value with respect to the Pledged Properties subject to the Sublease for such period.

Events of default under the Reimbursement Agreements include: (i) default under any the underlying documents for the CP Notes, (ii) non-payment; (iii) a breach of various covenants; (iv) bankruptcy; and (v) ratings events including downgrades by any of Moody's, S&P, or Fitch of its long-term ratings on the Financing Authority's lease revenue debt below "Baa1," "BBB+" and "BBB+," respectively; or (vi) a suspension or withdrawal of the long-term ratings on the Financing Authority's lease revenue debt for a credit related reason.

As of June 30, 2019, \$3,865,000 of tax-exempt CP Notes was outstanding at an interest rate of 1.48% and \$74,104,000 of taxable CP Notes was outstanding at an interest rate of 2.40%. The remaining amount of principal available under both LOCs as of June 30, 2019 is \$47,031,000. The changes in commercial paper notes during the year ended June 30, 2019 are as follows (in thousands):

July 1, 2018	Additions	Deletions	June 30, 2019
\$39,650	\$46,210	\$7,891	\$77,969

2018 Tax and Revenue Anticipation Note

The City issued a short-term note (the "2018 Note") to facilitate the prefunding of employer retirement contributions in FY 2019. The \$150,000,000 note was purchased by Bank of America, N.A. on July 2, 2018 at a variable interest rate. Security for repayment of the 2018 Note was a pledge of the City's FY 2019 secured property tax plus all other legally available General Fund revenues available to the City, if required. The City fully repaid the 2018 Note on April 1, 2019.

Business-Type Activities

Airport Commercial Paper Notes Payable (Short-Term Direct Borrowings)

In November 1999, the City authorized the issuance from time to time of the Airport's Subordinated Commercial Paper Notes, Series A-1, Series A-2, Series B, and Series C ("Subordinated CP Notes") that are secured by a lien on Surplus Revenues held in the Subordinated Debt Account of the Surplus Revenue Fund, including the earnings on such Surplus Revenues. Surplus Revenues are General Airport Revenues remaining after the payment of maintenance and operation costs of the Airport and the payment of debt service on the Airport Revenue Bonds and the funding of any reserve funds established for the Airport Revenue Bonds. The Subordinated CP Notes may be issued for periods of maturity not to exceed 270 days. The Series A-1, Series A-2, and Series B Notes may be sold at an interest rate not to exceed 12% per annum. The Series C Notes may be issued and sold either as interest bearing notes or at a discount. If sold as interest bearing notes, then interest will accrue at a rate to be determined upon their issuance calculated on the basis of a 360-day year and actual number of days elapsed.

The Subordinated CP Notes are issued pursuant to a Third Amended and Restated Issuing and Paying Agent Agreement, dated as of February 1, 2014, as subsequently amended, by and between the City and U.S. Bank National Association, as issuing and paying agent. Credit support for the timely payment of the principal and interest on the Subordinated CP Notes at maturity is provided through a letter of credit ("LOC") as described below. The City Council has authorized the Subordinated CP Notes to be issued in an aggregate principal amount of up to \$600 million outstanding at any one time. However, the City has determined to limit its issuance of Subordinated CP Notes to the total credit support provided by a LOC as described below.

In February 2014, the City and Barclays Bank PLC ("Barclays") entered into a LOC and Reimbursement Agreement ("Barclays Reimbursement Agreement") and a fee letter to specify the facility fee rate and other charges payable by the Airport. Pursuant to the Barclays Reimbursement Agreement, Barclays issued a \$65.0 million LOC supporting the Subordinated CP Notes, effective on February 11, 2014 with an initial expiration date of February 10, 2017. On September 16, 2015, the City reduced the LOC stated amount from \$65.0 million to approximately \$41.0 million. Subsequently, the expiration date of the LOC provided by Barclays was extended to February 8, 2019

On September 12, 2018, the City substituted the LOC supporting the Subordinated CP Notes issued by Barclays with a LOC issued by Bank of America, N.A ("BofA") and the Barclays Reimbursement Agreement and associated fee letter and LOC were terminated. Pursuant to a LOC and Reimbursement Agreement between the City and BofA ("BofA Reimbursement Agreement"), BofA issued its irrevocable transferrable LOC in the initial stated amount of \$81.7 million (to cover principal of \$75.0 million and interest on the Subordinated CP Notes accruing calculated at a rate of 12% for 270 days based on a 365-day year) that is scheduled to expire on September 10, 2021 unless sooner terminated or extended pursuant to its terms. The \$75.0 million principal amount of the LOC was secured in order to provide additional capacity for the issuance of the Subordinated CP Notes to finance proposed terminal area projects.

In connection with BofA's issuance of its LOC, other agreements governing the Subordinated CP Notes were executed, including the First Amendment to the Third Amended and Restated Issuing and Paying Agent Agreement between the City and U.S. Bank National Association and the Fourth Amended and Restated Dealer Agreement between the City and each of the dealers of the Subordinated CP Notes, a fee letter between the City and BofA and a promissory note payable to BofA in the amount of \$81.7 million under which the City promises to pay principal and interest on the unpaid principal amount of all Unreimbursed Drawings (as defined in the BofA Reimbursement Agreement) and Term Loans (as defined in the BofA Reimbursement Agreement) evidenced by the

note on the dates and at the rates provided for in the BofA Reimbursement Agreement ("Bank Note"). The ratings of the outstanding Airport Subordinated CP Notes, are "A-1", "P-1", and "F1+" by Moody's, S&P, and Fitch, respectively, based on the credit support provided by BofA pursuant to its LOC.

The terms of the BofA LOC are specified in the BofA Reimbursement Agreement. In general, BofA agrees to advance funds to the issuing and paying agent for the Subordinated CP Notes to pay the principal and interest on maturing Subordinated CP Notes in an amount not to exceed the stated amount of the LOC. In the event that the CP dealer is unable to find investors to purchase Subordinated CP Notes to repay the advance from BofA, the City is obligated to pay interest to BofA based on a formula specified in the BofA Reimbursement Agreement and repay principal in accordance with the schedule and the terms also specified in the BofA Reimbursement Agreement. In the event that the CP dealer is unable to find investors to purchase Subordinated CP Notes to repay the advance from BofA, the City is obligated to pay interest to BofA based on a formula specified in the BofA Reimbursement Agreement and repay principal in accordance with the schedule and the terms also specified in the BofA Reimbursement Agreement. All amounts payable by the City to BofA under the BofA Reimbursement Agreement are secured by a lien on the Surplus Revenues held in the Subordinated Debt Account of the Surplus Revenue Fund, including the earnings on such Surplus Revenues, which lien is subordinate to the lien of the Airport Revenue Bonds.

Events of default under the BofA Reimbursement Agreement include, among others: (i) a default under the Master Trust Agreement or the issuing and paying agent agreement for the Subordinated CP Notes; (ii) non-payment; (iii) a breach of a various covenants; (iv) bankruptcy; (v) breach of representations and warranties; (vi) default on a Secured Debt (as defined in the BofA Reimbursement Agreement); (vii) final judgment of \$10 million or more against the City payable from General Airport Revenues; (viii) the City contesting validity of obligations related to payment of the Subordinated CP Notes or a determination by a court of competent jurisdiction that the obligations of the City related to payment of the Subordinated CP Notes are not valid or binding; (ix) Surplus Revenues are not subject to a security interest in favor of the City's obligations under the BofA Reimbursement Agreement; (x) ratings events including a suspension or withdrawal of the long-term, unenhanced debt rating assigned to the Airport Revenue Bonds (other than where the Airport Revenue Bonds shall continue to be rated by any two of Moody's, S&P, or Fitch), or downgrades by any of Moody's, S&P, or Fitch of its ratings on the Airport Revenue Bonds below "Baa2", "BBB", and "BBB", respectively, for a period of 120 consecutive calendar days; and (xi) any legislation is enacted, repealed, reenacted, amended or otherwise modified which has, in the sole judgment of the BofA, a material adverse effect on the obligation of the City to make payments under the BofA Reimbursement Agreement or the security granted to secure such payments.

An event of default under the BofA Reimbursement Agreement would entitle BofA to demand that no additional Subordinated CP Notes be issued, that the City reimburse BofA immediately for draws under the LOC and that all other amounts owed by the City to BofA be accelerated and become due immediately. The BofA Reimbursement Agreement includes a subjective acceleration provision in the event that any legislation is enacted, repealed, reenacted, amended or otherwise modified which has, in the sole judgment of the BofA, a material adverse effect on the obligation of the City to make payments under the BofA Reimbursement Agreement or the security granted to secure such payments.

In connection with the LOC issued by Barclays and BofA, the City entered into a fee letter with each bank to specify the facility fee rate and other charges payable by the Airport with respect to the respective LOCs. The facility fee rate under each fee letter was established based on the underlying credit rating of the Airport Revenue Bonds and is applied to the stated amount of the associated LOC. The facility fee rate is subject to increase in the event that the underlying credit rating of the Airport Revenue Bonds is withdrawn, suspended, or downgraded or upon an event of default under the

respective Reimbursement Agreements. The facility fee rate under the fee letter with BofA was 0.35% as of June 30, 2019.

The change in Subordinated CP Notes payable during FY 2019 was as shown in the table below. The principal amount available under the LOC issued by BofA as of June 30, 2019 is \$22.8 million.

July 1, 2018	Additions	Deletions	June 30, 2019	Interest Rates
\$7,509	\$55,000	\$10,293	\$52,216	1.45% - 1.54%

Clean Energy Revolving Credit Agreement (Long-Term Direct Borrowings)

On September 25, 2018, the City Council authorized the City Manager, the Director of Finance, the Assistant Director of Finance or their authorized designees to negotiate, execute, and deliver a Revolving Credit Agreement ("Credit Agreement") by and between the City and Barclays Bank PLC (the "Bank"), and a promissory note (the "Note"), evidencing the City's obligations thereunder in the aggregate principal amount not to exceed \$50,000,000 for the purpose of financing start-up costs of the City of San José Clean Energy program ("SJCE"), purchase power, and in the case of standby letters of credit, secure payments under power purchase agreements and other costs associated with the Community Energy Implementation Plan. The Note qualifies as a "Direct Borrowing" under GASB Statement No. 88.

Effective on November 27, 2018, the Bank and the City entered into the Credit Agreement providing a credit facility in the form of a commitment by the Bank to (i) issue revolving loans to the City under the Revolving Line of Credit Facility in an aggregate principal amount not to exceed \$20,000,000 (the "Revolving Line of Credit Facility Sublimit") for the period commencing November 27, 2018 and ending no later than November 26, 2021, with all outstanding revolving loans thereunder due and payable to the Bank on November 27, 2021, and (ii) issue standby letters of credit for the account of the City under the Standby Letter of Credit Facility in an aggregate principal amount not to exceed \$35,000,000 (the "Standby Letter of Credit Facility Sublimit") for the period commencing November 27, 2018 and ending no later than October 28, 2023, with all unrepaid draws under such letters of credit due and payable to the Bank on November 27, 2023; provided, however, that the aggregate principal amount outstanding under the Revolving Line of Credit Facility and the Standby Letter of Credit Facility shall not to exceed \$50,000,000 at any one time (the "Aggregate Commitment"). The City's obligations under the Credit Agreement are secured solely by a pledge and lien on revenues of SJCE, including revenues deposited in an operating reserve account held by the City pursuant to the Credit Agreement.

On April 30, 2019, the City Council authorized the City Manager, the Director of Finance, the Assistant Director of Finance or their authorized designees to negotiate, execute and deliver the First Amendment to the Revolving Credit Agreement with the Bank to increase the sublimit for the Revolving Line of Credit Facility thereunder from an aggregate principal amount not to exceed \$20,000,000 to \$30,000,000, increase the sublimit for the Standby Letter of Credit Facility thereunder from an aggregate principal amount not to exceed \$35,000,000 to \$65,000,000, increase the Aggregate Commitment to issue revolving loans and standby letters of credit from an aggregate principal amount not to exceed \$50,000,000 to \$80,000,000 outstanding at any one time, and increase certain fees payable by the City to the Bank in connection with the credit facilities under the Credit Agreement and to clarify that the City is allowed to draw on the revolving line of credit to fund the operating reserve account as discussed herein. Effective May 10, 2019, the Bank and the City entered into the First Amendment to the Revolving Credit Agreement to issue revolving loans and standby letters of credit for the purposes and within the limits mentioned above. The City's obligations under the First Amendment to the Revolving Credit Agreement continue to be secured solely by a

pledge and lien on revenues of SJCE, including revenues deposited in an operating reserve account held by the City pursuant to the Credit Agreement.

Unchanged by the terms of the First Amendment to the Revolving Credit Agreement, the City agreed, among other things, that, so long as the Bank has any commitment thereunder or any amount payable thereunder remains unpaid from and including: (a) August 31, 2019, to but excluding November 15, 2019, to maintain not less than \$10,000,000 in an operating reserve account held by the City established pursuant to and identified under the Credit Agreement (the "Operating Reserve Account") at all times during such period; (b) November 15, 2019, to but excluding December 31, 2019, to maintain not less than \$15,000,000 in the Operating Reserve Account at all times during such period; and (c) December 31, 2019 and thereafter, to maintain at all times \$20,000,000 in the Operating Reserve Account (collectively, the "Operating Reserve Requirement"). On August 27, 2019, the City transferred \$10,000,000 to the Operating Reserve (See Note IV.D.4).

Events of default under the Credit Agreement include, among others: (i) default under any of the underlying Financing Documents (as defined in the Credit Agreement), (ii) non-payment, (iii) breach of various covenants, (iv) bankruptcy, (v) breach of representations and warranties (vi) failure to maintain the required debt service coverage ratio (which, commencing with the fiscal quarter ended March 31, 2020, and as of the last day of each fiscal quarter thereafter, shall be not less than 2.00 to 1), (vii) failure to maintain the required amounts in the Operating Reserve Account, as discussed above, (viii) the long-term, unenhanced ratings by any of Moody's, S&P, or Fitch on any generalobligation bonded indebtedness of the City is withdrawn or suspended (but excluding withdrawals or suspensions if the rating agency stipulates in writing that the rating action is being taken for noncredit related reasons) or reduced below "A1" (or its equivalent) by Moody's, "A+" (or its equivalent) by S&P, or "A+" (or its equivalent) by Fitch; (ix) the dissolution or termination of SJCE, (x) one or more final, unappealable judgments or orders for the payment of money in excess of certain threshold amounts (i.e., \$2 million through December 30, 2019, and \$5 million thereafter) where such judgment or order remains unsatisfied and unstayed for a period of 60 days and which is payable from revenues of SJCE, (xi) PG&E defaults in the performance of its agreement with the City for billing services related to charges for the cost of energy provided by SJCE, (xii) any event of default under any Other Credit Agreement (as defined in the Credit Agreement) secured by revenues of SJCE, (xiii) a Material Adverse Effect (as defined in the Credit Agreement) occurs with respect to SJCE or the City's ability to repay its obligations under the Credit Agreement; (xiv) failure to pay when due any principal of or interest on any Debt (as defined in the Credit Agreement) secured by revenues of SJCE, (xv) failure to pay when due any amount owing under any power purchase agreement, unless the City disputes payment in good faith, or (xvi) if Debt secured by revenues of SJCE has been accelerated or required to be prepaid prior to its maturity.

When an event of default occurs, the Bank may exercise all of its rights and remedies available to it under the Credit Agreement and as otherwise permitted by law. The Bank's rights and remedies include, among others, taking one or more of the following actions: (i) declare the commitment and the obligation of the Bank to make Credit Extensions to be terminated, (ii) by written notice to City, declare the outstanding amount of the obligations of the City under the Credit Agreement to be immediately due and payable, (iii) require the City to cash collateralize 105% of the letter of credit obligations (broadly defined to include the amounts available to be drawn under any letters of credit plus any amounts drawn by beneficiaries under such letters of credit but which are not reimbursed by the City as required under the Credit Agreement ("Unreimbursed Amounts") as applicable, (iv) and at the expense of the City, cure any event of default; provided, however that the Bank shall have no obligation to effect such a cure. Upon the occurrence and during the continuance of an event of default under the Credit Agreement, any outstanding loan amounts or Unreimbursed Amounts will accrue interest at the Default Rate as defined in the Credit Agreement. Certain other per annum rates payable by the City under the Credit Agreement also increase upon the occurrence and during the continuance of an event of default.

In the case of bankruptcy where the City obtains an entry of order for relief under the Bankruptcy Code, the obligation of the Bank to make Credit Extensions shall automatically terminate and all unpaid principal amounts of all outstanding loans and Unreimbursed Amounts and all interest and other amounts payable to the Bank by the City shall automatically become due and payable, and City shall be required to cash collateralize 105% of the aggregate amount available to be drawn under all outstanding Letters of Credit plus the aggregate of all Unreimbursed Amounts, without further action by the Bank.

12. Landfill Postclosure Costs

The City has five closed landfills for which postclosure and monitoring services may be required for approximately a 30 year period, which began in fiscal year 1996, coinciding with the closure of the last landfill. An estimated liability of \$4,185,000 related to the closed landfills is recorded in the government-wide statement of net position as of June 30, 2019. The City's Environmental Compliance group performs an annual evaluation of the aforementioned liability. Actual costs may be higher due to inflation, changes in technology, or changes in regulations. The City does not own or operate any open landfills at this time.

13. Estimated Liability for Self-Insurance

The City is exposed to various risks of losses related to torts, errors and omissions, general liability, injuries to employees, unemployment claims, and employee health and dental insurance.

During fiscal year 2018-19, the City maintained an all-risk property policy including boiler and machinery exposures, coverage for loss due to business interruption and flood. The City did not carry earthquake insurance as it was not available at reasonable rates. A summary of insurable coverage for the policy period October 1, 2018 to October 1, 2019 is provided below:

Coverages	Limit per Occurence	Deductible Per Occurrence				
Property, including Business Interruption	\$1.5 billion	\$100,000				
Flood Zone, Special Flood Hazard Area as defined by the Federal Emergency Management Agency (FEMA)	\$25 million per occurrence and annual aggregate	\$500,000 per location, except: \$10,000,000 at Airport and Convention Center; and \$5,000,000 at Water Treatment Plant				
Flood, Other Locations	\$100 million annual aggregate	\$100,000 combined all coverages				

For the policy period of October 1, 2018 to October 1, 2019, the City maintained an Airport Liability policy covering the Airport including Control Tower Operators, which provides a \$200,000,000 combined single limit for bodily injury and property damage subject to a deductible of \$0 each occurrence and annual aggregate, with a sublimit of \$50,000,000 each occurrence and in the annual aggregate for personal injury, and a limit of \$200,000,000 each occurrence and in the annual aggregate as respects to war liability.

In addition, the Airport Liability policy also provides excess liability coverage with a limit of \$50,000,000 in excess of the underlying limit of \$1,000,000, which is provided by a separate automobile policy issued to provide coverage for the off-premise operations of scheduled Airport vehicles including shuttle bus fleets with a limit of \$1,000,000 per occurrence, combined single limit for bodily injury and property damage, and no deductible. Physical damage coverage was available for the Airport Shuttle Bus Fleet and is subject to a \$10,000 comprehensive and \$25,000 collision deductible. As part of general support services, the City charges the Airport for the cost of liability

and property insurance coverage. Settled claims have not exceeded the City's commercial insurance coverage in any of the past five fiscal years.

For the policy period of October 1, 2018 to October 1, 2019, the City purchased government fidelity/crime coverage for City losses arising from employee bad acts. Coverage is for financial or property losses and provides a \$5,000,000 per occurrence limit for losses resulting from employee theft, forgery or alteration and inside the premises - theft of money and securities, and provides for a \$1,000,000 per occurrence limit for computer fraud, funds transfer fraud, money orders, and counterfeit money. All claims have a \$100,000 deductible per occurrence.

Claims liabilities are reported when it is probable that a loss has occurred and the amount of the loss can be reasonably estimated. The result of the process to estimate the claims liability is not an exact amount as it depends on many complex factors, such as inflation, changes in legal doctrines, newly discovered information and damage awards. Accordingly, claims are reevaluated periodically to consider the effects of inflation, recent claims settlement trends (including frequency and amount of pay-outs), economic and social factors, newly discovered information and changes in the law. The estimate of the claims liability also includes increases or decreases to previously reported unsettled claims. The workers' compensation estimate includes allocated loss adjustment expenses, which represent the direct cost associated with the defense of individual claims, which may be years into the future and have been discounted to their present value using a rate of 2.0% for the amounts recorded.

With respect to the general liability accrual, the City has numerous unsettled lawsuits filed or claims asserted against it as of June 30, 2019. The City Attorney and, with respect to workers' compensation claims, the City's Department of Human Resources have reviewed these claims and lawsuits in order to evaluate the likelihood of an unfavorable outcome to the City and to arrive at an estimate of the amount or range of potential loss to the City. The City is self-insured and has included a provision for losses in its claims liability for loss contingencies that are both probable and can be reasonably estimated.

Changes in the reported liability during the past two years are as follows (in thousands):

Liability as of June 30, 2017 Claims and changes in estimates during 2018 Claims payments	\$ 151,769 16,427 (25,808)
Liability as of June 30, 2018	 142,388
Claims and changes in estimates during 2019 Claims payments and other adjustments	 21,090 (22,594)
Liability as of June 30, 2019	\$ 140,884

Owner Controlled Insurance Programs - On March 31, 2004, the City bound certain liability insurance coverage for the major components of the Airport's North Concourse Project through an owner-controlled insurance program ("OCIP") with American International Group ("AIG"), AIU Holdings, Inc. and AIU LLC ("AIU"), formerly known as Chartis Insurance. The OCIP is a single insurance program that provides commercial general liability, excess liability and worker's compensation insurance coverage for construction job site risks of the project owner, general contractors and all subcontractors associated with construction at the designated project site.

The City was also required to establish a claims loss reserve for the North Concourse Project in the aggregate amount of \$3,900,000 available in a cash working fund. The full amount of the claims loss reserve had been deposited with AIG and was recorded as advances and deposits in the accompanying Airport enterprise fund statement of net position. The claims loss reserve funds were

available to AIG to pay claims within the City's deductible of up to \$250,000 per occurrence to an aggregate maximum loss exposure within coverage limits to the City of \$3,900,000. The City was able to negotiate the return of a large portion of the unused claims reserve in advance of the 10-year coverage term.

The North Concourse Project was completed in fall of 2008 and the policies expired December 31, 2008. Closeout procedures on the North Concourse Project were completed during FY 2019. AIG returned the balance of the reserve fund to the Airport in the amount of \$831,000 and the balance of the North Concourse reserve fund as of June 30, 2019 is now \$0.

On March 15, 2007, the City obtained additional liability insurance through AIG for major components of the Airport's Terminal Airport Improvement Program ("TAIP") through another OCIP (the "TAIP OCIP"). The coverage for this program is as follows:

	Terminal Area Improvement Projects						
Coverages	Limits	Deductible Per Occurrence					
General Liability	\$2 million per occurrence/ \$4 million aggregate	\$250,000					
Workers' Compensation	Statutory	\$250,000					
Employers' Liability	\$1 million per accident	\$250,000					
Excess Liability	\$200 million	None					

The liability under the TAIP OCIP is based upon an estimated payroll of \$92,500,000 for the covered projects and a construction period of 45 months, commencing on March 15, 2007 through December 31, 2010. The terms of the TAIP OCIP required the City to fund a claims loss reserve fund with AIG in the amount of \$8,900,000. The claims loss reserve fund is available to AIG to pay claims within the City's deductible subject to an aggregate maximum loss exposure within coverage limits to the City of \$8,900,000. The City negotiated funding at 74% of the claims loss reserve with interest generated remaining in the fund. The full amount of \$6,500,000 was deposited with AIG in FY 2009 and was recorded as advances and deposits in the accompanying Airport enterprise fund statement of net position. Since August 2013, as part of the annual loss reserve analysis by AIG, a total amount of \$2,297,000 has been returned to the Airport. The balance of the TAIP reserve fund as of June 30, 2019 is \$1,460,000.

The City was obligated to maintain the TAIP OCIP through final acceptance of the TAIP, pursuant to the terms of its design-build contract with Hensel Phelps (HP). The TAIP Project has been completed and the policies expired on June 30, 2011. AIG will continue to hold the remaining funds in the claims loss reserve until such time as the exposure to risk of claims ceases or the City opts to cash out the remaining funds in exchange for accepting responsibility for potential future claims.

On June 30, 2017, the City bound certain liability insurance coverage for the major components of the San José-Santa Clara Regional Wastewater Facility Capital Improvement Program through an owner-controlled insurance program ("RWF OCIP") with the primary carrier Old Republic General Insurance Corporation ("Old Republic"). The RWF OCIP is a single insurance program that the City sponsors and provides commercial general liability, excess liability and worker's compensation insurance coverage for construction jobsite risks of the project owner, general contractors and all subcontractors associated with construction at the designated project site. In addition, the City procured builder's risk, contractor's pollution liability, and owners protective indemnity insurance to cover liabilities associated with the work.

The City was also required to establish and post a cash collateral fund of \$2,657,000, to be paid in five annual installments and subject to the Old Republic's quarterly requests to adjust based on expenditure of funds up to the maximum aggregate loss of \$4,385,000. The cash collateral fund is available to Old Republic to pay claims within the City's deductible of up to \$250,000 per occurrence to an aggregate maximum loss exposure within coverage limits to the City of \$4,385,000. The amount in the cash collateral fund as of June 30, 2019 was \$1,063,000.

	RWF Capital Improvement Projects						
Coverages	Limits	Deductible Per Occurrence					
General Liability	\$2 million per occurrence/ \$4 million aggregate	\$250,000					
Workers' Compensation	Statutory	\$250,000					
Employers' Liability	\$1 million per accident	\$250,000					
Excess Liability	\$100 million	None					

The premiums of the RWF OCIP are calculated based on the estimated hard cost of construction valued at \$535,000,000 for the covered capital improvement projects to be enrolled and for work to be performed up to March 30, 2023.

14. Pollution Remediation Obligations

The City is currently responsible for the management and cleanup of pollution remediation activities at several City sites including one active leaking petroleum storage tank sites: Las Plumas Warehouse. Both Fire Station #5 and Family Shelter are currently being reviewed for closure by the Santa Clara County Department of Environmental Health. They are expected to be closed in fiscal year 2019-20. In late 2018, a new pollution liability was discovered at the San José Fire Training Facility where soil and groundwater contaminated with the per- and polyfluoroalkyl substances was discovered. The investigation is just underway so the pollution liability amount is at a very preliminary stage. Although the City has significant experience in estimating these types of cleanups, the calculation of the expected outlays related to this pollution remediation is based on estimates provided by both City engineers and consultants hired by the City. The amount of the estimated pollution remediation liability assumes that there will be no major increases in the cost of providing these cleanup services. As of June 30, 2019, the government-wide statement of net position reported a net pollution remediation obligation in the amount of \$2,237,000 in governmental activities.

Convention Center South Hall Site – On October 10, 2018, the City purchased the Convention Center South Hall Site ("South Hall Site") from the SARA in "as-is" condition. The South Hall Site is contaminated with gasoline and diesel products and lead. The San Francisco Regional Water Quality Control Board ("Water Board") has listed the South Hall Site as an open-inactive case. The Water Board is not requiring further investigation or possible remediation at this time based upon the current use of the property as a Convention Center that is completely paved. There are no immediate plans to redevelop the South Hall Site which would likely require environmental mitigation, the cost of which is unknown and would depend on the specific redevelopment plans for the South Hall Site.

15. New Market Tax Credit ("NMTC") Financing Obligation

The NMTC Financing obligation was unwound on November 9, 2018 and December 6, 2018. The San José Environmental Innovation Center ("EIC") is no longer subject to the ground lease or the master lease entered into in connection with the NMTC Financing (See Note IV.B.4).

G. Interfund Transactions

The composition of interfund balances as of June 30, 2019, with explanations of transactions, is as follows (in thousands):

1. Due from/Due to other funds

Receivable Fund	Payable Fund	A	mount	
General Fund	Nonmajor Governmental Funds	\$	1,653 (1	1)
Nonmajor Governmental Funds	Nonmajor Governmental Funds		2,035 (2	2)
		\$	3,688	

- (1) \$1,174 represents accrual of gas tax transfers and \$479 represents accrual of construction and conveyance tax transfer.
- (2) Represents short-term borrowing for working capital.

2. Advances to/Advances from other funds

Receivable Fund	Payable Fund	A	mount
General Fund	San José Financing Authority Debt Service	\$	3,297 (1)
		\$	3,297

(1) Represents a \$3,297 loan to support the Rancho Del Pueblo golf course.

3. Long-term Receivables from SARA

On July 24, 2009, the State Legislature passed AB 26X4, which required redevelopment agencies statewide to deposit a total of \$2,050,000,000 of property tax increment in county Supplemental Educational Revenue Augmentation Funds ("SERAF") to be distributed to meet the State's Proposition 98 obligations to schools. The Agency's SERAF obligation was \$62 million in FY 2010 ("2010 SERAF Obligation") and \$12.8 million in FY 2011 ("2011 SERAF Obligation"). Payments were made by May 10th of each respective fiscal year.

On May 4, 2010, the Agency and the City entered into a loan agreement where the City agreed to loan the Agency through two separate payments (May 2010 and May 2011) a combined amount of \$75 million to pay the 2010 SERAF Obligation and the 2011 SERAF Obligation ("SERAF Loan"). The sources of the SERAF Loan to pay the 2010 SERAF Obligation (\$62 million) were \$40million from the City's Low and Moderate Income Housing Fund that had been made available following the issuance of the 2010 Housing Series C Bonds, which was specifically authorized by the legislation, and idle moneys from City special funds (\$10 million) and funds from the Financing Authority's Commercial Paper Program (\$12 million). The source of the SERAF Loan to pay the 2011 SERAF Obligation was \$12.8 million from the City's Low and Moderate Income Housing Fund. The Low and Moderate Income Housing Fund was subsequently renamed as the Low and Moderate Income Housing Asset Fund.

The Redevelopment Dissolution Law provides that all prior loans made between the City and the Agency, except for loans made from the Low and Moderate Income Housing Asset Fund for payment of SERAF, were invalidated as of February 1, 2012, but may be reinstated once certain conditions related to dissolution are met by the SARA as more particularly discussed below in Note IV.C.4. As such, the \$10 million used to pay a portion of the 2010 SERAF Obligation and its related accumulated interest in the amount \$160,000 from the City made by funds other than the Low and Moderate Income Housing Asset Fund was invalidated under this provision and was recorded as part of the

SARA's extraordinary items in 2012. In addition, interest accrued in excess of the LAIF rates pursuant to the Redevelopment Dissolution Law in the amount of \$2.9 million was also invalidated in 2012.

The remaining source of the SERAF Loan used to pay the 2010 SERAF Obligation (\$40 million of 2010 Series C Housing Bonds and \$12 million from the Financing Authority's Commercial Paper program), (See Note IV.C.4), were assumed by the SARA and were listed in the Recognized Obligation Payment Schedule ("ROPS") as enforceable obligations. The source of funds used to pay the 2011 SERAF Obligation was determined to be a housing asset and was transferred to the City as the Successor Housing Agency and was also listed on the ROPS as an enforceable obligation.

On February 15, 2013, the DOF determined that a significant portion of the SERAF Loan used to pay a portion of the 2010 SERAF Obligation (\$40 million of 2010 Housing Series C Bonds and \$12 million from the Financing Authority's Commercial Paper program) should not be reported in the ROPS as an enforceable obligation since the sources of the SERAF Loan were already listed on the ROPS.

On May 26, 2016, the Oversight Board approved a partial reinstatement of the SERAF Loan used to pay the 2010 SERAF Obligation to restore the moneys from the City's special funds in the amount of \$10 million and also approved the repayment schedule for the source of funds used to pay the 2011 SERAF Obligation in the amount of \$12.8 million plus accrued interest. The Oversight Board determined that the remaining portion of the SERAF Loan used to pay the 2010 SERAF Obligation in the amount of \$52 million plus accrued interest in the amount of \$905,000 is not an enforceable obligation and directed the SARA to remove that portion of the loan from its financial statements. These actions were subsequently approved by the Successor Agency Board on June 28, 2016.

On May 17, 2017, the DOF approved the ROPS 17-18, which included the SERAF loans from the City in the principal amount of \$22,816,000.

As of June 30, 2019, the remaining portion of the SERAF Loan has an outstanding principal and accumulated accrued interest balance of \$22,816,000 and \$5,871,000, respectively, and bears a simple interest rate of 3%. The SARA is anticipated to pay the amount owed in full to the City in FY 2020.

The terms and repayment schedule of the SERAF Loan, as reinstated, were revised to conform with the Redevelopment Dissolution Law. The City's remedies against the SARA in the event of SARA's default on the SERAF Loan would also be subject to the Redevelopment Dissolution Law. See Note I.A. for general information about the SARA and the Redevelopment Dissolution Law.

As of June 30, 2019, total long-term receivables from SARA are as follows (in thousands):

Description

Advances receivable from SARA:

SERAF Loan \$28,687 (1)

Other long-term receivables from SARA:

Parking Fund Loans \$17,862 (2)

Total long-term receivables from SARA \$46,549

- (1) The amount includes \$15,945,000 from Low and Moderate Income Housing Asset Fund and \$12,742,000 from the General Fund.
- (2) The Parking Fund Loans were reinstated in FY 2017. See note IV.C.4

4. Long-term Advances from SARA

The City has a payable and SARA has a receivable related to an Agency advance of a portion of a loan made by the City's Housing Department to a third party for a transitional housing project. The SARA is entitled to 24.5% of the total loan repayment and therefore has a long-term receivable in the amount of \$739,000 due from the City as of June 30, 2019.

5. Transfers in/Transfers out

Transfers are indicative of funding for capital projects, lease payments or debt service and subsidies of various City operations. The following schedules summarize the City's transfer activity for the year ended June 30, 2019 with explanations of transactions (in thousands):

Between governmental and business-type activities:

Transfer from	Transfer to	Aı	mount	-
Housing Activities	Parking System	\$	31	(1)
Wastewater Treatment System	Nonmajor Governmental Funds		2,084	(2)
Municipal Water System	General Fund Nonmajor Governmental Funds		342 242	` '
Parking System	General Fund Nonmajor Governmental Funds		1,207 204	` '
SJ Clean Energy	San José Financing Authority		93	(7)
General Fund	Norman Y. Mineta San José International Airport		673	(8)
Nonmajor Governmental Funds	Wastewater Treatment System		327	(9)
		\$	5,203	• •

- (1) Transfer for costs associated with availability of public usage facilities in San José downtown.
- (2) Transfer for City Hall debt service payments.
- (3) Transfer for late fee collections from water utility customers.
- (4) Transfer for City Hall debt service payments.
- (5) Transfer of \$210 for San José Downtown Association and \$997 for strategic support.
- (6) Transfer of \$127 for City Hall debt service payments and \$77 for the Downtown Property and Business Improvement District.
- (7) Transfer for City Hall debt service payments.
- (8) Transfer for local sale taxes for jet fuel.
- (9) Transfer for sanitary sewer charges.

Between governmental activities:

Transfer from	Transfer to	Amount	_
General Fund	San José Financing Authority Nonmajor Governmental Funds Internal Service Funds	36,361 4,200	(3)
	Special Assessment Districts	4,300	(4)
Housing Activities	Nonmajor Governmental Funds	38	(5)
Low & Moderate Income Housing Asset Fund	Nonmajor Governmental Funds	479	(6)
Special Assessment Districts	General Fund	150	(7)
	San José Financing Authority	8,333	(8)
Nonmajor Governmental Funds	General Fund	17,032	(9)
	Nonmajor Governmental Funds	18,215	(10)
	San José Financing Authority	60,409	(11)
Internal Service Funds	General Fund	20	(12)
	Nonmajor Governmental Funds	192	(13)
San José Financing Authority	Nonmajor Governmental Funds	46,210	(14)
		\$ 196,828	-

- (1) Transfer for debt service towards the Energy Conservation Equipment.
- (2) Transfer of \$21,685 for City Hall debt service, \$4,722 for the Parks & Recreation Bond project from the sales proceeds of the Coleman property, and \$9,954 for operations and subsidies.
- (3) Transfer of \$1,200 to fund vehicle and fleet replacement purchases, \$3,000 to the self-insured medical fund.
- (4) Transfer to the South Hall Site Acquisition Debt Service Reserve.
- (5) Transfer for City Hall debt service payment.
- (6) Transfer for City Hall debt service payment.
- (7) Transfer for administrative expenses.
- (8) Transfer for interest, principal and fees for the Series 2011 Convention Center bonds payments.
- (9) Various transfer for operations, interest earnings, and capital projects.
- (10) Transfer of \$3,111 for City Hall debt service payments and \$15,104 for operations, capital projects, and project savings.
- (11) Transfer for fee disbursements and debt service payments.
- (12) Transfer for City Hall debt service payment.
- (13) Transfer for City Hall debt service payment.
- (14) Transfer of \$42,400 for the South Hall Project and \$3,810 for Flood Improvement Project.

H. Deferred Inflows of Resources

As of June 30, 2019, total deferred inflows of resources in the governmental funds related to the following unavailable resources (in thousands):

Description	
General Fund SERAF loans receivable	\$ 12,742
Housing Activities loans receivable	18,265
Low and Moderate Income Housing Asset loans receivable	7,934
Special Assessments receivables	27,400
Community Development Block Grant (CDBG) loans receivable	1,888
Total deferred inflows of resources	\$ 68,229

I. Governmental Fund Balances

As of June 30, 2019, total fund balances for the City's major and nonmajor governmental funds are as follows (in thousands):

Nonepartable:		Ger	neral Fund	Housi	ng Activities	Incor	& Moderate ne Housing Asset	Asse	pecial essment stricts	Fii Auth	an José nancing ority Debt dervice	Gov	onmajor rernmental Funds	Total (Governmental Funds
Restrict for:	•														
Restricted for: Affortable Housing	•	\$		\$	-	\$	-	\$	-	\$	-	\$	-	\$	
Alfordable Housing	Subtotal		153		-		-						-		153
Copial Projects & Improvements 1,063 46,829 237,394 285,086 Emplyonent Training Services	Restricted for:														
Employment Training Services 1,197	Affordable Housing		-		148,190		397,648		-		-		-		545,838
Diag Abuse Prevention & Control 300	Capital Projects & Improvements		1,063		-		-		46,629		-		237,394		285,086
Community Development Services	Emplyoment/ Training Services		-		-				-		-		1,197		1,197
Library Services & Facilities	Drug Abuse Prevention & Control		300		-		-		-		-		712		1,012
Library Services & Facilities	Community Development Services		-		-		-		-		-		4,201		4,201
Small Bisiness Loans			-		-		-		-		-		8,759		8,759
Paris, Recreation & Neighborhood Development 7	•				-				_		-		7		7
Underground Unitly Projects 9,453 9,453 35,728			7						_		-				
Storm Diariange Projects							_		_				,		,
Supplemental Law Enforcement Services			_				_		_				,		,
Debt Service					_				_		_		,		,
Subtotal 1,370															
Committed to:			1 270		1/0 100		207.649		46 620						
Building Development Fee Program 26,140	Subiotal		1,570		140,130		337,040		40,023			-	422,000		1,010,007
Capital Projects and Improvements 27,401 . 1,885 29,286 Parks, Recreation, & Neighborhood Development - . 2,720 2,720 2,720 2,720 2,720 2,720 2,720 2,720 2,720 3,300 330 330 330 Comment of the Charles of the	Committed to:														
Parks, Recreation, & Neighborhood Development 2,720 2,720 Development Enhancement 330 330 Convention Center, Auditorium, Theaters 16,761 18,761 Employee Compensation Planning 9,182 - 9,182 Fire Development Fee Program 7,203 - - 7,203 Development Fee Program Technology 1,093 - - 1,093 2,338 2,338 2,338 2,338 2,338 6,233 2,338 2,388 2,388 2,388 2,388 2,388 2,388	Building Development Fee Program		26,140		-		-		-		-		-		26,140
Development Enhancement	Capital Projects and Improvements		27,401		-		-		-		-		1,885		29,286
Convention Center, Auditorium, Theaters	Parks, Recreation, & Neighborhood Development		-		-		-		-		-		2,720		2,720
Employee Compensation Planning 9,182	Development Enhancement		-		-		-		-		-		330		330
Employee Compensation Planning 9,182	Convention Center, Auditorium, Theaters		-		-		-		-		-		16,761		16,761
Fire Development Fee Program 7,203 - - 7,203 Development Fee Program Technology 1,093 - - 1,093 Residential Program Administration - - 2,338 2,338 Government Functions/Services 9,358 - - 2,338 2,338 Public Safety 3,779 - - - 3,779 Community Development Services 5,330 - - 9,667 14,997 Fee Supported Programs-Public Works 5,592 - - - 5,500 Salaries & Benefits 5,000 - - - 5,592 Salaries & Benefits 5,000 - - 35,746 35,815 Debt Service - - - 69 - - 69,451 169,598 Assigned to: Financing Authority Debt Service 13,608 - - - 69,451 169,598 Assigned to: - - -			9,182		-		-		-		-				9,182
Development Fee Program Technology			7.203						_		-				7.203
Residential Program Administration - 2,338 2,338 2,338 3,358 - - - - - - 3,558 2,3			,						_		-				,
Government Functions/Services 9,358 9,358 Public Safety 3,779 3,779 Community Development Services 5,330 9,667 14,997 Fee Supported Programs- Public Works 5,592 5,000 Sanitation Projects 5,000 5,000 Sanitation Projects 69			,				_		_				2 338		
Public Safety 3,779 -			9.358		_				_		_		,		,
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Subtotal 168,961 - - - 93,500 262,461 Unassigned 143,868 - - (32,647) (21) 111,200			15/110		-		-		-		-				
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	Suvioidi		100,901							_	<u> </u>	-	93,300		202,401
Total Fund Balance \$ 414,499 \$ 148,190 \$ 397,648 \$ 46,629 \$ (32,647) \$ 584,930 \$ 1,559,249	Unassigned		143,868	_							(32,647)		(21)		111,200
	Total Fund Balance	\$	414,499	\$	148,190	\$	397,648	\$	46,629	\$	(32,647)	\$	584,930	\$	1,559,249

City Reserves Policy. The City Council-approved Operating Budget and Capital Improvement Program Policy (Policy Number 1-18) incorporates direction on contingency funding, including general purpose reserves, the Cash Reserve Fund and the Emergency Reserve Fund. Within the General Fund, general purpose reserves are to be set aside as a safety net for general city operations. Currently, the General Fund Contingency Reserve, the General Fund Budget

Stabilization Reserve, and the General Fund Workers' Compensation/General Liability Catastrophic Reserve are available for general purposes. Each of these reserves is described below. With the exception of the General Fund Contingency Reserve Fund, use of these reserves requires a majority vote of the City Council.

Within capital project and special revenue funds, general purpose reserves may be set aside as a safety net for City operations pertaining to the respective fund or to provide stability for customer rates when there are fluctuations to revenues and expenditures.

The Policy also identifies the Cash Reserve Fund and the Emergency Reserve Fund, which are mandated by the City Charter described below.

The section of Council Policy 1-18 addressing contingency funds was amended in June 2019.

The *General Fund Contingency Reserve Fund* was created to meet unexpected circumstances arising from financial and/or public emergencies that require immediate funding that cannot be met by any other means. The policy established a minimum of three percent of the General Fund operating budget as the reserve balance. Any use of the General Fund Contingency Reserve shall require a two-third vote of approval by the City Council. As of June 30, 2019, the contingency amount accounts for \$37,000,000 of the unassigned fund balance.

The *General Fund Budget Stabilization Reserve* may be maintained at a level as determined by the City Council to be adequate. The purpose of this reserve is to provide budget stability when there are fluctuations that result in lower than projected revenues and/or higher than projected expenditures that cannot be re-balanced within existing budget resources in any given year. This reserve is intended to provide a buffer, or bridge funding, to protect against reducing service levels when these fluctuations occur. As of June 30, 2019, the budget stabilization reserve accounts for \$17,000,000 of the unassigned fund balance.

The *General Fund Workers' Compensation/General Liability Catastrophic Reserve* may be maintained at a level as determined by the City Council to be adequate. The purpose of this reserve is to provide funding for potential workers' compensation or general liability claims that exceed the budgeted amounts as the City, for the most part, is self-insured. As of June 30, 2019, the workers' compensation and general liability catastrophic reserve accounts for \$15,000,000 of the unassigned fund balance.

The *Cash Reserve Fund* was created for the payment of any authorized expenditures of the City for any fiscal year in anticipation of and before the collection of taxes and other revenues of the City for such fiscal year, and for the payment of authorized expenses of the City for any fiscal year, which became due and payable and must be paid prior to the receipt of tax payments and other revenues for such fiscal year. A reserve shall be built up in said fund from any available sources other than restricted sources in an amount which the Council deems sufficient for said purposes. As of June 30, 2019, the cash reserve amount accounts for \$6,000 of the unassigned fund balance.

The *Emergency Reserve Fund* was created for the purpose of meeting any public emergency involving or threatening the lives, property or welfare of the people of the City or property of the City. A reserve shall be built up in said fund from any available sources, other than restricted sources, in an amount which the Council deems desirable. As of June 30, 2019, the emergency reserve amount accounts for \$1,215,000 of the unassigned fund balance.

IV. Other Information

A. Defined Benefit Retirement Plans

A. 1. City Sponsored Defined Benefit Pension Plan

1. General Information about the Pension Plans

The City sponsors and administers two single employer defined benefit retirement systems, the Police and Fire Department Retirement Plan (the "PFDRP") and the Federated City Employees' Retirement System (the "FCERS"), and collectively, "the Retirement Systems", which with the exception of certain unrepresented employees together cover all full-time and certain part-time employees of the City. The Retirement Systems provide general retirement benefits under single employer Defined Benefit Pension Plans, as well as the Postemployment Healthcare Plans. The Retirement Systems are accounted for in the Pension Trust Funds.

The Retirement Systems are administered by the Chief Executive Officer of the Office of Retirement Services, an employee of the City, who serves at the pleasure of the Boards of Administration for the Retirement Systems. The compensation paid to the Chief Executive Officer and the investment professional staff within the Office of Retirement Services is set by the City Council. The Boards of Administration in recommending to the City Council the compensation amounts for these positions are required under the City Charter to consider compensation of equivalent positions in comparable United States public pension plans.

The separately issued annual reports of PFDRP and FCERS, together with various chapters in Title 3 of the City's Municipal Code, provide more detailed information about the Retirement Systems. Those reports may be obtained from the City of San José Office of Retirement Services at http://www.sjretirement.com.

Benefits

The Defined Benefit Pension Plans provide general retirement benefits including pension, death, and disability benefits to members. The contribution and benefit provisions and all other requirements are established by the City Charter and the City's Municipal Code. Benefits are based on average Final Compensation, years of service, and cost-of-living increases as specified by the City's Municipal Code.

On June 5, 2012, San José voters adopted Measure B, which enacted the Sustainable Retirement Benefits and Compensation Act ("Measure B"). Measure B amended the City Charter to, among other changes, (1) increase pension contribution requirements for current employees effective June 23, 2013; (2) require the City to establish an alternative voluntary plan with reduced benefits for current employees (the "Voluntary Election Plan" or "VEP") subject to Internal Revenue Service (IRS) approval; (3) place limitations on disability retirements; (4) authorize the City Council to temporarily suspend the cost-of-living adjustments if the City Council adopts a resolution declaring a fiscal and service level emergency; (5) require the elimination of the Supplemental Retirement Reserve within the Retirement Systems; (6) codify in the City Charter contribution requirements for current employees for the retiree health and dental benefits and provide for a reservation of rights for the City Council to terminate or modify any retiree healthcare plan; (7) require the establishment of Tier 2 plans for new employees within the Retirement Systems; and (8) reserve to the voters the right to approve future changes to retirement benefits. Measure B has subsequently been the subject of various forms of litigation and the City Council directed the City Administration to settle the litigation with the City's eleven (11) bargaining units. The legal challenges to Measure B are resolved. The settlement of the legal challenges brought by or on behalf of the City's active employees is discussed below.

On August 25, 2015, the City Council approved the terms of the Alternative Pension Reform Settlement Framework (Public Safety Framework) for the two sworn bargaining units, the San José Police Officers' Association (SJPOA) and the San José Fire Fighters, International Association of Fire Fighters, Local 230 (IAFF).

On December 15, 2015 and January 12, 2016, the City and the bargaining units representing employees in FCERS reached a settlement agreement on the Federated Alternative Pension Reform Settlement Framework (Federated Framework). The terms of the Federated Framework also applied to unrepresented employees, including unrepresented management and executive employees in Unit 99.

The Public Safety and Federated Frameworks (the "Frameworks") include, among other things, revised Tier 2 pension benefits that include increased pension benefits for Tier 2 employees while preserving the 50/50 cost sharing between the City and Tier 2 employees; closing the defined benefit retiree healthcare benefit to new employees, as well as agreement on a new lowest cost medical plan associated with retiree healthcare; allowing Tier 1 and some Tier 2 employees to opt out of the applicable Postemployment Healthcare Plan to a Voluntary Employee Benefit Association for retiree healthcare subject to legal and Internal Revenue Service approval (which has since been received): allowing Tier 1 employees who terminated employment with the City and either subsequently returned or who return in the future to return as Tier 1 employees; and continuing the elimination of the Supplemental Retiree Benefit Reserve (SRBR). The Frameworks also included an agreement that a ballot measure would be placed on November 8, 2016, election for the voters to replace Measure B as described below. On November 8, 2016, the voters approved the Alternative Pension Reform Act known as Measure F. Measure F included, among other things, prohibiting any enhancements to defined retirement benefits without voter approval; codifying the Tier 2 pension benefit; closing the defined benefit retiree healthcare plan; and prohibiting retroactive defined retirement benefit enhancements.

The specific terms of PFDRP and FCERS are set forth in the Municipal Code. Both have different benefit tiers.

Prior to June 18, 2017, FCERS had Tier 1, Tier 2, Tier 2B, and Tier 2C. Tier 2B and Tier 2C had the same reduced pension benefits as compared to Tier 1. Tier 2 had the same retiree healthcare (medical and dental) benefits as Tier 1. Tier 2B originally consisted of employees who were newly hired or rehired on or after September 27, 2013, and they were not eligible for the defined benefit retiree health care benefits; however, the City was responsible for the contributions that both the City and the Tier 2B members would have otherwise paid for retiree health care had those employees been eligible. Tier 2C had retiree dental benefits but no retiree medical benefits. Prior to June 18, 2017, the PFDRP had Tier 1 and Tier 2 for both police and fire members with reduced pension benefits for the Tier 2 police and fire members as compared to the Tier 1 members, and until July 30, 2017, Tier 1 and Tier 2 members of PFDRP had the same retiree healthcare (medical and dental benefits). The City Manager on August 2, 2017 exercised his discretion under the Municipal Code to terminate the PFDRP Postemployment Healthcare Plan for Police and Fire Tier 2 employees. On August 3, 2017, the PFDRP Board took action to terminate the PFDRP Postemployment Healthcare Plan for Tier 2 Police and Fire employees effective July 30, 2017. As of July 30, 2017, the City's contribution rate to the PFDRP Postemployment Healthcare Plan for Police and Fire Tier 2 employees did not change; however, the contribution rates made by the Police and Fire Tier 2 employees were reduced to 0%.

Subsequent ordinances amending the Municipal Code implementing the terms of Measure F and the Frameworks have since been adopted by the City Council and the changes described below became effective on June 18, 2017, which was the commencement date of the first pay period of FY2018.

As implementation issues arise, minor modifications to the provisions of PFDRP and FCERS in the Municipal Code have been made to address these issues.

Effective June 18, 2017, the FCERS has several Tiers as follows:

Tier	Hire Date	Pension	Defined Benefit Retiree Healthcare (Medical/Dental)
Tier 1	 On or before September 29, 2012 Former Tier 1 rehired on or after June 18, 2017 who did not take a return of contributions 	Tier 1	Medical/Dental ⁽²⁾⁽⁴⁾
Tier 1 Rehire	 Former Tier 1 rehired on or after September 30, 2012 through June 17, 2018⁽¹⁾ 	Tier 1	Medical/Dental ⁽²⁾⁽⁴⁾⁽⁵⁾
Tier 1 Classic	 "Classic" membership with CalPERS/reciprocal agency hired on or after September 30, 2012, but before September 27, 2013 "Classic" membership with CalPERS/reciprocal agency hired on or after September 27, 2013⁽⁶⁾ 	Tier 1	Medical/Dental ⁽³⁾⁽⁴⁾ Not Eligible ⁽³⁾⁽⁴⁾
Tier 2 (or Tier 2A)	 Hired/rehired/reinstated on or after September 30, 2012 	Tier 2	Medical/Dental ⁽²⁾⁽⁴⁾
Tier 2B	 Hired/rehired/reinstated after September 27, 2013 and have not met City's eligibility for retiree healthcare 	Tier 2	Not Eligible ⁽³⁾⁽⁴⁾
Notes	 (1) Employees in these tiers are responsible for 5 having any prior years of service in Tier 2 chains are the service in Tier 2 chains and the FCERS Postemployment Healthcare Plant those who opted in to the VEBA are no long Postemployment Healthcare Plant. The VEBA 2018. (3) Employees in these tiers were mandatorily plant Unrepresented employees were eligible to opte to make ongoing contributions to the VEBA. (4) Unrepresented employees were eligible to opte to make ongoing contributions to the VEBA. (5) All Tier 1 rehires formerly in Tier 1B and Tier 11 FCERS Postemployment Healthcare Plant begon March 25, 2018. (6) Employees in these tiers are responsible for 5 prior years of service in Tier 2 changed to Tier tier regardless of start date. 	nged to Tier time irrevoce an or opt in to Association nger eligible was implemented into the into the VE C who opted an contribution of the an	1. able election to remain the defined (VEBA). Please note for FCERS ented on March 25, VEBA. BA but are not eligible d to remain in the ing to retiree healthcare

Effective June 18, 2017, the PFDRP has several Tiers as follows:

			Defined Benefit
Tier	Hire Date	Pension	Retiree Healthcare
			(Medical/Dental)
Police Tier 1	 Before August 4, 2013 Former Tier 1 rehired on or after June 18, 2017 who did not take a return of contributions 	Tier 1	Medical/Dental ⁽²⁾⁽⁴⁾
Police Tier 1 Rehire	 Tier 1 employee rehired between August 4, 2013 through June 17, 2017⁽¹⁾. 	Tier 1	Medical/Dental ⁽²⁾⁽⁴⁾
Fire Tier 1	 Before January 2, 2015 Former Tier 1 rehired on or after June 18, 2017 who did not take a return of contributions 	Tier 1	Medical/Dental ⁽²⁾⁽⁴⁾
Fire Tier 1 Rehire	■ Tier 1 employee rehired between January 2, 2015 through June 17, 2017 ⁽¹⁾ .	Tier 1	Medical/Dental ⁽²⁾⁽⁴⁾
Tier 1 Classic	 "Classic" membership with CalPERS/reciprocal agency hired on or after August 4, 2013 for Police and January 2, 2015 for Fire.⁽⁵⁾ 	Tier 1	Not eligible
Police Tier 2	On or after August 4, 2013	Tier 2	Not Eligible ⁽³⁾⁽⁴⁾
Fire Tier 2	On or after January 2, 2015	Tier 2	Not Eligible ⁽³⁾⁽⁴⁾
Notes	 (1) Employees in these tiers are responsible for 50 having any prior years of service in Tier 2 changes. Employees in these tiers were provided a one-tier in the PFDRP Postemployment Healthcare Plan contribution Voluntary Employees' Beneficiary At that those who opted in to the VEBA are no long Postemployment Healthcare Plan. The VEBA we 2018. (3) Employees in these tiers were mandatorily place. Unrepresented employees were eligible to opt in make ongoing contributions to the VEBA. (5) Employees in these tiers are responsible for 50 prior years of service in Tier 2 changed to Tier 2 tier regardless of start date. 	ged to Tier 1. ime irrevocal n or opt in to Association (' ger eligible for vas implemer ed into the V n to a VEBA % of the amo	ble election to remain the defined VEBA). Please note or the PFDRP nted on March 25, VEBA. but are not eligible to

The following tables summarize the pension, disability, and death benefits for the members:

		PFDRP	
	Police Tier 1 (1)	Police Tier 1 Classic (2)	Police Tier 2 (3)
Pension Service required to leave contributions in retirement plan		10 years of service (20 years must have elapsed from date of entry into retirement system to collect pension)	5 years service with the City in the Police and Fire Department Plan (Years of Service = 2080 hours worked within applicable 12-month period)
Service Retireme	ent		
Age/Years of Service	50 with 25 years of service 55 with 20 years of service 30 years of service at any age (with reciprocity, must be 50 years of age) Mandatory retirement at 70 years of age	50 with 25 years of service 55 with 20 years of service 30 years of service at any age (with reciprocity, must be 50 years of age) Mandatory retirement at 70 years of age	57 with 5 years of service with the City in the Plan 50 with 5 years of service with the City in the Plan A reduction factor of 7.0% per year for each year between age 57 and Tier 2 member's age at retirement, prorated to the closest month
Early Retirement	50-54 with 20 years of service (Discounted pension) Allowance reduced pursuant to Municipal Code Section 3.36.810	50-54 with 20 years of service (Discounted pension) Allowance reduced pursuant to Municipal Code Section 3.36.810	N/A
Deferred Vested Retirement	55 with 10 years of service only if 20 years have elapsed from date of membership. (Qualifying members can begin receiving benefits at age 50 with least 25 years of service.)	55 with 10 years of service only if 20 years have elapsed from date of membership. (Qualifying members can begin receiving benefits at age 50 with at least 25 years of service.)	At least 5 years of service with the City in the Plan (This applies to members who separate from City service before retirement and leave their contributions in the retirement system.)
			Can begin at age 50 with reduction fact of 7.0% per year for each year between age 57 and the Tier 2 member's age at retirement, prorated to the closest month.
Allowance	First 20 years of service: 50% of Final Compensation (2.5% per year) Next 21-30 years service: 4% per year of service X Final Compensation (90% max)	First 20 years of service: 50% of Final Compensation (2.5% per year) Next 21-30 years service: 4% per year of service X Final Compensation (90% max)	First 20 years of service: 2.4% per year of service x Final Compensation Beginning of 21st year of service: 3.0% per year of service x Final Compensation Beginning of 26th year of service: 3.4% per year of service x Final Compensation
			Final Compensation is the average annual base pay plus any premium pays authorized by ordinance for the highest 3 consecutive years of service
			Maximum benefit is 80% of Final Compensation
Reciprocity			
Reciprocity	As of September 30, 1994, the City of San José adopted a reciprocal agreement with CALPERS. This may result in improved benefits for members who transfer between CALPERS and this retirement plan. Final eligibility for reciprocity is determined at the time of retirement.	As of September 30, 1994, the City of San José adopted a reciprocal agreement with CALPERS. This may result in improved benefits for members who transfer between CALPERS and this retirement plan. Final eligibility for reciprocity is determined at the time of retirement.	As of September 30, 1994, the City of San José adopted a reciprocal agreement with CALPERS. This may result in improved benefits for members who transfer between CALPERS and this retirement plan. Final eligibility for reciprocity is determined at the time of retirement.
Cost- of- Living A	djustments		
Cost- of- Living Adjustments	Retirees are eligible for a 3% annual cost-of- living adjustment (COLA). Regular COLAs are compounded and paid each February. There is no proration of COLA.	Retirees are eligible for a 3% annual cost-of- living adjustment (COLA). Regular COLAs are compounded and paid each February. There is no proration of COLA.	Retirees are eligible for annual cost-of- living adjustment (COLA) limited to the increase in the Consumer Price Index (San José-San Francisco-Oakland, U.S. Bureau of Labor Statistics index, CPI-U, December to December), capped at 2.0% per fiscal year. The first COLA will be prorated based on the number of months retired.

- (1) Police Tier 1 employees are those hired before August 4, 2013.
- (2) Employees with "Classic" membership from a CalPERS or reciprocal agency hired on or after August 4, 2013. A CalPERS "Classic" member is a member who previously worked for a CalPERS or other reciprocal agency and meets the following criteria: 1. First established CalPERS membership or membership in a CalPERS reciprocal agency prior to January 1, 2013. 2. AND is hired by the City of San José after a break in service of less than six months. 3 AND did not have concurrent (overlapping) service with the other agency. City of San José Reciprocity election form must be submitted within thirty days of the first day of employment with the City. Employees in Tier 1 Classic are not eligible for the defined benefit retiree healthcare plan.
- (3) Police Tier 2 employees are those hired after August 4, 2013.

		5: 7: 0 (3)		
	Fire Tier 1 ⁽¹⁾	Fire Tier 1 Classic (2)	Fire Tier 2 (3)	
Pension				
	10 years of service (20 years must have elapsed from date of entry into Retirement System to collect pension)	10 years of service (20 years must have elapsed from date of entry into Retirement System to collect pension)	5 years of service with the City in the Plan (Year of Service = 2080 hours worked in the applicable 12-month period)	
Service Retireme	nt			
Age/Years of Service	50 with 25 years of service 55 with 20 years of service 30 years of service at any age (with reciprocity, must be 50 years of age) Mandatory retirement at 70 years of age	50 with 25 years of service 55 with 20 years of service 30 years of service at any age (with reciprocity, must be 50 years of age) Mandatory retirement at 70 years of age	57 with 5 years of service with the City in the Plan. 50 with 5 years of service with the City in the Plan. A reduction factor of 7% per year for each year between age 57 and the Tier 2 member's age at retirement, prorated to the closest month	
Early Retirement	50-54 with 20 years of service (discounted pension) Allowance reduced pursuant to Municipal Code Section 3.36.810	50-54 with 20 years of service (discounted pension) Allowance reduced pursuant to Municipal Code Section 3.36.810	N/A	
Deferred Vested	55 with 10 years of service only if 20 years have elapsed from date of membership. (Qualifying member can begin receiving benefits at age 50 with least 25 years of service.)	55 with 10 years of service only if 20 years have elapsed from date of membership. (Qualifying member can begin receiving benefits at age 50 with least 25 years of service.)	At least 5 years of service with the City in the Plan. (This applies to members who separate from City service before retirement and leave their contributions in the retirement system.) Can begin at age 50 with reduction factor of 7% per year for each year between age 57 and the Tier 2 member's age at retirement, prorated to the closest month.	
Allowance	First 20 years of service: 50% of Final Compensation (2.5% per year) Beginning of 21st year of service: 3% per year of service X Final Compensation (90% max)—All years convert to 3% after 20 years of service.	First 20 years of service: 50% of Final Compensation (2.5% per year) Beginning of 21st year of service: 3% per year of service X Final Compensation (90% max) – All years convert to 3% after 20 years of service.	First 20 years of service: 2.4% per year of service x Final Compensation Beginning of 21st year of service: 3.0% per year of service x Final Compensation Beginning of 26th year of service: 3.4% per year of service x Final Compensation Final Compensation is the average annual base pay plus any premium pays authorized by ordinance for the highest 3 consecutive years of service Maximum benefit is 80% of Final Compensation	
Reciprocity				
Reciprocity	As of September 30, 1994, the City of San José adopted a reciprocal agreement with CALPERS. This may result in improved benefits for members who transfer between CALPERS and this retirement plan. Final eligibility for reciprocity is determined at the time of retirement.	As of September 30, 1994, the City of San José adopted a reciprocal agreement with CALPERS. This may result in improved benefits for members who transfer between CALPERS and this retirement plan. Final eligibility for reciprocity is determined at the time of retirement.	As of September 30, 1994, the City of San José adopted a reciprocal agreement with CALPERS. This may result in improved benefits for members who transfer between CALPERS and this retirement plan. Final eligibility for reciprocity is determined at the time of retirement.	
Cost- of- Living A	djustments			
Cost- of- Living Adjustments	Retirees are eligible for a 3% annual cost- of-living adjustment (COLA). Regular COLAs are compounded and paid each February. There is no proration of COLA.	Retirees are eligible for a 3% annual cost- of-living adjustment (COLA). Regular COLA's are compounded and paid each February. There is no proration of COLA.	Retirees are eligible for annual cost-of- living adjustment (COLA) limited to the increase in the Consumer Price Index (San José-San Francisco-Oakland, U.S. Bureau of Labor Statistics index, CPI-U, December to December), capped at 2.0% per fiscal year. The first COLA will be prorated based on the number of months retired.	

- (1) Fire Tier 1 employees are those hired before January 2, 2015
- (2) Employees with "Classic" membership from a CalPERS or reciprocal agency hired on or after January 2, 2015. A CalPERS "Classic" member is a member who previously worked for a CalPERS or other reciprocal agency and meets the following criteria: 1. First established CalPERS membership or membership in a CalPERS reciprocal agency prior to January 1, 2013. 2. AND is hired by the City of San José after a break in service of less than six months. 3 AND did not have concurrent (overlapping) service with the other agency. City of San José Reciprocity election form must be submitted within thirty days of the first day of employment with the City. Employees in Tier 1 Classic are not eligible for the defined benefit retiree healthcare plan.
- (3) Fire Tier 2 employees are those hired after January 2, 2015.

The following table summarizes the survivorship pension benefits for the PFDRF members. Please consult the Municipal Code for complete information.

	Police Tier 1/Tier 1 Classic
Death Before Retirement	
Nonservice-connected death with less than 2 years of service	Return of contributions, plus interest, to surviving spouse/domestic partner, surviving children, or estate or \$1,000, whichever is greater
Nonservice-connected death with more than 2 years of service, but not eligible for a service retirement	To surviving spouse/domestic partner: 24.0% + 0.75% for each year in excess of 2 years x Final Compensation (37.5% maximum) and to surviving children: 1Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0% If no surviving spouse/domestic partner nor surviving children: Return of contributions, plus interest, to estate or \$1,000 whichever is greater
Non-service connected death before retirement, but while eligible for service retirement	To surviving spouse/domestic partner: 37.5% to 42.5% of member's Final Compensation depending on years of service
	For example: Member's benefit = 76.0% Survivorship benefit = 38.0% of Final Compensation Member's benefit = 80.0% Survivorship benefit = 40.0% of Final Compensation Member's benefit = 82.0% Survivorship benefit = 41.0% of Final Compensation Member's benefit = 85.0% Survivorship benefit = 42.5% of Final Compensation and to surviving children: 1Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0% If no surviving spouse/domestic partner nor surviving children: Return of contributions, plus interest, to estate or \$1,000, whichever is greater
Service connected death regardless of year of service	To surviving spouse/domestic partner: 37.5% to 42.5% of member's Final Compensation depending on years of service
	And to surviving children: 1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 50.0% 3 Children: Final Compensation x 75.0% If no surviving spouse/domestic partner nor surviving children: Return of contributions, plus interest, to estate or \$1,000 whichever is greater
Death After Retirement Service retirement and service connected disability retirees	To surviving spouse/domestic partner: 37.5% to 42.5% of member's Final Compensation depending on years of service
	And to surviving children: 1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0% If no surviving spouse/domestic partner nor surviving children: \$1,000 death benefit to estate
Non-service connected disability retirees	To surviving spouse/domestic partner: Final Compensation x 24.0% + 0.75% for each year in excess of 2 years (37.5% maximum)
	And to surviving children: 1 Child: Final Compensation x 25.0% 2 Children:Final Compensation x 37.5% 3 Children: Final Compensation x 50.0% If no surviving spouse/domestic partner nor surviving children: \$1,000 death benefit to estate
Optional Settlements	Retiree may choose an optional settlement at retirement that reduces their allowance to provide a higher survivorship allowance to their spouse/domestic partner.
Post-Retirement Marriage	If a retiree marries after retirement, the retiree can elect to take a reduction of on his pension benefit in order to allow for a survivorship benefit to the surviving spouse/domestic partner.

Note: The maximum total combined benefit payable to a surviving spouse/domestic partner and surviving children is 75% of final compensation. If necessary, the children's survivorship allowance will be reduced so that the total benefit does not exceed 75% of final compensation.

Police Tier 2

Death Before Retirement

Non-service connected death with less than 2 years of services

Greater of:

(1) Return of contributions, plus interest, to surviving spouse/domestic partner; where there is no surviving spouse/domestic partner to member's surviving children, or where there are no surviving children, to the member's estate or

(2)\$1,000, whichever is greater

Non-service connected death with more than 2 years of service, but not eligible for a service retirement To surviving spouse/domestic partner:

 $24.0\% \ of \ Final\ Compensation + 0.75\% \ of\ Final\ Compensation \ for\ each\ year\ in\ excess\ of\ 2\ years\ of\ service$

(37.5% maximum)

And to surviving children:

1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 or more Children: Final Compensation x 50.0%

There is an 80% cap on Final Compensation that can be paid to survivors.

If no surviving spouse/domestic partner nor surviving children, to the estate: Return of contributions, plus interest, or \$1,000 whichever is greater

Non-service connected dealth before retirement, but while eligible for service retirement To surviving spouse/domestic partner:

37.5% to 42.5% of member's Final Compensation depending on the years of service

For example:

Member's benefit = 76.0% survivorship benefit = 38.0% of Final Compensation Member's benefit = 80.0% survivorship benefit = 40.0% of Final Compensation Member's benefit = 82.0% survivorship benefit = 41.0% of Final Compensation Member's benefit = 85.0% survivorship benefit = 42.5% of Final Compensation

And to surviving children:

1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 or more Children: Final Compensation x 50.0%

If no surviving spouse/domestic partner nor surviving children, to the estate: Retum of contributions, plus interest, or \$1,000, whichever is greater

Service Connected Death

Service connected death regardles of years of service

To surviving spouse/domestic partner:

37.5% to 42.5% of member's Final Compensation depending on years of service

And to surviving children:

1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 50.0% 3 or more Children: Final Compensation x 75.0%

There is an 80.0% cap on Final Compensation that can be paid to survivors

If no surviving spouse/domestic partner nor surviving children, to the estate: Return contributions, plus interest, or \$1,000 whichever is greater

Police Tier 2

Death After Retirement

Service retirees To surviving spouse/domestic partner:

Survivorship allowance equal to 50.0% joint and survivor annuity as determined by the plan's actuaries.

Optional Settlements

Optional settlements Retiree may choose an optional settlement at retirement that reduces their allowance to provide a higher

survivorship allowance to their spouse/domestic partner.

Post-Retirement Marriage

Post-retirement Marriage If a retiree marries after retirement, the retiree can elect to take a reduction on their pension benefit in order

to allow for a survivorship benefit to the surviving spouse/domestic partner.

Note: The maximum total combined benefit payable to a surviving spouse/domestic partner and surviving children is 80% of Final Compensation. If necessary, children's survivorship allowance will be reduced so that the total benefit does not exceed 80% of Final Compensation.

Fire Tier 1/ Tier 1 Classic

Death Before Retirement

Non-service connected death with less than 2 years of service

Return of contributions, plus interest, to surviving spouse/domestic partner, surviving children, or estate or a contribution of the contributio

\$1,000, whichever is greater

Non-service connected death with more than 2 years of service, but not eligible for a service

retirement

To surviving spouse/domestic partner:

24.0% + 0.75% for each year in excess of 2 x Final Compensation (45.0% maximum)

And to surviving children:

1Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0%

If no surviving spouse/domestic partner nor surviving children:

Return of contributions, plus interest, to estate or \$1,000, whichever is greater

Non-service connected

death before retirement, but while eligible

To surviving spouse/domestic partner:

37.5% to 45.0% of member's Final Compensation depending on years of service

retirement, but while eligib for service

for service retirement

For example:

Member's benefit = 81.0% Survivorship benefit = 40.5% of Final Compensation Member's benefit = 84.0% Survivorship benefit = 42.0% of Final Compensation Member's benefit = 87.0% Survivorship benefit = 43.5% of Final Compensation Member's benefit = 90.0% Survivorship benefit = 45.0% of Final Compensation

And to surviving children:

1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0%

If no surviving spouse/domestic partner nor surviving children:

Return of contributions, plus interest, to estate or \$1,000, whichever is greater

Service connected death regardless of years of service

To surviving spouse/domestic partner:

37.5% to 45% for member's Final Compensation depending on the years of

service

And to surviving children:

1Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0%

If no surviving spouse/domestic partner nor surviving children:

Return of contributions, plus interest, to estate or \$1,000, whichever is greater

Fire Tier 1/ Tier 1 Classic

Death After Retirement

Service retirees and service connected disability retirees

To surviving spouse/domestic partner:

37.5% to 45.0% of member's Final Compensation depending on years of service

And to surviving children:

1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0%

If no surviving spouse/domestic partner nor surviving children:

\$1,000 death benefit to estate

Non-service connected disability retirees

To surviving spouse/domestic partner:

Final Compensation x 24.0% + 0.75% for each year in excess of 2 years (37.5% maximum)

And to surviving children:

1 Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 Children: Final Compensation x 50.0%

If no surviving spouse/domestic partner nor surviving children: \$1,000 death benefit to estate

Optional Settlements

Optional settlements

Retiree may choose an optional settlement at retirement that reduces their allowance to provide a higher

survivorship allowance to their spouse/domestic partner.

Post-Retirement Marriage

Post-retirement marriage

If a retiree marries after retirement, the retiree can elect to take a reduction of their pension benefit in order

to allow for a survivorship benefit to the surviving spouse/domestic partner.

Note: The maximum total combined benefit payable to a surviving spouse/domestic partner and surviving children is 75% of Final Compensation. If necessary, the children's survivorship allowance will be reduced so that the total benefit does not exceed 75% of Final Compensation.

Fire Tier 2

Death Before Retirement

Service connected death regardless of years of service To surviving spouse/domestic partner:

37.5% to 45.0% of member's Final Compensation depending on the years of service

And to surviving children:

1Child: Final Compensation x 25.0% 2 Children: Final Compensation x 50.0%

3 or more surviving Children: Final Compensation x 75.0 $\!\%$

There is an 80.0% cap on Final Compensation that can be paid to survivors

If no surviving spouse/domestic partner nor surviving children, to the estate: Return of contributions, plus interest, or \$1,000, whichever is greater.

Non-service connected death Greater of: with less than 2 years of service

(1) Return of contributions, plus interest, to surviving spouse/domestic partner; where there is no surviving spouse/domestic partner to member's surviving children, or where there are no surviving children either, to the member's estate, or

(2)\$1,000, whichever is greater

Non-service connected death

with more

To surviving spouse/domestic partner:

24.0% + 0.75% for each year in excess of 2 years x Final Compensation (45% maximum)

than 2 years of service, but not

eligible for

a service retirement

And to surviving children:

1Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 or more children: Final Compensation x 50.0%

There is an 80.0% cap on Final Compensation that can be paid to survivors

If no surviving spouse/domestic partner nor surviving children to the estate: Return contributions, plus interest, or \$ 1,000 whichever is greater

Non-service connected death before retirement, but while eligible for service retirement

To surviving spouse/domestic partner:

37.5% to 45.0% of member's Final Compensation depending on the years of service

Member's benefit = 81.0% Survivorship benefit = 40.5% of Final Compensation Member's benefit = 84.0% Survivorship benefit = 42.0% of Final Compensation Member's benefit = 87.0% Survivorship benefit = 43.5% of Final Compensation Member's benefit = 90.0% Survivorship benefit = 45.0% of Final Compensation

And to surviving children:

1Child: Final Compensation x 25.0% 2 Children: Final Compensation x 37.5% 3 or more Children: Final Compensation x 50.0%

If no surviving spouse/domestic partner nor surviving children, to the estate: Return contributions, plus interest, or \$1,000, whichever is greater

Death After Retirement

Service Retirees

To surviving spouse/domestic partner

Survivorship allowance equal to 50.0% joint and survivor annuity as determined by the Plan's actuaries

Non-service connected disability retirees

To surviving spouse/domestic partner:

Survivorship allowance equal to 50.0% joint and survivor annuity as determined by the Plan's actuaries

Optional Settlements

Optional settlements

Retiree may choose an optional settlement at retirement that reduces their allowance to provide a higher survivorship allowance to their spouse/domestic partner

Post-Retirement Marriage

Post-Retirement Marriage

If a retiree marries after retirement, the retiree can elect to take a reduction on their pension benefit in order to allow for a survivorship benefit to the surviving spouse/domestic partner.

	FCERS				
	Tier 1 ⁽¹⁾	Tier 1 Classic (2)	Tier 2A ⁽³⁾	Tier 2B ⁽⁴⁾	
Pension					
Service required to leave contributions in retirement system	5 years		5 years Federated City Sen 2080 hours worked in the a period)		
Service Retirement:					
Age/Years of Service	55 with 5 years service 30 years service at any age		62 years with 5 years Feder May retire on or after 55 year Federated City Service. A reper year for each year betw Tier 2 member's age at retir prorated to the closest mon	ars with 5 years eduction factor of 5% een age 55 and the ement before age 62,	
"Deferred Vested" retirement	before retirement and leave	o separate from City service their contributions in the	May commence on or after Federated City Service with reduction		
	retirement system.)		(This applies to members who service before retirement at contributions in the retirement at age 55 with reduction fact each year between age 55 member's age at retirement prorated to the closest montributions.	nd leave their ent system.) Can begin ctor of 5% per year for and the Tier 2 before age 62,	
Allowance	2.5% x Years of Service x Fi max)	nal Compensation (75.0%	2.0% x Years of Federated Compensation (70.0% max	•	
	If separation takes place pri Compensation is highest av 36 consecutive months		"Final Compensation" is the biweekly) base pay for the h Years of Federated City Se	nighest 3 consecutive	
	If separation takes place on Compensation is highest av 12 consecutive months	• • •	Excludes premium pay or at additional compensation	ny other forms of	
Disability Retirement (Serv	rice Connected)				
Minimum Service	None		None		
Allowance	40% of Final Compensation Service in excess of 16 year (Maximum 75% of Final Com	s x Final Compensation	2% x Years of Federated Ci Compensation. (Minimum of 40.0% and ma Final Compensation)	•	

	FCERS					
	Tier 1 ⁽¹⁾	Tier 1 Classic (2)	Tier 2A ⁽³⁾	Tier 2B ⁽⁴⁾		
Disability Retiren	nent (Non-Service Co	nnected)				
Minimum Service	5 years		5 years			
Allowance	•	sation plus 2.5% x Years of 6 years x Final Compensation inal Compensation)	2% x Years of Federated Compensation.	City Service x Final		
	•	subtract 0.5% for every year	(Minimum of 20% and ma Compensation)	ximum of 70.0% of Final		
	calculation is as follow 20% of Final Compen	e System 9/1/98 or later, the vs: sation for up to 6 years of				
	service. Add 2% for each year of service in excess of 6 years but less than 16 years.					
	Add 2.5% for each ye years of service. (Max Compensation)	ar of service in excess of 16 imum 75% of Final				
Reciprocity						
Reciprocity	reciprocal agreement who transfer between retirement systems tha	94, the City of San José Feder with CalPERS. This may result this retirement system and Ca at also have reciprocal agreen ed at the time of retirement.	t in improved benefits for me IPERS or certain other publi	mbers c agency		
Cost- of- Living A	djustments (COLA)					
Cost- of- Living adjustments	adjustment (COLA). R	or a 3% annual cost-of-living degular COLAs are d each April. There is no	**	d to the lesser of the r Price Index o- Oakland, U.S. Bureau		
			i. Service at retirement of ii. Service at retirement of before June 16, 2017: 1.5 iii. Service at retirement o year	f 1- 10 years and hired %		
			iv. Service at retirement of	of 21-25 years: 1.75% pe		

- (1) Federated Tier 1 applies to employees hired on or before September 29, 2012.
- (2) Employees with "Classic" membership from a CalPERS or reciprocal agency hired by the City of San José on or after September 30, 2012. A CalPERS "Classic" member is a member who previously worked for a CalPERS or other reciprocal agency and meets the following criteria: 1. First established CalPERS membership or membership in a CalPERS reciprocal agency prior to January 1, 2013, 2. AND is hired by the City of San José after a break in service of less than six months 3. AND did not have concurrent (overlapping) service with the other agency. City of San José Reciprocity Election Form must be submitted within thirty (30) days of the first day of employment with the City. Employees in Tier 1 Classic are not eligible for the defined benefit retiree healthcare plan.

year

2.0% per year

number of months retired.

v. Service at retirement of 26 years and above:

The first COLA will be prorated based on the

- (3) Tier 2A applies to Employees hired between September 30, 2012 and September 27, 2013.
- (4) Tier 2B are employees who were newly hired after September 27, 2013.

Tier 1/Tier 1 Classic

Death Before Retirement

Non-service-connected death with less than 5 years of service

Return of employee contributions, plus death benefit: 1/12 of compensation in year prior to death x years of service (Benefit may not exceed 50.0% of the salary earned in year prior to death.)

Greater than 5 years of service or service-connected death

To surviving spouse/domestic partner:

Years of Service x 2.5% x Final Compensation (40.0% minimum, 75.0% maximum, except that "deferred vested" members not eligible for 40.0% minimum)

If no surviving spouse/domestic partner, to surviving children: 1 Child: 25.0% of spousal/domestic partnership allowance 2 Children: 50.0% of spousal/domestic partnership allowance 3 Children: 75.0% of spousal/domestic partnership allowance

If no surviving spouse/domestic partner or surviving children: Return of employee contributions, plus death benefit: 1/12 of compensation in year prior to death x years of service (benefit may not exceed 50.0% of the salary earned in year prior to death.)

Death After Retirement

Standard allowance to surviving spouse/domestic partner or children

To surviving spouse/domestic partner:

50.0% of retiree's allowance

(Minimum 5 years of service) 1 C

If no surviving spouse/domestic partner, to surviving children: 1 Child: 25.0% of spousal/domestic partnership allowance

2 Children: 50.0% of spousal/domestic partnership allowance 3 Children: 75.0% of spousal/domestic partnership allowance

If no surviving spouse/domestic partner or surviving children:

estate or beneficiary will receive the difference between employee contributions (including interest) and the

total paid to member by the retirement system at the time of death.

Optional Settlements

Retiree may choose an optional settlement at retirement that reduces the allowance to provide a survivorship allowance to a designated beneficiary or a higher survivorship allowance to their spouse/domestic partner.

Special Death Benefit

\$500 death benefit paid to estate or designated beneficiary in addition to benefits above.

Note: For death before retirement, the survivorship allowance to surviving spouse/domestic partner lasts until death or remarriage. However, it will last until death if member was at least 55 with at least 20 years of service at the time of death, or 30 years of service regardless of age. For death after retirement, the survivorship allowance to surviving spouse/domestic partner lasts until death. If there is an allowance payable to a surviving spouse/domestic partner, no allowance will be paid to surviving children. Surviving children receive a monthly survivorship allowance only when there is no surviving spouse/domestic partner.

Tier 2A and 2B

Death Before Retirement

Non-service connected death not eligible for Retirement

Return of employee contributions, plus interest.

Eligible for Retirement

To surviving spouse/domestic partner:

2.0% x Years of Federated Service x Final Compensation (70.0% max)

If no surviving spouse/domestic partner, to surviving children until age 18:

1Child: 25.0% of spousal/domestic partnership allowance 2 Children: 50.0% of spousal/domestic partnership allowance 3 Children: 75.0% of spousal/domestic partnership allowance

If no surviving spouse/domestic partner or surviving children: Return of employee contributions, plus death benefit: 1/12 of compensation in year prior to death x years of service (benefit may not exceed 50.0% of the salary earned in year prior to death.)

Employees killed in the line of duty -To surviving spouse/domestic partner:

Monthly benefit equivalent to 50.0% of Final Compensation.

Death After Retirement

Survivorship allowance to surviving spouse/domestic

To surviving spouse/domestic partner: 50.0% of Retiree's Allowance

partner or children that was elected by the member at

If no surviving spouse/domestic partner, to surviving children until age 18:

retirement.

1 Child: 25.0% of spousal/domestic partnership allowance 2 Children: 50.0% of spousal/domestic partnership allowance

(Minimum 5 years of service) 3 Children: 75.0% of spousal/domestic partnership allowance

If no surviving spouse/domestic partner or surviving children: estate or beneficiary will receive the difference between employee contributions (including interest) and the total paid to member by the retirement system at the time of death.

Optional Settlements

Retiree may choose an optional settlement at retirement that reduces the allowance to provide a survivorship allowance to a designated beneficiary or a higher survivorship allowance to their spouse/domestic partner.

Note: For death before retirement, the survivorship allowance to surviving spouse/domestic partner lasts until death, remarriage, or establishment of a domestic partnership if member was at least 62 with at least 20 years of service (or 55 with a reduction factor of 5.0%) at the time of death. For death after retirement, the survivorship allowance to surviving spouse/domestic partner lasts until death.

Employees Covered - The current membership in the Defined Benefit Pension Plans as of June 30, 2019, is as follows:

FCERS	Tier 1 Pension Only ⁽²⁾	Tier 1 Pension & Medical ⁽³⁾	Tier 2 Pension Only ⁽²⁾	Tier 2 Pension & Medical ⁽³⁾	Totals
Defined Benefit Pension Plan:					
Retirees and beneficiaries					
currently receiving benefits ⁽¹⁾	697	3,654	8	-	4,359
Terminated vested members					
not yet receiving benefits	840	165	530	-	1,535
Active members	168	1,501	1,867	81	3,617
Total	1,705	5,320	2,405	81	9,511

- (1) The combined domestic relations orders are not included in the count above as their benefit payment is included in the retiree member count.
- (2) Includes members that are eligible for the catastrophic disability medical benefits only (VEBA) from the Postemployment Healthcare Plan.
- (3) Eligible for full retiree medical benefits.

	Retirees and Be	eneficiaries (1)	Terminated Vest not yet Receivi		Active Me	mbers	
PFDRP	Tier 1	Tier 2	Tier 1	Tier 2	Tier 1	Tier 2	Totals
Police							_
Pension & Medical (2)	1,322	-	14	-	630	-	1,966
Pension only (3)	110	-	200	74	41	367	792
Police Total	1,432	-	214	74	671	367	2,758
Fire							
Pension & Medical (2)	831	-	2	-	512	-	1,345
Pension only (3)	55		38	5	29	121	248
Fire Total	886	-	40	5	541	121	1,593
Total	2,318	-	254	79	1,212	488	4,351

- (1) Retiree counts do not include combined domestic relations orders.
- (2) Members are eligible for full retiree medical benefits.
- (3) Includes members that are eligible for the catastrophic disability medical benefits only (VEBA) from the Postemployment Healthcare Plan.

The Retirement Systems are not subject to the provisions of the Employee Retirement Income Security Act of 1974, a federal law that sets minimum standards for most voluntarily established pension and health plans in private industry to provide protection for individuals in these plans.

2. Contributions

Under GASB Statement No. 68, the City's and the participating employees' contributions to the Defined Benefit Pension Plans are based upon an actuarially determined percentage of each employee's pensionable and earnable salary to arrive at an actuarially determined contribution ("ADC") sufficient to provide adequate assets to pay benefits when due.

On June 24, 2008, the City Council adopted Ordinance No. 28332 amending Title 3 of the San José Municipal Code to provide the City with the option to make lump sum prepayments of City required contributions for pension to PFDRP and FCERS. Subsequently, in October 2014, the Boards of Administration for PFDRP and FCERS approved implementing an incremental reduction approach to determining the "actuarial equivalence" for the City's prefunding of its contribution when the

economic expansion has exceeded 58 months in duration and/or the S&P 500 has returns in excess of 130%. This approach was undertaken to ensure that as business expansions and/or market valuations mature and exceed historic norms, the Retirement Systems reduce the City's incentive to prefund its contributions when market valuations and/or economic expansions are beyond historic norms. The incremental reduction to be applied to the discount rate to the City's prefunding of its contribution is 15% per year, up to a maximum of 45%, which was the reduction to the discount rate that was applied to calculate the actuarially determined prepayment amount for the Tier 1 members to be paid by the City at the beginning of the fiscal year ended June 30, 2019.

As noted above, the San José Municipal Code has been amended to set forth the terms of Measure F and the Frameworks regarding, among other issues, Tier 2 pension benefits for members in PFDRP and FCERS. The contribution rates for PFDRP and FCERS Tier 2 members are calculated based on a 50/50 split of all costs, including the unfunded actuarial liability (UAL). However, the member's UAL contribution rate cannot increase by more than .33% of pay each year. Currently, PFDRP and FCERS Tier 1 members split normal cost with approximately 72.7% paid by the City and approximately 27.3% paid by Tier 1 members. The responsibility for funding the UAL is generally not shared with the Tier 1 employees. Tier 1 members who were former Tier 1 members and then rehired as Tier 2 members or who had "Classic" membership with a CalPERS/reciprocal agency are responsible for 50% of the amortization costs for the prior years of service as Tier 2 members.

In fiscal year 2010-11, the Retirement Systems' Boards approved the establishment of a "floor funding method", commencing with fiscal year 2011-12, setting the City's funding policy contribution amount to be the greater of the dollar amount reported in the actuarial valuation or the dollar amount determined by applying the percentage of payroll reported in the valuation to the actual payroll, if actual payroll exceeds the actuarial payroll, for the fiscal year. The "floor funding method" applies to Tier 1 members of both PFDRP and FCERS.

In January and February 2016, the Retirement Systems' Boards approved the City's request that the floor methodology for Tier 1 pension contributions be used only for the annual employer normal cost contribution (which includes administrative expenses) and that the annual employer UAL contribution be set at the dollar amount recommended by the actuary for FCERS and PFDRP, as applicable, and adopted by the applicable Board in the annual actuarial valuation report beginning fiscal year 2016-17.

The contribution rates for the Defined Benefit Pension Plans for the City and the participating employees for the fiscal year ended June 30, 2019 were based on the actuarial valuations performed as of June 30, 2017. The contribution rates in effect and the amounts contributed to the pension plans for the fiscal year ended June 30, 2019 are as follows (in thousands):

				PFDRP				
		Cit	y ⁽¹⁾		Р	articipants ⁽²)	
Defined Benefit Pension Plan	Police Tier 1	Police Tier 2	Fire Tier 1	Fire Tier 2	Police Tier 1	Police Tier 2	Fire Tier 1	Fire Tier 2
Actuarial Rate:			11		"			
07/01/18-06/30/19	97.55%	13.71%	98.49%	15.13%	10.28%	13.71%	11.09%	15.13%
		FCE	RS					
	Cit	y ⁽¹⁾	Participants	(3)				
Defined Benefit Pension Plan	Tier 1 ⁽¹⁾	Tier 2	Tier 1	Tier 2				
Actuarial Rate:		,,	"					
07/01/18-06/30/19	99.16%	8.28%	6.81%	8.28%				

- (1) The actual contribution rates paid by the City for fiscal year ended June 30, 2019 differed for Tier 1 due to the City funding the actuarially determined contribution amount based on the greater of the dollar amount reported in the actuarial valuation or the dollar amount determined by applying the percentage of payroll reported in the valuation to the actual payroll, if actual payroll exceeds the actuarial payroll, for the fiscal year.
- (2) Under Measure F, certain Tier 2 members who had previous Tier 1 service with a reciprocal employer were reclassified to Tier 1. Ordinance No. 30145, which became effective October 12, 2018, amended the Municipal Code to reflect these changes. Effective 3/24/2019, reclassified Tier 1 members paid an additional 1.96% in contributions, reclassified members with prior Federated Service reclassified to Tier 1 paid an additional 0.87% in contributions, and Classic Tier 1 members paid an additional 0.47% in contributions.
- (3) Under Measure F, certain Tier 2 members who had previous Tier 1 service or prior service with a reciprocal employer were reclassified to Tier 1. Ordinance No. 30183, which became effective January 4, 2019, amended the Municipal Code to reflect these changes. Effective 3/24/19, reclassified Tier 1 members paid an additional 3.00% in contributions. Classic Tier 1 members paid an additional 1.46% effective 8/12/18.

	Annual Pension Contribution as of 06/30/19						
Defined Benefit Pension Plan	City		Participants		Total		
PFDRP	\$	176,618	\$	24,811	\$	201,429	
FCERS	\$	173,006	\$	22,606	\$	195,612	

3. Net Pension Liability

The City's net pension liability for each Defined Pension Plan is measured as the total pension liability, less the pension plans' fiduciary net position as of the measurement date of June 30, 2018. The City's net pension liability as of June 30, 2019 of each of the Defined Pension Plan is measured as of June 30, 2018, using an annual actuarial valuation as of June 30, 2017 and rolled forward to June 30, 2018 using standard update procedures by the actuary for the respective plans. In summary, the City's net pension liability at June 30, 2019 is as follows (in thousands):

PFDRP	\$ 1,139,746
FCERS	1,988,015
CalPERS	1,334
Total net pension liability	\$ 3,129,095

Changes in Net Pension Liabilities - The components of the net pension liabilities of the PFDRP and FCERS plans (i.e., the PFDRP's and FCERS's liabilities determined in accordance with GASB Statement No. 68 less the plans' fiduciary net positions) as of the measurement date, June 30, 2018, were as follows⁴ (in thousands):

	Increase (Decrease)				
	Total	Plan			
	Pension	Fiduciary Net	Net Pension		
	Liability	Position	Liability		
PFDRP	(a)	(b)	(a-b)		
Balance at 6/30/2017	\$ 4,533,776	\$ 3,293,257	\$ 1,240,519		
Changes for the Year:					
Service costs	75,481	-	75,481		
Interest	300,378	-	300,378		
Changes of benefit terms	178	-	178		
Contributions-employer	-	157,712	(157,712)		
Contributions-employees	-	23,841	(23,841)		
Net investment income	-	233,475	(233,475)		
Difference between expected					
and actual experience	33,082	-	33,082		
Changes of assumptions	(100,328)	-	(100,328)		
Benefit payments, including refunds					
of member contributions	(206,630)	(206,630)	-		
Administrative expenses		(5,464)	5,464		
Net changes	102,161	202,934	(100,773)		
Balance at 6/30/2018	\$ 4,635,937	\$ 3,496,191	\$ 1,139,746		

	Increase (Decrease)					
	Total	Plan				
	Pension	Fiduciary Net	Net Pension			
	Liability	Position	Liability			
FCERS	(a)	(b)	(a-b)			
Balance at 6/30/2017	\$ 3,923,210	\$ 1,972,792	\$ 1,950,418			
Changes for the Year:						
Service costs	59,628	-	59,628			
Interest	265,199	-	265,199			
Changes of benefit terms	1,781	-	1,781			
Contributions-employer	-	156,770	(156,770)			
Contributions-employees	-	20,501	(20,501)			
Net investment income	-	117,493	(117,493)			
Difference between expected						
and actual experience	16,512	-	16,512			
Changes of assumptions	(15,582)	-	(15,582)			
Benefit payments, including refunds						
of member contributions	(193,400)	(193,400)	-			
Administrative expenses		(4,823)	4,823			
Net changes	134,138	96,541	37,597			
Balance at 6/30/2018	\$ 4,057,348	\$ 2,069,333	\$ 1,988,015			

⁴ The schedules of changes in the net pension liability as of June 30, 2019 are presented in the Required Supplementary Information.

Sensitivity of the Net Pension Liabilities to Changes in Discount Rates - The discount rates used to measure the total pension liabilities were 6.875%, for both the PFDRP and FCERS plans for the valuations dated June 30, 2017. It is assumed that PFDRP and FCERS members' contributions and City's contributions will be made based on the actuarially determined rates based on the funding policy of each board. Based on those assumptions, the PFDRP's and FCERS's fiduciary net positions are expected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on pension plan investments were applied to all periods of projected benefit payments to determine the total pension liabilities.

The following presents the net pension liabilities, calculated using the discount rates of 6.875% in effect as of the measurement date, as well as what the net pension liabilities would be if they were calculated using discount rates that are one percentage point lower (5.875%) or one percentage point higher (7.875%) than the rates used, for the PFDRP and FCERS plans, respectively (in thousands):

PFDRP - Sensitivity Analysis	 1% Decrease (5.875%)	[easurement Date Rate (6.875%)	1% Increase (7.875%)
Total pension liability PFDRP fiduciary net position	\$ 5,310,175 3,496,191	\$	4,635,937 3,496,191	\$ 4,090,473 3,496,191
Net pension liabiltiy	\$ 1,813,984	\$	1,139,746	\$ 594,282
PFDRP fiduciary net position as a percentage of the total pension liability	65.8%		75.4%	85.5%
FCERS - Sensitivity Analysis	1% Decrease (5.875%)		easurement Date Rate (6.875%)	1% Increase (7.875%)
Total pension liability	\$ Decrease (5.875%) 4,619,958		Date Rate (6.875%) 4,057,348	\$ Increase (7.875%) 3,598,634
· · · · · · · · · · · · · · · · · · ·	\$ Decrease (5.875%)		Date Rate (6.875%)	\$ Increase (7.875%)

Pension Expense – For the year ended June 30, 2019, the City recognized pension expense as follows (in thousands):

	FCERS	PFDRP	Total
Service costs	\$ 59,628	\$ 75,481	\$ 135,109
Interest	265,199	300,378	565,577
Changes of benefit terms	1,781	178	1,959
Difference between expected and actual experience	33,526	30,040	63,566
Changes of assumptions	111,975	18,534	130,509
Contributions-employee	(20,501)	(23,841)	(44,342)
Expected return on assets	(134,921)	(225,379)	(360,300)
Current year amortization of net difference			
between projected and actual			
investment earnings	36,811	38,773	75,584
Administrative expenses	 4,823	5,464	10,287
Total pension expense	\$ 358,321	\$ 219,628	\$ 577,949

Deferred outflows/inflows of resources – As of June 30, 2019, the City reported deferred outflows of resources related to pensions from the following sources (in thousands):

Schedule of Deferred Inflows and Outflows of Resources - PFDRP

		eferred of esources	Deferred Inflows of Resources	
Contributions subsequent to measurement date	\$	176,618	\$	-
Differences between expected and actual experience		60,125		2,168
Changes in assumptions		70,147		66,886
Net difference between projected and actual earnings on				
pension plan investments		90,495		-
Total	\$	397,385	\$	69,054

Amounts reported as deferred outflows and deferred inflows of resources will be recognized in pension expense as follows:

	Deferred
Fiscal Year	Outflows/(Inflows)
Ending June 30:	of Resources
2020	\$ 128,776
2021	43,163
2022	(18,607)
2023	(1,619)
	\$ 151,713

Schedule of Deferred Inflows and Outflows of Resources - FCERS

	Deferred Outflow of Resources		 red Inflows Resources
Contributions subsequent to measurement date	\$	173,006	\$ -
Differences between expected and actual experience		26,713	-
Changes in assumptions		20,078	11,686
Net difference between projected and actual earnings on			
pension plan investments		100,792	-
Total	\$	320,589	\$ 11,686

Amounts reported as deferred outflows and deferred inflows of resources will be recognized in pension expense as follows:

	Deferred				
Fiscal Year	Outflows/(Inflows) of				
Ending June 30:	Resources				
2020	\$ 98,442				
2021	33,873				
2022	96				
2023	3,486				
	\$ 135,897				

As of June 30, 2019, \$176,618,000 and \$173,006,000 reported as deferred outflows of resources related to contributions subsequent to the measurement date for the PFDRP and FCERS, respectively, will be recognized as a reduction of the net pension liability in the year ending June 30, 2019. Other amounts reported as deferred outflows of resources related to pensions will be recognized as pension expense shown in the tables above (in thousands).

Recognition of Deferred Outflows and Deferred Inflows of Resources for PFDRP and FCERS

Gains and losses related to changes in total pension liability and fiduciary net position are recognized in pension expense systematically over time.

One fifth of the net earnings is recognized in the first year when the gain or loss occurred. The remaining amounts are categorized as deferred outflows and deferred inflows of resources related to pension and are to be recognized in future pension expense.

The recognition period differs depending on the source of the gain or loss:

Net difference between projected and	5 Years
actual earnings on pension plan	
investments	
	Expected average remaining service lifetime (EARSL) (6.0 Years at June 30, 2017)

Long-term Expected Rate of Return on Plan Investments - The assumption for the long-term expected rates of return on PFDRP and FCERS investments of 6.875% for the valuations dated June 30, 2017 was selected by estimating the median nominal rates of return based on long-term capital market assumptions adopted by the respective Boards, including nominal expected rates of return for each of the asset classes, and reducing the estimated median by a margin so that there is estimated to be a greater than 50 percent probability of achieving the returns.

Best estimates of geometric real rates of return for each major asset class included in the target asset allocation for each plan as of the measurement date of June 30, 2018, are summarized in the following tables:

	PFDRP				
	Target Asset	Long-Term Expected			
	Allocation	Real Rate of Return			
Public equity	34%	4.8%			
Private equity	8%	6.4%			
Market neutral strategies	6%	2.9%			
Private debt	8%	3.9%			
Emerging market bonds	4%	2.4%			
Private real assets	2%	3.8%			
High yield debt	4%	2.6%			
Sovereign bonds ex US	20%	0.6%			
Real estate	8%	3.9%			
Commodities	6%	1.9%			
Cash and cash equivalents	<u> </u>	0.2%			
	100%				
	· · · · · · · · · · · · · · · · · · ·				

		FCEK5			
	Target Asset Allocation	Long-Term Expected Real Rate of Return			
Public equity	28%	4.0%			
Private equity	9%	6.4%			
Market neutral strategies	11%	2.8%			
Private debt	6%	3.9%			
Commodities	4%	1.9%			
Emerging market bonds	4%	2.4%			
Core bonds	25%	1.0%			
High yield debt	4%	2.6%			
infrastructure	1%	3.0%			
Real estate	8%	3.9%			
Cash		-			
	100%				

The separately issued annual reports of PFDRP and FCERS provide more information about the most recent long-term expected rates of return on plan investments.

4. Actuarial Methods and Assumptions

The significant actuarial methods and assumptions used to compute the total pension liability as of June 30, 2019 are from the actuarial valuation report with a valuation date of June 30, 2017.

	PFDRP	FCERS
Description	Method/Assumption	Method/Assumption
Measurement date	June 30, 2018	June 30, 2018
Valuation date	June 30, 2017	June 30, 2017
Inflation rate	2.75%	2.50%
Discount rate	6.875% per annum	6.875% per annum
Post-retirement mortality (a) Service:	CALPERS 2009 Healthy Annuitant Mortality Table multiplied by 0.948 for males and 1.048 for females and projected using Scale MP-2017 on a generational basis from the base year of 2009.	Healthy annuitants: 0.952 for males and 0.921 for females, times the CalPERS 2009 Healthy Annuitant Mortality Table. Healthy non-annuitants: 0.919 for males and 0.918 for females, times the CalPERS 2009 Employee Mortality Table. Disabled annuitants: 1.051 for males and 1.002 for
(b) Disability:	CALPERS 2009 Industrial Disability Mortality Table for males and females multiplied by 0.903 and projected using SOA MP-2017 on a generational basis from the base year of 2009.	females, times the CalPERS 2009 Ordinary Disability Mortality Table. Mortality is projected from 2009 on a generational basis using the MP-2017 scale.
Rates of service retirement, withdrawal, death, disability retirements	Based upon the June 30, 2017, actuarial experience analysis	Tables based on current experience
Salary increases		
Wage Inflation	3.25% per annum (.50% real wage growth).	The base wage inflation assumption of 2.85% plus a merit / longevity increase based on years of service ranging from 4.50% at hire to 0.25% for members with 14 or more years of service.
Merit Increase	Merit component added based on an individual year's of service ranging from 6.00% to .50%	For the amortization schedule, payroll is assumed to grow 3.00% per year.
Cost-of-Living Adjustment	Tier 1 – 3% per year Tier 2 – 2% per year	Tier 1 – 3% per year Tier 2 - 1.25% to 2.00% depending on years of service

A. 2. California Public Employees' Retirement System (CalPERS)

Plan Description. The Mayor and members of the City Council are eligible to participate in the State of California's Public Employees' Retirement System ("CalPERS") Public Agency Cost-Sharing Multiple-Employer Defined Benefit Pension Plan (the "Plan"). CalPERS acts as a common investment and administrative agent for various local and state governmental agencies within the State of California. The Plan provides retirement, disability and death benefits based on the employee's years of service, age and Final Compensation. Benefit provisions and other requirements are established by the California Public Employees' Retirement Law, employer contract with CalPERS and by City resolution. Retiree health benefits are not provided to Mayor/Councilmembers. CalPERS issues publicly available reports that include a full description of the pension plans regarding benefit provisions, assumptions and membership information. Reports can be found on CalPERS' website at http://www.calpers.ca.gov/page/home.

Benefits Provided. CalPERS provides service retirement and disability benefits, annual cost-of-living adjustments and death benefits to plan members, who must be public employees, and beneficiaries. Benefits are based on a final average compensation period of 36 months. Members with five years of total service are eligible to retire at age 50 for Classic members and at age 52 for the Public Employees' Pension Reform Act of 2013 plan ("PEPRA") members with statutorily reduced benefits. The death benefit is one of the following: the Basic Death Benefit, the 1957 Survivor Benefit, or the Optional Settlement 2W Death Benefit. The cost-of-living adjustments for the plan are applied as specified by the Public Employees' Retirement Law, California Government Code Sections 20000-21703.

The CalPERS Plan's provisions and benefits in effect at June 30, 2019, are summarized as follows:

	Classic Rate Plan	PEPRA Rate Plan
	Prior to	On or after
Hire date	January 1, 2013	January 1, 2013
Benefit formula	2% @ 55	2% @ 62
Benefit vesting schedule	5 years of service	5 years of service
Benefit payments	Monthly for life	Monthly for life
Retirement age	50-63	52-67
Monthly benefits, as a % of eligible compensation	1.426% to 2.418%	1.0% to 2.5%
Required employee contribution rates	7.00%	6.25%
	8.892% + \$136,012 for	
Required employer contribution rates	unfunded liability	6.842%

As of June 30, 2019, there were two current San José City Council members enrolled in the Classic rate plan and six current members in the PEPRA rate plan.

Contributions. Section 20814(c) of the California Public Employees' Retirement Law requires that the employer contribution rates for all public employers be determined on an annual basis by the actuary and shall be effective on the July 1 following notice of a change in the rate. Funding contributions are determined annually on an actuarial basis as of June 30 by CalPERS. The actuarially determined rate is the estimated amount necessary to finance the costs of benefits earned by public employees during the year, with an additional amount to finance any unfunded accrued liability.

For the year ended June 30, 2019, the amount contributed to the CalPERS plan was as follows (in thousands):

	Classic	Classic Rate Plan		PEPRA Rate Plan		Total	
Contributions - employer	\$	155	\$	33	\$	188	
Contributions - employee		20		31		51	
Total	\$	175	\$	64	\$	239	

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

Information in this section is derived from the GASB Statement No. 68 Accounting Valuation Report for the miscellaneous risk pool at the measurement date of June 30, 2018 prepared by CalPERS. As of June 30, 2019, the City reported a net pension liability of \$1,334,000 for its proportionate share of the net pension liability of the Plan. The proportion was determined based on the City's shares of actuarial accrued liability and market value of assets as of June 30, 2017.

The City's net pension liability for the Plan is measured as the proportionate share of the net pension liability. The net pension liability of the Plan is measured as of June 30, 2018, and the total pension liability for the Plan used to calculate the net pension liability was determined by an actuarial valuation as of June 30, 2017 rolled forward to June 30, 2018 using standard update procedures by CalPERS' actuary. The City's proportion of the net pension liability was actuarially determined at the valuation date. The City's proportionate share and proportionate percentage of the net pension liability as of June 30, 2017 and 2018 was as follows (in thousands):

	Plar	า
Proportion - June 30, 2017	\$ 1,419	0.03597%
Proportion - June 30, 2018	 1,334	0.03540%
Change - Increase (Decrease)	\$ (85)	(0.00057%)

For the year ended June 30, 2019, the City recognized pension expense of \$145,000. At June 30, 2019, the City reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources (in thousands):

	 Outflows sources	 d Inflows sources
Pension contributions subsequent to measurement date	\$ 188	\$
Differences between actual and expected experience	48	17
Changes in assumptions	150	35
Change in employer's proportion and differences between the employer's contributions and the employer's proportionate share of contributions	-	46
Net differences between projected and actual earnings on plan investments	38	-
Total	\$ 424	\$ 98

\$188,000 reported as deferred outflows of resources related to contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the measurement year ending June 30, 2019. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized as pension expense as follows (in thousands):

Amounts reported as deferred outflows and deferred inflows of resources will be recognized in pension expense as follows:

	Deferred
Fiscal Year	Outflows/(Inflows) of
Ending June 30:	Resources
2020	\$ 107
2021	84
2022	(42)
2023	(11)
	\$ 138

Actuarial Assumptions – The collective total pension liability for the June 30, 2018 measurement period was determined by an actuarial valuation as of June 30, 2017, with update procedures used to roll forward the total pension liability to June 30, 2018. The collective total pension liability was based on the following assumptions:

Information in this section is derived from the GASB 68 Accounting Valuation Report for miscellaneous risk pool at the measurement date of June 30, 2018 prepared by CalPERS.

	Plan
Valuation Date	June 30, 2017
Measurement Date	June 30, 2018
Actuarial Cost Method	Entry-Age Normal Method
Actuarial Assumptions	
Discount Rate	7.15%
Inflation	2.50%
Salary Increases	Varies by Entry Age and Service
Mortality Rate Table (1)	Derived using CalPERS' Membership Data for all Funds
Post Retirement Benefit Increase	Contract COLA up to 2.50% until Purchasing Power Prote Allowance Floor on Purchasing Power Applies

⁽¹⁾ The mortality table used was developed based on CalPERS-specific data. The table includes 15 years of mortality improvements using Society of Actuaries Scale 90% of scale MP 2016. For more details on this table, please refer to the December 2017 experience study report (based on CalPERS demographic data from 1997 to 2015) that can be found on the CalPERS web site.

Long-term Expected Rate of Return – The long-term expected rate of return on pension plan investments was determined using a building-block method in which expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class.

In determining the long-term expected rate of return, CalPERS took into account both short-term and long-term market return expectations as well as the expected pension fund cash flows. Using historical returns of all of the funds' asset classes, expected compound (geometric) returns were calculated over the short-term (first 10 years) and the long-term (11+ years) using a building-block approach. Using the expected nominal returns for both short-term and long-term, the present value of benefits was calculated for each fund. The expected rate of return was set by calculating the rounded single equivalent expected return that arrived at the same present value of benefits for cash flows as the one calculated using both short-term and long-term returns. The expected rate of return was then set equal to the single equivalent rate calculated above and adjusted to account for assumed administrative expenses.

The expected real rates of return by asset class are as followed:

Asset Class	Assumed Asset Allocation	Real Return Years 1 - 10 ⁽¹⁾	Real Return Years 11+ ⁽²⁾
Global Equity	50%	4.80%	5.98%
Fixed Income	28%	1.00%	2.62%
Inflation Assets	0%	0.77%	1.81%
Private Equity	8%	6.30%	7.23%
Real Assets	13%	3.75%	4.93%
Liquidity	1%	0.00%	(0.92%)
	100%		

- (1) An expected inflation of 2.00% used for this period.
- (2) An expected inflation of 2.92% used for this period.

Discount Rate – The discount rate used to measure the total pension liability was 7.15%. The projection of cash flows used to determine the discount rate assumed that contributions from plan members will be made at the current member contribution rates and that contributions from employers will be made at statutorily required rates, actuarially determined. Based on those assumptions, the Plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Sensitivity of the Proportionate Share of the Net Pension Liability to Changes in the Discount Rate – The following presents the proportionate share of the net pension liability calculated using a discount rate of 7.15%, as well as what the proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6.15%) or 1-percentage-point higher (8.15%) than the current rate (in thousands):

		1%		Measurement		1%
	De	ecrease	Date D	iscount Rate	Inc	rease
Sensitivity Analysis	(6.15%)	(7.15%)	(8	.15%)
Net pension liabiltiy	\$	2,143	\$	1,334	\$	666

Pension Plan Fiduciary Net Position – Detailed information about the pension plan's fiduciary net position is available in the separately issued CalPERS financial reports. Reports can be found on CalPERS' website at http://www.calpers.ca.gov/page/home.

A. 3. Defined Contribution Retirement Plan

In December 2012, the City adopted Ordinance No. 29184 amending Title 3 of the San José Municipal Code to amend various Sections of Chapter 3.28 and to add a new Chapter 3.49 for the purpose of establishing an option between the Tier 2 defined benefit plan and a defined contribution 401(a) plan that excludes participation in retiree healthcare, for Unclassified Executive Management and Professional Employees (Unit 99) who are hired on or after January 20, 2013. An employee is eligible to participate in the 401(a) plan if the employee is hired directly into Unit 99 on or after January 20, 2013 and must not have previously been a member of either of the City's defined benefit plans. An eligible employee must sign an irrevocable election form on his or her first day of employment with the City electing to participate in the 401(a) plan. If no irrevocable election form is signed, the employee will be automatically placed into the Tier 2 defined benefit plan.

Both eligible employees and the City are required to contribute 3.75% of participants' annual compensation. The City's contributions for each employee (and interest allocated to the employee's account) are fully vested upon the employee entering the 401(a) plan. The City contracts with an advisor to manage the 401(a) plan with all assets being held in trust by a third party custodian in the name of each of the Plan's participants. Each of the 401(a) plan's participants directs the investments of their separate account. The City must authorize changes to the 401(a) plan.

There were 110 participants in the 401(a) plan as of June 30, 2019. In FY 2019, the City and the participating employees contributed \$374,000 to the 401(a) plan. As of June 30, 2019, the balance of the 401(a) plan was \$1,636,000.

A. 4. Postemployment Benefit Plans Other than Pension Plans

1. General Information about the Postemployment Healthcare Plans

In addition to the Defined Benefit Pension Plans, the City also sponsors and administers two single employer defined benefit postemployment healthcare plans, the Police and Fire Department Postemployment Healthcare Plans (PFDRP), which includes a Postemployment Healthcare 401(h) Plan, the Police Department Postemployment Healthcare Plan (Section 115 Trust) and the Fire Department Postemployment Healthcare Plan (Section 115 Trust) and the Federated City Employees' Postemployment Healthcare Plan (FCERS), which includes 401(h) Plan and a Section 115 Trust, together the Postemployment Healthcare Plans. These Postemployment Healthcare Plans cover eligible full-time and certain part-time employees of the City, and are accounted in the Pension Trust Funds.

Generally, the defined benefit Postemployment Healthcare Plans provide medical and dental benefits to eligible retirees and their beneficiaries. Benefits are 100% of the premium cost for the lowest priced medical insurance plan available to an active City employee, and 100% of the premium cost for a dental insurance plan available to an active City employee.

Per the terms of the Frameworks discussed in Note IV A.1, the City established two separate Voluntary Employee Beneficiary Associations (VEBA) for retiree healthcare for the members of the PFDRP and FCERS in fiscal year 2017-18. The City does not make contributions into the VEBAs and the VEBAs are not subject to the jurisdiction of the Retirement Boards.

In November 2017, the Internal Revenue Service and City entered into a Closing Agreement whereby Tier 1 members of both PFDRP and FCERS and some Tier 2 members of FCERS were eligible for an irrevocable opt-out of the applicable Postemployment Healthcare Plan into a VEBA. The transfer of their retiree healthcare contributions (medical and dental) from the applicable Postemployment Healthcare Plan to their individual VEBA accounts remained subject to Internal Revenue Service approval. The VEBA opt-in election period was October 18, 2017 through December 15, 2017. In February 2018, the Internal Revenue Service issued favorable private letter rulings with respect to the transfer of retiree healthcare contributions from both the PFDRP and FCERS Postemployment Healthcare Plans for those employees opting into a VEBA and in March 2018, the retiree healthcare contributions of members who opted in to a VEBA were transferred from the applicable Postemployment Healthcare Plan into their individual VEBA accounts. The Internal Revenue Service also approved allowing eligible employees who are rehired by the City during calendars years 2018 through 2022 to opt into the applicable VEBA and transfer the retiree healthcare contributions from the applicable Postemployment Healthcare Plan to their individual VEBA accounts.

The current membership in the Postemployment Healthcare Plans as of June 30, 2019, is as follows:

	Poli	ce	Fire	е	
PFDRP	Tier 1	Tier 2	Tier 1	Tier 2	Totals
Postemployment Healthcare Plan:					
Retirees and beneficiaries currently receiving benefits*	1,322	-	831	-	2,153
Terminated vested members not yet receiving benefits	14	-	2	-	16
Active members	630	-	512	-	1,142
Total	1,966		1,345		3,311

^{*} Retiree counts do not include combined domestic relations orders

FCERS Postemployment Healthcare Plan:	Tier 1	Tier 2A**	Totals
Retirees and beneficiaries currently receiving benefits*	3,654	-	3,654
Terminated vested members not yet receiving benefits	165	-	165
Active members Total	1,501 5,320	81 81	1,582 5,401

^{*}Payees that have health and/or dental coverage

The separately issued annual reports of PFDRP and FCERS, together with the City's Municipal Code, provide more detailed information about the Postemployment Healthcare Plans. As stated in Section IV.A.1 of this note, those reports may be obtained from the City of San José Office of Retirement Services.

2. Contributions

Contribution amounts to the Postemployment Healthcare Plans for both the City and the participating members are based upon agreements between the City and the bargaining units. With the implementation of Measure F, Actuarially Determined Contributions ("ADC") were calculated beginning with the fiscal year ending June 30, 2019. The Retirement Systems transitioned to annual valuations beginning June 30, 2010, from biennial actuarial valuations.

On June 24, 2008, the City Council adopted Ordinance No. 28332 amending Title 3 of the San José Municipal Code to provide the City with the option to make lump sum prepayments of City required contributions for postemployment healthcare benefits to PFDRP and FCERS.

Subsequently, in October 2014, the Boards of Administration for PFDRP and FCERS approved implementing an incremental reduction approach to determining the "actuarial equivalence" for the City's prefunding of its contribution when the economic expansion has exceeded 58 months in duration and/or the S&P 500 has returns in excess of 130%. This approach was undertaken to ensure that as business expansions and/or market valuations mature and exceed historic norms, the Retirement Systems reduce the City's incentive to prefund its contributions when market valuations and/or economic expansions are beyond historic norms. The incremental reduction to be applied to the discount rate to the City's prefunding of its contribution is 15% per year, up to a maximum of 45%,

^{**} Eligible for full retiree medical benefits

which was the reduction to the discount rate that was applied to calculate the actuarially determined prepayment amount for the participating members to be paid by the City at the beginning of the fiscal year ended June 30, 2019.

The FCERS Board on February 15, 2018 and the PFDRP Board on March 1, 2018 approved a contribution policy for the respective Postemployment Healthcare Plans that sets the City's contribution as a flat dollar amount.

Funding Policy

Historically, member and City contributions to the Postemployment Healthcare Plans were negotiated through collective bargaining and were not actuarially determined. Until the City entered into agreements with various bargaining groups in 2009 and prior to implementation of Measure F, contributions for the health and dental benefits for both the City and the participating employees of both Postemployment Healthcare Plans were based upon an actuarially determined percentage of employees' base salary sufficient to provide adequate assets to pay benefits when due over the next 10 years for the PFDRP and the next 15 years for the FCERS. From 2009 until the implementation of Measure F, the City had been in the process of phasing in payment of the ARC for the retiree health and dental benefits provided by both Postemployment Healthcare Plans as calculated pursuant to GASB Statement No. 43 and GASB Statement No. 45 then in effect. However, the contribution rates for the City and members of the Postemployment Healthcare Plans were capped before the full ARC was reached.

The annual contribution costs for the Postemployment Healthcare Plans' benefits are allocated to both the City and the active employee members. Contributions to the Healthcare Plans for both the City and the participating members are based upon agreements between the City and the bargaining units. With the implementation of Measure F, member contributions are fixed as a percentage of pay and the City's contribution toward the explicit subsidy (premium subsidy) is an ADC determined by the Postemployment Healthcare Plans. The ADC for the Postemployment Healthcare Plans is the normal cost plus the amortization payment on the unfunded actuarial liability, less expected member contributions. The City has an option to limit its ADC for each Postemployment Healthcare Plan to a fixed percentage of the payroll of all active members of the respective pension plan. The ADC for each Postemployment Healthcare Plan is calculated beginning with FY 2019.

The City will pay the implicit subsidy on a pay-as-you go basis as part of active health premiums. An implicit subsidy for retiree health benefits exists because the medical experience for retirees under age 65 are pooled with the experience for active employees thereby resulting in a lowering of the premium paid for retirees under age 65. The implicit subsidy is included in the actuarial valuations of each Postemployment Healthcare Plan. The implicit subsidy is shown as both a contribution and payment from the Postemployment Healthcare Plans. However, the implicit subsidy is not actually contributed to or paid from the Postemployment Healthcare Plan. Rather, it is paid directly by the City on a pay-as-you-go basis as a part of active member health plan premiums. The actuary for each Postemployment Healthcare Plan separately calculates the total unfunded actuarial liability being the aggregate unfunded actuarial liability for both implicit and explicit subsidies, and the unfunded actuarial liability for only the explicit subsidy. The unfunded actuarial liability for the explicit subsidy is used to calculate the City's ADC to each Postemployment Healthcare Plan.

Effective March 25, 2018, members remaining in the PFDRP Postemployment Healthcare Plan make contributions fixed at 8.0% of pay. The City continued to pay the phased-in contribution rate until the beginning of fiscal year 2018-19 when it commenced paying the ADC as determined by the PFDRP Board subject to a cap of 11% of payroll of all active members of PFDRP.

Also as of March 25, 2018, members remaining in the FCERS Postemployment Healthcare Plan contribute 7.5% of pay. The City continued to pay the phased-in contribution rate until the beginning of fiscal year 2018-19 when it commenced paying the ADC as determined by the FCERS Board subject to a cap of 14% of payroll of all active members of FCERS.

The contribution rates/amount in effect in FY 2019 are shown below:

PFDRP	City - Boar	City - Board Adopted		Member			
	Police	Fire	Police	Police	Fire	Fire	
	Tier 1 / Tier 2	Tier 1 / Tier 2	Tier 1	Tier 2	Tier 1	Tier 2	
Actuarial Rate:							
Postemployment Healthcare Plan:							
07/01/2018 - 06/30/2019	\$13,471,000*	\$8,591,000*	8.00%	-	8.00%	-	

^{*} In March 2018, the Board approved the contribution policy that sets the City health care contributions as a flat dollar amount, beginning with fiscal year 2019. The City's contribution for the Postemployment prefunded contributions that covered Tier 1 in the amount of \$22,062,000.

FCERS	City - Board	d Adopted	Member with Healthcare
_	Tier 1	Tier 2	Tier 1 and Tier 2
Actuarial Rate:			
Postemployment Healthcare Plan:			
07/01/2018 - 06/30/2019	\$20,856	3,000*	7.50%

^{*} In February 2018, the Board approved the contribution policy that sets the City healthcare contributions as a flat dollar amount, beginning with fiscal year 2019. The City's contribution for the Postemployment Healthcare Plan during the fiscal year ended June 30, 2019 of prefunded contributions that covered Tier 1 and Tier 2 in the amount of \$20,856,000.

3. Net OPEB Liability

The City's net OPEB liability for each Postemployment Healthcare Plan is measured as the total OPEB liability, less the plans fiduciary net position as of the June 30, 2018 measurement date. The City's net OPEB liability as of June 30, 2019 for each of the Postemployment Healthcare Plans is measured as of June 30, 2018, using an annual actuarial valuation as of June 30, 2017 and rolled forward to June 30, 2018 using standard update procedures by the actuary for the respective plans. In summary, the City's net OPEB liability at June 30, 2019 is as follows (in thousands):

PFDRP	\$ 549,312
FCERS	373,965
Total net OPEB liability	\$ 923,277

Actuarial Methods and Assumptions

Measurement Date Valuation Date Actuarial Cost Method: Actuarial Assumptions:	PFDRP June 30, 2018 June 30, 2017 Entry Age Normal, level of percentage of pay	FCERS June 30, 2018 June 30, 2017 Entry Age Normal, level of percentage of pay
Discount Rate Inflation Rate Merit Increase	6.875% 2.75% Merit component added based on an individual's years of service ranging from 6.00% to 0.50%.	6.875% 2.50% Merit component added based on an individual's years of service ranging from 4.5% at hire to 0.25%.
Wage Inflation Rate Rate of Mortality*	3.25% Mortality is projected from 2009 on a generational basis using the MP-2017 scale.	3.25% Mortality is projected from 2009 on a generational basis using the MP-2017 scale.
Pre-Retirement Turnover** Healthcare Trend Rate - Medical	Please see below table The valuation assumes that future medical inflation will be at a rate of 8.00% to 4.25% per annum graded down over a 14 year period for medical pre-age 65 and 6.00% to 4.25% per annum graded down over 14 year period for medical post-age 65.	Please see below table The valuation assumes that future medical inflation will be at a rate of 8.50% to 4.25% per annum graded down over a 15 year period for medical pre-age 65 and 6.00% to 4.25% per annum graded down over a 15 year period for medical post-age 65.

*Actuarial Methods and Assumptions – PDFRP Mortality Rates

Healthcare Trend Rate - Dental Dental inflation is assumed to be 4.0%

Category	Male	Female
Healthy Annuitant	0.948 times the CalPERS 2009 Healthy	1.048 times the CalPERS 2009 Healthy
	Annuitant Mortality Table (Male).	Annuitant Mortality table (Female).
Healthy Non-	0.948 times the CalPERS 2009 Employee	1.048 times the CalPERS 2009 Employee
Annuitant	Mortality Table (Male).	Mortality Table (Female).
Disabled	0.903 times the CalPERS 2009 Industrial	0.903 times the CalPERS 2009 Industrial
Annuitant	Disability Mortality Table (Male).	Disability Mortality Table (Female).

Dental inflation is assumed to be 3.5%

Rate of Termination

	rate of remination		
Service	Police	Fire	
0	16.00%	25.00%	
1	11.75	7.00	
2	9.85	3.50	
3	8.35	1.75	
4	7.00	1.25	
5	5.75	1.00	
6	4.75	0.90	
7	4.00	0.80	
8	3.50	0.70	
9	3.50	0.60	
10	3.50	0.50	
11	3.50	0.50	
12	3.00	0.50	
13	2.50	0.50	
14	2.00	0.50	
15+	2.00	0.50	

Termination rates do not apply once a member is eligible for unreduced retirement.

^{**} Rates of Pre-Retirement Turnover. Sample rates of termination are shown in the following table.

The assumption for the long-term expected rate of return on Postemployment Healthcare Plan investments of 6.875% for the valuation year ended June 30, 2017 was selected by estimating the median nominal rate of return based on long-term capital market assumptions adopted by the PFDRP Board, including nominal expected rates of return for each asset class, and reducing the estimated median by a margin so that there is estimated to be a greater than 50 percent probability of achieving the return.

Best estimates of geometric real rates of return for each major asset class included in the PFDRP's target asset allocation as of June 30, 2018 measurement date are summarized in the following table:

Asset Class	Target Asset Allocation	Long-Term Expected Real Rate of Return
Public equity	43.0%	4.7%
Core real estate	10.0%	3.9%
Commodities	9.0%	1.9%
Cash	0.0%	0.2%
Global fixed income	15.0%	0.9%
Infrastructure	3.0%	3.8%
Global tactical asset allocation	20.0%	2.3%

^{*} Actuarial Methods and Assumptions – FCERS Mortality Rates

Category	Male	Female
Healthy	0.952 times the CalPERS 2009 Healthy	0.921 times the CalPERS 2009 Healthy
Annuitant	Annuitant Mortality Table	Annuitant Mortality Table
1	0.919 times the CalPERS 2009 Employee	0.918 times the CalPERS 2009 Employee
Non- Annuitant	Mortality Table	Mortality Table
Disabled	1.051 times the CalPERS 2009 Ordinary	1.002 times the CalPERS 2009 Ordinary
Annuitant	Disability Mortality Table	Disability Mortality Table

^{**} Rates of Pre-Retirement Turnover. Sample rates of termination are shown in the following table.

	Rate of Termination
0 Years of Service	1-4 Years of S

	-		
Age	0 Years of Service	1-4 Years of Service	5 or more Years of Service
20	18.00%	17.50%	9.00%
25	18.00	15.50	9.00
30	18.00	13.50	7.00
35	18.00	11.50	5.50
40	18.00	9.50	4.50
45	18.00	8.00	3.50
50	18.00	7.00	3.00
55	18.00	6.00	3.00
60	18.00	5.00	0.00
65	0.00	0.00	0.00

Withdrawal/terminations do not apply once a member is eligible for retirement

The assumption for the long-term expected rate of return on OPEB plan investments of 6.875% for the valuation year ended June 30, 2017, was selected by estimating the median nominal rate of return based on long-term capital market assumptions adopted by the FCERS Board, including nominal expected rates of return for each asset class, and reducing the estimated median by a margin so that there is estimated to be a greater than 50 percent probability of achieving the return.

Best estimates of geometric real rates of return for each major asset class included in FCERS's target asset allocation as of June 30, 2018 measurement date are summarized in the following table. The assets were invested both in a 401(h) account within the FCERS pension plan and in a 115 trust account. The table below refers only to the 115 trust account. The 401(h) account was depleted during FY 2019.

Asset Class	Target Asset Allocation	Long-Term Expected Real Rate of Return
Public equity	55.0%	4.7%
Short-term investment grade bonds	28.0%	0.8%
Core real estate	8.0%	2.7%
Commodities	5.0%	1.9%
Cash	0.0%	0.2%
Natural resources	4.0%	4.4%

Discount Rate for PFDRP and FCERS

The discount rate used to measure the total OPEB liability was 6.875% for the measurement year ended June 30, 2018 and is based on the long-term expected rate of return on investments. It is assumed that PFDRP/FCERS member contributions will continue at the current contribution rates and that the City will contribute the actuarially determined contribution of a fixed amount toward the explicit subsidy up to a maximum of 11% of the total payroll of the employees in PFDRP and up to 14% of the total payroll of the employees in FCERS and that the City will contribute the implicit subsidy on a pay-as-you-go basis. Based on those assumptions, the PFDRP's and FCERS's fiduciary net positions are expected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return of 6.875% on OPEB plan investments for PFDRP and FCERS was applied to all periods of projected benefit payments to determine the total OPEB liability.

Change in the OPEB Liability

The changes in the net OPEB liability for the Postemployment Healthcare Plans are as follows (dollar amounts in thousands):

PFDRP (Consolidated with Police and Fire)		Increase (Decrease)					
		Plan Fiduciary Net					
		PEB Liability		Position		Net OPEB Liability	
		(a)		(b)	(a) - (b)		
Balance at June 30, 2018	•	744547	•	440.000	•	504.005	
(Valuation Date June 30, 2016)	\$	714,517	\$	149,682	\$	564,835	
Changes recognized for the measurement period:							
Service cost		13,001		-		13,001	
Interest		45,314		-		45,314	
Changes of benefit terms		(69,434)		-		(69,434)	
VEBA transfer				(7,897)		7,897	
Differences between expected and actual experience		14,877		-		14,877	
Changes of assumptions		21,243		-		21,243	
Contributions - employer		-		25,382		(25,382)	
Contributions - member		-		16,127		(16,127)	
Net investment income		-		7,070		(7,070)	
Benefit payments, including refunds of member contributions		(27,686)		(27,686)		-	
Administrative expense		-		(158)		158	
Net changes		(2,685)		12,838		(15,523)	
Balance at June 30, 2019							
(Measurement Date June 30, 2018)	\$	711,832	\$	162,520	\$	549,312	
FCERS			Incr	ease (Decrease)			
				an Fiduciary Net			
	Total	OPEB Liability		Position	Ne	et OPEB Liability	
		(a)		(b)		(c) = (a) - (b)	
Balance at June 30, 2018		, ,					
(Valuation Date June 30, 2016)	\$	766,801	\$	260,370	\$	506,431	
Changes recognized for the measurement period:							
Service cost		7,889		-		7,889	
Interest		42,669		-		42,669	
Changes of benefit term		(57,623)		-		(57,623)	
VEBA transfer				(13,497)		13,497	
Differences between expected and actual experience		(995)		-		(995)	
Changes of assumptions		(77,795)		-		(77,795)	
Contributions - employer		-		32,397		(32,397)	
Contributions - member		-		15,545		(15,545)	
Net investment income		-		12,336		(12,336)	
Benefit payments, including refunds of member contributions		(29,724)		(29,724)		-	
Administrative expense		-		(170)		170	
Net changes	·	(115,579)		16,887		(132,465)	
Balance at June 30, 2019	_						
(Measurement Date June 30, 2018)	\$	651,222	\$	277,257	\$	373,965	

Sensitivity of the Net OPEB Liability to Changes in Discount Rates

The following presents the net OPEB liability of the City would be if it were calculated using discount rates that were one percentage point lower or one percentage point higher than the current rate, for the measurement period ended June 30, 2018:

PFDRP (consolidated with Police and Fire)

	1% Decrease (5.875%)		Current Discount Rate (6.875%)			1% ncrease 7.875%)
Total OPEB liability PFDRP fiduciary net position	\$	815,278 162,520	\$	711,832 162,520	\$	628,112 162,520
Net OPEB liability	\$	652,758	\$	549,312	\$	465,592
Plan Fiduciary Net Position as a Percentage of the Total OPEB Liability	19.9%		22.8%			25.9%
FCERS						
	1% Decrease (5.875%)		Current Discount Rate (6.875%)		1% Increase (7.875%)	
Total OPEB liability	\$	743,145	\$	651,222	\$	576,449
FCERS fiduciary net position		277,257		277,257		277,257
Net OPEB liability	\$	465,888	\$	373,965	\$	299,192
Plan Fiduciary Net Position as a Percentage of the Total OPEB Liability		37.3%		42.6%		48.1%

Sensitivity of the Net OPEB Liability to Changes in the Health Care Cost Trend Rates

The following presents the net OPEB liability of the City would be if it were calculated using health care cost trend rates that were one percentage point lower or one percentage point higher than the current rate, for the measurement period ended June 30, 2018:

PFDRP (consolidated with Police and Fire)

1%	Decrease	Health	Care Cost Trend Rates	19	% Increase
\$	617,229	\$	711,832	\$	829,268
	162,520		162,520		162,520
\$	454,709	\$	549,312	\$	666,748
	26.3%		22.8%		19.6%
		Healthc	are Cost Trend		
1% I	Decrease		Rates	19	6 Increase
\$	568,651	\$	651,222	\$	753,005
	277,257		277,257		277,257
\$	291,394	\$	373,965	\$	475,748
	48.8%		42.6%		36.8%
	\$ 1%	162,520 \$ 454,709 26.3% 1% Decrease \$ 568,651 277,257 \$ 291,394	1% Decrease \$ 617,229 162,520 \$ 454,709 26.3% Healthc 1% Decrease \$ 568,651 277,257 \$ 291,394	\$ 617,229 \$ 711,832 162,520 \$ 162,520 \$ 549,312 \$	1% Decrease Rates 19 \$ 617,229 \$ 711,832 \$ 162,520 \$ 454,709 \$ 549,312 \$ 22.8% Healthcare Cost Trend Rates 19 \$ 568,651 \$ 651,222 \$ 277,257 \$ 291,394 \$ 373,965 \$ 373,965

OPEB Fiduciary Net Position

The City issues the publicly available financial reports that may be obtained from the Office of Retirement Services, 1737 North First Street, Suite 600, San José, CA 95112-4505.

Recognition of Deferred Outflows and Deferred Inflows of Resources for PFDRP and FCERS

Gains and losses related to changes in total OPEB liability and fiduciary net position are recognized in OPEB expense systematically over time.

One fifth of the net earnings is recognized in the first year when the gain or loss occurred. The remaining amounts are categorized as deferred outflows and deferred inflows of resources related to OPEB and are to be recognized in future OPEB expense.

The recognition period differs depending on the source of the gain or loss:

Net difference between projected and	5 Years
actual earnings on OPEB plan	
investments	
All other amounts	Expected average remaining service lifetime (EARSL) (6.0 Years at June 30, 2017)

PFDRP

For the year ended June 30, 2019, the City recognized a negative OPEB expense of \$47,632,000. As of June 30, 2019, the City reported deferred outflows and inflows of resources related to OPEB from the following sources (dollar amounts in thousands):

PFDRP (consolidated with Police and Fire)	_	eferred utflows	Deferred Inflows	
	-	esources	of Resources	
OPEB contributions subsequent to measurement date	\$	28,744	\$	-
Difference between expected and actual experience		10,501		-
Changes in assumptions		14,811		-
Net Difference between projected and actual earnings on OPEB plan				
investments		632		-
Total	\$	54,688	\$	Ξ

The \$28,744,000 reported as deferred outflows of resources related to contributions subsequent to the June 30, 2018 measurement date will be recognized as a reduction of the net OPEB liability during the year ending June 30, 2020.

The City's contribution for the Postemployment Healthcare Plan during the year ended June 30, 2019, was \$28,744,000. This consisted of prefunded City contributions in the amount of \$22,062,000, \$5,716,000 in implicit subsidy, and \$966,000 in adjustments and accruals.

Other amounts reported as deferred outflows/(inflows) of resources related to OPEB will be recognized as expense as follows (dollar amounts in thousands):

		Deferred
Fiscal Year	Outfl	ows/(Inflows)
Ending June 30:	of	Resources
2020	\$	10,790
2021		10,790
2022		3,682
2023		682
	\$	25,944

FCERS

For the fiscal year ended June 30, 2019, the City recognized a negative OPEB expense of \$78,712,000. As of year ended June 30, 2019, the City reported deferred outflows of resources related to OPEB from the following sources (dollar amounts in thousands):

FCERS	D	eferred	[Deferred
	С	outflows		Inflows
	of R	lesources	of I	Resources
OPEB contributions subsequent to measurement date	\$	26,410	\$	-
Difference between expected and actual experience		-		663
Changes in assumptions		-		51,864
Net Difference between projected and actual earnings on OPEB plan				
investments		4,025		-
Total	\$	30,435	\$	52,527

The \$26,410,000 reported as deferred outflows of resources related to contributions subsequent to the June 30, 2018 measurement date will be recognized as a reduction of the net OPEB liability during the year ending June 30, 2020.

The City's contributions for the Postemployment Healthcare Plan during the year ended June 30, 2019, was \$26,410,000. This consisted of prefunded City contributions in the amount of \$20,856,000, \$4,082,000 in implicit subsidy, and \$1,472,000 in adjustments and accruals.

Other amounts reported as deferred outflows/(inflows) of resources related to OPEB will be recognized as expense as follows (dollar amounts in thousands):

		Deferred
Fiscal Year	Outf	lows/(Inflows)
Ending June 30:	of	Resources
2020	\$	(25,305)
2021		(25,304)
2022		959
2023		1,148
	\$	(48,502)

B. Commitments and Contingencies

1. Norman Y. Mineta San José International Airport

Purchase Commitments. As of June 30, 2019, the Airport was obligated for purchase commitments of approximately \$16,200,000 primarily for the Interim Facility, airfield electrical circuit rehabilitation, and various operating and maintenance agreements. The Airport has projected that it will expend or encumber approximately \$222,300,000 million on capital projects during the next five fiscal years. It is anticipated that funding for such capital projects will be provided primarily by proceeds from federal grants, commercial paper proceeds, and other Airport revenues.

Master Plan. In 1997, after extensive planning and environmental studies and reports, the City Council approved the new Master Plan. In a Record of Decision issued on December 6, 1999, the FAA conditionally approved a new Airport Layout Plan for the Airport displaying the Master Plan projects and unconditionally approved all of the near-term projects. Both the Master Plan and the ALP have been amended several times since 1997 and currently are intended to provide facility improvements needed to accommodate forecast demand in the year 2027 for commercial passenger service, air cargo, and general aviation. Implementation of the Master Plan has been ongoing, collectively comprising improvements to the Airport's airfield, terminal, cargo, general aviation, roadway, parking, and support facilities. In the fall of 2005, and in recognition of how current market conditions were impacting passenger growth, the Airport and its airline tenants reexamined the Master Plan and developed the TAIP, a program for implementing the Master Plan by aligning ongoing and planned construction activities with available fiscal resources, taking into account revised passenger growth projections. In June 2006, the City Council approved an amendment to the Master Plan to incorporate the TAIP and other Airport Development Program ("ADP") revisions. Funding for Master Plan projects is from several sources, including grants, PFC, airline rates and charges, airport revenue bonds, and subordinated commercial paper proceeds.

The most recent amendment to the Master Plan, approved by the City Council in August 2018, allows for the development of various aviation support facilities on the southwest side of the Airport formerly designated for exclusively general aviation facilities. The Master Plan, as amended to date, is intended to serve a demand level of 17.6 million annual passengers and a total of 263,800 annual aircraft operations by the year 2027, including up to 1.70 million square feet of passenger terminal facilities and 40 gates. The next proposed amendment to the Master Plan and ALP, currently in preparation, would extend the planning horizon and demand forecasts out to the year 2037 and revise the facility development program accordingly.

FAA Audit of Use of Revenue. Federal law requires all airport owners that receive federal assistance, such as the City, to use airport revenues for the capital or operating costs of the Airport. As a general rule, any use of airport revenues by an airport owner for costs that cannot properly be considered airport capital or operating costs is deemed to be improper revenue diversion. On June 2, 2010, auditors from the FAA provided the City with a draft of its audit findings alleging improper use of Airport revenues by the City in three areas of expenditure. On August 14, 2015, as the result of discussions and correspondence with City staff, the FAA notified the City that it has closed two of the three audit issues. The remaining audit issue is described below.

Cost Allocations - The City uses both direct and indirect methodologies to allocate costs to the Airport. The FAA auditors found the direct cost allocations to be acceptable. The FAA contends that the City's indirect methodology does not correlate to the cost of services actually provided by the City to the Airport. Consequently, the auditors have recommended that the City re-allocate its costs charged to the Airport for FY 05-10 using an allocation methodology that reflects services actually provided to the Airport and repay any overcharges to the Airport, with interest. The City believes the allocation

methodology used to allocate costs to the Airport is in compliance with federal cost allocation guidance. In an effort to resolve the issue, the City proposed and implemented a cap on the indirect cost allocations for certain City departments at 10%, which was the approximate rate charged to the Airport in pre-capital intensive years. This resulted in a total credit of \$5,600,000 that would be applied equally to the Airport cost allocation plan over a seven year period beginning in FY 2013 and ending in FY 2019. The City also has adjusted its indirect cost allocation methodology in an effort to address FAA concerns, including removal of debt expenditures from the relative expenditures base started in FY 2016, continuing with the 10% cap, and monitoring a rolling five-year average of the relative expenditure base to smooth out expenditure fluctuations.

On August 14, 2015, the FAA accepted the corrective actions that the City has already taken, however, the FAA, disagrees with the City's inclusion of capital expenditures in the allocation of indirect costs. The City will continue discussions with the FAA, but cannot predict the final outcome of the audit.

On May 3, 2018, the City received a letter from the FAA in which the FAA requested a copy of the City's FY 2017 indirect cost allocation plan to substantiate indirect charges to the Airport in order to finalize the FAA's financial compliance review. The City responded to the FAA on July 20, 2018 with copies of the requested information and clarified actions taken by the City to date to implement the FAA's recommendations. The City will continue discussions with the FAA, but cannot predict the final outcome of the audit.

Potential Claim from FAA Regarding Reuse of Guadalupe Gardens - In early 2002, the City Council approved a Master Plan for Guadalupe Gardens, consisting of approximately 120 acres of mostly vacant, City-owned property located south of the Airport, much of which falls within an FAA-established safety zone. The City acquired the Guadalupe Gardens properties using FAA grants for airport approach protection and noise compatibility, and the FAA grant agreements consequently required FAA approval of any planned City-use of the properties acquired with grant proceeds. By letter dated August 9, 2002, addressed to the City's Director of Aviation, the FAA San Francisco Airport District Office (ADO) approved the City's Master Plan for reuse of Guadalupe Gardens for runway and approach protection, and the City finalized the Master Plan in reliance upon the FAA approval.

During discussions regarding proposals to develop certain portions of the Guadalupe Gardens, the FAA has taken the position that the City must dispose of any portion of the Guadalupe Gardens that is no longer needed for noise compatibility purposes. Citing provisions of federal law that require recipients of FAA grants for acquisition of land for noise compatibility purposes to dispose of any such acquired land when no longer needed by the airport owner for noise compatibility purposes, the FAA contends that the FAA ADO erred in its 2002 approval of the Guadalupe Gardens Master Plan and that the City is obligated to prepare an inventory of the Guadalupe Gardens to identify those parcels that were acquired by the City with noise compatibility grant proceeds. This inventory would then be used to prepare for FAA review and approval of a disposition plan for those parcels no longer needed by the City for noise compatibility. Proceeds of the sale of the parcels proportionate to the FAA grant share of the original purchase price would be required to be used for other approved noise compatibility projects at the Airport or returned to the FAA.

The City believes that it has viable defenses to any potential claim by the FAA with regard to Guadalupe Gardens. The FAA ADO's 2002 approval of the Guadalupe Gardens Master Plan constituted an official FAA approval of the City's reuse of the parcels acquired with proceeds from FAA noise compatibility grants, and the approval expressly provides that the entire Guadalupe Gardens is necessary for the continuing aeronautical purpose of runway and approach protection. Having received official FAA approval of its reuse of the parcels, the City believes it is under no

obligation to take any further action to secure further FAA approval of its continuing use of the Guadalupe Gardens. However, the City cannot predict the final outcome of any such potential claim by the FAA.

2. San José – Santa Clara Regional Wastewater Facility

Plant Master Plan. In November 2013, the City Council approved the Plant Master Plan ("PMP"), a 30-year planning-level document focused on long-term rehabilitation and modernization of the Plant. The PMP recommends more than 114 capital improvement projects to be implemented over a 30-year planning period at an estimated investment level of approximately \$2 billion. On September 24, 2013, the City Council approved a consultant agreement with MWH Americas, Inc. to assist and support the City in developing and implementing this Capital Improvement Program ("CIP"). On June 2, 2015, a funding strategy was recommended to and approved by the City Council. An update to the strategy was approved by the City Council on January 12, 2016. For the next five years, the City's portion of the funding for the San José-Santa Clara Regional Wastewater Facility ("Plant") Adopted CIP is programmed into the City's 2019-2023 CIP budget. The City's FY 2019 approved operating budget included a 3% increase in the Sewer Service and Use Charge rate for FY 2019.

Revenues for the 2019-2023 Adopted CIP are derived from several sources: utilization of available resources in the City of San José Sewer Service and Use Charge sub-fund and Sewage Treatment Plant Connection Fee sub-fund; contributions from the City of Santa Clara and other tributary agencies for the treatment of sewage from their respective jurisdictions by the Plant; interest earnings; Calpine Metcalf Energy Center Facilities repayments; federal grants from the U.S. Bureau of Reclamation; and bond and commercial paper proceeds.

Pursuant to an agreement executed between San José and Santa Clara in 1959 (the "1959 Agreement"), San José is co-owner and administering agency of the Plant. The Plant also provides wastewater treatment services to other neighboring agencies through five outside user agreements ("Master Agreements") with City of Milpitas, West Valley Sanitation District, Cupertino Sanitary District, Burbank Sanitary District, and CSD 2-3 (the "Tributary Agencies"). Contributions from the City of Santa Clara and the Tributary Agencies are made pursuant to agreements with each agency based on the anticipated operation and maintenance, and capital budget. The Tributary Agencies' proportional contribution for the operation and maintenance cost is based on the amount and characteristics of the sewage discharged into the Plant. Each Tributary Agency's capital contribution is based on each agency's reserved capacity in the Plant. The balance of the Plant budget is shared between the cities of San José and Santa Clara based on the respective City's assessed property value relative to the total assessed property value in both jurisdictions. In the 2019-2023 Adopted CIP, contributions from the City of Santa Clara and other agencies are approximately \$314,800,000.

Currently, a short-term financing has been put into place (see Note III.F.11) and staff has developed a long-term bond financing plan for San José's share of the CIP's cost. The City plans to gradually build required operating reserves in anticipation of securing long-term bonds independently. The 2019-2023 Adopted CIP assumes the need to issue bonds in FY 2021.

On January 22, 2016 and September 7, 2016, San José, as the administering agency, received claims from the Tributary Agencies alleging a breach of contract and inequity under the Master Agreements. The administrative claims primarily arise out of disagreements regarding the interpretation of how the capital cost to rehabilitate the Plant as generally described in the Plant Master Plan should be apportioned, and whether the Master Agreements must be amended to require the Tributary Agencies to pay for their respective portions of the capital cost.

The Master Agreements require that any allegation of breach of contract or inequity ("Claim") be filed with the legislative bodies of the agencies that committed the alleged breach, and with the Treatment Plant Advisory Committee ("TPAC"). TPAC is an advisory body, comprised of representatives of San José, Santa Clara and three of the Tributary Agencies that was established by the Master Agreements to provide policy and budget guidance to San José, as the Plant's administering agency.

The Master Agreements specify the procedures for consideration of the Claims. TPAC is required to conduct a hearing regarding a claim within two (2) months. TPAC is then required to prepare a full report of its findings and recommendations to the San José and Santa Clara City Councils. The report is advisory. If any of the parties to the claim disagree with the report, the legislative bodies of the agencies that are parties to the claim are required to meet jointly within two (2) months of receiving the report. If the joint meeting fails to resolve the claim, the agency alleging the claim can file a lawsuit in court after giving the other party or parties to the claim three (3) months to cure the breach or alleged breach.

TPAC conducted a hearing on March 24, 2016, and issued its report on June 9, 2016 to deny the January 22, 2016 Claim. The Tributary Agencies disagreed with the report, and requested a joint meeting of the legislative agencies of the City, Santa Clara and all the Tributary Agencies. San José, Santa Clara, and the Tributary Agencies agreed to mediate the Claims and potential amendments to the Master Agreements but were unable to reach a resolution. On May 19, 2017, TPAC conducted a hearing on the Tributary Agencies' September 7, 2016 Claim, and issued its report on September 14, 2017 to deny the September 7, 2016 Claim. On June 13, 2017, the City, Santa Clara and the Tributary Agencies agreed to waive the hearings before the joint legislative bodies for both Claims.

The Tributary Agencies filed a complaint against the City and Santa Clara on March 23, 2018, and served both cities on May 18, 2018. The allegations in the complaint are substantially similar to the claims raised and heard through the administrative hearing process. The Tributary Agencies allege the City breached their respective contracts, which set the terms for treating the Agencies' wastewater by, among other allegations, charging them for expenditures they allege the contracts do not authorize and concealing how the funds are used. They also allege the City breached the implied covenant of good faith and fair dealing and violated certain California Constitutional provisions limiting local agencies' imposition of property related fees, charges and taxes. The Tributary Agencies further allege their payments resulted in unjust enrichment to the City and Santa Clara, and that the court should provide declaratory relief in support of their allegations.

The City and Santa Clara filed a demurrer to the complaint on August 9, 2018, which the court denied and in March 2019 the City and Santa Clara filed and served their answer to the complaint. The City has also filed and served a cross-complaint against each Tributary Agency seeking declaratory relief from the court as to each of the causes of action alleged by the Tributary Agencies in their complaint. Discovery in the case is ongoing.

The Tributary Agencies have fully paid their portion of the capital cost for the projects to rehabilitate the Plant to date. The City cannot predict the outcome or the timeline for resolution of this litigation.

South Bay Water Recycling Program. The South Bay Water Recycling ("SBWR") project is a regional water reclamation program to recycle highly treated wastewater for irrigation and industrial uses in the cities of San José, Santa Clara, and Milpitas, California. This program is part of an action plan, developed by the City and other agencies tributary to the Plant and adopted by the Regional Water Quality Control Board ("RWQCB"), to control the amount of effluent discharged by the Plant into San Francisco Bay.

The SBWR distribution system includes approximately 60 miles of pipe, a four million-gallon reservoir, a transmission pump station, and two booster pump stations. These facilities were constructed between 1996 and 1998 at a capital cost of approximately \$140,000,000 funded by the tributary agencies, grants, and bond proceeds.

In June 1997, the RWQCB and the City approved the Proposed Revision to the South Bay Action Plan, which described the projects necessary to reduce average dry weather effluent flow from the Plant to below 120 million gallons per day and protect salt marsh habitat for endangered species in the South Bay as required by RWQCB Order 94-117. These projects include expanding the Phase I non-potable reuse system by extending additional piping, placing greater emphasis on water conservation programs, reducing infiltration inflow, augmenting stream flow, and creating wetlands. The estimated cost for implementing these projects was \$127,500,000. These costs were funded by the City, Santa Clara, and the tributary agencies using the Plant through a combination of State Revolving Fund Loans, Sewage Treatment Plant Connection Fees, federal grants, and cash contributions.

In FY 2016, the City and the Santa Clara Valley Water District ("SCVWD") accepted a report that had been commissioned by both the City and the SCVWD related to SBWR, entitled: "South Bay Water Recycling Strategic and Master Planning ("Strategic Report"). The Strategic Report contemplates near term projects (fiscal years 2017 to 2021) at an estimated cost of \$49 million and long-term improvements and expansion of the existing system (fiscal years 2020 to 2035) at an estimated cost of \$243.2 million for long-term nonpotable reuse projects and an additional \$522 million for long-term potable use projects. No specific plan for the development or source of financing of the other near term improvements, nor the long-term improvements identified in the Strategic Report has been developed to date. Further, the responsibility for the development of the long-term improvements has not been established and may involve the formation of a separate entity responsible for the oversight and funding of these improvements.

Recycled Water Facilities and Programs Integration Agreement between the City of San José and the Santa Clara Valley Water District ("SCVWD"). The City and the SCVWD entered into an agreement on March 2, 2010 ("Integration Agreement") to collaborate on design, construction and operation of an advanced treated recycled water facility and related facilities now called the Silicon Valley Water Treatment Facility ("SVWTF"). In 2003, the City and SCVWD began collaborating on design, construction and operation of an advanced treated recycled water facility and related facilities, to be located on lands owned by the Plant, in order to demonstrate the treatment capability of a local facility to produce highly purified water that could be blended with existing recycled water to expand irrigation and industrial uses. The City, as the administering agency for the Plant, and the SCVWD desired to financially support the production and use of recycled water in Santa Clara County consistent with each party's separate and distinct interests: for wastewater treatment and disposal for the City, and water quality and supply for the SCVWD, as well as to coordinate and cooperate to achieve the most cost effective, environmentally beneficial utilization of recycled water to meet both agencies' needs. The term of the Integration Agreement is from July 1, 2010 through June 30, 2050, and co-terminus with the Ground Lease and Property Use Agreement between the City and SCVWD for construction and operation of the SVWTF on Plant lands.

SCVWD and the City agreed to capital investment towards the construction of the SVWTF in the amount of \$70,000,000 and \$11,000,000, respectively, as of the date of the signed agreement on March 2, 2010. SCVWD determines the operational and maintenance budget for the SVWTF, and operates the facility. Separate formulas were established to determine each party's respective share of the annual operation and maintenance cost for the SVWTF following the first full fiscal year the SVWTF becomes operational, which was FY 2015. The formula provides that for each fiscal year when the SBWR is operating at a net loss, the City would pay to the SCVWD an amount to support

SCVWD's operational cost up to \$2,000,000. In the event that the SBWR operates at net revenue, the City would share its revenue with the SCVWD with the first 50% towards the SCVWD's costs and the second 50% divided between the two agencies based on their respective capital investment in the recycled water infrastructure. As of June 30, 2019, the City's investment in capitalized expenditures for the SBWR system is \$248,676,000 with another \$11,000,000 in contributions toward the SVWTF for a total investment of \$259,676,000; and the SCVWD's estimated investment in SVWTF as of June 30, 2019 is \$65,535,000 (pending audit due in January 2020).

Under the Integration Agreement, commencing in January 2016, the City and SCVWD are to provide the other agency with audited financial statements for the prior fiscal years for the operation of the SBWR and the SVWTF. Since the definition of net operating cost and revenue under the Integration Agreement excludes certain costs and revenues that might otherwise be considered in either party's overall budget, each party must prepare a separate statement following the publication of each party's annual audited financial statements, to establish each party's respective cost share for the operation of the SVWTF. The City and SCVWD have each provided the other with its audited financial statements for the operations of the SBWR and the SVWTF, respectively, for the FY 2016, FY 2017, and FY 2018 with no adjustment to share cost. In January 2020, the audit report for the fourth year of full operations for the year ended June 30, 2019 will be completed and issued as per the terms of the Integration Agreement.

3. Bay Area Water Supply and Conservation Agency

The City belongs to the Bay Area Water Supply and Conservation Agency ("BAWSCA"), which represents the interests of 24 cities and water districts, and two private utilities that purchase water wholesale from the San Francisco regional water system. On January 31, 2013, BAWSCA issued bonds in the amount of \$335,800,000 to raise the funds necessary to prepay capital commitments owed to the City and County of San Francisco by BAWSCA member agencies thereby realizing a present value savings of approximately \$62,300,000 over all member agencies. For the City, this translates into an annual net savings of purchased water cost of approximately \$107,000.

Prior to the bond issuance, there were \$356,000,000 in capital cost recovery payments that were outstanding and being repaid as a part of San Francisco's wholesale commodity charge. The capital cost recovery payments were being repaid at a fixed interest rate of 5.13% and were part of the Wholesale Revenue Requirement to the Water Supply Agreement negotiated with San Francisco in 2009. The bonds refinanced this debt at an average interest rate of 3.14%.

The BAWSCA issued revenue bonds that are secured by a surcharge on BAWSCA member agencies. San Francisco will collect the surcharge and send the amount to BAWSCA for payment to bond holders. The surcharge will be in place for the term of the bonds, which ends in 2034. The surcharge is on the San Francisco wholesale water bill and is accounted for by the City as operational costs.

BAWSCA's annual debt service amount for FY 2019 is \$24,695,000. The City's annual bond surcharge for FY 2019 was estimated to be \$902,000 based the City's actual wholesale water use in the year ended June 30, 2017. The annual surcharge for each agency is based upon the actual wholesale water purchase percentage from the last full year for which date is available with an annual reconciliation based upon the actual water purchased. A true-up adjustment based on the actual year ended June 30, 2017 water use is included in the FY 2019 bond surcharge. The current best projection on the City's annual surcharge for the future is \$818,000.

4. New Market Tax Credit

In November 2011, the City participated in the federal New Markets Tax Credit program ("NMTC") to secure additional funds to finance the construction of the Environmental Innovation Center ("EIC") on City owned property. The NMTC program allocates community development entities ("CDEs") tax credits to be claimed by investors when the investment is made available for community development in the form of a loan. The following describes the City's participation in the financing transaction.

The City caused the formation of an independent nonprofit entity called the EIC QALICB, Inc. to be the recipient of the loan for the construction of the EIC. The City and EIC QALICB, Inc. entered into a ground lease of the EIC for a term of 99 years and the City then leased back the EIC from the EIC QALICB, Inc. for a term of 35 years, beginning November 8, 2011 under a master lease. JP Morgan Chase Bank, N.A. formed Chase Community Equity, LLP, to be a 99.9% member of the Chase NMTC SJEIC Investment Fund, LLC, and provided the Chase NMTC SJEIC Investment Fund, LLC with an initial investment of \$7,705,000. Chase NMTC SJEIC Investment Fund, LLC then borrowed \$19,610,000 from the City, and invested the total amount of \$26,699,000 in three CDEs. The CDEs loaned the EIC QALICB, Inc. \$25,945,000 to construct the EIC. In exchange for JP Morgan Chase Bank's participation in the NMTC transaction, JP Morgan Chase Bank can claim a tax credit of \$10,412,000 against federal income taxes over a seven year compliance period through November 2018.

The City's loan to Chase NMTC SJEIC Investment Fund, LLC (\$19,610,000) was comprised of a one-day loan (\$8,022,000) to the City, and funds originally set aside by the City for construction of the EIC (\$11,588,000). The City was able to repay the one-day loan once the EIC QALICB, Inc. paid the City for the ground lease (\$8,022,000). The EIC QALICB, Inc. paid for the ground lease from its loan proceeds (\$25,945,000). The remainder of the loan proceeds (\$16,078,000) paid for the construction of the EIC, and to fund reserves to pay the CDEs and JP Morgan Chase Bank for costs to comply with NMTC requirements during the seven year compliance period.

The EIC QALICB relies on the City's master lease rent to meet the loan repayments. The loan is secured by the EIC QALICB's ground lease. In the event of a loan default, the lenders may foreclose on the loan and assume the ground lease subject to the master lease with the City. Under the master lease, the City did not have an obligation to remit rent payments until it had beneficial use of the property. The master lease does not provide for an automatic extension of the lease term in the event that the City fails to make rent payments to the EIC QALICB. In order to be able to make the payments on the loan in the absence of rent payments from the City, the EIC QALICB had set aside sufficient funds in reserve to meet its loan repayment obligations during construction.

Pursuant to the New Markets Tax Credit financing, the EIC QALICB, Inc. agreed to indemnify the JP Morgan Chase Bank, and the CDEs against a recapture of the tax credits by the Internal Revenue Service in the amount of \$10,412,000 and for any other fees or penalties and costs that may be incurred. The events that would trigger a recapture of the tax credits are limited to: (1) the EIC QALICB, Inc. failing to qualify as an entity eligible for the NMTC program, (2) redemption by the City or JP Morgan Chase of any portion of its investment, (3) changes in the NMTC program resulting in less tax credits to JP Morgan Chase, (4) City engaging in prohibited use of the EIC, (5) failure to invest the funds in the construction of the project, and (6) any willful misconduct or gross negligence or fraud causing a recapture or disallowance. The risk of a tax credit recapture event is remote because the EIC QALICB, Inc. has used all the proceeds from the financing into the construction of the EIC, and all parties to the financing have a vested interest in meeting the NMTC program requirements.

Chase Community Equity, LLP and Community Development Properties New Markets MM, Inc. put their collective 100% membership interest in the Chase NMTC SJEIC Investment Fund, LLC for sale to the City for \$1,010 as a conclusion of the compliance period on November 8, 2018. The City Council approved the purchase and the Investment Fund's redemption of its interest in the CDEs. The initial actions to unwind the NMTC closed on November 9, 2018. In connection with the closing, the following occurred. The City became the sole member of the Investment Fund, and holder of the notes on the loan to the EIC QALICB, Inc. secured by a leasehold deed of trust to the EIC. The Investment Fund assigned the notes and leasehold deed of trust to the City as satisfaction of the leverage loan. On December 6, 2018, in exchange for the EIC QALICB's agreement to terminate the ground lease and master lease, the Investment Fund forgave the loan to the EIC QALICB. The ground lease of the EIC by the City to the EIC QALICB and the master lease of the EIC from EIC QALICB to the City have terminated and the Investment Fund has been dissolved. On June 21, 2019, the EIC QALICB, Inc.'s certificate of dissolution was accepted by the Secretary of State.

5. Retirement Systems - Unfunded Commitments

As of June 30, 2019, PFDRP had unfunded commitments to contribute capital for investments in the amount of \$196,046,000. FCERS had unfunded commitments to contribute capital for private market fund investments in the amount of \$133,992,000.

6. Federal Financial Assistance Programs

The City participates in a number of federally assisted grant programs, primarily with the U.S. Department of Housing and Urban Development (HUD), the Federal Aviation Administration (FAA), the U.S. Department of Transportation, and the U.S. Department of Labor. These programs are subject to program compliance audits by the grantors or their representatives.

Although the City's grant programs are audited in accordance with the provisions of the Single Audit Act Amendments of 1996 for the year ended June 30, 2019, these programs are still subject to financial and compliance audits by Federal auditors, and to resolution of identified findings and questioned costs. At this time, the amount of expenditures, if any, which may be disallowed by the granting agencies cannot be determined.

7. Encumbrances

The City uses encumbrances to control expenditure commitments for the year and to enhance cash management. Encumbrances represent commitments related to contracts not yet performed and purchase orders not yet filled (executory contracts; and open purchase orders). Commitments for such expenditure of monies are encumbered to reserve a portion of applicable appropriations. Encumbrances still open at year-end are not accounted for as expenditures and liabilities but, rather, as restricted or committed governmental fund balance.

As of June 30, 2019, total governmental fund encumbrance balances for the City are as follows (in thousands):

General Fund	\$ 46,594
Housing Activities	19,791
Low and Moderate Income Housing Asset	5,145
Special Assessment Districts	158
San José Financing Authority Debt Service	1
Nonmajor Governmental Funds	105,615
Total governmental funds	\$ 177,304

8. Overpayment of Pensions

Overpayment of pensions has been a matter considered by the Boards of both PFDRP and FCERS. For the PFDRP, the overpayments involved non-pensionable FLSA pay issues related to the incorrect inclusion of non-pensionable earnings as pensionable for Fire members from 1998 to 2008 due to the City's payroll system programming; and non-FLSA pay issues such as Holiday-in-Lieu corrections, Higher Class Pay being erroneously counted as pensionable pay, disability pays which should have been pensionable, and lump sum retroactive pay not being spread to the correct pay periods.

With regard to the FLSA issues, the PFDRP's Board approved correcting the ongoing benefit payments in the February 2017 benefit payment. In June 2017, the PFDRP's Board approved the process to collect past over-payments to begin with the August 2017 benefit payments. In September 2017, the PFDRP's Board voted to send the City a letter seeking the balance of the monies owed but not recovered from the retirees for overpayments related to the FLSA. In November 2017, the PFDRP's Board voted to send a single letter to the City seeking the balance of monies owed but not recovered from the retirees arising from the FLSA issue and the other issues. In a letter sent to the City Manager, dated November 30, 2017, the Office of Retirement Services demanded that that the City make payment to the PFDRP prior to December 31, 2017 in the amount of \$2,215,000 (including interest calculated at the rate of 7% per annum through December 31, 2017) for the overpayments related to the FLSA issue (\$1,214,000) and the other pensionable pay issues (\$1,000,000).

With respect to the FCERS, there have been pensionable pay corrections involving members of FCERS Tier 1 plan. According to a Memorandum dated August 8, 2018 to the FCERS' Board, there has been overpayment of retirement benefits paid to certain retirees, due to errors in the City's reporting of pensionable pay that was then used in the members' benefit calculation. The total number of overpaid beneficiaries and members is 351.

At the August 16, 2018 FCERS Board meeting, the Board members voted, to the extent possible, to stop the overpayments made to members immediately and also voted to not seek repayment from the impacted retirees, but to instead have the overpayment added to the unfunded liability of FCERS Tier 1 plan, which is repaid from the City's contributions. Office of Retirement Services staff projected that overpayment amount would total approximately \$1,783,000 as of August 31, 2018.

The unfunded actuarial liability that resulted from the overpayments has been rolled into the total unfunded actuarial liability for each plan as part of the annual actuarial valuation.

9. Consent Decree with San Francisco Baykeeper

Overview. San Francisco Baykeeper ("Baykeeper") filed a lawsuit in federal district court against the City in February 2015, and served its complaint on the City in April 2015. Baykeeper's complaint alleged violations of the federal Clean Water Act. Specifically, the complaint alleged that the City was not in compliance with trash reduction requirements under its Municipal Separate Storm Sewer System (the "MS4") Stormwater Permit (the "Stormwater Permit") issued by the San Francisco Bay Regional Water Quality Control Board ("Regional Water Board"), and that there were discharge violations of sewage from the City's Sanitary Sewer System that infiltrated into the MS4.

In order to settle the lawsuit, the City and Baykeeper agreed to a consent decree that was approved by the U.S. District Court in August 2016 (the "Consent Decree"). The Consent Decree has a 10 year term expiring in August 2026 and will require the City to:

 Comply with trash provisions of the current Stormwater Permit including installing full trash capture devices, supporting additional creek cleanup efforts, and monitoring of trash in receiving waters;

- Rehabilitate, replace, or repair 65 miles of high risk sanitary sewer system pipes at an average
 of 6.5 miles per year, based on the City's existing program with some changes in the priority of
 segments of this work;
- Monitor and report fecal indicator bacteria ("FIB") in receiving waters for a five-year period;
- Comply with green infrastructure planning as required in the Stormwater Permit, adding FIB as a pollutant for planning purposes;
- Bring forward new revenue measure options for Council consideration by December 31, 2017;
 and
- Appropriate, contingent upon the receipt of sufficient new revenues, \$100,000,000 over a tenyear period for various green infrastructure projects with the goal of reducing pollutants and/or flows from the City's urban areas into receiving waters, with expenditures anticipated to occur as follows:
 - o Identify and design \$25,000,000 in total projects by September 2024;
 - Award \$25,000,000 in total projects by September 2025;
 - Identify and design an additional \$10,000,000 (\$35,000,000 in the aggregate) in total projects by September 2025;
 - Award an additional \$10,000,000 (\$35,000,000 in the aggregate) in total projects by the termination date of the consent decree;
 - Identify and design an additional \$15,000,000 (\$50,000,000 aggregate) in total projects by the termination date of the consent decree.

In the event that the City does not identify sufficient revenues by December 31, 2020 to make the appropriations identified above and meet the FIB Load Reduction Standard, then Baykeeper may terminate the Consent Decree and resume litigation against the City. The Consent Decree also provides for ongoing oversight by Baykeeper and a dispute resolution process. The Consent Decree specifies limits on Baykeeper's ability to pursue additional litigation against the City during the Consent Decree's term and litigation fees that can be claimed by Baykeeper for dispute resolution are capped at \$200,000.

In addition to the expenditures outlined above, the City has incurred or will incur the following expenditures during the Consent Decree's term: (1) lump sum payment of attorney's fees and costs to Baykeeper in the amount of \$425,000, which payment has been made; (2) ongoing oversight costs payable to Baykeeper in the amount of \$10,000 per year for a total of \$100,000; and (3) \$200,000 per year for five years (a total of \$1,000,000) for supplemental environmental mitigation to be administered by the San José Parks Foundation for trash clean up grants, habitat restoration, or projects that generally improve the water quality in the Guadalupe and Coyote creeks and associated watershed areas.

The City and Baykeeper have entered into two amendments to the Consent Decree. In May 2017, Baykeeper and the City entered into a First Amendment to the Consent Decree that was subsequently approved by the U.S. District Court in August 2017 ("First Amendment"). The First Amendment modified the City's maintenance obligations related to trash capture devices, extended the deadline for one of the City's obligations under the Consent Decree related to contracting with a consultant and specified that the City will make payments of the annual funding of \$200,000 during years two

through five for the supplemental mitigation projects directly to two organizations instead of to the San José Parks Foundation. In April 2019, the City and Baykeeper entered into the Second Amendment to the Consent Decree ("Second Amendment"), in order to make technical changes to the specifications related to FIB and the timing of City's annual monitoring payment to Baykeeper. The Second Amendment was approved by the U.S. District Court judge on April 30, 2019.

Identification of Funds. On December 19, 2017, the City Council considered a report from City staff concerning potential new revenue sources to fund the green infrastructure requirements specified in the Baykeeper Consent Decree described above. The potential revenues sources identified by City staff include general obligation bonds and a parcel tax, both of which would require voter approval by a two-thirds margin.

On August 10, 2018, the City Council approved placement of a measure on the November 2018 ballot, designated as Measure T, seeking voter authorization of up to \$650 million of general obligation bonds for various public improvements, including those that would prevent flooding and water contamination. The voters approved Measure T by more than the required two-thirds margin in November 2018. Some of the green infrastructure improvements required by the Baykeeper Consent Decree are eligible for funding under Measure T. However, there are a number of different types of improvements that are eligible for funding under Measure T, including an allocation of at least \$300 million for street improvements. The City Council approved \$25 million of the potential Measure T funds to be allocated for clean water projects, including green infrastructure improvements. The City is unable to predict the amount of funding that will be appropriated to the green infrastructure improvements required by the Baykeeper Consent Decree under Measure T. In any event, there are obligations under the Baykeeper Consent Decree that would be ineligible for funding from general obligation bond proceeds and staff continues to assess additional funding mechanisms to fund its obligations under the Consent Decree.

Status of Green Infrastructure Projects. On September 10, 2019, the Council approved a Green Infrastructure Plan ("GIP") outlining green infrastructure projects, including regional and green street projects, to meet the obligations under the Consent Decree as well as the City's Stormwater Permit. The GIP forecasts projects and goals through 2050. Potential projects identified in the GIP require further review and approval. The GIP contains a \$1.491 billion estimate for illustrative purposes to demonstrate the proportional costs among project types. Total cost of the implementation of the GIP through 2050 is difficult to estimate, and will be dependent upon several factors including, among others, future costs of construction, whether the project will be on City-owned property or required as part of a future private development.

Per the terms of the Consent Decree, the City provided Baykeeper with the draft GIP for review and comment and received Baykeeper's comments on June 10, 2019. The City has the obligation under the Consent Decree to consider Baykeeper's comments in good faith and either incorporate Baykeeper's comments into the GIP or explain to Baykeeper in writing why its comments were not accepted by July 10, 2019. The City met with Baykeeper to discuss Baykeeper's comments to the draft GIP, but ultimately did not revise the GIP. The City will continue to work cooperatively with Baykeeper to ensure ongoing compliance with the Consent Decree. As stated above in the discussion of funding from Measure T, the City is unable to predict which projects will ultimately be approved and the source of the construction and maintenance cost. Each project will need separate Council approval.

10. San José Retired Employees Association Settlement Agreement

In July 2014, the San José Retired Employees Association (the "Retirees' Association"), along with four individually named retirees, filed, and subsequently served, a verified complaint against the City in the Santa Clara County Superior Court. The complaint alleges that the City changed the basic retiree healthcare benefit to a new plan that "fundamentally alters" the nature and quality of the benefit provided to retirees, because the plan has increased co-pays and deductibles. The complaint further alleged that the affected retirees had a vested right to the plan in existence when they were employed by the City, and to the premium amount paid by the City for their healthcare benefit. The action seeks monetary damages for the increase in co-pays, deductibles and premium payments made by the affected retirees, as well as injunctive and writ relief prohibiting the City from continuing to provide the new health benefit to retirees.

The City filed a demurrer to the complaint, however, this litigation is currently stayed, by stipulation of the parties, to allow for settlement negotiations. On November 7, 2017, the City Council approved a settlement agreement with the Retirees' Association and the individual plaintiffs. The settlement agreement provides for the dismissal of the respective appeals in the Measure B litigation under the SJPOA caption by the Retirees' Association and the City, the dismissal by the Retirees' Association of its stayed lawsuit with prejudice and the dismissal of the stayed lawsuit by the individual plaintiffs without prejudice. The settlement agreement includes the following terms among others:

- continues the elimination of the SRBR, and, in lieu of the SRBR, establishes a "Guaranteed Purchasing Power" provision, to apply prospectively, in order to maintain the monthly allowance for current and future Tier 1 retirees at 75% of the purchasing power in effect as of the date of retirement;
- provides for the implementation of a new lowest cost healthcare plan for retirees who are members of the FCERS or PFDRP defined benefit retiree healthcare plan and additionally provides that the lowest cost plan for current and future retirees will be permanently set such that it is neither higher nor lower than the "Silver" level as specified in the Affordable Care Act ("ACA") in effect as of July 2015. The settlement agreement further specifies that the healthcare plan must provide at least 70% (the "floor") but no more than 79% (the "ceiling") of the current ACA "Silver" definition:
- allows retirees who are members of the FCERS or PFDRP defined benefit retiree healthcare
 plan to be eligible for in-lieu premium credit of 25% for the monthly premium of the lowest
 cost healthcare plan and dental plan;
- provides for the City's payment of partial cost reimbursement, not to exceed \$1.25 million for all reimbursements, for healthcare premium costs for those retirees or their surviving beneficiaries who receive a pension of \$54,000 or less and who were enrolled in a pre-Medicare healthcare plan between January 2013 and December 2016;
- specifies that the Retirees' Association will have the right to tender to the City defense of any lawsuit brought by a retiree member against the Retirees' Association challenging the settlement agreement; and
- provides that the City will pay the attorneys' fees of the Retirees' Association related to Measure B in the amount of \$500,000.

11. Workers' Compensation Program Audit

The City is self-insured and self-administered for workers' compensation with claims paid on a "pay as you go" basis. The City budgets for workers' compensation payouts based on prior year payout history.

Pursuant to City Council direction, the City's Worker's Compensation Program has been fully outsourced to Intercare, a third-party administrator ("Intercare"). As of September 1, 2018, all inhouse claims were electronically transferred to Intercare with all open claims administered by Intercare staff.

As of March 1, 2019, open claims data for Intercare were at 2,647. The total number of open claims has been significantly reduced (by approximately 15%) since June 30, 2018 when the open claim inventory was 3,120 (Intercare - 1,488, City of San José - 1,632). This was in large part a result of Intercare's triage process.

The City conducted a Request for Proposal process for a third-party administrator to provide all services related to the City's Workers' Compensation Program to commence on July 1, 2019, which was approved by the City Council in June 2019. Intercare was awarded a three year contract that began July 1, 2019.

As a result of the transfer of all claims administration to Intercare, the City anticipates no longer being subject to state audits related to the City's workers' compensation program in the future. The last state audit of the City's workers' compensation program was in 2016. The City anticipated the possibility of being subject to a re-audit by the State in the end of 2018. The City is not aware of any pending audits by the State of the City's workers' compensation program.

12. Tax Abatement Disclosure

As of June 30, 2019, the City provides tax abatements through three programs - the Business Cooperation Program, Storefronts Assistance Grant Program, and the Downtown High-rise Incentive Program:

i. Business Cooperation Program ("BCP") is designed to provide incentives for anyone conducting business in the City to obtain a Use Tax Direct Payment Permit from the State of California Board of Equalization pursuant to the State Sales and Use Tax Regulation 1699.6; or establish a point of sale in the City by changing their business operations for the business-to-business transaction. The BCP is also designed to provide incentives for anyone constructing or building in the City to obtain a Sub Seller's Permit for their job site in San José from the State of California Department of Tax and Fee Administration (previously the Board of Equalization) pursuant to State regulations and procedures.

The benefit derived by the City from having businesses obtain Use Tax Direct Pay Permit, Sub Seller's Permit, or Seller's Permit ("Permits") for point of sales transaction in San José is that the business reports the local use tax component to the jurisdiction in which the property is located at the time the State use tax is reported, thus ensuring that the City receives the entire local component of the use tax. The City rebates participating companies a rebate in the amount of 20% - 30% of the net new revenue received. The City also compensates the Consultant 20% of the net new revenue received.

ii. Storefronts Assistance Grant Program is an incentive program designed to fill ground-floor vacant spaces in the City. The program also supports existing retail businesses in these areas with permit costs related to adding outdoor seating. To address vacant storefronts, the City implemented an incentive package to lower barriers to entry for small business. The City Council approved the implementation of the Program in 2013, and through the budget process, City Council allocated up to \$250,000 to reimburse eligible businesses for City permit fees and taxes in FY 2019.

iii. Downtown High-Rise Residential Incentive Program

The City has had several iterations of a program designed to spur high-rise development in downtown. As of June 30, 2019, the Downtown High-Rise Residential Incentive Program ("Program") suspends 50% of construction taxes on high-rise developments in the Downtown Area and allows for payment of the taxes to be delayed until the issuance of the Certificate of Occupancy. It also provides a suspension of affordable housing in-lieu fees. The program is available for new construction of residential buildings of at least twelve (12) stories in height in the Downtown Planned Growth Area. Projects must meet several other criteria to qualify, including timing of the building permits and obtaining certificate of occupancy.

	Am	ount of
	Taxes	Abated
Tax Abatement Program	(in the	usands)
Business Cooperation Program (BCP)	\$	157
Storefronts Assistance Grant Program		201
Downtown High-Rise Residential Incentive Program		0

C. Successor Agency to the Redevelopment Agency of the City of San José

1. Cash and Investments Held by SARA

The SARA's cash and investments consist of the following at June 30, 2019 (in thousands):

Cash and investments	\$ 56,437
Restricted cash and investments	 117,797
Total cash and investments	\$ 174,234

A summary of SARA's cash and investments at June 30, 2019 is as follows:

	Moody's Credit		М	aturi	ty (in Days)		_ Ba	alance at
	Rating	l	Jnder 30	;	31-180	18	1-365		June 30
Investments:									
LAIF	Not Rated	\$	-	\$	56,337	\$	-	\$	56,337
Money Market Mutual Funds	Aaa		117,797		-		-		117,797
Subtotal Investments									174,134
Bank Deposits									100
Total Cash and Investments								\$	174,234

The SARA categorizes its fair value measurements within the fair value hierarchy established by GAAP. The Money Market Mutual Funds and LAIF are valued by net asset value. The inputs and techniques used for securities are not necessarily an indication of risk associated with investing in these securities. The SARA's investments in Money Market Mutual Funds and LAIF are not subject to the fair value hierarchy.

The LAIF is part of the State's Pooled Money Investment Account that allows cities, counties and special districts to place money into the fund. LAIF operating accounts allow a maximum of 15 transactions per account in a calendar month. The transaction amount shall be no less than \$5,000 and in increments of a thousand. LAIF allocates interest earnings once every quarter. The interest earnings can be withdrawn in exact amount at any time. LAIF bond accounts have no restrictions on the amounts allowed on deposit, but are limited to one withdrawal every 30 days.

2. Property Held for Resale by SARA

Property held for resale is recorded as an asset at the lower of cost or net realizable value. The SARA recorded certain capital assets originally received from the Agency as property held for resale. On September 8, 2014, the State Department of Finance ("DOF") approved the Long-Range Property Management Plan ("LRPMP"), which specifies the disposition of SARA properties. The SARA properties designated for sale under the LRPMP are to be sold in accordance with the Asset Disposition Schedule and the Disposition Process for Sale of Properties, both of which are subject to the approval of the Oversight Board. All properties were disposed of during the year.

A summary of changes of the property held for resale during the year ended June 30, 2019 is as follows:

Property Description	Jul	y 1, 2018	P	ddition	Disposal	T	ransfer	June 30, 2019		
N. San Pedro Housing site	\$	33,457	\$	3,090	\$ (30,694)	\$	(5,853)	\$	-	

In FY 2019, the SARA disposed multiple properties of the North San Pedro Housing site as described below:

- In August 2018, the SARA sold one property commonly known as Block D to TM San Jose 78, LLC for \$1,585,000. The property had the net book value of \$496,000 and the SARA recognized a gain of \$1,080,000 after transaction costs of \$9,000. At the close of escrow, the net sale proceeds of \$1,576,000 were remitted to the County Auditor-Controller and were subsequently distributed to the appropriate local taxing entities per the Health and Safety Code.
- In September 2018, the SARA sold one property commonly known as Block E to First American Exchange Company, LLC as Qualified Intermediary for San Pedro Life I, LLC for \$4,705,000. The property had the net book value of \$2,590,000 and the SARA recognized a gain of \$2,100,000 after transaction costs of \$15,000. At the close of escrow, the net sale proceeds of \$4,690,000 were remitted to the County Auditor-Controller and were subsequently distributed to the appropriate local taxing entities per the Health and Safety Code.
- In September 2018, the SARA sold one property commonly known as Block B/F to 171 W. Julian Street Apartments Investors LLC for \$10,289,000. The property had the net book value of \$27,609,000 and the SARA recognized a loss of \$17,350,000 after transaction costs of \$30,000. At the close of escrow, the net sale proceeds of \$10,259,000 were remitted to the County Auditor-Controller and were subsequently distributed to the appropriate local taxing entities per the Health and Safety Code.
- In December 2018, one property commonly known as Block G (Bassett Street and Terraine Street) has been transferred from the SARA to First Community Housing. The property had the net book value of \$5,125,000 and SARA recognized a loss of \$5,125,000.
- In January 2019, one property commonly known as North San Pedro or Bassett Street Park (75 Bassett Street) has been transferred from the SARA to the City. The property had the net book value of \$728,000 and SARA recognized a loss of \$728,000.

3. Capital Assets Held by SARA

The following is a summary of capital assets activity for the year ended June 30, 2019 (in thousands):

	<u>July</u>	<u>1, 2018</u>	Addition	Disposal		Transfer	June	30, 2019
Capital assets, not being depreciated:								
Land	\$	47,677	\$ -	\$	(16,851)	\$ (27,934)	\$	2,892
Total capital assets, not being depreciated		47,677	-		(16,851)	(27,934)		2,892
Capital assets, being depreciated:								
Buildings		82,610	-		(7,155)	-		75,455
Building and other improvements		108	-		(108)	-		-
Equipment		1,145	-		(1,145)	-		-
Total capital assets, being depreciated		83,863	-		(8,408)	-		75,455
Less accumulated depreciation:								
Buildings		25,172	1,977		(2,292)	-		24,857
Building and other improvements		68	2		(70)	-		-
Equipment		1,145	-		(1,145)	-		-
Total accumulated depreciation		26,385	1,979		(3,507)	-		24,857
Total capital assets, being depreciated, net		57,478	(1,979)		(4,901)	-		50,598
Total capital assets, net	\$	105,155	\$ (1,979)	\$	(21,752)	\$ (27,934)	\$	53,490

On August 27, 2015, the Oversight Board approved a revised Asset Disposition Schedule for the non-governmental purpose properties listed on the LRPMP, and approved the Disposition Process For Sale of Properties, which requires the sale of assets either through an open and competitive solicitation process or through a direct sale to the affected taxing entities or a non-profit organization. Additional amendments to the Asset Disposition Schedule were approved by the Oversight Board on January 14, 2016, April 28, 2016, October 27, 2016, and April 13, 2017.

In FY 2019, the SARA disposed the following properties:

- On August 24, 2018, the SARA transferred properties commonly known as Diridon Properties (8, 102, 105, 150 S Montgomery St., 510 W San Fernando St., 645 Park Ave.) to the City with a net book value of \$27,934,000. The transfer was pursuant to the compensation agreement entered into by and among the SARA, the City, and certain taxing entities (local agencies and school districts) as prescribed under the Health and Safety Code, on January 1, 2018.
- On October 9, 2018, the SARA sold one property, San Jose Stage (490 South 1st Street), for \$2,300,000. The property had the net book value of \$1,022,000 and the SARA recognized a gain of \$1,270,000 after transaction costs of \$8,000. At the close of escrow, the net sale proceeds of \$2,292,000 were remitted to the County Auditor-Controller and were subsequently distributed to the appropriate local taxing entities per the Health and Safety Code.
- On October 10, 2018, the SARA sold one property, South Hall Convention Center (107 Balbach Street), to the City for \$47,000,000. The property had the net book value of \$14,558,000 and the SARA recognized a gain of \$32,428,000 after transaction costs of \$14,000. A portion of the proceeds were used to pay off the HUD loan totaling \$16,310,000 principal plus \$82,000 accrued interest. At the close of escrow, the remaining net sale proceeds of \$30,594,000 were remitted to the County Auditor-Controller and were subsequently distributed to the appropriate local taxing entities per the Health and Safety Code.
- On December 27, 2018, the SARA sold one property, Jose Theater (62 South 2nd Street), for \$2,139,000. The property had the net book value of \$5,709,000 and the SARA recognized a loss of \$3,578,000 after transaction costs of \$8,000. At the close of escrow, the net sale proceeds of \$2,131,000 were remitted to the County Auditor-Controller and were subsequently distributed to the appropriate local taxing entities per the Health and Safety Code.
- On April 29, 2019, the SARA disposed all equipment with net book value of zero. The equipment had an initial book value of \$1,145,000, which was fully depreciated.

4. Summary of SARA's Long-Term Debt

The following is a summary of long-term debt of the SARA as of June 30, 2019 (in thousands):

Type of Indebtedness	Purpose	C	Original Issue Amount	Issue Date	Maturity Date	Interest Rate Range	Annual Principal Installments		ne 30, 2019 Balance
Senior Tax Allocation Bonds: 2017 Refunding Bonds Series A	Refunding - merged area projects	\$	79,825	12/21/2017	8/1/2035	5.00%	\$0 - 53,810	\$	79,825
2017 Refunding Boonds Series A-T Total Senior Tax Allocation Bonds	Refunding - merged area projects		1,333,325	12/21/2017	8/1/2034	1.90-3.38%	\$32,910 - 93,735	_	1,247,600 1,327,425
Subordinate Tax Allocation Bonds: 2017 Refunding Bonds Series B Total Subordinate Tax Allocation Bonds	Refunding - merged area projects		264,390	12/21/2017	8/1/2029	2.00-5.00%	\$7,820 - 29,835	_	240,155 240,155
Other Long-Term Debt: City of San José (SERAF) Loan City of San José (SERAF) Loan City of San José - Parking Fund Loans	Fund the State's SERAF Payment Fund the State's SERAF Payment Fund debt service		12,816 10,000 13,528	2010-2011 2010-2011 2006-2011	6/30/2020 6/30/2020 6/30/2020	3.00% 3.00% 3.00%	\$0 - 15,561 \$0 - 12,441 \$0 - 13,528		15,945 12,742 17,862
Total Other Long-Term Debt Total Long-Term Debt								\$	46,549 1,614,129

A summary of the changes in long-term debt and other obligations for the year ended June 30, 2019 follows (in thousands):

	Jui	ne 30, 2018	Add	ditions	Re	eductions	Ju	ne 30, 2019	 ount Due thin One Year
Senior Tax Allocation Bonds:								<u> </u>	
2017 Refunding Bonds Series A	\$	79,825	\$	-	\$	-	\$	79,825	\$ -
2017 Refunding Bonds Series A-T		1,333,325		-		(85,725)		1,247,600	70,570
Subtotal Senior Tax Allocation Bonds		1,413,150		-		(85,725)	_	1,327,425	70,570
Subordinate Tax Allocation Bonds:									
2017 Refunding Bonds Series B		264,390		-		(24,235)		240,155	20,190
Subtotal Subordinate Tax Allocation Bonds		264,390		-		(24,235)		240,155	20,190
Other Long -Term Debt:									
HUD Section 108 Loan (CIM)		7,715		-		(7,715)		-	-
HUD Section 108 Loan (Story & King)		10,485		-		(10,485)		-	-
City of San José - SERAF Loans (Principal)		22,816		-		-		22,816	22,816
City of San José - SERAF Loans (Interest)		5,186		685		-		5,871	5,871
City of San José - Parking Fund Loans (Principal)		13,528		-		-		13,528	13,528
City of San José - Parking Fund Loans (Interest)		4,397		-		(63)		4,334	4,334
City of San José - Reimbursement Agreement		1,421		867		(2,288)		<u>-</u> _	-
Subtotal Other Long-Term Debt		65,548		1,552		(20,551)		46,549	46,549
Subtotal Long-Term Debt before Unamortized		1,743,088		1,552		(130,511)		1,614,129	137,309
Issuance Premium (Discount), Net		49,025		-		(4,204)		44,821	4,205
Total Long-Term Obligations	\$	1,792,113	\$	1,552	\$	(134,715)	\$	1,658,950	\$ 141,514

Total Redevelopment Property Tax Trust Fund ("RPTTF") revenue distributed by the County to the SARA in the FY 2019 was \$190,334,000, which was used to pay debt service and debt related expenses on the Successor Agency Senior and Subordinate Tax Allocation Refunding Bonds and enforceable obligations. During the year ended June 30, 2019, the County withheld \$36,410,000 in RPTTF for payments of its current year's pass-through payments. The RPTTF revenue excludes the San José Unified School District senior pass-through (\$5,850,000), AB1290 subordinate pass-through (\$24,396,000), and residual balance (\$46,730,000) distributed to taxing entities.

2017 Tax Allocation Refunding Bonds

On December 21, 2017, the SARA issued the 2017 Refunding Bonds pursuant to an Indenture of Trust dated as of December 1, 2017 ("2017 Indenture"), by and between the SARA and Wilmington Trust, National Association, as trustee ("Trustee"). The 2017 Refunding Bonds were issued in the aggregate principal amount of \$1,677,540,000, in two senior series and one subordinate series. The senior series bonds, collectively known as 2017 Senior Tax Allocation Refunding Bonds, consist of \$79,825,000 of the tax-exempt senior lien 2017 Series A Bonds ("2017A Bonds") and \$1,333,325,000 of taxable senior lien 2017 Series A-T Bonds ("2017A-T Bonds"). The subordinate series bonds, described as 2017 Subordinate Tax Allocation Refunding Bonds, consist of \$264,390,000 of tax-exempt subordinate lien 2017 Series B Bonds.

Proceeds of the 2017 Refunding Bonds were used to (i) redeem and defease or prepay 23 series of Successor Agency Senior and Subordinate Tax Allocation Refunding Bonds, the 4th and San Fernando Parking Facility Pledge Agreement entered into in connection with the Financing Authority's Series 2001A Bonds and the Second Amended and Restated Reimbursement Agreement entered into in connection with the Financing Authority's Series 2001F and 2001G Bonds (paid in full in September 2018), all as listed in the previous table and (ii) pay the costs of issuing the 2017 Refunding Bonds, including the cost of debt service reserve insurance policies. The refunding resulted in a difference between the reacquisition price (the amount required to repay previously issued debt in a refunding transaction) and the net carrying amount of the Refunded Obligations. This difference was reported as deferred outflows of resources in the Statement of Fiduciary Net Position and is being amortized over the next 17 years.

The 2017 Refunding Bonds are secured and payable from Tax Revenues and certain funds and accounts held by the Trustee. Tax Revenues are generally defined in the 2017 Indenture as the portion of property tax revenues collected in the Merged Project Area derived from incremental growth in assessed property values over the initial base year values in each of 17 component areas, less certain County administrative fees and the AB1290 statutory pass-through payment to the San José Unified School District and excluding the amounts collected pursuant to the pension override or State Water Project override provisions of the Redevelopment Dissolution Law. All other AB1290 statutory pass-through payments and the negotiated pass-through payments to Santa Clara County are subordinate to the payment of debt service on the 2017 Refunding Bonds and other payment obligations under the 2017 Indenture. Under the distribution provisions of the Redevelopment Dissolution Law, AB1290 statutory pass-through payments and negotiated pass-through payments are made from funds on deposit in the RPTTF before funds are transferred to the SARA for the payment of enforceable obligations (including payment of debt service on the 2017 Refunding Bonds unless there are insufficient funds to pay such debt service and other payment obligations under the 2017 Indenture and certain other conditions are satisfied). Such conditions include the timely filing of a Notice of Insufficiency by the SARA in accordance with the Redevelopment Dissolution Law and the concurrence by the State Controller that there are insufficient funds for such purpose. The SARA has covenanted in the 2017 Indenture to comply with the provisions of the Redevelopment Dissolution Law related to placing its obligations under the 2017 Indenture on the recognized obligations under the 2017 Indenture throughout the term of the 2017 Refunding Bonds and, if applicable, file a Notice of Insufficiency in the event that are insufficient Tax Revenue to make payment of debt service or other payment obligations under the 2017 Indenture.

The SARA has covenanted in the 2017 Indenture to take such actions as required under the Redevelopment Dissolution Law to include in each annual Recognized Obligation Payment Schedule the amount of debt service on the 2017 Refunding Bonds so as to enable the County Auditor-Controller to distribute from the RPTTF to SARA on each January 2 and June 1 the amounts required

for the SARA to pay principal of, and interest on, the 2017 Refunding Bonds coming due in the respective six-month period. These actions will include, without limitation, placing on the periodic Recognized Obligation Payment Schedule for approval by the Oversight Board and DOF the amounts to be held by the SARA as a reserve until the next six-month period, as contemplated by the Redevelopment Dissolution Law, that are necessary to comply with the 2017 Indenture.

A separate municipal bond debt service reserve policy issued by Build America Mutual Assurance Company ("BAM") was deposited in the Senior Bonds Reserve Account of the Bond Reserve Fund for the 2017 Senior Tax Allocation Refunding Bonds ("2017 Senior Bonds Reserve Policy") and in the Subordinate Bonds Reserve account of the Bond Reserve Fund for the 2017 Subordinate Tax Allocation Bonds ("2017 Subordinate Bonds Reserve Policy"). The 2017 Senior Bonds Reserve Policy is in the amount of \$112,102,000, which is equal to the Senior Bonds Reserve Requirement under the 2017 Indenture. The 2017 Subordinate Bonds Reserve Policy is in the amount of \$30,978,000, which is equal to the Subordinate Bonds Reserve Requirement under the 2017 Indenture.

The 2017 Senior Bonds Reserve Policy will terminate the earlier to occur of (i) the date on which the 2017 Senior Tax Allocation Refunding Bonds are no longer outstanding under the 2017 Indenture and (ii) August 1, 2035. The 2017 Subordinate Bonds Reserve Policy will terminate the earlier to occur of (i) the date on which the 2017 Subordinate Tax Allocation Refunding Bonds are no longer outstanding under the Indenture and (ii) August 1, 2029. Per the terms of the 2017 Indenture, the SARA is not obligated to replace either reserve policy or to fund either reserve account with cash if, at any time that the 2017 Senior Tax Allocation Refunding Bonds or 2017 Subordinate Tax Allocation Refunding Bonds are outstanding, amounts are not available under such policy or if the rating of the claims-paying ability of BAM is downgraded, suspended or withdrawn.

The 2017 Senior Tax Allocation Refunding Bonds were rated "AA" by Standard & Poor's and Fitch and the 2017 Subordinate Tax Allocation Refunding Bonds were rated "AA-" by Standard & Poor's and Fitch.

2017 Senior Tax Allocation Refunding Bonds - The 2017 Senior Tax Allocation Refunding Bonds were issued in two series – the tax-exempt 2017A Bonds and the taxable 2017A-T Bonds, with a parity senior lien on Tax Revenues. The 2017A Bonds are structured as two serial maturities in 2034 and 2035; both maturities bear interest at 5% per annum. The 2017A-T Bonds are structured as serial maturities in 2018 through and including 2029 and a term bond of \$361,845,000 maturing in 2034 with mandatory payment of principal beginning on August 1, 2030 through final maturity on August 1, 2034. The 2017A-T Bonds bear interest at rates ranging from 1.898% to 3.375% per annum. The 2017A-T Bonds have nearly \$183,000,000 in par subject to call on or after August 1, 2027. The total debt service payments on the 2017 Senior Tax Allocation Refunding Bonds was \$128,068,000 for the year ended June 30, 2019. The principal and interest remaining on the 2017 Senior Tax Allocation Refunding Bonds as of June 30, 2019 is \$708,439,000.

2017 Subordinate Tax Allocation Refunding Bonds - The 2017 Subordinate Tax Allocation Refunding Bonds are structured as serial tax-exempt bonds with maturities in 2018 through 2029; and bear interest at rates ranging from 2% to 5% per annum. The 2017 Subordinate Tax Allocation Refunding Bonds are callable on or after August 1, 2027 at par. In total, nearly \$97,000,000 in par is subject to this ten-year par call. The 2017 Subordinate Tax Allocation Refunding Bonds are payable from Tax Revenues on a subordinate basis to the 2017 Senior Tax Allocation Refunding Bonds. The debt service payment on the 2017 Subordinate Tax Allocation Refunding Bonds was \$36,758,000 for the year ended June 30, 2019. The principal and interest remaining on the 2017 Subordinate Tax Allocation Refunding Bonds as of June 30, 2019 is \$302,657,000.

2017 Refunding Bonds -- Events of Default - The events of default under the 2017 Indenture for the 2017 Refunding Bonds are : (i) failure to pay debt service when due; (ii) failure to comply with covenants and conditions of the 2017 Indenture or the 2017 Refunding Bonds or any Senior Parity Debt Instrument or Subordinate Parity Debt Instrument (as those terms are defined in the 2017 Indenture) and such default shall have continued for a period of 30 days following SARA's receipt from the Trustee or any bond owner of written notice of the occurrence of such default, provided that if in SARA's reasonable opinion the failure stated in the notice can be corrected, but not within such 30 day period, such failure will not constitute an event of default if corrective action is instituted by the SARA within such 30 day period and SARA thereafter diligently and in good faith cures such failure in a reasonable period of time; (iii) bankruptcy or similar debtor relief proceedings. In the event of default, the Trustee may or if requested by the owners of a majority of the principal amount of the outstanding 2017 Senior Tax Allocation Refunding Bonds or the 2017 Subordinate Tax Allocation Refunding Bonds, as applicable, shall, subject to the provisions of the 2017 Indenture, exercise any remedies available to the Trustee in law or at equity. The 2017 Indenture does not provide for acceleration of payment of the 2017 Refunding Bonds. The 2017 Indenture, however, provides for application of Tax Revenues upon an event of default in the order of priority set forth in the 2017 Indenture.

As of June 30, 2019, the amounts to be paid from the escrow funds established for the Refunded Obligations are as follows (in thousands):

Redevelopment Agency Bonds Refunded in 2017 Escrow Accounts		Redemption
(December 21, 2017)	Amount	Date
RDA Housing Set-Aside Tax Allocation Bonds Series 2010A-1	\$ 52,820	8/1/2020

HUD Section 108 Loans – In 2006, the Agency received loan proceeds totaling \$31,000,000 under the provisions of HUD Section 108 program. The proceeds were used to finance the CIM Mix-used Project (Central Place/ Tower 88) (\$13,000,000) and for reimbursement of costs incurred on the Story/King Retail Project (\$18,000,000).

On October 10, 2018, the SARA sold one property (Convention Center South Hall Site) to the City for \$47,000,000. The property was used as collateral for HUD loans associated with the former Agency which (\$16,310,000 principal plus \$82,000 accrued interest) were paid in full at closing. The remaining net sale proceeds from the property in the amount of \$30,594,000 were remitted to the County Auditor-Controller and subsequently distributed to the appropriate local taxing entities per the Health and Safety Code.

Supplemental Educational Revenue Augmentation Funds (SERAF) Loan – On July 24, 2009, the State Legislature passed AB 26 X4, which required redevelopment agencies statewide to deposit a total of \$2,050,000,000 of property tax increment in a Supplemental Educational Revenue Augmentation Funds ("SERAF") to be distributed to meet the State's Proposition 98 obligations to schools. The Agency's SERAF obligation was \$62 million in FY 2010 ("2010 SERAF Obligation") and \$12.8 million in FY 2011 ("2011 SERAF Obligation"). Payments were made by May 10th of each respective fiscal year.

On May 4, 2010, the Agency and the City entered into a loan agreement where the City agreed to loan the Agency through two separate payments (May 2010 and May 2011) a combined amount of \$75 million to pay the 2010 SERAF Obligation and the 2011 SERAF Obligation ("SERAF Loan"). The sources of the SERAF Loan to pay the 2010 SERAF Obligation (\$62 million) were \$40 million from the City's Low and Moderate Income Housing Fund that had been made available following the issuance of the 2010 Housing Series C Bonds, which was specifically authorized by the legislation,

and idle moneys from the City special funds (\$10 million) and funds from the Financing Authority's Commercial Paper Program (\$12 million). The source of the SERAF Loan to pay the 2011 SERAF Obligation was \$12.8 million from the City's Low and Moderate Income Housing Fund. The Low and Moderate Income Housing Fund was subsequently renamed as the Low and Moderate Income Housing Asset Fund.

The Redevelopment Dissolution Law provides that all prior loans made between the City and the Agency, except for loans made from the Low and Moderate Income Housing Asset Fund for payment of SERAF, were invalidated as of February 1, 2012, but may be reinstated once certain conditions related to dissolution are met by the SARA as more particularly discussed below in the Parking Fund Loans section. As such, the \$10 million used to pay a portion of the 2010 SERAF Obligation and its related accumulated interest in the amount \$160,000 from the City special funds other than the Low and Moderate Income Housing Asset Fund was invalidated under this provision and was recorded as part of the SARA's extraordinary items in 2012. In addition, interest accrued in excess of the LAIF rates pursuant to the Redevelopment Dissolution Law in the amount of \$2.9 million were also invalidated in 2012.

The remaining source of the SERAF Loan used to pay the 2010 SERAF Obligation (\$40 million of 2010 Series C Housing Bonds and \$12 million from the Financing Authority's Commercial Paper program) were assumed by the SARA and were listed in the ROPS as enforceable obligations. The source of funds used to pay the 2011 SERAF Obligation was determined to be a housing asset and was transferred to the City as the Successor Housing Agency and was also listed on the ROPS as an enforceable obligation.

On February 15, 2013, the DOF determined that a significant portion of the SERAF Loan used to pay a portion of the 2010 SERAF Obligation (\$40 million of 2010 Housing Series C Bonds and \$12 million from the Financing Authority's Commercial Paper program) should not be reported in the ROPS as an enforceable obligation since the sources of the SERAF Loan were already listed on the ROPS.

On May 26, 2016, the Oversight Board approved a partial reinstatement of the SERAF Loan used to pay the 2010 SERAF Obligation to restore the moneys originally loaned from the City's special funds in the amount of \$10 million and also approved the repayment schedule for the source of funds used to pay the 2011 SERAF Obligation in the amount of \$12.8 million plus accrued interest. The Oversight Board determined that the remaining portion of the SERAF Loan used to pay the 2010 SERAF Obligation in the amount of \$52 million plus accrued interest in the amount of \$905,000 is not an enforceable obligation and directed the SARA to remove that portion of the loan from its financial statements. These actions were subsequently approved by the Successor Agency Board on June 28, 2016.

On May 17, 2017, the DOF approved the ROPS 17-18, which included the SERAF loans from the City of San José in the principal amount of \$22,816,000.

As of June 30, 2019, the remaining portion of the SERAF Loan has an outstanding principal and accumulated accrued interest balance of \$22,816,000 and \$5,871,000, respectively, and bears a simple interest rate of 3%. The SARA is anticipated to pay the amount owed in full to the City in FY 2020.

The terms and repayment schedule of the SERAF Loan, as reinstated, were revised to conform with the Redevelopment Dissolution Law. The City's remedies against the SARA in the event of SARA's default on the SERAF Loan would also be subject to the Redevelopment Dissolution Law.

Parking Fund Loans – Effective February 1, 2012, all redevelopment agencies in the State of California were dissolved pursuant to AB XI 26, and with narrow exceptions, loans between cities and their redevelopment agencies were invalidated by AB XI 26, which was subsequently amended by AB 1484 and SB 107 (collectively, "Dissolution Legislation"). However, with the approval of AB 1484 in June 2012, certain loans may be reinstated as enforceable obligations of the Successor Agency contingent upon the following: 1) a finding by the California Department of Finance (DOF) that certain specified audits of the Successor Agency have been completed (evidenced by a Finding of Completion), and 2) a finding by the Oversight Board of the Successor Agency that these loans were for legitimate redevelopment purposes. If a loan is reinstated pursuant to these provisions of AB 1484, the loan terms need to be revised to conform to statutory criteria for interest calculations and repayment priorities.

The Parking Fund Loans were reinstated as enforceable obligations on ROPS 17-18 in accordance with Health and Safety Code Section 34191.4 (b) with Oversight Board approval on January 12, 2017. The DOF approved the Parking Fund Loans on March 28, 2017. Because the loans are reinstated City loans, the principal outstanding will accrue 3% simple interest and be paid on ROPS 19-20. As of June 30, 2019, the Parking Fund Loans have outstanding principal and accumulated accrued interest balance of \$13,528,000 and \$4,334,000, respectively. The SARA is anticipated to pay the amount owed in full to the City in FY 2020.

The terms and repayment schedule of the Parking Fund Loan, as reinstated, were revised to conform with the Redevelopment Dissolution Law. The City's remedies against the SARA in the event of SARA's default on the Parking Fund Loan would also be subject to the Redevelopment Dissolution Law.

Tax Sharing Agreement with the County of Santa Clara – Prior to 1994, the Redevelopment Law authorized redevelopment agencies to enter into tax sharing agreements with school districts and other taxing agencies to alleviate any financial burden or detriments to such taxing agencies caused by a redevelopment project. In 1983, the Agency and County entered into a tax sharing agreement ("Original Agreement") under which the Agency would pay a portion of tax increment revenue generated in the Merged Area ("County Pass-Through Payment"). On December 16, 1993, the Agency, the County, and the City entered into a settlement agreement, which continued the County Pass-Through Payment.

On May 22, 2001, the County, the City and the Agency approved an Amended and Restated Agreement ("Amended Agreement"), which amended and restated the Original Agreement in its entirety. In addition to the continued Pass-Through Payment, the Amended Agreement delegated to the County the authority to undertake redevelopment projects in or of benefit to the Merged Area, and required the Agency to transfer funds to the County to pay for such projects ("Delegated Payment"). Until June 30, 2004, the Delegated Payment was equal to the County Pass-Through Payment. After January 1, 2004, 20% of the proceeds of any debt secured by the Agency's Tax Increment Revenues (excluding bonds payable from Housing Set-Aside and refunding bonds) was required to be paid to the County as the Delegated Payment.

Debt Service Requirements – The debt service requirements for all debt are based upon a fixed rate of interest.

The annual requirements to amortize outstanding tax allocation bonds and other long-term debt outstanding at June 30, 2019, including mandatory sinking fund payments, are as follows (in thousands):

Year Ending						
June 30	Principal	Interest				
2020	\$ 90,760	\$	52,292			
2021	93,250		49,704			
2022	95,940		46,890			
2023	98,880		43,842			
2024	102,035		40,555			
2025-2029	542,495		145,929			
2030-2034	431,485		59,063			
2035-2036	112,735		5,241			
Total	\$ 1,567,580	\$	443,516			

Long-Term Reimbursement Agreement – When redevelopment property tax revenues are not sufficient to cover the SARA's enforceable obligations, the City Council has committed other sources of funding to cover costs related to the SARA annual administrative budget and City support service expenses. On September 26, 2013 (as amended on August 27, 2015), the City and the SARA entered into an Amended and Restated Long-Term Reimbursement Agreement in order to establish an obligation for the SARA to repay the City for these advances.

Effective September 22, 2015, with the passage of SB 107, a city may loan funds to a successor agency that receives an insufficient distribution from the RPTTF and an enforceable obligation shall be deemed to be created for such loans. The receipt and use of such funds shall be reflected on the ROPS and subject to the approval of the Oversight Board. The interest payable on any such loan shall be calculated on a fixed annual simple basis at a rate not to exceed the most recently published interest rate for funds deposited into the Local Agency Investment Fund during the previous fiscal quarter. The repayment of such loan shall be subordinate to other approved enforceable obligations. Given the relevant provisions of SB 107, a reimbursement agreement is no longer necessary to establish the obligation to repay such loan.

As of June 30, 2019, the total outstanding advances from the City of \$2,288,000 was paid in full.

5. Commitments and Contingencies Related to SARA

Risk Management

The SARA is exposed to various risks of loss related to torts, theft, damage to and destruction of assets, errors and omissions, general liabilities for which the SARA carries a property and casualty insurance policy, or is self-insured. Claim expenses and liabilities are reported when it is probable that a loss has occurred and the amount of the loss can be reasonably estimated using actuarial methods or other estimating techniques. The technique to estimate claims is based on many complex factors, such as inflation, changes in legal doctrines, past settlements, and damages awarded. Accordingly, claims are reevaluated periodically to consider the effects of inflation, recent claim settlement trends (including frequency and amount of pay-outs), and other economic and social factors. The estimated claims liability will include amounts of incremental claims adjustment expense related to specific claims.

The SARA does not have any claims liabilities outstanding at June 30, 2019.

Contractual Commitments

At June 30, 2019, the SARA had \$3,662,000 for contractual obligations and commitments.

D. Subsequent Events

1. City of San José General Obligation Bonds

On July 25, 2019, the City issued \$502,020,000 of General Obligation Bonds ("2019 GO Bonds"), to finance projects and to refund all of the City's outstanding general obligation bonds under four separate authorizations as shown in the table below: (1) Measure T (approved by the voters on November 6, 2018 in the not-to-exceed amount of \$650,000,000 for the purpose of acquiring property for and constructing improvements in order to improve emergency and disaster response, repair deteriorating bridges vulnerable to earthquakes, repave streets and potholes in the worst condition, prevent flooding and water contamination including the acquisition of land in the Coyote Valley for these purposes, and repair critical infrastructure); (2) Measure O (approved by the voters on November 7, 2000 in the not-to-exceed amount of \$211,790,000 for library projects); (3) Measure O (approved by the voters on March 5, 2002 in the not-to-exceed amount of \$159,000,000 for public safety projects); and (4) Measure P (approved by the voters on November 7, 2000 in the not-to-exceed amount of \$228,030,000 for parks projects).

City of San José
General Obligation Bonds
Authorization Level and Issuance Amounts

Authorization	Final Maturity	Meausure O (11/07/2000) Library Projects \$211,790,000	Measure P (11/07/2000) Parks Projects \$228,030,000	Ρι	Meausure O (03/05/2002) ublic Safety Projects \$159,000,000	2019 GO Refunding	Measure T (11/6/2018) Projects \$650,000,000	Issuance Total \$502,020,000
Series 2019A	9/1/2049	\$ -	\$ -	\$	-	\$ -	\$ 173,400,000	\$ 173,400,000
Series 2019B	9/1/2027	-	-		-	-	66,500,000	66,500,000
Series 2019C	9/1/2024	5,905,000	-		3,325,000	-	-	9,230,000
Series 2019C	9/1/2035	-	-		-	148,955,000	-	148,955,000
Series 2019D	9/1/2024	-	-		-	103,935,000	-	103,935,000
Total Issuance to Date		\$ 211,790,000	\$ 228,030,000	\$	159,000,000	\$ 252,890,000	\$ 239,900,000	\$ 502,020,000
Remaining Authorization		\$	\$ -	\$	_	N/A	\$ 410.100.000	

The Series 2019 GO Bonds, with range in various principal maturities from September 1, 2019 to September 1, 2049, were rated "Aa1" from Moody's, "AA+" from Standard & Poor's, and "AA+" from Fitch.

2. Successor Agency to the Redevelopment Agency of the City of San José

On July 8, 2019, the SARA received two letters from the Internal Revenue Service the ("IRS") notifying SARA that three series of Agency Bonds had been selected for audit: \$59,000,000 Merged Area Redevelopment Project Revenue Bonds consisting of the \$29,500,000 1996 Series A and the \$29,500,000 1996 Series B ("Series 1996 Bonds") and the \$240,000,000 Merged Area Redevelopment Project Tax Allocation Bonds, Series 1999 ("Series 1999 Bonds"). The Agency Bonds under audit were refunded by SARA's taxable 2017 Series A-T Senior Taxable Tax Allocation Refunding Bonds.

The SARA anticipates receiving a letter from the IRS in which the IRS advises that it will close the audit of the 1996 Bonds without change to the status of the 1996 Bonds. However, there is no assurance that the IRS will in fact issue such a letter.

On November 12, 2019, the SARA received a Form 5701-B, Notice of Proposed Issue, and Form 886-A, Explanation of Items, from the IRS asserting a rebate liability with respect to the 1999 Bonds as of December 21, 2017, in the amount of \$274,000 (inclusive of interest and penalties through

December 21, 2019). The SARA disagrees with the IRS's assertion and intends to submit a timely response to the Forms 5701-B and 886-A. The SARA has no formal notification or receipt of a "Proposed Adverse Determination" from the IRS that would adversely affect the tax-exempt status of the 1999 Bonds as of the date of this Notice and cannot therefore determine the full scope or exact substance of the same, nor evaluate the probability of success, or appeal or resolution via closing agreement, of the same. The SARA anticipates timely appealing any such Proposed Adverse Determination, if ever issued by the IRS. In the event the IRS were to issue any such Proposed Adverse Determination and, thereafter, prevail in its conclusion that a rebate liability exists with respect to the 1999 Bonds, the SARA does not believe such conclusion will have a material adverse effect on the finances of the SARA.

On July 18, 2019, the SARA transferred the California Theater property (345 South First Street) to the City. The transfer was pursuant to the compensation agreement entered into by and among the SARA, the City and certain taxing entities (local agencies and school districts) as prescribed under the State Health and Safety Code, on April 8, 2019. As of June 30, 2019, the property had a net book value of \$50,690,000.

3. Norman Y. Mineta San José International Airport

On January 15, 2019, the City Council adopted Resolution 78954, which authorized the Director of Aviation to negotiate and execute Signatory and Non-Signatory Airline-Airport Lease and Operating Agreements with any current or new passenger or cargo airlines at the Airport. The effective date of the ("Lease Agreements") was July 1, 2019 for a 10-year term with two 5-year options to extend subject to the mutual agreement of the City and the airlines. The new Lease Agreements include provisions to: 1) allocate the cost of the office and administrative space used by the City and the City's contractors at the Airport to all terminal tenants; 2) pre-approves the TAIP for the Phase II of Terminal B, which can include new Federal Inspection Station ("FIS") Facilities when the Airport reaches an annual rate 550,000 international deplaning passengers for 18 consecutive months; 3) increases current spending limits for terminal and airfield projects from \$5,000,000 to \$10,000,000 without consultation or approval from the Signatory Airlines to fund a capital project; 4) requires Non-Signatory Airlines to pay a 25 percent premium over the rates and charges applicable to Signatory Airlines as well as provide a security deposit; 5) establishes revenue sharing in any year when there is remaining revenue generated at the Airport for Signatory Airlines as follows: a) the Airport will receive the first \$4,000,000 until the Phase II of Terminal B terminal project is completed and occupied and \$2,000,000 thereafter, and b) the rest of the net remaining revenue will be split 60%/40% (Signatory Airlines/Airport) throughout the term.

Beginning in January 2020, Southwest Airlines will add two new destinations to Hawaii: non-stop three days a week service to Kona and non-stop four days a week to Lihue. In May 2020, Air Canada will begin daily round trip service to Toronto, Canada. This will mark the Airport's 10th international non-stop destination.

In September 2019, the Airport entered into an agreement with the TSA to provide \$2,500,000 in federal funding for new security technologies on portions of the Airport perimeter. The TSA will fully reimburse the Airport for expenses incurred for this project, up to the maximum obligation.

On September 27, 2019, Fitch Ratings upgraded the ratings for the City's Airport revenue bonds to "A" with a stable rating outlook. Fitch Ratings also upgraded the underlying rating on the bank note associated with the Airport's Subordinated CP Notes (AMT) to "A-" with a stable rating outlook.

Effective October 1, 2019, the City obtained a new primary airport automobile liability policy with a \$1,000,000 per occurrence limit and \$250,000 deductible per accident. The airport liability policy effective as of October 1, 2019 reduced the excess automobile liability coverage under the prior policy from \$50,000,000 to \$5,000,000 beyond the underlying \$1,000,000 limit.

4. Clean Energy Revolving Credit Agreement

On August 27, 2019, the City transferred \$10,000,000 to the Operating Reserve satisfying the first of three deposits into the operating reserves per the Revolving Credit Agreement.

5. San José /Santa Clara Regional Wastewater Treatment Facility

On August 28, 2019, the California Regional Water Quality Control Board (the "Regional Board") issued Order No. R2-2019-0026 (the "Order") requiring the City, as joint owner and administering agency of the San José/Santa Clara Regional Wastewater Facility (the "RWF"), to submit a plan to clean and close the legacy biosolids ponds (the "legacy lagoons") after conducting an analysis that evaluates the various options to address the Order's site cleanup requirements. The deadline to submit this plan is subject to the Regional Board's approval of the analysis, but it is anticipated to be due in January 2020. The 25 legacy lagoons, comprised of 211 acres, received biosolids material from the RWF through 1974 prior to wastewater pretreatment requirements under the federal Clean Water Act. The legacy lagoons have been tested periodically since 1974 and sample results indicate the biosolids material is below federal hazardous waste standards, and above California requirements for certain metals and organics. The Order would require that the biosolids material be removed and closed from a certain portion of the legacy lagoons (Lagoons 16-19) by January 1, 2021, and from the remaining legacy lagoons by November 1, 2023. The City has retained environmental and engineering consultants to identify and evaluate the site cleanup and closure options. If the Regional Board approves a consolidation and closure plan to consolidate and cap onsite, and does not require additional wetland mitigation off-site, the City estimates the total cost to comply with the site cleanup requirements to be approximately \$15 million. The City is unable at this time to estimate the additional cost if wetland mitigation off-site is required by the Regional Board.

6. Insurance Coverage

This provides the update to Note III.F.13 to City's insurance coverage as of October 1, 2019.

San José Mineta International Airport

Effective October 1, 2019, the City obtained a new primary airport automobile liability policy with a \$1,000,000 per accident limit and \$250,000 retention per accident.

The airport liability policy reduced the liability limits available for losses excess of the primary automobile policy from \$50,000,000 to \$5,000,000 effective October 1, 2019.

Citywide Property Policy

Effective October 1, 2019, the City obtained a new all-risk property policy. The new policy reduced per occurrence policy limits from \$1,500,000,000 to \$1,000,000,000 and reduced limits applicable to the loss peril of flood for locations in high and moderate hazard flood zones (such as Mineta San José International Airport, the SAP Center, and the San José McEnery Convention Center) from \$25,000,000 to \$10,000,000 per occurrence. To mitigate the impact of reduction in flood coverage, the City obtained an excess policy for locations in high and moderate hazard flood zones. The excess policy provides \$15,000,000 in limits excess of the primary property policy on a 50/50 quota share basis, where the City and excess insurer share the financing of losses on a 50/50 basis.

San José-Santa Clara Regional Wastewater Facility

Effective October 1, 2019, the City obtained a new automobile liability policy with a \$1,000,000 per accident limit and \$250,000 retention per accident. The new policy replaced a zero deductible automobile liability policy.

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City of San José Required Supplementary Information (Unaudited) For the Year Ended June 30, 2019

General Fund Schedule of Revenues, Expenditures and Changes in Fund Balance-Budget and Actual (\$000's)

	Budgeted A	mounts	Actual Amounts Budgetary Basis Variance with Final Budget	Actual Amounts Budgetary	Budgetary to GAAP	Actual Amounts
	Original	Final	Over (Under)	Basis	Differences	GAAP Basis
REVENUES				-		
Taxes:						
Property	\$ 325,250	317,750	26,708	344,458	-	344,458
Utility	118,400	122,400	(1,554)	120,846	-	120,846
Franchise	47,475	50,475	(2,078)	48,397	-	48,397
Business Tax	73,874	73,863	3,148	77,011	-	77,011
Other	20,700	19,700	835	20,535	-	20,535
Sales taxes	263,500	233,500	30,030	263,530		263,530
State of California in-lieu	500	500	5	505	-	505
Licenses, permits and fines	76,403	71,414	9,311	80,725	-	80,725
Intergovernmental	13,953	7,044	1,305	8,349	-	8,349
Charges for current services	53,154	53,522	2,124	55,646	-	55,646
Other revenues	42,982	40,403	485	40,888	-	40,888
Investment income	5,654	5,654	1,311	6,965	338	7,303 (1)
Total revenues	1,041,845	996,225	71,630	1,067,855	338	1,068,193
EXPENDITURES						
Current:						
General government	177,125	166,417	(19,327)	147,090	(9,358)	137,732 (2)
Public safety	706,855	640,441	(14,612)	625,829	(3,579)	622,250 (2)
Community services	134,287	124,252	(3,482)	120,770	(5,329)	115,441 (2)
Sanitation	5,598	5,344	(431)	4,913	(69)	4,844 (2)
Capital maintenance	145,036	133,934	(16,775)	117,159	(27,401)	89,758 (2)
Capital outlay	, =	-	12,464	12,464	-	12,464
Debt service:			, -			
Principal	152,307	2,307	(859)	1,448	(28)	1,420
Interest	2,896	995	(157)	838		838
Total expenditures	1,324,104	1,073,690	(43,179)	1,030,511	(45,764)	984,747
Excess (deficiency) of revenues						
over expenditures	(282,259)	(77,465)	114,809	37,344	46,102	83,446
·						
OTHER FINANCING SOURCES (USES)						
Proceeds for sale of capital assets	81,758	1,004	131,699	132,703	-	132,703
Transfers in	9,670	9,578	9,173	18,751	-	18,751
Transfers out	(47,831)	(49,242)	2,819	(46,423)	-	(46,423)
Escrow payment to the County of Santa Clara	- 40.507	- (00,000)	(67,000)	(67,000)		(67,000)
Total other financing sources (uses)	43,597	(38,660)	76,691	38,031		38,031
Net change in fund balance	(238,662)	(116,125)	191,500	75,375	46,102	121,477
Fund balance - beginning	242,801	242,801	8,541	251,342	41,680	293,022
Add beginning encumbrance balance	-	-	-,	38,401	(38,401)	- ,-
•	\$ 4,139	126,676	200,041	365,118	49,381	414,499
i and balance - chang	Ψ -7,100	120,070	200,041	555,110		717,700

Explanation of differences:

See accompanying notes to the required supplementary information.

⁽¹⁾ Gain or loss in fair value of investments are not formally budgeted transactions.

⁽²⁾ Encumbrances of funds for which formal budgets are prepared.

City of San José Housing Activities Fund Schedule of Revenues, Expenditures and Changes in Fund Balance-Budget and Actual For the Year Ended June 30, 2019 (\$000's)

		Actual Amounts Budgetary Basis Variance with	Actual Amounts	Budgetary	Actual
		Final Budget	Budgetary		Amounts
Original	Final	Over (Under)	Basis	Differences	GAAP Basis
\$ 6.953	6.953	8 152	15.105	-	15,105
970	970	1,850	2,820	493	3,313 (1)
15,540	16,054	1,558	17,612	(327)	17,285 (2)
23,463	23,977	11,560	35,537	166	35,703
50,286	71,334	(28,572)	42,762	(22,136)	20,626 (2)
50,286	71,334	(28,572)	42,762	(22,136)	20,626
(26,823)	(47,357)	40,132	(7,225)	22,302	15,077
69	(69)	-	(69)	-	(69)
69	(69)		(69)		(69)
(26,754)	(47,426)	40,132	(7,294)	22,302	15,008
75,539	75,539	-	75,539	57,643	133,182
		-	4,890	(4,890)	-
\$ 48,785	28,113	40,132	73,135	75,055	148,190
	Original \$ 6,953 970 15,540 23,463 50,286 50,286 (26,823) 69 69 (26,754) 75,539	\$ 6,953 6,953 970 970 15,540 16,054 23,463 23,977 50,286 71,334 50,286 71,334 (26,823) (47,357) 69 (69) 69 (69) (26,754) (47,426) 75,539 75,539	Budgetary Basis Variance with Final Budget Over (Under) S 6,953 6,953 8,152 970 970 1,850 15,540 16,054 1,558 23,463 23,977 11,560 50,286 71,334 (28,572) (26,823) (47,357) 40,132 69 (69) - 69 69 (26,754) (47,426) 40,132 75,539 75,539 - - - - - - -	Budgetary Basis Variance with Final Budget Over (Under) Actual Amounts Budgetary Basis \$ 6,953 6,953 8,152 15,105 970 970 1,850 2,820 15,540 16,054 1,558 17,612 23,463 23,977 11,560 35,537 50,286 71,334 (28,572) 42,762 (26,823) (47,357) 40,132 (7,225) 69 (69) - (69) 69 (69) - (69) (26,754) (47,426) 40,132 (7,294) 75,539 75,539 - 75,539 - 4,890	Budgeted Amounts Budgetery Pinal Pinal Budgetery Pinal Pi

Explanation of differences:

- (1) Gain or loss in fair value of investments are not formally budgeted transactions.
- (2) Expenditures and repayments that increase and decrease certain loan receivables for which formal budgets are prepared.

See accompanying notes to the required supplementary information.

City of San José Low and Moderate Income Housing Asset Fund Schedule of Revenues, Expenditures and Changes in Fund Balance-Budget and Actual For the Year Ended June 30, 2019 (\$000's)

		Budgeted Ar	nounts	Actual Amounts Budgetary Basis Variance with Final Budget	Actual Amounts Budgetary	Budgetary to GAAP	Actual Amounts	
	_	Original	Final	Over (Under)	Basis	Differences	GAAP Basis	
REVENUES	_							
Investment income	\$	1,300	1,300	18,782	20,082	963	21,045 (1	1)
Other revenues		41,500	33,500	(13,018)	20,482	(12,229)	8,253 (2	2)
Total revenues	_	42,800	34,800	5,763	40,564	(11,266)	29,298	
EXPENDITURES Current:								
Community services		29,316	42,672	(25,248)	17,424	(6,949)	10,475 (2	2)
Total expenditures	_	29,316	42,672	(25,248)	17,424	(6,949)	10,475	
Excess (deficiency) of revenues								
over expenditures	_	13,484	(7,872)	31,011	23,140	(4,317)	18,823	
OTHER FINANCING SOURCES (USES)								
Transfers out		(479)	(479)	-	(479)	-	(479)	
Total other financing sources (uses)		(479)	(479)		(479)		(479)	
Net change in fund balance		13,005	(8,351)	31,011	22,661	(4,317)	18,344	
Fund balance - beginning		116,324	116,324	-	116,324	262,980	379,304	
Add beginning encumbrance balance					5,337	(5,337)	-	
Fund balance - ending	\$	129,329	107,973	31,011	144,322	253,326	397,648	

Explanation of differences:

- $(1) \ \ Gain\ or\ loss\ in\ fair\ value\ of\ investments\ are\ not\ formally\ budgeted\ transactions.$
- (2) Expenditures and repayments that increase and decrease certain loan receivables for which formal budgets are prepared.

See accompanying notes to the required supplementary information.

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Schedule of Employer Contributions - Defined Benefit Pension Plans

PFDRP Schedule of Employer Contributions

(Dollar Amounts in Thousands)									
	 2019		2018		2017		2016		2015
Actuarially determined contribution	\$ 176,618	\$	157,712	\$	136,957	\$	132,480	\$	129,279
Contributions in relation to the actuarially determined contribution	176,618		157,712		136,957		132,480		129,279
Contribution deficiency (excess)	\$	S		S		S		S	

 Covered payroll
 \$ 218,618
 \$ 203,164
 \$ 188,177
 \$ 186,874
 \$ 180,226

 Contributions as a percentage of covered payroll
 80.79%
 77.63%
 72.78%
 70.89%
 71.73%

E	I 20 2040	I 20 2045	1 20 2047	I 20 2046	I 20 2045			
Fiscal year Valuation date	June 30, 2019 June 30, 2017	June 30, 2018 June 30, 2016	June 30, 2017 June 30, 2015	June 30, 2016 June 30, 2014	June 30, 2015 June 30, 2013			
Actuarial cost method	Entry age	Entry age	Entry age	Entry age	Entry age			
Asset valuation method	5-year smoothed market	5-year smoothed market	5-year smoothed market	5-year smoothed market	5-year smoothed market			
Amortization method	Actuarial gains and losses and plan changes are amortized over closed 15- year periods. Method and assumption changes are amortized over 20-year	Actuarial gains and losses and plan changes are amortized over closed 15-year periods. Method and assumption changes are amortized over 20-year periods. All amortizations are a level percent of payroll.	Actuarial gains and losses					
Discount rate	6.875%	6.875%	7.00%	7.00%	7.125%			
Salary increases	3.25% per annum (0.50% real wage growth) plus merit component based on length of service ranging from 6.00% for new hires to 0.50% for members with 10 or more years of service.	3.25% plus merit component based on length of service ranging from 6.75% for new hires to 1.00% for members with 10 or more years of service.	3.25% plus merit component based on length of service ranging from 6.75% for new hires to 1.00% for members with 10 or more years of service.	3.25% plus merit component based on length of service ranging from 9.25% for new hires to 2.00% for members with 10 or more years of service.	2.00% for FY 2015, and 3.5% thereafter plus merit component based on length of service ranging from 9.25% for new hires to 2.00% for members with 10 or more years of service.			
Amortization growth rate	3.25%	3.25%	3.25%	3.25%	3.50%			
COLA	3.0% for Tier 1, 2% for Tier 2	3.0% for Tier 1, 1.5% for Tier 2	3.0% for Tier 1, 1.5% for Tier 2	3.0% for Tier 1, 1.5% for Tier 2	3.0% for Police Tier 1 & Fire, 1.5% for Police Tier 2			
Mortality	Healthy annuitants: CaIPERS 2009 Healthy Annuity Mortality Tables multiplied by 0.948 for males and 1.048 for females, with mortality improvements projected from 2009 using SOA MP- 2017 on a generational basis Disabled annuitants: CaIPERS 2009 Industrial Mortality Tables for Males multiplied by 0.903 and 1.048 for females, with mortality improvements projected from 2009 using SOA MP-2017 on a generational basis.	Healthy annuitants: CaIPERS 2009 Healthy Annuity Mortality Tables multiplied by 0.948 for males and 1.048 for females, with mortality improvements projected from 2009 using Scale MP- 2015 on a generational basis. Disabled annuitants: CaIPERS 2009 Industrial Mortality Tables for Males multiplied by 0.903 and 1.048 for females, with mortality improvements projected from 2009 using Scale MP-2015 on a generational basis.	Healthy annuitants: CaIPERS 2009 Healthy Annuity Mortality Tables multiplied by 0.948 for males and 1.048 for females, with mortality improvements projected from 2009 using Scale MP- 2015 on a generational basis. Disabled annuitants: CaIPERS 2009 Industrial Mortality Tables for Males multiplied by 0.903 and 1.048 for females, with mortality improvements projected from 2009 using Scale MP-2015 on a generational basis.		to 2010 using scale AA.			

^{**} Actuarial valuations have been performed biennially through June 30, 2007. Effective with the June 30, 2009, the System transitioned to annual actuarial valuations.

Schedule of Employer Contributions – Defined Benefit Pension Plans (Continued)

PFDRP Schedule of Employer Contributions

(Dollar Amounts in Thousands)

,	2014	2013	2012	2011	2010
Actuarially determined contribution	\$ 123,583	\$ 105,234	\$ 121,008	\$ 77,918	\$ 52,315
Contributions in relation to the actuarially determined contribution	123,583	105,234	121,008	77,918	52,315
Contribution deficiency (excess)	\$ -	\$ -	\$ -	\$ -	\$ -
Covered payroll	\$ 180,083	\$ 180,333	\$ 184,750	\$ 222,464	\$ 239,570
Contributions as a percentage of covered payroll	68.63%	58.36%	65.50%	35.02%	21.84%

Fiscal year	June 30, 2014	June 30, 2013	June 30, 2012	June 30, 2011	June 30, 2010-2009	
Valuation date	June 30, 2012	June 30, 2011	June 30, 2010	June 30, 2009	June 30, 2007**	
Actuarial cost method	Entry age	Entry age	Entry age	Entry age	Entry age	
Asset valuation method	5-year smoothed market	5-year smoothed market	5-year smoothed market	5-year smoothed market	5-year smoothed market	
Amortization method	Actuarial gains and losses a amortized over closed 16-ye assumption changes are ar periods. All amortizations a	ar periods. Method and nortized over 20-year	Actuarial gains and losses a amortized over closed 16-ye assumption changes are ar periods. All amortizations a	Actuarial gains and losses and plan changes are amortized over closed 16-year periods. Method and assumption changes are amortized over 20-year periods. All amortizations are a level percent of payroll.		
Discount rate	7.25%	7.50%	7.75%	8.00%	8.00%	
Salary increases	component based on length of service ranging from 8.00% for new hires to	0.00% for FY 2013, and 3.50% thereafter plus merit component based on length of service ranging from 8.00% for new hires to 2.25% for members with 10 or more years of service.	length of service ranging from 5.50% for new hires to 1.75% for members with 8	4.25% plus merit component based on length of service ranging from 5.50% for new hires to 1.75% for members with 8 or more years of service.	4.0% plus merit component based on length of service ranging from 4.0% for new hires to 1.0% for members with 8 or more years of service.	
Amortization growth rate	3.50%	4.25%	4.25%	4.25%	4.00%	
COLA	3.0% for Police Tier 1 & Fire, 1.5% for Police Tier 2	3.0% for Police Tier 1 & Fire, 1.5% for Police Tier 2	3.0% for Police Tier 1 & Fire	3.0% for Police Tier 1 & Fire	3.0% for Police and Fire	
Mortality		mortality table with no collar 0 using scale AA. Male rates	mortality table with no collar adjustment projected to		RP-2000 combined healthy mortality table with no collar adjustment projected to 2010 using scale AA Male rates are set back three years and female rates are set forward one year.	

^{**} Actuarial valuations have been performed biennially through June 30, 2007. Effective with the June 30, 2009, the System transitioned to annual actuarial valuations.

Schedule of Employer Contributions - Defined Benefit Pension Plans

FCERS Schedule of Employer Contributions

(Dollar Amounts in Thousands)

	2019	2018	2017	2016	2015
Actuarially determined contribution	\$ 173,006	\$ 156,770	\$ 138,483	\$ 129,456	\$ 114,751
Contributions in relation to the actuarially determined contributions	173,006	156,770	138,483	124,723	114,751
Contribution deficiency (excess)	\$ -	\$ -	\$ -	\$ 4,733	\$ -
Covered payroll	\$ 298,824	\$ 290,504	\$ 271,153	\$ 257,771	\$ 240,678
Contributions as a percentage of covered payroll	57.90%	53.96%	51.07%	48.39%	47.68%

Fiscal year	2019	2018	2017	2016	2015
Valuation date	June 30, 2017	June 30, 2016	June 30, 2015	June 30, 2014	June 30, 2013
Actuarial cost method	Entry age	Entry age	Entry age	Entry age	Entry age
Asset valuation method	5-year smoothed market	5-year smoothed market	5-year smoothed market	5-year smoothed market	5-year smoothed market
Discount rate	6.875%	6.875%	7.00%	7.00%	7.00%
Salary increases	2.85% plus merit component based on years of service	2.85% plus merit component based on years of service	2.85% plus merit component based on years of service	2.85% plus merit component based on years of service	2.85% plus merit component based on years of service
Amortization growth rate	3.00%	2.85%	2.85%	2.85%	2.85%
COLA	Tier 1: 3% Tier 2: 1.25% to 2.00% depending on years of service	Tier 1: 3% Tier 2: CPI, cap of 1.5%	Tier 1: 3% Tier 2: CPI, cap of 1.5%	Tier 1: 3% Tier 2: CPI, cap of 1.5%	Tier 1: 3% Tier 2: CPI, cap of 1.5%
Mortality	,	Adjusted 2009 CalPERS mortality tables projected on a generational basis with the SOA MP-2016 projection scale	.,	Sex distinct RP-2000 Combined Mortality projected to 2015 using Scale AA and setback two years	Sex distinct RP-2000 Combined Mortality projected to 2015 using Scale AA and setback two years

^{**} Actuarial valuations were performed biennially through June 30, 2007. Effective June 30, 2009, the System transitioned to annual actuarial valuations.

Schedule of Employer Contributions – Defined Benefit Pension Plans (Continued)

FCERS Schedule of Employer Contributions

(Dollar Amounts in Thousands)

	2014	2013	2012	2011	2010
Actuarially determined contribution	\$ 102,811	\$ 103,109	\$ 87,082	\$ 59,180	\$ 54,566
Contributions in relation to the actuarially determined contributions	107,544	103,109	87,082	59,180	54,566
Contribution deficiency (excess)	\$ (4,733)	\$ -	\$ -	\$ -	\$ -
Covered payroll	\$ 219,434	\$ 217,375	\$ 223,158	\$ 275,869	\$ 308,684
Contributions as a percentage of covered payroll	49.01%	47.43%	39.02%	21.45%	17.68%

Fiscal year	June 30, 2014	June 30, 2013	June 30, 2012	June 30, 2011	June 30, 2010/2009
Valuation date	June 30, 2012	June 30, 2011	June 30, 2010	June 30, 2009	June 30, 2007**
Actuarial cost	Entry age	Entry age	Entry age	Entry age	Entry age
method					
Asset valuation	5-year smoothed	5-year smoothed	5-year smoothed	5-year smoothed	5-year smoothed
method	market	market	market	market	market
Discount rate	7.25%	7.00%	7.50%	7.95%	7.75%
Salary increases	2.00% for five years and 2.85% thereafter plus merit component based on employee classification and years of service	3.25% plus merit component based on years of service	3.25% plus merit component based on years of service	The base annual rate of salary increase is 3.90% wage inflation rate plus a rate increase for merit/longevity for the first 5 years of service ranging from 5.75% to 0.25% at the 5th year of service	inflation for a total rate of 4.08%. This is added to a rate
Amortization growth rate	2.43%	3.00%	3.25%	3.90%	3.83%
COLA	Tier 1: 3% Tier 2: CPI, cap of 1.5%	Tier 1: 3%	Tier 1: 3%	Tier 1: 3%	Tier 1: 3%
Mortality	Sex distinct RP-2000 Combined Mortality projected to 2015 using Scale AA and setback two years	Sex distinct RP-2000 Combined Mortality projected to 2015 using Scale AA and setback two years	Sex distinct RP-2000 Combined Mortality projected to 2015 using Scale AA and setback two years	The 1994 group annuity mortality table set back three years for males and one year for females was used for healthy retirees and beneficiaries. The disabled mortality table used was the 1981 disability mortality table.	retirees and beneficiaries. The disabled mortality table used was the 1981

^{**} Actuarial valuations were performed biennially through June 30, 2007. Effective June 30, 2009, the System transitioned to annual actuarial valuations.

Schedule of Changes in the Employer's Net Pension Liability and Related Ratios for the Measurement Periods Ended June 30 – Defined Benefit Pension Plans

(Dollar amounts in thousands):			PFDRP		
Total pension liability	2019	2018	2017	2016	2015
Service cost (middle of year)	\$ 81,883	\$ 75,481	\$ 72,760	\$ 74,531	\$ 74,895
Interest (includes interest on service cost)	313,565	300,378	290,961	274,488	262,737
Changes of benefit terms	-	178	5,752	-	-
Differences between expected and actual experience	(17,011)	33,082	67,557	(8,673)	21,457
Changes of assumptions	76,425	(100,328)	72,680	90,179	56,311
Benefit payments, including refunds of member contributions	 (218,008)	 (206,630)	(196,032)	(186,939)	 (176,253)
Net change in total pension liability	 236,854	 102,161	313,678	243,586	239,147
Total pension liability - beginning	 4,635,937	 4,533,776	4,220,098	3,976,512	 3,737,365
Total pension liability - ending	\$ 4,872,791	\$ 4,635,937	\$ 4,533,776	\$ 4,220,098	\$ 3,976,512
Plan fiduciary net position					
Contibutions - employer	\$ 176,618	\$ 157,712	\$ 136,957	\$ 132,480	\$ 129,279
Contibutions - member	24,811	23,841	20,580	21,508	20,747
Net investment income	114,179	233,475	292,733	(29,207)	(27,690)
Benefit payments, including refunds of member contributions	(218,008)	(206,630)	(196,032)	(186,939)	(176,253)
Administrative expense	(5,369)	(5,464)	(4,632)	(4,256)	(4,191)
Net change in plan fiduciary net position	 92,231	 202,934	249,606	(66,414)	(58,108)
Plan fiduciary net position - beginning	 3,496,191	3,293,257	3,043,651	3,110,065	3,168,173
Plan fiduciary net position - ending	\$ 3,588,422	\$ 3,496,191	\$ 3,293,257	\$ 3,043,651	\$ 3,110,065
Net pension liability - ending	\$ 1,284,369	\$ 1,139,746	\$ 1,240,519	\$ 1,176,447	\$ 866,447
Plan fiduciary net position as a percentage of the total pension liability	73.64%	75.41%	72.64%	72.12%	78.21%
Covered payroll	\$ 218,619	\$ 203,164	\$ 188,177	\$ 186,874	\$ 180,226
Net pension liability as a percentage of covered payroll	587.49%	561.00%	659.23%	629.54%	480.76%

(Dollar amounts in thousands):			FCERS		
Total pension liability	2019	2018	2017	2016	2015
Service cost (middle of year)	\$ 61,808	\$ 59,628	\$ 51,887	\$ 49,011	\$ 46,795
Interest (includes interest on service cost)	272,787	265,199	249,387	229,610	221,690
Changes of benefit terms	-	1,781	12,132	-	-
Differences between expected and actual experience	(11,662)	16,512	40,853	39,720	13,005
Changes of assumptions	54,398	(15,582)	60,233	205,875	108,674
Benefit payments, including refunds of member contributions	(205,066)	 (193,400)	 (183,430)	(173,318)	(164,562)
Net change in total pension liability	172,265	134,138	231,062	350,898	225,602
Total pension liability - beginning	 4,057,348	 3,923,210	3,692,148	3,341,250	3,115,648
Total pension liability - ending	\$ 4,229,613	\$ 4,057,348	\$ 3,923,210	\$ 3,692,148	\$ 3,341,250
Plan fiduciary net position					
Contibutions - employer	\$ 173,006	\$ 156,770	\$ 138,483	\$ 124,723	\$ 114,751
Contibutions - employee	22,606	20,501	17,227	15,920	13,621
Net investment income	76,855	117,493	146,010	(35,011)	(16,642)
Benefit payments, including refunds of member contributions	(205,066)	(193,400)	(183,430)	(173,318)	(164,562)
Administrative expense	 (4,582)	 (4,823)	(4,378)	(3,941)	 (3,898)
Net change in plan fiduciary net position	 62,819	96,541	113,912	(71,627)	(56,730)
Plan fiduciary net position - beginning	 2,069,333	 1,972,792	1,858,880	1,930,507	1,987,237
Plan fiduciary net position - ending	\$ 2,132,152	\$ 2,069,333	\$ 1,972,792	\$ 1,858,880	\$ 1,930,507
Net pension liability - ending	\$ 2,097,461	\$ 1,988,015	\$ 1,950,418	\$ 1,833,268	\$ 1,410,743
Plan fiduciary net position as a percentage of the total pension liability	50.41%	51.00%	50.29%	50.35%	57.78%
Covered payroll	\$ 298,824	\$ 290,504	\$ 271,153	\$ 257,771	\$ 240,678
Net pension liability as a percentage of covered payroll	701.91%	684.33%	719.31%	711.20%	586.15%

Schedule of Investment Returns - Defined Benefit Pension Plans

			PF	DRP		
	2019	2018	2017	2016	2015	2014
Annual money-weighted rate of return, net of investment expense	4.00%	6.89%	9.68%	(0.85%)	(0.85%)	13.00%
			FC	CERS		
	2019	2018	2017	2016	2015	2014
Annual money-weighted rate of return, net of investment expense	4.17%	6.03%	7.53%	(0.79)%	(1.07)%	7.49%

The rate shown above is based on the Defined Benefit and 401(h) only and does not include the 115 sub-trusts. Schedules are intended to show information for 10 years. Additional years will be displayed as they become available.

Schedule of the City's Proportionate Share of the Net Pension Liability and Related Ratios - CalPERS

(Dollar amounts in thousands):		2019		2018	2017			2016	2015		
Measurement date:	Jur	ne 30, 2018	Jun	ne 30, 2017	Ju	ne 30, 2016	Jur	ne 30, 2015	Jur	ne 30, 2014	
Proportion of the net pension liability		0.03540%		0.03597%		0.03634%		0.03783%		0.01697%	
Proportionate share of the net pension liability	\$	1,334	\$	1,419	\$	1,262	\$	1,038	\$	1,056	
Covered payroll	\$	822	\$	776	\$	756	\$	589	\$	692	
Proportionate share of the net pension liability as percentage of covered payroll		162.29%		182.86%		166.93%		176.23%		152.60%	
Plan's fiduciary net position as a percentage of the total pension liability		87.58%		84.84%		74.39%		77.96%		76.28%	

Notes to Schedule:

Benefit changes. In 2015, benefit terms were modified to base miscellaneous employee pensions on a final three-year average salary instead of a final five-year average salary

Schedule is intended to show information for 10 years commencing with the fiscal year ended June 30, 2015. Additional years will be displayed as they become available.

Schedule of Employer Contributions - CalPERS

(Dollar amounts in thousands)	 2019	2018	2017	2016	2015
Contractually required contribution Contributions in relation to the	\$ 188	\$ 184	\$ 162	\$ 148 \$	107
contractually required contributions	188	184	162	156	107
Contribution deficiency (excess)	\$ -	\$ -	\$ -	\$ (8) \$	-
Covered payroll Contributions as a percentage of covered	\$ 767	\$ 822	\$ 776	\$ 756 \$	589
payroll	24.51%	22.38%	20.88%	20.63%	17.06%

Notes to Schedule:

Notes to Schedule:									
Valuation Date	6/30/2016	6/30/2015	6/30/2014	6/30/2013	6/30/2012				
Actuarial Cost Method		Entry	Age Normal Cost N	/lethod	•				
Amortization Method		Lev	el Percentage of Pa	ayroll					
Asset Valuation Method		Market	Value		15 Year Smoothed Market				
Actuarial Assumptions:	•				•				
Discount Rate	7.375% (net of administrative expenses)		7.5% (net of admir	nistrative expense	es)				
Termination Liability Discount Rate	1.75%	2.75%	2.91%	3.72%	2.98%				
Salary Growth		3.20% to 12.20%		3.30%	to 14.20%				
		Depending on Age, Service and Type of Employment							
Inflation		2.75%							
Payroll Growth			3.00%						

Schedule is intended to show information for 10 years commencing with the fiscal year ended June 30, 2015. Additional years will be displayed as they occur.

Schedule of Changes in the Employer's Net OPEB Liability and Related Ratios for the Measurement Periods Ended June 30 – Postemployment Healthcare Plans

(Dollar amounts in thousands):		PFDRP	
Total OPEB liability	2019	2018	2017
Service cost (middle of year)	\$ 15,003	\$ 13,001	\$ 16,112
Interest (includes interest on service cost)	48,208	45,314	46,774
Changes of benefit terms	-	(69,434)	-
Differences between expected and actual experience	(3,401)	14,877	-
Change of assumptions	38,843	21,243	-
Benefit payments, including refunds of member contributions	(26,403)	 (27,686)	 (24,799)
Net change in total OPEB liability	72,250	(2,685)	38,087
Total OPEB liability - beginning	711,832	714,517	676,430
Total OPEB liability - ending	\$ 784,082	\$ 711,832	\$ 714,517
Plan fiduciary net position			
Contibutions - employer	\$ 28,744	\$ 25,382	\$ 20,667
Contibutions - employees	13,315	16,127	18,116
Net investment income	7,906	7,070	12,453
Benefit payments, including refunds of member contributions	(26,403)	(27,686)	(24,799)
Administrative expense	(126)	(158)	(182)
VEBA transfer	-	(7,897)	-
Net change in plan fiduciary net position	23,437	12,838	26,255
Plan fiduciary net position - beginning	162,520	149,682	123,427
Plan fiduciary net position - ending	\$ 185,957	\$ 162,520	\$ 149,682
Net OPEB liability - ending	\$ 598,125	\$ 549,312	\$ 564,835
Plan fiduciary net position as a percentage of the total OPEB liability	23.72%	22.83%	20.95%
Covered payroll	\$ 218,619	\$ 203,164	\$ 188,177
Net OPEB liability as a percentage of covered payroll	273.59%	270.38%	300.16%

(Dollar amounts in thousands):		FCERS	
Total OPEB liability	2019	2018	2017
Service cost (BOY)	\$ 7,723	\$ 7,889	\$ 11,109
Interest (includes interest on service cost)	43,182	42,669	49,978
Changes of benefit terms	-	(57,623)	-
Differences between expected and actual experience	(10,418)	(995)	-
Changes of assumptions	9,310	(77,795)	-
Benefit payments, including refunds of member contributions	 (28,826)	(29,724)	(31,007)
Net change in total OPEB liability	20,971	(115,579)	30,080
Total OPEB liability - beginning	651,222	 766,801	736,721
Total OPEB liability - ending	\$ 672,193	\$ 651,222	\$ 766,801
Plan fiduciary net position			
Contibutions - employer	\$ 26,410	\$ 32,397	\$ 31,905
Contibutions - employee	10,578	15,545	16,827
Net investment income	9,472	12,336	17,041
Benefit payments, including refunds of member contributions	(28,826)	(29,724)	(31,007)
Administrative expense	(384)	(170)	(242)
VEBA transfer	(19)	(13,497)	-
Net change in plan fiduciary net position	17,231	16,887	34,524
Plan fiduciary net position - beginning	277,257	260,370	225,846
Plan fiduciary net position - ending	\$ 294,488	\$ 277,257	\$ 260,370
Net OPEB liability - ending	\$ 377,705	\$ 373,965	\$ 506,431
Plan fiduciary net position as a percentage of the total OPEB liability	43.81%	42.57%	33.96%
Covered payroll	\$ 298,824	\$ 290,504	\$ 271,153
Net OPEB liability as a percentage of covered payroll	126.40%	128.73%	186.77%

<u>Changes in assumptions</u>. The discount rate was changed from 7.00% (net of administrative expense) to 6.875% for the measurement period ended June 30, 2018. Plan enrollment assumptions were updated based on recent experience and the expected impact of added and dropped plans. The per person cost trends were moved forward one year.

Historical information is required only for measurement periods for which GASB 75 is applicable. Future years' information will be displayed up to 10 years as information become available.

Schedule of Employer Contributions – Postemployment Healthcare Plans

PFDRP Schedule of Employer Contributions (Dollar Amounts in Thousands)
Last Ten Fiscal Years*

Fiscal Year Ended June 30	2019	2018	2017
Actuarially Determined Contribution (ADC)	\$ 28,744	\$ 25,382	\$ 20,667
Contribution in relation to the ADC	(28,744)	(25,382)	(20,667)
Contribution deficiency (excess)	\$ -	\$ -	\$ -
Covered payroll	\$ 218,619	\$ 203,164	\$ 188,177
Contribution as a percentage of covered payroll	13%	12%	11%

^{*}Actuarial methods and assumption used to set the actuarially determined contributions for fiscal year 2019 were from the June 30, 2017 actuarial valuation.

Methods and assumptions used to determine contributions:

Timing Actuarially determined contribution rates are calculated based on the actuarial valuation

one year prior to the beginning of the fiscal year

Actuarial Cost Method Individual entry age
Asset Valuation Method Market value of assets

Amortization Method 25-year layered amortization as a level dollar amount with 3-year phase-in and phase-out

Discount rate 6.875%
Amortization growth rate 3.25%
Ultimate rate of medical inflation 4.250%

Salary increases 3.25% plus merit component based on years of service

Mortality Adjusted 2009 CalPERS mortality tables projected on a generational basis with the SOA

MP-2017 projection scale

A complete description of the methods and assumptions used to determine contributions for the year ending June 30, 2019 can be found in the June 30, 2017 actuarial valuation report.

Schedule of Employer Contributions - Postemployment Healthcare Plans (Continued)

FCERS Schedule of Employer Contributions (Dollar Amounts in Thousands) Last Ten Fiscal Years**

Fiscal Year Ended June 30	2019	2018	2017
Actuarially Determined Contribution (ADC)	\$ 26,410	\$ 32,397	\$ 31,905
Contribution in relation to the ADC	(26,410)	(32,397)	(31,905)
Contribution deficiency (excess)	\$ -	\$ -	\$ -
Covered payroll	\$ 298,824	\$ 290,504	\$ 271,153
Contribution as a percentage of covered payroll	9%	11%	12%

^{**} Actuarial methods and assumption used to set the actuarially determined contributions for fiscal year 2019 were from the June 30, 2017 actuarial valuation

Methods and assumption used to determine contributions:

Timing Actuarially determined contribution rates are calculated based on the actuarial valuation

one year prior to the beginning of the fiscal year

Actuarial Cost Method Individual entry age

Amortization Method/Period 20-year layered amortization as a level dollar amount with 3-year phase-in and phase-out

Asset Valuation Method Market value of assets

Amortization growth rate 0.00%

Discount rate 6.875% Ultimate rate of medical inflation 4.250%

Salary increases 3.25% based on years of service

Mortality Adjusted 2009 CalPERS mortality tables projected on a generational basis with the SOA

MP-2017 projection scale

A complete description of the methods and assumptions used to determine contributions for the year ending June 30, 2019 can be found in the June 30, 2017 actuarial valuation report.

Schedule of Investment Returns - Postemployment Healthcare Plans

		PFDRP	
	2019	2018	2017
Annual money-weighted rate of return, net of investment expense	4.86%	3.56%	7.17%
		FCERS	
	2019	2018	2017
Annual money-weighted rate of return, net of investment expense	4.33%	4.55%	7.20%

The rate shown above is based on the 115 sub-trusts only and does not include the 401(h). Schedules are intended to show information for 10 years. Additional years will be displayed as they become available.

I. Budgetary Information

The adopted budget represents the financial and organizational plan by which the policies and programs approved by the City Council will be implemented. It includes: (1) the programs, projects, services and activities to be provided during the fiscal year; (2) estimated revenues available to finance the operating plan; and (3) the estimated spending requirements of the operating plan. The City Charter requires that the City establish a budgetary system for general operations and prohibits expending funds for which there is no legal appropriation.

The annual appropriation ordinance adopts the budget at the appropriation level by expenditure category (personal services, non-personal) within departments. Accordingly, the lowest level of budgetary control exercised by the City Council is the appropriation level within a department. The City's legal level of budgetary control is so detailed that it is not practical to demonstrate compliance within the Comprehensive Annual Financial Report itself. As a result, the City prepares a separate report to demonstrate compliance with its legal level of budgetary control.

Annual budgets are prepared for the General Fund and all Special Revenue Funds. Capital project budgets are based on a project time frame rather than a fiscal year time frame. Debt Service Funds appropriations were adopted by the Council when the formal bond resolutions were approved. Therefore, Capital Project Funds and Debt Service Funds are not reported on budgetary basis.

II. Budgetary Results Reconciled to GAAP

The budgetary process is based upon accounting for certain transactions on a basis other than the accounting principles generally accepted in the United States ("GAAP") basis. The results of operations are presented in the accompanying budget and actual comparison schedules in accordance with the budgetary process ("budgetary basis") to provide a meaningful comparison with the budget.

The major differences between the budgetary basis actual and GAAP basis are as follows:

- Year-end encumbrances are recognized as the equivalent of expenditures in the budgetary basis financial schedules, while encumbered amounts are not recognized as expenditures on GAAP basis until the equipment, supplies or services are received.
- Certain loan transactions are recognized as expenditures for the budgetary basis but not for the GAAP basis. When these loans are made, they are recorded as receivables on a GAAP basis and as expenditures on a budgetary basis. When loan repayments are received, they are recorded as reductions to receivables on a GAAP basis, but are recognized as revenues on a budgetary basis.
- Net decreases were made to certain GAAP basis loans receivable to reflect carrying amounts at a discounted present value and allowances for bad debts. The discount is treated as an expenditure on a GAAP basis and is not included in the budgetary basis financial statements. In addition, the allowance for bad debts is not included in the budgetary basis financial schedules, but is an expenditure on a GAAP basis.
- Certain advances to the SARA are recognized as expenditures for the budgetary basis but not
 for the GAAP basis. When these advances are made, they are recorded as receivables on a
 GAAP basis and as expenditures on a budgetary basis. When repayments are received, they
 are recorded as reductions to advances to the SARA on a GAAP basis, but are recognized as
 revenues on a budgetary basis.

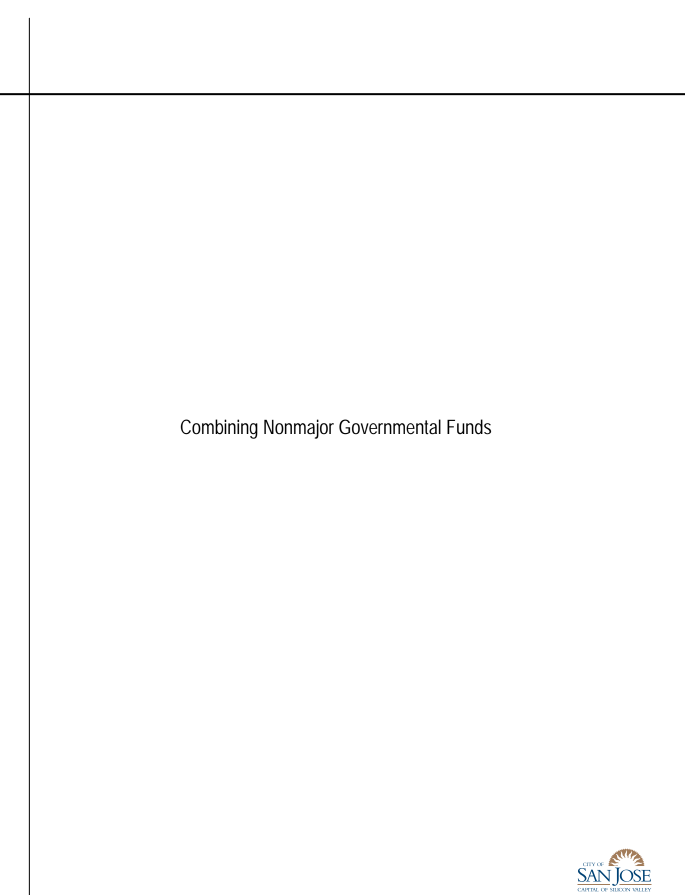
- Certain accounts such as the change in fair value of investments included in the City's GAAP basis amounts, for which no formal budgets are prepared, are excluded from the budgetary basis financial schedules.
- The Community Facility Revenue nonmajor special revenue fund has been blended to include the financial operations of the Dolce Hayes Mansion, which was sold on February 6, 2019.
 Formal budgets are not prepared for this financial activity and is excluded from the budgetary basis financial schedules.
- Certain line of credit transactions are recognized as expenditures in the budgetary basis
 financial schedules but are recorded as an asset in the GAAP basis financial statements. When
 the outside agency draws down on the line of credit, the City records an asset, advances to
 other agencies, in the GAAP basis financial statements and an expenditure on the budgetary
 basis financial schedules. When the outside agency pays down the line of credit, the City
 records a reduction to its assets in the GAAP basis financial statements and revenues on the
 budgetary basis financial schedules.
- Certain grant revenues received in advance are recognized on the budgetary basis financial schedules, but are deferred and not recognized as revenue on the GAAP basis financial statements. This process normally creates a variance in recognized revenue from the prior year to the current year.

III. Budget Revisions

On October 1 2019, the City Council approved certain fiscal year 2019 budget revisions that increased appropriations for various expenditure categories. The budget amounts presented in the accompanying schedules of revenues, expenditures and changes in fund balances - budget and actual reflect such budget revisions.

Combining Nonmajor Governmental Funds



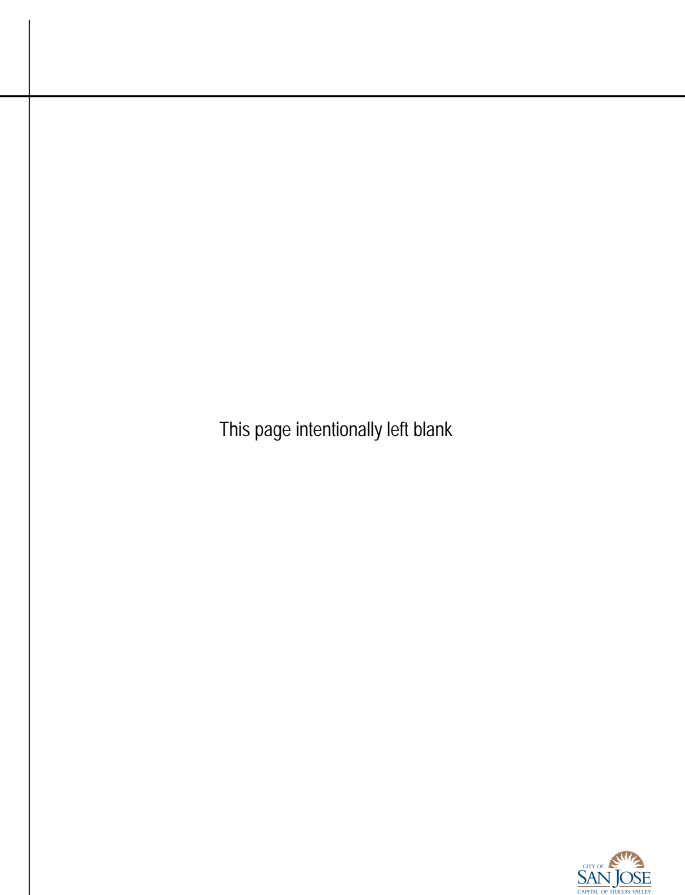


City of San José Combining Balance Sheet Nonmajor Governmental Funds June 30, 2019 (\$000's)

	F	Special Revenue Funds	Debt Service Funds	Capital Project Funds	Total Nonmajor Governmental Funds
ASSETS		_			
Equity in pooled cash and investments held					
in City Treasury	\$	399,656	-	129,884	529,540
Other cash and investments		8	-	-	8
Receivables (net of allowance					
for uncollectibles)		27,718	325	6,943	34,986
Due from other funds		2,035	-	-	2,035
Loans receivable (net of allowance for uncollectibles)		2,962	-	-	2,962
Notes receivable		20	-	-	20
Advances and deposits		542	-	38	580
Restricted assets:					
Equity in pooled cash and investments held					
in City Treasury		-	33,236	111	33,347
Cash and investments held with fiscal agent		-	1	19,272	19,273
Other cash and investments		17,018	-	-	17,018
Other assets	_	1,904			1,904
Total assets	\$	451,863	33,562	156,248	641,673
LIABILITIES					
Accounts payable	\$	19,382	-	5,456	24,838
Accrued salaries, wages, and payroll taxes		2,527	-	702	3,229
Due to other funds		3,688	-	-	3,688
Unearned revenue		11,959	-	-	11,959
Advances, deposits, and reimbursable credits		5,994	-	-	5,994
Other liabilities		5,147	-	-	5,147
Total liabilities		48,697	-	6,158	54,855
DEFERRED INFLOWS OF RESOURCES	_	1,888			1,888
FUND BALANCES					
Restricted		319,504	33,558	68,938	422,000
Committed		69,447	4	-	69,451
Assigned		12,348	-	81,152	93,500
Unassigned		(21)			(21)
Total fund balances	_	401,278	33,562	150,090	584,930
Total liabilities, deferred inflows of resources					
and fund balances	\$	451,863	33,562	156,248	641,673

City of San José Combining Statement of Revenues, Expenditures and Changes in Fund Balances Nonmajor Governmental Funds For the Year Ended June 30, 2019 (\$000's)

		Special Revenue Funds	Debt Service Funds	Capital Project Funds	Total Nonmajor Governmental Funds
REVENUES	_		_		
Taxes and special assessments	\$	122,529	35,424	25,770	183,723
Intergovernmental		42,238	-	36,636	78,874
Charges for current services		209,316	-	4,845	214,161
Rent		60,974	-	=	60,974
Investment income		10,870	762	4,191	15,823
Other revenues	_	16,810	-	1,737	18,547
Total revenues	_	462,737	36,186	73,179	572,102
EXPENDITURES					
Current:					
General government		13,563	-	-	13,563
Public safety		1,603	-	-	1,603
Community services		108,929	-	-	108,929
Sanitation		158,427	-	-	158,427
Capital maintenance		97,974	-	46,809	144,783
Capital outlay Debt service:		91,264	-	33,057	124,321
Principal		1,422	19,660		21,082
Interest and fiscal charges		1,422	·	-	16,111
Total expenditures	-	473,197	16,096 35,756	79,866	588,819
rotal experiatures	_	473,197	35,730	79,000	300,019
Excess (deficiency) of revenues					
over (under) expenditures	_	(10,460)	430	(6,687)	(16,717)
OTHER FINANCING SOURCES (USES)					
Proceeds from the sale of capital assets		28,240	-	-	28,240
Transfers in		71,344	27,959	4,722	104,025
Transfers out		(65,382)	(28,159)	(2,442)	(95,983)
Total other financing sources (uses)	_	34,202	(200)	2,280	36,282
Net change in fund balances		23,742	230	(4,407)	19,565
Fund balances - beginning		377,536	33,332	154,497	565,365
Fund balances - ending	\$	401,278	33,562	150,090	584,930





Nonmajor Special Revenue Funds

Special Revenue Funds are used to account for and report the proceeds of specific revenue sources that are restricted or committed to expenditure for specified purposes other than debt service or capital projects.

The Special Revenue Funds of the City of San José include the following:

<u>Prusch Memorial Park Fund</u> – Established to account for the development, construction, and improvement of the Emma Prusch Memorial Park.

Gift Trust Fund - Established to receive gifts, donations, and bequests.

<u>Workforce Investment Act Funds</u> – Established to account for federal funds for training and placement of dislocated and economically disadvantaged workers.

<u>Special Assessment Maintenance Districts Funds</u> – Established to account for assessments involving Maintenance District activities.

Ng Shing Gung Capital Maintenance Fund – Established to account for capital maintenance needs of the Ng Shing Gung Exhibit and Museum.

<u>Subdivision Park Trust Fund</u> – Established to account for the payment of fees and/or the dedication of land for parks and recreational purposes in residential subdivisions.

<u>Construction and Property Conveyance Tax Funds</u> – Established to account for the collection of taxes from construction and property transfers for capital maintenance of libraries, parks, recreational, public works, and communication facilities.

1943 and 1964 Gas Tax Maintenance and Construction Funds – Established to account for gas taxes collected for capital maintenance of public streets subject to provisions of the Streets and Highway Code of the State of California under Sections 2105, 2106, and 2107.

<u>Storm Drainage Fee Funds</u> – Established to account for fees collected from developers as a result of connections to the storm drainage sewer system which may be used for capital maintenance of storm drainage systems and for land acquisition for such systems.

<u>Supplemental Local Law Enforcement Fund</u> – Established to account for revenues received from the State of California (AB 3229) to be used for front line municipal police service.

<u>Underground Utility Fund</u> – Established to account for fees collected from developers in lieu of the developers placing certain utility facilities underground to be used for minimizing the piecemeal undergrounding of utility facilities throughout the City.

<u>State Drug Forfeiture Fund</u> – Established to account for State drug forfeiture monies received pursuant to California Health and Safety Code Section 11489.

<u>Library Parcel Tax Fund</u> – Established to account for the annual parcel tax used for enhancing the City's library services and facilities.

<u>Federal Drug Forfeiture Fund</u> – Established to account for Federal drug forfeiture monies received pursuant to the drug abuse prevention and control provisions of Title 21, Chapter 13 of the United States Code.



Nonmajor Special Revenue Funds

Residential Construction Tax Contribution Fund – Established to account for the accumulation of residential construction tax monies for eligible street maintenance and improvements.

<u>Arterial and Major Collectors Fund</u> – Established to account for funds repaid by abutting landowners for the City's capital maintenance costs of existing and proposed arterial and major collector streets.

<u>Community Facility Revenue Funds</u> – Established to account for the rental revenues received from the Hayes Mansion and the Ice Centre operations, and to provide for the accumulation and transfer of base rental income to the appropriate debt service funds for repayment of the facilities-related debts.

<u>Integrated Waste Management Fund</u> – Established to account for activities related to the Integrated Waste Management Program which includes garbage collection, recycling services, and related billing operations.

<u>Building and Structures Construction Tax Fund</u> – Established to account for revenues received from the issuance of building permits and capital maintenance expenditures for existing and proposed City streets.

<u>Development Enhancement Fund</u> – Established to account for loans and loan guarantees to assist small business development.

<u>Community Development Block Grant Fund</u> – Established to account for Federal grant funds received from the U.S. Department of Housing and Urban Development under Title II of the Housing and Community Development Act of 1974.

<u>Economic Development Administration Loans Fund</u> – Established to account for Federal funds received for the Economic Development Administration Loan program for eligible administrative expenses and loans to small businesses.

<u>Storm Drainage Service Use Charge Funds</u> – Established to account for revenues collected from owners of properties benefited by the storm drainage service which may be used for capital maintenance and operation of the storm drainage system.

<u>Transient Occupancy Tax Fund</u> – Established to account for transient occupancy tax revenues and to provide for the funding of fine arts and cultural grant programs, the San José Convention and Visitors Bureau and the conventions and cultural facilities operation.

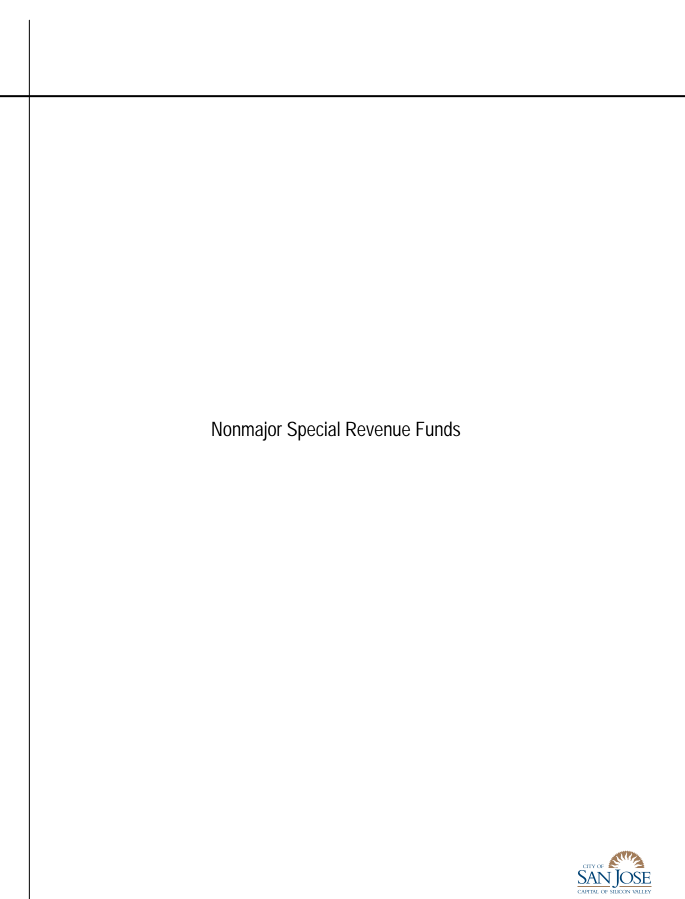
<u>Lake Cunningham Fund</u> – Established to account for the parking fees and lease payment revenues used for maintenance and operations at Lake Cunningham Park.

<u>Edward Byrne Memorial Justice Funds</u> – Established to account for Federal funding in support of the Edward G. Byrne Memorial Justice Assistance grant.

Municipal Golf Courses Fund – Established in 1969 to manage and operate the public golf courses.

<u>Convention and Cultural Facilities Funds</u> – Established to fund the costs of managing and operating the San José McEnery Convention Center, the Center for the Performing Arts, Civic Auditorium, California Theatre, Montgomery Theater, Parkside Hall, South Hall, and their related facilities and grounds.







City of San José Combining Balance Sheet Nonmajor Special Revenue Funds June 30, 2019 (\$000's)

	_	Prusch Memorial Park (Fund 131)	Gift Trust (Fund 139)	Workforce Investment Act (Funds 290-298)
ASSETS				
Equity in pooled cash and investments				
held in City Treasury	\$	329	3,901	-
Other investments		-	-	-
Receivables (net of allowance		_		
for uncollectibles)		2	325	2,337
Due from other funds		-	-	-
Loans receivable (net of allowance				
for uncollectibles)		-	-	-
Notes receivable		-	-	-
Advances and deposits		-	-	-
Restricted assets:				
Other cash and investments		-	-	-
Other assets		-	-	-
Total assets	\$	331	4,226	2,337
LIABILITIES				
Accounts payable	\$	1	11	216
Accrued salaries, wages and payroll taxes	Ψ.		13	128
Due to other funds		_	-	796
Unearned revenue		_	_	-
Advances, deposits, and reimbursable credits		_	_	_
Other liabilities		_	_	_
Total liabilities	-		24	4.440
rotar liabilities	-	<u> </u>	24	1,140
DEFERRED INFLOWS OF RESOURCES	_	<u> </u>		
FUND BALANCES				
Restricted		-	_	1,197
Committed		330	_	-
Assigned		-	4,202	_
Unassigned		-	-	_
Total fund balances	-	330	4,202	1,197
	-		7,202	1,101
Total liabilities, deferred inflows of resources	Φ	224	4.000	0.007
and fund balances	\$_	331	4,226	2,337

Special Assessment Maintenance Districts (Funds 302, 310, 344-345, 351-374, 376, 379)	Ng Shing Gung Capital Maintenance (Fund 303)	Subdivision Park Trust (Fund 375)	Construction and Property Conveyance Tax (Funds 377-378, 380-398)	1943 Gas Tax Maintenance and Construction (Fund 409)	1964 Gas Tax Maintenance and Construction (Funds 410-411)
15,515	79	90,482	89,329	-	-
-	-	-	-	-	-
795	-	1,406	5,836	522	652
-	-	-	-	-	-
_	-	_	_	_	_
-	-	-	-	-	-
-	-	-	-	-	-
_	_	_	1,847	-	_
-	-	-	· -	-	-
16,310	79	91,888	97,012	522	652
820	-	891	2,109	-	_
58	-	98	471	-	-
-	-	-	479	522	652
81	-	-	1,833	-	-
-	-	-	-	-	-
-			<u> </u>		
959	_	989	4,892	522	652
_	-	-	_	-	_
15,351	_	90,899	92,120	_	_
10,001	-	-	52,120	-	_
-	79	_	-	-	-
-	-	-	-	-	-
15,351	79	90,899	92,120	-	
16,310	79	91,888	97,012	522	652

City of San José Combining Balance Sheet Nonmajor Special Revenue Funds June 30, 2019 (\$000's)

	(F	Storm Drainage Fee Funds 413, 427)	Supplemental Local Law Enforcement (Fund 414)	Underground Utility (Fund 416)	State Drug Forfeiture (Fund 417)
ASSETS		•			,
Equity in pooled cash and investments					
held in City Treasury	\$	916	2,185	9,087	-
Other investments		-	-	-	-
Receivables (net of allowance					
for uncollectibles)		6	13	375	-
Due from other funds		-	-	-	-
Loans receivable (net of allowance					
for uncollectibles)		-	-	-	-
Notes receivable		-	-	-	-
Advances and deposits		_	_	-	_
Restricted assets:					
Other cash and investments		-	-	-	490
Other assets		-	-	-	-
Total assets	\$	922	2,198	9,462	490
LIABILITIES		_	_		_
Accounts payable	\$	24	77		
Accounts payable Accrued salaries, wages and payroll taxes	φ	24	11	9	-
Due to other funds		-	-	9	-
Unearned revenue		-	2,029	-	-
		-	2,029	-	-
Advances, deposits, and reimbursable credits Other liabilities		-	-	-	-
	_				-
Total liabilities		24	2,106	9	
DEFERRED INFLOWS OF RESOURCES		-		<u> </u>	-
FUND BALANCES					
Restricted		898	92	9,453	490
Committed		-	-	-	-
Assigned		_	_	_	_
Unassigned		_	_	_	_
Total fund balances	_	898	92	9,453	490
	_	090	92	3,433	490
Total liabilities, deferred inflows of resources	¢.	922	2.400	0.460	400
and fund balances	\$	922	2,198	9,462	490

Library Parcel Tax (Funds 418, 483)	Federal Drug Forfeiture (Fund 419, 487-488)	Residential Construction Tax Contribution (Fund 420)	Arterial and Major Collectors (Fund 421)	Community Facility Revenue (Funds 422,432,438)	Integrated Waste Management (Fund 423)	Building and Structures Construction Tax (Fund 429)
9,086	-	2,324	1,873	7,981	49,065	58,942
-	-	-	-	-	-	-
50	-	14	12	155	5,484	597
-	-	-	-	-	-	2,035
-	-	-	-	-	-	-
-	-	-	-	-	-	- 2
-	-	-	-	-	-	3
-	222	-	-	-	-	-
-	-	-	-	-	-	-
9,136	222	2,338	1,885	8,136	54,549	61,577
98	-	_	-	7	12,287	271
279	-	-	-	53	354	321
-	-	-	-	-	-	-
-	-	-	-	-	163	-
-	-	-	-	- 29	5,994 5	-
	<u> </u>					
377	<u> </u>	-		89	18,803	592
	<u> </u>			<u> </u>		
8,759	222	_	_	_		60,985
-	-	2,338	1,885	-	35,746	-
-	-	-	-	8,047	-	-
8,759	222	2,338	1,885	8,047	35,746	60,985
0,109		2,000	1,000	0,041	55,140	00,000
9,136	222	2,338	1,885	8,136	54,549	61,577

City of San José Combining Balance Sheet Nonmajor Special Revenue Funds June 30, 2019 (\$000's)

		Development Enhancement (Fund 439)	Community Development Block Grant (Funds 441, 304)	Economic Development Administration Loans (Fund 444)	Storm Drainage Service Use Charge (Funds 446, 469)
ASSETS	-	<u> </u>	· · · · · · · · ·		· · · · · · · · ·
Equity in pooled cash and investments					
held in City Treasury	\$	-	-	7	36,743
Other investments		-	-	-	-
Receivables (net of allowance					
for uncollectibles)		-	3,024	-	628
Due from other funds		-	-	-	-
Loans receivable (net of allowance					
for uncollectibles)		-	2,962	-	-
Notes receivable		20	-	-	-
Advances and deposits		-	-	-	-
Restricted assets:					
Other cash and investments		-	5	-	-
Other assets		-	1,904	-	-
Total assets	\$	20	7,895	7	37,371
LIABILITIES					
Accounts payable	\$	-	498	-	1,958
Accrued salaries, wages and payroll taxes		-	69	-	583
Due to other funds		-	1,239	-	-
Unearned revenue		-	-	-	-
Advances, deposits, and reimbursable credits		-	-	-	-
Other liabilities		-	-	-	-
Total liabilities	-	-	1,806		2,541
DEFERRED INFLOWS OF RESOURCES	-		1,888		
FUND BALANCES					
Restricted		-	4,201	7	34,830
Committed		-	-	-	-
Assigned		20	-	-	-
Unassigned		-	-	-	-
Total fund balances	-	20	4,201	7	34,830
Total liabilities, deferred inflows of resources	-				
and fund balances	\$	20	7,895	7	37,371

Transient Occupancy Tax (Fund 461)	Lake Cunningham (Fund 462)	Edward Byrne Memorial Justice (Funds 474, 477)	Municipal Golf Courses (Fund 518)	Convention and Cultural Facilities (Funds 536, 481, 560, 489)	Total
5,588	1,958	-	770	13,496	399,656
-	-	-	-	8	8
4,172	55	-	5	1,253	27,718
-	-	-	-	-	2,035
-	_	-	-	-	2,962
-	_	_	_	-	20
-	-	-	-	539	542
-	-	-	-	14,454	17,018
-	-	-	-	-	1,904
9,760	2,013	-	775	29,750	451,863
11	6	-	62	35	19,382
82	-	-	-	9	2,527
-	-	-	-	-	3,688
-	-	21	-	7,832	11,959
-	-	-	-	- 5,113	5,994 5,147
93	6	21	62	12,989	48,697
_	_	_	_	_	1,888
					1,000
_	_	_	_	_	319,504
9,667	2,007	_	713	16,761	69,447
-	-	_	-	-	12,348
-	_	(21)	-	_	(21)
9,667	2,007	(21)	713	16,761	401,278
0.700	0.040		775	00.750	454.000
9,760	2,013		775	29,750	451,863

City of San José Combining Statement of Revenues, Expenditures and Changes in Fund Balances Nonmajor Special Revenue Funds For the Year Ended June 30, 2019 (\$000's)

	Prusch Memorial Park (Fund 131)	Gift Trust (Fund 139)	Workforce Investment Act (Funds 290-298)
REVENUES			
Taxes and special assessments \$	-	-	-
Intergovernmental	-	-	7,693
Charges for current services	-	-	-
Rent	91	-	-
Investment income	9	146	-
Other revenues		1,338	11
Total revenues	100	1,484	7,704
EXPENDITURES Current:			
General government	_	_	_
Public safety	_	_	_
Community services	50	1,872	7,698
Sanitation	-		-
Capital maintenance	_	_	_
Capital outlay	_	144	_
Debt service - Principal	-	-	-
Interest	-	-	-
Total expenditures	50	2,016	7,698
Excess (deficiency) of revenues			
over (under) expenditures	50	(532)	6
OTHER FINANCING SOURCES (USES)			
Proceeds from sale of capital assets	-	-	-
Transfers in	-	-	-
Transfers out			
Total other financing sources (uses)	<u> </u>		
Net change in fund balances	50	(532)	6
Fund balances - beginning	280	4,734	1,191
Fund balances - ending \$	330	4,202	1,197

Special Assessment Maintenance Districts (Funds 302, 310, 344-345, 351-374, 376, 379)	Ng Shing Gung Capital Maintenance (Fund 303)	Subdivision Park Trust (Fund 375)	Construction and Property Conveyance Tax (Funds 377-378, 380-398)	1943 Gas Tax Maintenance and Construction (Fund 409)	1964 Gas Tax Maintenance and Construction (Funds 410-411)
12,315	_	_	47,187	-	-
-,-,-	-	1,741	2,081	7,233	9,424
-	-	18,789	50	-	-
-	-	-	-	-	-
445	2	2,445	2,577	-	-
58	2	298	3,225		
12,818	4	23,273	55,120	7,233	9,424
-	-	-	-	_	-
-	-	-	-	-	-
-	-	-	-	-	-
-	-	-	- -	-	-
15,388	-	6,914	33,644	7,233	9,424
57	-	4,248	10,995	-	-
-	-	-	-	-	-
15,445	-	11,162	44,639	7,233	9,424
(2,627)	4	12,111	10,481		
-	-	-	-	-	-
1,087 (4)	3	(159)	5,210 (11,229)	-	-
1,083	3	(159)	(6,019)		
.,000		(100)	(0,010)		
(1,544)	7	11,952	4,462	-	-
16,895	72	78,947	87,658		
15,351	79	90,899	92,120		

City of San José Combining Statement of Revenues, Expenditures and Changes in Fund Balances Nonmajor Special Revenue Funds For the Year Ended June 30, 2019 (\$000's)

	Storm Drainage Fee (Funds 413, 427)	Supplemental Local Law Enforcement (Fund 414)	Underground Utility (Fund 416)	State Drug Forfeiture (Fund 417)
REVENUES	<u>, , , , , , , , , , , , , , , , , , , </u>			•
Taxes and special assessments \$	-	-	-	-
Intergovernmental	4	2,513	1,909	-
Charges for current services	237	-	14	-
Rent	-	-	-	-
Investment income	28	74	236	-
Other revenues		2		408
Total revenues	269	2,589	2,159	408
EXPENDITURES				
Current:				
General government	-	-	-	-
Public safety	-	1,599	-	-
Community services	-	-	-	-
Sanitation	-	-	<u>-</u>	-
Capital maintenance	296	-	554	-
Capital outlay	-	955	-	257
Debt service - Principal	-	-	-	-
Interest	<u>-</u>			<u>-</u>
Total expenditures	296	2,554	554	257
Excess (deficiency) of revenues	(07)	25	4.005	454
over (under) expenditures	(27)	35	1,605	151
OTHER FINANCING SOURCES (USES)				
Proceeds from sale of capital assets	-	-	-	-
Transfers in Transfers out	-	-	-	-
Transfers out			(11)	<u> </u>
Total other financing sources (uses)			(11)	
Net change in fund balances	(27)	35	1,594	151
Fund balances - beginning	925	57	7,859	339
Fund balances - ending \$	898	92	9,453	490

Library Parcel Tax (Funds 418, 483)	Federal Drug Forfeiture (Fund 419, 487-488)	Residential Construction Tax Contribution (Fund 420)	Arterial and Major Collectors (Fund 421)	Community Facility Revenue (Funds 422,432,438)	Integrated Waste Management (Fund 423)	Building and Structures Construction Tax (Fund 429)
9,269	-	323	_	_	-	22,572
-	-	-	-	-	-	1,981
-	-	-	180	7,712	140,431	-
-	-	-	-	2,565	504	
225	93	64	53	340	872	1,556
			-	1,917		240
9,494	93	387	233	12,534	141,807	26,349
_	_	_	_	13,563	_	_
_	-	-	-	-	-	_
8,133	_	-	-	_	-	-
-	-	-	-	-	135,179	-
3,398	-	35	-	-	-	11,697
-	3,449	-	-	-	255	4,363
-	-	-	-	1,200	222	-
				15_		
11,531	3,449	35		14,778	135,656	16,060
(2,037)	(3,356)	352	233	(2,244)	6,151	10,289
_	_	_	_	28,240	_	_
-	_	_	-	4,900	-	-
(53)		(44)		(33,892)	(1,035)	(416)
(53)		(44)		(752)	(1,035)	(416)
(2,090)	(3,356)	308	233	(2,996)	5,116	9,873
10,849	3,578	2,030	1,652	11,043	30,630	51,112
8,759	222	2,338	1,885	8,047	35,746	60,985

City of San José Combining Statement of Revenues, Expenditures and Changes in Fund Balances Nonmajor Special Revenue Funds For the Year Ended June 30, 2019 (\$000's)

		Development Enhancement (Fund 439)	Community Development Block Grant (Funds 441, 304)	Economic Development Administration Loans (Fund 444)	Storm Drainage Service Use Charge (Funds 446, 469)
REVENUES	•				
Taxes and special assessments	\$	-	- 7,624	-	- 35
Intergovernmental Charges for current services		-	7,024	-	33,525
Rent		-	-	-	-
Investment income		_	_	_	981
Other revenues					5,537
Total revenues			7,624		40,078
EXPENDITURES					
Current:					
General government Public safety		-	-	-	-
Community services		_	6,307	-	_
Sanitation		-	-	_	23,248
Capital maintenance		_	1.634	_	3,430
Capital outlay		-	-	-	17,587
Debt service - Principal		-	-	-	-
Interest					
Total expenditures			7,941		44,265
Excess (deficiency) of revenues over (under) expenditures			(317)		(4,187)
over (under) expenditures			(317)		(4,107)
OTHER FINANCING SOURCES (USE	S)				
Proceeds from sale of capital assets	,	-	-	-	-
Transfers in		-	-	-	-
Transfers out					(820)
Total other financing sources (uses)			<u> </u>		(820)
Net change in fund balances		-	(317)	-	(5,007)
Fund balances - beginning		20	4,518	7	39,837
Fund balances - ending	\$	20	4,201	7	34,830

Transient Occupancy Tax (Fund 461)	Lake Cunningham (Fund 462)	Edward Byrne Memorial Justice (Funds 474,477)	Municipal Golf Courses (Fund 518)	Convention and Cultural Facilities (Funds 536, 481, 560, 489)	Total
30,863	-	-	-	-	122,529
-	-	-	-	-	42,238
-	720	-	419	7,239	209,316
-	-	-	-	57,814	60,974
176	53	-	18	477	10,870
87				3,687	16,810
31,126	773_	<u> </u>	437	69,217	462,737
_	_	_	_	_	13,563
_	_	4	_	_	1,603
14,923	_	<u>.</u>	-	69,946	108,929
-	-	-	-	<u>-</u>	158,427
-	333	-	1,117	2,877	97,974
-	5	20	-	48,929	91,264
-	-	-	-	-	1,422
			-		15
14,923	338	24	1,117	121,752	473,197
16,203	435	(24)	(680)	(52,535)	(10,460)
-	-	-	-	-	28,240
-	-	-	2,700	57,444	71,344
(15,084)	(226)		(1,938)	(471)	(65,382)
(15,084)	(226)		762	56,973	34,202
1,119	209	(24)	82	4,438	23,742
8,548	1,798	3	631	12,323	377,536
9,667	2,007	(21)	713	16,761	401,278

City of San José

Combining Schedule of Revenues, Expenditures and Changes in Fund Balances - Budget and Actual Nonmajor Special Revenue Funds For the Year Ended June 30, 2019

(\$000's)

	_		Prusch Memorial Park (Fund 131)			Gift Trust (Fund 139)	
	_	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)
REVENUES							
Taxes and special assessments	\$	-	-	-	-	-	-
Intergovernmental		-	-	-	-	-	-
Charges for current services		-	-	-	-	-	-
Rent		89	91	2	-	-	-
Investment income		4	3	(1)	-	102	102
Other revenues	_		3	3_	936	1,338	402
Total revenues	_	93	97	4	936	1,440	504
EXPENDITURES							
Current:							
General government		-	_	-	_	_	_
Public safety		-	_	-	-	_	-
Community services		61	50	(11)	5,698	1,948	(3,750)
Sanitation		-	_	- '	,	-	-
Capital maintenance		-	-	-	-	-	-
Capital outlay		-	-	-	144	144	-
Debt service - Principal		-	-	-	-	-	-
Interest		-	-	-	-	-	-
Total expenditures	_	61	50	(11)	5,842	2,092	(3,750)
Excess (deficiency) of revenues							
over (under) expenditures	_	32	47	15	(4,906)	(652)	4,254
OTHER FINANCING SOURCES (USES)							
Proceeds from sale of capital assets		-	-	-	-	-	-
Transfers in		-	-	-	-	-	-
Transfers out	_	-					
Total other financing sources (uses)	_						
Net change in fund balances	\$_	32	47	15	(4,906)	(652)	4,254
Fund balances - beginning			283			4,604	
Prior year encumbrances			-			171	
•					_		
Fund balances - ending		\$	330		\$	4,123	

	cforce Investment (Funds 290-298)	Act	Special Assessment Maintenance Districts (Funds 302, 310, 344-345, 351-374, 376, 379)		Ng Sh	Ng Shing Gung Capital Maintenance (Fund 303)		
Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)
_	_	_	9,959	12,315	2,356	_	_	_
18,776	7,693	(11,083)	-	-	-	_	-	_
-	-	-	-	-	_	_	-	-
-	-	-	-	-	-	-	-	-
-	-	-	158	445	287	-	1	1
	11	11	3,280	59	(3,221)		2	2
18,776	7,704	(11,072)	13,397	12,819	(578)		3	3
-	-	-	-	-	-	-	-	-
10,063	- 7,842	(2,221)	-	-	-	-	-	-
10,003	7,042	(2,221)	-	-	-	-	-	-
_	_	_	16,651	15,587	(1,064)	_	_	_
_	_	-	-	57	57	_	-	_
_	_	-	-	-	_	_	-	_
-	-	-	-	-	-	-	-	-
10,063	7,842	(2,221)	16,651	15,644	(1,007)		-	-
8,713	(138)	(8,851)	(3,254)	(2,825)	429		3_	3
		_	_	_				
_	_	_	1,087	1,087	-	_	3	3
_	_	_	(4)	(4)	_	_	-	-
			1,083	1,083			3	3
8,713	(138)	(8,851)	(2,171)	(1,742)	429		6	6
	1,072 119			16,895 -			73 -	

79

15,153

1,053

City of San José Combining Schedule of Revenues, Expenditures and Changes in Fund Balances - Budget and Actual Nonmajor Special Revenue Funds For the Year Ended June 30, 2019 (\$000's)

		Sub	odivision Park Tru (Fund 375)	st	Construction and Property Conveyance Tax (Funds 377-378, 380-398)			
	_	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	
REVENUES								
Taxes and special assessments	\$	-	-	-	38,000	47,187	9,187	
Intergovernmental		- 202	1,741	1,741	6,651	2,081 50	(4,570)	
Charges for current services Rent		2,293	18,789	16,496	-	50	50	
Investment income		-	- 1,654	- 1,654	- 17,147	3,225	(13,922)	
Other revenues		-	298	298	1,600	1,715	(13,922)	
Total revenues	_	2,293	22,482	20,189	63,398	54,258	(9,140)	
EXPENDITURES								
Current:								
General government		-	-	-	-	-	-	
Public safety		-	-	-	-	-	-	
Community services		-	-	-	-	-	-	
Sanitation		-	-	-	-	-	-	
Capital maintenance		38,956	12,885	(26,071)	91,392	41,167	(50,225)	
Capital outlay		4,248	4,248	-	10,995	10,995	-	
Debt service - Principal		-	-	-	-	-	-	
Interest		-	-	-	-	-	-	
Total expenditures	_	43,204	17,133	(26,071)	102,387	52,162	(50,225)	
Excess (deficiency) of revenues								
over (under) expenditures	-	(40,911)	5,349	46,260	(38,989)	2,096	41,085	
OTHER FINANCING SOURCES (USES)								
Proceeds from sale of capital assets		-	-	-	-	-	-	
Transfers in		-	-	-	5,210	5,210	-	
Transfers out	_	(159)	(159)		(11,716)	(11,229)	487	
Total other financing sources (uses)	_	(159)	(159)	-	(6,506)	(6,019)	487	
Net change in fund balances	\$_	(41,070)	5,190	46,260	(45,495)	(3,923)	41,572	
Fund balances - beginning			76,116			77,313		
Prior year encumbrances			3,548			11,132		
Fund balances - ending		\$	84,854		\$	84,522		

1943 Gas Ta	x Maintenance and	I Construction	1964 Gas Tax	Maintenance and	Construction	Storm Drainage Fee		е
	(Fund 409)			(Funds 410-411)			(Funds 413, 427)	
Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)
_								
- 7,800	- 7,233	(567)	- 9,500	- 9,424	(76)	- 4	4	-
-	-	-	-	-	-	200	237	37
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	13	19	6
								-
7,800	7,233	(567)	9,500	9,424	(76)	217	260	43
_	_	_	_	_	_	_	_	_
_	_	_	_	-	-	-	_	_
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-	-
7,800	7,233	(567)	9,500	9,424	(76)	519	513	(6
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-	-
7,800	7,233	(567)	9,500	9,424	(76)	519	513	(6
	-	<u>-</u>		-	-	(302)	(253)	49
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-	-
-		-				(13)		13
		<u> </u>				(13)		13
	-			-		(315)	(253)	62
	-			-			683	
				-			250	
\$	-		;	\$ -		\$	680	

City of San José Combining Schedule of Revenues, Expenditures and Changes in Fund Balances - Budget and Actual Nonmajor Special Revenue Funds For the Year Ended June 30, 2019 (\$000's)

	_	Supplemen	tal Local Law Enf (Fund 414)	orcement		Underground Utility (Fund 416)			
	_	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)		
REVENUES									
Taxes and special assessments	\$	-	-	-		-	-		
Intergovernmental		1,912	2,378	466	77	1,909	1,832		
Charges for current services		-	-	-	750	14	(736)		
Rent		-	-	-	-	-	-		
Investment income		-	46	46	9	161	152		
Other revenues Total revenues	-	 1,912	2,426	<u>2</u> 514	836	2,084	1,248		
EXPENDITURES Current:									
General government		_	_	_	_	_	_		
Public safety		3,082	2,055	(1,027)		_			
Community services		5,002	2,033	(1,021)	_	_			
Sanitation		_	_	_	_	_	_		
Capital maintenance		_	_	_	819	554	(265)		
Capital outlay		954	955	1	-	-	-		
Debt service - Principal		-	-	-	-	-	-		
Interest		-	-	-	-	-	-		
Total expenditures	_	4,036	3,010	(1,026)	819	554	(265)		
Excess (deficiency) of revenues									
over (under) expenditures	_	(2,124)	(584)	1,540	17	1,530	1,513		
OTHER FINANCING SOURCES (USES)									
Proceeds from sale of capital assets		-	-	-	-	-	-		
Transfers in		-	-	-	-	-	-		
Transfers out	_				(11)	(11)			
Total other financing sources (uses)	_	<u>-</u>			(11)	(11)			
Net change in fund balances	\$_	(2,124)	(584)	1,540	6	1,519	1,513		
Fund balances - beginning			1,157			7,926			
Prior year encumbrances			1,090			-			
Fund balances - ending		\$	1,663		\$	9,445			

St	State Drug Forfeiture (Fund 417)			ibrary Parcel Tax (Fund 418, 483)		Federal Drug Forfeiture (Fund 419, 487, 488)			
Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	
_	_	_	9,183	9,269	86	_	_	_	
-	_	-	-	-	-	-	-	-	
-	-	-	-	-	-	-	-	-	
-	-	-	-	-	-	-	-	-	
-	-	-	100	165	65	-	93	93	
	408	408							
	408	408	9,283	9,434	151		93	93	
-	-	-	-	-	-	-	-	-	
-	-	-	-	-	-	-	-	-	
-	-	-	8,574	8,270	(304)	-	-	-	
-	-	-	-	-	-	-	-	-	
-	-	-	3,900	3,663	(237)	-	-	-	
257	257	-	-	-	-	3,449	3,449	-	
-	-	-	-	-	-	-	-	-	
				-	-				
257	257		12,474	11,933	(541)	3,449	3,449		
(257)	151	408	(3,191)	(2,499)	692	(3,449)	(3,356)	93	
-	-	-	-	-	-	-	-	-	
-	-	-	(53)	(53)	-	-	-	-	
			-	·					
	-		(53)	(53)					
(257)	151	408	(3,244)	(2,552)	692	(3,449)	(3,356)	93	
	82			10,320			3,449		
	257			582			129		
5	\$ 490		\$	8,350		\$	222		

City of San José Combining Schedule of Revenues, Expenditures and Changes in Fund Balances - Budget and Actual Nonmajor Special Revenue Funds For the Year Ended June 30, 2019 (\$000's)

	_	Residential C	onstruction Tax (Fund 420)	Contribution	Arte	Arterial and Major Collectors (Fund 421)		
	_	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	
REVENUES	•	000	000	100				
Taxes and special assessments Intergovernmental	\$	200	323	123	-	-	-	
Charges for current services		_	-	-	- 156	180	- 24	
Rent		_	_	-	-	-	-	
Investment income		30	44	14	12	36	24	
Other revenues		-	-	-	-	-	-	
Total revenues	_	230	367	137	168	216	48	
EXPENDITURES								
Current:								
General government		-	-	-	-	-	-	
Public safety		-	-	-	-	-	-	
Community services		-	-	-	-	-	-	
Sanitation		-	-	-	-	-	-	
Capital maintenance		695	35	(660)	5	-	(5)	
Capital outlay		-	-	-	-	-	-	
Debt service - Principal		-	-	-	-	-	-	
Interest	_	-		-			-	
Total expenditures	_	695	35	(660)	5		(5)	
Excess (deficiency) of revenues								
over (under) expenditures	_	(465)	332	797	163	216	53	
OTHER FINANCING SOURCES (USES)								
Proceeds from sale of capital assets		-	-	-	-	-	-	
Transfers in		- (45)	-	-	-	-	-	
Transfers out	_	(45)	(44)	1_		 _		
Total other financing sources (uses)	_	(45)	(44)	1_		 _		
Net change in fund balances	\$_	(510)	288	798	163	216	53	
Fund balances - beginning			2,048			1,667		
Prior year encumbrances								
Fund balances - ending		\$	2,336		\$	1,883		

	unity Facility Rev inds 422, 432, 43		Integrat	ed Waste Manag (Fund 423)	ste Management d 423)		Building and Structures Construction Tax (Fund 429)			
Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)		
_	_	-	_	-	_	16,026	22,572	6,546		
-	-	-	-	-	-	7,775	1,981	(5,794)		
-	7,712	7,712	137,116	140,431	3,315	-	-	-		
3,420	2,565	(855)	526	504	(22)	-	-	-		
210	35	(175)	581	719	138	416	1,080	664		
5,999	1,917	(4,082)				3,866	240	(3,626)		
9,629	12,229	2,600	138,223	141,654	3,431	28,083	25,873	(2,210)		
11,104	13,563	2,459	-	-	-	-	-	-		
-	-	-	-	-	-	-	-	-		
-	-	-	-	-	-	-	-	-		
-	-	-	139,350	137,083	(2,267)	-	-	-		
646	-	(646)	-	-	-	51,737	16,647	(35,090)		
-	-	-	255	255	-	4,363	4,363	-		
1,200	1,200	-	-	222	222	-	-	-		
15	15				-		-	-		
12,965	14,778	1,813	139,605	137,560	(2,045)	56,100	21,010	(35,090)		
(3,336)	(2,549)	787	(1,382)	4,094	5,476	(28,017)	4,863	32,880		
-	28,240	28,240	-	<u>-</u>	-	<u>-</u>	-	_		
4,900	4,900	-	-	-	-	-	_	-		
(40,008)	(33,892)	6,116	(1,035)	(1,035)	-	(416)	(416)	-		
(35,108)	(752)	34,356	(1,035)	(1,035)		(416)	(416)			
(38,444)	(3,301)	35,143	(2,417)	3,059	5,476	(28,433)	4,447	32,880		
	11,085			30,630			42,440			
	-			2,357			9,097			
\$	7,784		\$	36,046		\$	55,984			

City of San José Combining Schedule of Revenues, Expenditures and Changes in Fund Balances - Budget and Actual Nonmajor Special Revenue Funds For the Year Ended June 30, 2019 (\$000's)

	_	Development Enhancement (Fund 439)			Community Development Block Grant (Funds 441, 304)			
	_	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	
REVENUES	_							
Taxes and special assessments	\$	-	-	-	-	-	- (500)	
Intergovernmental		-	-	-	9,807	9,287	(520)	
Charges for current services		-	-	-	-	-	-	
Rent Investment income		-	-	-	-	-	-	
Other revenues		-	-	-	-	-	-	
Total revenues	-				9,807	9,287	(520)	
EXPENDITURES								
Current:								
General government		-	_	_	_	-	_	
Public safety		_	_	_	-	-	-	
Community services		-	_	_	9,537	6,473	(3,064)	
Sanitation		-	-	-	-	-	-	
Capital maintenance		-	-	-	6,425	1,717	(4,708)	
Capital outlay		-	-	-	-	-	-	
Debt service - Principal		-	-	-	-	-	-	
Interest		-	-	-	-	-	-	
Total expenditures	_	-	-		15,962	8,190	(7,772)	
Excess (deficiency) of revenues								
over (under) expenditures	-				(6,155)	1,097	7,252	
OTHER FINANCING SOURCES (USES)								
Proceeds from sale of capital assets		-	-	-	-	-	-	
Transfers in		-	-	-	-	-	-	
Transfers out	-	-						
Total other financing sources (uses)	-					<u>-</u>		
Net change in fund balances	\$		-		(6,155)	1,097	7,252	
Fund balances - beginning			20			8,099		
Prior year encumbrances			-			408		
Fund balances - ending			\$ 20		\$	9,604		

Economic Development Administration Loans (Fund 444)			nage Service Use (Funds 446, 469)	Charge	Transient Occupancy Tax (Fund 461)			
Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)
_	<u>-</u>	-	-	_	-	29,293	30,863	1,570
-	-	-	1,380	35	(1,345)	-	-	-
-	-	-	33,268	33,525	257	-	-	-
-	-	-	-	-	-	-	-	-
-	-	-	350	644	294	50	123	73
-				5,537	5,537	25	87	62
<u>-</u>			34,998	39,741	4,743	29,368	31,073	1,705
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	21,209	15,590	(5,619)
-	-	-	25,709	24,024	(1,685)	-	-	-
-	-	-	12,573	5,896	(6,677)	-	-	-
-	-	-	17,587	17,587	-	-	-	-
-	-	-	-	-	-	-	-	-
<u>-</u>	-	<u>-</u>	55,869	47,507	(8,362)	21,209	15,590	(5,619)
			(20,871)	(7,766)	13,105	8,159	15,483	7,324
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-	-
			(820)	(820)		(15,044)	(15,084)	(40)
-			(820)	(820)		(15,044)	(15,084)	(40)
	-		(21,691)	(8,586)	13,105	(6,885)	399	7,284
	7			26,346			7,763	
	<u> </u>			13,798			832	
	\$ 7			31,558		\$	8,994	

City of San José

Combining Schedule of Revenues, Expenditures and Changes in Fund Balances - Budget and Actual Nonmajor Special Revenue Funds For the Year Ended June 30, 2019

For the Year Ended June 30, 20 (\$000's)

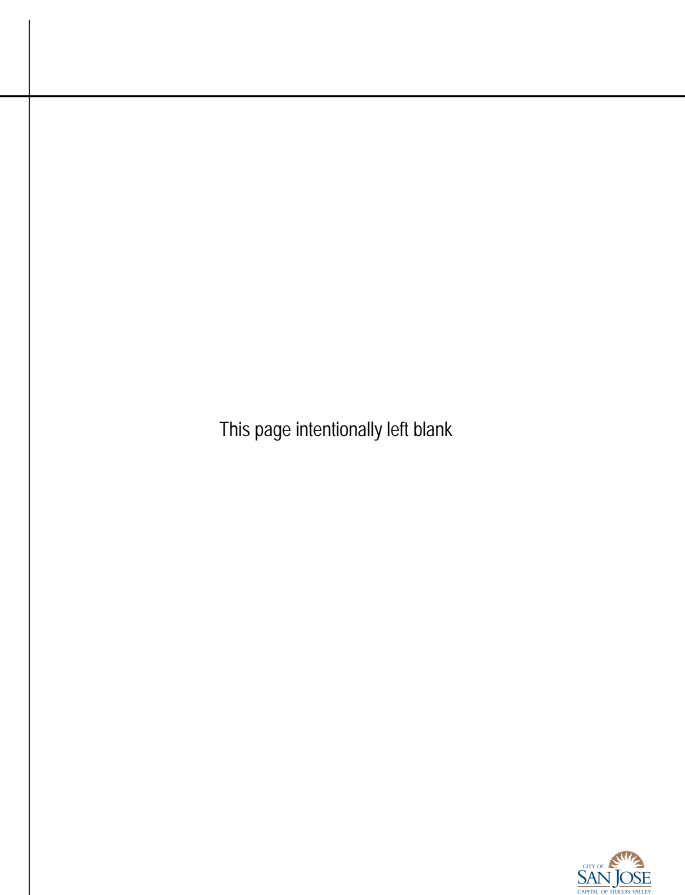
	-	La	ake Cunningham (Fund 462)			yrne Memorial J unds 474, 477)	ustice
	-	Budget	Budgetary Basis Actual	Variance Over (Under)	Budget	Budgetary Basis Actual	Variance Over (Under)
REVENUES	•						
Taxes and special assessments	\$	-	-	-	-	-	-
Intergovernmental Charges for current services		- 784	- 720	(64)	-	-	-
Rent		704	720	(64)	-	-	-
Investment income		20	- 42	- 22	269	_	(269)
Other revenues		-	- 42	-	-	_	(209)
Total revenues	-	804	762	(42)	269	-	(269)
EXPENDITURES							
Current:							
General government		-	-	-	-	-	-
Public safety		-	-	-	269	-	(269)
Community services		-	-	-	-	-	-
Sanitation		-	-	-	-	-	-
Capital maintenance		834	453	(381)	-	-	-
Capital outlay		5	5	-	20	20	-
Debt service - Principal		-	-	-	-	-	-
Interest	_	-			<u> </u>	-	
Total expenditures	-	839	458	(381)	289	20	(269)
Excess (deficiency) of revenues							
over (under) expenditures	-	(35)	304	339	(20)	(20)	
OTHER FINANCING SOURCES (USES) Proceeds from sale of capital assets							
Transfers in		_	-	-	-	_	-
Transfers out		(226)	(226)	-	-	-	-
Total other financing sources (uses)	-	(226)	(226)			-	
Net change in fund balances	\$	(261)	78	339	(20)	(20)	
Fund balances - beginning Prior year encumbrances			1,704 103			(21) 20	
•		_			-		
Fund balances - ending		\$	1,885		\$ <u>-</u>	(21)	

Municipal Golf Courses (Fund 518)

Convention and Cultural Facilities (Funds 536, 481, 560, 489)

Budget 430 - 8 438	Budgetary Basis Actual 419 - 10 - 429	Variance Over (Under) (11) - 2 - (9)	Budget 100 3,655 3,755	Budgetary Basis Actual 7,239 57,814 477 3,687 69,217	Variance Over (Under) 7,239 57,814 377 32 65,462
- - - 1,201 - - - 1,201	- - - 1,117 - - - 1,117	(84) - - - - - - - (84)	63,806 - 6,994 48,932 - - 119,732	- 70,107 - 2,877 48,929 - - 121,913	6,301 - (4,117) (3) - - 2,181
(763)	(688)	75_	(115,977)	(52,696)	63,281
2,700 (2,033) 667 (96)	- 2,700 (1,938) 762 74 638	95 95 170	68,652 (12,237) 56,415 (59,562)	57,444 (471) 56,973 4,277 12,323 322	(11,208) 11,766 558 63,839

(Concluded)





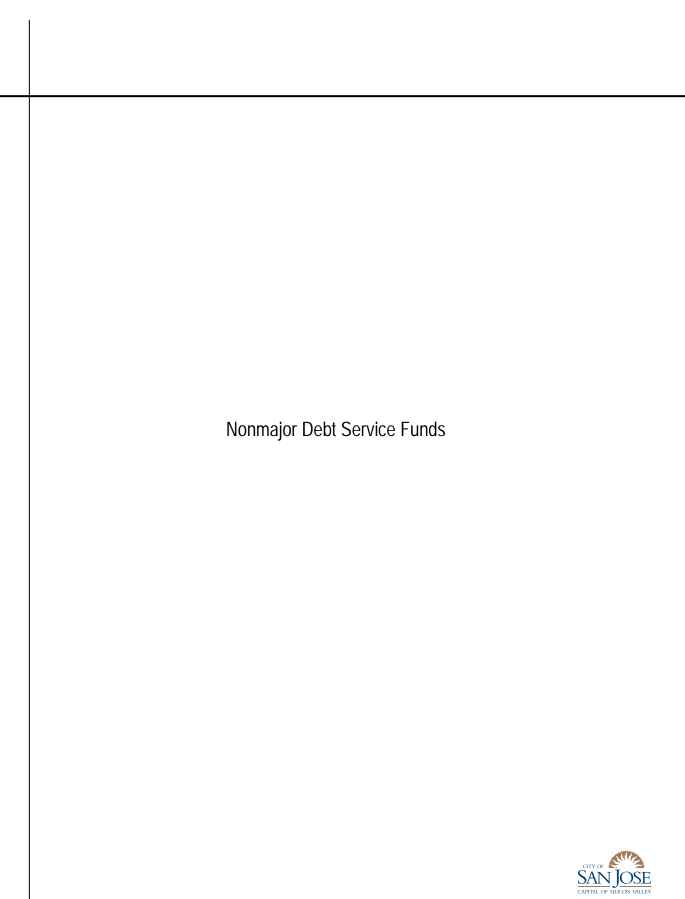
Nonmajor Debt Service Funds

Debt Service Funds are used to account for and report financial resources that are restricted, committed, or assigned to expenditure for principal and interest.

<u>GO Bonds Parks, Libraries & Public Safety Fund</u> – Established to account for debt issued for construction of various library, parks and public safety projects. Debt repayments are funded by ad valorem property taxes.

City Hall Fund - Established to account for payments of debt service related to the construction of City Hall.





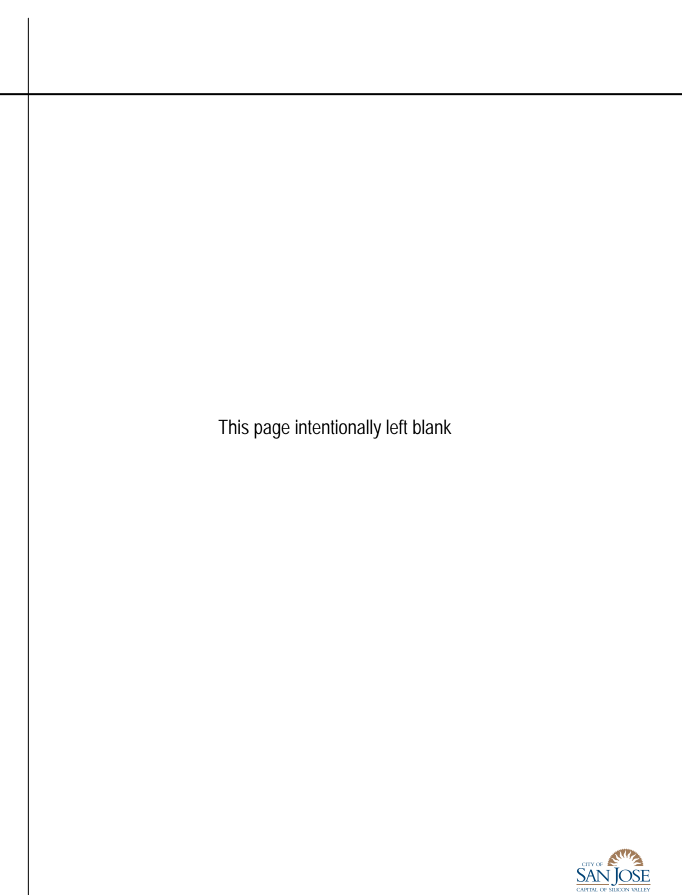


City of San José Combining Balance Sheet Nonmajor Debt Service Funds June 30, 2019 (\$000's)

		GO Bonds Parks, Libraries & Public Safety (Fund 209)	City Hall (Fund 210)	Total
ASSETS				
Receivables (net of allowances				
for uncollectibles)	\$	319	6	325
Restricted assets:				
Equity in pooled cash and investments	;			
held in City Treasury		32,232	1,004	33,236
Cash and investments held with		1		4
fiscal agent		I	-	I
Total assets	\$	32,552	1,010	33,562
FUND BALANCES				
Restricted for debt service		32,552	1,006	33,558
Committed		-	4	4
Total fund balances	\$	32,552	1,010	33,562

City of San José Combining Statement of Revenues, Expenditures and Changes in Fund Balances Nonmajor Debt Service Funds For the Year Ended June 30, 2019 (\$000's)

	Parks, Libraries & Public Safety (Fund 209)	City Hall (Fund 210)	Total
REVENUES			_
Taxes and special assessments \$ Investment income	35,424 557	- 205	35,424 762
Total revenues	35,981	205	36,186
EXPENDITURES			
Debt service:	40.000		40.000
Principal	19,660	- 40	19,660
Interest and fiscal charges	16,078	18	16,096
Total expenditures	35,738	18	35,756
Excess of revenues over expenditures	243_	187	430
OTHER FINANCING SOURCES (USES)			
Transfers in	-	27,959	27,959
Transfers out		(28,159)	(28,159)
Total other financing sources (uses)		(200)	(200)
Net change in fund balances	243	(13)	230
Fund balances - beginning	32,309	1,023	33,332
Fund balances - ending \$	32,552	1,010	33,562





Nonmajor Capital Project Funds

Capital Project Funds are used to account for and report financial resources that are restricted, committed, or assigned to expenditure for capital outlays, including the acquisition or construction of capital facilities and other capital assets.

Capital Project Funds established by the City of San José are as follows:

<u>Capital Improvements Funds</u> – Established to account for assessment charges for the construction of the Alviso Ring Levee.

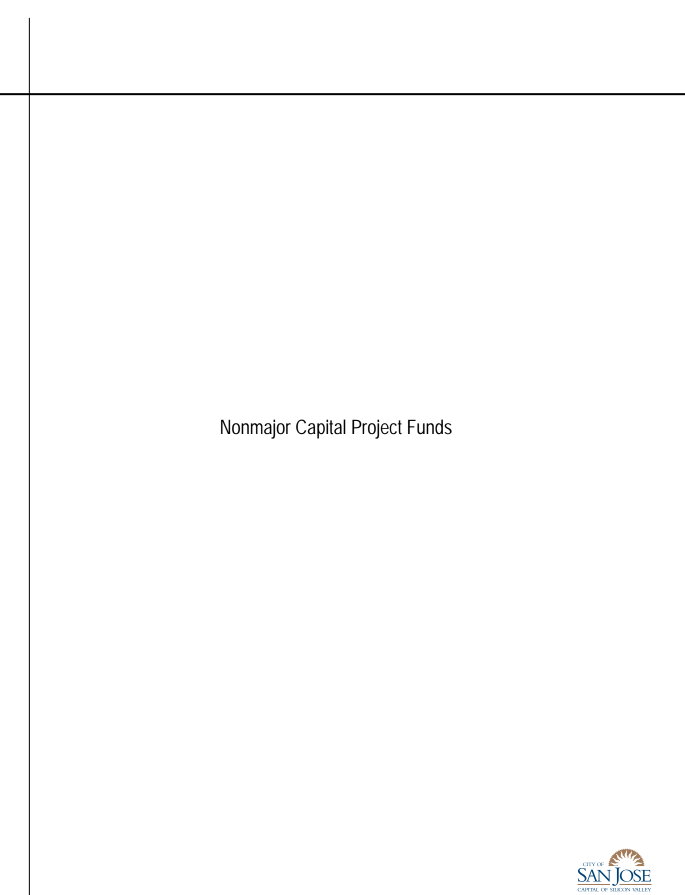
<u>Construction Excise Tax Funds</u> – Established to account for revenues and expenditures related to traffic maintenance and improvements.

<u>Parks Bond Projects Fund</u> – Established to account for general obligation bond proceeds for various parks construction projects.

<u>Branch Libraries Bond Projects Fund</u> – Established to account for general obligation bond proceeds for various library construction projects.

<u>Neighborhood Security Bond Projects Fund</u> – Established to account for general obligation bond proceeds to improve various libraries, parks and public safety facilities.







City of San José Combining Balance Sheet Nonmajor Capital Project Funds June 30, 2019 (\$000's)

	(F	Capital Improvements Funds 408, 424, 476)	Construction Excise Tax (Funds 309, 311, 348-349, 464-465, 470, 478-480, 486)
ASSETS		<u> </u>	
Equity in pooled cash and investments held in City Treasury	\$	450	123,059
Receivables (net of allowance		_	
for uncollectibles)		3	6,908
Advances and deposits Restricted assets:		4	34
Equity in pooled cash and investments held in City Treasury		-	111
Cash and investments held with fiscal agent		_	-
Total assets	\$	457	130,112
LIABILITIES			
Accounts payable	\$	-	4,049
Accrued salaries, wages and payroll taxes			671
Total liabilities		-	4,720
FUND BALANCES			
Restricted		457	44,240
Assigned	_	-	81,152
Total fund balances		457	125,392
Total liabilities and fund balances	\$	457	130,112

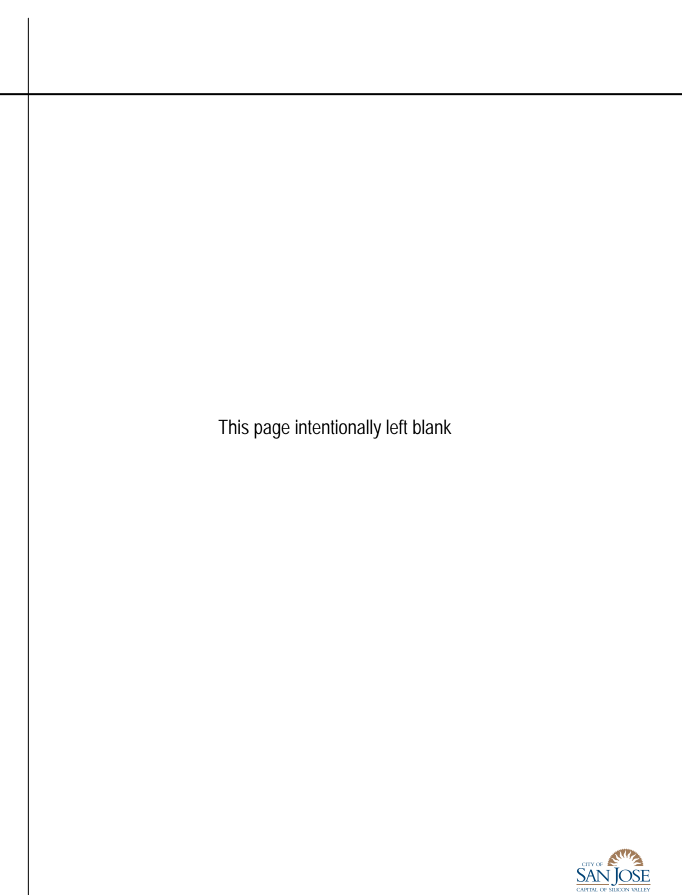
Parks Bond Projects (Fund 471)	Branch Libraries Bond Projects (Fund 472)	Neighborhood Security Bond Projects (Fund 475)	Total
5,177	25	1,173	129,884
32	- -	- -	6,943 38
_	_	_	111
17,897 23,106	<u>926</u> 951	<u>449</u> 1,622	19,272 156,248
		1,022	
1,395 14	12 8	- 9	5,456 702
1,409	20	9	6,158
21,697	931 -	1,613 -	68,938 81,152
21,697	931	1,613	150,090
23,106	951	1,622	156,248

City of San José

Combining Statement of Revenues, Expenditures and Changes in Fund Balances Nonmajor Capital Project Funds For the Year Ended June 30, 2019 (\$000's)

	Capital mprovements nds 408, 424, 476)	Construction Excise Tax (Funds 309, 311, 348-349, 464-465, 470, 478-480, 486)
REVENUES	 _	
Taxes	\$ -	25,770
Intergovernmental	-	36,636
Charges for current services	-	4,845
Investment income	14	3,604
Other revenues	 37	1,695
Total revenues	 51_	72,550
EXPENDITURES Current:		
Capital maintenance	37	46,225
Capital outlay	-	24,263
Total expenditures	37	70,488
Excess (deficiency) of revenues over (under) expenditures	14_	2,062
OTHER FINANCING SOURCES (USES) Transfers in	_	_
Transfers out	(9)	(2,433)
Total other financing sources (uses)	(9)	(2,433)
Net change in fund balances	5	(371)
Fund balances - beginning	452	125,763
Fund balances - ending	\$ 457	125,392

Parks Bond Projects (Fund 471)	Branch Libraries Bond Projects (Fund 472)	Neighborhood Security Bond Projects (Fund 475)	Total
_	_	_	25,770
_	_	_	36,636
-	-	_	4,845
545	20	8	4,191
1		4	1,737
546	20	12	73,179
198 8,661 8,859	175 - 175	174 133 307	46,809 33,057 79,866
(8,313)	(155)	(295)	(6,687)
4,722	- -	- -	4,722 (2,442)
4,722			2,280
(3,591)	(155)	(295)	(4,407)
25,288	1,086	1,908	154,497
21,697	931	1,613	150,090





Internal Service Funds

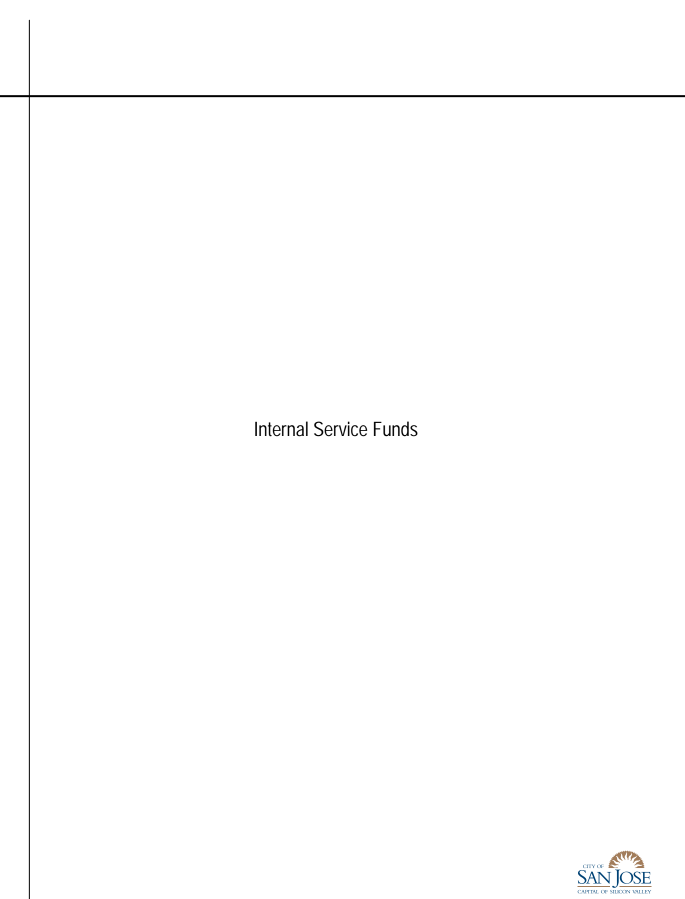
Internal Service Funds are used to account for the exchange of benefits within the City's funds or departments on a cost reimbursement basis.

<u>Public Works Programs Support Fund</u> – Established to account for Public Works Department administrative services provided to City-wide capital programs and certain other Public Works operating divisions.

Employee Benefits Funds - Established to account for the cost of funding the City's portion of employee fringe benefits.

<u>Vehicle Maintenance and Operations Funds</u> – Established to account for the purchase and maintenance of City vehicles and the cost of operating a maintenance facility for equipment used by other City departments for repairs, demolition, or other abatement of dangerous buildings.







City of San José Combining Statement of Fund Net Position Internal Service Funds June 30, 2019 (\$000's)

	Public Works Programs Support (Fund 150)	Employee Benefits (Funds 155-158, 160-161)	Vehicle Maintenance and Operations (Fund 552)	Total
ASSETS				
Current assets:				
Equity in pooled cash and investments held in City Treasury	\$ 5,499	9,378	3,789	18,666
Other cash and investments	φ 5,499 -	9,576	3,76 9 7	7
Receivables (net of allowance				•
for uncollectibles)	76	352	47	475
Inventories			1,150	1,150
Total unrestricted current assets	5,575	9,730	4,993	20,298
Restricted assets:				
Other cash and investments		489		489
Total restricted current assets		489		489
Total current assets	5,575	10,219	4,993	20,787
Capital assets (net of accumulated depreciation):				
Depreciable	-	-	4,926	4,926
Total assets	5,575	10,219	9,919	25,713
LIABILITIES				
Current liabilities:				
Accounts payable	57	56	70	183
Accrued salaries, wages, and payroll taxes	465	503	344	1,312
Unearned revenue		566		566
Total current liabilities unrestricted	522	1,125	414	2,061
Noncurrent liabilities: Accrued vacation, sick leave and				
compensatory time	2,520	55	506	3,081
Total liabilities	3,042	1,180	920	5,142
NET POSITION				
Net investment in capital assets	-	-	4,926	4,926
Unrestricted	2,533	9,039	4,073	15,645
Total net position	\$ 2,533	9,039	8,999	20,571

City of San José Combining Statement of Revenues, Expenses, and Changes in Fund Net Position Internal Service Funds For the Year Ended June 30, 2019 (\$000's)

	Public Works Programs Support (Fund 150)	Employee Benefits (Funds 155-158, 160-161)	Vehicle Maintenance and Operations (Fund 552)	Total
OPERATING REVENUES				_
Charges for services	\$ 16,775	97,890	21,564	136,229
Total operating revenues	16,775	97,890	21,564	136,229
OPERATING EXPENSES				
Operations and maintenance	16,767	99,778	22,068	138,613
Depreciation			2,415	2,415
Total operating expenses	16,767	99,778	24,483	141,028
Operating income (loss)	8_	(1,888)	(2,919)	(4,799)
NONOPERATING REVENUES				
Investment income	178	377	69	624
Gain on disposal of capital assets	-	-	93	93
Other revenues, net	-	-	9	9
Net nonoperating revenues	178	377	171	726
Income (loss) before transfers	186	(1,511)	(2,748)	(4,073)
Transfers in	_	3,000	1,200	4,200
Transfers out		(84)	(128)	(212)
Changes in net position	186	1,405	(1,676)	(85)
Net position - beginning	2,347	7,634	10,675	20,656
Net position - ending	\$ 2,533	9,039	8,999	20,571

City of San José Combining Statement of Cash Flows Internal Service Funds For the Year Ended June 30, 2019 (\$000's)

	Public Works Programs Support (Fund 150)	Employee Benefits (Funds 155-158, 160-161)	Vehicle Maintenance and Operations (Fund 552)	Total
CASH FLOWS FROM OPERATING				
ACTIVITIES Cash received from interfund services provided Cash payment to suppliers of goods and services Cash payment to employees for services	\$ 16,728 (1,947) (14,804)	97,809 (98,706) (1,114)	21,564 (13,671) (8,449)	136,101 (114,324) (24,367)
Net cash (used in) operating activities	(23)	(2,011)	(556)	(2,590)
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES				
Transfer from other funds Transfer to other funds Net cash provided by noncapital		3,000 (84)	1,200 (128)	4,200 (212)
financing activities	-	2,916	1,072	3,988
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES				
Acquisition and construction of capital assets	-	-	(1,471)	(1,471)
Net cash used in capital and related financing activities			(1,471)	(1,471)
CASH FLOWS FROM INVESTING ACTIVITIES				
Interest income on investments	178	377	69	624
Net change in cash and cash equivalents	155	1,282	(886)	551
Cash and cash equivalents - beginning	5,344	8,585	4,682	18,611
Cash and cash equivalents - ending	\$ 5,499	9,867	3,796	19,162
Reconciliation of operating income (loss) to net cash provided by (used in) operating activities:				
Operating income (loss)	\$ 8	(1,888)	(2,919)	(4,799)
Adjustments to reconcile operating income (loss) to net cash (used in) operating activities:				
Depreciation Depreciation	-	-	2,415	2,415
Other nonoperating revenues	-	-	9	9
(Increase) in: Accounts receivable Inventories	(47) -	(81) -	(8) (5)	(136) (5)
Increase (Decrease) in: Accounts payable and accrued liabilities Accrued vacation, sick leave	71	63	64	198
and compensatory time Unearned revenue	(55)	7 (112)	(112)	(160) (112)
Total adjustments	(31)	(123)	2,363	2,209
Net cash (used in) operating activities	\$ (23)	(2,011)	(556)	(2,590)
Reconciliation of cash and cash equivalents to the statement of net assets:				
Equity in pooled cash and investments held in City Treasury				
Unrestricted Restricted	\$ 5,499	9,378 489	3,789 7	18,666 496
Cash and cash equivalents	\$ 5,499	9,867	3,796	19,162

Trust and Agency Funds

Trust and Agency Funds are used to account for assets held by a governmental unit in a trustee capacity and/or as an agent for individuals, private organizations, other governmental units, and/or other funds. These include pension trust funds, private purpose trust funds, and agency funds.

<u>Federated City Employees' Retirement System Funds</u> – Established to account for the accumulation of resources to be used for retirement annuity and postemployment healthcare payments to all full-time and some eligible part-time City of San José employees, except members of the Police and Fire Department Retirement Plan.

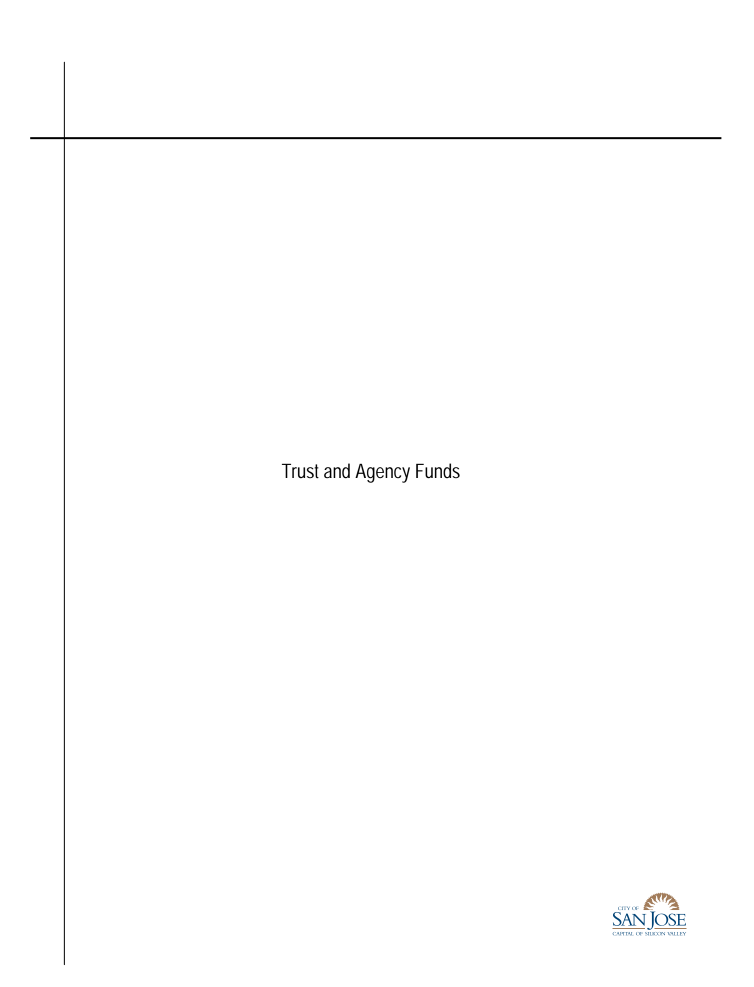
<u>Police and Fire Plan Funds</u> – Established to account for the accumulation of resources to be used for retirement annuity and postemployment healthcare payments to all sworn members of the City of San José's Police and Fire departments.

<u>James Lick Private-Purpose Trust Fund</u> – Established to account for resources legally held in the trust for use towards the support of the Eastfield Ming Quong (EMQ) Families First Agency. All resources of the fund, including any earnings on invested resources, are used to support the organization's activities.

<u>Successor Agency to the Redevelopment Agency Private-Purpose Trust Fund</u> – Established to make payments on the former Redevelopment Agency of the City of San José's "enforceable obligations" and to wind down the activities of the former Agency through the sale and disposition of assets and properties.

<u>Arena Capital Reserve Fund</u> – Established to account for Arena Facilities monies that will be used to budget and defray Arena Facilities expenditures relating to capital maintenance repairs and replacement for the San José Arena (SAP Center at San José).





City of San José Combining Statement of Fiduciary Net Position Pension Trust Funds June 30, 2019 (\$000's)

ASSETS		Federated City Employees' Retirement System	Police and Fire Plan	Total
Investments	\$	2,406,763	3,727,134	6,133,897
Receivables:				
Accrued investment income		3,749	6,814	10,563
Employee contributions		1,381	1,599	2,980
Employer contributions		8,508	10,731	19,239
Brokers and others		8,224	32,495	40,719
Capital assets (net of accumulated depreciation)		2,992	3,077	6,069
Total assets	·	2,431,617	3,781,850	6,213,467
LIABILITIES Due to brokers Other liabilities Total liabilities	_	3,091 1,886 4,977	5,701 1,770 7,471	8,792 3,656 12,448
NET POSITION RESTRICTED FOR: Employees' pension benefits Employees' postemployment healthcare benefits		2,132,152 294,488	3,588,422 185,957	5,720,574 480,445
Net position restricted for pension and postemployment healthcare benefits	\$	2,426,640	3,774,379	6,201,019

City of San José Combining Statement of Changes in Fiduciary Net Position Pension Trust Funds For the Year Ended June 30, 2019 (\$000's)

		Federated		
		City Employees'	Police and Fire Plan	Total
ADDITIONS	_	Retirement System	Pian	Iolai
Investment income:				
Interest	\$	17,707	23,440	41,147
Dividends	*	10,539	10,381	20,920
Net appreciation in fair value		,		,
of plan investments		69,145	106,273	175,418
Investment expenses		(11,064)	(18,008)	(29,072)
Contributions:		,	,	, ,
Employer		199,416	205,362	404,778
Employees		33,184	38,126	71,310
Total additions	_	318,927	365,574	684,501
DEDUCTIONS				
General and administrative		4,966	5,495	10,461
Health insurance premiums		28,826	26,403	55,229
Refund of contributions		1,119	194	1,313
Retirement and other benefits:				
Death benefits		13,719	13,162	26,881
Retirement benefits		190,228	204,652	394,880
Veba transfer		19	-	19
Total deductions	_	238,877	249,906	488,783
Change in net position		80,050	115,668	195,718
Net position restricted for pension and				
postemployment healthcare benefits				
Beginning of year		2,346,590	3,658,711	6,005,301
End of year	\$	2,426,640	3,774,379	6,201,019

City of San José Combining Statement of Fiduciary Net Position Federated City Employees' Retirement System June 30, 2019 (\$000's)

	Defined Bene	Defined Benefit Pension Plan		Postemployment Healthcare Plan		
	-	Cost of		IRS Code Section		
	Retirement	Living	401(h) Plan	115 Trust	Total	
ASSETS						
Investments	\$ 1,393,652	722,148	-	290,963	2,406,763	
Receivables:						
Accrued investment income	2,847	410	-	492	3,749	
Employee contributions	739	203	-	439	1,381	
Employer contributions	4,444	3,183	-	881	8,508	
Brokers and others	5,705	222	-	2,297	8,224	
Capital assets (net of accumulated						
depreciation)	2,049	888	-	55	2,992	
Total assets	1,409,436	727,054		295,127	2,431,617	
LIABILITIES						
Due to brokers	2,618	-	-	473	3,091	
Other liabilities	1,157	563	-	166	1,886	
Total liabilities	3,775	563		639	4,977	
NET POSITION RESTRICTED FOR:						
Employees' pension benefits	1,405,661	726,491	-	-	2,132,152	
Employees' postemployment healthcare benefits	-	-	-	294,488	294,488	
Net position restricted for pension and						
postemployment healthcare benefits	\$ 1,405,661	726,491		294,488	2,426,640	

City of San José Combining Statement of Changes in Fiduciary Net Position Federated City Employees' Retirement System For the Year Ended June 30, 2019 (\$000's)

		Defined Benefit Pension Plan Postemployment Healthcare Plan				
	_		Cost of		IRS Code Section	
	_	Retirement	Living	401(h) Plan	115 Trust	Total
ADDITIONS						
Investment income:						
Interest	\$	11,619	5,501	3	584	17,707
Dividends		3,186	1,524	-	5,829	10,539
Net appreciation in fair value						
of plan investments		43,460	22,078	63	3,544	69,145
Investment expenses		(7,117)	(3,396)	-	(551)	(11,064)
Contributions:		, ,	(, ,		,	(, ,
Employer		97,830	75,176	-	26,410	199,416
Employees		17,672	4,934	-	10,578	33,184
Total additions	_	166,650	105,817	66	46,394	318,927
DEDUCTIONS						
General and administrative		3,102	1,480	23	361	4,966
Health insurance premiums		- -	_	9,460	19,366	28,826
Refund of contributions		953	166	-	<u>-</u>	1,119
Retirement and other benefits:						
Death benefits		7,891	5,828	-	-	13,719
Retirement benefits		139,518	50,710	-	-	190,228
Veba transfer		-	-	-	19	19
Total deductions	_	151,464	58,184	9,483	19,746	238,877
Change in net position		15,186	47,633	(9,417)	26,648	80,050
Net position restricted for pension and						
postemployment healthcare benefits						
Beginning of year		1,390,475	678,858	9,417	267,840	2,346,590
End of year	\$	1,405,661	726,491	-	294,488	2,426,640

City of San José Combining Statement of Fiduciary Net Position Police and Fire Plan June 30, 2019 (\$000's)

		Defined Benefit Pension Plan		Post			
			Cost of		IRS Code Section	IRS Code Section	
		Retirement	Living	401(h) Plan	115 Trust - Police	115 Trust - Fire	Total
ASSETS							
Investments	\$	2,119,886	1,424,941	34,112	91,669	56,526	3,727,134
Receivables:							
Accrued investment income		4,430	2,166	17	126	75	6,814
Employee contributions		760	298	541	-	-	1,599
Employer contributions		5,525	4,242	-	615	349	10,731
Brokers and others		23,258	6,185	3,052	-	-	32,495
Capital assets (net of accumulated							
depreciation)	_	1,893	1,138	46			3,077
Total assets	-	2,155,752	1,438,970	37,768	92,410	56,950	3,781,850
LIABILITIES							
Due to brokers		8,496	(3,883)	888	124	76	5,701
Other liabilities		1,024	663	30	31	22	1,770
Total liabilities	-	9,520	(3,220)	918	155	98	7,471
NET POSITION RESTRICTED FOR:							
Employees' pension benefits		2,146,232	1,442,190	-	-	-	3,588,422
Employees' postemployment healthcare benefits		-	-	36,850	92,255	56,852	185,957
Net position restricted for pension and							
postemployment healthcare benefits	\$	2,146,232	1,442,190	36,850	92,255	56,852	3,774,379

City of San José Combining Statement of Changes in Fiduciary Net Position Police and Fire Plan For the Year Ended June 30, 2019 (\$000's)

		Defined Benefit	Pension Plan	Post			
	_		Cost of		IRS Code Section	IRS Code Section	
		Retirement	Living	401(h) Plan	115 Trust - Police	115 Trust - Fire	Total
ADDITIONS							
Investment income:							
Interest	\$	14,073	8,990	300	48	29	23,440
Dividends		4,598	2,940	97	1,716	1,030	10,381
Net appreciation in fair value							
of plan investments		60,887	40,352	1,120	2,408	1,506	106,273
Investment expenses		(10,781)	(6,880)	(229)	(73)	(45)	(18,008)
Contributions:							
Employer		92,246	84,372	5,716	14,086	8,942	205,362
Employees	_	17,746	7,065	13,315			38,126
Total additions	_	178,769	136,839	20,319	18,185	11,462	365,574
DEDUCTIONS							
General and administrative		3,275	2,094	80	28	18	5,495
Health insurance premiums		-	-	26,403		_	26,403
Refund of contributions		160	34	-	-	-	194
Retirement and other benefits:							
Death benefits		6,943	6,219	-	-	-	13,162
Retirement benefits		143,428	61,224	-	-	-	204,652
Total deductions	-	153,806	69,571	26,483	28	18	249,906
Change in net position		24,963	67,268	(6,164)	18,157	11,444	115,668
Net position restricted for pension and postemployment healthcare benefits							
Beginning of year		2,121,269	1,374,922	43,014	74,098	45,408	3,658,711
End of year	\$	2,146,232	1,442,190	36,850	92,255	56,852	3,774,379

City of San José Combining Statement of Fiduciary Net Position Private-Purpose Trust Funds June 30, 2019 (\$000's)

Successor Agency to the Redevelopment

			Redevelopment	
		James Lick	Agency	Total
ASSETS				
Current assets:				
Equity in pooled cash and investments held				
in City Treasury	\$	197	-	197
Cash and investments		348	56,437	56,785
Receivables (net of allowance				
for uncollectibles):				
Brokers and other		1	297	298
Restricted cash and investments		<u> </u>	117,797	117,797
Total current assets		546	174,531	175,077
Noncurrent assets:				
Advances to the City of San José		_	739	739
Accrued interest		-	1,076	1,076
Loans receivable, net		_	4,121	4,121
Advances and deposits		_	5	5
Prepaid bond insurance			1,809	1,809
Capital assets:			.,000	.,000
Nondepreciable		_	2,892	2,892
Depreciable, net		_	50,598	50,598
Total noncurrent assets	_	_	61,240	61,240
Total assets		546	235,771	236,317
DEFERRED OUTFLOWS OF RESOURCES				
Loss on refundings of debt		<u>-</u>	38,089	38,089
LIABILITIES				
Current liabilities:				
Accounts payable		-	150	150
Accrued interest payable		-	22,036	22,036
Unearned revenue			8	8
Total current liabilties			22,194	22,194
Long-term liabilities:				
Due within one year		-	141,514	141,514
Due in more than one year		-	1,517,436	1,517,436
Total noncurrent liabilities		-	1,658,950	1,658,950
Total liabilities		-	1,681,144	1,681,144
NET POSITION (DEFICIT)				
Held in trust for:				
Redevelopment dissolution and other purposes		546	(1,407,284)	(1,406,738)
Total net position (deficit)	\$	546	(1,407,284)	(1,406,738)
rotal fiet position (deficit)	Ψ	J -1 0	(1,701,204)	(1,700,730)

City of San José Combining Statement of Changes in Fiduciary Net Position Private-Purpose Trust Funds For the Year Ended June 30, 2019 (\$000's)

Successor Agency to the

		Redevelopment	
	James Lick	Agency	Total
ADDITIONS	<u> </u>		
Redevelopment property tax revenues \$	-	226,744	226,744
Charges for services	-	56	56
Grant revenue	-	993	993
Investment earnings	43	1,186	1,229
Net rental income	-	101	101
Development fees	-	251	251
Gain on sale of revenue participation	-	31	31
Gain on sales of property and other assets	-	10,725	10,725
Capital contribution from the City of San José	-	1,600	1,600
Other		1,586	1,586
Total additions	43	243,273	243,316
DEDUCTIONS			
General and administrative	-	1,550	1,550
Project expenses	-	680	680
Pass through amounts to the County of Santa Clara	-	36,410	36,410
Payments to the County of Santa Clara for distributions			
to taxing entities		51,541	51,541
Transfer of properties to the City of San José	-	28,662	28,662
Depreciation	-	1,979	1,979
Allowance for loan losses	-	134	134
Interest on debt		54,904	54,904
Total deductions		175,860	175,860
Change in net position	43	67,413	67,456
NET POSITION HELD IN TRUST			
Beginning of year	503	(1,474,697)	(1,474,194)
End of year \$	546	(1,407,284)	(1,406,738)

City of San José Statement of Changes in Assets and Liabilities Agency Fund For the Year Ended June 30, 2019 (\$000's)

Arena Capital Reserve (Fund 459)	 Beginning Balance	Additions	Deletions	Ending Balance
ASSETS				
Equity in pooled cash and investments held				
in City Treasury	\$ 3,845	4,408	1,996	6,257
Receivables:				
Accrued interest	21	50	33	38
Total assets	3,866	4,458	2,029	6,295
LIABILITIES				
Other liabilities	3,866	4,165	1,736	6,295
Total liabilities	\$ 3,866	4,165	1,736	6,295

Statistical Section



Statistical Section



This section of the comprehensive annual financial report for the City of San José presents detailed information as a context to the information presented in the financial statements, note disclosures, and required supplementary information and to provide a framework to assess the economic condition affecting the City of San José.

GASB issued Statement No. 44, Economic Condition Reporting; The Statistical Section – an amendment of NCGA Statement 1. This statement amends the portions of NCGA Statement 1, Governmental Accounting and Financial Reporting Principles, that guide the preparation of the statistical section. The statistical section presents detailed information, typically in ten-year trends, that assists users in utilizing the basic financial statements, notes to basic financial statements, and required supplementary information to assess the economic condition affecting a government.

The dissolution of the former Agency on February 1, 2012 had a significant impact on the presentation of funds in the City's governmental fund financial statements and government-wide financial statements which affects the statistical data. Most notably, transfers of assets and long-term debt of the former Agency to SARA affected the ratios of outstanding debt for the governmental activities in Schedules IX and X.

Contents Schedule

Financial Trends I - IV

These schedules present trend information to help the reader understand the City's financial performance and condition.

Revenue Capacity V - VIII

These schedules contain information regarding property tax, the City's most significant local revenue source.

Debt Capacity IX - XIII

These schedules present information regarding the City's current levels of outstanding debt and the City's ability to issue additional debt in the future.

Demographic and Economic Information

XIV-XVI

These schedules illustrate demographic and economic indicators to provide a context for understanding and assessing the City's financial activities.

Operating Information XVII-XIX

These schedules contain service and infrastructure data related to services the City provides and the activities it performs.

Sources: Unless otherwise noted, the information in these schedules is derived from the comprehensive annual financial reports for the relevant year.

SCHEDULE I

CITY OF SAN JOSE NET POSITION BY COMPONENT LAST TEN FISCAL YEARS (ACCRUAL BASIS OF ACCOUNTING) (\$000's)

							(4)				
	2010	2011	2012	2013 ⁽²⁾	2014	2015 ⁽³⁾	2016	2017	2018		2019
Governmental activities											
Net investment in capital assets	\$ 4,201,672	\$ 3,810,801	\$ 5,350,666	\$ 5,012,359	\$ 4,769,632	\$ 4,566,716	\$ 4,478,760	\$ 4,391,069	\$ 4,349,559	\$	4,330,279
Restricted	527,931	622,241	939,509	864,808	889,631	927,190	930,553	982,168	1,000,459		1,036,765
Unrestricted	(53,494)	(129,419)	(197,298)	(217,340)	(206,396)	(1,734,224)	(1,723,260)	(1,935,456)	(2,667,125)		(2,657,523)
Total governmental activities net position	\$ 4,676,109	\$ 4,303,623	\$ 6,092,877	\$ 5,659,827	\$ 5,452,867	\$ 3,759,682	\$ 3,686,053	\$ 3,437,781	\$ 2,682,893	\$	2,709,521
Business-type activities											
Net investment in capital assets	\$ 926,638	\$ 889,674	\$ 859,392	\$ 817,594	\$ 779,015	\$ 769,516	\$ 766,107	\$ 814,473	\$ 930,631	\$	982,045
Restricted	120,510	122,534	128,361	124,753	125,345	113,459	76,709	75,945	72,750		72,890
N Unrestricted	307,209	332,633	329,047	359,035	406,663	247,428	339,422	351,101	252,928		290,071
Total business-type activities net position	\$ 1,354,357	\$ 1,344,841	\$ 1,316,800	\$ 1,301,382	\$ 1,311,023	\$ 1,130,403	\$ 1,182,238	\$ 1,241,519	\$ 1,256,309	\$	1,345,006
Primary government											
Net investment in capital assets	\$ 5,128,310	\$ 4,700,475	\$ 6,210,058 ⁽¹⁾	\$ 5,829,953	\$ 5,548,647	\$ 5,336,232	\$ 5,244,867	\$ 5,205,542	\$ 5,280,190	\$	5,312,324
Restricted	648,441	744,775	1,067,870	989,561	1,014,976	1,040,649	1,007,262	1,058,113	1,073,209		1,109,655
Unrestricted	253,715	203,214	131,749	141,695	200,267	(1,486,796)	(1,383,838)	(1,584,355)	(2,414,197)		(2,367,452)
Total primary government net position	\$ 6,030,466	\$ 5,648,464	\$ 7,409,677	\$ 6,961,209	\$ 6,763,890	\$ 4,890,085	\$ 4,868,291	\$ 4,679,300	\$ 3,939,202	\$	4,054,527

Note: (1) The increase in net investment in capital assets as of June 30, 2012, was primarily due to long-term obligations of the former Redevelopment Agency totaling \$2.313 billion that were transferred to SARA.

⁽²⁾ Due to the GASB Statement No. 65 implementation during the year ended June 30, 2013, net position is the difference between (a) assets and deferred outflows of resources and (b) liabilities and deferred inflows of resources as of June 30, 2013. Prior to July 1, 2012, net position represents the difference between assets and liabilities. The City did not retroactively restate the net position related to the implementation of GASB Statement No. 65.

⁽³⁾ The decrease in net position as of June 30, 2015, was primarily due to the recording of the City's net pension liability in accordance with the GASB Statement Nos. 68 and 71.

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CITY OF SAN JOSE CHANGE IN NET POSITION LAST TEN FISCAL YEARS (ACCRUAL BASIS OF ACCOUNTING)

(\$000's)

			(1)							
	2010	2011	2012 ⁽¹⁾	2013	2014	2015	2016	2017	2018	2019
Expenses										
Governmental activities:										
General government	\$ 137,159	\$ 148,515	\$ 111,996	\$ 133,330	\$ 119,299	\$ 127,480	\$ 122,363	\$ 127,090	\$ 132,157	\$ 142,531
Public safety	457,892	487,659	490,442	489,572	493,544	466,519	555,072	694,557	769,305	709,532
Community services	260,835	254,481	247,518	214,770	207,967	236,840	274,838	310,470	329,222	308,345
Sanitation	130,343	129,138	135,543	160,860	146,058	141,244	145,516	156,299	164,890	164,677
Capital maintenance	588,382	515,909	473,674	475,995	484,260	507,523	395,393	444,867	494,007	422,170
Interest and fiscal charges	161,734	163,280	123,696	64,467	60,852	60,266	56,768	54,844	57,002	46,720
Total governmental activities expenses	1,736,345	1,698,982	1,582,869	1,538,994	1,511,980	1,539,872	1,549,950	1,788,126	1,946,583	1,793,975
Business-type activities:										
Norman Y. Mineta San José										
International Airport	171,976	195,867	200,380	199,681	199,987	197,786	201,017	204,774	207,675	224,387
Wastewater Treatment System	140,831	147,283	149,980	147,994	169,622	158,385	163,985	192,302	203,272	199,350
Municipal Water System	24,355	24,600	29,260	31,523	33,187	33,885	36,246	42,647	49,156	47,917
Parking System	11,579	9,630	9,290	10,231	10,751	12,714	13,607	14,269	14,503	16,151
San José Clean Energy	-	-	-	-	-	-	-	-	1,116	98,909
Total business-type activities expenses	348,741	377,380	388,910	389,429	413,547	402,770	414,855	453,992	475,722	586,714
Total primary government expenses	\$ 2,085,086	\$ 2,076,362	\$ 1,971,779	\$ 1,928,423	\$ 1,925,527	\$ 1,942,642	\$ 1,964,805	\$ 2,242,118	\$ 2,422,305	\$ 2,380,689
Program Revenues										
Governmental activities:										
Charges for services:										
General government	29,986	25,716	24,732	49,213	41,168	44,044	46,952	48,358	29,565	26,656
Public safety	20,343	21,454	22,099	21,868	19,228	20,300	23,046	23,164	78,700	88,391
Community services	75,208	85,971	90,252	109,291	116,522	117,006	129,905	177,436	88,895	106,836
Sanitation	135,099	137,677	151,644	148,270	151,056	150,546	157,477	143,062	155,772	154,094
Capital maintenance	31,072	46,040	52,205	70,519	40,024	67,098	66,440	70,842	66,257	59,441
Operating grants and contributions	110,926	100,045	123,829	108,858	103,844	97,467	107,583	86,779	113,938	108,361
Capital grants and contributions	49,926	33,041	22,749	36,365	29,873	129,901	69,848	63,647	97,441	111,278
Total governmental program revenues	452,560	449,944	487,510	544,384	501,715	626,362	601,251	613,288	630,568	655,057
Business-type activities:										
Charges for services										
Norman Y. Mineta San José										
International Airport	130,030	145,895	154,713	154,246	159,978	163,962	182,445	194,057	213,993	223,267
Wastewater Treatment System	158,256	167,721	167,783	171,689	195,891	192,715	209,056	222,654	252,722	248,830
Municipal Water System	24,732	26,010	28,542	32,371	35,427	37,295	37,368	44,680	48,615	51,181
Parking System	10,458	9,541	11,585	12,093	13,621	15,614	16,503	17,612	17,645	19,185
San José Clean Energy	-	-	-	-	-	-	-	-	-	102,855
Operating grants and contributions	1,149	701	670	565	1,651	1,266	864	1,233	894	720
Capital grants and contributions	46,237	19,413	10,899	16,246	14,507	6,225	15,437	13,258	16,362	24,655
Total business-type activities program revenues	370,862	369,281	374,192	387,210	421,075	417,077	461,673	493,494	550,231	670,693
Total primary government revenues	\$ 823,422	\$ 819,225	\$ 861,702	\$ 931,594	\$ 922,790	\$ 1,043,439	\$ 1,062,924	\$ 1,106,782	\$ 1,180,799	\$ 1,325,750

Note:

CITY OF SAN JOSE CHANGE IN NET POSITION LAST TEN FISCAL YEARS (ACCRUAL BASIS OF ACCOUNTING)

SCHEDULE II (Concluded)

(\$000's)

Part		2010	2011	2012 ⁽¹⁾	2013	2014	2015	2016	2017	2018	2019
Commental activities			2011	2012	2010	2014	2010	2010	2017	2010	2010
Pubmish programment	Net (Expenses) Revenues										
Total primary government	Governmental activities	\$ (1,283,78	5) \$ (1,249,038	\$ (1,095,359)	\$ (994,610)	\$ (1,010,265)	\$ (913,510)	\$ (948,699)	\$ (1,174,838)	\$ (1,316,015)	\$ (1,138,918)
General Revenues and Other Changes in Net Position Governmental activities: Property and other taxes 488,973	Business-type activities	22,12	1 (8,099	(14,718)	(2,219)	7,528	14,307	46,818	39,502	74,509	83,979
Note Position Covernmental activities: Section S	Total primary government	(1,261,66	4) (1,257,137	(1,110,077)	(996,829)	(1,002,737)	(899,203)	(901,881)	(1,135,336)	(1,241,506)	(1,054,939)
Note Position Covernmental activities: Section S											
Property and other taxes	-										
Property and other taxes											
Property and other taxes	Governmental activities:										
Utility 108,151 108,528 110,912 111,750 14,769 138,410 41,273 41,709 43,741 45,749 46,909 49,949 49,949 49,642 51,180 43,937 Transient occupancy 17,250 18,102 22,451 22,528 29,685 36,880 41,125 45,511 48,864 51,399 Business icense 34,952 37,963 41,134 45,140 45,500 47,431 50,864 54,159 70,673 77,011 Sales taxes 123,312 137,970 154,026 Sales taxes 123,312 137,970 154,026 Sales taxes 123,312 137,970 154,026 Unrestricted interest and investment earnings 5,010 8,142 6,890 2,019 5,080 41,125 7,790 9,062 6,688 24,165 Other revenue 35,786 33,237 21,207 20,678 17,753 21,03 44,59 36,885 34,707 Gain on sale of capital assets 1 2,321 157,970 154,026 Sales taxes 123,312 157,970 154,026 Sales taxes 123,312 157,970 154,026 Sales taxes 15,010 18,142 18,890 2,019 18,142 18,980 2,019 18,278 17,753 17,753 17,790 19,062 16,883 24,165 Other revenue 35,786 33,237 21,207 20,678 18,278 17,7753 21,03 44,59 36,885 34,707 Gain on sale of capital assets 1 2 2 2 2,753,779 10,108 Sales taxes 15,010 18,142 18,890 2,019 18,278 17,753 17,753 18,100 18,145 18,278 17,753 18,270 18,2	Taxes:										
Franchise 38,410 41,273 41,709 43,741 45,749 46,909 48,949 49,642 51,180 48,379 Translent occupancy 17,250 18,102 22,451 25,258 36,980 41,125 45,511 68,844 51,399 81,395 36,341 50,884 54,159 70,673 77,011 50,885 81,855	Property and other taxes	498,97	481,145	404,877	329,591	368,233	384,523	404,878	431,138	461,964	497,317
Transient occupancy Business license 34,952 37,963 41,134 45,140 45,100 47,431 50,864 54,159 70,673 77,011 80,865 State of California in-lieu 7,169 4,889 2,611 524 4,840 1,173,412 180,407 201,797 207,695 226,337 263,530 State of California in-lieu 7,169 4,889 2,611 524 4,840 1,173,412 180,407 201,797 207,695 226,337 226,337 23,505 State of California in-lieu 1,7169 4,889 2,611 524 4,841 4,149 4,10 4,676 5,511 5,505 Unrestricted interest and investment earnings 5,010 8,142 6,695 2,019 5,060 4,125 7,790 9,002 6,688 24,165 Ciber revenue 35,786 33,237 21,207 20,678 18,278 18,278 11,773 2,103 4,459 3,648 3,445 3,470 3,445 3,470 3,445 3,470 3,445	Utility	108,15	1 108,528	110,912	111,750	114,486	112,645	113,474	121,046	120,234	120,846
Business license	Franchise	38,41	41,273	41,709	43,741	45,749	46,909	48,949	49,642	51,180	48,397
Sales taxes 123,312 137,970 154,026 163,751 173,412 180,407 201,797 207,695 226,337 263,530 State of California in-lieu 7,169 4,899 2,611 524 434 419 410 467 551 505 Unrestricted interest and investment earnings 5,010 8,142 6,950 2,019 5,060 4,125 7,790 9,062 6,688 24,165 Other revenue 35,786 33,237 21,207 20,678 182,78 117,753 2,103 4,459 36,485 34,707 Gain on sale of capital assets	Transient occupancy	17,25	18,102	22,451	25,258	29,685	36,980	41,125	45,511	48,854	51,399
State of California in-lieu	Business license	34,95	2 37,963	41,134	45,140	45,500	47,431	50,864	54,159	70,673	77,011
Unrestricted interest and investment earnings 5,010 8,142 6,950 2,019 5,060 4,125 7,790 9,062 6,688 24,165 Cher revenue 35,786 33,237 21,207 20,678 18,278 17,753 2,103 4,459 36,485 34,707 36ain on sale of capital assets	Sales taxes	123,31	137,970	154,026	163,751	173,412	180,407	201,797	207,695	226,337	263,530
Other revenue 35,786 33,237 21,207 20,678 18,278 17,753 2,103 4,459 36,485 34,707 Gain on sale of capital assets	State of California in-lieu	7,16	4,889	2,611	524	434	419	410	467	551	505
Gain on sale of capital assets Transfers 3,291 5,303 3,357 829 2,468 3,501 3,680 3,387 5,769 3,141 Extraordinary gain/(loss) on dissolution of RDA 2,075,379 (167,244)	Unrestricted interest and investment earnings	5,01	8,142	6,950	2,019	5,060	4,125	7,790	9,062	6,688	24,165
Transfers 3,291 5,303 3,357 829 2,468 3,501 3,680 3,387 5,769 3,141 Extraordinary gain/(loss) on dissolution of RDA	Other revenue	35,78	33,237	21,207	20,678	18,278	17,753	2,103	4,459	36,485	34,707
Extraordinary gain/(loss) on dissolution of RDA Total governmental activities Business-type activities: Unrestricted interest and investment earnings Other revenue Transfers (3,291) (5,303) (3,357) (829) (2,468) (3,501) (3,680) (3,367) (5,769) (3,141) Special item - rate stabilization fund and ten-year lookback distribution Extraordinary loss on dissolution of RDA Total primary government (2,099) (1,417) (13,323) (2,441) (13,323) (2,441) (2,413) (3,498) (3,601) (3,680) (3,680) (3,491) (3,640) (3,491) (4,660) (4	Gain on sale of capital assets	-	-	-	-	-	-	-	-	-	44,528
Business-type activities:	Transfers	3,29	5,303	3,357	829	2,468	3,501	3,680	3,387	5,769	3,141
Business-type activities: Unrestricted interest and investment earnings 1,192 3,886 3,562 (1,612) 4,581 3,252 6,383 3,955 6,322 23,498 Cither revenue 1,747 2,314 19,211 4,961 627 Transfers (3,291) (5,303) (3,357) (829) (2,468) (3,501) (3,501) (3,680) (3,360) (3,387) (5,769) (3,141) Special item - rate stabilization fund and ten-year lookback distribution Extraordinary loss on dissolution of RDA Total business-type activities (2,099) (1,417) (13,323) (2,441) (2,441) (2,411) (3,241) (3,	Extraordinary gain/(loss) on dissolution of RDA	-	-	2,075,379	(167,244)	-	-	-	-	-	-
Unrestricted interest and investment earnings 1,192 3,886 3,562 (1,612) 4,581 3,252 6,383 3,955 6,322 23,498 Other revenue 1,747 2,314 19,211 4,961 627 Transfers (3,291) (5,303) (3,357) (829) (2,468) (3,501) (3,680) (3,387) (5,769) (3,141) Special item - rate stabilization fund and ten-year lookback distribution	Total governmental activities	872,30	876,552	2,884,613	576,037	803,305	834,693	875,070	926,566	1,028,735	1,165,546
Unrestricted interest and investment earnings 1,192 3,886 3,562 (1,612) 4,581 3,252 6,383 3,955 6,322 23,498 Other revenue 1,747 2,314 19,211 4,961 627 Transfers (3,291) (5,303) (3,357) (829) (2,468) (3,501) (3,680) (3,387) (5,769) (3,141) Special item - rate stabilization fund and ten-year lookback distribution											
Other revenue - - - - - - 1,747 2,314 19,211 4,961 627 Transfers (3,291) (5,303) (3,357) (829) (2,468) (3,501) (3,680) (3,387) (5,769) (3,141) Special item - rate stabilization fund and ten-year lookback distribution -	Business-type activities:										
Transfers (3,291) (5,303) (3,357) (829) (2,468) (3,501) (3,680) (3,387) (5,769) (3,141) Special item - rate stabilization fund and ten-year lookback distribution - <td>Unrestricted interest and investment earnings</td> <td>1,19</td> <td>3,886</td> <td>3,562</td> <td>(1,612)</td> <td>4,581</td> <td>3,252</td> <td>6,383</td> <td>3,955</td> <td>6,322</td> <td>23,498</td>	Unrestricted interest and investment earnings	1,19	3,886	3,562	(1,612)	4,581	3,252	6,383	3,955	6,322	23,498
Special item - rate stabilization fund and ten-year lookback distribution -	Other revenue	-	-	-	-	-	1,747	2,314	19,211	4,961	627
Lookback distribution Company	Transfers	(3,29	1) (5,303	(3,357)	(829)	(2,468)	(3,501)	(3,680)	(3,387)	(5,769)	(3,141)
Extraordinary loss on dissolution of RDA - (13,528)	Special item - rate stabilization fund and ten-year										
Total business-type activities (2,099) (1,417) (13,323) (2,441) 2,113 1,498 5,017 19,779 5,514 4,718 Total primary government \$870,205 \$875,135 \$2,871,290 \$573,596 \$805,418 \$836,191 \$880,087 \$946,345 \$1,034,249 \$1,170,264 Change In Net Position Governmental activities \$(411,481) \$(372,486) \$1,789,254 \$(418,573) \$(206,960) \$(78,817) \$(73,629) \$(248,272) \$(287,280) \$26,628 Business-type activities \$20,022 (9,516) (28,041) (4,660) 9,641 15,805 51,835 59,281 80,023 88,697	lookback distribution	-	-	-	-	-	-	-	-	-	(16,266)
Change In Net Position \$ (411,481) \$ (372,486) \$ 1,789,254 \$ (418,573) \$ (206,960) \$ (73,629) \$ (248,272) \$ (287,280) \$ 26,628 Business-type activities 20,022 (9,516) (28,041) (4,660) 9,641 15,805 51,835 59,281 80,023 88,697	Extraordinary loss on dissolution of RDA	-	-	(13,528)	-	-	-	-	-	-	-
Change In Net Position Governmental activities \$ (411,481) \$ (372,486) \$ 1,789,254 \$ (418,573) \$ (206,960) \$ (78,817) \$ (73,629) \$ (248,272) \$ (287,280) \$ 26,628 Business-type activities 20,022 (9,516) (28,041) (4,660) 9,641 15,805 51,835 59,281 80,023 88,697	Total business-type activities	(2,09	9) (1,417	(13,323)	(2,441)	2,113	1,498	5,017	19,779	5,514	4,718
Governmental activities \$ (411,481) \$ (372,486) \$ 1,789,254 \$ (418,573) \$ (206,960) \$ (78,817) \$ (73,629) \$ (248,272) \$ (287,280) \$ 26,628 Business-type activities \$ 20,022 \$ (9,516) \$ (28,041) \$ (4,660) \$ 9,641 \$ 15,805 \$ 51,835 \$ 59,281 \$ 80,023 \$ 88,697	Total primary government	\$ 870,20	5 \$ 875,135	\$ 2,871,290	\$ 573,596	\$ 805,418	\$ 836,191	\$ 880,087	\$ 946,345	\$ 1,034,249	\$ 1,170,264
Governmental activities \$ (411,481) \$ (372,486) \$ 1,789,254 \$ (418,573) \$ (206,960) \$ (78,817) \$ (73,629) \$ (248,272) \$ (287,280) \$ 26,628 Business-type activities \$ 20,022 \$ (9,516) \$ (28,041) \$ (4,660) \$ 9,641 \$ 15,805 \$ 51,835 \$ 59,281 \$ 80,023 \$ 88,697			_		_						
Business-type activities 20,022 (9,516) (28,041) (4,660) 9,641 15,805 51,835 59,281 80,023 88,697	Change In Net Position										
	Governmental activities	\$ (411,48	1) \$ (372,486	\$ 1,789,254	\$ (418,573)	\$ (206,960)	\$ (78,817)	\$ (73,629)	\$ (248,272)	\$ (287,280)	\$ 26,628
Total primary government \$ (391,459) \$ (382,002) \$ 1,761,213 \$ (423,233) \$ (197,319) \$ (63,012) \$ (21,794) \$ (188,991) \$ (207,257) \$ 115,325	Business-type activities	20,02	2 (9,516	(28,041)	(4,660)	9,641	15,805	51,835	59,281	80,023	88,697
· · · · · · · · · · · · · · · · · · ·	Total primary government	\$ (391,45	9) \$ (382,002	\$ 1,761,213	\$ (423,233)	\$ (197,319)	\$ (63,012)	\$ (21,794)	\$ (188,991)	\$ (207,257)	\$ 115,325

(1) The amounts have not been retroactively restated prior to FY 2013 for the effect of GASB 65 implementation.

CITY OF SAN JOSE FUND BALANCES, GOVERNMENTAL FUNDS LAST TEN FISCAL YEARS (MODIFIED ACCRUAL BASIS OF ACCOUNTING) (\$000's)

Data prior to GASB 54 implementation:

	F	iscal Year
		2010
General Fund		
Reserved	\$	27,269
Unreserved		143,618
Total General Fund	\$	170,887
Other Governmental Funds		
Reserved	\$	711,231
Unreserved, reported in:		
Special revenue funds		280,031
Debt service funds		(1,373)
Capital project funds		38,384
Total Other Governmental Funds	\$	1,028,273

Data incorporating GASB 54 implementation (1):

2					Fisca	ıl Ye	ar				
3	2010 ⁽²⁾	2011	2012	2013	2014		2015	2016	2017	2018	2019
General Fund											<u> </u>
Nonspendable	\$ 13	\$ 13	\$ 13	\$ 13	\$ 219	\$	203	\$ 186	\$ 170	\$ 153	\$ 153
Restricted	489	397	392	330	19,629		10,599	1,265	690	1,057	1,370
Committed	55,414	51,587	63,014	89,114	121,991		94,748	84,998	96,026	97,809	100,147
Assigned	70,527	69,852	70,236	73,237	111,587		143,398	167,239	136,093	111,509	168,961
Unassigned	44,443	44,772	49,373	64,200	50,638		67,006	65,351	79,853	82,494	143,868
Total General Fund	\$ 170,887	\$ 166,621	\$ 183,028	\$ 226,894	\$ 304,064	\$	315,954	\$ 319,039	\$ 312,832	\$ 293,022	\$ 414,499
Other Governmental Funds											
Nonspendable	\$ 1,149	\$ 1,111	\$ 20,508	\$ 898	\$ 77	\$	144	\$ 243	\$ 340	\$ -	\$ -
Restricted	953,322	1,007,431	921,164	851,869	876,041		897,253	909,733	960,159	978,565	1,014,467
Committed	30,450	41,774	28,928	29,110	31,779		39,425	55,435	59,319	57,892	69,451
Assigned	29,397	31,714	32,673	48,229	59,243		70,715	82,785	82,584	94,797	93,500
Unassigned	(642)	(222)	(172)	-	-		-	-	-	-	(32,668)
Total Other Governmental Funds	\$ 1,013,676	\$ 1,081,808	\$ 1,003,101	\$ 930,106	\$ 967,140	\$	1,007,537	\$ 1,048,196	\$ 1,102,402	\$ 1,131,254	\$ 1,144,750

Note: The City made some changes to this schedule effective fiscal year 2011.

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⁽¹⁾ The City implemented GASB 54, "Fund Balance Reporting and Governmental Fund Type Definitions", beginning fiscal year 2011. Certain data required by GASB 54 was not readily available for years prior to 2010. The City of San José has elected to show one year of data prior to GASB 54 implementation, and ten years of data incorporating GASB 54 for this schedule.

⁽²⁾ The retrospective 2010 information is provided to show comparable information as if GASB 54 were implemented in fiscal year 2010.

CITY OF SAN JOSE SCHEDULE IV

CHANGES IN FUND BALANCES, GOVERNMENTAL FUNDS LAST TEN FISCAL YEARS (MODIFIED ACCRUAL BASIS OF ACCOUNTING)

(\$000's)

	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
REVENUES										
Taxes and special assessments	\$ 679,741	\$ 667,064	\$ 638,338	\$ 572,715	\$ 622,138	\$ 648,907	\$ 653,663	\$ 721,419	\$ 778,815	\$ 819,139
Sales taxes	127,238	137,970	154,027	163,751	173,412	180,407	228,317	207,695	226,337	263,530
Licenses, permits, and fines	81,983	93,471	62,197	61,137	66,826	62,000	69,856	75,173	74,859	80,725
Intergovernmental	101,527	113,669	112,169	106,091	96,396	90,119	81,133	87,622	94,202	102,328
Charges for current services	308,164	206,328	227,522	248,636	236,865	249,659	257,212	251,447	279,045	269,807
Rent	19,676	21,092	20,970	24,020	28,683	36,997	43,284	50,838	53,415	60,974
Investment income and other revenues	73,729	75,270	73,081	110,720	99,216	104,171	118,903	131,895	122,980	135,047
Total revenues	1,392,058	1,314,864	1,288,304	1,287,070	1,323,536	1,372,260	1,452,368	1,526,089	1,629,653	1,731,550
EXPENDITURES										
General government	235,571	112,809 ⁽²⁾	88,385	100,483	90,395	90,031	108,505	110,853	115,276	151,295
Public safety	428,594	434,260	445,790	440,231	464,672	486,770	516,614	537,287	594,768	623,853
Community services	233,355	222,950	214,719	183,193	178,189	214,788	241,644	258,167	266,818	255,471
Sanitation	130,114	128,309	133,908	160,881	142,766	143,406	145,008	151,310	158,025	163,271
Capital maintenance	279,396	214,305	160,346	165,377	169,689	200,523	231,467	259,199	293,096	235,456
Capital outlay	126,137	49,679	53,038	106,387	73,037	75,903	60,049	68,197	81,311	138,176
Debt service:										
Principal	152,239	107,829	110,578	51,042	51,085	86,370	53,405	56,139	185,982	73,022
Interest and fiscal charges	162,790	164,439	116,338	64,287	62,954	62,464	59,007	57,103	57,557	49,129
Bond issuance costs	1,068	1,839	-	1,762	-	-	-	-	-	-
Payment to refunded bond escrow agent	-	-	-	31,985	-	-	-	-	-	-
Total expenditures	1,749,264	1,436,419	1,323,102	1,305,628	1,232,787	1,360,255	1,415,699	1,498,255	1,752,833	1,689,673
Excess (deficiency) of revenues over										
(under) expenditures	(357,206)	(121,555)	(34,798)	(18,558)	90,749	12,005	36,669	27,834	(123,180)	41,877
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OTHER FINANCING SOURCES (USES)										
Proceeds from SARA refunding	-	-	-	-	-	-	-	-	92,620	-
Bonds issued	160,405	138,410	-	-	-	-	-	-	-	-
Proceeds from capital lease financing	-	-	-	-	19,286	-	-	-	-	-
Refunding bonds issued	-	- (0.050)	-	335,980	-	-	-	-	-	-
Premium / (discount) on bonds	22	(2,650)	-	45,506	-	-	-	-	(4.705)	-
Payment to refunded bond escrow agent Reclassification of debt	(56,735)	23,562	- (99,600)	(348,750)	-	-	-	-	(1,705)	-
Loan proceeds	•	23,362	(88,600)	-	-	-	-	-	-	-
Proceeds from sale of capital assets	33,647	20,577	12,237	6,198	2,221	37,482	3,848	17,602	38,187	160,943
Transfers in	310,277	206,745	476,238	83,670	104,097	114,998	96,561	128,089	129,801	196,800
Transfers out	(306,986)	(201,223)	(472,172)	(83,036)	(102,149)	(112,198)	(93,334)	(125,526)	(126,681)	(197,647)
Escrow payment to the County of Santa Clara	(300,300)	(201,223)	(472,172)	(03,030)	(102,143)	(112,130)	(95,554)	(125,520)	(120,001)	(67,000)
Total other financing sources (uses)	140,630	185,421	(72,297)	39,568	23,455	40,282	7,075	20,165	132,222	93,096
Total other illiancing sources (uses)	140,030	165,421	(12,291)	39,308	23,433	40,282	7,075	20,103	132,222	93,090
Extraordinary gain (loss) from dissolution of RDA	-	-	44,795	(50,139)	-	-	-	-	-	-
Net change in fund balances	\$ (216,576)	\$ 63,866	\$ (62,300)	\$ (29,129)	\$ 114,204	\$ 52,287	\$ 43,744	\$ 47,999	\$ 9,042	\$ 134,973
Debt service as a percentage of noncapital ⁽¹⁾ expenditures	19.41%	19.63%	17.87%	12.28%	9.83%	11.59%	8.29%	7.92%	14.57%	7.87%

Note: (1) Debt ratio was calculated by dividing debt service expenditure excluding bond issuance costs by total government expenditures excluding capital outlay.

⁽²⁾ In 2011, as a result of the implementation of GASB 54, the City converted Public Works Program Support Fund (Fund 150), Employee Benefits Fund (Funds 155-161), and Vehicle Maintenance and Operations Fund (Fund 552) from Special Revenue Funds to Internal Service Funds.

CITY OF SAN JOSE ASSESSED VALUE AND ESTIMATED ACTUAL VALUE OF TAXABLE PROPERTY LAST TEN FISCAL YEARS (\$000's)

						City						Former Agency / SARA							
	Fiscal						Loop		Net Taxable						Loon		Net Taxable	Total	
			Secured		Unaccured		Less:	۸	ssessed Value		Coourad		Unacquired		Less:	٨,	ssessed Value	Direct Rate	
-	Year	_		_	Unsecured	_	Exemptions	A			Secured	_	Unsecured	_	Exemptions	AS			
	2010	\$	102,272,875	\$	4,826,605	\$	4,081,360	\$	103,018,120	\$	15,888,334	\$	4,115,097	\$	-	\$	20,003,431	0.191	
	2011		100,551,658		4,317,806		4,180,818		100,688,646		14,633,045		3,861,489		-		18,494,534	0.189	
	2012		101,709,647		4,526,059		4,249,198		101,986,508		13,987,097		4,215,662		-		18,202,759	0.188	
	2013		102,910,953		4,740,429		4,452,573		103,198,809		14,920,273		3,674,268		-		18,594,541	0.184	
	2014		111,660,402		4,584,810		4,561,937		111,683,275		16,739,547		4,027,543		-		20,767,090	0.184	
	2015		119,264,034		4,282,669		4,761,308		118,785,395		18,904,511		3,788,295		-		22,692,806	0.181	
	2016		127,846,046		4,240,467		5,067,884		127,018,629		19,976,466		3,879,443		-		23,855,909	0.178	
77	2017		135,539,046		4,363,681		5,113,275		134,789,452		22,520,225		4,097,930		-		26,618,155	0.177	
_	2018		143,343,719		4,654,231		5,768,938		142,229,012		24,820,811		4,223,132		-		29,043,943	0.175	
	2019		147,901,467		3,386,453		5,943,435		145,344,486		31,666,615		5,662,780		-		37,329,394	0.173	

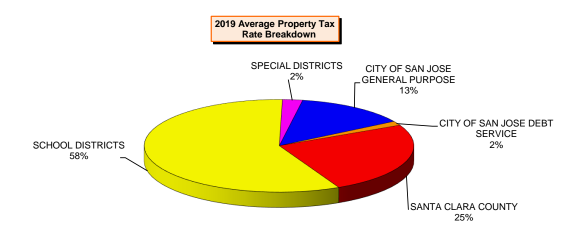
Note.

In 1978, the voters of the State of California passed Proposition 13 which limited property taxes to a maximum rate of 1% based upon the assessed value of the property being taxed. Each year, the assessed value of property may be increased by an "inflation factor" (limited to a maximum increase of 2%). With few exceptions, property is only reassessed at the time that it is sold to a new owner. At that point, the value of the property is reassessed at the purchase price of the property sold. The assessed valuation data shown above represents the data currently available with respect to the actual market value of taxable property and is subject to the limitations described above.

Source: Department of Finance, County of Santa Clara

CITY OF SAN JOSE SCHEDULE VI

PROPERTY TAX RATES - ALL OVERLAPPING GOVERNMENTS LAST TEN FISCAL YEARS



Fiscal Year	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
City of San José:										
General purpose	0.156	0.156	0.156	0.156	0.156	0.156	0.156	0.156	0.156	0.156
Debt service	0.035	0.033	0.032	0.028	0.028	0.025	0.022	0.021	0.019	0.017
Total Direct Rate	0.191	0.189	0.188	0.184	0.184	0.181	0.178	0.177	0.175	0.173
Santa Clara County	0.292	0.292	0.292	0.292	0.292	0.292	0.292	0.292	0.292	0.292
School districts	0.699	0.694	0.699	0.726	0.726	0.731	0.717	0.703	0.679	0.670
Special districts	0.031	0.030	0.030	0.031	0.031	0.030	0.029	0.032	0.030	0.028
Total direct and overlapping rates	1.213	1.205	1.209	1.233	1.233	1.234	1.216	1.204	1.176	1.163

Note:

- 1. The above tax rates are applied per \$100 of assessed valuation.
- 2. In 1978, California voters passed Proposition 13 which sets the property tax rate at a 1.00% fixed amount. This 1.00% is shared by all taxing agencies for which the subject property resides within as broken down in the pie chart above. In addition to the 1.00% fixed amount, the property owners are charged taxes as a percentage of assessed property values for the payment of school district bonds.

Source: Department of Finance, County of Santa Clara

SCHEDULE VII

CITY OF SAN JOSE PRINCIPAL PROPERTY TAXPAYERS CURRENT YEAR AND NINE YEARS AGO (\$000's)

2019 2010

Taxpayer	 Taxable Assessed Value	Percent of Total City Taxable Assessed Value	Taxpayer	 Taxable Assessed Value	Percent of Total City Taxable Assessed Value
Essex Portfolio LP	\$ 1,199,314	0.66%	Cisco Technology, Inc.	\$ 1,226,712	1.00%
Cisco Technology Inc.	1,112,097	0.61%	Blackhawk Parent LLC	968,362	0.79%
FRIT San José Town & Country Village LLC	789,186	0.43%	The Irvine Company	647,225	0.53%
River View Apartments	663,819	0.36%	Legacy Partners	645,974	0.53%
Sobrato Interests	639,210	0.35%	Hitachi Global Storage Techs Inc.	617,312	0.50%
VF Mall LLC	633,637	0.35%	VF Mall LLC	492,108	0.40%
San Jose Water Works	617,019	0.34%	Carramerica Realty Operating Partnership LP	386,866	0.31%
Apple Inc.	437,200	0.24%	eBay Inc.	357,881	0.29%
Adobe Systems Inc.	434,635	0.24%	Sobrato Companies	347,806	0.28%
Hitachi Global Storage Techs Inc.	 433,810	0.24%	Hercules Holding II LLC	 342,578	0.28%
Total assessed property valuation, local secured net	\$ 6,959,927	3.82%		\$ 6,032,824	4.91%

Total City of San José net assessed property valuation (including the former Redevelopment Agency): FY 2009-2010

FY 2018-2019 <u>\$ 182,673,880</u>

123,021,551

Source: California Municipal Statistics, Inc.

Finance Department, County of Santa Clara

SCHEDULE VIII

CITY OF SAN JOSE PROPERTY TAX LEVIES AND COLLECTIONS LAST TEN FISCAL YEARS (\$000's)

Collected within the

		Т	Tax Levied	Fiscal Yea	ar of Levy	Col	lections in	Total Collection	ons to Date
	Fiscal		for the		Percent	Su	bsequent		Percent
_	Year	. <u> </u>	iscal Year	 Amount	of Levy		Years	 Amount	of Levy
	2010	\$	132,901	\$ 132,175	99.5	\$	246	\$ 132,421	99.6
	2011		127,527	127,418	99.9		219	127,418	100.0
	2012		129,822	129,822	100.0		0	129,822	100.0
	2013		133,522	133,522	100.0		0	133,522	100.0
	2014		146,783	146,783	100.0		0	146,783	100.0
	2015		159,047	159,047	100.0		0	159,047	100.0
	2016		168,813	168,813	100.0		0	168,813	100.0
	2017		178,527	178,527	100.0		0	178,527	100.0
	2018		187,179	187,029	99.9		0	187,029	99.9
	2019		200,994	200,978	100.0		0	200,978	100.0

Note: The tax levied for the current year is based on estimates provided by the County of Santa Clara. The tax levied for prior years are adjusted to reflect actual tax collections.

Source: Finance Department, County of Santa Clara Finance Department, City of San José

CITY OF SAN JOSE RATIOS OF OUTSTANDING DEBT BY TYPE LAST TEN FISCAL YEARS (\$000's)

Governmental Activ	vitie
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								San José Financ	ing Au	thority	_	Special						Total
Fiscal Year	Gen	eral Obligation Bonds	T	ax Allocation Bonds	N	otes & Loans	Leas	se Revenue Bonds	Dire	ct Placements	3_(2)	Assessment Bonds	Re	venue Bonds	Ca	apital Leases	<u> </u>	Sovernmental Activities
2010	\$	506,964	\$	2,153,332	\$	77,850	\$	644,908	\$	0	\$	58,825	\$	284,150	\$	0	\$	3,726,029
2011		487,034		2,091,270		71,827		666,540		0		161,924		271,385		0		3,749,980
2012		467,104		0	(1)	22,003	(1)	657,017		0		158,484		164,125	(1)	0		1,468,733
2013		447,180		0		15,906		649,577		0		154,676		153,305		18,069		1,438,713
2014		427,256		0		15,906		631,899		0		150,533		141,995		39,370		1,406,959
2015		407,332		0		2,396		595,742		0		144,159		130,140		38,850		1,318,619
2016		387,403		0		2,157		579,326		0		139,434		117,715		37,209		1,263,244
2017		367,469		0		1,917		561,102		0		134,467		104,685		35,495		1,205,135
2018		347,530		0		1,200		505,519		0		129,228		0		33,704		1,017,181
2019		327,591		0		0		445,731		13,090	(2)	123,714		0		13,891		924,017

Business-type	Activities
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											_			
274	Fiscal Year	Ai	rport Revenue Bonds	Clean Water evenue Bonds	Vastewater volving Fund Loans])	Wastewater Notes Payable Direct Borrowings)	E	Total Business-type Activites	Fotal Primary Government		ercentage of operty Value	Del	ot Per Capita
	2010	\$	1,037,329	\$ 60,049	\$ 34,487	\$	0	\$	1,131,865	\$ 4,881,845	\$	3.95%	\$	5.14
	2011		1,024,889	55,023	30,651		0		1,110,563	2,579,296		4.08%		5.07
	2012		1,415,551	49,842	26,746		0		1,492,139	2,930,852	(1)	2.46%		3.05
	2013		1,398,333	44,481	22,769		0		1,465,583	2,872,542		2.38%		2.95
	2014		1,376,038	38,925	18,720		0		1,433,683	2,752,302		2.14%		2.84
	2015		1,349,266	33,169	14,597		0		1,397,032	2,660,276		1.92%		2.67
	2016		1,325,579	27,138	10,399		0		1,363,116	2,568,251		1.74%		2.52
	2017		1,310,332	21,116	6,125		0		1,337,573	2,354,754		1.58%		2.43
	2018		1,261,909	15,846	1,772		18,490		1,298,017	2,315,198		1.34%		2.19
	2019		1,229,409	10,756	0		89,076		1,329,241	2,253,258		1.23%		2.16

Note: Prior to FY2016, "Total Governmental Activities Debt" was restated to include "Capital Leases". Accordingly, the percentage of property value and debt per capita are recalculated.

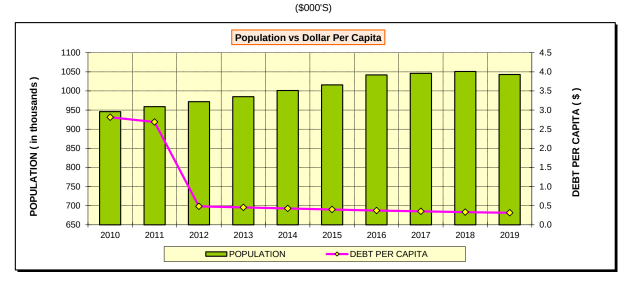
Sources: Finance Department, City of San José Finance Department, County of Santa Clara

⁽¹⁾ As of February 1, 2012, all bonds with the former Redevelopment Agency of the City of San José ("Agency") were transferred to the Successor Agency to the Redevelopment Agency of the City of San José ("SARA") resulting in a decrease in outstanding Tax Allocation Bonds, notes and loans, and other revenue bonds of the former Agency, which will be paid as enforceable obligations of SARA.

⁽²⁾ Per GASB 88, "Certain Disclosures Related to Debt, including Direct Borrowings and Direct Placements", previously reported lease revenue bonds is reported under two categories which includes Direct Placements effective in FY 2019

CITY OF SAN JOSE RATIO OF NET GENERAL BONDED DEBT OUTSTANDING LAST TEN FISCAL YEARS





		Ou	tstanding Genera	Debt (3)	_				(4)				(4) Ratio of Net		(4)	
<u>_ F</u>	Fiscal Year	General Obligation Bonds	Tax Allocation Bonds	n	Total	asid	nount set e to repay eral debt	В	Total net General onded Debt	Net Assessed Value	<u>P</u>	opulation	General Bonded Debt to Net Assessed	В	let General onded Debt Per Capita	
	2010	\$ 506,964	\$ 2,153,332	\$	2,660,296	\$	0	\$	2,660,296	\$ 123,021,551		946,000	0.021625	\$	2.81	
	2011	487,034	2,091,270		2,578,304		0		2,578,304	119,183,180		959,000	0.021633		2.69	
	2012	467,104	0	(2)	467,104		0		467,104	120,189,267		971,000	0.003886		0.48	(1)
	2013	447,180	0	(2)	447,180		0		447,180	121,793,350		984,000	0.003672		0.45	
	2014	427,256	0	(2)	427,256		0		427,256	132,450,365		1,001,000	0.003226		0.43	
	2015	407,332	0	(2)	407,332		0		407,332	141,478,201		1,016,000	0.002879		0.40	
	2016	387,403	0	(2)	387,403		6		387,397	150,874,538		1,042,000	0.002568		0.37	
	2017	367,469	0	(2)	367,469		0		367,469	161,407,607		1,046,000	0.002277		0.35	
	2018	347,530	0	(2)	347,530		0		347,530	171,272,955		1,051,000	0.002029		0.33	
	2019	327,591	0	(2)	327,591		0		327,591	182,673,880		1,043,000	0.001793		0.31	

Note: Total Outstanding General Debt excludes special assessment, special tax bonds, capital leases, and notes and loans payable.

- (1) Decrease in General Bonded Debt Per Capita primarily due to Tax Allocation and Revenue bonds issued by the former Agency being transferred to SARA at February 1, 2012.
- (2) Due to the dissolution of former Redevelopment Agency, Tax Allocation Bonds were transferred to SARA at February 1, 2012.
- (3) Prior to FY2016, the Total Outstanding General Debt was restated to exclude "Lease revenue bonds" and "Revenue bonds".
- (4) Effectively 2017, Net General Bonded Debt is used to calculate ratio. Prior to FY 2016, the ratio of Net General Bonded Debt to Net Assessed Value and Net General Bonded Debt per Capita were restated.

Source: Finance Department, City of San José

CITY OF SAN JOSE SCHEDULE OF DIRECT AND OVERLAPPING BONDED DEBT June 30, 2019

City Net Taxable Assessed Valuation (in thousands) \$_____182,673,880

Only Net Taxable Assessed Valuation (in thousands)		Ψ 102,073,000	
			Estimated Share
		Outstanding Debt	of
	% Applicable	as of 06/30/19	Overlapping Debt
City Direct Dobt	100.00%		\$ 323,110
<u>City Direct Debt</u>	100.00%	\$ 323,110	323,110
Direct Tax and Assessment Debt:			
City of San José Community Facilities Districts	100.00%	\$ 18,265	\$ 18,265
City of San José Special Assessment Bonds	100.00%	9,135	9,135
on, or can cook openia. Accessment Bonds	100.0070	27,400	27,400
		27,400	27,400
0.1.7.14.15.17			
Overlapping Tax and Assessment Debt:			
Alum Rock Union School District	77.23%	100,740	77,802
Berryessa Union School District	95.92%	81,753	78,417
Cambrian School District	64.30%	49,515	31,840
Campbell Union High School District	59.38%	389,345	231,209
Campbell Union School District	46.64%	194,775	90,841
Cupertino Union School District	15.72%	274,238	43,110
·	96.19%		,
East Side Union High School District		932,544	897,005
Evergreen School District	99.40%	137,967	137,144
Foothill-DeAnza Community College District	3.99%	620,144	24,756
Franklin-McKinley School District	99.47%	136,484	135,755
Fremont Union High School District	8.82%	562,210	49,587
Gavilan Joint Community College District	5.15%	126,735	6,526
Los Gatos Union School District	1.82%	80,975	1,472
Los Gatos-Saratoga Joint Union High School District	0.89%	95,760	848
· · · · · · · · · · · · · · · · · · ·		,	
Luther Burbank School District	19.79%	8,582	1,698
Midpeninsula Regional Open Space District	0.01%	92,460	11
Moreland School District	74.92%	103,742	77.727
			,
Morgan Hill Unified School District	11.93%	135,540	16,174
Mount Pleasant School District	88.10%	18,587	16,376
Oak Grove School District	99.91%	205,298	205,121
			37,511
Orchard School District	100.00%	37,511	,
San José Unified School District	98.41%	499,224	491,311
San José-Evergreen Community College District	85.38%	466,666	398,420
Santa Clara County	37.68%	947,220	356,884
· · · · · · · · · · · · · · · · · · ·			
Santa Clara Unified School District	22.14%	1,067,830	236,428
Santa Clara Valley Water District Benefit Assessment District	37.68%	73,570	27,719
Union School District	72.47%	103,253	74,827
West Valley Community College District	31.73%	635,310	201,578
	31.7370		
Subtotal Overlapping Tax and Assessment Debt		8,177,978	3,948,097
Total Direct and Overlapping Tax and Assessment Debt		8,528,488	4,298,607
Overlapping Other Debt:			
San José General Fund Obligations	100.00%	423,945	423,945
· · · · · · · · · · · · · · · · · · ·			,
Alum Rock Union School District Certificates of Participation	77.23%	18,190	14,048
Berryessa Union School District Certificates of Participation	95.92%	4,370	4,192
Campbell Union High School District General Fund Obligations	59.38%	10,000	5,938
Campbell Union School District General Fund Obligations	46.64%	2,680	1,250
East Side Union High School District Post Employment Obligations	96.19%	28,205	27,130
Foothill-DeAnza Community College District General Fund Obligations	3.99%	26,723	1,067
Franklin-McKinley School District Certificates of Participation	99.47%	3,340	3,322
Gavilan Joint Community College District General Fund Obligations	5.15%	13,486	694
, a			
Los Gatos-Saratoga Joint Union High School District Certificates of Participation	0.89%	3,538	31
Midpeninsula Regional Open Space Park District General Fund Obligations	0.01%	117,451	14
Morgan Hill Unified School District Certificates of Participation	11.93%	13,505	1,612
·			
San José Unified School District Certificates of Participation	98.42%	10,805	10,634
San José-Evergreen Community College District Benefit Obligations	85.38%	47,450	40,511
Santa Clara County Board of Education Certificates of Participation	37.68%	4,255	1,603
Santa Clara County General Fund Obligations			
, and the second	37.68%	710,539	267,710
Santa Clara County Pension Obligation Bonds	37.68%	352,379	132,766
Santa Clara County Vector Control District Certificates of Participation	37.68%	2,245	846
Santa Clara Unified School District Certificates of Participation	22.14%	13,665	3,026
West Valley-Mission Community College District General Fund Obligations			
	31.73%	62,200	19,735
Total Gross Direct and Overlapping General Fund Debt		1,868,971	960,074
Total Overlapping Debt		\$ 10,397,459	
3			
Total Direct and Overlapping Debt			\$ 5,258,681

Notes:

Overlapping governments are those that coincide, at least in part, with the geographic boundaries of the City. This schedule estimates the portion of the outstanding debt of those overlapping governments that is borne by the residents and businesses in the City. This process recognizes that, when considering the City's ability to issue and repay long-term debt, the entire debt burden borne by the residents and businesses should be taken into account. However, this does not imply that every taxpayer is a resident, and therefore, responsible for repaying the debt, of each overlapping government. The City direct debt in this schedule includes bonds, notes, certificate of participation, loans, and capital leases.

Source: California Municipal Statistics, Inc. Finance Department, County of Santa Clara

CITY OF SAN JOSE LEGAL DEBT MARGIN INFORMATION LAST TEN FISCAL YEARS (\$000's)

		2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
<u>(</u>	Calculation of Debt Limit										
	Gross assessed value for fiscal year	\$ 127,102,91	1 \$ 123,363,998	\$ 124,438,465	\$ 126,245,923	\$ 137,012,302	\$ 146,239,509	\$ 155,942,422	\$ 166,520,882 \$	177,041,893	188,617,315
	Debt limit at 15% of assessed value (1)	x .1				x .15	x .15	x .15	x .15	x .15	x .15
	Debt limit applicable to fiscal year	\$ 19,065,43	7 \$ <u>18,504,600</u>	\$ 18,665,770	\$ 18,936,888	\$ 20,551,845	\$ 21,935,926	\$ 23,391,363	\$ 24,978,132	26,556,284	28,292,597
<u>(</u>	Calculation of Legal Debt Margin										
	Debt limit applicable to fiscal year	\$ 19,065,43	<mark>7</mark> \$ 18,504,600	\$ 18,665,770	\$ 18,936,888	\$ 20,551,845	\$ 21,935,926	\$ 23,391,363	\$ 24,978,132	26,556,284	28,292,597
S	Total general obligation bonds	506,96	487,034	467,104	447,180	427,256	407,332	387,403	367,469	347,530	327,591
7	Less: Amounts set aside to repay general debt	(,		0	(0)	(0)	(6)	(0)	(0)	(0)
	Total net debt applicable to debt limit	506,96	487,034	467,104	447,180	427,256	407,332	387,397	367,469	347,530	327,591
	Legal debt margin	\$ 18,558,47	3 \$ 18,017,566	\$ 18,198,666	\$ 18,489,708	\$ 20,124,589	\$ 21,528,594	\$ 23,003,966	\$ 24,610,663	26,208,754	27,965,006
F	Percentage of outstanding debt subject to legal debt limit	2.7	2.6 %	2.5%	2.4%	2.1%	1.9%	1.7%	1.5%	1.3%	1.2%

Note: The prior years' debts applicable to the limit were restated to be offset by the amounts that the applicable law expressly allows. Accordingly, the legal debt margin is recalculated.

(1) Section 1216 of the San José City Charter limits the general obligation bonds of the City to 15% of the total assessed value of all real and personal property within the City limits.

Source: Finance Department, County of Santa Clara

CITY OF SAN JOSE REVENUE BOND COVERAGE LAST TEN FISCAL YEARS (\$000's)

NORMAN Y. MINETA SAN JOSÉ INTERNATIONAL AIRPORT

·	Year_	and	Revenues d Other e Funds (1),(7)	perating penses ⁽²⁾	Ava	Revenue ilable for t Service	F	De Principal	ce Requireme	ents	Total	Pa:	vailable ssenger Facility arges ⁽⁴⁾	Servi	Bond Debt ce Payable Revenues	Coverage ^{(3),(4),(5)}
	2010	\$	161,836	\$ 82,711	\$	79,125	\$	11,653	\$ 19,714	\$	31,367	\$	4,588	\$	26,779	2.95
	2011		175,985	76,850		99,135		12,135	41,755		53,890		21,388		32,502	3.05
	2012		188,490	67,875		120,615		25,550	55,175		80,725		21,336		59,389	2.03
	2013		190,857	64,974		125,883		13,440	72,885		86,325		22,100		64,225	1.96
	2014		202,874	66,319		136,555		22,275	72,793		95,068		25,747		69,321	1.97
	2015		206,064 (8)	70,054		136,010		23,475	72,608		96,083		25,202		70,881	1.92
	2016		217,275 ⁽⁸⁾	73,118 ⁽⁶⁾		144,157		23,660	71,792		95,452		24,829		70,623	2.04
	2017		234,154	77,577		156,577		24,700	70,960		95,660		24,789		70,871	2.21
2	2018		252,019	85,584		166,435		41,900	61,866		103,766		24,792		78,974	2.11
ထိ	2019		243,941	92,572		151,369		28,915	63,586		92,501		27,026		65,475	2.31

- (1) Includes operating and other revenues and prior year's surplus, excludes Passenger Facility Charges and other items as defined in the Master Trust Agreement.
- (2) Includes operating expenses less depreciation and expenses paid from sources other than General Airport Revenues.
- (3) Debt coverage is calculated by dividing net revenue available for debt service by total debt service requirements.
- (4) Under the Master Trust Agreement, the City may designate Passenger Facility Charges as "Available Passenger Facility Charges" for payment of eligible debt services. The amount of Debt Service is reduced by the amount Available Passenger Facility Charges designated by the City and deposited with Trustee to pay Debt Service. Beginning 2009 2010, debt service requirements calculation excludes Passenger Facility Charges.
- (5) The City has covenanted in the Master Trust Agreement that net revenues available to pay debt service will be at least 125% of annual debt service for each fiscal year.
- (6) Fiscal year 2015 Operating Expenses were revised to exclude expenses related to GASB Statement No. 68.
- (7) Other Available Funds includes Rolling Coverage Amount, uncommitted monies in the General Revenue Fund from the prior fiscal year, unspent bond proceeds in FY12 through FY17, and CFC Revenues, in an amount not to exceed the amount of eligible debt service and transportation costs.
- (8) Other Available Funds was restated to include CFC revenues available for debt service not to exceed the amount of CFC eligible debt service and transportation costs.

Source: Finance and Administration, Norman Y. Mineta San José International Airport, City of San José

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CITY OF SAN JOSE REVENUE BOND COVERAGE LAST TEN FISCAL YEARS (\$000's)

WASTEWATER TREATMENT SYSTEM

	Gross	0	perating	Revenue ailable for		Deh	t Servi	ce Requireme	nte		
Year	evenues (1)		penses (2)	ot Service	Р	rincipal		nterest		Total	Coverage (3)(4)
2010	\$ 135,320	\$	79,820	\$ 55,500	\$	4,640	\$	2,322	\$	6,962	7.97
2011	143,161		81,062	62,099		4,790		2,168		6,958	8.92
2012	146,318		81,604	64,714		4,945		1,986		6,931	9.34
2013	151,025		84,818	66,207		5,125		1,799		6,924	9.56
2014	159,084		93,797	65,287		5,320		1,608		6,928	9.42
2015	159,187		88,168	71,019		5,520		1,360		6,880	10.32
2016	168,436		95,200	73,236		5,795		1,121		6,916	10.59
2017	173,796		108,657	65,139		5,855		906		6,761	9.63
2018	185,816		125,384	60,432		5,145		713		5,858	10.32
2019	186,185		104,159	82,026		4,965		537		5,502	14.91

- (1) Includes operating revenues, operating grants/contributions, and other revenues.
- (2) Includes operating expenses less depreciation and amortization.
- (3) The City has covenanted in the Improvement Agreement that net system revenues will be at least 115% of its allocable percentage of annual debt service.
- (4) Debt Coverage Ratio is calculated based on San José revenues only.

Source: Environmental Services Department, City of San José

Note: The methodology used in previous years was changed and is reflected effective FY 2019.

CITY OF SAN JOSE DEMOGRAPHIC AND ECONOMIC STATISTICS LAST TEN FISCAL YEARS

Fiscal Year	Population ⁽¹⁾	Net Taxable Assessed Values ⁽²⁾ (\$000's)	_	Per Capita Taxable Property Values (\$000's)	Average Unemployment Rate ⁽³⁾ (%)
2010	946,000 (*)	\$ 123,021,551	\$	130,044	12.2
2011	959,000	119,183,180		124,279	12.2
2012	971,000	120,189,267		123,779	10.8
2013	984,000	121,793,350		123,774	9.3
2014	1,001,000	132,450,365		132,318	7.7
2015	1,016,000	141,487,201		139,259	5.1
2016	1,042,000	150,874,538		144,793	4.3
2017	1,046,000	161,407,607		154,309	3.6
2018	1,051,000	171,272,955		162,962	3.0
2019	1,043,000	182,673,880		175,143	3.0

Note: (a) Data pertaining to personal income is not readily available, thus the City used taxable assessed values to calculate per capita taxable property values.

(b) Population count only reflects preliminary numbers per the State's press release

Sources / Notes:

- 1. State of California, Department of Finance, Population Estimates for California Cities
- 2. Finance Department, County of Santa Clara
- 3. State of California, Employment Development Department, Labor Market Information Division; Unemployment in San José MSA
- (*) Revised by State of California Department of Finance due to using the 2010 Census counts as the new benchmark in estimating population for California Cities.

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CITY OF SAN JOSE PRINCIPAL EMPLOYERS CURRENT YEAR AND NINE YEARS AGO

			2010					
			Percent of			Percent of		
	Number of		Total	Number of		Total		
Company or Organization	Employees	Rank	Employment	Employees	Rank	Employment		
County of Santa Clara	18,570	1	3.40%	15,360	1	3.55%		
Cisco Systems	9,500	2	1.74%	11,600	2	2.68%		
City of San José	7,728 ⁽¹⁾	3	1.42%	6,620 ⁽²⁾	4	1.53%		
San José State University	3,600	4	0.66%	3,100	5	0.72%		
eBay	3,400	5	0.62%	3,000	6	0.69%		
Paypal, Inc.	3,300	6	0.60%	n/a	n/a	n/a		
Adobe Systems Inc.	2,900	7	0.53%	2,000	12	0.46%		
Kaiser Permanente	2,585	8	0.47%	2,120	11	0.49%		
Target Stores	2,400	9	0.44%	n/a	n/a	n/a		
Good Samaritan Health System	2,240	10	0.41%	1,850	13	0.43%		
Western Digital	2,200	11	0.40%	n/a	n/a	n/a		
Super Micro Computer	2,000	12	0.37%	n/a	n/a	n/a		
Safeway	1,800	13	0.33%	n/a	n/a	n/a		
Cadence Design Systems	1,750	14	0.32%	1,560	15	0.36%		
Regional Medical Center	1,625	15	0.30%	n/a	n/a	n/a		

Note: (1) Full-time and Part-time employees.

(2) Only pertains to Full-time employees.

(n/a) Company or Organization not included in top 15 principal employers in 2010.

Source: California Employment Development Department, Labor Market Information Division City of San José FY2019-2020 Adopted Operating Budget FY 2009-2010 CAFR

CITY OF SAN JOSE FULL-TIME AND PART-TIME CITY EMPLOYEES LAST TEN FISCAL YEARS

Full-Time and Part-Time Employees as of June 30th (3)

								-		
	2010	2011 ⁽¹⁾	2012	2013	2014	2015	2016	2017	2018	2019
Airport	281	190	181	169	165	172	164	180	204	206
City Attorney's Office	79	71	67	73	72	72	79	76	79	86
City Auditor's Office	16	14	12	15	14	14	14	15	14	11
City Clerk's Office	16	12	11	11	16	14	14	13	14	12
City Council & Mayor	83	81	81	85	78	89	90	95	104	102
City Manager's Office	104	68	62	61	59	60	65	65	70	81
Community Energy	0	0	0	0	0	0	0	0	5	21
Convention & Cultural Facilities	53	8	1	0	0	0	0	0	0	0
Environmental Services	499	486	455	427	452	466	460	489	492	485
Finance	127	114	109	112	112	125	124	111	113	123
Fire	816	712	740	783	762	758	779	781	771	798
General Services	303	234	0 (2)	0	0	0	0	0	0	0
Housing	83	65	57	50	49	54	51	55	61	64
Human Resources	140	93	74	60	39	46	46	46	48	44
Independent Police Auditor	6	6	6	6	6	6	6	5	6	5
Information Technology	128	99	83	76	70	63	68	76	66	82
Library	651	566	532	575	525	576	643	574	554	557
Office of Economic Development	90	107	138	112	54	58	59	66	60	58
Parks, Recreation & Neighborhood Services	1,717	1,521	1,422	1,425	1,018	1,104	1,160	1,178	1,698	1,783
Planning, Building & Code Enforcement	272	295	288	324	294	317	289	284	299	292
Police	1,831	1,715	1,572	1,580	1,524	1,422	1,569	1,682	1,807	1,836
Public Works	293	240	475 ⁽²⁾	503	516	519	535	557	575	592
Retirement Services	28	28	27	26	32	35	36	35	34	38
Transportation	444	408	406	396	406	418	428	422	453	452
Total	8,060	7,133	6,799	6,869	6,263	6,388	6,679	6,805	7,527	7,728

Note: (1) Decrease primarily due to layoffs and a number of eliminated positions as a cost-saving strategy to address the budget shortfall.

Source: Finance Department, Payroll Division, City of San José

⁽²⁾ Effective FY 2011-2012, the General Services Department merged with the Public Works Department.

⁽³⁾ Total employees (full-time and part-time) reported in this schedule are based on the City's payroll system and may not match Full-Time-Equivalents (FTEs) employees presented in the Adopted Budget Document.

CITY OF SAN JOSE OPERATING INDICATORS LAST TEN FISCAL YEARS

	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
AIRPORT:										
Takeoffs Per Year:										
Commercial Airline Operations	76,024	73,094	71,672	71,000	74,088	73,835	76,050	104,377 ⁽⁵⁾	128,242	141,454
Cargo Commercial Airlines Operations	2,076	2,046	1,678	1,500	1,504	1,497	1,570	1,654	1,596	1,562
Taxi / Commuter Commercial	19,776	16,172	14,806	16,000	16,843	18,326	19,055	NA ⁽⁵⁾	NA (5)	NA (5)
General Aviation	33,439	30,503	31,664	31,000	31,246	31,950	34,670	34,105	35,664	48,762
Military Flights	275	276	285	230	228	200	241	279	249	230
Landings Per Day:										
Commercial	134	125	121	120	125	128	132	143	176	194
General Aviation	46	42	43	40	43	44	47	47	49	67
Number of Passengers Per Year	8,230,000	8,389,000	8,260,000	8,489,000	9,063,000	9,555,000	10,000,000	11,200,000	13,500,000	14,900,000
ENVIRONMENT AND UTILITIES:										
Water:										
Wastewater Treated Per Day (in mil. gal.)	106	111 ⁽²⁾	107 (2)	111	109	101	92	101	105	109
Muni Water Consumption Per Year (in bil. gal.)	7.9	6.8	7.7	8.1	8.1	8.2	6.4	6.5	6.6	6.5
Recycled Materials:										
Tons of Recyclables	120,511	120,819	114,369	101,102	103,000	82,000	85,239	96,363	78,606	84,344
Tons of Yard Trimmings	128,728	130,637	132,875	132,979	129,000	125,000	115,682	129,136	122,375	126,491
Gallons of Used Motor Oil	123,318	122,745	124,871	81,127	77,999	84,000	65,428	64,571	49,714	56,857
FIRE:										
Fires Per Year	1,659	1,570	1,765	1,988	2,000	2,000	1,950	2,300	3,284	3,076
Hazardous Materials Incidents Per Year	368	291	448	880	NA ⁽⁴⁾	NA ⁽⁴⁾	NA ⁽⁴⁾	NA ⁽⁴⁾	NA (4)	NA ⁽⁴⁾
Fire Safety Code Inspections Per Year	11,073	11,508	14,318	13,615	13,000	13,700	15,000	17,000	19,585	19,573
Emergency Medical Calls Per Year LIBRARIES:	49,036	49,683	49,320	52,210	48,000	51,000	54,000	55,000	57,715	57,509
Ü LIBRARIES:										
Circulation	15,000,000	13,560,762	11,544,886	10,702,251	10,700,000	9,840,912	9,705,777	9,228,155	8,372,753	8,613,193
Reference Questions	650,000	748,647	666,385	563,753	550,000	438,450	550,000	450,000	500,000	600,000
PARKS, RECREATION AND NEIGHBORHOOD SERVICES:										
Total Participation in Recreation Programs	2,050,000	2,030,000	220,743 (1)	278,481	575,000	611,316	683,913	779,077	785,581	828,233
POLICE:										
911 Calls Per Year	405,739	669,594	420,862	454,919	549,000	578,000	563,000	565,000	610,000	608,000
311 Calls Per Year	343,868	435,312	360,929	385,189	368,000	370,000	385,000	382,000	426,800	441,000
Cases Investigated Per Year	38,006	35,090	32,982	NA (3)	22,300	27,000	22,000	23,000	30,200	34,000
BUILDING PERMITS:										
Number issued:										
New Buildings	369	388	620	947	1,191	901	742	885	858	1,325
Building Alterations	6,020	6,677	4,495	4,812	6,085	6,116	4,998	6,474	6,049	5,626
Value:										
New Buildings (in \$)	298,573,631	388,496,732	517,738,795	547,633,219	1,398,057,690	852,554,975	866,643,670	1,002,500,194	1,131,512,740	938,617,645
Building Alterations (in \$)	301,370,071	383,794,593	475,777,145	468,400,699	746,751,604	1,384,326,525	770,315,772	967,071,695	630,571,262	896,629,696

Note: (1) Decrease due to change in methodology used to calculate attendance from hours to attendees to number of events.

Source: 2018-19 Adopted Operating Budget City Manager's Office, City of San José

⁽²⁾ Data reported previously was revised to reflect the most recent information.

⁽³⁾ Data currently unavailable due to the Police Department's transition to a new Records Management System.

⁽⁴⁾ Data currently unavailable due to staffing resources. Efforts are underway to enhance and automate the process.

⁽⁵⁾ Effective FY2017, Airport Department no longer tracks the Taxi/Commuter Commercial separately. It is now included in Commercial Airline Operations.

CITY OF SAN JOSE CAPITAL ASSET STATISTICS BY FUNCTION LAST TEN FISCAL YEARS

	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
AIRPORT:										
Terminals	2	2	2	2	2	2	2	2	2	2
Runways	3	3	3	3	3	3	3	3	3	3
Public Parking Spaces:										
Short-Term Parking	2,695	2,539	2,539	2,500	2,500	2,500	2,500	2,130	1,980	1,620
Long-Term Parking	3,600	3,085	3,085	3,100	3,030	3,030	3,030	3,030	3,030	2,920
ENVIRONMENT AND UTILITIES:										
Wastewater:										
Miles of Municipal Sewer Mains	2,251	2,258	2,264	2,271	2,294	2,302	2,308	2,030	2,315	2,320
Maximum Daily Capacity (millions of gallons)	167	167	167	167	167	167	167	167	167	167
Water:										
Meters in Municipal Service Water Area	26,475	26,300	26,400	26,700	26,700	26,700	26,700	26,700	26,894	26,671
Miles of Water Mains	344	344	345	345	345	345	345	345	345	345
FIRE:										
Stations	34	33	33	33	33	33	33	33	33	33
LIBRARIES:										
Main Library	1	1	1	1	1	1	1	1	1	1
Branches	21	21	22	22	22	22	23	23	23	24
PARKS, RECREATION AND NEIGHBORHOOD SERVICES:										
Park Sites	188	189	192	193	194	199	200	200	203	206
Community Centers	10	12	12	12	12	12	12	12	11	11
POLICE:										
Stations	1	1	1	1	1	1	1	1	1	1
Vehicles and Motorcycles	384	382	430	430	369	369	380	352	303	316
Horses and K-9's	27	26	20	18	18	16	15	15	15	13 ⁽¹⁾
Aircraft	2	2	2	2	2	2	2	2	2	2

Note: (1) Decrease due to the disbanding of the SJPD Mounted Unit

Source: 2019-2020 Adopted Capital Budget, City Manager's Office, City of San José

CITY OF SAN JOSE CONDUIT ISSUER OF MULTIFAMILY HOUSING REVENUE BONDS OUTSTANDING $^{(1)}$ AS OF JUNE 30, 2019

Project Name	Series	Date Issued	ls	ssue Amount	6/30/2019 Balance	Maturity/ Redemption	Annual Fees ⁽²⁾
Almaden Lake Village Apartments	1997A	03/27/97	\$	25,000,000 \$	25,000,000	03/01/32	\$ 33,750
Helzer Court Apartments	1999A	06/02/99		23,169,000	14,123,000	12/01/41	26,123
Almaden Lake Village Apartments	2000A	03/29/00		2,000,000	2,000,000	03/01/32	n/a
Craig Gardens Apartments	2000A	12/05/00		7,100,000	3,309,534	12/01/32	8,875
El Parador Apartments	2000A,B & C	12/07/00		11,530,000	5,080,000	01/01/41	14,413
Monte Vista Gardens Senior Housing	2000A	12/08/00		3,740,000	2,391,068	07/15/33	9,350
San Jose Lutheran Seniors Apartments	2001A-1	07/11/01		5,000,000	2,699,869	02/15/34	6,250
Almaden Senior Housing Apartments	2001G	12/05/01		6,050,000	2,385,000	07/15/34	7,563
Betty Anne Gardens Apartments	2002A	04/05/02		11,000,000	5,550,000	04/01/34	13,750
El Paseo Apartments	2002B	04/05/02		9,600,000	3,845,000	10/01/34	12,000
Villa Monterey Apartments	2002F	06/27/02		11,000,000	10,300,000	07/15/35	13,750
Monte Vista Gardens Senior Housing Apartments, Phase II	2002C-1	07/24/02		3,665,000	2,544,042	02/01/35	4,581
Pollard Plaza Apartments	2002D	08/06/02		14,000,000	5,795,000	08/01/35	17,500
Hacienda Villa Creek Senior Apartments	2002G-1	10/10/02		4,453,000	2,929,000	12/01/34	8,750
Kennedy Apartment Homes	2002K	12/11/02		14,000,000	7,475,000	12/15/35	17,500
Fallen Leaves Apartments	2002J-1	12/18/02		15,460,000	9,185,000	06/01/36	23,500
Fallen Leaves Apartments	2002J-2 (Sub.)	12/18/02		3,340,000	2,445,000	05/01/36	n/a
Turnleaf Apartments	2003A	06/26/03		15,290,000	15,090,000	06/21/36	19,113
The Oaks of Almaden Apartments	2003B-1	07/29/03		4,365,000	3,128,978	02/15/36	10,438
Cinnabar Commons	2003C	08/07/03		25,900,000	22,400,000	02/01/37	32,375
Almaden Family Apartments	2003D	11/14/03		31,300,000	24,615,000	11/15/37	39,125
Trestles Apartments	2004A	03/04/04		7,325,000	7,325,000	03/01/37	10,781
Trestles Apartments	2004A (Sub.)	03/04/04		1,300,000	1,131,028	04/15/37	n/a
Vintage Tower Apartments	2004B-1	06/28/04		5,500,000	2,655,592	01/15/37	6,875
Delmas Park	2004C-1	10/15/04		13,780,000	11,940,698	01/01/47	24,224
Paseo Senter I	2005B-1	12/21/05		6,142,200	4,187,798	12/01/38	7,500
Paseo Senter II	2005C-1	12/21/05		4,903,000	3,218,880	06/01/38	7,500
Curtner Studios	2007C-1	12/19/07		8,794,969	4,575,308	11/15/37	7,500
Fairgrounds Senior Housing Apartments	2008B	05/08/08		26,000,000	10,650,000	05/01/41	32,500
Las Ventanas Apartments	2008B	07/15/08		25,900,000	25,900,000	07/01/38	38,750
Brookwood Terrace Family Apartments	2009B-1	12/23/09		7,780,000	7,065,000	01/01/44	17,000
Fourth Street Apartments	2010A-1	06/04/10		23,000,000	4,870,139	01/01/14	7,500
Orvieto Family Apartments	2010B-1	07/20/10		14,200,000	7,305,000	08/01/29	17,750
Kings Crossing Apartments	2010C	09/17/10		24,125,000	2,371,680	09/01/45	7,500
Taylor Oaks Apartments	2011A-1 & A-2	10/21/11		6,300,000	3,745,000	10/01/28	7,875
1st and Rosemary Family Apartments	2012C	04/19/12		35,500,000	25,564,444	10/01/44	33,900
1st and Rosemary Senior Apartments	2012D	04/19/12		15,500,000	9,289,734	10/01/44	12,319
Mayfair Court Apartments	2012B-1 & B-2	04/20/12		22,000,000	4,650,609	10/01/44	27,500
3rd Street Residential	2013A	06/27/13		6,630,000	3,821,156	07/01/33	8,288
Cambrian Center	2014A-1	10/17/14		19,034,500	12,442,538	05/01/47	32,047
Cambrian Center	2014A-2	10/17/14		19,034,500	12,442,538	05/01/47	n/a
Poco Way Apartments	2015A-1	02/01/15		21,833,054	10,997,638	09/01/47	14,406
Canoas Terrace Apartments	2015B	10/30/15		22,700,000	21,427,619	05/01/48	28,375
Town Park Towers Apartments	2015C	10/14/15		45,250,000	22,522,635	04/01/48	28,750
Don de Dios Apartments	2016A	12/22/16		17,376,102	6,633,381	06/01/34	21,720
Villa De Guadalupe	2017A1 & A2	05/23/17		37,700,000	37,700,000	03/01/52	41,995
Villa De Guadalupe Junior	2017B	05/23/17		4,615,712	4,615,712	03/01/52	n/a
Catalonia	2017C	10/01/17		16,264,154	12,648,000	04/01/39	20,330
El Rancho Verde	2018A	08/28/18		277,700,000	277,700,000	09/01/48	0
El Rancho Verde	2018B	08/28/18		40,300,000	40,300,000	09/01/20	n/a
Grand Total			\$	1,023,450,191 \$	771,987,618		\$ 781,591

⁽¹⁾ California Government Code Chapter 10.7 "Conduit Financing Transparency and Accountability" requires additional reporting and public disclosures by public agencies that issue certain revenue bonds, including conduit revenue bonds. This table provides the information required by section 5872 of Chapter 10.7 which includes disclosure of fees imposed on borrowers by conduit financing provider, expenditures related to fees, dollar amount and nature of fees and expenses, amount of any authorized, but unsold bonds at end of June 30, 2017, and amount of debt issued and outstanding at end of reporting period. As of June 30, 2019, the City has served as a conduit issuer for only multifamily housing revenue bonds.

Source: Housing Department, City of San José

⁽²⁾ Annual monitoring fees and upfront fees are collected pursuant to City Council Policy No. 1-16, Policy for the Issuance of Multifamily Housing Revenue Bonds. The annual monitoring fee is charged to reimburse the City for monitoring the restricted units and the reimbursement agreement and to ensure compliance with tax law. The annual monitoring fees are deposited in the Housing Activities Fund.

