OFFICIAL STATEMENT Dated July 7, 2009

Rating: S&P: "A+" (See "OTHER INFORMATION

- Ratings" herein)

NEW ISSUE - Book-Entry-Only

In the opinion of Bond Counsel, interest on the Notes will be excludable from gross income for federal income tax purposes under existing law, subject to the matters described under "TAX MATTERS - Tax Exemption" herein.

THE NOTES HAVE BEEN DESIGNATED AS "QUALIFIED TAX-EXEMPT OBLIGATIONS" FOR FINANCIAL INSTITUTIONS



\$5,600,000 CITY OF KYLE, TEXAS (Hays County) LIMITED TAX NOTES, SERIES 2009

Dated Date: July 1, 2009 Due: February 15, as shown below

PAYMENT TERMS... Interest on the \$5,600,000 City of Kyle, Texas Limited Tax Notes, Series 2009 (the "Notes") will accrue from July 1, 2009 (the "Dated Date"), and will be payable on February 15 and August 15 of each year commencing February 15, 2010, and will be calculated on the basis of a 360-day year consisting of twelve 30-day months. The definitive Notes will be initially registered and delivered only to Cede & Co., the nominee of The Depository Trust Company ("DTC") pursuant to the Book-Entry-Only System described herein. Beneficial ownership of the Notes may be acquired in denominations of \$5,000 or integral multiples thereof within a maturity. **No physical delivery of the Notes will be made to the beneficial owners thereof.** Principal of, premium, if any, and interest on the Notes will be payable by the Paying Agent/Registrar to Cede & Co., which will make distribution of the amounts so paid to the participating members of DTC for subsequent payment to the beneficial owners of the Notes (see "THE NOTES - Book-Entry-Only System"). The initial Paying Agent/Registrar is Wells Fargo Bank, N.A., Austin, Texas (see "THE NOTES - Paying Agent/Registrar").

AUTHORITY FOR ISSUANCE . . . The Notes are issued pursuant to the Constitution and general laws of the State of Texas (the "State"), particularly Chapter 1431, Texas Government Code, as amended. The Notes constitute direct obligations of the City of Kyle, Texas (the "City"), secured by a continuing ad valorem tax levied on all taxable property within the City, within the limits prescribed by law, as provided in the ordinance authorizing the issuance of the Notes (the "Ordinance") (see "THE NOTES – Authority for Issuance" and "THE NOTES – Security and Source of Payment").

PURPOSE . . . Proceeds from the sale of the Notes will be used for (i) construction of public works; (ii) purchase of equipment and software; (iii) purchase of land; and (iv) payment of professional services in connection therewith including legal, fiscal fees and the costs of issuing the Notes.

MATURITY SCHEDULE

2/15	Principal		Initial	CUSIP
Maturity	Amount	Rate	Yield	Numbers ⁽¹⁾
2010	\$ 710,000	3.00%	1.08%	501552DJ9
2011	755,000	2.50%	1.72%	501552DK6
2012	775,000	2.50%	2.00%	501552DL4
2013	800,000	2.50%	2.50%	501552DM2
2014	830,000	3.00%	2.90%	501552DN0
2015	855,000	3.125%	3.20%	501552DP5
2016	875,000	3.50%	3.45%	501552DQ3

(Accrued Interest from July 1, 2009 to be added)

REDEMPTION . . . The Notes are not subject to redemption prior to their stated maturities (see "THE NOTES - Redemption").

LEGALITY . . . The Notes are offered for delivery when, as and if issued and received by the Purchaser and subject to the approving opinion of the Attorney General of Texas and the opinion of Bickerstaff Heath Delgado Acosta LLP, Bond Counsel, Austin, Texas (see APPENDIX C - "Form of Bond Counsel's Opinion").

DELIVERY . . . It is expected that the Notes will be available for initial delivery through DTC on July 30, 2009.

⁽¹⁾ CUSIP numbers have been assigned to this issue by the CUSIP Service Bureau and are included solely for the convenience of the Purchasers of the Notes. Neither the City, the Financial Advisor, nor the Purchasers shall be responsible for the selection or the correctness of the CUSIP numbers shown herein.

No dealer, broker, salesman or other person has been authorized by the City or the Purchasers to give any information, or to make any representations other than those contained in this Official Statement, and, if given or made, such other information or representations must not be relied upon as having been authorized by the City or the Purchasers. This Official Statement does not constitute an offer to sell or the solicitation of an offer to buy Notes in any jurisdiction in which, or to any person to whom, it is unlawful to make such offer or solicitation.

The information set forth or included in this Official Statement has been provided by the City or obtained from other sources believed by the City to be reliable. The information and expressions of opinion herein are subject to change without notice, and neither the delivery of this Official Statement nor any sale hereunder shall create any implication that there has been no change in the financial condition or operations of the City described herein since the date hereof. This Official Statement contains, in part, estimates and matters of opinion that are not intended as statements of fact, and no representation or warranty is made as to the correctness of such estimates and opinion or that they will be realized. See "CONTINUING DISCLOSURE OF INFORMATION" for a description of the City's undertaking to provide certain information on a continuing basis.

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

The Purchasers have provided the following sentence for inclusion in this Official Statement. The Purchasers have reviewed the information in this Official Statement in accordance with, and as part of, their responsibility to investors under the federal securities laws as applied to the facts and circumstances of this transaction, but the Purchasers do not guarantee the accuracy or completeness of such information.

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

NEITHER THE CITY, ITS FINANCIAL ADVISOR, NOR THE PURCHASERS MAKE ANY REPRESENTATION OR WARRANTY WITH RESPECT TO THE INFORMATION CONTAINED IN THIS OFFICIAL STATEMENT REGARDING THE DEPOSITORY TRUST COMPANY OR ITS BOOK-ENTRY-ONLY SYSTEM.

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

OFFICIAL STATEMENT SUMMARY

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

THE NOTES

THE CITY	The City of Kyle, Texas is a political subdivision located in Hays County operating as a home rule city under the laws of the State of Texas and a Charter approved by the voters in 2000. The City operates under the City Council/Manager form of government in which the Mayor and six Councilmembers are elected for staggered three-year terms. The City Council formulates operating policy for the City while the City Manager is the chief administrative officer.
	The City is approximately 15.39 square miles in area (see APPENDIX A - "General Information Regarding the City").
THE NOTES	The Notes are issued as \$5,600,000 Limited Tax Notes, Series 2009. The Notes are issued as serial Notes maturing on February 15, 2010 through and including February 15, 2016 (see "THE NOTES – Description of the Notes").
PAYMENT OF INTEREST	Interest on the Notes accrues from July 1, 2009, and is payable on February 15, 2010 and each August 15 and February 15 thereafter until maturity (see "THE NOTES – Description of the Notes").
AUTHORITY FOR ISSUANCE	The Notes are being issued pursuant to the Constitution and general laws of the State, particularly Chapter 1431, Texas Government Code, as amended, and an ordinance passed by the City Council (the "Ordinance"). See "THE NOTES – Authority for Issuance").
SECURITY	The Notes constitute direct obligations of the City secured by a continuing ad valorem tax levied, within the limits prescribed by law, on all taxable property within the City. See "THE NOTES – Security and Source of Payment."
REDEMPTION	The Notes are not subject to redemption prior to their stated maturities (see "THE NOTES – Redemption").
TAX EXEMPTION	In the opinion of Bond Counsel, the interest on the Notes will be excludable from gross income for federal income tax purposes under existing law and will not be included in computing the alternative minimum taxable income of the owners thereof. See "TAX MATTERS – Tax Exemption" for a discussion of the opinion of Bond Counsel.
QUALIFIED TAX-EXEMPT NOTES	The City has designated the Notes as "Qualified Tax-Exempt Obligations" for financial institutions (see "TAX MATTERS – Qualified Tax-Exempt Obligations for Financial Institutions").
USE OF PROCEEDS	Proceeds from the sale of the Notes will be used for (i) construction of public works; (ii) purchase of equipment and software; (iii) purchase of land; and (iv) payment of professional services in connection therewith including legal, fiscal fees and the costs of issuing the Notes.
RATINGS	The Notes are rated "A+" by Standard & Poor's Ratings Services, a division of The McGraw-Hill Companies, Inc. ("S&P"). The City also has various issues outstanding which are rated based on insurance provided by various commercial insurance companies (see "OTHER INFORMATION – Ratings").
BOOK-ENTRY-ONLY SYSTEM	The definitive Notes will be initially registered and delivered only to Cede & Co., the nominee of DTC pursuant to the Book-Entry-Only System described herein. Beneficial ownership of the Notes may be acquired in denominations of \$5,000 or integral multiples thereof within a maturity. No physical delivery of the Notes will be made to the beneficial owners thereof. Principal of, premium, if any, and interest on the Notes will be payable by the Paying Agent/Registrar to Cede & Co., which will make distribution of

the amounts so paid to the participating members of DTC for subsequent payment to the beneficial owners of the Notes (see "THE NOTES – Book-Entry-Only System").

PAYMENT RECORD TI

The City has never defaulted in the payment of its general obligation tax debt.

Fiscal			Per Capita		Per Capita	Ratio		
Year	Estimated	Taxable	Taxable		Funded	GO Debt to	% of	
Ended	City	Assessed	Assessed	G.O.	G.O. Tax	Taxable	Total Tax	
9/30	Population ⁽¹⁾	Valuation ⁽²⁾	Valuation	Tax Debt ⁽³⁾	Debt	Assessed Valuation	Collections	
2005	17,770	\$ 601,887,602	\$ 33,871	\$ 8,300,000	\$ 467	1.38%	99.53%	
2006	23,000	783,756,963	34,076	7,830,000	340	1.00%	100.01%	
2007	25,100	931,747,182	37,121	17,255,000	687	1.85%	100.26%	
2008	30,000	1,092,600,539	36,420	39,550,000	1,318	3.62%	98.81%	
2009	32,000	1,399,673,581	43,740	44,160,000	1,380	(4) 3.16%	97.47% (5)	

⁽¹⁾ Source: The City.

- (4) Projected; includes the Notes.
- (5) Partial collections through April 1, 2009.

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⁽²⁾ Valuations shown are certified taxable assessed values reported by the Hays Central Appraisal District to the State Comptroller of Public Accounts. Certified values are subject to change throughout the year as contested values are resolved and the Appraisal District updates records.

⁽³⁾ Excludes a \$14,826,276 loan (the "SIB Loan") the City received to undertake road improvements pursuant to a loan agreement with the State Infrastructure Bank of the State of Texas and includes the self-supporting debt. See "TAX INFORMATION – City Application of Tax Code" and "DEBT INFORMATION – Other Obligations" for a description of the SIB Loan.

CITY OFFICIALS, STAFF AND CONSULTANTS

ELECTED OFFICIALS

City Council	Length of Service	Term Expires
Miguel Gonzalez	4 Years	May 2011
Mayor		
Michelle Lopez	2 Years	May 2010
Mayor Pro-Tem, District 1		
Becky Selbera	7 Years	May 2011
Councilmember, District 2		
David Salazar	5 Years	May 2010
Councilmember, District 3		
David Wilson	1 Year	May 2011
Councilmember, District 4		•
Lucy Johnson	10 Months*	May 2012
Councilmember, District 5		,
Ray Bryant	1½ Years**	May 2012
Councilmember, District 6		,
David Salazar Councilmember, District 3 David Wilson Councilmember, District 4 Lucy Johnson Councilmember, District 5 Ray Bryant	1 Year 10 Months*	•

CITY OFFICIALS

Name	Position
Thomas L. Mattis	City Manager
Charles Cunningham	Director of Finance
Amelia Sanchez	City Secretary

CONSULTANTS AND ADVISORS

Auditors	Pattillo, Brown & Hill, L.L.P. Waco, Texas
Bond Counsel	Bickerstaff Heath Delgado Acosta LLP Austin, Texas
Financial Advisor	Specialized Public Finance Inc. Austin, Texas

For additional information regarding the City, please contact:

Charles Cunningham		Garry Kimball
Director of Finance		Managing Director
City of Kyle	or	Specialized Public Finance Inc.
100 West Center Street		406 West 13 th Street
Kyle, Texas 78640		Austin, Texas 78701
(512) 262-3923		(512) 275-7300
(512) 262-3800 Fax		(512) 275-7305 Fax

^{*}Was elected in August, 2008 at a special election and re-elected in May, 2009.

**Was elected in November, 2007 at a special election and re-elected in May, 2009.

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OFFICIAL STATEMENT

RELATING TO

\$5,600,000 CITY OF KYLE, TEXAS LIMITED TAX NOTES, SERIES 2009

INTRODUCTION

This Official Statement, which includes the Appendices hereto, provides certain information regarding the issuance of the \$5,600,000 City of Kyle, Texas Limited Tax Notes, Series 2009 (the "Notes"). The Notes are being issued pursuant to an ordinance approved by the City Council on July 7, 2009 (the "Ordinance"). Capitalized terms used in this Official Statement have the same meanings assigned to such terms in the respective Ordinance, except as otherwise indicated herein.

There follows in this Official Statement descriptions of the Notes and certain information regarding the City and its finances. All descriptions of documents contained herein are only summaries and are qualified in their entirety by reference to each such document. Copies of such documents may be obtained from the City's Financial Advisor, Specialized Public Finance Inc., Austin, Texas, by electronic mail or upon payment of reasonable copying, handling, and delivery charges.

This Official Statement speaks only as to its date, and the information contained herein is subject to change. Copies of the Final Official Statement pertaining to the Notes will be deposited with the Municipal Securities Rulemaking Board, 1900 Duke Street, Suite 600, Alexandria, Virginia 22314. See "CONTINUING DISCLOSURE OF INFORMATION" for a description of the City's undertaking to provide certain information on a continuing basis.

DESCRIPTION OF THE CITY . . . The City of Kyle, Texas is a political subdivision and municipal corporation of the State of Texas (the "State"), duly organized and existing under the laws of the State including the City's Home Rule Charter, initially adopted by the voters in 2000. The City operates as a home rule City under a Council/Manager form of government with a City Council comprised of the Mayor and six Councilmembers. The term of office is three years with the terms of two Councilmembers expiring in each year and the Mayor expiring every third year. The City Manager is the chief administrative officer for the City. Some of the services that the City provides are: public safety, highways and streets, water and sanitary sewer utilities, library, public improvements, planning and zoning, and general administrative services. The estimated 2009 population is 32,000. The City covers approximately 15.39 square miles.

THE NOTES

DESCRIPTION OF THE NOTES... The Notes are dated July 1, 2009 (the "Dated Date") and mature on February 15 in each of the years and in the amounts shown on the cover page hereof. Interest on the Notes will accrue from the Dated Date, will be computed on the basis of a 360-day year of twelve 30-day months, and will be payable on February 15 and August 15 of each year, commencing February 15, 2010 until maturity. The definitive Notes will be issued only in fully registered form in any integral multiple of \$5,000 for any one maturity and will be initially registered and delivered only to Cede & Co., the nominee of The Depository Trust Company ("DTC") pursuant to the book-entry-only system described herein. **No physical delivery of the Notes will be made to the owners thereof.** Principal of, premium, if any, and interest on the Notes will be payable by the Paying Agent/Registrar to Cede & Co., which will make distribution of the amounts so paid to the participating members of DTC for subsequent payment to the beneficial owners of the Notes. See "Book-Entry-Only System" herein.

AUTHORITY FOR ISSUANCE . . . The Notes are being issued pursuant to the Constitution and general laws of the State of Texas, particularly Chapter 1431, Texas Government Code, and the Ordinance passed by the City Council.

SECURITY AND SOURCE OF PAYMENT . . . All taxable property within the City is subject to a continuing direct annual ad valorem tax levied by the City, within the limits prescribed by law, sufficient to provide for the payment of principal of and interest on the Notes.

TAX RATE LIMITATION . . . All taxable property within the City is subject to the assessment, levy and collection by the City of a continuing, direct annual ad valorem tax sufficient to provide for the payment of principal of and interest on all ad valorem tax debt within the limits prescribed by law. Article XI, Section 5, of the Texas Constitution limits the maximum ad valorem tax rate for home-rule cities to \$2.50 per \$100 taxable assessed valuation for all purposes. Administratively, the Attorney General of the State of Texas will permit allocation of \$1.50 of the \$2.50 maximum tax rate for all general obligation debt service calculated at the time of issuance based on 90% tax collections.

REDEMPTION . . . The Notes are not subject to redemption prior to their stated maturities.

DEFEASANCE . . . The Ordinance provides for the defeasance of Notes when the payment of the principal of and premium, if any, on such Notes, plus interest thereon to the due date thereof (whether such due date be by reason of maturity, redemption (with respect to the Notes), or otherwise), is provided by irrevocably depositing with the Paying Agent/Registrar or an authorized

escrow agent, in trust (1) money sufficient to make such payment or (2) Government Securities, certified by an independent public accounting firm of national reputation to mature as to principal and interest in such amounts and at such times to insure the availability, without reinvestment, of sufficient money to make such payment, and all necessary and proper fees, compensation and expenses of the paying agent for the Notes. The Ordinance provides that "Government Securities" mean (a) direct, noncallable obligations of the United States of America, including Notes that are unconditionally guaranteed by the United States of America, (b) noncallable obligations of an agency or instrumentality of the United States of America, including obligations that are unconditionally guaranteed or insured by the agency or instrumentality and that, on the date of their acquisition or purchase by the City, are rated as to investment quality by a nationally recognized investment rating firm not less than "AAA" or its equivalent, and (c) noncallable obligations of a state or an agency or a county, municipality, or other political subdivision of a state that have been refunded and that, on the date of their acquisition or purchase by the City, are rated as to investment quality by a nationally recognized investment rating firm not less than "AAA" or its equivalent.

Upon such deposit as described above, such Notes shall no longer be regarded to be outstanding or unpaid and will cease to be outstanding Notes secured by the Ordinance or treated as debt of the City for purposes of taxation or applying any limitation on the City's ability to issue debt or for any other purpose.

Furthermore, all rights of the City to initiate proceedings to call the Notes for redemption or take any other action amending the terms of the Notes are extinguished; provided, however, that the right to call the Notes for redemption is not extinguished if the City: (i) in the proceedings providing for the firm banking and financial arrangements, expressly reserves the right to call the Notes for redemption; (ii) gives notice of the reservation of that right to the owners of the Notes immediately following the making of the firm banking and financial arrangements; and (iii) directs that notice of the reservation be included in any redemption notices that it authorizes.

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

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

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

DTC, the world's largest securities depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments (from over 100 countries) that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and online dealers, banks, trust companies, and clearing companies that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has Standard & Poor's highest rating: "AAA". The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com and www.dtc.org.

Purchases of Notes under the DTC system must be made by or through Direct Participants, which will receive a credit for the Notes on DTC's records. The ownership interest of each actual purchaser of each Note ("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction.

Transfers of ownership interests in the Notes are to be accomplished by entries made on the books of Direct or Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in the Notes, except in the event that use of the book-entry system for the Notes is discontinued.

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

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

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

Principal, premium, if any, and interest payments on the Notes will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the City or the Paying Agent/Registrar, on payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC nor its nominee, the Paying Agent/Registrar, or the City, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of principal, premium, if any, and interest payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the City or the Paying Agent/Registrar, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as depository with respect to the Notes at any time by giving reasonable notice to the City. Under such circumstances, in the event that a successor securities depository is not obtained, Notes are required to be printed and delivered. The City may decide to discontinue use of the system of book-entry transfers through DTC (or a successor securities depository). In that event, Notes will be printed and delivered in accordance with the Ordinance. In reading this Official Statement it should be understood that while the Notes are in the Book-Entry-Only System, references in other sections of this Official Statement to registered owners should be read to include the person for which the Participant acquires an interest in the Notes, but (i) all rights of ownership must be exercised through DTC and the Book-Entry-Only System, and (ii) except as described above, notices that are to be given to registered owners under the Ordinance will be given only to DTC.

The information in this section concerning DTC and DTC's book-entry system has been obtained from sources that the City believes to be reliable, but the City takes no responsibility for the accuracy thereof.

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

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

PAYING AGENT/REGISTRAR... The initial Paying Agent/Registrar is Wells Fargo Bank, N.A., Austin, Texas. In the Ordinance, the City retains the right to replace the Paying Agent/Registrar. The City covenants to maintain and provide a Paying Agent/Registrar at all times until the Notes are duly paid and any successor Paying Agent/Registrar shall be a commercial bank or trust company organized under the laws of the State of Texas or other entity duly qualified and legally authorized to serve as and perform the duties and services of Paying Agent/Registrar for the Notes. Upon any change in the Paying Agent/Registrar for

the Notes, the City agrees to promptly cause a written notice thereof to be sent to each registered owner of the Notes by United States mail, first class, postage prepaid, which notice shall also give the address of the new Paying Agent/Registrar.

TRANSFER, EXCHANGE AND REGISTRATION... In the event the Book-Entry-Only System should be discontinued, the Notes may be transferred and exchanged on the registration books of the Paying Agent/Registrar only upon presentation and surrender to the Paying Agent/Registrar and such transfer or exchange shall be without expense or service charge to the registered owner, except for any tax or other governmental charges required to be paid with respect to such registration, exchange and transfer.

Notes may be assigned by the execution of an assignment form on the respective Notes or by other instrument of transfer and assignment acceptable to the Paying Agent/Registrar. New Notes will be delivered by the Paying Agent/Registrar, in lieu of the Notes being transferred or exchanged, at the designated office of the Paying Agent/Registrar, or sent by United States mail, first class, postage prepaid, to the new registered owner or his designee. To the extent possible, new Notes issued in an exchange or transfer of Notes will be delivered to the registered owner or assignee of the registered owner in not more than three business days after the receipt of the Notes to be canceled, and the written instrument of transfer or request for exchange duly executed by the registered owner or his duly authorized agent, in form satisfactory to the Paying Agent/Registrar. New Notes registered and delivered in an exchange or transfer shall be in any integral multiple of \$5,000 for any one maturity and for a like aggregate principal amount as the Notes surrendered for exchange or transfer. See "THE NOTES - Book-Entry-Only System" herein for a description of the system to be utilized initially in regard to ownership and transferability of the Notes. Neither the City nor the Paying Agent/Registrar shall be required to transfer or exchange any Note called for redemption, in whole or in part, within 45 days of the date fixed for redemption; provided, however, such limitation of transfer shall not be applicable to an exchange by the registered owner of the uncalled balance of a Note.

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

NOTEHOLDERS' REMEDIES . . . The Ordinance establishes specific events of default with respect to the Notes. If the City defaults in the payment of the principal of or interest on the Notes when due, or the City defaults in the observance or performance of any of the covenants, conditions, or Notes of the City, the failure to perform which materially, adversely affects the rights of the owners, including but not limited to, their prospect or ability to be repaid in accordance with the Ordinance, the Ordinance provides that any registered owner is entitled to seek a writ of mandamus from a court of proper jurisdiction requiring the City to make such payment or observe and perform such covenants, obligations, or conditions. The issuance of a writ of mandamus may be sought if there is no other available remedy at law to compel performance of the Notes or the Ordinance and the City's Notes are not uncertain or disputed. The remedy of mandamus is controlled by equitable principles and rests with the discretion of the court, but may not be arbitrarily refused. There is no acceleration of maturity of the Notes in the event of default and, consequently, the remedy of mandamus may have to be relied upon from year to year. The Ordinance does not provide for the appointment of a trustee to represent the interest of the Noteholders upon any failure of the City to perform in accordance with the terms of the Ordinance, or upon any other condition and accordingly all legal actions to enforce such remedies would have to be undertaken at the initiative of, and be financed by, the registered owners. On June 30, 2006, the Texas Supreme Court ruled in Tooke v. City of Mexia, 197 S.W.3d 325 (Tex. 2006), that a waiver of sovereign immunity in a contractual dispute must be provided for by statute in "clear and unambiguous" language. Because it is unclear whether the Texas legislature has effectively waived the City's sovereign immunity from a suit for money damages, Noteholders may not be able to bring such a suit against the City for breach of the Note or Ordinance covenants. Even if a judgment against the City could be obtained, it could not be enforced by direct levy and execution against the City's property. Further, the registered owners cannot themselves foreclose on property within the City or sell property within the City to enforce the tax lien on taxable property to pay the principal of and interest on the Notes. Furthermore, the City is eligible to seek relief from its creditors under Chapter 9 of the U.S. Bankruptcy Code ("Chapter 9"). Although Chapter 9 provides for the recognition of a security interest represented by a specifically pledged source of revenues, the pledge of ad valorem taxes in support of a general obligation of a bankrupt entity is not specifically recognized as a security interest under Chapter 9. Chapter 9 also includes an automatic stay provision that would prohibit, without Bankruptcy Court approval, the prosecution of any other legal action by creditors or Noteholders of an entity which has sought protection under Chapter 9. Therefore, should the City avail itself of Chapter 9 protection from creditors, the ability to enforce would be subject to the approval of the Bankruptcy Court (which could require that the action be heard in Bankruptcy Court instead of other federal or state court); and the Bankruptcy Code provides for broad discretionary powers of a Bankruptcy Court in administering any proceeding brought before it. The opinion of Bond Counsel will note that all opinions relative to the enforceability of the Notes are qualified with respect to the customary rights of debtors relative to their creditors.

AMENDMENTS TO THE ORDINANCE . . . The City may amend the Ordinance without the consent of or notice to any registered owners of the Notes in any manner not detrimental to the interests of such registered owners, including the curing of any ambiguity, inconsistency, or formal defect or omission therein. In addition, the City may, with the written consent of the holders of a majority in aggregate principal amount of the Notes then outstanding, amend, add to, or rescind any of the provisions of the

respective Ordinance; except that, without the consent of the registered owners of all of the Notes no such amendment, addition, or rescission may (1) extend the time or times of payment of the principal of, premium, if any, and interest on the Notes or the rate of interest thereon, or in any other way modify the terms of payment of the principal of, premium, if any, or interest on the Notes, (2) give any preference to any Note over any other Note, or (3) reduce the aggregate principal amount of Notes required to be held by the holders of such Notes for consent to any such amendment, addition, or rescission as provided in the Ordinance.

PURPOSE . . . Proceeds from the sale of the Notes will be used for (i) construction of public works; (ii) purchase of equipment and software; (iii) purchase of land; and (iv) payment of professional services in connection therewith including legal, fiscal fees and the costs of issuing the Notes.

SOURCES AND USES OF PROCEEDS . . . The proceeds from the sale of the Notes will be applied approximately as follows:

Sources:	
Principal	\$ 5,600,000.00
Accrued Interest	 13,033.39
Total Sources	\$ 5,613,033.39
Uses:	
Deposit to Project Fund	\$ 5,522,000.00
Deposit to Debt Service Fund	13,033.39
Costs of Issuance	 78,000.00
Total Uses	\$ 5,613,033.39

THE CITY

DESCRIPTION OF THE CITY . . . The City is located approximately 15 miles south of the Austin, Texas city limits on Interstate Highway 35. The City is a political subdivision located in Hays County operating as a home rule city under the laws of the State of Texas and a charter approved by the voters in 2000. The City operates under the City Council/Manager form of government in which the Mayor and six Councilmembers are elected for staggered three-year terms. The City Council formulates operating policy for the City while the City Manager is the chief administrative officer.

The City's population has increased more than ten-fold since 1997, from 3,003 persons in 1997 to an estimated population of 32,000 in 2009. The City estimates its population could grow to 37,500 by 2010.

As the City continues to experience rapid population growth, the City will have greater demands on its staff and facilities. The City continues to increase its personnel to meet such needs. In addition, the City has a rolling five year capital improvement plan to manage its growing facilities and infrastructure needs. In addition, City staff anticipates that the City Council may consider calling a general obligation bond election for approximately \$15 million for library and recreational center facilities.

The City currently receives water from three sources under three long term agreements. In an existing agreement with GBRA, the City contracts for up to 5.2 million gpd; an additional .45 million gpd is secured under an agreement with Barton Springs Aquifer and an agreement with Edwards Aquifer allows delivery of an additional .4 million gpd for a total of 6.05 million gpd. The City's staff believes that such water will be sufficient for the City and its anticipated growth through the end of 2011. Additionally, the City is pursuing doubling its pumping authority of groundwater through the Edwards Aquifer Authority. The City is participating in a joint project with several other cities and the Canyon Lake Regional Water Authority to bring water from the Corizzo Wilcox Aquifer to this area. Completion of this project will provide the City's needs for at least the next 40 years.

The City, through its private operator of the facility, recently completed the construction of the second phase of its wastewater treatment plant bringing its total capacity to 3.0 MGD. The plant was built for an ultimate capacity of 4.5 MGD. The City anticipates that it will be required to begin an additional 1.5 MGD expansion of the plant by the end of 2012.

TAX INFORMATION

AD VALOREM TAX LAW . . . The appraisal of property within the City is the responsibility of the Hays Central Appraisal District (the "Appraisal District"). Excluding agricultural and open-space land, which may be taxed on the basis of productive capacity, the Appraisal District is required under the Texas Property Tax Code to appraise all property within the Appraisal District on the basis of 100% of its market value and is prohibited from applying any assessment ratios. In determining market value of property, different methods of appraisal may be used, including the cost method of appraisal, the income method of appraisal and market data comparison method of appraisal, and the method considered most appropriate by the chief appraiser is to be used. State law further limits the appraised value of a residence homestead for a tax year to an amount not to exceed the lesser of (1) the market value of the property for the most recent tax year that the market value was determined by the appraisal office or (2) the sum of (a) 10% of the appraised value of the property for the preceding tax year, (b) the appraised value of the property for the preceding tax year and (c) the market value of all new improvements to the property. The value placed upon property within the Appraisal District is subject to review by an Appraisal Review Board, consisting of eleven members appointed by the Board of Directors of the Appraisal District.

The Appraisal District is required to review the value of property within the Appraisal District at least every three years. The City may require annual review at its own expense, and is entitled to challenge the determination of appraised value of property within the City by petition filed with the Appraisal Review Board.

Reference is made to the Texas Property Tax Code, for identification of property subject to taxation; property exempt or which may be exempted from taxation, if claimed; the appraisal of property for ad valorem taxation purposes; and the procedures and limitations applicable to the levy and collection of ad valorem taxes.

Article VIII of the State Constitution ("Article VIII") and State law provide for certain exemptions from property taxes, the valuation of agricultural and open-space lands at productivity value, and the exemption of certain personal property from ad valorem taxation.

Under Section 1-b, Article VIII, and State law, the governing body of a political subdivision, at its option, may grant: (1) an exemption of not less than \$3,000 of the market value of the residence homestead of persons 65 years of age or older and the disabled from all ad valorem taxes thereafter levied by the political subdivision; or (2) an exemption of up to 20% of the market value of residence homesteads. The minimum exemption under this provision is \$5,000.

In the case of residence homestead exemptions granted under Section 1-b, Article VIII, ad valorem taxes may continue to be levied against the value of homesteads exempted where ad valorem taxes have previously been pledged for the payment of debt if cessation of the levy would impair the obligation of the contract by which the debt was created.

State law and Section 2, Article VIII, mandate an additional property tax exemption for disabled veterans or the surviving spouse or children of a deceased veteran who died while on active duty in the armed forces; the exemption applies to either real or personal property with the amount of assessed valuation exempted ranging from \$5,000 to a maximum of \$12,000 depending upon the degree of disability or whether the exemption is applicable to a surviving spouse or children.

Under Article VIII, Section 1-b(h) and State law, a city at its option may provide a prohibition on increasing the total ad valorem tax, except for increases attributable to certain improvements, on the residence homestead of a disabled person or person 65 years of age or older above the amount of tax imposed in the later of (1) the year such residence qualified for an exemption based on the disability or age of the owner or (2) the year the city chooses to establish the tax limitation. The above-referenced tax limitation is transferable to (1) a different residence homestead within the city and (2) to a surviving spouse so long as the property was the residence homestead of the surviving spouse when the deceased spouse died and remains the residence homestead of the surviving spouse and the spouse was at least 55 years of age at the time of the death of the individual's spouse. On the receipt of a petition signed by five percent of the registered voters of the City, the City shall call an election to determine by majority vote whether to establish such a tax limitation. If improvements (other than maintenance or repairs) are made to the property, the value of the improvements is taxed at the then current tax rate, and the total amount of taxes imposed is increased to reflect the new improvements with the new amount of taxes then serving as the ceiling on taxes for the following years. Once established, the tax limitation may not be repealed or rescinded.

Article VIII provides that eligible owners of both agricultural land (Section 1-d) and open-space land (Section 1-d-1), including open space land devoted to farm or ranch purposes or open-space land devoted to timber production, may elect to have such property appraised for property taxation on the basis of its productive capacity. The same land may not be qualified under both Section 1-d and Section 1-d-1.

Nonbusiness personal property, such as automobiles or light trucks, are exempt from ad valorem taxation unless the governing body of a political subdivision elects to tax this property. Boats owned as nonbusiness property are exempt from ad valorem taxation.

Article VIII, Section 1-j, provides for "freeport property" to be exempted from ad valorem taxation. Freeport property is defined as goods detained in Texas for 175 days or less for the purpose of assembly, storage, manufacturing, processing or fabrication. Decisions to continue to tax may be reversed in the future; decisions to exempt freeport property are not subject to reversal. In

addition, effective for tax years 2008 and thereafter, Article VII, Section 1-n of the Texas Constitution provides for an exemption from taxation for "goods-in-transit," which are defined as personal property acquired or imported into the state and transported to another location inside or outside the state within 175 days of the date the property was acquired or imported into the state. The exemption excludes oil, natural gas, petroleum products, aircraft and special inventory, including motor vehicle, vessel and outboard motor, heavy equipment and manufactured housing inventory. After holding a public hearing, a taxing unit may take action by January 1 of the year preceding a tax year to tax goods-in-transit during the following tax year. A taxpayer may obtain only a Freeport exemption or a goods-in-transit exemption for items of personal property.

Article VIII, Section 1-I, provides for the exemption from ad valorem taxation of certain property used to control the pollution of air, water, or land. A person is entitled to an exemption from taxation of all or part of real and personal property that the person owns and that is used wholly or partly as a facility, device or method for the control of air, water or land pollution.

The City may create one or more tax increment financing zones within the City ("TIRZ"), under which the tax values on property in the zone are "frozen" at the value of the property at the time of creation of the zone. Other overlapping taxing units levying taxes in the TIRZ may agree to contribute all or part of future ad valorem taxes levied and collected against the value of property in the TIRZ in excess of the "frozen values" to pay or finance the costs of certain public improvements in the TIRZ. Taxes levied by the City against the values of real property in the TIRZ in excess of the "frozen" value are not available for general City use but are restricted to paying or financing "project costs" within the TIRZ. The City also may enter into tax abatement agreements to encourage economic development. Under such tax abatement agreements, a property owner agrees to construct certain improvements on its property. The City in turn agrees not to levy a tax on all or part of the increased value attributable to the improvements until the expiration of the agreement. A tax abatement agreement could last for a period of up to 10 years.

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

EFFECTIVE TAX RATE AND ROLLBACK TAX RATE... The City Council will be required to adopt the annual tax rate for the City before the later of September 30 or the 60th day after the date the certified appraisal roll is received by the City. If the City Council does not adopt a tax rate by such required date the tax rate for that tax year is the lower of the effective tax rate calculated for that tax year or the tax rate adopted by the City for the preceding tax year. The tax rate consists of two components: (1) a rate for funding of maintenance and operation expenditures, and (2) a rate for debt service.

Under the Property Tax Code, the City must annually calculate and publicize its "effective tax rate" and "rollback tax rate". A tax rate cannot be adopted by the City Council that exceeds the lower of the rollback tax rate or the effective tax rate until two public hearings are held on the proposed tax rate following a notice of such public hearings (including the requirement that notice be posted on the City's website if the City owns, operates or controls an internet website and public notice be given by television if the City has free access to a television channel) and the City Council has otherwise complied with the legal requirements for the adoption of such tax rate. If the adopted tax rate exceeds the rollback tax rate the qualified voters of the City by petition may require that an election be held to determine whether or not to reduce the tax rate adopted for the current year to the rollback tax rate.

"Effective tax rate" means the rate that will produce last year's total tax levy (adjusted) from this year's total taxable values (adjusted). "Adjusted" means lost values are not included in the calculation of last year's taxes and new values are not included in this year's taxable values.

"Rollback tax rate" means the rate that will produce last year's maintenance and operation tax levy (adjusted) from this year's values (adjusted) multiplied by 1.08 plus a rate that will produce this year's debt service from this year's values (unadjusted) divided by the anticipated tax collection rate.

The Property Tax Code provides that certain cities and counties in the State may submit a proposition to the voters to authorize an additional one-half cent sales tax on retail sales of taxable items. If the additional tax is levied, the effective tax rate and the rollback tax rate calculations are required to be offset by the revenue that will be generated by the sales tax in the current year. Reference is made to the Property Tax Code for definitive requirements for the levy and collection of ad valorem taxes and the calculation of the various defined tax rates.

PROPERTY ASSESSMENT AND TAX PAYMENT . . . Property within the City is generally assessed as of January 1 of each year. Business inventory may, at the option of the taxpayer, be assessed as of September 1. Oil and gas reserves are assessed on the basis of a valuation process which uses an average of the daily price of oil and gas for the prior year. Taxes become due October 1 of the same year, and become delinquent on February 1 of the following year. Taxpayers 65 years old or older are permitted by State law to pay taxes on homesteads in four installments with the first due on February 15 of each year and the final installment due on August 15.

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

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

After July, penalty remains at 12%, and interest accrues at a rate of one percent (1%) for each month or portion of a month the tax remains unpaid. A delinquent tax continues to incur the penalty as long as the tax remains unpaid, regardless of whether a judgment for the delinquent tax has been rendered. The purpose of imposing such interest is to compensate the taxing unit for revenue lost because of the delinquency. In addition, if an account is delinquent in July, up to 20% attorney's collection fee is added to the total tax penalty and interest charge. Under certain circumstances, taxes which become delinquent on the homestead of a taxpayer 65 years old or older incur a penalty of 8% per annum with no additional penalties or interest assessed. In general, property subject to the City's lien may be sold, in whole or in parcels, pursuant to court order to collect the amounts due. Federal law does not allow for the collection of penalty and interest against an estate in bankruptcy. Federal bankruptcy law provides that an automatic stay of action by creditors and other entities, including governmental units, goes into effect with the filing of any petition in bankruptcy. The automatic stay prevents governmental units from foreclosing on property and prevents liens for post-petition taxes from attaching to property and obtaining secured creditor status unless, in either case, an order lifting the stay is obtained from the bankruptcy court. In many cases post-petition taxes are paid as an administrative expense of the estate in bankruptcy or by order of the bankruptcy court.

CITY APPLICATION OF TAX CODE . . . The City grants an exemption to the market value of the residence homestead of persons 65 years of age or older of \$30,000 and disabled veterans are granted an exemption of \$3,000.

The City has not granted an additional exemption of 20% of the market value of residence homesteads.

See Table 1 for a listing of the amounts of the exemptions described above.

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

The City does not tax non-business personal property and the Hays County Tax Office collects taxes for the City.

The City does permit split payments, and discounts are not allowed.

The City does not tax freeport property.

The City collects the additional one-half cent sales tax for ad valorem tax reduction.

The City does not collect the one-half cent sales tax for economic development.

The City has adopted a tax abatement policy.

The City agreed to create a Tax Increment Finance District ("TIFD"), which encompasses approximately 66.33 acres of land (along the eastern frontage road of IH-35 in the northern portion of the City), in order to pay for certain public infrastructure within the zone through the issuance of bonds or use of the tax increment funds. The City created the TIFD effective in 2004. As of January 1, 2009, the taxable assessed value of property in the zone was \$36,705,000. Revenues of the City's TIFD secure the repayment of a \$14,826,276 loan (the "SIB Loan") the City received to undertake road improvements within the TIFD pursuant to a loan agreement with the State Infrastructure Bank of the State of Texas, acting through the Texas Department of Transportation. The SIB Loan matures in 16 years and has an annual loan payment of approximately \$1,263,489.19. The City has also pledged its general ad valorem tax authority as additional security to such loan on a subordinate basis. See "DEBT INFORMATION – Other Obligations."

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TABLE 1 - VALUATION, EXEMPTIONS AND GENERAL OBLIGATION DEBT

2008/09 Market Valuation Established by Hays Central Appraisal District 1,416,463,532 (excluding totally exempt property) Less Exemptions/Reductions at 100% Market Value: 16,789,951 1,399,673,581 2008/09 Taxable Assessed Valuation Debt Payable from Ad Valorem Taxes (as of 1-31-09)(1) 39,550,000 The Notes 5,600,000 Total Debt Payable from Ad Valorem Taxes \$ 45,150,000 Interest and Sinking Fund (as of 1-31-09) 2,309,117 Ratio Tax Supported Debt to Taxable Assessed Valuation 3.23%

> 2009 Estimated Population - 32,000 Per Capita Taxable Assessed Valuation - \$43,740 Per Capita Net General Obligation Debt Payable from Ad Valorem Taxes - \$1,411

TABLE 2 - VALUATION AND GENERAL OBLIGATION DEBT HISTORY

Fiscal			T	axable	Fu	unded Debt		Ratio of				
Year		Taxable	A	ssessed	C	utstanding		Funded Debt to		Fι	ınded	
Ended	Estimated	Assessed	Va	aluation		at End		Taxable Assessed	l	De	ebt Per	
9/30	Population ⁽¹⁾	Valuation ⁽²⁾	Per Capita		(Of Year ⁽³⁾		Valuation		Capita		
2005	17,770	\$ 601,887,602	\$	33,871	\$	8,300,000		1.38%		\$	467	_
2006	23,000	783,756,963		34,076		7,830,000		1.00%			340	
2007	25,100	931,747,192		37,121		17,255,000		1.85%			687	
2008	30,000	1,092,600,539		36,420		39,550,000		3.62%			1,318	
2009	32,000	1,399,673,581		43,740		44,160,000	(4)	3.16%	(4)		1,380	(4)

⁽¹⁾ Source: The City.

⁽¹⁾ Excludes the SIB Loan. See "TAX INFORMATION – City Application of Tax Code" and "DEBT INFORMATION – Other Obligations" for a description of the SIB Loan. Includes self-supporting debt.

⁽²⁾ Valuations shown are certified taxable assessed values reported by the Hays Central Appraisal District to the State Comptroller of Public Accounts. Certified values are subject to change throughout the year as contested values are resolved and the Appraisal District update records.

⁽³⁾ Excludes a \$14,826,276 loan (the "SIB Loan") the City received to undertake road improvements pursuant to a loan agreement with the State Infrastructure Bank of the State of Texas and includes the self-supporting debt. See "TAX INFORMATION – City Application of Tax Code" and "DEBT INFORMATION – Other Obligations" for a description of the SIB Loan.

⁽⁴⁾ Projected; includes the Notes.

TABLE 3 - TAX RATE, LEVY AND COLLECTION HISTORY

Fiscal						
Year		Distr	ibution			
Ended	Tax	General	Interest and		% Current	% Total
9/30	Rate	Fund	Sinking Fund	Tax Levy	Collections	Collections
2005	\$ 0.2871	\$ 0.1492	\$ 0.1379	\$ 1,728,019	97.41%	99.53%
2006	0.2777	0.1697	0.1080	2,176,493	98.32%	100.01%
2007	0.2724	0.1790	0.0934	2,540,651	98.44%	100.26%
2008	0.2707	0.1200	0.1507	2,971,541	98.80%	98.81%
2009	0.3731	0.1731	0.2000	4,706,842	96.25%	⁽¹⁾ 97.47% ⁽¹⁾

⁽¹⁾ Collection through April 1, 2009.

TABLE 4 - TEN LARGEST TAXPAYERS

	2008/09 Taxable Assessed	% of Total Taxable Assessed
Name of Taxpayer	Valuation	Valuation
Kyle Marketplace Ltd.	\$ 19,543,130	1.40%
HEB Food Store #014	8,642,327	0.62%
HD Development Properties LP	7,108,910	0.51%
SCC Kyle Partners Ltd.	6,589,640	0.47%
DDR DB Kyle LP	6,186,840	0.44%
Home Depot	5,378,573	0.38%
Kyle 35 Retail Ltd.	3,987,680	0.28%
Sterling/Babock & Brown LP	3,589,260	0.26%
FC Sunset Ridge LP	3,361,540	0.24%
Housing Associates of Kyle Ltd.	2,879,100	0.21%
	\$ 67.267.000	4.81%

TABLE 5 - ESTIMATED OVERLAPPING DEBT

Expenditures of the various taxing entities within the territory of the City are paid out of ad valorem taxes levied by such entities on properties within the City. Such entities are independent of the City and may incur borrowings to finance their expenditures. This statement of direct and estimated overlapping ad valorem tax obligations ("Tax Debt") was developed from information contained in "Texas Municipal Reports" published by the Municipal Advisory Council of Texas. Except for the amounts relating to the City, the City has not independently verified the accuracy or completeness of such information, and no person should rely upon such information as being accurate or complete. Furthermore, certain of the entities listed may have issued additional obligations since the date hereof, and such entities may have programs requiring the issuance of substantial amounts of additional obligations, the amount of which cannot be determined. The following table reflects the estimated share of overlapping Tax Debt of the City.

					City's	
		Total Net		(Overlapping	
	Ta	ax Supported	Estimated %	T	ax Supported	
Taxing Jurisdiction		Debt	Applicable	De	ebt as of 6/1/09	
City of Kyle	\$	45,150,000	100.00%	\$	45,150,000 (1))
Hays County		77,465,000	12.15%		9,411,998	
Hays Consolidated Independent School District		322,372,309	38.27%		123,371,883	
Total Direct and Overlapping Tax Supported Debt				\$	177,933,880	
Ratio of Direct and Overlapping Tax Supported Debt	to Taxable	Assessed Valu	ation		12.71%	
Per Capita Overlapping Tax Supported Debt				\$	5,560	

⁽¹⁾ Includes the Notes and includes the self-supporting debt. Excludes the SIB Loan. See "TAX INFORMATION – City Application of Tax Code" and "DEBT INFORMATION – Other Obligations" for a description of the SIB Loan.

DEBT INFORMATION

TABLE 6 - AD VALOREM TAX DEBT SERVICE REQUIREMENTS

Fiscal								
Year							Less:	Total
Ending	Ending Outstanding Debt ⁽¹⁾				The Notes (2)		Self-Supporting	Debt Service
9/30	Principal	Interest	Total	Principal	Interest	Total	Debt	Requirements
2009	\$ 990,000	\$ 2,091,721	\$ 3,081,721	\$ -	\$ -	\$ -	\$ 642,608	\$ 2,439,113
2010	1,410,000	1,674,142	3,084,142	710,000	170,919	880,919	960,108	3,004,952
2011	1,465,000	1,621,313	3,086,313	755,000	131,056	886,056	976,482	2,995,887
2012	1,520,000	1,566,698	3,086,698	775,000	111,931	886,931	974,650	2,998,980
2013	1,580,000	1,509,736	3,089,736	800,000	92,244	892,244	977,078	3,004,902
2014	1,390,000	1,450,059	2,840,059	830,000	69,794	899,794	742,975	2,996,877
2015	1,440,000	1,396,841	2,836,841	855,000	43,984	898,984	745,909	2,989,916
2016	1,500,000	1,341,351	2,841,351	875,000	15,313	890,313	742,494	2,989,170
2017	1,560,000	1,278,171	2,838,171	-	-	-	423,494	2,414,677
2018	1,620,000	1,215,226	2,835,226	-	-	-	424,119	2,411,107
2019	1,690,000	1,149,551	2,839,551	-	-	-	424,369	2,415,182
2020	1,760,000	1,078,861	2,838,861	-	-	-	428,569	2,410,292
2021	1,835,000	1,003,993	2,838,993	-	-	-	426,813	2,412,180
2022	1,910,000	926,550	2,836,550	-	-	-	419,275	2,417,275
2023	1,995,000	844,400	2,839,400	-	-	-	426,150	2,413,250
2024	2,085,000	756,975	2,841,975	-	-	-	426,750	2,415,225
2025	2,180,000	660,263	2,840,263	-	-	-	425,000	2,415,263
2026	2,280,000	558,213	2,838,213	-	-	-	422,500	2,415,713
2027	2,385,000	451,413	2,836,413	-	-	-	424,250	2,412,163
2028	1,300,000	339,663	1,639,663	-	-	-	420,000	1,219,663
2029	1,030,000	274,663	1,304,663	-	-	-	-	1,304,663
2030	1,075,000	225,738	1,300,738	-	-	-	-	1,300,738
2031	1,130,000	174,675	1,304,675	-	-	-	-	1,304,675
2032	1,180,000	121,000	1,301,000	-	-	-	-	1,301,000
2033	1,240,000	62,000	1,302,000	=	=	=		1,302,000
	\$ 39,550,000	\$ 23,773,214	\$ 63,323,214	\$ 5,600,000	\$ 635,240	\$ 6,235,240	\$ 11,853,591	\$ 57,704,863

⁽¹⁾ Excludes the SIB Loan. See "TAX INFORMATION – City Application of Tax Code" and "- Other Obligations" below for a description.

ANTICIPATED ISSUANCE OF GENERAL OBLIGATION DEBT . . . The City does anticipate issuing additional ad valorem tax supported debt within the next twelve months.

AUTHORIZED BUT UNISSUED GENERAL OBLIGATION BONDS . . . The City does not have any authorized but unissued general obligation debt.

OTHER OBLIGATIONS... The City obtained a \$14,826,276 SIB Loan on March 17, 2005. The interest rate of the loan is 4.55% with equal annual installments of \$1,263,489.19 beginning March 17, 2008 through March 17, 2024. The current principal balance of this SIB loan is \$12,373,136. See "TAX INFORMATION – City Application of Tax Code."

The City agreed to create a Tax Increment Finance District ("TIFD"), which encompasses approximately 66.33 acres of land (along the eastern frontage of IH-35 in the northern portion of the City), in order to pay for certain public infrastructure within the zone through the issuance of bonds or use of the tax increment Funds. The City created the TIFD effective in 2004. As of January 1, 2009, the taxable assessed value of property in the zone was \$36,705,000. Revenues of the City's TIFD secure the repayment of a \$14,826,276 SIB Loan the City received to undertake road improvements within the TIFD pursuant to a loan agreement with the State Infrastructure Bank of the State of Texas, acting through the Texas Department of Transportation. The SIB Loan matures in 16 years and has an annual loan payment of approximately \$1,263,489.19. The City has also pledged its general ad valorem tax authority as additional security to such loan on a subordinate basis.

PENSION FUND... The City provides pension benefits for all of its full-time employees through the Texas Municipal Retirement System ("TMRS"), a State-wide administered pension plan. The City makes annual contributions to the plan equal to the amounts accrued for pension expense. (For more detailed information concerning the retirement plan, see "APPENDIX B – Excerpts from the City's Annual Financial Report" – Note V.C.)

As described in Note V.C. to the City's Annual Financial Report for the fiscal year ending September 30, 2008, City employees who are covered by TMRS contribute 7% of their salary to TMRS and the City matches the employee contribution by a ratio of 2 to 1. In 2007, TMRS announced that it would implement a new actuarial methodology relating to future cost of living increases

⁽²⁾ Interest calculated at a true interest cost of 3.01%.

for retired employees. Based on preliminary actuarial studies, TMRS had announced that it will need member municipalities to fund approximately \$1.7 billion to restore the funded level of TMRS to a level that is considered financially sound. TMRS has over 800 participating municipalities and covers over 130,000 municipal employees in the State. In late 2007, municipalities, including the City, were given preliminary assessments of their increased contribution rates by TMRS, although final figures are not expected until April or May 2008. TMRS has advised municipalities that face a contribution rate increase in excess of one half of one percent (.5%), which includes the City, that they may opt to fund their increased contribution over an 8 year period, and that they may extend the actuarial period of their plan from 35 years, as at present, to 30 years. The City received its assessment from TMRS for calendar year 2010 and at 8.48% it is actually lower than the 9% paid in 2009.

FINANCIAL INFORMATION

TABLE 7 - GENERAL FUND REVENUES AND EXPENDITURE HISTORY

	Fiscal Year Ending Sep			iber 30,		
	2008	2007	2006	2005	2004	
Revenues:						
Taxes	\$ 4,025,516	\$ 4,066,154	\$ 3,193,662	\$ 2,405,408	\$ 1,872,938	
Licenses and Permits	661,828	843,800	1,239,221	989,089	1,058,970	
Intergovernmental	75,414	57,793	29,042	25,197	25,950	
Charges for Services	1,600,513	1,202,839	1,010,607	936,087	630,116	
Fines and Fees	923,763	469,190	504,456	412,798	401,304	
Investment Earnings	83,769	245,475	308,808	185,810	57,930	
Other	112,850	43,883	32,054	7,687	23,347	
Total Revenues	\$ 7,483,653	\$ 6,929,134	\$ 6,317,850	\$ 4,962,076	\$ 4,070,555	
Expenditures:						
General Government	\$ 4,208,003	\$ 3,532,105	\$ 2,504,147	\$ 1,919,184	\$ 1,420,480	
Public Safety	2,455,281	1,994,543	1,719,553	1,451,266	1,043,638	
Public Works	465,125	412,984	574,663	373,894	343,583	
Culture and Recreation	1,308,249	1,170,630	997,098	822,152	505,838	
Capital Outlay	342,356	1,158,222	306,695	764,177	450,256	
Total Expenses	\$ 8,779,014	\$ 8,268,484	\$ 6,102,156	\$ 5,330,673	\$ 3,763,795	
Excess (Deficiency) of						
Revenues Over Expenditures	\$ (1,295,361)	\$ (1,339,350)	\$ 215,694	\$ (368,597)	\$ 306,760	
Budgeted Transfers In	\$ 1,550,000	\$ 841,023	\$ 535,689	\$ 852,932	\$ 632,790	
Budgeted Transfers Out	(1,878)	(702,749)	(10,615)	(37,003)	(89,400)	
Net Increase (Decrease)	\$ 252,761	\$ (1,201,076)	\$ 740,768	\$ 447,332	\$ 850,150	
Other Adjustments	-	90,652	-	-	-	
Beginning Fund Balance	2,864,378	3,974,802	3,234,034	2,786,702	1,947,793	
-					(11,241)	
Fund Equity at End of Year	\$ 3,117,139	\$ 2,864,378	\$ 3,974,802	\$ 3,234,034	\$ 2,786,702	

Source: City's Audited Financial Statements.

TABLE 8 - MUNICIPAL SALES TAX HISTORY

The City has adopted the Municipal Sales and Use Tax Act, Chapter 321, Texas Tax Code, which grants the City the power to impose and levy a 1.0% Local Sales and Use Tax within the City; the proceeds are credited to the General Fund and are not pledged to the payment of the Notes. Collections and enforcements are effected through the offices of the Comptroller of Public Accounts of the State of Texas, which remits the proceeds of the tax, after deduction of a 2% service fee, to the City monthly.

Fiscal				
Year		% of	Equivalent of	
Ended	Total	Ad Valorem	Ad Valorem	Per
9/30	Collected ⁽¹⁾	Tax Levy	Tax Rate	Capita
2005	\$ 1,194,337	69.12%	\$ 0.1984	\$ 67.21
2006	1,512,432	69.49%	0.1930	65.76
2007	1,916,203	75.42%	0.2057	76.34
2008	2,274,877	76.56%	0.2082	75.83
2009	1,251,169 (2)	26.63%	0.0994	39.10

⁽¹⁾ Includes collection of ½ of 1% for the reduction of property tax.

FINANCIAL POLICIES

BASIS OF ACCOUNTING... The City's accounting system is conducted on the modified accrual basis of accounting for all governmental fund types, expendable trust funds and agency funds. Under this basis, expenditures are recorded when liabilities are incurred; and, revenues are recorded when they become measurable and available as net current assets. The accrual basis of accounting is followed for the proprietary and non-expendable trust funds. Under the accrual basis, revenues are recognized in the accounting period in which they are earned and become measurable. Expenses are recorded in the accounting period incurred, if measurable.

GASB 34 ADOPTION BY THE CITY . . . In June 1999, the Governmental Accounting Standards Board issued GASB 34. The objective of GASB 34 is to enhance the clarity and usefulness of the general-purpose external financial reports of state and local governments to the citizenry, legislative and oversight bodies, and investors and creditors. The City implemented GASB 34 for its fiscal year ending September 30, 2006. While the adoption of GASB 34 has altered the presentation of some financial information, and the City has devoted additional resources to implementing GASB 34, the City believes that there has been no material adverse impact to its financial position, results of operation, or cash flows as a result of the implementation of GASB 34.

DEBT SERVICE FUND BALANCE . . . A reasonable debt service fund balance is maintained in order to compensate for unforeseen events.

BUDGETARY PROCEDURES . . . The City Charter requires on or before August 1 the City Manager submit to the City Council a proposed operating budget for the year commencing the following October 1. The operating budget includes proposed expenditures and the means of financing them. A public hearing is conducted to obtain taxpayers' comments. No later than the third Thursday of September, the budget shall be adopted and legally enacted through passage of an ordinance and, if not, the budget submitted by the City Manager shall be deemed adopted by the City Council.

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⁽²⁾ Receipts through January 31, 2009.

INVESTMENTS

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

LEGAL INVESTMENTS . . . Under Texas law, the City is authorized to invest in (1) obligations of the United States or its agencies and instrumentalities, including letters of credit; (2) direct obligations of the State of Texas or its agencies and instrumentalities; (3) collateralized mortgage obligations directly issued by a federal agency or instrumentality of the United States, the underlying security for which is guaranteed by an agency or instrumentality of the United States; (4) other obligations, the principal and interest of which is guaranteed or insured by or backed by the full faith and credit of, the State of Texas or the United States or their respective agencies and instrumentalities; (5) obligations of states, agencies, counties, cities, and other political subdivisions of any state rated as to investment quality by a nationally recognized investment rating firm not less than "A" or its equivalent; (6) bonds issued, assumed or guaranteed by the State of Israel; (7) certificates of deposit meeting the requirements of the Texas Public Funds Investment Act (Chapter 2256, Texas Government Code) that are issued by or through an institution that either has its main office or a branch office in Texas, and are guaranteed or insured by the Federal Deposit Insurance Corporation or the National Credit Union Share Insurance Fund, or are secured as to principal by obligations described in clauses (1) through (6) or in any other manner and amount provided by law for City deposits or are invested by an investing entity through a depository institution that has its main office or a branch office in the State of Texas and otherwise meet the requirements of the Public Funds Investment Act, Chapter 2256, Texas Government Code, as amended; (8) fully collateralized repurchase agreements that have a defined termination date, are fully secured by obligations described in clause (1), and are placed through a primary government securities dealer or a financial institution doing business in the State of Texas; (9) certain bankers' acceptances with the remaining term of 270 days or less, if the short-term obligations of the accepting bank or its parent are rated at least "A-1" or" P-1" or the equivalent by at least one nationally recognized credit rating agency; (10) commercial paper with a stated maturity of 270 days or less that is rated at least "A-1" or "P-1" or the equivalent by either (a) two nationally recognized credit rating agencies or (b) one nationally recognized credit rating agency if the paper is fully secured by an irrevocable letter of credit issued by a U.S. or state bank; (11) no-load money market mutual funds registered with and regulated by the Securities and Exchange Commission that have a dollar weighted average stated maturity of 90 days or less and include in their investment objectives the maintenance of a stable net asset value of \$1 for each share; and (12) no-load mutual funds registered with the Securities and Exchange Commission that have an average weighted maturity of less than two years, invest exclusively in obligations described in the this paragraph, and are continuously rated as to investment quality by at least one nationally recognized investment rating firm of not less than "AAA" or its equivalent. In addition, Note proceeds may be invested in guaranteed investment contracts that have a defined termination date and are secured by obligations, including letters of credit, of the United States or its agencies and instrumentalities in an amount at least equal to the amount of Note proceeds invested under such contract, other than the prohibited obligations described below.

A political subdivision such as the City may enter into securities lending programs if (i) the securities loaned under the program are 100% collateralized, a loan made under the program allows for termination at any time and a loan made under the program is either secured by (a) obligations that are described in clauses (1) through (6) above, (b) irrevocable letters of credit issued by a state or national bank that is continuously rated by a nationally recognized investment rating firm at not less than "A" or its equivalent or (c) cash invested in obligations described in clauses (1) through (6) above, clauses (10) through (12) above, or an authorized investment pool; (ii) securities held as collateral under a loan are pledged to the City, held in the City's name and deposited at the time the investment is made with the City or a third party designated by the City; (iii) a loan made under the program is placed through either a primary government securities dealer or a financial institution doing business in the State of Texas; and (iv) the agreement to lend securities has a term of one year or less.

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

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

Under Texas law, the City is required to invest its funds under written investment policies that primarily emphasize safety of principal and liquidity; that address investment diversification, yield, maturity, and the quality and capability of investment management; and that include a list of authorized investments for City funds, the maximum allowable stated maturity of any individual investment and the maximum average dollar-weighted maturity allowed for pooled fund groups. All City funds must be invested consistent with a formally adopted "Investment Strategy Statement" that specifically addresses each fund's investment. Each Investment Strategy Statement will describe its objectives concerning: (1) suitability of investment type, (2) preservation and safety of principal, (3) liquidity, (4) marketability of each investment, (5) diversification of the portfolio, and (6) yield.

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

Under Texas law, the City is additionally required to: (1) annually review its adopted policies and strategies, (2) require any investment officers with personal business relationships or family relationships with firms seeking to sell securities to the City to disclose the relationship and file a statement with the Texas Ethics Commission and the City, (3) require the registered principal of firms seeking to sell securities to the City to: (a) receive and review the City's investment policy, (b) acknowledge that reasonable controls and procedures have been implemented to preclude imprudent investment activities, and (c) deliver a written statement attesting to these requirements; (4) in conjunction with its annual financial audit, perform a compliance audit of the management controls on investments and adherence to the City's investment policy, (5) restrict reverse repurchase agreements to not more than 90 days and restrict the investment of reverse repurchase agreement funds to no greater than the term of the reverse repurchase agreement, (6) restrict the investment in non-money market mutual funds in the aggregate to no more than 15% of the City's monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt service, (7) require local government investment pools to conform to the new disclosure, rating, net asset value, yield calculation, and advisory board requirements and (8) provide specific investment training for the Treasurer, the chief financial officer (if not the Treasurer) and the investment officer.

Table 9 - Current Investments . . . As of April 30, 2009, the City's investable funds were invested in the following categories:

			% of
Investments	Mar	ket Value	Total
MBIA	\$	20,444	0.08%
TexStar		6,464,848	23.76%
TexPool		5,213,791	19.16%
VSR Investments	1:	5,514,421	57.01%
Total	\$ 2	7,213,504	100.00%

As of such date, 47.4% of the City's investment portfolio will mature within one year. The market value of the investment portfolio was approximately 100.25% of its purchase price.

TAX MATTERS

TAX EXEMPTION . . . In the opinion of Bickerstaff Heath Delgado Acosta LLP, Bond Counsel to the City, assuming continuing compliance by the City with the tax covenants described below, under existing law, interest on the Notes will not be includable for federal income tax purposes in the gross income of the owners thereof pursuant to Section 103 of the Internal Revenue Code of 1986, as amended ("Code"), and will not constitute a specific item of tax preference under Section 57 of the Code for purposes of calculating the alternative minimum tax imposed on individuals or corporations pursuant to Section 55 of the Code. In rendering its opinion. Bond Counsel has relied on the City's covenants contained in the Ordinance and the City's covenants contained in the Federal Tax Certificate, that it will comply with the applicable requirements of the Code, relating to, inter alia, the use and operation of the Project and the use and investment of proceeds of the Notes and rebate to the United States Treasury of specified arbitrage earnings, if any, under Section 148(f) of the Code. Failure of the City to comply with such covenants could result in the interest on the Notes being subject to federal income tax from the date of issue of the Notes. Bond Counsel has not undertaken to monitor compliance with such covenants or to advise any party as to changes in the law after the date of issuance of the Notes that may affect the tax-exempt status of the interest. Except as stated above, Bond Counsel will express no opinion as to any federal, state or local tax consequences resulting from the receipt or accrual of interest on, or acquisition, ownership or disposition of, the Notes. Bond Counsel's opinions are based on existing law, which is subject to change. Such opinions are further based on Bond Counsel's knowledge of facts as of the date thereof. Bond Counsel assumes no duty to update or supplement its opinions to reflect any facts or circumstances that may thereafter come to Bond Counsel's attention or to reflect any changes in any law that may thereafter occur or become effective. Moreover, Bond Counsel's opinions are not a guarantee of result and are not binding on the Internal Revenue Service (the "Service"); rather, such opinions represent Bond Counsel's legal judgment based upon its review of existing law and in reliance upon the representations and covenants referenced above that it deems relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state or local obligations is includable in gross income for federal income tax purposes. No assurance can be given whether or not the Service will commence an audit of the Notes. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat the City as the taxpayer and the Registered Owners may not have a right to

participate in such audit. Public awareness of any future audit of the Notes could adversely affect the value and liquidity of the Notes during the pendency of the audit regardless of the ultimate outcome of the audit.

COLLATERAL FEDERAL INCOME TAX CONSEQUENCE . . . Prospective purchasers of the Notes should be aware that the ownership of the Notes may result in collateral federal income tax consequences to certain taxpayers including, without limitation, holders who may be deemed to have incurred or continued indebtedness to acquire or carry tax-exempt obligations, holders of certain interests in a financial asset securitization investment trust, Subchapter S corporations, controlled foreign corporations, property and casualty insurance companies, individual recipients of Social Security or Railroad Retirement benefits and individuals who otherwise qualify for the earned income credit. The Code denies the earned income credit to an individual who is otherwise eligible if the aggregate amount of disqualified income of the taxpayer for the taxable year exceeds certain limits set forth in Sections 32(i) and (j) of the Code. Interest on the Notes will constitute disqualified income for this purpose. The Code also provides that for years beginning after December 31, 2010, the earned income credit is phased out if the modified adjusted gross income of the taxpayer exceeds certain amounts. Interest on the Notes will be included in determining the modified adjusted gross income of the taxpayer. These categories of prospective purchasers should consult their own tax advisors as to the applicability of these consequences. Prospective purchasers of the Notes should also be aware that, under the Code, taxpayers are required to report on their returns the amount of tax-exempt interest, such as interest on the Notes, received or accrued during the year. Section 884 of the Code imposes on certain foreign corporations a branch profits tax equal to thirty percent (30%) of the "dividend equivalent amount" for the taxable year. Interest on the Notes received or accrued by a foreign corporation subject to the branch profits tax may be included in computing the "dividend equivalent amount" of such corporation. In addition, passive investment income, including interest on the Notes, may be subject to federal income taxation under Section 1375 of the Code for any S corporation that has Subchapter C earnings and profits at the close of the taxable year, if more than twenty-five percent (25%) of the gross receipts of such S corporation is passive investment income. In addition, attention is called to the fact that Section 265(b)(1) of the Code eliminates the interest deduction otherwise allowable with respect to indebtedness deemed incurred by banks, thrift institutions and other financial institutions to purchase or to carry tax-exempt obligations acquired after August 7, 1986 other than designated "qualified tax-exempt obligations" as defined in Section 265(b)(3) of the Code.

TAX ACCOUNTING TREATMENT OF DISCOUNT AND PREMIUM ON CERTAIN NOTES . . . The initial public offering price of certain Notes (the "Discount Notes") may be less than the amount payable on such Notes at maturity. An amount equal to the difference between the initial public offering price of a Discount Note (assuming that a substantial amount of the Discount Notes of that maturity are sold to the public at such price) and the amount payable at maturity constitutes original issue discount to the initial purchaser of such Discount Note. A portion of such original issue discount allocable to the holding period of such Discount Note by the initial purchaser will, upon the disposition of such Discount Note (including by reason of its payment at maturity), be treated as interest excludable from gross income, rather than as taxable gain, for federal income tax purposes, on the same terms and conditions as those for other interest on the Notes described above under "Tax Exemption." Such interest is considered to be accrued actuarially in accordance with the constant interest method over the life of a Discount Note, taking into account the semiannual compounding of accrued interest, at the yield to maturity on such Discount Note and generally will be allocated to an original purchaser in a different amount from the amount of the payment denominated as interest actually received by the original purchaser during the tax year. However, such interest may be required to be taken into account in determining the alternative minimum taxable income of a corporation, for purposes of calculating a corporation's alternative minimum tax imposed by Section 55 of the Code, and the amount of the branch profits tax applicable to certain foreign corporations doing business in the United States, even though there will not be a corresponding cash payment. In addition, the accrual of such interest may result in certain other collateral federal income tax consequences to, among others, financial institutions, life insurance companies, property and casualty insurance companies, S corporations with "subchapter C" earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, individuals otherwise qualifying for earned income tax credit, owners of an interest in a FASIT, and taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry, or who have paid or incurred certain expenses allocable to, tax-exempt obligations. Moreover, in the event of the redemption, sale or other taxable disposition of a Discount Note by the initial owner prior to maturity, the amount realized by such owner in excess of the basis of such Discount Note in the hands of such owner (adjusted upward by the portion of the original issue discount allocable to the period for which such Discount Note was held) is includable in gross income. Owners of Discount Notes should consult with their own tax advisors with respect to the determination of accrued original issue discount on Discount Notes for federal income tax purposes and with respect to the state and local tax consequences of owning and disposing of Discount Notes. It is possible that, under applicable provisions governing determination of state and local income taxes, accrued interest on Discount Notes may be deemed to be received in the year of accrual even though there will not be a corresponding cash payment.

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

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

QUALIFIED TAX-EXEMPT OBLIGATIONS FOR FINANCIAL INSTITUTIONS . . . Section 265 of the Code provides, in general, that interest expense to acquire or carry tax-exempt obligations is not deductible from the gross income of the owner of such obligations. In addition, section 265 of the Code generally disallows 100% of any deduction for interest expense which is incurred by "financial institutions" described in such section and is allocable, as computed in such section, to tax-exempt interest on obligations acquired after August 7, 1986. Section 265(b) of the Code provides two exceptions to this interest disallowance rule for financial institutions. First, the disallowance does not apply to interest expense allocable to tax-exempt obligations issued in 2009 or 2010 (other than to refund, directly or in a series of refundings, a bond originally issued before 2009) to the extent the amount of such obligations owned by a financial institution does not exceed 2% of the average adjusted bases for all its assets. Second, the disallowance does not apply to interest expense allocable to tax-exempt obligations (other than private activity bonds that are not qualified 501(c)(3) bonds) which are designated by an issuer as "qualified tax-exempt obligations." An issuer may designate obligations as "qualified tax-exempt obligations" only if the amount of the issue of which they are a part, when added to the amount of all other tax-exempt obligations (other than private activity bonds that are not qualified 501(c)(3) obligations and other than certain refunding bonds) issued or reasonably anticipated to be issued by the issuer during the same calendar year, does not exceed \$10,000,000 (\$30,000,000 for obligations issued in 2009 or 2010).

The City has designated the Notes as "qualified tax-exempt obligations" and will certify its expectation that the above-described \$30,000,000 ceiling will not be exceeded. Accordingly, it is anticipated that financial institutions which purchase the Notes will not be subject to the 100% disallowance of interest expense allocable to interest on the Notes under section 265(b) of the Code. However, the deduction for interest expense incurred by a financial institution which is allocable to the interest on the Notes will be reduced by 20% pursuant to section 291 of the Code.

CONTINUING DISCLOSURE OF INFORMATION

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

ANNUAL REPORTS . . . The City will provide certain updated financial information and operating data to the MSRB annually. The information to be updated includes all quantitative financial information and operating data with respect to the City of the general type included in this Official Statement under Tables numbered 1 through 4 and 6 through 9 and in APPENDIX B. The City will update and provide this information within 6 months after the end of each fiscal year ending in and after 2009.

The financial information and operating data to be provided may be set forth in full in one or more documents or may be included by specific reference to any document available to the public on the MSRB's Internet Web site or filed with the United States Securities and Exchange Commission (the "SEC"), as permitted by SEC Rule 15c2-12 (the "Rule"). The updated information will include audited financial statements, if the City commissions an audit and it is completed by the required time. If audited financial statements are not available by the required time, the City will provide unaudited financial statements by the required time and audited financial statements when and if such audited financial statements become available. Any such financial statements will be prepared in accordance with the accounting principles described in APPENDIX B or such other accounting principles as the City may be required to employ from time to time pursuant to state law or regulation.

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

MATERIAL EVENT NOTICES . . . The City will also provide timely notices of certain events to the MSRB. The City will provide notice of any of the following events with respect to the Notes, if such event is material to a decision to purchase or sell Notes: (1) principal and interest payment delinquencies; (2) non-payment related defaults; (3) unscheduled draws on debt service reserves reflecting financial difficulties; (4) unscheduled draws on credit enhancements reflecting financial difficulties; (5) substitution of credit or liquidity providers, or their failure to perform; (6) adverse tax opinion or events affecting the tax-exempt status of the Notes; (7) modifications to rights of holders of the Notes; (8) bond calls; (9) defeasances; (10) release, substitution, or sale of property securing repayment of the Notes; and (11) rating changes. (Neither the Notes nor the Ordinance make any reserve fund provisions or provision for credit or liquidity enhancement.) In addition, the City will provide timely notice of any failure by the City to provide information, data, or financial statements in accordance with its agreement described above under "Annual Reports."

Effective July 1, 2009, all filings and notices that the City is required to make or give in satisfaction of its continuing disclosure undertaking set forth in the Ordinance will be made solely to the MSRB, and such filings and notices will be made or given electronically in such format as determined by the MSRB. To make such continuing disclosure information available to investors free of charge, the MSRB has established the EMMA System, which may be accessed at www.emma.msrb.org.

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

The City may amend its continuing disclosure agreement from time to time to adapt to changed circumstances that arise from a change in legal requirements, a change in law, or a change in the identity, nature, status, or type of operations of the City, if (i) the agreement, as amended, would have permitted an underwriter to purchase or sell Notes in the offering described herein in compliance with the Rule, taking into account any amendments or interpretations of the Rule to the date of such amendment, as well as such changed circumstances, and (ii) either (a) the holders of a majority in aggregate principal amount of the outstanding Notes consent to the amendment or (b) any person unaffiliated with the City (such as nationally recognized Bond Counsel) determines that the amendment will not materially impair the interests of the holders and beneficial owners of the Notes. The City may also amend or repeal the provisions of this continuing disclosure agreement if the SEC amends or repeals the applicable provisions of the Rule or a court of final jurisdiction enters judgment that such provisions of the Rule are invalid, but only if and to the extent that the provisions of this sentence would not prevent an underwriter from lawfully purchasing or selling Notes in the primary offering of the Notes.

If the City so amends the agreement, it has agreed to include with the next financial information and operating data provided in accordance with its agreement described above under "Annual Reports" an explanation, in narrative form, of the reasons for the amendment and of the impact of any change in the type of financial information and operating data so provided.

COMPLIANCE WITH PRIOR UNDERTAKINGS . . . The City became obligated to make annual disclosure of certain financial information by filing with the state information depository ("SID") in an offering that took place in 2000. Due to an administrative oversight, the fiscal years ending 2002 and 2004 audited financial statements were not timely filed with the SID. Certain required financial information was not timely filed for fiscal years ending 2002 through 2005 with the SID. All financial information has since been filed, including notices of late filing. The City and its financial advisor have implemented procedures to ensure timely filing of all future financial information.

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OTHER INFORMATION

RATINGS . . . The Notes are rated "A+" by Standard & Poor's Ratings Services, a division of The McGraw-Hill Companies, Inc. ("S&P"). The City also has various issues outstanding which are rated based on insurance provided by various commercial insurance companies. An explanation of the significance of such ratings may be obtained from the company furnishing the rating. The rating reflects only the respective view of such organization and the City makes no representation as to the appropriateness of the rating. There is no assurance that such ratings will continue for any given period of time or that they will not be revised downward or withdrawn entirely by such rating company, if in the judgment of such company, circumstances so warrant. Any such downward revision or withdrawal of any of such rating may have an adverse effect on the market price of the Notes.

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

LEGAL INVESTMENTS AND ELIGIBILITY TO SECURE PUBLIC FUNDS IN TEXAS Section 1201.041 of the Public Security Procedures Act (Chapter 1201, Texas Government Code) provides that the Notes are negotiable instruments, investment securities governed by Chapter 8, Texas Business and Commerce Code, and are legal and authorized investments for insurance companies, fiduciaries, and trustees, and for the sinking funds of municipalities or other political subdivisions or public agencies of the State of Texas. With respect to investment in the Notes by municipalities or other political subdivisions or public agencies of the State of Texas, the Public Funds Investment Act, Chapter 2256, Texas Government Code, requires that the Notes be assigned a rating of not less than "A" or its equivalent as to investment quality by a national rating agency. See "Ratings" herein. In addition, various provisions of the Texas Finance Code provide that, subject to a prudent investor standard, the Notes are legal investments for state banks, savings banks, trust companies with capital of one million dollars or more, and savings and loan associations. The Notes are eligible to secure deposits of any public funds of the State, its agencies, and its political subdivisions, and are legal security for those deposits to the extent of their market value. No review by the City has been made of the laws in other states to determine whether the Notes are legal investments for various institutions in those states.

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LEGAL MATTERS

LEGAL OPINION . . . Issuance of the Notes are subject to the approving legal opinion of the Attorney General of Texas to the effect that the Initial Note is a valid and binding obligation of the City payable from the proceeds of an annual ad valorem tax levied, without legal limit as to rate or amount, upon all taxable property within the City. Issuance of the Notes is also subject to the legal opinion of Bickerstaff Heath Delgado Acosta LLP ("Bond Counsel"), based upon examination of a transcript of the proceedings incident to authorization and issuance of the Notes, to the effect that the Notes are valid and binding obligations of the City payable from the sources and enforceable in accordance with the terms and conditions described therein, except to the extent that the enforceability thereof may be affected by bankruptcy, insolvency, reorganization, moratorium, or other similar laws affecting creditors' rights or the exercise of judicial discretion in accordance with general principles of equity. Bond Counsel's legal opinion will also address the matters described below under "TAX MATTERS." Such opinion will express no opinion with respect to the sufficiency of the security for or the marketability of the Notes. In connection with the issuance of the Notes, Bond Counsel has been engaged by, and only represents, the City. Bond Counsel was not requested to participate, and did not take part, in the preparation of the Notice of Sale and Bidding Instructions, the Official Bid Form and the Official Statement, and such firm has not assumed any responsibility with respect thereto or undertaken independently to verify any of the information contained therein, except that, in its capacity as Bond Counsel, such firm has reviewed the information describing the Notes in the Official Statement to verify that such description conforms to the provisions of the Ordinance. Such firm has not, however, independently verified any of the factual information contained in this Official Statement nor has it conducted an investigation of the affairs of the City for the purpose of passing upon the accuracy or completeness of this Official Statement. No person is entitled to rely upon such firm's limited participation as an assumption of responsibility for, or an expression of opinion of any kind with regard to the accuracy or completeness of any of the information contained herein. The legal fees to be paid Bond Counsel for services rendered in connection with the issuance of the Notes are based upon a percentage of obligations actually issued, sold and delivered, and therefore, such fees are contingent upon the sale and delivery of the Notes.

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

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

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

FINANCIAL ADVISOR . . . Specialized Public Finance Inc. is employed as Financial Advisor to the City in connection with the issuance of the Notes. The Financial Advisor's fee for services rendered with respect to the sale of the Notes is contingent upon the issuance and delivery of the Notes. Specialized Public Finance Inc., in its capacity as Financial Advisor, has not verified and does not assume any responsibility for the information, covenants and representations contained in any of the legal documents with respect to the federal income tax status of the Notes, or the possible impact of any present, pending or future actions taken by any legislative or judicial bodies.

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

FORWARD-LOOKING STATEMENTS... The statements contained in this Official Statement, and in any other information provided by the City, that are not purely historical, are forward-looking statements, including statements regarding the City's expectations, hopes, intentions, or strategies regarding the future.

Readers should not place undue reliance on forward-looking statements. All forward-looking statements included in this Official Statement are based on information available to the City on the date hereof, and the City assumes no obligation to update any such forward-looking statements.

The forward-looking statements herein are necessarily based on various assumptions and estimates and are inherently subject to various risks and uncertainties, including risks and uncertainties relating to the possible invalidity of the underlying assumptions and estimates and possible changes or developments in social, economic, business, industry, market, legal and regulatory circumstances and conditions and actions taken or omitted to be taken by third parties, including customers, suppliers, business

partners and competitors, and legislative, judicial and other governmental authorities and officials. Assumptions related to the foregoing involve judgments with respect to, among other things, future economic, competitive, and market conditions and future business decisions, all of which are difficult or impossible to predict accurately and, therefore, there can be no assurance that the forward-looking statements included in this Official Statement would prove to be accurate.

INITIAL PURCHASERS... After requesting competitive bids for the Notes, the City accepted the bid of SAMCO Capital Markets, Inc., the representative for the Initial Purchasers (the "Purchasers") to purchase the Notes at the interest rates shown on the cover page of the Official Statement at a price of par and accrued interest from July 1, 2009 to the date of delivery. The Purchasers can give no assurance that any trading market will be developed for the Notes after their sale by the City to the Purchasers. The City has no control over the price at which the Notes are subsequently sold and the initial yield at which the Notes will be priced and reoffered will be established by and will be the responsibility of the Purchasers.

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

Reference is made to original documents in all respects. The Ordinance authorizing the issuance of the Notes will also approve the form and content of this Official Statement, and any addenda, supplement or amendment thereto, and authorize its further use in the reoffering of the Notes by the Purchasers.

CERTIFICATION AS TO OFFICIAL STATEMENT . . . At the time of payment for and delivery of the Notes, the Purchasers will be furnished a certificate executed by the proper officials of the City acting in their official capacity, to the effect that: (a) the descriptions and statements of or pertaining to the City contained in the final Official Statement, and any addenda, supplement or amendment thereto, for the Notes, on the date of such final Official Statement, on the date of sale of said Notes and the acceptance of the best bid therefor, and on the date of the delivery, were and are true and correct in all material respects; (b) insofar as the City and its affairs, including its financial affairs, are concerned, such final Official Statement did not and does not contain an untrue statement of a material fact or omit to state a material fact required to be stated therein or necessary to make the statements therein, in light of the circumstances under which they were made, not misleading; (c) insofar as the descriptions and statements including financial data, of or pertaining to entities, other than the City, and their activities contained in such final Official Statement are concerned, such statements and data have been obtained from sources which the City believes to be reliable and the City has no reason to believe that they are untrue in any material respect; and (d) there has been no material adverse change in the financial condition of the City, since September 30, 2008, the date of the last financial statements of the City appearing in the final Official Statement as APPENDIX B.

Except as set forth in "CONTINUING DISCLOSURE OF INFORMATION" herein, the City has no obligation to disclose any changes in the affairs of the City and other matters described in this Official Statement subsequent to the "end of the underwriting period" which shall end when the City delivers the Notes to the Purchasers at closing, unless extended by the Purchasers. All information with respect to the resale of the Notes subsequent to the "end of the underwriting period" is the responsibility of the Purchasers.

This Official Statement has been approved by the City Council of the City for distribution in accordance with the provisions of the Securities and Exchange Commission's rule codified at 17 C.F.R. Section 240.15c2-12, as amended.

/s/ MIGUEL GONZALEZ	
Mayor	_
City of Kyle, Texas	

ATTEST:

/s/ AMELIA SANCHEZ

City Secretary
City of Kyle, Texas



APPENDIX A

General Information Regarding the City



THE CITY

The City of Kyle is located approximately 15 miles south of the Austin city limit on Interstate Highway 35. The City is primarily a residential community supported by employment in the greater Austin metropolitan area. Access to transportation was recently enhanced with the 1999 opening of Austin-Bergstrom International Airport which is located in southeast Austin, approximately 15 minutes from downtown Kyle.

THE COUNTY

Hays County was created in 1843 from Travis County in south central Texas. The County is a component of the Austin Metropolitan Statistical Area and is traversed by Interstate Highway 35, U.S. Highway 290, State Highways 21 and 123 and ten farm-to-market roads. Hays County is the 34th largest county in the State and the 4th fastest growing county. The City of San Marcos is the county seat. Other towns include Buda, Dripping Springs, Hays, Kyle, and Wimberley.

LABOR MARKET PROFILE

_	Hays County	
	May 2009	May 2008
Total Civilian Labor Force	77,199	74,710
Total Unemployment	4,411	2,844
Percent Unemployed	5.7%	3.8%
Total Employment	72,788	71,866
	State of Texas	
	May 2009	May 2008
Total Civilian Labor Force	11,920,554	11,639,228
Total Unemployment	822,036	519,066
Percent Unemployed	6.9%	4.5%
Total Employment	11,098,518	11,120,162

Source: Texas Employment Commission, Austin, Texas



APPENDIX B

Excerpts from the City of Kyle, Texas Annual Financial Report For the Year Ended September 30, 2008

The information contained in this APPENDIX consists of excerpts from the City of Kyle, Texas Annual Financial Report for the Year Ended September 30, 2008, and is not intended to be a complete statement of the City's financial condition. Reference is made to the complete Report for further information





Lockart, Atchley & Associates, L.L.P.

CERTIFIED PUBLIC ACCOUNTANTS AND BUSINESS ADVISORS

James E. Lockart, CPA
Karen E. Atchley, CPA
Nancy E. Boyd, CPA
Dan A. Shaner, CPA
Evonne G. Jones, CPA
Joyce J. Smith, CPA
Harold F. Ingersoll, CPA
Ronny Armstrong, CPA

Independent Auditors' Report

Honorable Mayor and Members of the City Council City of Kyle, Texas

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 Kyle, Texas (the City) as of and for the year ended September 30, 2008, which collectively comprise the City's basic financial statements as listed in the table of contents. These financial statements are the responsibility of the City's administrators. Our responsibility is to express opinions on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinions.

Management has not recorded certain infrastructure assets in governmental activities, business-type activities and the Water and Wastewater Fund and, accordingly, has not recorded depreciation expense on those assets. Accounting principles generally accepted in the United States of America require that those infrastructure assets be capitalized and depreciated, which would increase the assets, net assets and expenses of the governmental activities, business type activities and Water and Wastewater Fund. The amount by which this departure would affect the assets, net assets and expenses of the governmental activities, business type activities and Water and Wastewater Fund is not reasonably determinable.

In our opinion, except for the effects, if any, of the matters discussed in the preceding paragraph, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, the business-type activities, General Fund and Water and Wastewater Fund of the City of Kyle, Texas as of September 30, 2008, and the respective changes in financial position and cash flows, where applicable, thereof, for the year then ended in conformity with accounting principles generally accepted in the United States of America.

In addition, in our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the Road Improvement Fund, the 2008 Certificates of Obligation Fund, the Debt Service Fund and the aggregate remaining fund information of the City of Kyle, Texas as of September 30, 2008, and the respective changes in financial position and cash flows, where applicable, thereof, for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Management's discussion and analysis and budgetary comparison information on pages 3 through 16 and 53 are not a required part of the basic financial statements but are supplementary information required by accounting principles generally accepted in the United States of America. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the required supplementary information. However, we did not audit the information and express no opinion on it.

In accordance with Governmental Auditing Standards, we have also issued our report dated March 27, 2009, on our consideration of the City's internal control over financial reporting and our tests of its compliance with certain provisions of laws, regulations, contracts and grant agreements, and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Governmental Auditing Standards and should be read in conjunction with this report in considering the results of our audit.

Our audit was performed for the purpose of forming an opinion on the financial statements that collectively comprise City of Kyle, Texas's basic financial statements. The introductory section and combining fund financial statements are presented for purposes of additional analysis and are not a required part of the basic financial statements. The combining fund financial statements have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole. The introductory section has not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we express no opinion on it.

Austin, Texas March 27, 2009

Lockout, atthley & associates, LLP

City of Kyle, Texas Management's Discussion and Analysis of Financial Condition and Results of Operation

As management of the City of Kyle (the City), we offer readers of the City's financial statements this narrative overview and analysis of the financial activities of the City of Kyle for the fiscal year ended September 30, 2008. Readers are encouraged to consider the information presented here in conjunction with additional information that has been furnished in the letter of transmittal, which can be found on pages i-vii of this report.

FINANCIAL HIGHLIGHTS

Government-wide

- On September 30, 2008, the assets of the City of Kyle exceeded its liabilities at the close of the most recent fiscal year by \$42,680,873 (net assets). Of this amount, \$8,956,955 (unrestricted net assets) may be used to meet the government's obligations to its citizens and creditors within each of the City's designated funds.
- The government's total net assets increased overall by a total of \$656,139 or 1.56% above the previous year. Current and Other Assets increased by a net amount of approximately \$5.8 million and capital assets increased by approximately \$18.5 million for a total increase of \$24.3 million. Total liabilities increased by \$23.6 million which when subtracted from the net increase in assets of \$24.3 million shows an increase of \$656,139 in net assets.

Fund Based

- At the close of the fiscal year being reported, the City of Kyle's governmental funds reported combined ending fund balances of \$18,179,526, which represents an increase of \$5,984,318 in comparison with the prior year. Net proceeds from the sale of \$22,800,000 Certificate of Obligation Bond accounts for the increase from the prior year.
- At the end of fiscal year 2007-08, the fund balance for the General Fund was \$3,117,139 or 17.2% of total fund balance. This is an increase of approximately 9% from the prior year.
- At the close of fiscal year 2007-08, the General Fund "budget to actual" report shows an increase in the amount of revenue received versus the amount in the original budget by \$465,521. There are three categories of revenue that exceeded both the original and final budget amount: Sales Tax, Charges for Services, and Fines.

- For the year ending 2007-08, the City's Utility Fund had an operating surplus of \$1,488,004. The surplus is due to the following three main factors:
 - o The Central Texas area has been under an extreme drought for most of this time period. Due to this drier weather, the volume of water sales increased.
 - o The City has continued to add new water/sewer customers, both residential and commercial.
 - o The remaining water rate increases (which are the result of the water rate study conducted during the 2006-07 fiscal year) were implemented in January 2008.

OVERVIEW OF THE FINANCIAL STATEMENTS

The discussion and analysis are intended to serve as an introduction to the City of Kyle's basic financial statements. The City's basic financial statements comprise three components: 1) government-wide financial statements, 2) fund financial statements, and 3) notes to the financial statements. This report also contains other supplementary information in addition to the basic financial statements themselves.

Government-wide financial statements

The government-wide financial statements are designed to provide readers with a broad overview of the City of Kyle's finances, in a manner similar to a private-sector business.

The statement of net assets presents information on all of the City of Kyle's assets and liabilities, with the difference between the two reported as net assets. Over time, increases or decreases in net assets may serve as a useful indicator of whether the financial position of the City of Kyle is improving or deteriorating.

The statement of activities presents information showing how the government's net assets changed during the most recent fiscal year. All changes in net assets 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 only result in cash flows in future fiscal periods (e.g., uncollected taxes and earned but unused vacation leave).

Both of the government-wide financial statements distinguish functions of the City of Kyle that are principally supported by taxes and intergovernmental revenues (governmental activities) from other functions that are intended to recover all or a significant portion of their costs through user fees and charges (business-type activities). The governmental activities of the City of Kyle include general government, public safety, public works and culture and recreation. The business-type activities of the City of Kyle include the water/wastewater system.

The government-wide financial statements can be found on pages 17 through 19 of this report.

Fund financial statements

The fund financial statements are intended to provide information about the City's most significant funds. They represent the more familiar types of reporting for those users of governmental financial statements. The City of Kyle, like other state and local governments, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. All of the funds of the City of Kyle can be divided into three categories: governmental funds, proprietary funds and fiduciary funds.

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

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

The City of Kyle maintains four major governmental funds and nine non-major individual governmental funds. Information is presented separately in the governmental fund balance sheet and in the governmental fund statement of revenues, expenditures, and changes in fund balances for each major fund.

Data from each of the major governmental funds is presented separately in these statements. A budgetary comparison schedule has been provided for the General Fund to demonstrate compliance with the annual appropriated budget and is presented as required supplementary information beginning on page 53. Individual fund data for each of the non-major governmental funds is provided in the form of combining statements elsewhere in this report.

Proprietary funds - The City of Kyle maintains one type of proprietary fund. Enterprise funds are used to report the same functions presented as business-type activities in the government-wide financial statements. The City of Kyle uses one enterprise fund to account for its water/wastewater operations. Proprietary funds provide the same type of information as the government-wide financial statements, only in more detail. The proprietary fund financial statements provide separate information for the utility system which is considered to be a major fund of the City of Kyle. The basic proprietary fund financial statements can be found on pages 26 through 29 of this report.

Fiduciary Funds – The City of Kyle created a fiduciary fund in FY 07-08. The purpose of a fiduciary fund is to report assets that are held in a trust or agency capacity; these funds cannot be used to support governmental activities. The City of Kyle uses one Other Post Employment Benefit Trust Fund to account for and report resources that are required to be held in trust for members of the city-paid retiree heath insurance benefit plan. The basic fiduciary fund financial statement can be found on page 30 of this report.

Notes to the financial statements

The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements. The notes to the financial statements can be found on pages 31 through 52 of this report.

Other Information

In addition to the basic financial statements and accompanying notes, this report also presents combining fund statements and schedules that further support the information in the financial statements.

Combining statements for non-major governmental funds are presented immediately following the required supplementary information. Combining financial statements and schedules can be found on pages 54 through 57 of this report.

GOVERNMENT-WIDE FINANCIAL ANALYSIS

Statement of Net Assets

As noted earlier, net assets may serve over time as a useful indicator of the government's financial position. In the case of the City of Kyle, for the period ending September 30, 2008, assets exceeded liabilities by \$42,680,873.

The largest portion of the City of Kyle's net assets (61.5%) reflects its investment in capital assets (e.g., land, buildings, machinery, and equipment); less any related debt used to acquire those assets that is still outstanding. The City of Kyle uses these capital assets to provide services to citizens; consequently, these assets are not available for future spending. Although the City of Kyle's investment in its capital assets is reported net of related debt, it should be noted that the resources needed to repay this debt must be provided from other sources, since the capital assets themselves cannot be used to liquidate these liabilities.

Another portion of the City's net assets \$7,477,662 (17.5%) represents sources that are subject to external restrictions on how they may be used. The remaining balance of unrestricted net assets representing 21% of the total may be used to meet ongoing financial obligations of the City.

The following Table reflects a condensed Statement of Net Assets:

	City of Kyle's Net Assets									
	Govern activ		Busine activ	ss-type vities	Totals					
	2008	2007	2008	<u>2007</u>	<u>200</u>	<u>2007</u>				
Current & other assets	\$22,160,540	\$14,523,237	\$13,277,696	\$15,119,063	\$35,438	3,236 \$29,642,300				
Capital assets	42,683,090	28,487,560	25,672,110	21,381,269	68,355,	,200 49,868,829				
Total assets	64,843,630	43,010,797	38,949,806	36,500,332	103,793	3,436 79,511,129				
Liabilities	2,679,410	1,947,577	521,173	950,926	3,200,	583 2,898,503				
Non-current liabilities	54,048,354	32,285,180	3,863,626	2,302,712	57,911.	,980 34,587,892				
Total liabilities	56,727,764	34,232,757	4,384,799	3,253,638	61,112	<u>,563</u> <u>37,486,395</u>				
Net assets: Invested in capital assets, net of related										
debt	4,424,922	5,517,430	21,821,334	19,086,953	26,246	24,604,383				
Restricted	1,164,038	1,412,099	6,313,624	11,461,408	7,477,	12,873,507				
Unrestricted	2,526,906	1,848,511	6,430,049	2,698,333	8,956,	955 4,546,844				
Total Net Assets	\$8,115,866	\$8,778,040	\$34,565,007	\$33,246,694	\$42,680	0,873 \$42,024,734				

Governmental activity's Current and Other Assets increased 52.6% mostly based on sale of Certificate of Obligation Bonds in the amount of \$22,800,000 in April 2008. There was a corresponding increase in Non-Current Liabilities of 67.4% that amounted to \$21,763,174 which represents the amount of principal owed on the bonds. Business-type activity's Current and Other Assets decreased by 12.2% with a corresponding increase of 20.1% in Capital Assets. These changes were a result of payments for capital projects (reduction in current assets) and their ultimate capitalization as fixed assets (capital assets).

Statement of Activities

The statement of activities shows how the City's net assets changed during the fiscal year 2007-08. Provided on the following page is a chart showing changes in net assets.

The City's net assets increased overall by \$656,139 during the fiscal year 2007-08. These changes are explained in the governmental and business-type activities discussions as follows.

City of Kyle's Changes in Net Assets – Statement of Activities										
	Governm activit	The Control of the Party of the	Busines		Tota	1				
Revenues:	2008	2007	2008	<u>2007</u>	2008	2007				
Program revenues:					40 104 225	AT 000 ((0				
Charges for services	\$3,223,129	\$ 2,527,463	\$6,263,208	\$ 4,482,197	\$9,486,337	\$7,009,660				
Operating grants and contributions	112,761	68,617	0	0	112,761	68,617				
Capital grants and contributions	0	1,482,413	1,256,918	1,647,156	1,256,918	3,129,569				
General revenues:										
Property taxes	3,065,374	2,672,547	0	0	3,065,374	2,672,547				
Sales tax	2,274,877	1,916,203	0	0	2,274,877	1,916,203				
Franchise tax	454,106	382,440	0	0	454,106	382,440				
Occupancy Tax	86,994	82,172	0	0	86,994	82,172				
Investment earnings	523,678	619,830	345,849	641,310	869,527	1,261,140				
Miscellaneous	244,432	57,883	0	<u>0</u>	244,432	57,883				
Total Revenues	9,985,351	9,809,568	7,865,975	6,770,663	17,851,326	16,580,231				
Expenses:										
General government	4,403,797	3,955,568	0	0	4,403,797	3,955,568				
Public safety	2,980,223	2,105,733	0	0	2,980,223	2,105,733				
Public works	1,176,879	988,707	0	0	1,176,879	988,707				
Culture/Recreation	1,537,534	1,621,687	0	0	1,537,534	1,621,687				
Interest on long term debt	1,363,409	687,860	0	0	1,363,409	687,860				
Other Debt Service				190	02 (72	0				
Expenses	23,672	0	0	0	23,672	U				
Water/ wastewater	<u>0</u>	<u>0</u>	4,775,204	4,689,867	4,775,204	4,689,867				
Total Expenses	11,485,514	9,359,555	4,775,204	4,689,867	16,260,718	14,049,422				
Increases in net assets before transfers	(1,500,163)	450,013	3,090,771	2,080,796	1,590,608	2,530,809				
Transfers	1,873,950	1,354,860	(1,873,950)	(1,354,860)	<u>0</u>	<u>0</u>				
Change in net assets	373,787	1,804,873	1,216,821		1,590,608	2,530,809				
Net assets - beginning	8,778,040	6,882,515	33,246,694		42,024,734	39,403,273				
Prior period adjustment	(1,035,961)	90,652	101,492		(934,469)	90,652				
Net assets - ending	\$8,115,866	\$8,778,040	\$34,565,007		\$42,680,873	\$42,024,734				

Governmental activities decreased the City's net assets by \$662,174. Key elements of this change in net assets are explained as follows:

Program Revenues. Total program revenues, which are charges for services, operating grants/contributions and capital grants/contributions actually fell approximately \$742 thousand from the prior year almost entirely due to a reduction in recorded capital contributions from developers.

General Revenues. Property taxes, sales taxes and franchise fees increased 15%, 19% and 19% respectively over the prior fiscal year. Investment earnings decreased by 16% over the previous year due to lower interest rates that resulted from the declining economy.

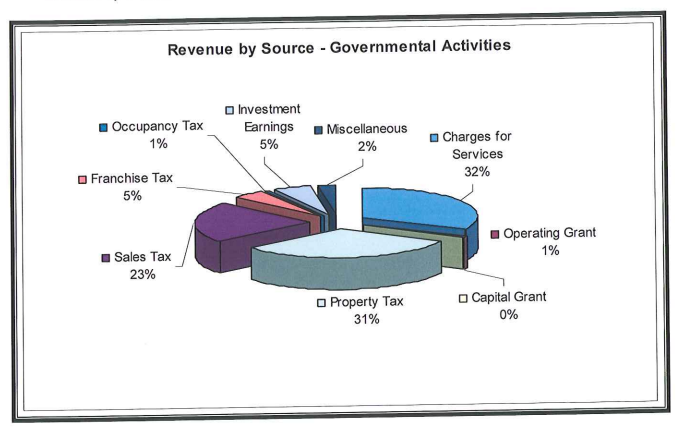
Expenses. Governmental expenses showed an overall increase of \$2,125,959 or 23%. Following are the main reasons for the increase in expenditures:

- Bond interest payments increased 99%.
- Public Safety increased by 42% which is mainly due to the addition of new officers and equipment for those officers.
- General Government increased by 11% mainly due to increased staffing and some construction projects.
- Public Works increased by 19% due to an increase in construction costs.

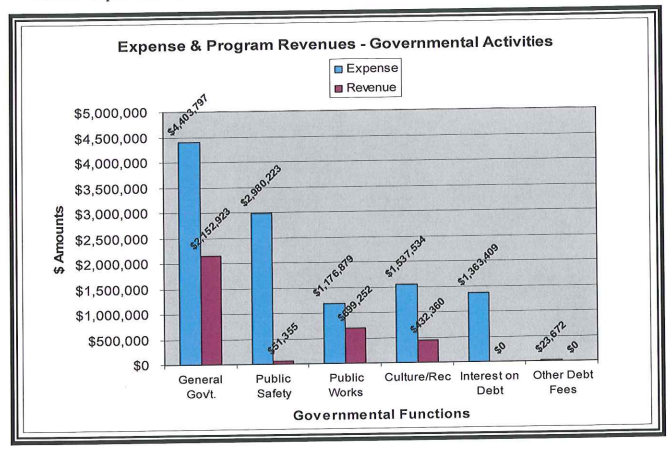
Budget Variances. Despite the fact that revenue and other financing sources exceeded total expenses by \$487,009, **actual** expenses are shown to exceed **budgeted** expenses by \$543,929. The most common expense categories exceeding their budgets were capital outlay, contracted services, utilities and salaries.

- Almost all of the \$203,961 excess capital outlay expense (\$199,090) was the
 result of budgeting for police vehicles in one account and actually paying for
 them out of another capital outlay account.
- Under-budgeted utility expenses were a result of extraordinary increases during the year in electric and gas utility rates that were not totally accounted for in the final amended budget.
- The largest difference in contracted services was under-estimating the increase in trash collection services (\$85,135). Actual expenses were \$920,887 but revenue generated to pay for this expense was \$963,985 leaving a net profit of \$43,098. Several other contracted services exceeded budgeted amounts such as \$46,674 for implementation and training for new billing software, additional costs of the quarterly newsletter (\$21,657), legal services for assistance in the planning process (\$15,075), higher than quoted fees paid to the Central Appraisal District (\$8,011), etc.
- Finally, an amount of \$87,472 was expensed to salaries in Parks and Recreation Programs above the amounts found in the final budget amendment. The majority of these funds were for summer recreation workers. While most of the expenses were recovered in fees for summer programs, moving this activity into its own fund in 2008-09 should facilitate better control over these expenses. Base salaries in Facilities Maintenance exceeded the budget by \$15,135. This was mostly due to switching from contracted services to in-house. Two other salary categories exceeding their budgets were overtime in street maintenance and utility billing.

The following two charts illustrate a breakdown of **general governmental activity** revenues by source and a comparison of program revenues by function and corresponding revenues by source.



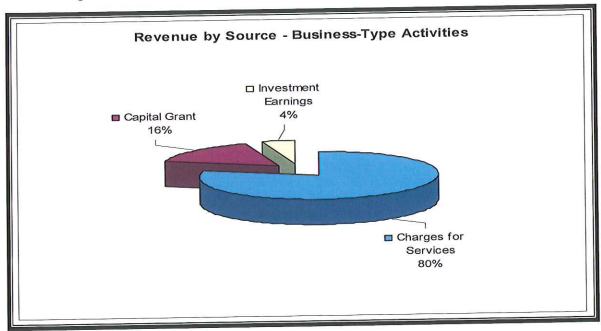
- As shown on the above chart, the bulk of revenue for governmental activities comes from property taxes, sales taxes and charges for services (86%). The two highest percentages of revenue comes about equally from charges for services (32%) and property taxes (31%).
- Charges for services include revenue sources such as fees for building inspections, plan review, recreational program fees, trash collection charges, etc.
- Revenue from property taxes increased by 15% between 2007 and 2008. This increase was a reflection of an increase in the net taxable assessed value of property from \$931,815,544 in 2007 to \$1,098,385,146 in 2008. The property tax rate for 2008 was reduced from the prior year by \$0.0017 per \$100 of assessed valuation.
- Sales taxes which represented 23% of total revenues for governmental activities also increased significantly over the prior year. Sales tax revenue increased by 19% between 2007 and 2008. This rate of increase from year-to-year reflects an increase in the market base (more shoppers) as well as the addition of numerous new commercial outlets over the last several years.

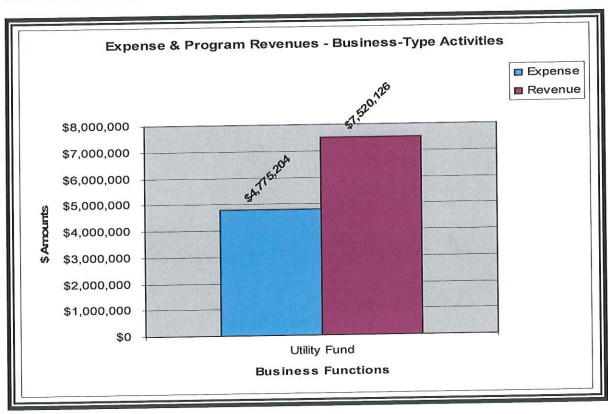


- Based on the chart above, General Government, which includes all administrative offices as well as Community Development and non-departmental expenses, is the largest expense function (38%) followed by Public Safety (26%), Culture/Recreation (13%) and Public Works (10%).
- Interest on Debt and Other Debt Fees do not have a source of program revenue. The
 balance of funding for all of the above activities comes from property, sales and other
 taxes, investment income and transfers from other funds.

Business-type activities increased the City's net assets by \$1,318,315 in fiscal year 2007-08. This was the result of \$7,865,975 in revenues, \$4,775,204 in expenses, \$1,873,950 in transfers out, and prior period adjustments of \$101,492.

The two charts on the following page provide similar information as shown previously, only for business-type activities instead of governmental activities.





"Charges for services" revenue for business-type activities (Utilities) had a significant increase from the prior year due to the extreme differences in weather conditions between 2007 and 2008. Weather during 2007 experienced a decent amount of rainfall which depressed water sales considerably, but that changed in 2008 when a drought began. Due to the drier weather, there was a positive impact on water sales.

General Revenues. Revenue from charges for services increased almost 40% from the prior year. As noted earlier this was due to changes in weather conditions that increased water sales, increase in customer base and the increased water rate. Contributions for capital grants were reduced by almost 24% compared to the previous year. Investment earnings decreased by 46% due to the declining economy.

Expenses. Business-type expenses showed an overall increase of less than 2% to \$4,775,204. This increase was less than the inflation rate over a comparable period.

FINANCIAL ANALYSIS OF THE CITY'S FUNDS

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

Governmental Funds

The focus of the City's governmental funds is to provide information on near-term inflows, outflows and the balance of fiscal resources. Such information is useful in assessing the City's financing requirements. In particular, unreserved fund balance may serve as a useful measure of government's net resources available at the end of the fiscal year.

As of September 30, 2008, the city's governmental funds reported combined ending fund balances of \$18,179,526. Approximately 96.1% of this total amount, \$17,462,828 constitutes unreserved fund balance. The remaining fund balance of \$716,698 is reserved to indicate that it is not available for new spending because it has already been committed to pay for debt service.

General Fund – The General Fund is the chief operating fund of the City. On September 30, 2008 the unreserved fund balance was \$3,117,139. The unreserved General Fund Balance increased by \$252,761 between 2007 and 2008 due to transfers from Other Funds. All major operating revenue continued to increase over the previous year. The property tax base increased \$166,569,602, due to construction of new residences and some new businesses. The current year tax collection rate was 98.8% of the levy.

Overall, general fund expenditures increased approximately 6.2% between 2007 and 2008. General government functions, which serves as a catchall for non-specific activities, increased by approximately 19.0% over the prior year. Investments in Police Services, Public Works and Culture/Recreation increased 23.1%, 12.6% and 11.8% respectively. A total of 9 new positions were added – 4 Public Safety, 2 Management, 2 Clerical/Laborer, and 1 Human Resources Director.

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

Operating revenue for the Utility Fund showed a significant increase over the prior year. The volume of water sold in 2008 was 24.2% more than in 2007, mainly due to the decreased rainfall that occurred during the year. The volume of rain received and the volume of water sold have an inverse relationship. When there is less rainfall, the volume of water sold will increase. The addition of new residential and commercial customers plus the increase in water sold accounts for the significant increase in revenue.

CAPITAL ASSET AND DEBT ADMINISTRATION

Capital assets

The City of Kyle's investment in capital assets for its governmental and business type activities as of September 30, 2008, amounts to \$68,355,200 (net of accumulated depreciation). This investment in capital assets includes land, buildings and system improvements, machinery and equipment, park facilities, roads, highways and bridges. The total increase in the City of Kyle's investment in capital assets for the current fiscal year was \$18,486,371 or 37.1%. Additional information on the City's capital assets can be found on pages 42 and 43.

The following chart summarizes the City of Kyle's Capital Assets:

CITY OF KYLE'S CAPITAL ASSETS AT YEAR-END (net of depreciation)									
		mental vities	Busine activ	Control of the contro	Total				
	2008	2007	2008	2008 2007		<u>2007</u>			
Land	\$2,317,867	\$ 1,539,632	\$467,400	\$ 467,400	\$2,785,267	\$ 2,007,032			
Easement	-0-	-0-	224,535	224,535	224,535	224,535			
Buildings	7,055,139	7,029,444	5,320,819	-0-	12,375,958	7,029,444			
Improvements other than buildings	896,536	377,171	20,641,657	22,123,828	21,538,193	22,500,999			
Machinery and equipment	1,280,332	1,009,479	828,520	666,610	2,108,852	1,676,089			
Infrastructure	19,395,909	17,854,534	-0-	-0-	19,395,909	17,854,534			
Construction in progress	13,846,327	2,026,180	3,516,379	2,260,692	17,362,706	4,286,872			
Less: accumulated depreciation	(2,109,020)	_(1,348,880)	(5,327,200)	(4,361,796)	(7,436,220)	(5,710,676)			
Total \$42,683,090 \$ 28,487,560 \$25,672,110 \$ 21,381,269 \$68,355,200 \$ 49,868,82									

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

- Road, water line and sewer line improvements to FM 1626 totaled \$8,646,550. These improvements were made to facilitate the Seton Hospital and commercial development in that area.
- Improvements to Kohler's Crossing totaled \$5,303,469.

Long-term debt

At the end of the current fiscal year, the City of Kyle had total debt outstanding of \$57,911,980. Of this amount \$39,520,000 comprises debt backed by the full faith and credit of the government. The increase of approximately \$23.3 million in additional debt was due mainly to the sale of \$22,800,000 in certificate of obligation bonds in 2008. The remaining increase is due to imputing interest on the Capital Lease the City is now recording for the AquaSource Treatment Facility (previously recorded as a Note Payable).

The City has no special assessment debt for which the government is liable in the event of default by the property owners subject to the assessment.

The chart shown below summarizes the status of the City's outstanding debt as of September 30, 2008, with a comparison of outstanding debt the prior year.

Outstanding Debt									
		nmental vities	Business-type activities			Total			
	2008	2007		2008	2007		2008	2007	
Certificates of obligation	\$39,520,000	\$ 17,200,000		\$ -0-	\$ -0-		\$39,520,000	\$17,200,000	
Premium on Bond	108,882	87,661		-0-	-0-		108,882	87,661	
Refunding bonds	30,000	55,000		-0-	-0-		30,000	55,000	
State infrastructure loan	13,446,441	14,000,000		-0-	-0-		13,446,441	14,000,000	
Deferred interest payable	790,941	826,276		-0-	-0-		790,941	826,276	
Compensated absences	152,090	116,243		12,851	8,396		164,941	124,639	
Note payable	-0-	-0-		-0-	2,294,316		-0-	2,294,316	
Capital Lease	<u>-0-</u>	<u>-0-</u>		3,850,775	<u>-0-</u>		3,850,775	<u>-0-</u>	
Total	\$54,048,354	\$ 32,285,180		\$3,863,626	\$ 2,302,712		\$57,911,980	\$ 34,587,892	

The City of Kyle and its Water/Wastewater Utility continues to have a bond rating of "A+" from Standard & Poor's for Certificate of Obligation Bond debt.

ECONOMIC FACTORS AND NEXT YEAR'S BUDGETS AND RATES

Although the focus of this annual report is the economic condition of the City, as of September 30, 2008, there are always state and local issues that require some consideration because of their future economic impact on the City. These factors always play a role in preparation of the budget for next fiscal year.

Preparation of the 2008-09 budget was done considering only a modest increase in revenue over the previous year. Initiation of multiple large commercial developments, one in conjunction with construction of a 210 bed regional hospital should drive the local economy in a positive direction irrespective of problems occurring elsewhere.

The 2008-09 operating budget for the City provided for an additional 26 full-time positions bringing the total authorized full time positions to 156.5. Please see below for a breakdown of the new positions:

- 3 Assistants
- 3 Management
- 9 Public Safety
- 10 Clerical/Labor
- 1 Public Works Inspector

Revenue for local government purposes is mostly a function of established rates, fees or charges applied to specific items such as real or personal property owned (property tax), goods purchased (sales tax), types of services provided (inspections), penalties for unlawful conduct (fines), quantities of goods sold (water sales), etc. For the Adopted 2008-09 Fiscal Year Budget, the only change in rates, fees or charges for the City was an increase of \$.1024 from the existing *ad valorem* property tax rate. This increase brought the property tax rate to \$.3731 per \$100 valuation and was the first property tax rate increase after eleven straight years of property tax rate decreases.

The impact of rates changed in 2007 plus projections of continued dry weather conditions should generate additional revenue for the Utility Fund and should allow for an increase in the transfer to the general fund to cover administrative costs expended in support of the utilities by general fund personnel.

Requests for Information

This financial report is designed to provide a general overview of the City of Kyle's finances for all those with an interest in the government's finances. Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the City of Kyle Finance Director, P.O. Box 40, 100 W. Center St., Kyle, Texas 78640.

CITY OF KYLE, TEXAS STATEMENT OF NET ASSETS SEPTEMBER 30, 2008

	Primary Government					
	Ç.			Business		
	Governmental Activities			Type Activities		Total
ASSETS						
Cash and Cash Equivalents	\$	19,342,528	\$	6,295,869	\$	25,638,397
Receivables (net of allowance for uncollectibles)		1,527,815		657,287		2,185,102
Capitalized Debt Issuance Costs		1,290,197				1,290,197
Restricted Assets:						
Temporarily Restricted:						V2501-V4000000-0-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
Restricted Cash		-		6,324,540		6,324,540
Capital Assets:						
Non-depreciable Assets		16,164,194		4,208,314		20,372,508
Depreciable Assets		26,518,896		21,463,796		47,982,692
Total Assets		64,843,630		38,949,806		103,793,436
LIABILITIES				_		
Accounts Payable		2,353,598		51,444		2,405,042
Accrued Expenses		165,140		23,348		188,488
Due to Fiduciary Funds		61,714		12,992		74,706
Customer Deposits				433,389		433,389
Accrued Interest Payable		98,958		-		98,958
Noncurrent Liabilities						
Due Within One Year		1,611,094		146,747		1,757,841
Due in More Than One Year		52,437,260		3,716,879		56,154,139
Total Liabilities		56,727,764	_	4,384,799	_	61,112,563
NET ASSETS						
Restricted for:						
Restricted for Capital Improvements		361,032		6,313,624		6,674,656
Restricted for Debt Service		716,698		-0		716,698
Restricted for Other Purposes		86,308		-		86,308
Invested in Capital Assets Net of Related Debt		4,424,922		21,821,334		26,246,256
Unrestricted Net Assets		2,526,906		6,430,049		8,956,955
Total Net Assets	\$	8,115,866	\$	34,565,007	\$	42,680,873

CITY OF KYLE, TEXAS STATEMENT OF ACTIVITIES FOR THE YEAR ENDED SEPTEMBER 30, 2008

		_	Program Revenues					
al al	Expenses			Charges for Services		Operating Grants and Contributions		Capital Grants and ontributions
Primary Government:	8							
GOVERNMENTAL ACTIVITIES: General Government Public Safety Public Works Culture and Recreation Bond Interest Other Debt Service Fees	\$	4,403,797 2,980,223 1,176,879 1,537,534 1,363,409 23,672	\$	2,152,923 3,844 699,252 367,110	\$	47,511 - 65,250	\$	-
Total Governmental Activities:		11,485,514		3,223,129		112,761		-
BUSINESS-TYPE ACTIVITIES: Water & Sewer Total Business-Type Activities:	-	4,775,204 4,775,204		6,263,208 6,263,208				1,256,918 1,256,918
TOTAL PRIMARY GOVERNMENT:	\$	16,260,718	\$	9,486,337	\$	112,761	\$	1,256,918

General Revenues:

Taxes:

Property Taxes, Levied for General Purposes Property Taxes, Levied for Debt Service Sales Taxes Occupancy Tax Franchise Taxes Miscellaneous Revenue Investment Earnings

Transfers In (Out)

Total General Revenues and Transfers

Change in Net Assets

Net Assets--Beginning Prior Period Adjustment Net Assets--Ending

Net (Expense) Revenue and Changes in Net Assets

	Prin	nary Government		
Governmental	1	Business-type		
 Activities		Activities		Total
\$ (2,250,874)	\$	-	\$	(2,250,874)
(2,928,868)		-		(2,928,868)
(477,627)		-		(477,627)
(1,105,174)		-		(1,105,174)
(1,363,409)		-		(1,363,409)
(23,672)				(23,672)
(8,149,624)			-	(8,149,624)
*		2,744,922		2,744,922
-		2,744,922		2,744,922
(8,149,624)		2,744,922	-	(5,404,702)
1,263,758				1,263,758
1,801,616		1100		1,801,616
2,274,877		::•		2,274,877
86,994		-		86,994
454,106				454,106
244,432				244,432
523,678		345,849		869,527
1,873,950		(1,873,950)		_
8,523,411		(1,528,101)		6,995,310
373,787		1,216,821		1,590,608
8,778,040		33,246,694		42,024,734
(1,035,961)		101,492		(934,469)
\$ 8,115,866	\$	34,565,007	\$	42,680,873
 W	1			12 12K

CITY OF KYLE, TEXAS BALANCE SHEET GOVERNMENTAL FUNDS SEPTEMBER 30, 2008

		General Fund	Debt Service	Iı	Road mprovements
ASSETS		er - 1000 1000		12.0	
Cash and Cash Equivalents	\$	2,392,996	\$ 705,678 60,881	\$	2,815,438
Taxes Receivable		523,582	00,001		-
Accounts Receivable (Net)		625,110 271,370	-		_
Developer Receivable		25,500	-		-
Other Receivables					0.015.420
Total Assets	\$	3,838,558	\$ 766,559	\$	2,815,438
LIABILITIES AND FUND BALANCES					
Liabilities:	1	200 524	¢	ø	747 220
Accounts Payable	\$	288,726	5 -	\$	747,339 1,058,711
Developer Deposits		126,460 165,140	_		1,030,711
Accrued Expenses		61,714	=		.
Due to Other Funds		18,875	-		-
Customer Deposits Deferred Revenues		60,504	49,861		3 2
Total Liabilities	1 5:	721,419	49,861	_	1,806,050
Fund Balances:					
Reserved For:			716,698		
Debt Service		-	710,030		-
Unreserved and Undesignated:		2 117 120	_		
Reported in the General Fund		3,117,139			-
Reported in the Special Revenue Fund		_			1,009,388
Reported in the Capital Projects Fund	9			-	
Total Fund Balances		3,117,139	716,698	o 0	1,009,388
		W STANDAY SAME			0.015.100
Total Liabilities and Fund Balances	\$	3,838,558	\$ 766,559	\$	2,815,438

2.	2008 Certificates of Obligation		Other Funds		Total Governmental Funds
\$	12,901,043	\$	527,373 21,372 - -	\$	19,342,528 605,835 625,110 271,370 25,500
\$	12,901,043	\$	548,745	\$	20,870,343
\$	12,082	\$	101,405	\$	1,149,552 1,185,171 165,140 61,714
	(-				18,875
-				·	110,365
-	12,082) -	101,405	-	2,690,817
	惠		*		716,698
	3 -				3,117,139
	;=		617,224		617,224
	12,888,961		(169,884)		13,728,465
<u></u>	12,888,961	-	447,340	8	18,179,526
\$	12,901,043	\$	548,745	\$	20,870,343

CITY OF KYLE, TEXAS RECONCILIATION OF THE GOVERNMENTAL FUNDS BALANCE SHEET TO THE STATEMENT OF NET ASSETS SEPTEMBER 30, 2008

Total Fund Balances - Governmental Funds	\$ 18,179,526
Capital assets used in governmental activities are not financial resources and therefore are not reported in governmental funds. At the beginning of the year, the cost of these assets was \$29,836,440 and the accumulated depreciation was \$1,348,880. In addition, long-term liabilities, including bonds payable, are not due and payable in the current period, and, therefore are not reported as liabilities in the funds. The net effect of including the beginning balances for capital assets (net of depreciation) and long-term debt in the governmental activities is to increase (decrease) net assets.	(3,560,308)
Current year capital outlays and long-term debt principal payments are expenditures in the fund financial statements, but they should be shown as increases in capital assets and reductions in long-term debt in the government-wide financial statements. The net effect of including the 2008 capital outlays and debt principal payments is to increase (decrease) net assets.	16,049,564
The 2008 depreciation expense increases accumulated depreciation. The net effect of the current year's depreciation is to decrease net assets.	(760,140)
Various other reclassifications and eliminations are necessary to convert from the modified accrual basis of accounting to accrual basis of accounting. These include recognizing deferred revenue as revenue, eliminating interfund transactions, reclassifying the proceeds of bond sales as an increase in bonds payable, and recognizing the liabilities associated with maturing long-term debt and interest. The net effect of these reclassifications and recognitions is to increase (decrease) net assets.	(21,792,776)
Net Assets of Governmental Activities	\$ 8,115,866



CITY OF KYLE, TEXAS STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE GOVERNMENTAL FUNDS

FOR THE YEAR ENDED SEPTEMBER 30, 2008

			· ·	*			
	General Fund		Debt Service	Debt Service		Road Improvements	
REVENUES:							
Taxes: Property Taxes Sales Taxes	\$	1,296,533 2,274,877	\$ 1,801	1,616 -	\$	-	
Occupancy Tax Franchise Tax		454,106 661,828				:	
Licenses and Permits Intergovernmental Charges for Services		75,414 1,600,513		-		-	
Fines Impact Fees		923,763 - 83,769		- - 1,185		37,424 223,064	
Investment Earnings Other Revenue	n	112,850		•	_	3,913	
Total Revenues	% <u></u>	7,483,653	1,802	2,801	-	204,401	
EXPENDITURES:							
Current: General Government Public Safety Public Works Culture and Recreation		4,208,003 2,455,281 465,125 1,308,249		-		711,754 -	
Debt Service: Principal Payments on Debt Interest and Fiscal Charges Other Fees		-	1,55	3,894 6,971 1,728		400	
Capital Outlay: Capital Outlay	<u> </u>	342,356				5,859,783	
Total Expenditures	-	8,779,014	2,65	2,593		6,571,937	
Excess (Deficiency) of Revenues Over (Under) Expenditures	-	(1,295,361)	(849	9,792)		(6,307,536)	
OTHER FINANCING SOURCES (USES): Issuance of Long-term Debt Transfers In		1,550,000	1,00	- 5,929		250,577	
Premium or Discount on Issuance of Bonds Transfers Out		(1,878)				(665,625)	
Total Other Financing Sources (Uses)		1,548,122		5,929	-	(415,048)	
Net Change in Fund Balances Fund Balance - October 1 (Beginning)		252,761 2,864,378		56,137 50,561 -		(6,722,584) 8,767,933 (1,035,961)	
Prior Period Adjustment Fund Balance - September 30 (Ending)		3,117,139	\$ 71	6,698	\$	1,009,388	
I mile Delimiter - opinion	-				2		

	2008		50 B		Total
	Certificates		Other	(Governmental
(of Obligation		Funds		Funds
\$	-	\$	7=	\$	3,098,149
	=		S=		2,274,877
	-		86,994		86,994
	-		7.		454,106
	=		-		661,828
	-		37,347		112,761
	-		140		1,600,513 923,903
	.5		140		37,424
	249,018		61,217		618,253
	247,016		127,130		243,893
	249,018	_	312,828	-	10,112,701
	215,010	_	312,020	=	10,112,101
	23,701		5,600		4,237,304
	23,701		5,000		2,460,281
	-		5,000		1,176,879
	-		119,733		1,427,982
	-		á = .		1,093,894
	12				1,556,971
	880,867		₹#		882,995
	8,227,424		526,107	_	14,955,670
	9,131,992	_	656,440	_	27,791,976
	(8,882,974)		(343,612)	_	(17,679,275)
	22 800 000				22,800,000
	22,800,000				2,806,506
	25,604		-		25,604
	(14,475)	_	(250,578)	_	(932,556)
	22,811,129		(250,578)		24,699,554
200	13,928,155		(594,190)		7,020,279
	(1,039,194)		1,041,530		12,195,208
	***			_	(1,035,961)
5	12,888,961	\$	447,340	\$	18,179,526
				200	

CITY OF KYLE, TEXAS

RECONCILIATION OF THE GOVERNMENTAL FUNDS STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES TO THE STATEMENT OF ACTIVITIES FOR THE YEAR ENDED SEPTEMBER 30, 2008

Total Net Change in Fund Balances - Governmental Funds	\$ 7,020,279
Current year capital outlays and long-term debt principal payments are expenditures in the fund financial statements, but they should be shown as increases in capital assets and reductions in long-term debt in the government-wide financial statements. The net effect of removing the 2008 capital outlays and debt principal payments is to increase (decrease) net assets.	16,049,564
Depreciation is not recognized as an expense in governmental funds since it does not require the use of current financial resources. The net effect of the current year's depreciation is to decrease net assets.	(760,140)
Various other reclassifications and eliminations are necessary to convert from the modified accrual basis of accounting to accrual basis of accounting. These include recognizing deferred revenue as revenue, adjusting current year revenue to show the revenue earned from the current year's tax levy, eliminating interfund transactions, reclassifying the proceeds of bond sales, and recognizing the liabilities associated with maturing long-term debt and interest. The net effect of these reclassifications and recognitions is to increase (decrease) net assets.	(21,935,916)
Change in Net Assets of Governmental Activities	\$ 373,787

CITY OF KYLE, TEXAS STATEMENT OF NET ASSETS PROPRIETARY FUNDS SEPTEMBER 30, 2008

	Business Type Activities
	Water & Sewer
ASSETS	
Current Assets: Cash and Cash Equivalents Restricted Assets - Current: Restricted Cash Accounts Receivable-Net of Uncollectible Allowance	\$ 6,295,869 6,324,540 657,287
Total Current Assets	13,277,696
Noncurrent Assets: Capital Assets: Non-Depreciable Assets Depreciable Assets Total Noncurrent Assets	4,208,314 21,463,796 25,672,110 38,949,806
Total Assets	36,949,600
Current Liabilities: Accounts Payable Accrued Liabilities Due to Fiduciary Funds Customer Deposits Capital Leases Payable - Current Total Current Liabilities	51,444 23,348 12,992 433,389 146,747 667,920
NonCurrent Liabilities: Notes Payable - Noncurrent Compensated Absences Total Noncurrent Liabilities	3,704,029 12,850 3,716,879
Total Liabilities NET ASSETS Restricted for Capital Improvements Invested in Capital Assets Net of Related Debt Unrestricted Net Assets	4,384,799 6,313,624 21,821,334 6,430,049 \$ 34,565,007
Total Net Assets	=

CITY OF KYLE, TEXAS STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN FUND NET ASSETS PROPRIETARY FUNDS

FOR THE YEAR ENDED SEPTEMBER 30, 2008

FOR THE TEAR ENDED SETTEMBER 30, 2000	Business Type Activities	
4	Water & Sewer	
OPERATING REVENUES: Charges for Water Services Charges for Wastewater Service Tap and Collections Fees Other Service Charges Total Operating Revenues	\$ 3,446,049 2,292,051 447,644 77,464 6,263,208	
OPERATING EXPENSES: Water Costs Wastewater Costs Depreciation Interest Expense Total Operating Expenses	2,408,404 1,234,720 895,254 236,826 4,775,204	
Operating Income NON-OPERATING REVENUES (EXPENSES): Investment Earnings	1,488,004 345,849	
Total Non-operating Revenue (Expenses) Income Before Contributions & Transfers	345,849 1,833,853	
Capital Contributions Non-Operating Transfer In Transfers Out	1,256,918 450,000 (2,323,950)	
Change in Net Assets Total Net Assets - October 1 (Beginning) Prior Period Adjustment Total Net Assets - September 30 (Ending)	1,216,821 33,246,694 101,492 \$ 34,565,007	

CITY OF KYLE, TEXAS STATEMENT OF CASH FLOWS PROPRIETARY FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2008

	Business Type Activities	
	Water & Sewer	
Cash Flows from Operating Activities:		
Cash Received from User Charges	\$ 6,474,460	
Cash Payments to Employees for Services	(273,841)	
Cash Payments for Suppliers	(4,096,861)	
Cash Payments for Other Operating Expenses	(271,582)	
Net Cash Provided by Operating	1,832,176	
Activities		
Cash Flows from Non-Capital Financing Activities:		
Increase(decrease) in Long-term Debt	(140,992)	
Operating Transfers (Net)	(1,873,950)	
Net Cash Provided by (Used for) Non-Capital	(0.014.040)	
Financing Activities	(2,014,942)	
Cash Flows from Capital & Related Financing Activities:		
Acquisition of Capital Assets	(3,387,151)	
Capital Contributed by Other Funds	1,256,918	
Net Cash Provided by (Used for) Capital &		
Related Financing Activities	(2,130,233)	
Cash Flows from Investing Activities:		
	345,849	
Interest and Dividends on Investments		
Net Increase(Decrease) in Cash and Cash Equivalents	(1,967,150)	
Cash and Cash Equivalents at Beginning of the Year:	14,587,559	
Cash and Cash Equivalents at the End of the Year:	\$ 12,620,409	

CITY OF KYLE, TEXAS STATEMENT OF CASH FLOWS PROPRIETARY FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2008

	Business Type Activities Water &	
	Sewer	
Reconciliation of Operating Income to Net Cash Provided By Operating Activities: Operating Income:	\$ 1,488,004	
Adjustments to Reconcile Operating Income to Net Cash Provided by Operating Activities: Depreciation Effect of Increases and Decreases in Current	895,254	
Assets and Liabilities: Decrease (increase) in Receivables Increase (decrease) in Accounts Payable Increase (decrease) in Payroll Deductions Increase (decrease) in Due to Other Funds Increase (decrease) in Customer Deposits	158,791 (508,171) 17,419 (271,582) 52,461	
Net Cash Provided by Operating Activities	\$ 1,832,176	
Reconciliation of Total Cash and Cash Equivalents: Cash & Cash Equivalents - Statement of Net Assets Restricted Cash - Statement of Net Assets	\$ 6,295,869 6,324,540	
Total Cash and Cash Equivalents	\$ 12,620,409	

CITY OF KYLE, TEXAS STATEMENT OF FIDUCIARY NET ASSETS FIDUCIARY FUNDS SEPTEMBER 30, 2008

	Agency Fund
ASSETS	
Due from Other Funds	\$ 74,706
Total Assets	\$ 74,706
LIABILITIES	
Due to Others	\$ 74,706
Total Liabilities	\$ 74,706

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I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The City of Kyle, Texas (the City) adopted a City Charter in October 2000. As a home rule form of government, the City Council determines policy. The City Manager is the Chief Administrator of the City and is appointed by the City Council. The City provides the following services: Public Safety, Street Maintenance, Refuse Collection, Recreation Programs, Municipal Court, Community Development, Public Improvements, Water and Sewer Services and General Administrative Services.

A. Reporting Entity

The accompanying financial statements comply with the provisions of GASB Statements No. 14 and 39, "The Financial Reporting Entity," in that the financial statements include all organizations, activities, functions and component units for which the City (the "primary government") is financially accountable. Financial accountability is defined as the appointment of a voting majority of a legally separate organization's governing body and either (1) the City's ability to impose its will over the organization, or (2) the potential that the organization will provide a financial benefit to or impose a financial burden on the City. There are no component units which satisfy requirements for blending within the City's financial statements or for discrete presentation.

B. Government-wide and Fund Financial Statements

The government-wide financial statements (i.e., the statement of net assets and the statement of activities) report information on all of the nonfiduciary activities of the primary government. For the most part, the effect of interfund activity has been removed from these statements. *Governmental activities*, which normally are supported by taxes and intergovernmental revenue, are reported separately from business-type activities, which rely to a significant extent on fees and charges for support.

The statement of activities demonstrates the degree to which the direct expenses of a given function or segment are offset by program revenue. *Direct expenses* are those that are clearly identifiable with a specific function or segment. *Program revenue* includes 1) charges to customers or applicants who purchase, use, or directly benefit from goods, services, or privileges provided by a given function or segment, and 2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function or segment. Taxes and other items not properly included among program revenue are reported instead as *general revenue*.

Interfund activities between governmental funds and between governmental funds and proprietary funds appear as due to/due froms on the Governmental Fund Balance Sheet and Proprietary Fund Statement of Net Assets and as other resources and other uses on the governmental fund Statement of Revenues, Expenditures and Changes in Fund Balance and on the Proprietary Fund Statement of Revenues, Expenses and Changes in Fund Net Assets. All interfund transactions between governmental funds are eliminated on the government-wide statements. Interfund activities between governmental funds and enterprise funds remain on the government-wide statements and appear on the government-wide Statement of Net Assets as internal balances and on the Statement of Activities as interfund transfers. Interfund activities between governmental and fiduciary funds and between proprietary funds and fiduciary funds remain as due to/due froms on the government-wide Statement of Activities.

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

B. Government-wide and Fund Financial Statements (Continued)

The fund financial statements provide reports on the financial condition and results of operations for three fund categories - governmental, proprietary, and fiduciary. Since the resources in the fiduciary funds cannot be used for City operations, they are not included in the government-wide statements. The City considers some governmental and enterprise funds major and reports their financial condition and results of operations in a separate column.

Proprietary funds distinguish operating revenues and expenses from nonoperating items. Operating revenues result from providing goods and services in connection with a proprietary fund's principal ongoing operations; they usually come from exchange or exchange-like transactions. All other revenues are nonoperating. Operating expenses can be tied specifically to the production of the goods and services, such as materials and labor and direct overhead. Other expenses are nonoperating.

C. Measurement Focus, Basis of Accounting and Financial Statement Presentation

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

Governmental fund financial statements are reported using the *current financial resources measurement focus* and the *modified accrual basis of accounting*. With this measurement focus, only current assets, current liabilities and fund balances are included on the balance sheet. Operating statements of these funds present net increases and decreases in current assets (i.e. revenues and other financing sources and expenditures and other financing uses.

The modified accrual basis of accounting recognizes revenues as soon as they are both measurable and available. Revenues are considered to be *available* when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the government considers revenue to be available if collected within 60 days of the end of the current fiscal period. Expenditures generally are recorded when a liability is incurred, as under accrual accounting. However, debt service expenditures, as well as expenditures related to compensated absences and claims and judgments, are recorded only when payment is due.

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

C. Measurement Focus, Basis of Accounting and Financial Statement Presentation (Continued)

Revenues from local sources consist primarily of property taxes and sales taxes. Property tax revenues and revenues received from the State are recognized under the "susceptible to accrual" concept, that is, when they are both measurable and available. The City considers them "available" if they will be collected within 60 days of the end of the fiscal year. Miscellaneous revenues are recorded as revenue when received in cash because they are generally not measurable until actually received. Investment earnings are recorded as earned, since they are both measurable and available.

The Proprietary Fund Types and Fiduciary Funds are accounted for on a flow of economic resources measurement focus and utilize the accrual basis of accounting. This basis of accounting recognizes revenues in the accounting period in which they are earned and become measurable and expenses in the accounting period in which they are incurred and become measurable. The City applies all GASB pronouncements as well as the Financial Accounting Standards Council pronouncements issued on or before November 30, 1989, unless these pronouncements conflict or contradict GASB pronouncements With this measurement focus, all assets and all liabilities associated with the operation of these funds are included on the fund Statement of Net Assets. The fund equity is segregated into invested in capital assets net of related debt, restricted net assets, and unrestricted net assets.

D. Fund Accounting

The City reports the following major governmental funds:

The <u>General Fund</u> - is the general operating fund of the City. It is used to account for all financial resources except those required to be accounted for in another fund.

The <u>Debt Service Fund</u> - is used to account for debt service on bonded obligations of the city.

The <u>Road Improvements Fund</u> - is used to account for the accumulation of impact fees for road improvements and expenditures from these resources.

The <u>2008 Certificates</u> of <u>Obligation Fund</u> - is used to account for purchase and renovation of public facilities that are funded by issuance of 2008 Certificates of Obligation.

The City reports the following major proprietary fund:

The <u>Water and Wastewater Fund</u> - is used to account for the activities necessary for the provisions of water and wastewater services.

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

D. Fund Accounting (Continued)

In addition, the City reports the following fund types:

Governmental Funds:

<u>Special Revenue</u> <u>Funds</u> - are used to account for restricted to, or designated for, special purposes by the city or a grantor.

<u>Capital Projects</u> <u>Funds</u> - are used to account for the proceeds from long-term debt financing and revenues and expenditures related to authorized construction and other capital asset acquisitions.

Fiduciary Funds:

<u>Agency</u> <u>Funds</u> - are used to account for resources held for others in a custodial capacity. The City's agency fund is the Retiree Health Insurance Fund.

E. Assets, Liabilities and Net Assets or Equity

Cash and Cash Equivalents

For purpose of presenting the proprietary fund cash flow statement, cash and cash equivalents include cash demand and time deposits and investments with a maturity date within three months of the date acquired by the City.

Investments

State statutes authorize the City to invest in (1) obligations of the United States or its agencies and instrumentalities; (2) direct obligations of the State of Texas or its agencies; (3) other obligations, the principal of and interest on which are unconditionally guaranteed or insured by the State of Texas or the United States; (4) obligations of states, agencies, counties, cities, and other political subdivisions of any state having been rated as to investment quality by a nationally recognized investment rating firm and having received a rating of not less than "A" or its equivalent; (5) certificates of deposit by state and national banks domiciled in this state that are (a) guaranteed or insured by the Federal Deposit Insurance Corporation, or its successor or, (b) secured by obligations that are described by (1) - (4); or, (6) fully collateralized direct repurchase agreements having a defined termination date, secured by obligations described by (1) pledged with a third-party selected or approved by the City, and placed through a primary government securities dealer.

Investments maturing within one year of date of purchase are stated at cost or amortized cost, all other investments are stated at fair value, which is based on quoted market prices.

Short-term Interfund Receivables/Payables

During the course of operations, numerous transactions occur between individual funds for goods provided or services rendered. These receivables and payables are classified as "due from other funds" or "due to other funds" on the balance sheet.

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

E. Assets, Liabilities and Net Assets or Equity (Continued)

Restricted Assets

Certain assets of the Enterprise Fund are classified as restricted assets because their use is restricted for capital improvements.

Capital Assets

Capital assets, which include property, plant, equipment and infrastructure assets (e.g. roads, bridges, sidewalks and similar items) are reported in the applicable governmental or business-type activities columns in the government-wide financial statements. The City defines capital assets as assets with an initial, individual cost of more than \$5,000 (amount not rounded) and an estimated useful life in excess of one year. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recorded at estimated fair market value at the date of donation.

General infrastructure assets acquired prior to October 1, 2004, are not reported in the basic statements. General infrastructure assets include all roads, bridges, and other infrastructure assets acquired subsequent to October 1, 2004.

The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend assets' lives are not capitalized.

Major outlays for capital assets and improvements are capitalized as projects are constructed.

Property, plant and equipment is depreciated using the straight-line method over the following estimated useful lives:

Assets	Years
Buildings and improvements	25 to 40
Waterworks and sanitation systems	10 to 20
Infrastructure	20
Machinery and equipment	5 to 10

Compensated Absences

The City permits employees to accumulate earned but unused vacation pay benefits. Certain employees have carried forward unused sick leave benefits. Unused sick leave shall be paid upon termination of employment, except as specifically provided as follows:

1. an employee that terminates employment for any reason other than death, or being granted a retirement or disability allowance by the Texas Municipal Retirement System (TMRS) or the Social Security Administration (SSA), shall not be paid for unused sick leave;

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

E. Assets, Liabilities and Net Assets or Equity (Continued)

Compensated Absences (Continued)

2. an employee having at least 10 years of service with the City who is granted a retirement or a disability allowance by TMRS or SSA, or who dies, is entitled to a partial payment for up to 480 hours of unused sick leave accrued to such employee. The partial payment to the employee or the employee's beneficiary shall be as follows: (A) an amount equal to thirty percent (30%) of the value of such accrued, unused sick leave will be paid for 10 years of service; and (B) the amount to be paid for such unused sick leave shall increase by 2% for each year of service as an employee of the City, if any, in excess of 10 years.

No liability is reported for unpaid accumulated sick leave for the remaining employees. Vacation pay and certain sick leave benefits are accrued when incurred in the applicable governmental activities, business-type activities, or proprietary fund type statement of net assets. A liability for these amounts is reported in governmental funds only if they have matured, for example, as a result of employee resignations and retirements.

Long-term Obligations

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

In the fund financial statements, governmental fund types recognize bond premiums and discounts, as well as issuance costs during the current period. The face amount of debt issued is reported as other financing sources. Premiums received on debt issuances are reported as other financing sources while discounts are reported as other financing uses. Issuance costs, even if withheld from the actual net proceeds received, are reported as expenditures.

Fund Equity

In the fund financial statements, governmental funds report reservations of fund balance for amounts that are not available for appropriation or are legally restricted by outside parties for use for a specific purpose.

Net Assets

Net assets represent the difference between assets and liabilities. Net assets invested in capital assets, net of related debt consists of capital assets, net of accumulated depreciation, reduced by the outstanding balances of any borrowing used for the acquisition, construction or improvements of those assets, and adding back unspent proceeds. Net assets are reported as restricted when there are limitations imposed on their use either through the enabling legislations adopted by the City or through external restrictions imposed by creditors, grantors or laws or regulations of other governmental units.

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

E. Assets, Liabilities and Net Assets or Equity (Continued)

Estimates

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

II. RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS

<u>Explanation of Certain Differences Between the Governmental Fund Balance Sheet and the Government-Statement of Net Assets</u>

Exhibit C-2 provides the reconciliation between the *fund balance for total governmental funds* on the governmental fund balance sheet and the *net assets for governmental activities* as reported in the government-wide statement of net assets. One element of that reconciliation explains that capital assets are not financial resources and are therefore not reported in governmental funds. In addition, long-term liabilities, including bonds payable, are not due and payable in the current period and are not reported as liabilities in the funds. The details of capital assets and long-term debt at the beginning of the year were as follows:

Capitalized Debt Issuance Costs	Historic Cost	Accumulated Depreciation	Net Value Beginning of Year \$ 430,874	Change in Net Assets \$ 430,874	
Capital Assets - Beginning of Year Non-Depreciable Assets Depreciable Assets Change in Net Assets	\$ 3,565,812 26,270,628 \$ 29,836,440	\$ - 1,348,880 \$ 1,348,880	\$ 3,565,812 24,921,748 \$ 28,487,560	28,487,560	
Accrued Interest Payable			\$ 193,562	(193,562)	
Long-term Debt - Beginning of Year			\$ 17,342,661		
Bonds Payable SIB Loan Payable			14,826,276		
Compensated Absences			116,243	000 W000 W402W	
Change in Net Assets			\$ 32,285,180	(32,285,180)	
Net Adjustment to Net Assets				\$ (3,560,308)	

II. RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS (Cont'd)

Explanation of Certain Differences Between the Governmental Fund Statement of Revenue. Changes in Fund Balances and the Government-wide Statement of Activities

Exhibit C-4 provides a reconciliation between the net changes in fund balance as shown on the governmental fund statement of revenues, expenditures, and changes in fund balances and the changes in net assets of governmental activities as reported on the government-wide statement of activities. One element of that reconciliation explains that current year capital outlays and debt principal payments are expenditures in the fund financial statements, but should be shown as increases in capital assets and decreases in long-term debt in the government-wide statements. This adjustment affects both the net asset balance and the change in net assets. The details of this adjustment are as follows:

Current Year Capital Outlay	Am	ount	Adjustments to Change in Net Assets	Adjustments to Net Assets
Depreciable Assets	0.00	357,288		
Non Depreciable Assets	12,	598,383		
Total Capital Outlay	\$ 14,	955,671	\$ 14,955,671	\$ 14,955,671
Debt Principal Payments Bond Principal Loan Principal		505,000 588,893		4 222 222
Total Principal Payments	\$ 1,	093,893	1,093,893	1,093,893
Total Adjustment to Net Assets		=	\$ 16,049,564	\$ 16,049,564

Another element of the reconciliation on Exhibit C-4 is described as various other reclassifications and eliminations necessary to convert from the modified accrual basis of accounting to accrual basis of accounting. This adjustment is the result of several items. The details for this element are as follows:

				ustments to Change in	Adjı	ustments to
	Amount		N	et Assets	N	et Assets
Adjustments to Revenue and Deferred Revenue						
Uncollected taxes(assumed collectible)						
From Current Year Levy	\$	110,365	\$	110,365	\$	110,365
Uncollected taxes(assumed collectible)						
From Prior Year Levy		143,140		(143, 140)		-
Reclassify Proceeds of Bonds Payable						
New Bond Issue		22,800,000	(22,800,000)	(2	22,800,000)
Premium on Debt Issuance		25,604		(25,604)		(25,604)
Capitalized Bond Issue Costs		880,867		880,867		880,867
Accrued Interest Payable		98,958		(98,958)		(98,958)
Adjustment to Accrued Annual Leave		35,847		(35,847)		(35,847)
Reclass Interest Expense from Payable		193,562		193,562		193,562
Record Amortization of Bond Issuance Costs		21,544		(21,544)		(21,544)
Record Amortization of Bond Premium		4,383		4,383		4,383
			\$ (21,935,916)	\$ (2	21,792,776)

III. STEWARDSHIP, COMPLIANCE AND ACCOUNTABILITY

A. Deficit Fund Equity

The Combined Other Funds had a deficit fund balance of \$169,884 in amounts reported in Capital Projects as of September 30, 2008. The fund incurred expenditures for the purchase of a building. The City plans to issue bonds to cover the expenditures.

B. Budgetary Data

The Council adopts an "appropriated budget" for the General Fund. The City is required to present the adopted and final amended budgeted revenues and expenditures for this fund. The City compares the final amended budget to actual revenues and expenditures. The General Fund Budget report appears in Exhibit G-1.

The following procedures are followed in establishing the budgetary data reflected in the general-purpose financial statements:

- 1. Sixty days prior to October 1st, the City prepares a budget for the next succeeding fiscal year beginning October 1. The operating budget includes proposed expenditures and the means of financing them.
- A meeting of the City Council is then called for the purpose of adopting the proposed budget. At least ten days public notice of the meeting must be given.
- 3. Prior to the third Tuesday of September, the budget is legally enacted through passage of a resolution by the Council. Once a budget is approved, it can only be amended at the function and fund level by approval of a majority of the members of the Council. Amendments are presented to the Council at its regular meetings. Each amendment must have Council approval. As required by law, such amendments are made before the fact, are reflected in the official minutes of the Council, and are not made after fiscal year end. Because the City has a policy of careful budgetary control, several amendments were necessary during the year. However, none of these were significant.
- 4. Each budget is controlled by the budget coordinator at the revenue and expenditure function/object level. Budgeted amounts are as amended by the Council. All budget appropriations lapse at year end.

At September 30, 2008, the City's expenditures exceeded its budget appropriation in the general fund by \$482,215.

IV. DETAILED NOTES ON ALL FUNDS

A. Deposits and Investments

As of September 30, 2008, the City had the following investments:

Investment Type	Fair Value	Weighted Averag Maturity
TexPool	\$ 5,883,938	NA
TexStar	14,127,409	NA
MBIA Municipal Investors	20,307	NA
Federal National Mortgage	412,902	4/1/2013
Federal Home Loan Mortgage	7,701,735	81 Months
Federal Home Loan Bank	984,050	10/24/2008

IV. DETAILED NOTES ON ALL FUNDS (Continued)

A. Deposits and Investments (Continued)

The City's investment pools are 2a7-like pools. A 2a7-like pool is one which is not registered with the Securities and Exchange Commission (SEC) as an investment company, but nevertheless has a policy that it will, and does, operate in a manner consistent with the SEC's Rule 2a7 of the Investment Company Act of 1940.

Interest Rate Risk In accordance with its investment policy, the City manages its exposure to declines in fair market values by limiting the weighted average maturity of its investment portfolio to a maximum of 180 days.

Custodial Credit Risk In the case of deposits, this is the risk that in the event of a bank failure, the City's deposits may not be returned to it. State statutes require that all deposits in financial institutions be fully collateralized by U. S. Government obligations or its agencies and instrumentalities or direct obligations of Texas or its agencies and instrumentalities that have a fair value of not less than the principal amount of deposits. As of September 30, 2008, \$4,180,431 of the City's \$4,430,431 deposit balance was collateralized with securities held by the pledging financial institution in the City's name. The remaining balance, \$250,000, was covered by FDIC insurance.

Credit Risk It is the City's policy to limit its investments to investment types with an investment quality rating not less than A or its equivalent by a nationally recognized statistical rating organization. The City's investment pools were rated AAAm by Standard & Poor's Investors Service and government securities were rated AAA by Standard & Poor's Investors Service.

B. Receivables

Receivables as of year-end for the government's individual major funds and nonmajor funds in the aggregate, including the applicable allowances for uncollectible accounts, are as follows:

	Governmental Funds			Enterprise Fund Water and				
		General		Other		astewater		Total
Receivables:								
Accounts:			•		•	777 070	•	964,423
Customers	\$	186,451	\$	#	\$	777,972	\$	
Court warrants receivable		601,731		Ē		2		601,731
Developers		271,370		=		<u>~</u>		271,370
Other		25,500		=		-		25,500
Taxes:								
Property		71,673		62,089		÷.		133,762
Sales		446,186		÷.		Ř		446,186
Franchise		6,268		-		<u> </u>		6,268
Mixed Beverage		1,121				₩		1,121
Occupancy		-		21,372	_	-		21,372
Gross Receivables		1,610,300		83,461		777,972		2,471,733
Less: allowance for uncollectibles		(164,738)		(1,208)		(120,685)	_	(286,631)
Net Total Receivables	\$	1,445,562	\$	82,253	\$	657,287	\$	2,185,102

IV. DETAILED NOTES ON ALL FUNDS (Continued)

B. Receivables (Continued)

Governmental funds report *deferred revenue* in connection with receivables for revenue that is not considered to be available to liquidate liabilities of the current period. Governmental funds also defer revenue recognition in connection with resources that have been received, but not yet earned. At the end of the current fiscal year, the various components of *deferred revenue and unearned revenue* reported in the governmental funds were as follows:

	U	Unearned		
Delinquent property taxes receivable (general fund)	\$	60,504	\$	-
Delinquent property taxes receivable (general fund) Delinquent property taxes receivable (debt service)		49,861	-	
Total Governmental Funds	\$	110,365	\$	

C. Property Taxes

Property taxes are levied on October 1 on assessed values as of January 1 for all real and personal property located in the City. Taxes are due in January of the following year and become delinquent on February 1. On January 1 of each year, a tax lien attaches to property to secure the payment of all taxes, penalties, and interest ultimately imposed.

The appraisal of property within the City is the responsibility of the Hays County Appraisal District. The Appraisal District is required under the Property Tax Code to assess all property within the appraisal district on the basis of 100 percent of its appraised value and is prohibited from applying any assessment ratios. The value of property within the appraisal district must be reviewed at least every five years. The City may challenge appraised values established by the Appraisal District through various appeals and, if necessary, legal action. Under this legislation, the City continues to set tax rates on city property. However, if the effective tax rate, excluding tax rates for bonds and other contractual obligations and adjusted for new improvements, exceeds the rate for the previous year by more than 8 percent, qualified voters of the City may petition for an election to determine whether to limit the tax rate to no more than 8 percent above the tax rate of the previous year.

IV. DETAILED NOTES ON ALL FUNDS (Continued)

D. Capital Assets

Capital asset activity for the year ended September 30, 2008, was as follows:

	Balance 10/1/2007	Additions	Reduction	Balance 9/30/2008
Governmental Activities:				
Capital assets not being depreciated			•	e 2217.067
Land	\$ 1,539,632	\$ 778,235	\$ -	\$ 2,317,867
Construction in Progress	2,026,180	12,816,833	996,686	13,846,327
Total capital assets not being depreciated	3,565,812	13,595,068	996,686	10,104,194
Capital assets being depreciated		05.605		7,055,139
Buildings	7,029,444	25,695	.	
Improvements other than buildings	377,171	519,365	-	896,536
Infrastructures	17,854,534	1,541,375		19,395,909
Machinery and equipment	1,009,479	270,853		1,280,332
Total capital assets being depreciated	26,270,628	2,357,288	-	28,627,916
Accumulated depreciation		*********		(500.228)
Buildings	(331,351)		a	(500,338)
Improvements other than buildings	(70,509)		<u>.</u>	(121,581)
Infrastructures	(596,770)			(962,624)
Machinery and equipment	(350,250)			(524,477)
Total accumulated depreciation	(1,348,880)	(760,140)	-	(2,109,020)
Total capital assets being depreciated, net	24,921,748	1,597,148		26,518,896
Governmental activities capital assets, net	\$ 28,487,560	\$ 15,192,216	\$ 996,686	\$ 42,683,090
	Balance 10/1/2007	Additions	Reduction	Balance 9/30/2008
Business Type Activities:				
Capital assets not being depreciated			6	\$ 467,400
Land	\$ 467,400	\$ -	\$ -	\$ 467,400 224,535
Easements	224,535	2 502 000	1 257 912	3,516,379
Construction in Progress	2,291,292	2,582,900	1,357,813	4,208,314
Total capital assets not being depreciated	2,983,227	2,582,900	1,357,813	4,200,314
Capital assets being depreciated				
Buildings	1,838,122	* 3,482,697		5,320,819
Improvements other than buildings	22,123,828		3,168,414	20,641,657
Machinery and equipment	666,610	161,910	-	828,520
Total capital assets being depreciated	24,628,560		3,168,414	26,790,996
Total capital assets being depreciated	21,020,000			
Accumulated depreciation				(070 (110)
Buildings	(712,323)			(879,449)
Improvements other than buildings	(3,270,424)			(3,944,065)
Machinery and equipment	(449,199)			(503,686)
Total accumulated depreciation	(4,431,946)	(895,254)		(5,327,200)
Total capital assets being depreciated, net	20,196,614	4,435,596	3,168,414	21,463,796
Business type activities capital assets, net	\$ 23,179,841	\$ 7,018,496	\$ 4,526,227	\$ 25,672,110

^{*} These balances differ from previously reported balances. See Note V. D. Prior Period Adjustments.

IV. DETAILED NOTES ON ALL FUNDS (Continued)

D. Capital Assets (Continued)

Depreciation expense was charged to functions/programs of the government as follows:

Governmental activities:	100	
General government	\$	130,646
Public safety		108,458
Public works		411,484
Culture and recreation		109,552
Total depreciation expense - governmental activities	\$	760,140
Business-type activities:		
Water and wastewater	\$	895,254
Total depreciation expense - business-type activities	\$	895,254

E. Interfund Receivables, Payables and Transfers

The composition of interfund balances as of September 30, 2008, is as follows:

Receivable Fund	Payable Fund	A	Amount
Retiree Health Insurance	General	\$	61,714
Retiree Health Insurance	Water and wastewater		12,992
		\$	74,706

Balances resulted from the time lag between the dates that 1) interfund goods and services are provided or reimbursable expenses occur, and 2) transactions are recorded in the accounting system, and 3) payments between funds are made.

Interfund transfers during the year ended September 30, 2008, are as follows:

Transfers in	Transfers out		Amount
General	Water and wastewater	\$	1,550,000
Debt service	Road improvements		215,625
Debt service	Water and wastewater		790,304
Road improvements	Nonmajor governmental	y	250,577
		\$	2,806,506

Transfers are used to 1) move revenues from the fund that statute or budget requires to collect them to the fund that statute or budget requires to expend them, 2) move receipts restricted to debt service from the funds collecting the receipts to the Debt Service Fund as debt service payments become due, and 3) use unrestricted revenues collected in the General Fund to finance various programs accounted for in other funds in accordance with budgetary authorizations.

IV. DETAILED NOTES ON ALL FUNDS (Continued)

F. Long-term Debt

Changes in Long-term Liabilities

Long-term liability activity for the year ended September 30, 2008, was as follows:

	Balance 10/1/2007	Additions	Reduction	Balance 9/30/2008	Due within One Year
Governmental Activities: Certificates of Obligation Premium on Bond Issuance Refunding Bonds State Infrastructure Loan Deferred Interest Payable Compensated Absences	\$ 17,200,000 87,661 55,000 14,000,000 826,276 116,243	\$ 22,800,000 25,604 - - - 35,847	\$ 480,000 4,383 25,000 553,559 35,335	\$ 39,520,000 108,882 30,000 13,446,441 790,941 152,090	\$ 960,000 5,407 30,000 578,747 36,940
Total Governmental Activities	\$ 32,285,180	\$ 22,861,451	\$ 1,098,277	\$ 54,048,354	\$ 1,611,094
Business Type Activities:	Balance 10/1/2007	Additions	Reduction	Balance 9/30/2008	Due within One Year
Capital Lease Obligation Compensated Absences	\$ 3,991,768 8,396	* \$ - 4,455	\$ 140,993 -	\$ 3,850,775 12,851	\$ 146,747
Total Business Type Activities	\$ 4,000,164	\$ 4,455	\$ 140,993	\$ 3,863,626	\$ 146,747

The General Fund is generally used to liquidate compensated absences for governmental activities.

State Infrastructure Bank Loan

On February 28, 2005, the City entered into an agreement with the State of Texas, acting by and through the Texas Department of Transportation to construct, maintain, or finance a highway improvement project. On November 16, 2004, the City designated an area within the City known as "Reinvestment Zone Number One" for the purpose of financing the state infrastructure bank loan through collections of property taxes in the reinvestment zone. A state infrastructure bank loan in the amount of \$14,000,000 is due in annual principal and interest installments of \$1,202,932 through March 17, 2024 at an interest rate of 4.55%. As of September 30, 2008, deferred interest payable in the amount of \$790,941 is reported as a long-term liability.

Capital Lease Obligation

On February 15, 1999, the City entered an agreement with AquaSource Services and Technologies, Inc. to finance, design, construct, operate, maintain and manage a new wastewater collection and treatment facility. The City would bear the cost of right-of-way acquisitions for the transmission lines and 50 percent of the costs to secure the necessary permits from the TNRCC. AquaSource's compensation consists of a monthly fee ranging from \$20,758 to \$56,150. This fee will be determined by multiplying the number of 1,000 gallon units of wastewater effluent treated during the calendar month by the applicable costs per 1,000 gallons. At the end of 23 years of payments, the facilities will become the property of the City without any additional payments. The City will recoup its costs through user charges. The City is treating the agreement as a capital lease and has imputed interest of 6%. The City had previously reported this obligation as a note payable. During 2008, the obligation was reclassified as a capital lease obligation to more accurately reflect the nature of the transaction.

^{*} These balances differ from previously reported balances. See Note V. D. Prior Period Adjustments.

IV. DETAILED NOTES ON ALL FUNDS (Continued)

F. Long-term Debt (Continued)

Certificates of Obligation

The City issues certificates of obligation to provide funds for the acquisition and construction of major capital facilities and to refund previous issues. Certificates of obligation of the City are as follows:

Governmental Activities:

\$245,000 Combination Tax and Revenue Refunding Bonds - Series 1989, principal due annually in series through 2009, interest due semi-annually at 9.95% to 10.50%.	\$ 30,000
\$1,385,000 Combination Tax and Revenue Certificates of Obligation - Series 2000, principal due annually in series through 2024, interest due semi-annually at 4.85% to 6.75%.	1,180,000
\$5,135,000 Combination Tax and Revenue Certificates of Obligation - Series 2002, principal due annually in series through 2020, interest due semi-annually at 3.00% to 4.75%.	4,235,000
\$2,340,000 Combination Tax and Revenue Certificates of Obligation - Series 2003, principal due annually in series through 2013, interest due semi-annually at 3.68%.	1,395,000
\$9,910,000 Combination Tax and Revenue Certificates of Obligation - Series 2007, principal due annually in series through 2027, interest due semi-annually at 4.00%.	9,910,000
\$22,800,000 Combination Tax and Revenue Certificates of Obligation - Series 2008, principal due annually in series through 2033, interest due semi-annually at 3.50% to 5.00%.	22,800,000
	\$ 39,550,000

Defeasance of Bonds

In prior years, the City defeased certain certificates of obligation bonds by placing the proceeds of new bonds in an irrevocable trust to provide for all future debt service payments on the old bonds. Accordingly, the trust account assets and liabilities for the defeased bonds are not included in the City's financial statements. As of September 30, 2008, the City does not have any debt considered defeased and still outstanding.

IV. DETAILED NOTES ON ALL FUNDS (Continued)

F. Long-term Debt (Continued)

Debt Service Requirements

Annual debt service requirements for the State Infrastructure Bank Loan are as follows:

Fiscal Year Ending September 30,	1	Principal	 Interest	9 1	Total
2009	\$	615,688	\$ 647,801	\$	1,263,489
2010	\$	643,702	\$ 619,787	\$	1,263,489
2011	\$	672,991	\$ 590,499	\$	1,263,490
2012		703,612	559,878		1,263,490
2013		735,626	527,863		1,263,489
2014-2018		4,211,712	2,105,733		6,317,445
2019-2023		5,261,127	1,056,318		6,317,445
2024-2027		1,392,925	 71,261		1,464,186
	\$	14,237,383	\$ 6,179,140	\$	20,416,523

Annual debt service requirements to maturity for capital lease are as follows:

Fiscal Year Ending September 30,]	Principal	 Interest	_	Total
2009	\$	146,747	\$ 227,055	\$	373,802
2010		155,798	218,004		373,802
2011		165,407	208,394		373,801
2012		175,609	198,192		373,801
2013		186,440	187,361		373,801
2014-2018		1,119,546	749,459		1,869,005
2019-2023		1,510,102	358,906		1,869,008
2024-2027		391,126	 13,826		404,952
	\$	3,850,775	\$ 2,161,197	\$	6,011,972

Annual debt service requirements to maturity for certificates of obligation and refunding bonds are as follows:

September 30,	I	Principal	-	Interest '	0	Total
2009	\$	990,000	\$	2,091,721	\$	3,081,721
2010		1,410,000		1,674,142		3,084,142
2011		1,465,000		1,621,313		3,086,313
2012		1,520,000		1,566,698		3,086,698
2013		1,580,000		1,334,436		2,914,436
2014-2018		7,510,000		7,015,048		14,525,048
2019-2023		9,190,000		5,003,356		14,193,356
2024-2028		10,230,000		2,766,528		12,996,528
2028-2033	-	5,655,000	9	858,076		6,513,076
	\$	39,550,000	\$	23,931,318	\$	63,481,318

IV. DETAILED NOTES ON ALL FUNDS (Continued)

G. Contingent Arbitrage Liabilities

The City has invested a portion of revenue bond proceeds as a reserve for the retirement of the bonds. Any excess of interest revenue earned on invested proceeds over interest paid on the bonds must be rebated to the federal government every five years.

V. OTHER INFORMATION

A. Risk Management

The City is exposed to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; employee health benefits; and other claims of various natures. The City participates in the Texas Municipal League Intergovernmental Risk Pool. As an insured, the City is not obligated to reimburse the pool for losses. The City has not had any significant reductions in insurance coverage, nor have insurance settlements for the last three fiscal years exceeded insurance coverage. Any losses reported, but unsettled or incurred and not reported, are believed to be insignificant to the City's financial statements.

B. Commitments and Contingencies

The City is a defendant in lawsuits occurring in the normal course of business. Although the outcome of these matters is not presently determinable, in the opinion of the City's attorney, their resolution will not have a material adverse effect on the financial condition of the City. Amounts received or receivable from grantor agencies are subject to audit and adjustment by such agencies. Any disallowed claims, including amounts already collected may constitute a liability of the applicable funds. The amount, if any, of expenditures which may be disallowed by the grantor cannot be determined at this time although the City expects such amounts, if any, to be immaterial.

C. Benefit Plans

1. Retirement Plan

Plan Description

The City provides pension benefits for all of its full-time employees through a nontraditional, joint contributory, hybrid defined benefit plan in the statewide Texas Municipal Retirement System (TMRS), one of 827 administered by TMRS, an agent multiple-employer public employee retirement system.

All assumptions for the December 31, 2007, valuations are contained in the 2007 TMRS Comprehensive Annual Financial Report, a copy of which may be obtained by writing to P. O. Box 149153, Austin, Texas 78714-9153.

V. OTHER INFORMATION (Continued)

- C. Benefit Plans (Continued)
- 1. Retirement Plan (Continued)

Plan Description (Continued)

Benefits depend upon the sum of the employee's contributions to the plan, with interest, and the City-financed monetary credits, with interest. At the date the plan began, the City granted monetary credits for service rendered before the plan began of a theoretical amount equal to two times what would have been contributed by the employee, with interest, prior to establishment of the plan. Monetary credits for service since the plan began are a percent (100%) of the employee's accumulated contributions. In addition, the City can grant as often as annually another type of monetary credit referred to as an updated service credit which is a theoretical amount which, when added to the employee's accumulated contributions and the monetary credits for service since the plan began, would be the total monetary credits and employee contributions accumulated with interest if the current employee contribution rate and City matching percent had always been in existence and if the employee's salary had always been the average of his salary in the last three years that are one year before the effective date. At retirement, the benefit is calculated as if the sum of the employee's accumulated contributions with interest and the employer-financed monetary credits with interest were used to purchase an annuity.

Contributions

Under the state law governing TMRS, the actuary annually determines the City contribution rate. This rate consists of the normal cost contribution rate and the prior service contribution rate, both of which are calculated to be a level percent of payroll from year to year. The normal cost contribution rate finances the currently accruing monetary credits due to the City matching percent, which are the obligation of the City as of an employee's retirement date, not at the time the employee's contributions are made. The normal cost contribution rate is the actuarially determined percent of payroll necessary to satisfy the obligation of the City to each employee at the time his/her retirement becomes effective. The prior service contribution rate amortizes the unfunded (overfunded) actuarial liability (asset) over the remainder of the plan's 25-year amortization period. Both the employees and the City make contributions monthly. Since the City needs to know its contribution rate in advance to budget for it, there is a one-year delay between the actuarial valuation that is the basis for the rate and the calendar year when the rate goes into effect (i.e. December 31, 2007, valuation is effective for rates beginning January 2009).

C. Benefit Plans (Continued)

1. Retirement Plan (Continued)

Changes in Actuarial Cost Method and Assumptions

At its December 8, 2007 meeting, the TMRS Board of Trustees adopted actuarial assumptions to be used in the actuarial valuation for the year ended December 31, 2007. A summary of actuarial assumptions and definitions can be found in the December 31, 2007 TMRS Comprehensive Annual Financial Report (CAFR).

Since its inception, TMRS has used the Unit Credit actuarial funding method. This method accounts for liability accrued as of the valuation date, but does not project the potential future liability of provisions adopted by a city. Two-thirds of the cities participating in TMRS have adopted the Updated Service Credit and Annuity Increases provisions on an annually repeating basis. For the December 31, 2007 valuation, the TMRS Board determined that the Projected Unit Credit (PUC) funding method should be used, which facilitates advance funding for future updated service credits and annuity increases that are adopted on an annually repeating basis. In addition, the Board also adopted a change in the amortization period from a 25-year "open" to a 25-year "closed" period. TMRS Board of Trustee rules provide that, whenever a change in actuarial assumptions or methods results in a contribution rate increase in an amount greater than 0.5%, the amortization period will be increased to 30 years, unless a city requests that the period remain at 25 years. For cities with repeating features, these changes would likely result initially in higher required contributions and lower funded ratios; however, the funded ratio should show steady improvement over time. To assist in this transition to higher rates, the Board also approved an eight-year phase-in period, which will allow cities the opportunity to increase their contributions gradually (approx. 12.5% each year) to their full rate (or their required contribution rate).

If the changes in actuarial funding method and assumptions had not been adopted for the 2007 valuation, the city's unfunded actuarial accrued liability would have been \$3,084,227 and the funded ratio would have been 78%.

Assumptions and Schedule of Actuarial Liabilities and Funding Progress

A. Plan Provisions

2007	2006	2005
827	821	811
7.00%	7.00%	7.00%
2 to 1	2 to 1	2 to 1
10	10	10
60/10,0/20	60/10,0/20	60/10,0/20
100%	100%	100%
Y	Y	Y
70%	70%	70%
Y	Y	Y
	827 7.00% 2 to 1 10 60/10,0/20 100% Y 70%	827 821 7.00% 7.00% 2 to 1 2 to 1 10 10 60/10,0/20 60/10,0/20 100% 100% Y Y 70% 70%

V. OTHER INFORMATION (Continued)

C. Benefit Plans (Continued)

1. Retirement Plan (Continued)

Assumptions and Schedule of Actuarial Liabilities and Funding Progress (Continued)

B. Funding Policy

Cities are required to contribute at an actuarially determined rate; these rates are provided to the City on an annual basis, following the completion of the actuarial valuation. Note that there is a time delay in the valuation and when the rate becomes effective - for example, the January 1, 2007 contribution rate is based on the 12/31/2005 valuation results; if a change in plan provisions is elected by the city, this rate can change. The actuary determines contribution rates on a calendar-year basis; the city discloses the annual pension costs (which equal the required contributions) based on the calculated rate(s) for the city's fiscal year.

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	2007	2006	2005
Actuarial Cost Method	Projected Unit		A STATE OF THE STA
	Credit	Unit Credit	Unit Credit
Amortization Method	Level Percent	Level Percent	Level Percent
	of Payroll	of Payroll	of Payroll
Remaining Amortization	25 Years-	25 Years-Open	25 Years-
	Closed Period	Period	Open Period
Asset Valuation Method	*		Amortized
	Amortized Cost	Amortized Cost	Cost
Investment Rate of Return	7%	7%	7%
Projected Salary Increases	Varies by age	Varies by age	Varies by age
	and service	and service	and service
Includes Inflation at	3.00%	3.00%	3.00%
Cost of Living Adjustments	2.1% (3.0% CPI)	2.1% (3.0% CPI)	2.1% (3.0% CPI)
City Specific Assumptions			
Payroll Growth Assumption	3.00%	3.00%	3.00%
Withdrawal Rates for Male/Female	Mid/Low	Mid/Low	Mid/Low

D. Schedule of Funding Information

Actuarial Valuation Date	 2007	 2006	-	2005
Actuarial Value of Assets	\$ 2,404,457	\$ 2,423,903	\$	2,026,094
Actuarial Accrued Liabilities	3,738,617	2,989,877		2,580,546
Percentage Funded	64.3%	81.1%		78.5%
Unfunded (Overfunded) Actuarial				
Accrued Liability (UAAL)	1,334,160	565,974		554,452
Annual Covered Payroll	3,030,448	2,536,750		1,902,879
UAAL as a Percentage of Covered Payroll	44.0%	22.3%		29.1%
Net Pension Obligation (NPO) at the Beginning of Period	-			
Annual Pension Cost:				
Annual Required Contribution (ARC)	245,201	179,591		183,831
Contributions Made	245,201	179,591		183,831
NPO at the End of the Period	\$ ₩ ();	\$ -	\$	

V. OTHER INFORMATION (Continued)

C. Benefit Plans (Continued)

2. Supplemental Death Benefits Fund

Plan Description

The City participates in the cost sharing multiple-employer defined benefit group-term life insurance plan operated by the Texas Municipal Retirement System (TMRS) known as the SDBF. The City elected to provide group-term life insurance coverage to both current and retired employees. The death benefit for active employees provides a lump-sum payment approximately equal to the employee's annual salary (calculated based on the employee's actual earnings, for the 12-month period preceding the month of death). Retired employees are insured for \$7,500; this coverage is an "other postemployment benefit," or OPEB.

The City contributes to the SDBF at a contractually required rate as determined by an annual actuarial valuation. The rate is equal to the cost of providing one-year term life insurance. The funding policy for the SDBF program is to assure that adequate resources are available to meet all death benefit payments for the upcoming year; the intent is not to prefund retiree term life insurance during employees' entire careers. The City's contributions to the SDBF for the years ended September 30, 2008, 2007, and 2006 were \$5,236, \$4,235, and \$3,871, respectively, which equaled the required contributions each year.

TMRS issues a publicly available Comprehensive Annual Report (CAFR) that includes financial and supplementary information for the SDBF. That report may be obtained from the TMRS website at www.TMRS.com.

3. Post Retirement Health Insurance Plan

The City maintains a single-employer defined benefit health insurance plan for retirees through the Texas Municipal League Intergovernmental Employee Benefits Pool (TML). The City elected to provide health insurance coverage to certain retired employees. Former full time employees who have retired after 25 years of service and all full time employees who have completed 5 years or more of continuous service by April 1, 2009, and who complete a total of 25 years or more of continuous service are entitled to the same group health insurance coverage provided to active employees. This coverage is completely paid by the City. Employees who have completed less than 5 years of continuous service as of April 1, 2009, and who complete 25 years or more of continuous service are entitled to the same group health insurance coverage provided to active employees. The City will pay \$300 (adjusted annually based on the CPI) toward this coverage. The employee is responsible for the balance. Any employee hired after April 1, 2009, is not entitled to group health insurance coverage. This plan is an "other postemployment benefit," or OPEB.

The City contributes to the plan at a actuarially determined rate. The rate is equal to the cost of providing health insurance coverage under the terms indicated in the preceding paragraph. The funding policy for the plan is to assure that adequate resources are available to meet all health insurance payments for the upcoming year; the intent is not to prefund retiree health insurance during employees' entire careers. The City's contribution to the plan for the year ended September 30, 2008, was \$74,706 which equaled the required contribution for that year.

The City accounts for the liability associated with the plan and the assets accumulated to pay benefits under the accrual basis of accounting in the Retiree Health Insurance Fund.

V. OTHER INFORMATION (Continued)

D. Prior Period Adjustment

In the current year, the City discovered certain prior year errors which required adjustments to fund and net asset opening balances as follows:

Adjustments related to Aquasource capital lease	\$	70,522
Amounts received from developers recorded as revenue		(1,035,961)
Prior year fixed assets not recorded	<u>:</u>	30,970
Net effect on beginning fund balance/net assets balances	\$	(934,469)

APPENDIX C

Form of Bond Counsel's Opinion



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\$5,600,000 CITY OF KYLE, TEXAS LIMITED TAX NOTES, SERIES 2009

WE HAVE ACTED AS BOND COUNSEL in connection with the issuance by the City of Kyle, Texas (the "City") of its \$5,600,000 aggregate original principal amount of Limited Tax Notes, Series 2009, dated July 1, 2009 (the "Notes").

IN OUR CAPACITY AS BOND COUNSEL, we have examined the Notes for the sole purpose of rendering an opinion with respect to the legality and validity of the Notes, the ordinance of the City Council of the City (the "City Council") authorizing the Note adopted on July ___, 2009 (the "Ordinance") and the Notes under the Constitution and laws of the State of Texas, and with respect to the excludability of the interest on the Notes from gross income for federal income tax purposes. We have not been requested to investigate or verify, and have not investigated or verified, any records data or other material relating to the financial condition or capabilities of the City.

WE HAVE EXAMINED the applicable and pertinent provisions of the Constitution and laws of the State of Texas; a transcript of certified proceedings of the City and other pertinent instruments authorizing and relating to the issuance of the Notes, including the registered Initial Note numbered I-1 in the transcript of certified proceedings.

BASED ON OUR EXAMINATION, we are of the opinion that:

- The Notes are valid and legally binding obligations of the City enforceable in accordance with their terms, except as their enforceability may be limited by bankruptcy, insolvency, or other laws affecting creditors' rights generally and as may be affected by matters involving the exercise of equitable or judicial discretion.
- 2. The Notes are secured by and payable from the levy of a direct annual ad valorem tax upon all taxable property within the City, within limits prescribed by law, sufficient for said purposes.
- 3. Interest on the Notes will not be includable for federal income tax purposes in the gross income of the owners thereof pursuant to Section 103 of the Code and will not constitute a specific item of tax preference under Section 57 of the Code for purposes of calculating the alternative minimum tax.

Although the adjustment for "adjusted current earnings" set forth in Section 56(g) of the Code is required in determining a corporation's alternative minimum taxable income, interest on certain tax-exempt obligations issued in 2009 or 2010, such as the Notes, is excluded from the calculation of adjusted current earnings.

In rendering this opinion, we have assumed continuing compliance by the City with the covenants contained in the Ordinance and the Federal Tax Certificate, that it will comply with the applicable requirements of the Code, including requirements relating to, *inter alia*, the use and investment of proceeds of the Notes and rebate to the United States Treasury of specified arbitrage earnings, if any, under Section 148(f) of the Code. Failure of the City to comply with such covenants could result in the interest on the Notes being subject to federal income tax from the date of issue. We have not undertaken to monitor compliance with such covenants or to advise any party as to changes in the law after the date hereof that may affect the tax-exempt status of the interest on the Notes.

The opinions set forth above are based on existing law, which is subject to change. Such opinions are further based on our knowledge of facts as of the date hereof. We assume no duty to update or supplement these opinions to reflect any facts or circumstances that may hereafter come to our attention or to reflect any changes in any law that may hereafter occur or become effective. Moreover, our opinions are not a guarantee of result and are not binding on the Internal Revenue Service; rather, such opinions represent our legal judgment based upon our review of existing law and in reliance upon the representations and covenants referenced above that we deem relevant to such opinions. We observe that the City has covenanted in the Ordinance not to take any action, or omit to take any action within its control, that if taken or omitted, respectively, may result in the treatment of interest on the Notes as includable in gross income for federal income tax purposes.

Respectfully,

