RATINGS: Moody's: "Aa2" S&P: "AA+"

Fitch: "AA+" (See "RATINGS" herein)

In the opinion of Jones Hall, A Professional Law Corporation, San Francisco, California, and Amira Jackmon, Attorney at Law, Berkeley, California, Co-Special Counsel, subject, however to certain qualifications described herein, under existing law, the portion of Base Rental payments designated as and comprising interest and received by the owners of the Certificates is excluded from gross income for federal income tax purposes, and such interest is not an item of tax preference for purposes of the federal alternative minimum tax. The portion of Base Rental payments designated and comprising interest may be subject to the corporate alternative minimum tax. In the further opinion of Special Counsel, such interest is exempt from California personal income taxes. For a more complete discussion of the tax aspects, see "TAX MATTERS" herein.



\$123,345,000

CITY AND COUNTY OF SAN FRANCISCO CERTIFICATES OF PARTICIPATION SERIES 2024A

(MULTIPLE CAPITAL IMPROVEMENT PROJECTS)

evidencing proportionate interests of the Owners thereof in a Project Lease, including the right to receive Base Rental payments to be made by the CITY AND COUNTY OF SAN FRANCISCO

Dated: Date of Delivery

Due: April 1, as shown on the inside cover

This cover page contains certain information for general reference only. It is not intended to be a summary of the security for or the terms of the Certificates. Investors are advised to read the entire Official Statement to obtain information essential to the making of an informed investment decision.

The certificates of participation captioned above (the "Certificates") will be sold to provide funds to: (i) finance and refinance certain capital improvement projects of the Department of Public Health of the City and County of San Francisco (the "City"), as further described herein, including through the retirement of certain commercial paper notes of the City issued for such purpose, and (ii) pay costs of execution and delivery of the Certificates. See "PLAN OF FINANCE AND THE LEASED PROPERTY" and "ESTIMATED SOURCES AND USES OF FUNDS."

The Certificates are executed and delivered pursuant to a Trust Agreement, dated as of May 1, 2009, as previously supplemented and amended and as supplemented and amended by the Ninth Supplement to Trust Agreement, dated as of November 1, 2024 (as supplemented and amended, the "Trust Agreement"), by and between the City and U.S. Bank Trust Company, National Association, as successor in interest to U.S. Bank National Association, as trustee (the "Trustee"), and in accordance with the Charter of the City (the "Charter"). See "THE CERTIFICATES - Authority for Execution and Delivery." The Certificates evidence the principal and interest components of the Base Rental payable by the City pursuant to a Project Lease, dated as of May 1, 2009, as previously supplemented and amended and as supplemented and amended by that certain Ninth Supplement to Project Lease, dated as of November 1, 2024 (as so supplemented and amended, the "Project Lease"), by and between the Trustee, as lessor, and the City, as lessee. The City has covenanted in the Project Lease to take such action as may be necessary to include and maintain all Base Rental and Additional Rental payments in its annual budget, and to make necessary annual appropriations therefor. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES - Covenant to Budget and Appropriate; Right to Re-let." The obligation of the City to pay Base Rental is in consideration for the use and occupancy of the site and facilities subject to the Project Lease (as further described herein, the "Leased Property"), and such obligation may be abated in whole or in part if there is substantial interference with the City's use and occupancy of the Leased Property or any portion thereof. See "CERTAIN RISK FACTORS - Abatement." The Leased Property will generally consist of the site and facilities of (i) certain portions of the City's Laguna Honda Hospital, (ii) the San Bruno Complex and (iii) the One South Van Ness Avenue Property, each as further described herein. See "PLAN OF FINANCE AND THE LEASED PROPERTY" herein. Neither the Certificates nor the Base Rental payments are secured by any mortgage or deed of trust on the Leased Property or any portion thereof. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES" herein.

The Certificates will be delivered in fully registered form and registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"). Individual purchases of the Certificates will be made in book entry form only, in the principal amount of \$5,000 and integral multiples thereof. Principal and interest with respect to the Certificates will be paid by the Trustee to DTC, which will in turn remit such payments to the participants in DTC for subsequent disbursement to the beneficial owners of the Certificates. See "THE CERTIFICATES – Form and Registration." Interest evidenced and represented by the Certificates is payable on April 1 and October 1 of each year, commencing April 1, 2025. Principal will be paid as shown on the inside cover hereof. See "THE CERTIFICATES – Payment of Principal and Interest."

The Certificates are subject to prepayment prior to maturity as described herein. See "THE CERTIFICATES - Prepayment of the Certificates."

THE OBLIGATION OF THE CITY TO MAKE BASE RENTAL OR ADDITIONAL RENTAL PAYMENTS UNDER THE PROJECT LEASE DOES NOT CONSTITUTE AN OBLIGATION FOR WHICH THE CITY IS OBLIGATED TO LEVY OR PLEDGE ANY FORM OF TAXATION OR FOR WHICH THE CITY HAS LEVIED OR PLEDGED ANY FORM OF TAXATION. NEITHER THE CERTIFICATES NOR THE OBLIGATION OF THE CITY TO MAKE BASE RENTAL OR ADDITIONAL RENTAL PAYMENTS CONSTITUTES AN INDEBTEDNESS OF THE CITY, THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS WITHIN THE MEANING OF ANY CONSTITUTIONAL OR STATUTORY DEBT LIMITATION OR RESTRICTION. THE CITY SHALL BE OBLIGATED TO MAKE BASE RENTAL PAYMENTS SUBJECT TO THE TERMS OF THE PROJECT LEASE AND NEITHER THE CITY NOR ANY OF ITS OFFICERS SHALL INCUR ANY LIABILITY OR ANY OTHER OBLIGATION WITH RESPECT TO THE EXECUTION AND DELIVERY OF THE CERTIFICATES. SEE "CERTAIN RISK FACTORS."

The Certificates were sold by competitive bid on October 31, 2024 pursuant to an Official Notice of Sale dated October 23, 2024. See "SALE OF THE CERTIFICATES" herein.

MATURITY SCHEDULE

(See inside cover)

The Certificates are offered when, as and if executed and received by the initial purchaser of the Certificates, subject to the approval of the validity of the Project Lease by Jones Hall, A Professional Law Corporation, San Francisco, California and Amira Jackmon, Attorney at Law, Berkeley, California, Co-Special Counsel, and certain other conditions. Certain legal matters will be passed upon for the City by the City Attorney and by Hawkins Delafield & Wood LLP, San Francisco, California and Stradling Yocca Carlson & Rauth LLP, Newport Beach, California, Co-Disclosure Counsel. It is expected that the Certificates in book-entry form will be available for delivery through DTC on or about November 14, 2024.

MATURITY SCHEDULE

\$123,345,000 CITY AND COUNTY OF SAN FRANCISCO CERTIFICATES OF PARTICIPATION SERIES 2024A (MULTIPLE CAPITAL IMPROVEMENT PROJECTS)

(Base CUSIP[†] Number: 79765G)

Certificate Payment Date					CUSIP [†]
(April 1)	Principal Amount	Interest Rate	Yield ¹	Price ¹	Suffix
2025	\$6,910,000	5.000%	3.100%	100.707	AA1
2026	3,850,000	5.000	2.700	103.093	AB9
2027	4,040,000	5.000	2.530	105.668	AC7
2028	4,245,000	5.000	2.520	107.985	AD5
2029	4,455,000	5.000	2.560	110.047	AE3
2030	4,675,000	5.000	2.610	111.922	AF0
2031	4,910,000	5.000	2.700	113.395	AG8
2032	5,155,000	5.000	2.770	114.790	AH6
2033	5,415,000	5.000	2.850	115.924	AJ2
2034	5,685,000	5.000	2.900	115.521 ^(c)	AK9
2035	5,970,000	5.000	3.000	114.719 ^(c)	AL7
2036	6,270,000	5.000	3.020	114.560 ^(c)	AM5
2037	6,580,000	5.000	3.070	114.162 ^(c)	AN3
2038	6,910,000	5.000	3.150	113.529 ^(c)	AP8
2039	7,255,000	5.000	3.190	113.215 ^(c)	AQ6
2040	7,620,000	4.000	3.570	103.087 ^(c)	AR4
2041	7,925,000	4.000	3.700	102.141 ^(c)	AS2
2042	8,240,000	3.000	3.990	87.672	AT0
2043	8,490,000	3.000	4.040	86.596	AU7
2044	8,745,000	3.000	4.110	85.265	AV5

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Reoffering yields and prices are furnished by the initial purchaser of the Certificates. The City takes no responsibility for the accuracy thereof.

⁽c) Priced to optional call date of April 1, 2033 at par.

No dealer, broker, salesperson or other person has been authorized by the City to give any information or to make any representations other than those contained herein and, if given or made, such other information or representation must not be relied upon as having been authorized by the City. This Official Statement does not constitute an offer to sell or the solicitation of an offer to buy nor shall there be any sale of the Certificates by any person, in any jurisdiction in which it is unlawful for such person to make such an offer, solicitation or sale.

This Official Statement is not to be construed as a contract with the purchaser of the Certificates. Statements contained in this Official Statement which involve estimates, forecasts or matters of opinion, whether or not expressly so described herein, are intended solely as such and are not to be construed as representations of fact.

The information set forth herein, other than that provided by the City, has been obtained from sources that are believed to be reliable, but is not guaranteed as to accuracy or completeness. The information and expressions of opinion herein are subject to change without notice and neither delivery of this Official Statement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the City since the date hereof.

This Official Statement is submitted in connection with the execution and sale of the Certificates referred to herein and may not be reproduced or used, in whole or in part, for any other purpose, unless authorized in writing by the City. All summaries of the documents and laws are made subject to the provisions thereof and do not purport to be complete statements of any or all such provisions.

In connection with the offering of the Certificates, the initial purchaser of the Certificates may over-allot or effect transactions which stabilize or maintain the market price of the Certificates at levels above that which might otherwise prevail in the open market. Such stabilizing, if commenced, may be discontinued at any time. The initial purchaser of the Certificates may offer and sell the Certificates to certain dealers and dealer banks at prices lower than the initial public offering prices stated on the inside cover hereof. Such initial public offering prices may be changed from time to time by the initial purchaser of the Certificates.

This Official Statement contains forecasts, projections, estimates and other forward-looking statements that are based on current expectations. The words "expects," "forecasts," "projects," "intends," "anticipates," "estimates," "assumes" and analogous expressions are intended to identify forward-looking statements. Such forecasts, projections and estimates are not intended as representations of fact or guarantees of results. Any such forward-looking statements inherently are subject to a variety of risks and uncertainties that could cause actual results or performance to differ materially from those that have been forecast, estimated or projected. Such risks and uncertainties include, among others, changes in social and economic conditions, federal, state and local statutory and regulatory initiatives, litigation, population changes, seismic events and various other events, conditions and circumstances, many of which are beyond the control of the City. These forward-looking statements speak only as of the date of this Official Statement. The City disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statement contained herein to reflect any changes in the expectations of the City with regard thereto or any change in events, conditions or circumstances on which any such statement is based.

The execution and sale of the Certificates have not been registered under the Securities Act of 1933 in reliance upon the exemption provided thereunder by Section 3(a)2 for the issuance and sale of municipal securities.

The City maintains a website and social media accounts. The information presented on such website and social media accounts is *not* incorporated by reference as part of this Official Statement and should not be relied upon in making investment decisions with respect to the Certificates. Various other websites referred to in this Official Statement also are not incorporated herein by such references.



CITY AND COUNTY OF SAN FRANCISCO

MAYOR

London N. Breed

BOARD OF SUPERVISORS

Aaron Peskin, Board President, District 3

Connie Chan, District 1 Catherine Stefani, District 2 Joel Engardio, District 4 Dean Preston, District 5 Matt Dorsey, District 6 Myrna Melgar, *District 7* Rafael Mandelman, *District 8* Hillary Ronen, *District 9* Shamann Walton, *District 10* Ahsha Safai, *District 11*

CITY ATTORNEY

David Chiu

CITY TREASURER

José Cisneros

OTHER CITY AND COUNTY OFFICIALS

Carmen Chu, City Administrator
Greg Wagner, Controller
Anna Van Degna, Director, Controller's Office of Public Finance

PROFESSIONAL SERVICES

Co-Special Counsel

Jones Hall, A Professional Law Corporation San Francisco, California Amira Jackmon, Attorney at Law Berkeley, California

Municipal Advisor

Backstrom McCarley Berry & Co. LLC San Francisco, California

Co-Disclosure Counsel

Hawkins Delafield & Wood LLP San Francisco, California

Stradling Yocca Carlson & Rauth LLP Newport Beach, California

Trustee

U.S. Bank Trust Company, National Association San Francisco, California



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OFFICIAL STATEMENT

\$123,345,000 CITY AND COUNTY OF SAN FRANCISCO CERTIFICATES OF PARTICIPATION SERIES 2024A (MULTIPLE CAPITAL IMPROVEMENT PROJECTS)

evidencing proportionate interests of the Owners thereof in a Project Lease, including the right to receive Base Rental payments to be made by the CITY AND COUNTY OF SAN FRANCISCO

INTRODUCTION

This Official Statement, including the cover page and the appendices hereto, is provided to furnish information in connection with the offering by the City and County of San Francisco (the "City") of its City and County of San Francisco Certificates of Participation, Series 2024A (Multiple Capital Improvement Projects) (the "Certificates"). Any capitalized term not defined herein will have the meaning given to such term in APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – Definitions of Certain Terms." The references to any legal documents, instruments and the Certificates in this Official Statement do not purport to be comprehensive or definitive, and reference is made to each such document for complete details of all terms and conditions.

This Introduction is designed to give an overview of the transaction and serve as a guide to the contents of this Official Statement.

Overview of the Transaction. The City, exercising its Charter powers to convey and lease property for City purposes, has conveyed the Leased Property (as defined hereafter) to U.S. Bank Trust Company, National Association, as successor in interest to U.S. Bank National Association, as trustee (the "Trustee") under the Property Lease (the "Original Property Lease"), dated as of May 1, 2009, by and between the City, as lessor, and the Trustee, as lessee, as previously supplemented and amended and as supplemented and amended by that certain Ninth Supplement to Property Lease (the "Ninth Supplement to Property Lease"), dated as of November 1, 2024 (as so supplemented and amended, the "Property Lease"), at a nominal annual rent. The Trustee has leased the Leased Property back to the City for the City's use under the Project Lease (the "Original Project Lease"), dated as of May 1, 2009, by and between the Trustee, as lessor, and the City, as lessee, as previously supplemented and amended and as supplemented and amended by that certain Ninth Supplement to Project Lease (the "Ninth Supplement to Project Lease"), dated as of November 1, 2024 (as so supplemented and amended, the "Project Lease").

The Leased Property will generally consist of (i) certain portions of the City's Laguna Honda Hospital (including the South Residence building, the North Residence building and the Pavilion building), (ii) the San Bruno Complex and (iii) the One South Van Ness Avenue Property, each as defined and further described herein. See "PLAN OF FINANCE AND THE LEASED PROPERTY." The City will be obligated under the Project Lease to pay Base Rental and Additional Rental (each as defined in APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – Definitions of Certain Terms") payments to the Trustee each year during the term of the Project Lease (subject to certain conditions under which Base Rental may be "abated" as discussed herein). Each payment of Base Rental will consist of principal and interest components, and when received by the Trustee in each rental period, will be deposited with the Trustee for payment of the Certificates. The Trustee will execute and deliver the "certificates of participation" in the Project Lease, representing proportional interests in the principal and interest components of Base Rental payments it will receive from the City. The Trustee will apply the Base Rental payments it receives to pay principal and interest with respect to each Certificate when due according to the Trust Agreement (the "Original Trust Agreement"), dated as of May 1, 2009, by and between the City and the Trustee, as previously

supplemented and amended and as supplemented and amended by that certain Ninth Supplement to Trust Agreement (the "Ninth Supplement to Trust Agreement"), dated as of November 1, 2024 (as so supplemented and amended, the "Trust Agreement"), which governs the security and terms of payment of the Certificates. Neither the Certificates nor the Base Rental payments are secured by any mortgage or deed of trust on the Leased Property or any portion thereof. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES" herein.

The money received from the sale of the Certificates will be applied by the Trustee, at the City's direction, to (i) finance and refinance certain capital improvement projects of the City's Department of Public Health ("DPH"), including through the retirement of certain commercial paper notes of the City issued for such purpose (as further defined herein, the "Project"), and (ii) pay costs of execution and delivery of the Certificates. See "PLAN OF FINANCE AND THE LEASED PROPERTY" herein.

The Certificates are being delivered as Additional Certificates under the Trust Agreement and will be secured by Base Rental payments relating to the Leased Property on a parity basis with certain outstanding certificates of participation of the City (as further described below, the "Prior Parity Certificates"). As of October 15, 2024, the Prior Parity Certificates consist of the following certificates of participation of the City: (i) the \$116,460,000 City and County of San Francisco Refunding Certificates of Participation Series 2019-R1 (Multiple Capital Improvement Projects) (the "2019-R1 Certificates"), outstanding in the aggregate principal amount of \$76,745,000, (ii) the \$70,640,000 City and County of San Francisco Refunding Certificates of Participation Series 2020-R1 (Multiple Capital Improvement Projects) (the "2020-R1 Certificates"), outstanding in the aggregate principal amount of \$53,255,000, (iii) the \$76,020,000 City and County of San Francisco Certificates of Participation Series 2021A (Multiple Capital Improvement Projects) (the "2021A Certificates"), outstanding in the aggregate principal amount of \$70,730,000, (iv) the \$103,410,000 City and County of San Francisco Certificates of Participation Series 2023A (Affordable Housing and Community Facilities Projects) (Federally Taxable) (the "2023A Certificates"), outstanding in the aggregate principal amount of \$100,670,000, (v) the \$80,040,000 City and County of San Francisco Certificates of Participation Series 2023B (Multiple Capital Improvement Projects) (Tax-Exempt) (the "2023B Certificates"), outstanding in the aggregate principal amount of \$77,595,000, and (vi) the \$214,585,000 City and County of San Francisco Refunding Certificates of Participation Series 2024-R1 (Multiple Capital Improvement Projects) (Tax-Exempt) (the "2024-R1 Certificates"), outstanding in the aggregate principal amount of \$214,585,000. As of October 15, 2024, the Prior Parity Certificates were outstanding in the aggregate principal amount of \$593,580,000.

As of the date hereof, the City has authorized the execution and delivery of Additional Certificates to be executed and delivered under the Trust Agreement to finance various projects of the City. Under these existing authorizations, \$703,210,000 remained unissued as of October 15, 2024, including \$157,000,000 of such existing authorization attributable to the authorization for the Certificates. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES – Parity Obligations" and APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Capital Financing and Bonds – Board Authorized and Unissued Long-Term Certificates of Participation" for additional information on these authorizations. The City may decide not to execute and deliver all or any portion of the Additional Certificates remaining under these authorizations. The City may also authorize the execution and delivery of other Additional Certificates in the future.

Guide to this Official Statement. The Project and the facilities constituting the Leased Property are described herein in the section "PLAN OF FINANCE AND THE LEASED PROPERTY." The application of the proceeds of sale of the Certificates is described in the sections "PLAN OF FINANCE AND THE LEASED PROPERTY" and "ESTIMATED SOURCES AND USES OF FUNDS." The terms of the Certificates and repayment thereof and security for the Certificates are described in the sections "THE CERTIFICATES," "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES," and other sections in the front portion of this Official Statement. Current information about the City, its finances and governance, are provided in APPENDIX A. The City's most recent annual comprehensive financial report appears in

APPENDIX B. A summary of the Project Lease, the Property Lease, and the Trust Agreement are provided in APPENDIX C.

This Official Statement speaks only as of its date, and the information contained herein is subject to change. Except as required by the Continuing Disclosure Certificate to be executed by the City, the City has no obligation to update the information in this Official Statement. See "CONTINUING DISCLOSURE" and APPENDIX D – "FORM OF CONTINUING DISCLOSURE CERTIFICATE" herein.

Quotations from and summaries and explanations of the Certificates, the Trust Agreement, the Project Lease, the Property Lease, the ordinance providing for the execution and delivery of the Certificates, other legal documents and provisions of the constitution and statutes of the State of California (the "State"), the City's Charter and ordinances, and other documents described herein, do not purport to be complete, and reference is made to said laws and documents for the complete provisions thereof. Copies of those documents and information concerning the Certificates are available from the City through the Office of Public Finance, 1 Dr. Carlton B. Goodlett Place, Room 338, San Francisco, CA 94102-4682. Reference is made herein to various other documents, reports, websites, etc., which were either prepared by parties other than the City, or were not prepared, reviewed and approved by the City with a view towards making an offering of public securities, and such materials are therefore not incorporated herein by such references nor deemed a part of this Official Statement.

THE CITY AND COUNTY OF SAN FRANCISCO

General. The City is the economic and cultural center of the San Francisco Bay Area and northern California. The limits of the City encompass over 93 square miles, of which 49 square miles are land, with the balance consisting of tidelands and a portion of the San Francisco Bay (the "Bay"). The City is located at the northern tip of the San Francisco Peninsula, bounded by the Pacific Ocean to the west, the Bay and the San Francisco-Oakland Bay Bridge to the east, the entrance to the Bay and the Golden Gate Bridge to the north, and San Mateo County to the south. Silicon Valley is about an hour's drive to the south, and the Napa-Sonoma wine country is about an hour drive to the north. The California Department of Finance estimates the City's population as of January 1, 2024 was 843,071.

The San Francisco Bay Area consists of the nine counties contiguous to the Bay: Alameda, Contra Costa, Marin, Napa, San Francisco, San Mateo, Santa Clara, Solano and Sonoma Counties (collectively, the "Bay Area"). The economy of the Bay Area includes a wide range of industries, supplying local needs as well as the needs of national and international markets. Major business sectors in the Bay Area include technology, retail, entertainment and the arts, conventions and tourism, service businesses, banking, professional and financial services, corporate headquarters, international and wholesale trade, multimedia and advertising, healthcare and higher education. The California State Supreme Court is also based in San Francisco.

The City benefits from a highly skilled, educated and professional labor force. The City estimates the per-capita personal income of the City for fiscal year 2022-23 was \$175,597. The San Francisco Unified School District ("SFUSD"), which is a separate legal entity from the City, operates 73 elementary schools, 13 middle schools, 17 high schools, 47 early education schools, and 3 County and Court schools. Higher education institutions located in the City include the University of San Francisco, California State University – San Francisco, University of California – San Francisco (a medical school and health science campus), the UC College of the Law, San Francisco (formerly University of California Hastings College of the Law), the University of the Pacific's School of Dentistry, Golden Gate University, City College of San Francisco (a public community college), the San Francisco Conservatory of Music, and the Academy of Art University.

San Francisco International Airport ("SFO"), located 14 miles south of downtown San Francisco in an unincorporated area of San Mateo County, is owned by the City and is operated by the San Francisco Airport Commission (the "Airport Commission"), and is a principal commercial service airport for the Bay Area and one of the nation's principal gateways for Pacific Rim traffic. The City is also served by the Bay Area Rapid

Transit District ("BART," an electric rail commuter service linking the City with the East Bay and the San Francisco Peninsula, including SFO), Caltrain (a conventional commuter rail line linking the City with the San Francisco Peninsula), and bus and ferry services between the City and residential areas to the north, east and south of the City. San Francisco Municipal Railway ("Muni"), operated by the San Francisco Municipal Transportation Agency ("SFMTA"), provides bus and streetcar service within the City. The Port of San Francisco (the "Port"), which administers 7.5 miles of Bay waterfront held in "public trust" by the Port on behalf of the people of the State, promotes a balance of maritime-related commerce, fishing, recreational, industrial and commercial activities, and natural resource protection.

Government. San Francisco is a city and county chartered pursuant to Article XI, Sections 3, 4, 5 and 6 of the Constitution of the State of California and is the only consolidated city and county in the State. Voters approved the City's current Charter at the November 1995 election. The City is governed by a Board of Supervisors elected from 11 districts to serve four-year terms, and a Mayor who serves as chief executive officer, elected citywide to a four-year term. The City's Original Budget (as defined in Appendix A) for fiscal years 2024-25 and 2025-26 totals \$15.9 billion and \$15.6 billion, respectively. The General Fund portion of each year's Original Budget is \$6.9 billion in fiscal year 2024-25 and \$7.1 billion in fiscal year 2025-26, with the balance allocated to all other funds, including enterprise fund departments, such as the Airport Commission, SFMTA, the Port Commission and the San Francisco Public Utilities Commission ("SFPUC"). According to the Controller of the City (the "Controller"), at the start of fiscal year 2024-25, total net assessed valuation of taxable property in the City was approximately \$351.3 billion.

More detailed information about the City's governance, organization and finances may be found in APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES" and in APPENDIX B – "ANNUAL COMPREHENSIVE FINANCIAL REPORT OF THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDED JUNE 30, 2023."

THE CERTIFICATES

Authority for Execution and Delivery

The Certificates will be executed and delivered pursuant to the Trust Agreement. Each Certificate will represent a proportionate interest in the right of the Trustee to receive Base Rental payments (comprising principal and interest components) payable by the City pursuant to the Project Lease. The City will be obligated under the Project Lease to pay the Base Rental in consideration for its use and occupancy of the Leased Property. The Leased Property will be leased by the City to the Trustee pursuant to the Property Lease.

The Original Trust Agreement, the Original Property Lease, and the Original Project Lease were approved by the Board of Supervisors of the City by its Resolution No. 351-08, adopted on July 29, 2008 and signed by the Mayor on August 5, 2008. The Ninth Supplement to Trust Agreement, the Ninth Supplement to the Property Lease and the Ninth Supplement to Project Lease were approved by the Board of Supervisors of the City by its Ordinance No. 222-20, finally passed on October 27, 2020 and signed by the Mayor on November 6, 2020 (the "Ordinance"). The Ordinance authorized the execution and delivery of the Certificates as Additional Certificates under the Trust Agreement. Under Section 9.108 of the Charter of the City, the City is authorized to enter into lease-financing agreements with a public agency or nonprofit corporation only with the assent of the majority of the voters voting upon a proposition for the purpose. The lease-financing arrangements with the Trustee for the Certificates do not fall under this provision, because the Trustee is neither a public agency nor a nonprofit corporation. The City has obtained a judgment in the Superior Court for the City and County of San Francisco validating the Original Project Lease, the Original Property Lease, the Original Trust Agreement and certain other matters. No judicial validation action has been pursued or is expected to be pursued with respect to the validity of the Ninth Supplement to Project Lease, the Ninth Supplement to Property Lease, or the Ninth Supplement to Trust Agreement. See "VALIDATION ACTION" herein.

Payment of Principal and Interest

The principal evidenced and represented by the Certificates will be payable on April 1 of each year shown on the inside cover hereof, or upon prepayment prior thereto, and will evidence and represent the sum of the portions of the Base Rental payments designated as principal components coming due on each April 1. Payment of the principal and premium, if any, of the Certificates upon prepayment or upon the Certificate Payment Date will be made upon presentation and surrender of such Certificates at the Principal Office of the Trustee. Principal and premium will be payable in lawful money of the United States of America.

Interest evidenced and represented by the Certificates will be payable on April 1 and October 1 of each year, commencing on April 1, 2025 (each, an "Interest Payment Date") and continuing to and including their Certificate Payment Dates or on prepayment prior thereto, and will evidence and represent the sum of the portions of the Base Rental payments designated as interest components coming due on or prior to each of such dates in each year. Interest with respect to the Certificates will be calculated on the basis of a 360-day year composed of twelve 30-day months. Interest evidenced and represented by each Certificate will accrue from the Interest Payment Date next preceding the date of execution and delivery thereof, unless (i) it is executed after a Regular Record Date and before the close of business on the immediately following Interest Payment Date, in which event interest represented thereby will be payable from such Interest Payment Date; or (ii) it is executed prior to the close of business on the first Regular Record Date, in which event interest represented thereby will be payable from the date of delivery; provided, however, that if at the time of execution of any Certificate interest thereon is in default, such interest will be payable from the Interest Payment Date to which interest has previously been paid or made available for payment or, if no interest has been paid or made available for payment, from the date of delivery.

Interest evidenced and represented by the Certificates will be payable in lawful money of the United States of America. Payments of interest represented by the Certificates will be made on each Interest Payment Date by check of the Trustee sent by first-class mail, postage prepaid, or by wire transfer to any Owner of \$1,000,000 or more of Certificates to the account in the United States of America specified by such Owner in a written request delivered to the Trustee on or prior to the Regular Record Date for such Interest Payment Date, to the Owner thereof on the Regular Record Date; provided, however, that payments of defaulted interest will be payable to the person in whose name such Certificate is registered at the close of business on a special record date fixed therefor by the Trustee, which will not be more than 15 days and not less than 10 days prior to the date of the proposed payment of defaulted interest.

Form and Registration

The Certificates will be executed and delivered in the aggregate principal amount shown on the cover hereof.

The Certificates will be delivered in fully registered form, dated their date of delivery, and registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"), who will act as securities depository for the Certificates. Individual purchases of the Certificates will be made in book-entry form only in the principal amount of \$5,000 or any integral multiple thereof. Principal and interest evidenced and represented by the Certificates will be paid by the Trustee to DTC which will in turn remit such principal and interest to the participants in DTC for subsequent disbursement to the beneficial owners of the Certificates. Beneficial owners of the Certificates will not receive physical certificates representing their interest in the Certificates. For further information concerning the Book-Entry Only System, see APPENDIX E – "DTC AND THE BOOK-ENTRY ONLY SYSTEM."

Prepayment of the Certificates

Optional Prepayment. The Certificates with a Certificate Payment Date on or before April 1, 2033 will not be subject to optional prepayment prior to their respective stated Certificate Payment Dates. The

Certificates with a Certificate Payment Date on or after April 1, 2034 are subject to optional prepayment prior to their respective Certificate Payment Dates, in whole or in part on any date on or after April 1, 2033, at the option of the City, in the event the City exercises its option under the Project Lease to prepay the principal component of the Base Rental payments, at a Prepayment Price equal to 100% of the principal amount represented by the Certificates to be prepaid plus accrued interest to the date fixed for prepayment, without premium.

Special Mandatory Prepayment. The Certificates will be subject to mandatory prepayment prior to their respective Certificate Payment Dates, in whole or in part on any date, at a Prepayment Price equal to the principal amount thereof (plus accrued but unpaid interest to the prepayment date), without premium, from amounts deposited in the Base Rental Fund pursuant to the Trust Agreement following an event of damage, destruction or condemnation of the Leased Property or any portion thereof or loss of the use or possession of the Leased Property or any portion thereof due to a title defect. Such mandatory prepayment of Base Rental will be applied pro rata among all certificates of participation outstanding under the Trust Agreement, including the Certificates.

Selection of Certificates for Prepayment. Whenever provision is made in the Trust Agreement for the prepayment of Certificates and less than all of the Outstanding Certificates are to be prepaid, the City will direct the principal amount of the Certificates scheduled to be paid on each Certificate Payment Date to be prepaid. Within a maturity, the Trustee, with the consent of the City, will select Certificates for prepayment by lot in any manner that the Trustee in its sole discretion deems fair and appropriate; provided, however, that the portion of any Certificate to be prepaid will be in Authorized Denominations and all Certificates to remain Outstanding after any prepayment in part will be in Authorized Denominations.

Notice of Prepayment. Notice of prepayment will be given to the respective Owners of Certificates designated for prepayment by Electronic Notice or first-class mail, postage prepaid, at least 30 but not more than 45 days before any prepayment date, at their addresses appearing on the registration books maintained by the Trustee; provided, however, that so long as the DTC book-entry only system is used for any Certificates, notice with respect thereto will be given to DTC, as nominee of the registered Owner, in accordance with its operational requirements. Notice will also be given as required by the Continuing Disclosure Certificate. See "CONTINUING DISCLOSURE" herein.

Each notice of prepayment will specify: (i) the Certificates or designated portions thereof (in the case of prepayment of the Certificates in part but not in whole) which are to be prepaid, (ii) the date of prepayment, (iii) the place or places where the prepayment will be made, including the name and address of the Trustee, (iv) the prepayment price, (v) the CUSIP numbers (if any) assigned to the Certificates to be prepaid, (vi) the Certificate numbers of the Certificates to be prepaid in whole or in part and, in the case of any Certificate to be prepaid in part only, the amount of such Certificate to be prepaid, and (vii) the original issue date and stated Certificate Payment Date of each Certificate to be prepaid in whole or in part. Such Prepayment Notice will further state that on the specified date there will become due and payable with respect to each Certificate or portion thereof being prepaid the prepayment price, together with interest represented thereby accrued but unpaid to the prepayment date, and that from and after such date, if sufficient funds are available for prepayment, interest with respect thereto will cease to accrue and be payable. Neither failure to receive any notice nor any defect therein will affect the sufficiency of the proceedings for such prepayment.

Conditional Notice of Prepayment; Cancellation of Optional Prepayment. The City may direct the Trustee to provide a conditional notice of prepayment and such notice will specify its conditional status.

If the Certificates are subject to optional prepayment, and the Trustee does not have on deposit moneys sufficient to prepay the principal, plus the applicable premium, if any, represented by the Certificates proposed to be prepaid on the date fixed for prepayment, and interest with respect thereto, on or prior to such date, the prepayment will be canceled, and in such case, the City, the Trustee and the Owners will be restored to their former positions and rights under the Trust Agreement. Such a cancellation of an optional prepayment

at the election of the City will not constitute a default under the Trust Agreement, and the Trustee and the City will have no liability from such cancellation. In the event of such cancellation, the Trustee will send notice of such cancellation to the Owners in the same manner as the related notice of prepayment. Neither the failure to receive such cancellation notice nor any defect therein will affect the sufficiency of such cancellation.

In the event the City gives notice to the Trustee of its intention to exercise its prepayment option, but fails to deposit with the Trustee on or prior to the prepayment date an amount equal to the prepayment price, the City will continue to pay the Base Rental payments as if no such notice had been given.

Purchase of Certificates. Unless expressly provided otherwise in the Trust Agreement, money held in the Base Rental Fund under the Trust Agreement in respect of principal may be used to reimburse the City for the purchase of Certificates that would otherwise be subject to prepayment from such moneys upon the delivery of such Certificates to the Trustee for cancellation at least ten days prior to the date on which the Trustee is required to select Certificates for prepayment. The purchase price of any Certificates purchased by the City under the Trust Agreement shall not exceed the applicable prepayment price of the Certificates that would be prepaid but for the operation of provisions of the Trust Agreement as described in this paragraph. Any such purchase must be completed prior to the time notice would otherwise be required to be given to prepay such Certificates. All Certificates so purchased shall be surrendered to the Trustee for cancellation and applied as a credit against the obligation to prepay such Certificates from such moneys.

PLAN OF FINANCE AND THE LEASED PROPERTY

The Certificates are being delivered as Additional Certificates under the Trust Agreement and will be secured by Base Rental payments relating to the Leased Property on a parity basis with all of the Prior Parity Certificates.

Plan of Finance

A portion of the proceeds of the Certificates will be used to finance and refinance the Project, which will generally consist of certain capital improvement projects of the DPH, including through the retirement of certain commercial paper notes of the City issued for such purposes. The Project includes, but is not limited to, the following:

Maria X Martinez Health Resource Center. A portion of the proceeds of the Certificates will be used to finance or refinance the costs of the construction of the Maria X Martinez Health Resource Center located at 1064-1068 Mission Street, San Francisco.

Laguna Honda Hospital Wings M&O Reuse Project. A portion of the proceeds of the Certificates will be used to renovate Laguna Honda Hospital's M and O wings, which are currently vacant. The City plans to relocate approximately 400 DPH staff to the new space, from seismically unsafe 101 Grove Street and leased buildings not owned by DPH.

The project will include the interior renovation of the existing M and O wings into new office areas and a critical replacement of the main sewer line that serves the larger Administration Building at Laguna Honda Hospital. Interior renovations will include individual offices, breakrooms, conference rooms, allgender toilets, and other support spaces. Aging utility distribution systems, including but not limited to plumbing, heating, and electrical, are to be replaced to comply with current codes. The project scope also includes voluntary seismic upgrades, hazardous material abatement and interior demolition, replacing heating systems and hot water boilers, HVAC systems, and accessibility upgrades, among others.

AITC Immunization and Travel Clinic Relocation. The Adult Immunization & Travel Clinic ("AITC") has been serving the public at 101 Grove Street since its inception in 1999. The clinic was initially launched as a facility where adults could receive CDC-recommended vaccinations. Over time, AITC expanded

its capabilities and now functions as a full-service pre-travel preventive medicine provider for individuals, groups, and families, offering all US-licensed vaccines for teens and adults and for international travelers of any age. A portion of the proceeds of the Certificates will be used to renovate approximately 2,400 square feet of the ground floor of a City-owned office building located at 27 Van Ness Avenue, in order to relocate the clinic.

SFGH Chiller & Cooling Tower Replacement Project. The existing centralized chilled water system of Zuckerberg San Francisco General Hospital ("SFGH") supplies cooling water to SFGH's Ambulatory Care Building, Research Building and the central Service Building. These buildings total 750,000 square feet and house approximately 85% of the City's Ambulatory Care services. The existing chilled water system consists of two absorption (steam driven) chillers and two cooling towers. Only one of the existing chillers remains operational, but it is nearing the end of its service life and has a high rate of failure. With only one chiller in service, the chilled water capacity has been halved. On extreme heat days, SFGH is unable to maintain required building air temperatures. The existing cooling towers are suffering from worn construction and failing foundations and are considered structurally unstable. A portion of the proceeds of the Certificates will be used to finance and refinance the critical replacement of SFGH's chillers and cooling towers.

The City plans to also use the proceeds of the Certificates to pay costs in connection with the execution and delivery of the Certificates. See "ESTIMATED SOURCES AND USES OF FUNDS" herein.

The Leased Property

Upon the execution of the Ninth Supplement to Property Lease and the Ninth Supplement to Project Lease, the Leased Property (as further described below, the "Leased Property") will generally consist of the site and facilities of: (i) the Pavilion building (formerly known as the Link building), the North Residence building (formerly known as the East Residence building) and the South Residence building on the campus of Laguna Honda Hospital, together with certain limited rights of ingress and egress and appurtenant rights (collectively, the "Laguna Honda Hospital Portion" of the Leased Property), (ii) that certain jail facility of the City located in San Bruno, California (the "San Bruno Complex") and (iii) One South Van Ness Avenue, San Francisco, California (the "One South Van Ness Avenue Property").

Laguna Honda Hospital Portion. Laguna Honda Hospital was established in 1866 as an almshouse for the City's poor and homeless. Laguna Honda Hospital is currently located at 375 Laguna Honda Boulevard in the City, and is operated by the City's Department of Public Health. In 2009, the City completed its Laguna Honda Hospital Replacement Program which included the construction of the Pavilion building, the North Residence building and the South Residence building. Together, these three buildings provide up to 660 patients, regardless of their ability to pay, with long-term care, including but not limited to skilled nursing, AIDS-related services, dementia services, hospice, rehabilitation and acute care. The City also provides adult day health care and senior nutrition programs through these facilities. The 62-acre Laguna Honda Hospital site is on property owned by the City and located on the western slopes of Twin Peaks, near the geographic center of the City, and the Laguna Honda Hospital Portion of the Leased Property represents only a portion of such site.

The Pavilion building is a 149,039-square foot, four-story building, housing offices, clinics and the mezzanine and space for other associated support activities of Laguna Honda Hospital. The Pavilion building is designed to accommodate 60 beds on one of its floors. The North Residence building is a 208,377-square foot, six-story building serving as hospital facilities. The North Residence building is designed to accommodate 420 beds on six floors. The South Residence building is a 156,993-square foot, six-story building serving as hospital facilities. The South Residence building is designed to accommodate 300 beds on five of its floors.

See "CERTAIN RISK FACTORS – Abatement" and APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Budgetary Risks – Laguna Honda Hospital Medicaid and Medicare Recertification."

<u>San Bruno Complex</u>. The San Bruno Complex sits on 158 acres of land located at 1 Moreland Drive, San Bruno, California. The San Bruno Complex is the City's largest jail facility and was constructed as a replacement facility for the then-existing jail on the site. The San Bruno Complex was completed in 2005. The 768-bed facility consists of 295,277 square feet, including a guard tower, an administrative services area, an attorney visiting area, staff exercise areas and locker rooms, a maintenance area and central plant, and a kitchen and laundry facility sufficient to accommodate both jail facilities.

<u>One South Van Ness Avenue Property</u>. The One South Van Ness Avenue Property is located on the southeast corner of Van Ness Avenue and Market Street in San Francisco and has approximately 65,000 square feet of site area. An approximately 648,975 square foot, eight-story office building (plus mezzanine and basement) with a multi-level enclosed parking garage with capacity for approximately 120 automobiles (together, the "One South Van Ness Avenue Building") are situated on the site. Currently, the management of the parking garage at the One South Van Ness Avenue Building is contracted to Ace Parking Management, Inc. The One South Van Ness Avenue Building was built in 1960 and renovated in 1990.

The City currently leases 16,892 square feet on the first floor of the One South Van Ness Avenue Building to Bank of America N.A. The current lease term will expire on June 30, 2028. Under the lease, Bank of America N.A. has five-year renewal options, provided the extensions shall not extend beyond June 30, 2053. There are no other renewal options under the lease. The City currently provides 16,856 square feet on the fifth floor to the Office of Community Investment and Infrastructure under a Memorandum of Understanding.

The City also allocates space to the following City departments under renewable Work Orders: the City's 311 Center - 16,937 square feet on the second floor; the Department of Human Resources - 62,478 square feet on the fourth floor; the Department of Telecommunications and Information Services - 36,604 square feet on the first and second floors; the Mayor's Office of Economic Workforce Development - 16,856 square feet on the fifth floor; the Mayor's Office of Housing and Community Development - 26,200 square feet on the fifth floor; the Office of Police Accountability - 17,761 square feet on the eighth floor; and the San Francisco Municipal Transportation Agency - 248,760 square feet on the first, third, sixth, seventh and eighth floors, basement and basement storage. The City also provides 16,597 square feet to tenants as common building amenities that can be rented on an as-needed basis. There are currently no vacancies and no anticipated changes in tenant composition.

A Phase I environmental site assessment for the One South Van Ness Avenue Property dated June 8, 2004 indicated that (i) the One South Van Ness Avenue Property contains two decommissioned 10,000-gallon diesel underground storage tanks which were filled with concrete slurry, closed in place in 1997, and received a notice of completion from the San Francisco Department of Public Health ("SFDPH"), and (ii) based on the date of construction, asbestos containing materials and lead-containing paint may be present in the One South Van Ness Avenue Property. Based on these conclusions, the assessment (i) stated that because the underground storage tanks were decommissioned in 1997 in accordance with applicable standards and to the approval of SFDPH, the issue is now considered a historical recognized environmental condition and a de minimis condition, (ii) recommended continued implementation of an existing operating and maintenance plan to manage any remaining known or assumed asbestos containing materials, (iii) recommended that prior to any significant remodeling or demolition, asbestos containing materials, if present, should be managed properly, and (iv) recommended that prior to any significant renovation or demolition activities, testing for leadcontaining paint coatings should be performed in the areas to be disturbed so lead-containing paint, if present, can be property managed. The City has been actively monitoring and managing the foregoing environmental conditions; however, the presence of hazardous materials on the One South Van Ness Avenue Property or any of the other Leased Property could result in substantial interference with the City's right to use and occupy the Leased Property. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES – Base Rental Payments; Additional Rental" and "CERTAIN RISK FACTORS – Abatement." No other Phase I environmental site assessments have been conducted on the One South Van Ness Avenue Property since June 8, 2004.

Certain information regarding the Leased Property is summarized below.

Summary of Certain Information Regarding the Leased Property

Facility	Address	Construction/ Major Renovation Date	Gross Square Feet (Building)	Estimated Value ⁽¹⁾
Laguna Honda Hospital ⁽²⁾	375 Laguna Honda Blvd., San Francisco, CA	2009	513,409	\$800,000,000 ⁽³⁾
San Bruno Complex	1 Moreland Drive, San Bruno, CA	2005	295,277	\$208,000,000(4)
One South Van Ness Avenue Property	1 South Van Ness, San Francisco, CA	1990	648,975	\$95,000,000 ⁽⁵⁾
Total				\$1,103,000,000

⁽¹⁾ Such estimated values do not necessarily reflect the fair market value, or the actual sales price upon a sale or actual rent upon commercial leasing of the Leased Property. Neither the Certificates nor the Base Rental payments are secured by any mortgage or deed of trust on the Leased Property or any portion thereof. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES" herein.

Source: City and County of San Francisco.

The Project Lease will require the City to deliver to the Trustee, on the date of execution and delivery of the Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required) in an aggregate amount at least equal to the initial aggregate principal amount of the Certificates and the then-outstanding aggregate principal amounts of the Prior Parity Certificates, inclusive, and showing a leasehold interest in the Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the Certificates and such outstanding Prior Parity Certificates. See APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – The Project Lease – Insurance" and "– Ninth Supplement to Project Lease."

The City may designate additional property as Leased Property, or substitute other improved real property for all or part of the Leased Property under the conditions set forth in the Project Lease. There is no requirement that any substitute property be of the same or a similar nature or function as the then existing Leased Property, and there is no requirement that any substitute property have a market value or fair rental value as great as the then existing Leased Property or such portion thereof that is sought to be released from the Project Lease. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES – Substitution, Release, and Addition of Leased Property" and APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – The Project Lease – Addition, Release and Substitution."

The lease term with respect to the Leased Property or a designated portion thereof will end on April 1, 2044, unless such term is extended or sooner terminated as provided in the Project Lease.

⁽²⁾ Includes the North Residence, South Residence, and the Pavilion Building.

⁽³⁾ Based on the City's estimated valuation as of October 16, 2024 using an income approach.

⁽⁴⁾ Based on the City's estimated valuation as of October 16, 2024 using an income and cost/replacement approach.

⁽⁵⁾ Based on the City's estimated valuation as of October 16, 2024 using a sales comparison approach.

ESTIMATED SOURCES AND USES OF FUNDS

Following is a table of estimated sources and uses of funds with respect to the Certificates:

Estimated Sources of Funds:

Certificate Par Amount	\$123,345,000.00
Net Original Issue Premium	6,485,203.60
Total Sources	\$129,830,203.60

Estimated Uses of Funds:

Repayment of Commercial Paper	\$35,612,280.58
Deposit into 2024A Project Account ⁽¹⁾	93,265,597.74
Costs of Delivery ⁽²⁾	952,325.28
Total Uses	<u>\$129,830,203.60</u>

⁽¹⁾ Of the amount deposited in the 2024A Project Account, \$252,400.00 of the proceeds of the Certificates (which total represents 0.2% of the 2024A Project Account for project costs) will be used to pay the Controller's City Services Auditor fee.

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⁽²⁾ Includes the purchaser's discount, amounts for administrative costs to the City, legal fees, Trustee's fees and expenses, municipal advisory fees, rating agency fees, appraisals and property condition report fees, title insurance fees, printing costs and any other delivery costs, and rounding amounts.

CERTIFICATE PAYMENT SCHEDULE

The Trust Agreement requires that Base Rental payments payable by the City pursuant to the Project Lease on each March 25 and September 25 be deposited in the Base Rental Fund maintained by the Trustee. Pursuant to the Trust Agreement, the Trustee will apply amounts in the Base Rental Fund as necessary, on April 1 and October 1 of each year, commencing on April 1, 2025, to make principal and interest payments with respect to the Certificates as the same become due and payable, as shown in the table below.

The Prior Parity Certificates are currently outstanding and payable from Base Rental payments required to be made with respect to the Leased Property under the Project Lease. The following table shows total annual Base Rental payments due with respect to the Certificates and the Prior Parity Certificates secured by Base Rental payments under the Project Lease:

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Payment Date	Principal	Interest	Total	Parity Certificates Debt Service ⁽¹⁾	Total Annual Fiscal Year Debt Service
10/1/2024	-	-	-	\$22,683,392.78	-
4/1/2025	\$6,910,000	\$2,093,930.83	\$9,003,930.83	35,404,975.00	\$67,092,298.61
10/1/2025	-	2,578,400.00	2,578,400.00	23,936,600.00	-
4/1/2026	3,850,000	2,578,400.00	6,428,400.00	34,142,050.00	67,085,450.00
10/1/2026	-	2,482,150.00	2,482,150.00	23,705,050.00	
4/1/2027	4,040,000	2,482,150.00	6,522,150.00	34,345,475.00	67,054,825.00
10/1/2027	, , , <u>-</u>	2,381,150.00	2,381,150.00	23,458,100.00	, , -
4/1/2028	4,245,000	2,381,150.00	6,626,150.00	34,607,825.00	67,073,225.00
10/1/2028	-	2,275,025.00	2,275,025.00	23,262,000.00	, , -
4/1/2029	4,455,000	2,275,025.00	6,730,025.00	34,774,825.00	67,041,875.00
10/1/2029	-	2,163,650.00	2,163,650.00	23,071,900.00	
4/1/2030	4,675,000	2,163,650.00	6,838,650.00	34,962,800.00	67,037,000.00
10/1/2030	-	2,046,775.00	2,046,775.00	22,878,150.00	-
4/1/2031	4,910,000	2,046,775.00	6,956,775.00	35,163,250.00	67,044,950.00
10/1/2031		1,924,025.00	1,924,025.00	22,664,725.00	-
4/1/2032	5,155,000	1,924,025.00	7,079,025.00	26,116,125.00	57,783,900.00
10/1/2032	-	1,795,150.00	1,795,150.00	22,553,162.50	-
4/1/2033	5,415,000	1,795,150.00	7,210,150.00	26,183,037.50	57,741,500.00
10/1/2033	5,415,000	1,659,775.00	1,659,775.00	22,441,381.25	57,741,500.00
4/1/2034	5,685,000	1,659,775.00	7,344,775.00	26,286,956.25	57,732,887.50
10/1/2034	5,005,000	1,517,650.00	1,517,650.00	15,446,093.75	57,752,007.50
4/1/2035	5,970,000	1,517,650.00	7,487,650.00	24,190,493.75	48,641,887.50
10/1/2035	3,970,000	1,368,400.00	1,368,400.00	15,288,793.75	70,071,007.30
4/1/2036	6,270,000	1,368,400.00	7,638,400.00	22,170,343.75	46,465,937.50
10/1/2036	0,270,000	1,211,650.00	1,211,650.00	15,157,393.75	40,403,937.30
4/1/2037	6,580,000	1,211,650.00	7,791,650.00	20,017,021.88	44,177,715.63
10/1/2037	0,380,000				44,177,713.03
	- - 010 000	1,047,150.00	1,047,150.00	15,077,496.88	- 44 161 502 76
4/1/2038	6,910,000	1,047,150.00	7,957,150.00	20,079,796.88	44,161,593.76
10/1/2038	7.255.000	874,400.00	874,400.00	15,003,846.88	44 150 124 20
4/1/2039	7,255,000	874,400.00	8,129,400.00	20,150,487.51	44,158,134.39
10/1/2039	7 (20 000	693,025.00	693,025.00	14,932,187.51	44 152 006 27
4/1/2040	7,620,000	693,025.00	8,313,025.00	20,215,568.76	44,153,806.27
10/1/2040	7.025.000	540,625.00	540,625.00	14,868,918.76	-
4/1/2041	7,925,000	540,625.00	8,465,625.00	20,265,150.01	44,140,318.77
10/1/2041	-	382,125.00	382,125.00	14,809,600.01	-
4/1/2042	8,240,000	382,125.00	8,622,125.00	7,500,550.00	31,314,400.01
10/1/2042	-	258,525.00	258,525.00	15,072,050.00	-
4/1/2043	8,490,000	258,525.00	8,748,525.00	7,233,006.25	31,312,106.25
10/1/2043	-	131,175.00	131,175.00	15,354,606.25	=
4/1/2044	8,745,000	131,175.00	8,876,175.00	6,952,500.00	31,314,456.25
10/1/2044	-	-	-	138,900.00	-
4/1/2045	-	-	-	7,083,900.00	7,222,800.00
Total	\$123,345,000	\$56,755,580.83	\$180,100,580.83	\$879,650,486.61	\$1,059,751,067.44

Includes debt service on the 2019-R1 Certificates, the 2020-R1 Certificates, the 2021A Certificates, the 2023A Certificates, the 2023B Certificates, and the 2024-R1 Certificates.

SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES

Source of Payment

The Certificates will evidence and represent proportionate interests in the Base Rental payments required to be made by the City to the Trustee under the Project Lease so long as the City has use and occupancy of the Leased Property. The Project Lease has a final termination date of April 1, 2044, or upon early payment of all of the certificates of participation executed and delivered under the Trust Agreement, including the Certificates, unless extended upon an event of abatement. See "— Abatement of Base Rental Payments" below.

Pursuant to the Trust Agreement, the City will grant to the Trustee, for the benefit of the Owners, a first and exclusive lien on, and security interest in, its rights with respect to and its interest in and to all amounts on hand from time to time in the funds and accounts established under the Trust Agreement (excluding amounts on deposit in the Rebate Fund pursuant to the Trust Agreement and, provided, however, that the 2024A Project Account shall secure only the Certificates) including all Base Rental payments received by the Trustee from the City pursuant to the Project Lease, and any additional property that may from time to time be subjected to the lien of the Trust Agreement by the City or anyone on its behalf, subject only to the provisions of the Trust Agreement, the Property Lease and the Project Lease. The City will pay to the Trustee the Base Rental payments to the extent required under the Project Lease, which Base Rental payments are designed to be sufficient, in both time and amount, to pay, when due, the scheduled principal and interest represented by the Certificates.

Parity Obligations

The Certificates are being delivered as Additional Certificates under the Trust Agreement and will be secured by Base Rental payments relating to the Leased Property on a parity basis with the Prior Parity Certificates described under "INTRODUCTION" and "CERTIFICATE PAYMENT SCHEDULE," and any Additional Certificates that may hereafter be issued pursuant to the requirements set forth in the Trust Agreement and the Project Lease. As of October 15, 2024, the Prior Parity Certificates were outstanding in the aggregate principal amount of \$593,580,000.

As of the date hereof, the City has authorized the execution and delivery of Additional Certificates to be executed and delivered under the Trust Agreement to finance various projects of the City. Under these existing authorizations, \$703,210,000 remained unissued as of October 15, 2024, including \$157,000,000 of such existing authorization attributable to the authorization for the Certificates. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Capital Financing and Bonds – Board Authorized and Unissued Long-Term Certificates of Participation" for additional information on these authorizations. Any Additional Certificates to be issued under these authorizations will be secured by Base Rental payments relating to the Leased Property on a parity basis with the Certificates and the Prior Parity Certificates.

The City may decide not to execute and deliver all or a portion of the Additional Certificates remaining under these authorizations. The City may also authorize the execution and delivery of other Additional Certificates in the future.

The City may designate additional property as components of the Leased Property, or substitute other improved real property for all or part of the Leased Property, under the conditions set forth in the Project Lease. See "PLAN OF FINANCE AND THE LEASED PROPERTY" herein and "– Substitution, Release, and Addition of Leased Property" below.

Covenant to Budget and Appropriate; Right to Re-let

The City has covenanted in the Project Lease to take such action as may be necessary to include all Rental Payments in its annual budget and to make the necessary annual appropriations for such Rental Payments. The Project Lease provides that such covenants on the part of the City are deemed and construed to be ministerial duties imposed by law.

If the City breaches its covenant in the Project Lease to include all Rental Payments in the applicable annual budget and the City fails to remedy such breach with all reasonable dispatch within 60 days after written notice from the Trustee, or if such breach cannot be remedied within such 60 days period, the City fails to institute corrective action within such 60 day period and diligently pursue such action to completion, the Trustee may either re-let the Leased Property for the account of the City or may retain the Project Lease and hold the City liable for all Rental Payments on an annual basis. Notwithstanding any other provision of the Project Lease or the Trust Agreement, in no event will the Trustee have any right to accelerate the payment of any Base Rental under the Project Lease, and the remedy to re-let the Leased Property is subject to applicable laws regarding the use of the Leased Property, including but not limited to applicable laws relating to the use of property financed with general obligation bonds or federal or State grants. See "CERTAIN RISK FACTORS – Limited Recourse on Default; Re-letting of the Leased Property."

The obligation of the City to make Rental Payments is an obligation payable from any legally available funds of the City. For a discussion of the budget and finances of the City, see APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – City Budget" and APPENDIX B – "ANNUAL COMPREHENSIVE FINANCIAL REPORT OF THE CITY AND COUNTY OF SAN FRANCISCO FOR THE YEAR ENDED JUNE 30, 2023." For a discussion of the City's investment policy regarding pooled cash, see APPENDIX G – "CITY AND COUNTY OF SAN FRANCISCO OFFICE OF THE TREASURER INVESTMENT POLICY."

Limited Obligation

The obligation of the City to make Base Rental or Additional Rental payments under the Project Lease does not constitute an obligation for which the City is obligated to levy or pledge any form of taxation or for which the City has levied or pledged any form of taxation. Neither the Certificates nor the obligation of the City to make Base Rental or Additional Rental payments constitutes an indebtedness of the City, the State or any of its political subdivisions within the meaning of any constitutional or statutory debt limitation or restriction. See "CERTAIN RISK FACTORS – Rental Payments Not a Debt of the City."

Base Rental Payments; Additional Rental

Base Rental Payments. The City agrees in the Project Lease that it will make Base Rental payments to the Trustee from any legally available funds of the City. The Trustee is required by the Trust Agreement to deposit in the Base Rental Fund all Base Rental payments and certain other amounts received and required to be deposited therein, including investment earnings. The total Rental Payment due in any Fiscal Year will not be in excess of the total fair rental value of the Leased Property for such Fiscal Year. The Project Lease provides that the City's obligation to make Rental Payments in the amount and on the terms and conditions specified in the Project Lease is absolute and unconditional without any right of set-off or counterclaim, and without abatement, subject only to the provisions of the Project Lease regarding rental abatement. See "— Abatement of Base Rental Payments" and "CERTAIN RISK FACTORS – Abatement."

The Base Rental payments are payable by the City on March 25 and September 25 of each year during the term of the Project Lease, commencing with respect to the Certificates on March 25, 2025 provided that any such payment will be for that portion of the applicable period that the City has use and occupancy of all or a portion of the Leased Property. In the event that during any such period the City does not have use and occupancy of all or a portion of the Leased Property due to material damage to, destruction of or condemnation

of the Leased Property or defects in the title to the Leased Property, Base Rental payments are subject to abatement. See "– Abatement of Base Rental Payments" and "CERTAIN RISK FACTORS – Abatement." The obligation of the City to make Base Rental payments is payable solely from annual appropriations of the City from any legally available funds of the City. The City has covenanted in the Project Lease to take such action as may be necessary to include all Base Rental and Additional Rental due under the Project Lease in its annual budget and to make necessary annual appropriations for all such Base Rental and Additional Rental, subject to the abatement provisions under the Project Lease. See "– Covenant to Budget and Appropriate; Right to Re-let" above.

Additional Rental. Additional Rental payments due from the City to the Trustee under the Project Lease include, among other things, all taxes and insurance premiums, all fees, costs and expenses of the Trustee in connection with the Trust Agreement not otherwise paid or provided for out of the proceeds of the sale of the Certificates, deposits required to be made to the Rebate Fund, if any, all other fees, costs and expenses of the Trustee incurred from time to time in administering the Project Lease and the Trust Agreement, and amounts required to replace, maintain and repair the Leased Property pursuant to the Project Lease.

Abatement of Base Rental Payments

Rental Payments will be subject to abatement during any period in which there is substantial interference with the right to the City's use and occupancy of the Leased Property or any portion thereof, by reason of material damage, destruction or condemnation of the Leased Property or any portion thereof, or due to defects in title to the Leased Property, or any portion thereof, except to the extent of (i) available amounts held by the Trustee in the Base Rental Fund, (ii) amounts, if any, received in respect of rental interruption insurance, and (iii) amounts, if any, otherwise legally available to the City for Rental Payments or to the Trustee for payments in respect of the Certificates. The amount of annual rental abatement will be such that the resulting Rental Payments in any Project Lease Year during which such interference continues, excluding amounts described in clauses (i), (ii) and (iii) above, do not exceed the annual fair rental value of the portions of the Leased Property with respect to which there has not been substantial interference. Abatement will commence with such damage, destruction, condemnation or discovery of such title defect and end with the restoration of the Leased Property or portion thereof to tenantable condition or correction of the title defect, as applicable. In the event of abatement, the term of the Project Lease may be extended until all amounts due under the Project Lease and the Trust Agreement are fully paid, but in no event later than April 1, 2054. See "CERTAIN RISK FACTORS – Abatement."

In order to mitigate the risk that an abatement event will cause a disruption in payment of Base Rental, the Project Lease requires the City to maintain rental interruption insurance with third party providers in an amount not less than the aggregate Base Rental payable by the City pursuant to the Property Lease for a period of at least 24 months (such amounts to be adjusted annually on or prior to October 1 of each year, to reflect the actual scheduled Base Rental payments due pursuant to the Project Lease for the next succeeding 24 months). Pursuant to the Project Lease, rental interruption insurance is required to insure only against loss of rental income from the Leased Property caused by fire, lightning, explosion, windstorm, hail, riot, civil commotion, vandalism, malicious mischief, aircraft, vehicle damage, smoke and such other hazards as are normally covered by the City's all risk property insurance on the Leased Property. The City is not required to maintain earthquake or flood insurance (or rental interruption insurance relating to such coverage) under the Project Lease except as described under "- Insurance with Respect to the Leased Property" below, and the City does not currently have earthquake or flood insurance on the Leased Property. During any period of abatement with respect to all or any part of the Leased Property, the Trustee is required to use the proceeds of the rental interruption insurance to make payments of principal and interest represented by the Certificates and other certificates of participation executed and delivered under the Trust Agreement. The City is also required by the Project Lease to use insurance proceeds to replace or repair Leased Property destroyed or damaged to the extent that there is substantial interference with the City's use and occupancy thereof, or to prepay certificates of participation outstanding under the Trust Agreement such that resulting Rental Payments are sufficient to

pay all amounts due under the Project Lease and the Trust Agreement with respect to such certificates of participation remaining Outstanding. See "- Replacement, Maintenance and Repairs" below. In lieu of abatement of Rental Payments, the City in its sole discretion may elect, but is not obligated, to substitute property for the damaged, condemned or destroyed Leased Property, or portion thereof, pursuant to the substitution provisions of the Project Lease. See "- Substitution, Release and Addition of Leased Property" below.

No Reserve Account

No Reserve Account will be established for the Certificates. The Trust Agreement allows a Reserve Account to be established for Additional Certificates. The City has established a Reserve Account for the 2021A Certificates (the "2021A Reserve Account"). Amounts in the 2021A Reserve Account are not available for the payment of Base Rental payments due with respect to the Certificates. The Trust Agreement allows a Reserve Account to be established for Additional Certificates. See "– Additional Certificates" below

Replacement, Maintenance and Repairs

The Project Lease requires the City, at its own expense and as determined and specified by the Director of Real Estate of the City, to maintain or cause to be maintained the Leased Property in good order, condition and repair during the term of the Project Lease. The Trust Agreement requires that if the Leased Property or any portion thereof is damaged or destroyed or taken by eminent domain, the City must elect to either prepay the Certificates and the other certificates of participation executed and delivered under the Trust Agreement or replace or repair the affected portion of the Leased Property in accordance with the Project Lease, provided however that the City's obligation to repair or replace any portion of the Leased Property pursuant to the Project Lease will be subject to the availability of proceeds of insurance or condemnation for such purpose. Under the Project Lease, the City must replace any portion of the Leased Property that is destroyed or damaged or taken by eminent domain, to such an extent that there is substantial interference with its right to the use and occupancy of the Leased Property or any portion thereof that would result in an abatement of Rental Payments or any portion thereof pursuant to the Project Lease; provided, however, that the City is not required to repair or replace any such portion of the Leased Property if there is applied to the prepayment of Outstanding certificates of participation executed and delivered under the Trust Agreement, including the Certificates, insurance or condemnation proceeds or other legally available funds are sufficient to prepay: (i) all Outstanding certificates of participation executed and delivered under the Trust Agreement, including the Certificates, and to pay all other amounts due under the Project Lease and under the Trust Agreement or (ii) any portion of the Certificates and other certificates of participation executed and delivered under the Trust Agreement such that the resulting Rental Payments payable in any Project Lease Year following such partial prepayment are sufficient to pay in the then current and any future Project Lease Year the principal and interest evidenced and represented by all certificates of participation to remain Outstanding under the Trust Agreement, including the Certificates, and all other amounts due under the Project Lease and under the Trust Agreement to the extent they are due and payable in such Project Lease Year. See APPENDIX C - "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS - The Project Lease."

Insurance with Respect to the Leased Property

The Project Lease requires the City to maintain or cause to be maintained throughout the term of the Project Lease: (i) general liability insurance against damages occasioned by reason of the construction of improvements to or operation of the Leased Property with minimum coverage limits of \$5,000,000 combined single limit for bodily and personal injury and property damage per occurrence, which general liability insurance may be maintained as part of or in conjunction with excess coverage or any other liability insurance coverage carried by the City; (ii) all risk property insurance on all structures constituting any part of the Leased Property in an amount equal to the Outstanding principal amount of certificates of participation executed and delivered under the Trust Agreement, including the Certificates (to the extent commercially available), with

such insurance covering, as nearly as practicable, loss or damage by fire, lightning, explosion, windstorm, hail, riot, civil commotion, vandalism, malicious mischief, aircraft, vehicle damage, smoke and such other hazards as are normally covered by such insurance; (iii) to the extent commercially available, earthquake insurance in an amount equal to the lesser of the Outstanding principal amount of the certificates of participation executed and delivered under the Trust Agreement, including the Certificates; provided that no such earthquake insurance is required if the Risk Manager files a written recommendation annually with the Trustee that such insurance is not obtainable in reasonable amounts at reasonable cost on the open market from reputable insurance companies; (iv) boiler and machinery insurance, comprehensive form, insuring against accidents to pressure vessels and mechanical and electrical equipment, with a property damage limit not less than \$5,000,000 per accident; and (v) rental interruption insurance in an amount not less than the aggregate Base Rental payable by the City pursuant to the Project Lease for a period of at least 24 months (such amount may be adjusted annually on or prior to October 1 of each year, to reflect the actual scheduled Base Rental payments due under the Project Lease for the next succeeding 24 months) to insure against loss of rental income from the Leased Property caused by perils covered by the insurance described in (ii) and (iii) above (such insurance shall not be subject to any deductible). All policies of insurance required under the Project Lease may provide for a deductible amount that is commercially reasonable as determined by the City Risk Manager.

The City is also required under the Project Lease to deliver to the Trustee, on the date of execution and delivery of the Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required) in an aggregate amount at least equal to the initial aggregate principal amount of the Certificates and the then-outstanding aggregate principal amounts of the Prior Parity Certificates, inclusive, and showing a leasehold interest in the Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the Certificates and such outstanding Prior Parity Certificates. See APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – The Project Lease – Insurance" and "– Ninth Supplement to Project Lease."

The City is not required to maintain earthquake or flood insurance (or rental interruption insurance relating to such coverage) under the Project Lease except as provided above, and the City does not currently have earthquake or flood insurance on the Leased Property or any portion thereof.

THE CITY MAY SELF-INSURE AGAINST ANY OF THE RISKS REQUIRED TO BE INSURED AGAINST IN THE LEASE, EXCEPT FOR RENTAL INTERRUPTION INSURANCE AND TITLE INSURANCE. The City may self-insure for all exposures for which the Project Lease permits self-insurance.

Eminent Domain

If the Leased Property, or so much thereof as to render the remainder of the Leased Property unusable for the City's purposes under the Project Lease, is taken under the power of eminent domain, the Project Lease will terminate as of the later of the day possession is taken and the date of entry of the interlocutory judgment and in either case, after payment of any Additional Rental owed under the Project Lease. Notwithstanding the foregoing, the City may, at its option, but is not obligated to apply the proceeds relating to the condemnation to the replacement of the condemned Leased Property, and in the event there has been an abatement of Rental Payments pursuant to the Project Lease, then Rental Payments will again begin to accrue with respect thereto upon replacement of the Leased Property. If less than a substantial portion of the Leased Property is taken under the power of eminent domain and the remainder is useable for the City's purposes, the Project Lease will continue in full force and effect as to the remaining portions of the Leased Property, subject only to the rental abatement provisions of the Project Lease.

The City will, within 90 days of the conclusion of the eminent domain proceeding, notify the Trustee in writing of whether the Leased Property will be replaced or the Certificates, and other certificates of participation issued pursuant to the Trust Agreement and then Outstanding, will be prepaid in part. The

proceedings of any condemnation award will as soon as possible be deposited with the Trustee and, to the extent necessary, will be applied to prepay Certificates and such other Outstanding certificates of participation or applied to the cost of replacement of the Leased Property. See APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – Trust Agreement – Eminent Domain" and "– The Project Lease – Eminent Domain."

Substitution, Release, and Addition of Leased Property

If no Event of Default has occurred and is continuing under the Project Lease, the Project Lease may be modified or amended at any time, and the Trustee may consent thereto without the consent of the Owners, if such amendment is to modify or amend the description of the Leased Property or to release from the Project Lease any portion of the Leased Property, or to add other property and improvements to the Leased Property or substitute other property and improvements for the Leased Property, upon satisfaction of the conditions to such amendment and substitution in the Project Lease. See "PLAN OF FINANCE AND THE LEASED PROPERTY – The Leased Property" and APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – The Project Lease – Addition, Release and Substitution."

Additional Certificates

As described in "– Parity Obligations" above, as of the date hereof, the City has authorized the execution and delivery of Additional Certificates to be executed and delivered under the Trust Agreement to finance various projects of the City in a total aggregate principal amount of up to \$1,100,265,000. Under these existing authorizations, \$703,210,000 remained unissued as of October 15, 2024, including \$157,000,000 of such existing authorization attributable to the authorization for the Certificates. The City may decide not to execute and deliver the Additional Certificates remaining under these authorizations. The City may also authorize the execution and delivery of other Additional Certificates in the future.

In addition, the City may from time to time amend the Trust Agreement and the Project Lease to authorize one or more series of Additional Certificates secured by Base Rental payments under the Project Lease on a parity basis with the Outstanding Certificates and Prior Parity Certificates, provided that, among other requirements, the Base Rental payable under the Project Lease, as amended, is sufficient to pay all principal of and interest with respect to the Outstanding Certificates, the outstanding Prior Parity Certificates and such Additional Certificates, and that the Base Rental thereunder is not in excess of the fair rental value of the Leased Property in each Project Lease Year. See APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – The Project Lease – Rental Payments." The City may designate additional property as Leased Property, or substitute other improved real property for all or part of the Leased Property, under the conditions set forth in the Project Lease. See "PLAN OF FINANCE AND THE LEASED PROPERTY" herein.

CERTAIN RISK FACTORS

The following risk factors should be considered, along with all other information in this Official Statement, by potential investors in evaluating the risks inherent in the purchase of the Certificates. The following discussion is not meant to be a comprehensive or definitive list of the risks associated with an investment in the Certificates. The order in which this information is presented does not necessarily reflect the relative importance of the various issues. Any one or more of the risk factors discussed below, among others, could lead to a decrease in the market value and/or in the liquidity of the Certificates. There can be no assurance that other risk factors not discussed herein will not become material in the future.

New information about the City's finances and operations and events impacting the City, both expected and unexpected, is frequently available throughout the year and the City cannot predict with certainty the timing or ultimate outcome of such matters or the impact of such matters on the City's finances. Such information and events expected in the coming weeks include, but are not limited to, several measures on the

November 2024 ballot which may impact the City's finances, issuance of budget instructions to City departments in late November 2024, which will incorporate an updated five-year revenue and expenditure forecast, and a new Five-Year Financial Plan which will be issued by January 2025. See "City Long-Term Financial Challenges," below, and see APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES" attached hereto.

Rental Payments Not a Debt of the City

The obligation of the City to make Base Rental or Additional Rental payments does not constitute an obligation of the City to levy or pledge any form of taxation or for which the City has levied or pledged any form of taxation. The obligation of the City to make Base Rental or Additional Rental payments does not constitute an indebtedness of the City, the State or any of its political subdivisions within the meaning of any constitutional or statutory debt limitation or restriction.

The Certificates represent and are payable solely from Base Rental payments made by the City pursuant to the Project Lease and amounts held in the Base Rental Fund to be established pursuant to the Trust Agreement, subject to the provisions of the Trust Agreement permitting the application of such amounts for the purposes and on the terms and conditions set forth therein. The City will be obligated to make Rental Payments subject to the terms of the Project Lease, and neither the City nor any of its officers will incur any liability or any other obligation with respect to the delivery of the Certificates.

City Long-Term Financial Challenges

The following discussion highlights certain challenges facing the City and is not meant to be an exhaustive discussion of challenges facing the City (see, for example, "– Seismic Risks" and "– Climate Change, Risk of Sea Level Rise and Flooding Damage" below). See also APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES" attached hereto.

The City continues to face material financial challenges, including actual and projected revenue losses, resulting from a variety of factors, including continuing remote work by a significant portion of the workforce (which has led to vacancies and declining property taxes for certain office buildings, lower real estate property transfer taxes, and reductions in taxes based on employees physically located in the City), continued weakness in the local hospitality and convention industries (resulting in declines in hotel and sales taxes from pre-pandemic levels), reduced funding to the City in State budgets, potential losses from litigation challenging the City's business taxes and general economic conditions. The City has experienced the largest increase in office vacancy among major urban office markets in the United States, from 5.6% in the 4th quarter of 2019 to 33.7% in the 2nd quarter of 2024. As further described in Appendix A hereto, the conditions discussed above have contributed to projected budget deficits (absent corrective actions) in the hundreds of millions of dollars in future fiscal years, rising to approximately \$1.36 billion in fiscal year 2027-28.

On June 10, 2024, the Controller issued its revenue letter in response to the City's proposed budget for fiscal years 2024-25 and 2025-26. The Controller's report noted that the City faces several key financial risks in coming fiscal years: the projected structural budget gap following depletion of one-time funds; economic risk; State budget revenue risk; disallowance of claims for federal revenues assumed in the City's emergency response budgets; and potential cost increases resulting from November 2024 ballot measures.

On September 30, 2024, the Controller issued its most recent report on the status of the City economy. The Controller's report noted, among other matters, that the City's office vacancy rate continued to rise hitting 34.5% in the third quarter of 2024 and that there was little improvement in return to office or downtown BART metrics, which, along with hotel and occupancy rates, remain significantly below pre-pandemic levels. Bridge crossings into and out of the City are also notably lower than pre-pandemic levels but showed slight growth from June 2024 to August 2024. Significant capital investments are proposed in the City's adopted 10-year capital plan. The City's most recent adopted 10-year capital plan sets forth approximately \$41.4 billion of

capital needs for all City departments. However, identified funding resources are below those necessary to maintain and enhance the City's physical infrastructure. As a result, over \$6.7 billion in capital needs, including enhancements, are deferred from the capital plan's 10-year horizon.

In addition, the City faces long-term challenges with respect to the management of pension and post-employment retirement obligations. The City has taken major steps to address long-term unfunded liabilities for employee pension and other post-employment benefits, including retiree health obligations, yet significant liabilities remain. In recent years, the City and voters have adopted changes that should mitigate these unfunded liabilities over time, including adoption of lower-cost benefit tiers, increases to employee and employer contribution requirements, and establishment of a trust fund to set-aside funding for future retiree health costs. The financial benefit from these changes will phase in over time, however, leaving ongoing financial challenges for the City in the shorter term. Further, the size of these liabilities is based on a number of assumptions, including but not limited to assumed investment returns and actuarial assumptions. It is possible that actual results will differ materially from current assumptions, and such changes in investment returns or other actuarial assumptions could increase budgetary pressures on the City.

Further, while the City has adopted a number of measures to better position its operating budget for future economic downturns, these measures may not be sufficient. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – City Budget."

There is no assurance that other challenges not discussed in this Official Statement may not become material to investors in the future. For more information, see APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES" and in APPENDIX B – "ANNUAL COMPREHENSIVE FINANCIAL REPORT OF THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDED JUNE 30, 2023."

Additional Obligations

Subject to certain City Charter restrictions, the City may incur other obligations, which may constitute additional charges against its revenues, without the consent of the Owners of the Certificates. To the extent that the City incurs additional obligations, the funds available to make payments of Base Rental may be decreased. The City is currently liable on other obligations payable from its general revenues. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Capital Financing and Bonds." See also APPENDIX B – "ANNUAL COMPREHENSIVE FINANCIAL REPORT OF THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDED JUNE 30, 2023."

Abatement

The obligation of the City under the Project Lease to make Base Rental payments is in consideration for the use and right of occupancy of the Leased Property. Under certain circumstances, the City's obligation to make Base Rental payments and Additional Rental payments will be abated during any period in which there is substantial interference with the right to the use and occupancy of the Leased Property or any portion thereof by the City, by reason of material damage, destruction or condemnation of the Leased Property or any portion thereof, or due to defects in title to the Leased Property, or any portion thereof. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES – Abatement of Base Rental Payments."

Under the Project Lease, in the case of abatement relating to the Leased Property, the amount of annual rental abatement would be such that the resulting Rental Payments in any Project Lease Year during which such interference continues do not exceed the annual fair rental value of the portions of the Leased Property with respect to which there has not been substantial interference, as evidenced by a certificate of a City Representative. Such abatement would continue for the period commencing with the date of such damage, destruction, condemnation or discovery of such title defect and ending with the restoration of the

Leased Property or portion thereof to tenantable condition or correction of the title defect; and the term of the Project Lease will be extended by the period during which the rental is abated under the Project Lease, except that such extension will in no event extend beyond April 1, 2054. Proceeds of rental interruption insurance may be used by the Trustee to make payments with respect to the Certificates in the event Base Rental payments received by the Trustee are insufficient to pay principal or interest represented by the Certificates as such amounts become due. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES – Insurance with Respect to the Leased Property" and "– Replacement, Maintenance and Repairs" for additional provisions governing damage to the Leased Property.

It is not possible to predict the circumstances under which such an abatement of Base Rental Payments may occur. In addition, there is no statute, case or other law specifying how such an abatement of rental should be measured. For example, it is not clear whether fair rental value is established as of commencement of the Project Lease or at the time of the abatement. If the latter, it may be that the value of the Leased Property is substantially higher or lower than its value at the time of execution and delivery of the Certificates. Abatement, therefore, could have an uncertain and material adverse effect on the security for and payment of the Certificates.

If damage, destruction, condemnation or title defect with respect to the Leased Property or any portion thereof results in abatement of Base Rental payments and the resulting Base Rental payments, together with any available insurance proceeds, are insufficient to make all payments with respect to the Certificates during the period that the Leased Property, or portion thereof, is being restored, then all or a portion of such payments may not be made and no remedy is available to the Trustee or the Owners under the Project Lease or Trust Agreement for nonpayment under such circumstances. Failure to pay principal of, premium, if any, or interest with respect to the Certificates as a result of abatement of the City's obligation to make Rental Payments under the Project Lease is not an event of default under the Trust Agreement or the Project Lease.

Notwithstanding the provisions of the Project Lease and the Trust Agreement specifying the extent of abatement in the event of the City's failure to have use and possession of the Leased Property, such provisions may be superseded by operation of law, and, in such event, the resulting Base Rental payments of the City may not be sufficient to pay all of that portion of the remaining principal and interest with respect to the Certificates.

In March 2022, the City had a series of disputes with the Centers for Medicare and Medicaid Services ("CMS"), an agency within the federal Department of Health & Human Services, over conditions at Laguna Honda Hospital which potentially put federal funding at risk. In May 2023, the City, CMS, and the California Department of Public Health ("CDPH") reached an agreement in principle to settle ongoing administrative proceedings and federal court litigation. This settlement allowed Laguna Honda Hospital to continue to receive Medicare and Medicaid payments while addressing the quality improvements needed to ensure resident health and safety. The CDPH and the State's Department of Health Care Services approved Laguna Honda Hospital's recertification for Medicaid in August 2023 and CMS approved Laguna Honda Hospital's recertification for Medicare in June 2024. Laguna Honda Hospital is now fully recertified and will continue to receive Medicare and Medicaid payment. Laguna Honda Hospital will continue to be reviewed for compliance with conditions of participation in Medicare and Medicaid programs as is normal for facilities regulated by CMS and CDPH. See "CERTAIN RISK FACTORS – Abatement" and APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Budgetary Risks – Laguna Honda Hospital Medicaid and Medicare Recertification."

Any loss of reimbursements from CMS would have had a material adverse impact on Laguna Honda Hospital's finances and operations. However, such loss of reimbursements would not have revoked Laguna Honda Hospital's license from CDPH to operate as a hospital, nor would it have interfered with the City's right to use and occupy Laguna Honda Hospital, including the Laguna Honda Hospital Portion of the Leased Property. As such, the City believes that had CMS terminated its contract with the City, such termination would not have caused the abatement of Base Rental payments as described in this section. See "CERTAIN

RISK FACTORS – Abatement" and APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Budgetary Risks – Laguna Honda Hospital Medicaid and Medicare Recertification."

Limited Recourse on Default; Re-letting of the Leased Property

The Project Lease and the Trust Agreement provide that, if there is a default by the City, the Trustee may, subject to applicable laws regarding use of such property, take possession of and re-let the Leased Property for the account of the City. The Leased Property is unique, and re-letting any component thereof might prove to be difficult or impossible. The remedy to re-let the Leased Property is subject to applicable laws regarding the use of the Leased Property, including but not limited to applicable laws relating to the use of property financed with general obligation bonds or federal or State grants. Portions of Laguna Honda Hospital have been improved with the proceeds of voter-approved general obligation bonds, and it is unclear whether any re-letting would be permitted to result in use of the Laguna Honda Hospital Portion of the Leased Property that is inconsistent with the public hospital purposes for which those bonds were approved. Further, certain improvements to Laguna Honda Hospital were funded by federal fund grants, which might impact the remedy of re-letting, as further described below. See "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES - Covenant to Budget and Appropriate; Right to Re-let." The amounts received from any such re-letting may be insufficient to pay the scheduled principal and interest represented by the Certificates when due. In addition, the Trust Agreement provides that no remedies such as re-letting may be exercised so as to cause the interest with respect to the Certificates to be includable in gross income for federal income tax purposes or subject to State personal income taxes. The enforcement of any remedies provided for in the Project Lease and in the Trust Agreement could prove to be both expensive and time consuming.

The Project Lease provides that any remedies on default will be exercised by the Trustee. Upon the occurrence and continuance of the City's failure to deposit with the Trustee any Base Rental and/or Additional Rental payments when due, or if the City breaches any other terms, covenants or conditions contained in the Project Lease, the Property Lease or in the Trust Agreement (and does not remedy such breach with all reasonable dispatch within 60 days after notice thereof or, if such breach cannot be remedied within such 60-day period, the City fails to take corrective action within such 60-day period and diligently pursue the same to completion), the Trustee may proceed (and, upon written request of the Owners of not less than a majority in aggregate principal amount of Certificates then outstanding, shall proceed), without any further notice: (i) to re-enter the Leased Property and eject all parties in possession therefrom and, without terminating the Project Lease, re-let the Leased Property as the agent and for the account of the City upon such terms and conditions as the Trustee may deem advisable, or (ii) in lieu of the above, so long as the Trustee does not terminate the Project Lease or the City's possession of the Leased Property, to enforce all of its rights and remedies under the Project Lease, including the right to recover Base Rental payments as they become due by pursuing any remedy available in law or in equity.

The construction and renovation of Laguna Honda Hospital was financed, in part, by federal grant funds awarded by the U.S. Department of Health and Human Services, pursuant to the Public Health Service Act. As a result of such funding, Laguna Honda Hospital is subject to the recovery provisions of the Public Health Service Act, which may limit the remedy of re-letting the Laguna Honda Hospital Portion of the Leased Property under the Project Lease.

Enforcement of Remedies

The enforcement of any remedies provided in the Project Lease and the Trust Agreement could prove both expensive and time consuming. The rights and remedies provided in the Project Lease and the Trust Agreement may be limited by and are subject to the limitations on legal remedies against cities and counties in the State, including State constitutional limits on expenditures and limitations on the enforcement of judgments against funds needed to serve the public welfare and interest; by federal bankruptcy laws, as now or hereafter enacted; applicable bankruptcy, insolvency, reorganization, moratorium, or similar laws relating to or affecting

the enforcement of creditors' rights generally, now or hereafter in effect; equity principles which may limit the specific enforcement under State law of certain remedies; the exercise by the United States of America of the powers delegated to it by the Constitution; the reasonable and necessary exercise, in certain exceptional situations, of the police powers inherent in the sovereignty of the State and its governmental bodies in the interest of serving a significant and legitimate public purpose, and the limitations on remedies against municipal corporations in the State. Bankruptcy proceedings, or the exercise of powers by the federal or State government, if initiated, could subject the Owners of the Certificates to judicial discretion and interpretation of their rights in bankruptcy or otherwise, and consequently may entail risks of delay, limitation, or modification of their rights.

The legal opinions to be delivered concurrently with the delivery of the Certificates will be qualified, as to the enforceability of the Certificates, the Trust Agreement, the Project Lease and other related documents, by bankruptcy, insolvency, reorganization, moratorium, arrangement, fraudulent conveyance and other laws relating to or affecting creditors' rights, to the application of equitable principles, to the exercise of judicial discretion in appropriate cases, and to the limitations on legal remedies against charter cities and counties in the State. See "CERTAIN RISK FACTORS – Bankruptcy" and "APPENDIX F – "PROPOSED FORM OF CO-SPECIAL COUNSEL OPINIONS" herein.

No Acceleration on Default

In the event of a default, there is no remedy of acceleration of any Base Rental payments under the Project Lease. Certificate owners would have to sue for payment of unpaid Base Rental in each rental period as and when it becomes due. Any suit for money damages would be subject to the legal limitations on remedies against cities and counties in the State, including a limitation on enforcement of judgments against funds needed to serve the public welfare and interest.

Release and Substitution of the Leased Property

The Project Lease permits the release of portions of the Leased Property or the substitution of other real property for all or a portion of the Leased Property. See APPENDIX C – "SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS – The Project Lease – Addition, Release and Substitution." Although the Project Lease requires that the Leased Property, after such substitution, have an annual fair rental value at least equal to the maximum annual amount of the Base Rental payments becoming due in the thencurrent Project Lease Year or in any subsequent Project Lease Year, it does not require that such substitute property have an annual fair rental value equal to the total annual fair rental value at the time of replacement of the Leased Property or portion thereof being replaced. In addition, such replacement property could be located anywhere within or outside the City's boundaries. Therefore, release or substitution of all or a portion of the Leased Property could have an adverse effect on the security for the Certificates, if, for example, the substituted property is subject to certain restrictions on re-letting. Neither the Certificates nor the Base Rental payments are secured by any mortgage or deed of trust on the Leased Property or any portion thereof.

Bankruptcy

In addition to the limitations on remedies contained in the Trust Agreement and the Project Lease, the rights and remedies in the Trust Agreement and the Project Lease may be limited and are subject to the provisions of federal bankruptcy laws, as now or hereafter enacted, and to other laws or equitable principles that may affect the enforcement of creditors' rights. The legal opinions to be delivered concurrently with the delivery of the Certificates will be qualified, as to the enforceability of the Certificates, the Trust Agreement, the Project Lease and other related documents, by bankruptcy, insolvency, reorganization, moratorium, arrangement, fraudulent conveyance and other laws relating to or affecting creditors' rights, to the application of equitable principles, to the exercise of judicial discretion in appropriate cases, and to the limitations on legal remedies against charter cities and counties and non-profit public benefit corporations in the State. See "Enforcement of Remedies" herein.

The City is authorized under California law to file for bankruptcy protection under Chapter 9 of the United States Bankruptcy Code (Title 11, United States Code), as amended (the "Bankruptcy Code"), which governs the bankruptcy proceedings for public agencies such as the City. Third parties, however, cannot bring involuntary bankruptcy proceedings against the City. If the City were to file a petition under Chapter 9 of the Bankruptcy Code, the rights of the Owners of the Certificates may be materially and adversely affected as follows: (i) the application of the automatic stay provisions of the Bankruptcy Code, which, until relief is granted, would prevent collection of payments from the City or the commencement of any judicial or other action for the purpose of recovering or collecting a claim against the City and could prevent the Trustee from making payments from funds in its possession; (ii) the avoidance of preferential transfers occurring during the relevant period prior to the filing of a bankruptcy petition; (iii) the existence of unsecured or secured debt which may have a priority of payment superior to that of Owners of the Certificates; and (iv) the possibility of the adoption of a plan (an "Adjustment Plan") for the adjustment of the City's various obligations over the objections of the Trustee or all of the Owners of the Certificates and without their consent, which Adjustment Plan may restructure, delay, compromise or reduce the amount of any claim of the Owners of the Certificates if the Bankruptcy Court finds that such Adjustment Plan is "fair and equitable" and in the best interests of creditors. The Adjustment Plans approved by the Bankruptcy Courts in connection with the bankruptcies of the cities of Vallejo, San Bernardino and Stockton resulted in significant reductions in the amounts payable by the cities under lease revenue obligations that were substantially identical or similar to the Certificates. The City can provide no assurances about the outcome of the bankruptcy cases of other California municipalities or the nature of any Adjustment Plan if it were to file for bankruptcy. The City is not currently considering filing for protection under the Bankruptcy Code.

In addition, if the Project Lease were determined to constitute a "true lease" by the bankruptcy court (rather than a financing lease providing for the extension of credit), the City could choose to reject the Project Lease despite any provision therein that makes the bankruptcy or insolvency of the City an event of default thereunder. If the City rejects the Project Lease, the Trustee, on behalf of the Owners of the Certificates, would have a pre-petition unsecured claim that may be substantially limited in amount, and this claim would be treated in such a manner under an Adjustment Plan over the objections of the Trustee or Owners of the Certificates. Moreover, such rejection would terminate the Project Lease and the City's obligations to make payments thereunder. The City may also be permitted to assign the Project Lease (or the Property Lease) to a third party, regardless of the terms of the transaction documents. In any event, the mere filing by the City for bankruptcy protection likely would have a material adverse effect on the marketability and market price of the Certificates.

Seismic Risks

General. The City is located in a seismically active region. The obligation of the City to make payments of Base Rental may be abated, in whole or in part, if the Leased Property or any improvements thereon are damaged or destroyed by natural hazards such as earthquake or flood. The City is not obligated under the Project Lease to maintain earthquake or flood insurance except as described under "SECURITY AND SOURCES OF PAYMENT FOR THE CERTIFICATES – Insurance with Respect to the Leased Property," and the City does not currently have earthquake or flood insurance on the Leased Property. There can be no assurance that the Leased Property would not be damaged in whole or in part by seismic activity.

Active earthquake faults underlie both the City and the surrounding Bay Area, including the San Andreas Fault, which passes within about three miles of the City's border, and the Hayward Fault, which runs under Oakland, Berkeley and other cities on the east side of San Francisco Bay, about 10 miles away, as well as a number of other significant faults in the region. Significant seismic events include the 1989 Loma Prieta earthquake, centered about 60 miles south of the City, which registered 6.9 on the Richter scale of earthquake intensity. That earthquake caused fires, building collapses, and structural damage to buildings and highways in the City and surrounding areas. The San Francisco-Oakland Bay Bridge, the only east-west vehicle access into the City, was closed for a month for repairs, and several highways in the City were permanently closed and eventually removed. On August 24, 2014, the San Francisco Bay Area experienced a 6.0 earthquake centered

near Napa along the West Napa Fault. The City did not suffer any material damage as a result of this earthquake.

California Earthquake Probabilities Study. In March 2015, the Working Group on California Earthquake Probabilities (a collaborative effort of the U.S. Geological Survey (U.S.G.S.), the California Geological Survey, and the Southern California Earthquake Center) reported that there is a 72% chance that one or more earthquakes of magnitude 6.7 (the magnitude of the 1994 Northridge earthquake) or larger will occur in the San Francisco Bay Area before the year 2045. In addition, the U.S.G.S. released a report in April 2017 entitled The HayWired Earthquake Scenario, which estimates that property damage and direct business disruption losses from a magnitude 7.0 earthquake on the Hayward Fault would be more than \$82 billion (in 2016 dollars). Most of the losses are expected to be attributable to shaking damage, liquefaction, and landslides (in that order). Eighty percent of shaking damage is expected to be caused by the magnitude 7.0 mainshock, with the rest of the damage resulting from aftershocks occurring over a 2-year period thereafter. Such earthquakes could be very destructive. In addition to the potential damage to City-owned buildings and facilities (on which the City does not generally carry earthquake insurance), due to the importance of San Francisco as a tourist destination and regional hub of commercial, retail and entertainment activity, a major earthquake anywhere in the Bay Area may cause significant temporary and possibly long-term harm to the City's economy, tax receipts, infrastructure and residential and business real property values.

Earthquake Safety Implementation Program (ESIP). The ESIP began in early 2012, evolving out of the key recommendations of the Community Action Plan for Seismic Safety ("CAPSS"), a 10-year-long study evaluating the seismic vulnerabilities the City faces. The CAPSS Study prepared by the Applied Technology Council looked at the impact of earthquakes to all of San Francisco's buildings and recommended a 30-year plan for action. As a result of this plan, the City mandated the retrofit of nearly 5,000 soft-story buildings (i.e., generally, structures with structural weakness due to large openings in their perimeter walls and due to a lack of interior partition walls at the ground level) housing over 111,000 residents by September 2021. As of October 1, 2024, 94% of these soft-story buildings have been brought into compliance. Currently, the City is implementing a façade ordinance requiring owners of 5-story or higher buildings to submit inspection reports every 10 years. The first set of inspections focus on pre-1910 buildings. Inspection reports for more recent buildings will be phased in over the next four years. Future tasks will address the seismic vulnerability of older nonductile concrete and concrete tilt-up buildings, which are at high risk of severe damage or collapse in an earthquake. This retrofit program is currently in development.

Vulnerability Study of the Northern Waterfront Seawall. In early 2016, the Port Commission of the City (the "Port Commission") commissioned an earthquake vulnerability study of the Northern Waterfront Seawall. The three-mile Seawall was constructed over 100 years ago and sits on reclaimed land, rendering it vulnerable to seismic risk. The Seawall provides flood and wave protection to downtown San Francisco, and stabilizes hundreds of acres of filled land. Preliminary findings of the study indicate that a strong earthquake may cause most of the Seawall to settle and move outward toward the Bay, which would significantly increase earthquake damage and disruption along the waterfront. The Port Commission estimates that seismic retrofitting of the Seawall could cost as much as \$3 billion, with another \$2 billion or more needed to prepare the Seawall for rising sea levels. The study estimates that approximately \$1.6 billion in Port assets and \$2.1 billion of rents, business income, and wages are at risk from major damage to the Seawall. Additionally, the Port Commission, together with the US Army Corps of Engineers, have developed a draft plan to fortify the Port's Seawall from sea level rise, which estimates the total cost of that project at \$13.5 billion. See "— Climate Change, Risk of Sea Level Rise and Flooding Damage" below. See also APPENDIX A — "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES — Capital Financing and Bonds — Authorized but Unissued City GO Bonds."

Tall Buildings Safety Strategy Report and Executive Directive. The City commissioned a first in the nation "Tall Buildings Study" by the Applied Technology Council to consider the impact of earthquakes on buildings taller than 240 feet. The final report following the study, released in January 2019, evaluates best practices for geotechnical engineering, seismic risks, standards for post-earthquake structural evaluations,

barriers to re-occupancy, and costs and benefits of higher performance goals for new construction. The study estimates that for a tall building designed to current seismic standards, it might take two to six months to mobilize for and repair damage from a major earthquake, depending on the building location, geologic conditions, and the structural and foundation systems. The report identifies and summarizes sixteen recommendations for reducing seismic risk prior to earthquakes for new and existing buildings, reducing seismic risk following earthquakes, and improving the City's understanding of its tall building seismic risk.

On January 24, 2019, Mayor London N. Breed issued an executive directive instructing City departments to work with community stakeholders, develop regulations to address geotechnical and engineering issues, clarify emergency response and safety inspection roles, and establish a Disaster Recovery Task Force for citywide recovery planning, including a comprehensive recovery plan for the financial district and surrounding neighborhoods. In November 2019, an exercise was conducted to test post-earthquake building safety inspection protocol and logistics. The City was the first jurisdiction to test this Statewide program. In consultation with the Structural Engineers Association of Northern California, Administrative Bulletin AB-111 – "Guidelines for Preparation of Geotechnical and Earthquake Ground Motion Reports for Foundation Design and Construction of Tall Buildings" was adopted on June 15, 2020, which presented requirements and guidelines for developing geotechnical site investigations and preparing geotechnical reports for the foundation design and construction of tall buildings in the City.

The City obtains and maintains commercial insurance only in certain limited circumstances, including when required by bond or lease financing transactions and for other limited purposes. The City does not maintain commercial earthquake coverage, with certain minor exceptions. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Legal Matters and Risk Management."

Seismic Safety Act ("HFSSA") that requires all acute care hospitals in California, including Laguna Honda Hospital, to comply with certain seismic safety standards within a certain time frame. SB 1953 generally requires that by 2020, all hospital buildings must remain standing during a major earthquake so that patients can be evacuated safely, and by 2030, all hospital buildings must remain standing and functioning during a major earthquake. The City deems the Leased Property consisting of Laguna Honda Hospital compliant with SB 1953. See "PLAN OF FINANCE AND THE LEASED PROPERTY" above.

Climate Change, Risk of Sea Level Rise and Flooding Damage

Numerous scientific studies on global climate change show that, among other effects on the global ecosystem, sea levels will rise, extreme temperatures will become more common, and extreme weather events will become more frequent as a result of increasing global temperatures attributable to atmospheric pollution.

The Fourth National Climate Assessment, published by the U.S. Global Change Research Program in November 2018 ("NCA4"), finds that more frequent and intense extreme weather and climate-related events, as well as changes in average climate conditions, are expected to continue to damage infrastructure, ecosystems and social systems over the next 25 to 100 years. NCA4 states that rising temperatures, sea level rise, and changes in extreme events are expected to increasingly disrupt and damage critical infrastructure and property and regional economies and industries that depend on natural resources and favorable climate conditions. Disruptions could include more frequent and longer-lasting power outages, fuel shortages and service disruptions. NCA4 states that the continued increase in the frequency and extent of high-tide flooding due to sea level rise threatens coastal public infrastructure. NCA4 also states that expected increases in the severity and frequency of heavy precipitation events will affect inland infrastructure, including access to roads, the viability of bridges and the safety of pipelines.

Sea levels will continue to rise in the future due to the increasing temperature of the oceans causing thermal expansion and growing ocean volume from glaciers and ice caps melting into the ocean. Between

1854 and 2016, sea level rose about nine inches according to the tidal gauge at Fort Point, a location underneath the Golden Gate Bridge. Weather and tidal patterns, including 100-year or more storms and king tides, may exacerbate the effects of climate related sea level rise. Coastal areas like the City are at risk of substantial flood damage over time, affecting private development and public infrastructure, including roads, utilities, emergency services, schools, and parks. As a result, the City could lose considerable tax revenues and many residents, businesses, and governmental operations along the waterfront could be displaced, and the City could be required to mitigate these effects at a potentially material cost.

Adapting to sea level rise is a key component of the City's policies. The City and its enterprise departments have been preparing for future sea level rise for many years and have issued a number of public reports. For example, in March 2016, the City released a report entitled "Sea Level Rise Action Plan," identifying geographic zones at risk of sea level rise and providing a framework for adaptation strategies to confront these risks. That study shows an upper range of end-of-century projections for permanent sea level rise, including the effects of temporary flooding due to a 100-year storm, of up to 108 inches above the 2015 average high tide. To implement this Plan, the Mayor's Sea Level Rise Coordinating Committee, co-chaired by the Planning Department and Office of Resilience and Capital Planning, joined the Port, the Public Utilities Commission and other public agencies in moving several initiatives forward. This included a Citywide Sea Level Rise Vulnerability and Consequences Assessment to identify and evaluate sea level rise impacts across the City and in various neighborhoods that was released in February 2020.

In April 2017, the Working Group of the California Ocean Protection Council Science Advisory Team (in collaboration with several state agencies, including the California Natural Resource Agency, the Governor's Office of Planning and Research, and the California Energy Commission) published a report, that was formally adopted in March 2018, entitled "Rising Seas in California: An Update on Sea Level Rise Science" (the "Sea Level Rise Report") to provide a new synthesis of the state of science regarding sea level rise. The Sea Level Rise Report provides the basis for State guidance to state and local agencies for incorporating sea level rise into design, planning, permitting, construction, investment and other decisions. Among many findings, the Sea Level Rise Report indicates that the effects of sea level rise are already being felt in coastal California with more extensive coastal flooding during storms, exacerbated tidal flooding, and increased coastal erosion. In addition, the report notes that the rate of ice sheet loss from Greenland and Antarctic ice sheets poses a particular risk of sea level rise for the California coastline. The City has incorporated the projections from the 2018 report into its Guidance for Incorporating Sea Level Rise Guidance into ongoing Capital Planning. The Guidance requires that City projects over \$5 million consider mitigation and/or adaptation measures.

In March 2020, a consortium of State and local agencies, led by the Bay Area Conservation and Development Commission, released a detailed study entitled, "Adapting to Rising Tides Bay Area: Regional Sea Level Rise Vulnerability and Adaptation Study," on how sea level rise could alter the Bay Area. The study states that a 48-inch increase in the bay's water level in coming decades could cause more than 100,000 Bay Area jobs to be relocated, nearly 30,000 lower-income residents to be displaced, and 68,000 acres of ecologically valuable shoreline habitat to be lost. The study further argues that without a far-sighted, nine-county response, the region's economic and transportation systems could be undermined along with the environment. For example, runways at SFO could largely be under water.

The City has already incorporated site specific adaption plans in the conditions of approval for certain large waterfront development projects, such as the Candlestick/Hunters Point Shipyard, Treasure Island, Pier 70 and Mission Rock projects. Also, the City has partnered with the US Army Corps of Engineers to develop a plan to fortify the Port's Seawall from sea level rise. A draft plan estimates the total cost of that project at \$13.5 billion; and, subject to US Army Corps of Engineers and Congressional approval, 65% of the cost would be eligible for federal funding. The City is developing a financing strategy to provide the remaining funds, including using funding from the November 2018 approved Proposition A, authorizing the issuance of up to \$425 million in general obligation bonds for repair and improvement projects on the Seawall. See APPENDIX

A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Capital Financing and Bonds – Authorized but Unissued City GO Bonds."

Portions of the San Francisco Bay Area, including the City, are built on fill that was placed over saturated silty clay known as "Bay Mud." This Bay Mud is soft and compressible, and the consolidation of the Bay Mud under the weight of the existing fill is ongoing. A report issued in March 2018 by researchers at UC Berkeley and the University of Arizona suggests that flooding risk from climate change could be exacerbated in the San Francisco Bay Area due to the sinking or settling of the ground surface, known as subsidence. The study claims that the risk of subsidence is more significant for certain parts of the City built on fill.

Projections of the effects of global climate change on the City are complex and depend on many factors that are outside the City's control. The various scientific studies that forecast climate change and its adverse effects, including sea level rise and flooding risk, are based on assumptions contained in such studies, but actual events may vary materially. Also, the scientific understanding of climate change and its effects continues to evolve. Accordingly, the City is unable to forecast when sea level rise or other adverse effects of climate change (e.g., the occurrence and frequency of 100-year storm events and king tides) will occur. In particular, the City cannot predict the timing or precise magnitude of adverse economic effects, including, without limitation, material adverse effects on the business operations or financial condition of the City and the local economy during the term of the Certificates. While the effects of climate change may be mitigated by the City's past and future investment in adaptation strategies, the City can give no assurance about the net effects of those strategies and whether the City will be required to take additional adaptive mitigation measures. If necessary, such additional measures could require significant capital resources.

In September 2017, the San Francisco City Attorney filed a lawsuit on behalf of the People of the State of California in San Francisco Superior Court against the five largest investor-owned oil companies seeking to have the companies pay into an abatement fund to help fund infrastructure for climate change adaptation. In July 2018, the United States District Court for the Northern District of California denied the People's motion for remand to State court and then dismissed the lawsuit, which the City had joined as a plaintiff. The plaintiffs appealed these decisions to the United States Court of Appeals for the Ninth Circuit, which in May 2020 vacated the District Court's order that found the case arose under federal law, remanding the case back to the District Court to determine if there were any other grounds for federal jurisdiction. In June 2021, the U.S. Supreme Court declined to review the Ninth Circuit's decision. In October 2022, the District Court ordered the case remanded to State court and stayed the remand pending any appeals. In November 2022, the defendants appealed the District Court's decision to the Ninth Circuit. In November 2023, the Ninth Circuit rejected defendants' appeal of remand to state court. The City's case has been remanded to and coordinated with similar municipal lawsuits and the State of California's lawsuit in San Francisco Superior Court. In June 2024, the San Francisco City Attorney moved to file an amended complaint seeking abatement funds and damages. While the City believes that the claims in this lawsuit are meritorious, it can give no assurance regarding whether the lawsuit will be successful and obtain the requested relief from the courts, or contributions to the abatement fund from the defendant oil companies.

In 2020, the City adopted, and the Federal Emergency Management Agency approved, the City's Hazards and Climate Resilience Plan ("HCR"), a combined hazard mitigation and climate adaptation plan, which sets forth a roadmap for the City to address the impacts of natural hazards and climate change on its assets and citizens, and proposes over 90 strategies to reduce risks and adapt to climate change impacts. The HCR is intended to complement the City's CAP (defined below) and is updated every five years to include the latest understanding of natural hazards and climate change impacts, local risks, and the actions the City will take to improve the resilience of its buildings, communities, and infrastructure. The 2025 update to the HCR was available for public comment through September 2024, and is currently expected to be proposed to the Board of Supervisors in April, 2025.

In September 2021, the City adopted a set of emissions reduction targets for the coming decades: achieve net-zero greenhouse gas emissions generated by the City by 2040 and reduce emissions associated

with consumption of all goods and services in the City (regardless of where emissions originate) 80% by 2050. In December 2021, the Mayor released the City's Climate Action Plan (the "CAP") detailing the actions needed to accomplish these targets, developed through a multi-agency and stakeholder process led by the San Francisco Department of Environment (the "Department of Environment"). The Department of Environment contracted with the UC Berkeley's Center for Law, Energy & the Environment (the "CLEE") to assess options for funding the equitable implementation of the CAP. CLEE released its report entitled "Funding San Francisco Climate Action" in November 2022 (the "CLEE Report").

The CAP is a roadmap of goals, strategies and actions to achieve emission reductions across six sectors: energy supply, building operations, transportation and land use, housing, responsible production and consumption, and healthy ecosystems. Key strategies include, but are not limited to, provision of 100% carbon-free energy, decarbonization of buildings, and increases in the public transit, active transportation, and vehicle electrification networks. The CAP estimates the cost of each of its strategies to range from \$1 million to \$500 million, but does not include specific cost estimates for each of the individual actions within these strategies. However, independent analyses conclude that significant investments will be required to realize CAP goals. Based on these independent analyses, the CLEE Report presented a rough estimate of CAP costs based on an assumption that the highest-cost strategies have an average high cost of \$5 billion (this assumption is purely for scoping purposes and costs could be much higher in the most capital-intensive sectors, like public transit). The CLEE Report estimates that implementing the CAP across its six identified sectors could cost in the aggregate anywhere between a low of \$2.291 billion to a high of \$21.914 billion to be funded from a variety of sources, including a significant portion by the City.

CAP implementation would require a diverse mix of revenue streams (including the City's General Fund revenues) across several decades to support significant capital investment. In many cases, these build on existing revenue strategies in use by the City – such as the issuance of general obligation bonds and revenue bonds and refuse collection fees that pay for recycling programs – to drive specific emissions-reducing actions. In other cases, CAP implementation will require development of new revenue-generation mechanisms, drawing on the resources of residents and businesses, federal and state governments, and private and philanthropic partners. In addition, the CAP includes a number of policy, regulatory, and planning actions that are key enabling actions that will impose little or no cost to the City, but nonetheless remain high priorities for aggressive emissions reduction. While the City's climate initiative and the implementation of the CAP is a policy goal, the City cannot give any assurance that financial resources will be available in amounts needed to fund all of the initiatives, or whether the City will achieve its policy goals.

Cybersecurity

The City, like many other large public and private entities, relies on a large and complex technology environment to conduct its operations, and faces multiple cybersecurity threats including, but not limited to, hacking, viruses, malware and other attacks on its computing and other digital networks and systems (collectively, "Systems Technology"). As a recipient and provider of personal, private, or sensitive information, the City has been the subject of cybersecurity incidents which have resulted in or could have resulted in adverse consequences to the City's Systems Technology and which required a response action to mitigate the consequences. For example, in November 2016, the SFMTA was subject to a ransomware attack which disrupted some of the SFMTA's internal computer systems. Although the attack neither interrupted Muni train services nor compromised customer privacy or transaction information, SFMTA took the precaution of turning off the ticket machines and fare gates in the Muni Metro subway stations from Friday, November 25 until the morning of Sunday, November 27.

Cybersecurity incidents could result from unintentional events, or from deliberate attacks by unauthorized entities or individuals attempting to gain access to the City's Systems Technology for the purposes of misappropriating assets or information or causing operational disruption and damage. To mitigate the risk of business operations impact and/or damage from cybersecurity incidents or cyber-attacks, the City invests in multiple forms of cybersecurity and operational safeguards. In November 2016, the City adopted a

City-wide Cyber Security Policy ("Cyber Policy") to support, maintain, and secure critical infrastructure and data systems. The objectives of the Cyber Policy include the protection of critical infrastructure and information, managing risk, improving cyber security event detection and remediation, and facilitating cyber awareness across all City departments. The City's Department of Technology has established a cybersecurity team to work across all City departments to implement the Cyber Policy. The City's Cyber Policy is reviewed periodically.

The City has also appointed a City Chief Information Security Officer ("CCISO"), who is directly responsible for understanding the business and related cybersecurity needs of the City's 54 departments. The CCISO is responsible for identifying, evaluating, responding, and reporting on information security risks in a manner that meets compliance and regulatory requirements, and aligns with and supports the risk posture of the City.

While City cybersecurity and operational safeguards are periodically tested, no assurances can be given by the City that such measures will ensure against other cybersecurity threats and attacks. Cybersecurity breaches could damage the City's Systems Technology and cause material disruption to the City's operations and the provision of City services. The costs of remedying any such damage or protecting against future attacks could be substantial. Further, cybersecurity breaches could expose the City to material litigation and other legal risks, which could cause the City to incur material costs related to such legal claims or proceedings.

Public Health Emergencies

In recent years, public health authorities have warned of threats posed by outbreaks of disease and other public health threats, including the outbreak and spread of COVID-19. The spread of COVID-19 and actions to contain its spread have had significant adverse health and financial impacts throughout the world, including the City. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – City Financial Challenges" and " – City Budget – COVID Response and Economic Loss Reserve, Federal and State Emergency Grant Disallowance Reserve, and Fiscal Cliff Reserve."

While COVID-19 case rates have significantly declined, vaccination rates have increased, most emergency orders have been lifted, and the national and local economy has been improving, the economic effects of the COVID-19 pandemic are uncertain in many respects. The COVID-19 pandemic has had and may continue to have material adverse impacts on the City's economy and certain aspects of the City's financial condition. Further, there could be future COVID-19 outbreaks or other public health emergencies that could have material adverse effects on the City's operations and finances.

Other Events

Seismic events, wildfires, drought, tsunamis, storms, other natural or man-made events and civil unrest may adversely impact persons and property within San Francisco, and damage City infrastructure and adversely impact the City's finances and/or ability to provide municipal services.

In September 2010, a PG&E high pressure natural gas transmission pipeline exploded in San Bruno, California, with catastrophic results. PG&E owns, operates and maintains numerous gas transmission and distribution pipelines throughout the City.

In August 2013, a massive wildfire in Tuolumne County and the Stanislaus National Forest burned over 257,135 acres (the "Rim Fire"), which area included portions of the City's Hetch Hetchy Project.

The Hetch Hetchy Project is comprised of dams (including O'Shaughnessy Dam), reservoirs (including Hetch Hetchy Reservoir which supplies 85% of San Francisco's drinking water), hydroelectric generation and transmission facilities and water transmission facilities. Hetch Hetchy facilities affected by the Rim Fire included two power generating stations and the southern edge of the Hetch Hetchy Reservoir. There

was no impact to drinking water quality. The City's hydroelectric power generation system was interrupted by the fire, forcing the San Francisco Public Utilities Commission to spend approximately \$1.6 million buying power on the open market and using existing banked energy with PG&E. The Rim Fire inflicted approximately \$40 million in damage to parts of the City's water and power infrastructure located in the region. Certain portions of the Hetch Hetchy Project are old and deteriorating, and outages at critical points of the project could disrupt water delivery to significant portions of the region and/or cause significant costs and liabilities to the City.

Many areas of northern California have suffered from wildfires in more recent years, including the Tubbs fire which burned across several counties north of the Bay Area in October 2017 (part of a series of fires covering approximately 245,000 acres and causing 44 deaths and approximately \$14 billion in damage), the Camp fire which burned across Butte County, California in November 2018 (covering almost 240 square miles and resulting in numerous deaths and over \$16 billion in property damage), the Kincade Fire which burned across Sonoma County, California in late 2019 (covering over 77,000 acres), and the CZU Lightning Complex fires which burned across San Mateo and Santa Cruz County, California in mid-2020 (covering over 85,000 acres). Spurred by findings that certain of these fires were caused, in part, by faulty powerlines owned by PG&E, the power company subsequently adopted mitigation strategies which results in pre-emptive distribution circuit and high power transmission line shutoffs during periods of extreme fire danger (i.e., high winds, high temperatures and low humidity) to portions of the Bay Area, including the City. Parts of the City have experienced several blackout days as a result of PG&E shutoffs will have on the local economy.

Since 2017, California experienced numerous significant wildfires. In addition to their direct impact on health and safety and property damage in California, the smoke from these wildfires has impacted and future wildfires may impact the quality of life in the Bay Area and the City and may have short-term and future impacts on commercial and tourist activity in the City, as well as the desirability of the City and the Bay Area as places to live, potentially negatively affecting real estate trends and values.

In December 2022 and January 2023, the San Francisco Bay Area experienced heavy winter storms. According to the National Weather Service for the San Francisco Bay Area, on December 31, 2022, downtown San Francisco received 5.45 inches of rain, which is the second wettest day in the area since records began in 1849 (with the daily record being 5.54 inches on November 5, 1994). The rains caused widespread flooding, road closures and mudslides throughout the region.

With certain exceptions, the City believes that it is more economical to manage its risks internally and administer, adjust, settle, defend, and pay claims from budgeted resources (i.e., "self-insurance"). The City obtains and maintains commercial insurance in certain circumstances, including when required by bond or lease financing transactions and for other limited purposes. The City does not maintain commercial earthquake coverage, with certain minor exceptions. See "Risk Management and Insurance" below and APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Legal Matters and Risk Management."

Risk Management and Insurance

The Project Lease obligates the City to maintain and keep in force various forms of insurance, subject to deductibles, on the Leased Property for repair or replacement in the event of damage or destruction to the Leased Property. The City is also required to maintain rental interruption insurance in an amount equal to but not less than the aggregate Base Rental payable by the City pursuant to the Project Lease for a period of at least 24 months, adjusted on or prior to October 1 of each year to reflect scheduled Base Rental payments due for the next succeeding 24 months. The City makes no representation as to the ability of any insurer to fulfill its obligations under any insurance policy provided for in the Project Lease and no assurance can be given as to the adequacy of any such insurance to fund necessary repair or replacement or to pay principal of and interest with respect to the Certificates when due.

The Project Lease allows the City to self-insure against any or all risks, except rental interruption and title defects, through an alternative risk management program such as its risk management retention program. The City expects to self-insure for all exposures for which the Project Lease permits self-insurance. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Legal Matters and Risk Management – Risk Retention Program."

State Law Limitations on Appropriations

Article XIIIB of the State Constitution limits the amount that local governments can appropriate annually (the "Gann Limit"). Should the City exceed the Gann Limit, the City would be required to seek voter approval to exceed such limit, shift spending to capital or other exempt expenditure types, or issue tax rebates. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Budgetary Risks" and "– Constitutional and Statutory Limitations on Taxes and Expenditures – Article XIIIB of the California Constitution."

Changes in Law

No assurance can be given that the State or the City electorate will not at some future time adopt initiatives or that the State Legislature or the City's Board of Supervisors will not enact legislation that will amend the laws or the Constitution of the State or the Charter, respectively, in a manner that could result in a reduction of the City's General Fund revenues and therefore a reduction of the funds legally available to the City to make Base Rental payments. See, for example, APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Constitutional and Statutory Limitations on Taxes and Expenditures – Articles XIIIC and XIIID of the California Constitution."

The General Fund of the City, which is the source of payment of Base Rental, may also be adversely affected by actions taken (or not taken) by voters. Under the State Constitution, the voters of the State have the ability to initiate legislation and require a public vote on legislation passed by the State Legislature through the powers of initiative and referendum, respectively. Under the City's Charter, the voters of the City can restrict or revise the powers of the City through the approval of a Charter amendment. The City is unable to predict whether any such initiatives might be submitted to or approved by the voters, the nature of such initiatives, or their potential impact on the City.

State of California Financial Condition

The City receives a significant portion of its funding from the State. Changes in the revenues received by the State can affect the amount of funding, if any, to be received from the State by the City and other counties in the State. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Budgetary Risks – Impact of the State of California Budget on Local Finances."

The City cannot predict the extent of the budgetary problems the State may encounter in this or in any future fiscal years, nor is it clear what measures could be taken by the State to balance its budget, as required by law. In addition, the City cannot predict the outcome of any elections impacting fiscal matters, the outcome of future State budget negotiations, the impact that such budgets will have on its finances and operations or what actions will be taken in the future by the State Legislature and Governor to deal with changing State revenues and expenditures. Current and future State budgets will be affected by national and State economic conditions and other factors, over which the City has no control.

U.S. Government Finances

The City receives substantial federal funds for assistance payments, social service programs and other programs. A portion of the City's assets are also invested in securities of the United States government. The City's finances may be adversely impacted by fiscal matters at the federal level, including but not limited to

cuts to federal spending. Changes to or termination or replacement of the Affordable Care Act, for example, could increase costs to the City, and the City's financial condition may also be impacted by the withholding of federal grants or other funds flowing to "sanctuary jurisdictions." The City cannot predict the outcome of future federal administrative actions, legislation or budget deliberations and the impact that such budgets will have on the City's finances and operations. See APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – Budgetary Risks – Impact of Federal Government on Local Finances." See also APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES – General Fund Revenues – Other City Tax Revenues" and "– Investment of City Funds."

Other

There may be other risk factors relating to ownership of the Certificates in addition to those described in this section.

TAX MATTERS

Federal Tax Status. In the opinion of Jones Hall, A Professional Law Corporation, San Francisco, California, and Amira Jackmon, Attorney at Law, Berkeley, California, Co-Special Counsel, subject, however to the qualifications set forth below, under existing law, the portion of Base Rental payments designated as and comprising interest and received by the owners of the Certificates is excluded from gross income for federal income tax purposes and such interest is not an item of tax preference for purposes of the federal alternative minimum tax. The portion of Base Rental payments designated and comprising interest may be subject to the corporate alternative minimum tax.

The opinions set forth in the preceding paragraph are subject to the condition that the City comply with all requirements of the Internal Revenue Code of 1986, as amended (the "Tax Code") that must be satisfied subsequent to the execution and delivery of the Certificates in order that the interest with respect thereto be, and continue to be, excludable from gross income for federal income tax purposes. The City has made certain representations and covenants in order to comply with each such requirement. Inaccuracy of those representations, or failure to comply with certain of those covenants, may cause the inclusion of such interest in gross income for federal income tax purposes, which may be retroactive to the date of execution and delivery of the Certificates.

Tax Treatment of Original Issue Discount and Premium. If the initial offering price to the public at which a Certificate is sold is less than the amount payable at maturity thereof, then such difference constitutes "original issue discount" for purposes of federal income taxes and State of California personal income taxes. If the initial offering price to the public at which a Certificate is sold is greater than the amount payable at maturity thereof, then such difference constitutes "bond premium" for purposes of federal income taxes and State of California personal income taxes. De minimis original issue discount and bond premium is disregarded.

Under the Tax Code, original issue discount is treated as interest excluded from federal gross income and exempt from State of California personal income taxes to the extent properly allocable to each owner thereof subject to the limitations described in the first paragraph of this section. The original issue discount accrues over the term to maturity of the Certificate on the basis of a constant interest rate compounded on each interest or principal payment date (with straight-line interpolations between compounding dates). The amount of original issue discount accruing during each period is added to the adjusted basis of such Certificates to determine taxable gain upon disposition (including sale, redemption, or payment on maturity) of such Certificate. The Tax Code contains certain provisions relating to the accrual of original issue discount in the case of purchasers of the Certificates who purchase the Certificates after the initial offering of a substantial amount of such maturity. Owners of such Certificates should consult their own tax advisors with respect to the tax consequences of ownership of Certificates with original issue discount, including the treatment of

purchasers who do not purchase in the original offering to the public at the first price at which a substantial amount of such Certificates is sold to the public.

Under the Tax Code, bond premium is amortized on an annual basis over the term of the Certificate (said term being the shorter of the Certificate's maturity date or its call date). The amount of bond premium amortized each year reduces the adjusted basis of the owner of the Certificate for purposes of determining taxable gain or loss upon disposition. The amount of bond premium on a Certificate is amortized each year over the term to maturity of the Certificate on the basis of a constant interest rate compounded on each interest or principal payment date (with straight-line interpolations between compounding dates). Amortized Certificate premium is not deductible for federal income tax purposes. Owners of premium Certificates, including purchasers who do not purchase in the original offering, should consult their own tax advisors with respect to State of California personal income tax and federal income tax consequences of owning such Certificates.

California Tax Status. In the further opinion of Special Counsel, the portion of Base Rental payments designated as and comprising interest and received by the owners of the Certificates is exempt from California personal income taxes.

Other Tax Considerations. Current and future legislative proposals, if enacted into law, clarification of the Tax Code or court decisions may cause interest with respect to the Certificates to be subject, directly or indirectly, to federal income taxation or to be subject to or exempted from state income taxation, or otherwise prevent beneficial owners from realizing the full current benefit of the tax status of such interest. The introduction or enactment of any such legislative proposals, clarification of the Tax Code or court decisions may also affect the market price for, or marketability of, the Certificates. It cannot be predicted whether or in what form any such proposal might be enacted or whether, if enacted, such legislation would apply to Certificates issued prior to enactment.

The opinions expressed by Co-Special Counsel are based upon existing legislation and regulations as interpreted by relevant judicial and regulatory authorities as of the date of such opinion, and Co-Special Counsel has expressed no opinion with respect to any proposed legislation or as to the tax treatment of interest with respect to the Certificates, or as to the consequences of owning or receiving interest with respect to the Certificates, as of any future date. Prospective purchasers of the Certificates should consult their own tax advisors regarding any pending or proposed federal or state tax legislation, regulations or litigation, as to which Co-Special Counsel expresses no opinion.

Owners of the Certificates should also be aware that the ownership or disposition of, or the accrual or receipt of interest with respect to, the Certificates may have federal or state tax consequences other than as described above. Other than as expressly described above, Co-Special Counsel expresses no opinion regarding any federal or state tax consequences arising with respect to the Certificates, the ownership, sale or disposition of the Certificates, or the amount, accrual or receipt of interest with respect to the Certificates.

OTHER LEGAL MATTERS

Certain legal matters incident to the authorization, issuance and sale of the Certificates and with regard to the tax status of the interest represented by the Certificates (see "TAX MATTERS" herein) are subject to the separate legal opinions of Jones Hall, A Professional Law Corporation, San Francisco, California and the Amira Jackmon, Attorney at Law, Berkeley, California, Co-Special Counsel. The signed legal opinions of Co-Special Counsel, dated and premised on facts existing and law in effect as of the date of original delivery of the Certificates, will be delivered to the initial purchaser of the Certificates at the time of original delivery of the Certificates.

The proposed form of the legal opinions of Co-Special Counsel are set forth in APPENDIX F hereto. The legal opinions to be delivered may vary that text if necessary to reflect facts and law on the date of

delivery. The opinions will speak only as of their date, and subsequent distributions of them by recirculation of this Official Statement or otherwise will create no implication that Co-Special Counsel have reviewed or express any opinion concerning any of the matters referred to in the opinion subsequent to their date. Certain legal matters will be passed upon for the City by the City Attorney and by Hawkins Delafield & Wood LLP, San Francisco, California and Stradling Yocca Carlson & Rauth LLP Newport Beach, California, Co-Disclosure Counsel.

Co-Disclosure Counsel have served as co-disclosure counsel to the City and in such capacity have advised the City with respect to applicable securities laws and participated with responsible City officials and staff in conferences and meetings where information contained in this Official Statement was reviewed for accuracy and completeness. Co-Disclosure Counsel are not responsible for the accuracy or completeness of the statements or information presented in this Official Statement and have not undertaken to independently verify any of such statements or information. Rather, the City is solely responsible for the accuracy and completeness of the statements and information contained in this Official Statement. Upon the delivery of the Certificates, Co-Disclosure Counsel will each deliver a letter to the City which advises the City, subject to the assumptions, exclusions, qualifications and limitations set forth therein, that no facts came to attention of such firm which caused them to believe that this Official Statement as of its date and as of the date of delivery of the Certificates contained or contains any untrue statement of a material fact or omitted or omits to state any material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading. No purchaser or holder of the Certificates, or other person or party other than the City, will be entitled to or may rely on such letter or Co-Disclosure Counsel's having acted in the role of disclosure counsel to the City.

The legal opinions and other letters of counsel to be delivered concurrently with the delivery of the Certificates express the professional judgment of the attorneys rendering the opinions or advice regarding the legal issues and other matters expressly addressed therein. By rendering a legal opinion or advice, the giver of such opinion or advice does not become an insurer or guarantor of the result indicated by that opinion, or the transaction on which the opinion or advice is rendered, or of the future performance of 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.

PROFESSIONALS INVOLVED IN THE OFFERING

Backstrom McCarley Berry & Co. LLC has served as Municipal Advisor to the City with respect to the sale of the Certificates. The Municipal Advisor has assisted the City in the City's review and preparation of this Official Statement and in other matters relating to the planning, structuring, and sale of the Certificates. The Municipal Advisor has not independently verified any of the data contained herein nor conducted a detailed investigation of the affairs of the City to determine the accuracy or completeness of this Official Statement and assumes no responsibility for the accuracy or completeness of any of the information contained herein. The Municipal Advisor, Co-Special Counsel and Co-Disclosure Counsel will all receive compensation from the City contingent upon the sale and delivery of the Certificates.

CONTINUING DISCLOSURE

The City has covenanted for the benefit of the Owners of the Certificates to provide certain financial information and operating data relating to the City (the "Annual Report") not later than 270 days after the end of the City's fiscal year (which currently ends on June 30), commencing with the report for fiscal year 2023-24 which is due not later than March 27, 2025 and to provide notices of the occurrence of certain enumerated events. The Annual Report will be filed by the City with the Electronic Municipal Market Access system ("EMMA") of the Municipal Securities Rulemaking Board. The notices of enumerated events will be filed by the City with the MSRB. The specific nature of the information to be contained in the Annual Report or the notices of enumerated events is summarized in APPENDIX D – "FORM OF CONTINUING DISCLOSURE

CERTIFICATE." These covenants have been made in order to assist the initial purchaser of the Certificates in complying with Securities and Exchange Commission Rule 15c2-12(b)(5) (the "Rule").

As of May 6, 2021, the City was a party to certain continuing disclosure undertakings relating to municipal securities which require the City to file notice filings on EMMA within ten days in the event of the incurrence of financial obligations and certain other events, if material. On May 6, 2021, the City extended for two years certain liquidity facilities relating to series 1 and 1-T and series 2 and 2-T of its commercial paper program. On July 1, 2021, the City filed on EMMA an event notice relating to these extensions.

For fiscal year 2021-22, although the City's Annual Comprehensive Financial Report was posted on EMMA, it was not linked to all of the CUSIP numbers for the City and County of San Francisco Community Facilities District No. 2014-1 (Transbay Transit Center) Special Tax Bonds, Series 2022A and 2022B. The City has taken action to link such Annual Comprehensive Financial Report to the applicable CUSIP numbers.

The City may, from time to time, but is not obligated to, post its Annual Comprehensive Financial Report and other financial information on the City's investor information website located at https://www.sf.gov/annual-secondary-market-disclosure.

ABSENCE OF LITIGATION RELATING TO THE CERTIFICATES

No litigation is pending or threatened concerning the validity of the Certificates, the Trust Agreement, the Project Lease, the Property Lease, the corporate existence of the City, or the entitlement to their respective offices of the officers of the City who will execute and deliver the Certificates and other documents and certificates in connection therewith. The City will furnish to the initial purchaser of the Certificates a certificate of the City as to the foregoing as of the time of the original delivery of the Certificates. For information regarding certain litigation and other related matters concerning the City and its operations, see APPENDIX A – "CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES."

VALIDATION ACTION

No validation action has been pursued or is expected to be pursued with respect to the validity of the Ninth Supplement to Project Lease, the Ninth Supplement to Property Lease, or the Ninth Supplement to Trust Agreement.

The City filed a complaint on September 15, 2008, pursuant to State Code of Civil Procedure Sections 860 through 870.5 in the Superior Court for the State in and for the City to validate the Original Project Lease, the Original Property Lease, the Original Trust Agreement and certain other matters. On January 15, 2009, a judgment was rendered finding the Original Project Lease, the Original Property Lease and the Original Trust Agreement to be valid, legal and binding obligations of the City in accordance with their terms and in conformity with all applicable provisions of law, including Article XVI, Section 18 of the State Constitution.

State Code of Civil Procedure Section 870(a) provides that such a judgment, if no appeal is taken, or if taken and the judgment affirmed, shall thereupon become and thereafter be forever binding and conclusive, as to all matters therein adjudicated or which could have been adjudicated against the City and against all other persons. State Code of Civil Procedure Section 870(b) provides that no appeal shall be allowed from such a judgment unless a notice of appeal is filed within 30 days after the entry of judgment. No notice of appeal was filed.

RATINGS

Moody's Investors Service, Inc. ("Moody's"), S&P Global Ratings ("S&P") and Fitch Ratings ("Fitch") have assigned municipal bond ratings of "Aa2," "AA+" and "AA+," respectively, to the Certificates. Certain information not included in this Official Statement was supplied by the City to the rating agencies to be considered in evaluating the Certificates. The ratings reflect only the views of each rating agency, and any explanation of the significance of any rating may be obtained only from the respective credit rating agencies: Moody's, at www.moodys.com; S&P, at www.spglobal.com; and Fitch, at www.fitchratings.com. Investors are advised to read the entire Official Statement to obtain information essential to the making of an informed investment decision. No assurance can be given that any rating issued by a rating agency will be retained for any given period of time or that the same will not be revised or withdrawn entirely by such rating agency, if in its judgment circumstances so warrant. Any such revision or withdrawal of the ratings obtained, or other actions of a rating agency related to its rating, may have an adverse effect on the market price of the Certificates. The City undertakes no responsibility to oppose any such downward revision, suspension or withdrawal. See "CONTINUING DISCLOSURE" herein.

SALE OF THE CERTIFICATES

The Certificates were sold by competitive bid on October 31, 2024, as provided in the Official Notice of Sale, dated October 23, 2024 (the "Official Notice of Sale"). The Certificates were awarded to KeyBanc Capital Markets at a purchase price of \$129,657,520.60 (consisting of the principal amount of the Certificates of \$123,345,000, plus net original issue premium of \$6,485,203.60, and less an underwriter's discount of \$172.683.00.

The Official Notice of Sale provided that all Certificates would be purchased if any were purchased, the obligation to make such purchase being subject to certain terms and conditions set forth in the Official Notice of Sale, the approval of certain legal matters by Co-Special Counsel and certain other conditions. The initial purchaser of the Certificates has represented to the City that the Certificates have been reoffered to the public at the prices or yields stated on the inside cover page hereof.

[Remainder of page intentionally left blank]

MISCELLANEOUS

Any statements in this Official Statement involving matters of opinion, whether or not expressly so stated, are intended as such and not as representations of fact. This Official Statement contains forecasts, projections, estimates and other forward-looking statements that are based on current expectations. The words "expects," "forecasts," "projects," "intends," "anticipates," "estimates," "assumes" and analogous expressions are intended to identify forward-looking statements. Such forecasts, projections and estimates are not intended as representations of fact or guarantees of results. Any such forward-looking statements inherently are subject to a variety of risks and uncertainties that could cause actual results or performance to differ materially from those that have been forecast, estimated or projected. This Official Statement is not to be construed as a contract or agreement between the City and the initial purchaser or purchasers or Owners and beneficial owners of any of the Certificates.

The preparation and distribution of this Official Statement have been duly authorized by the Board of Supervisors of the City.

CITY AND COUNTY OF SAN FRANCISCO

By:_	/s/ Greg Wagner	
-	Controller	



APPENDIX A

CITY AND COUNTY OF SAN FRANCISCO ORGANIZATION AND FINANCES

This Appendix A provides general information about the City's governance structure, budget processes, property taxation system and tax and other revenue sources, City expenditures, labor relations, employment benefits and retirement costs, investments, bonds, and other long-term obligations.

The various reports, documents, websites, and other information referred to herein are not incorporated by such references. The City has referred to certain specified documents in this Appendix A which are hosted on the City's website. A wide variety of other information, including financial information, concerning the City is available from the City's publications, websites, social media accounts, and its departments. Any such information that is inconsistent with the information set forth in this Official Statement should be disregarded and is not a part of or incorporated into this Appendix A and should not be considered in making a decision to buy the Certificates.

Certain information contained in this Appendix A may reference other enterprise departments of the City including San Francisco International Airport ("SFO" or the "Airport"), Public Utilities Commission ("SFPUC"), and other enterprise departments. Descriptions of such enterprises are included for informational purposes only, but no funds or resources of such enterprises are available or pledged as security for the Certificates.

The information presented in this Appendix A contains, among other information, City budgetary forecasts, projections, estimates and other statements that are based on current expectations as of its date. The words "expects," "forecasts," "projects," "budgets," "intends," "anticipates," "estimates," "assumes" and analogous expressions are intended to identify such information as "forward-looking statements." Such budgetary forecasts, projections and estimates are not intended as representations of fact or intended as guarantees of results. Any such forward-looking statements are inherently subject to a variety of risks and uncertainties that could cause actual results or performance to differ materially from those that have been forecast, estimated or projected.



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CITY FINANCIAL CHALLENGES

The City continues to face material financial challenges, including actual and projected revenue losses, resulting from a variety of factors, including continuing remote work by a significant portion of the workforce (which has led to declining property taxes for certain office buildings, lower real estate property transfer taxes, and reductions in taxes based on employees physically located in the City), continuing weakness in the local hospitality and convention industries (resulting in declines in hotel and sales taxes), and general economic conditions. As described herein, these conditions have resulted in projected budget deficits (absent corrective actions) in the hundreds of millions of dollars in future fiscal years, rising to approximately \$1.36 billion in fiscal year 2027-28.

FY25 & FY26 Original Budget

The Original Budget for fiscal years 2024-25 and 2025-26 (the "FY25 & FY26 Original Budget") was approved by the Board of Supervisors on July 30, 2024 and signed by the Mayor on August 1, 2024. See "CITY BUDGET – Budget Process" for additional detail. The FY25 & FY26 Original Budget reflects \$15.9 billion of expenditures in fiscal year 2024-25 and \$15.5 billion in fiscal year 2025-26. The FY25 & FY26 Original Budget addresses the \$789.3 million two-year shortfall projected in the March 2024 Joint Report (described below) primarily through the use of \$135.7 million of fund balance, \$236.6 million in projected revenue increases, and \$68.8 million use of special funds, as well as \$302.0 million of net departmental budget reductions and other operating savings. Such operating savings were offset through increases in increased capital and information technology costs and new labor costs. In connection with the Proposed FY25 and FY26 Budget, the Controller released the FY 2024-25 and FY 2025-26 Revenue Letter. See "Original Budget for Fiscal Years 2024-25 and 2025-26 and Revenue Letter."

The following paragraphs describe significant recent reports which preceded the adoption of the FY25 & FY26 Original Budget.

Recent Reports

In December 2023, the Mayor's Office, Controller's Office, and Board of Supervisor's Budget and Legislative Analyst issued the Five-Year Financial Plan Update: FY2024-25 through FY2027-28 (the "December 2023 Five-Year Plan Update"), which forecasted General Fund deficits of \$244.7 million in fiscal year 2024-25, \$554.5 million in fiscal year 2025-26, \$945.1 million in fiscal year 2026-27, and \$1,349.7 million in fiscal year 2027-28. The projected deficits were primarily due to continued expenditure growth, coupled with slower revenue growth than previously anticipated.

In March 2024, the Mayor's Office, Controller's Office, and Board of Supervisor's Budget and Legislative Analyst issued an additional update to the Five-Year Plan (the "March 2024 Joint Report"). The March 2024 Joint Report projected minor changes to the shortfalls projected in the December 2023 Five-Year Plan Update due to modest improvements in current year fund balance, modest changes to the revenue forecast, higher employee benefit costs, and nominal updates to other citywide expenditures. The March 2024 Joint Report forecast annual shortfalls of \$235.9 million in fiscal year 2024-25, \$553.3 million in fiscal year 2025-26, \$927.0 million in fiscal year 2026-27, and \$1,361.6 million in fiscal year 2027-28.

The Nine-Month Budget Status Report for fiscal year 2023-24 (the "Nine-Month Report") was released on May 14, 2024. The Nine-Month Report projected a General Fund ending balance of \$494.4 million in fiscal year 2023-24, a \$28.5 million improvement from the \$465.6 million balance in the March 2024 Joint

Report. Application of this additional current year fund balance would decrease the projected shortfall in the upcoming two-year budget to \$760.8 million. The improvement was largely driven by revenue in the Department of Public Health, offset by weakness in tax and other department revenue.

On September 30, 2024, the Controller issued its most recent report on the status of the City economy for September 2024. The Controller's report noted that the San Francisco Metropolitan Statistical Area, as defined by the Federal Office of Management and Budget, shed 9,900 jobs between June and August 2024, but job losses are typical during this time for seasonal reasons. The City's unemployment rate which dipped in May to 3.1%, rose to 4.1% in August. Most government job losses were concentrated in the state and local educational sector, though the tech-heavy Information and Professional Services sectors also lost jobs. Construction and Financial Activities were relative bright spots, adding 700 and 600 jobs, respectively. The City's office vacancy rate continued to rise, hitting 34.5% in the third quarter of 2024. There was little improvement in return to office or downtown BART metrics, which, along with hotel and occupancy rates, remain significantly below pre-pandemic levels. Bridge crossings into and out of the City are also notably lower than pre-pandemic levels but showed slight growth from June to August. Between June and August, city apartment rents continued to rise, though there was no comparable growth in home sales prices.

On October 9, 2024, Mayor Breed announced a number of measures to manage the City's projected deficits, including focusing on reducing recurring costs (rather than one-time measures), and limiting future hiring, deleting existing positions, increasing department flexibility to manage their own budgets, and restricting grant spending to critical needs. These measures are intended to slow current year spending by 3.5% beyond budgeted attrition.

Significant upcoming reports include the expected issuance of budget instructions to departments in late November, which will incorporate an updated five year revenue and expenditure forecast. A full report with narrative on economic conditions and balancing solutions, the Five Year Financial Plan, will be issued by January 2025. The financial pressures described herein result in challenges with respect to revenue and expense forecasting, and there can be no assurances that the budget instructions and/or the updated Five Year Financial Plan, or future reports, will not identify increasing expenses and/or decreasing revenues, potentially resulting in increased deficit projections as compared to prior reports. Particular items that could exacerbate City financial pressures include several measures on the November 2024 ballot. See "BUDGETARY RISKS - Impact of November 2024 Local Ballot Initiatives". In addition, the City has commenced utilizing additional tools in connection with the forecasting of potential property tax losses, which may result in additional annual projected property tax losses in the tens of millions of dollars. See "GENERAL FUND REVENUES - PROPERTY TAXATION - Assessed Valuations, Tax Rates, and Tax Delinquencies."

Recent Labor Agreements

In July 2024, the City entered into 28 MOUs representing miscellaneous bargaining units. The MOUs for all unions cover the period July 1, 2024, through June 30, 2027. The Controller's Office prepared an analysis of the impact of the MOUs which stated that the MOUs affect approximately 27,000 authorized positions with an overall salary and benefits base of approximately \$4.3 billion in fiscal year 2024-25. The Controller's Office analysis found that that the MOUs will result in increased costs to the City of \$130.8 million (or 3.1%) of base wage and benefit cost in fiscal year 2024-25; \$293.3 million (or 6.9%) in Fiscal year 2025-26; and \$471.6 million (or 11.1%) in fiscal year 2026-27. In addition, there is a wage increase of 2.5% on June 30, 2027, that will create additional costs in fiscal year 2027-28. The financial impact of the

MOUs has been incorporated in the FY25 & FY26 Original Budget. Approximately 65% of the increased cost under the MOUs is supported by the General Fund. See "EMPLOYMENT COSTS; POST-EMPLOYMENT OBLIGATIONS: Labor Relations" and "GENERAL FUND REVENUES – OTHER CITY TAX REVENUES – Business Taxes" herein for a further discussion of such matters.

CITY GOVERNMENT

City Charter

San Francisco is constituted as a city and county chartered pursuant to Article XI, Sections 3, 4, 5 and 6 of the Constitution of the State of California (the "State") and is the only consolidated city and county in the State. In addition to its powers under its charter in respect of municipal affairs granted under the State Constitution, San Francisco generally can exercise the powers of both a city and a county under State law. On April 15, 1850, several months before California became a state, the original charter was granted by territorial government to the City. New City charters were adopted by the voters on May 26, 1898, effective January 8, 1900, and on March 26, 1931, effective January 8, 1932. In November 1995, voters approved the current charter, which went into effect in most respects on July 1, 1996 ("Charter").

The city is governed by a Board of Supervisors consisting of eleven members elected from supervisorial districts (the "Board of Supervisors"), and a Mayor elected at large who serves as chief executive officer (the "Mayor"). Members of the Board of Supervisors and the Mayor each serve a four-year term. The Mayor and members of the Board of Supervisors are subject to term limits as established by the Charter. Members of the Board of Supervisors may serve no more than two successive four-year terms and may not serve another term until four years have elapsed since the end of the second successive term in office. The Mayor may serve no more than two successive four-year terms, with no limit on the number of non-successive terms of office. The City Attorney, Assessor-Recorder, District Attorney, Treasurer and Tax Collector, Sheriff, and Public Defender are also elected directly by the citizens and may serve unlimited four-year terms. The Charter provides a civil service system for most City employees. School functions are carried out by the San Francisco Unified School District (grades TK-12) ("SFUSD") and the San Francisco Community College District (post-secondary) ("SFCCD"). Each is a separate legal entity with a separately elected governing board.

Unique among California cities, San Francisco as a charter city and county provides the services of both a city and a county. Public services include police, fire and public safety; public health, mental health and other social services; courts, jails, and juvenile justice; public works, streets, and transportation, including a port and airport; construction and maintenance of all public buildings and facilities; water, sewer, and power services; parks and recreation; libraries and cultural facilities and events; zoning and planning, and many others. Employment costs are relatively fixed by labor and retirement agreements, and account for slightly less than 50% of all City expenditures. In addition, voters have approved Charter amendments that impose certain spending mandates and tax revenue set-asides, which dictate expenditure or service levels for certain programs, and allocate specific revenues or specific proportions thereof to other programs, including transportation services, children's services and public education, and libraries.

Under its original charter, the City committed to a policy of municipal ownership of utilities. The Municipal Railway, when acquired from a private operator in 1912, was the first such city-owned public transit system in the nation. In 1914, the City obtained its municipal water system, including the Hetch Hetchy watershed near Yosemite. In 1927, the City dedicated Mills Field Municipal Airport at a site in what is now San Mateo County 14 miles south of downtown San Francisco, which would grow to become today's San Francisco International Airport. In 1969, the City acquired the Port of San Francisco (the "Port") in trust

from the State. Substantial expansions and improvements have been made to these enterprises since their original acquisition. SFO, the Port, SFPUC (which includes the Water Enterprise, the Wastewater Enterprise and the Hetch Hetchy Water and Power Project), the Municipal Transportation Agency ("MTA") (which operates the San Francisco Municipal Railway or "Muni" and the Department of Parking and Traffic ("DPT"), including twenty one public parking garages), and the City-owned hospitals (Zuckerberg San Francisco General and Laguna Honda), are collectively referred to herein as the "enterprise fund departments," as they are not integrated into the City's General Fund operating budget. However, certain enterprise fund departments, including San Francisco General Hospital, Laguna Honda Hospital, and the MTA, annually receive significant General Fund-transfers.

The Charter distributes governing authority among the Mayor, the Board of Supervisors, the various other elected officers, the City Controller and other appointed officers, and the boards and commissions that oversee the various City departments. The Mayor appoints most commissioners subject to a two-thirds vote of the Board of Supervisors, unless otherwise provided in the Charter. The Mayor appoints each department head from among persons nominated to the position by the appropriate commission and may remove department heads.

Mayor

Mayor London Breed is the 45th Mayor of San Francisco and the first African-American woman to serve in such capacity in the City's history. In November 2019, Mayor Breed was elected to serve her first full term. Prior to her election, Mayor Breed served as Acting Mayor, leading the City following the sudden passing of Mayor Lee. Mayor Breed previously served as a member of the Board of Supervisors for six years, including the last three years as President of the Board. An election for Mayor will occur on November 5, 2024.

Board of Supervisors

Table A-1 lists the current members of the Board of Supervisors. The Supervisors are elected for staggered four-year terms and are elected by district. Vacancies are filled by appointment by the Mayor. Elections for Board seats for Districts 1, 3, 5, 7, 9, and 11 will occur on November 5, 2024.

TABLE A-1

CITY AND COUNTY OF SAN FRANCISCO Board of Supervisors

Name	First Elected or	Current
Name	Appointed	Term Expires
Connie Chan, District 1	2021	2025
Catherine Stefani, District 2	2018	2027
Aaron Peskin, Board President, District 3	2015	2025
Joel Engardio, District 4	2023	2027
Dean Preston, District 5	2019	2025
Matt Dorsey, District 6	2022	2027
Myrna Melgar, District 7	2021	2025
Rafael Mandelman, District 8	2018	2027
Hillary Ronen, District 9	2017	2025
Shamann Walton, District 10	2019	2027
Ahsha Safai, District 11	2017	2025

Other Elected and Appointed City Officers

The City Attorney, an elected position, represents the City in all legal proceedings in which the City has an interest. On September 29, 2021, Mayor London N. Breed appointed Assemblymember David Chiu to serve as the San Francisco City Attorney. Mr. Chiu replaced the prior City Attorney, Dennis Herrera, who became the General Manager of the San Francisco Public Utilities Commission on November 1, 2021. Mr. Chiu ran and was elected by voters in an election on June 7, 2022 to his current term as City Attorney. An election for City Attorney will occur on November 5, 2024.

The Assessor-Recorder, a citywide elected position, administers the property tax assessment system of the City. On February 8, 2021, Joaquín Torres, formerly the Director of the Office of Economic and Workforce Development, was sworn in as the new Assessor-Recorder. Mr. Torres ran and was elected by voters in a special election on February 15, 2022 to his current term as Assessor-Recorder.

The Treasurer is responsible for the deposit and investment of all City moneys, and also acts as Tax Collector for the City. José Cisneros was re-elected to a four-year term as Treasurer of the City in November 2019 for a term that extends through January 2025. An election for Treasurer will occur on November 5, 2024. Mr. Cisneros has served as Treasurer since September 2004, following his appointment by then-Mayor Newsom.

The City Controller is responsible for timely accounting, disbursement, and other disposition of City moneys, certifies the accuracy of budgets, estimates the cost of ballot measures, provides payroll services for the City's employees, and, as the Auditor for the City, directs performance and financial audits of City activities. On January 10, 2024, Mayor Breed appointed Greg Wagner, formerly the Chief Operating Officer of the City's Department of Public Health, to a ten-year term as Controller of the City. Mr. Wagner's appointment was confirmed by the Board of Supervisors on January 23, 2024, in accordance with the Charter. Mr. Wagner replaced the prior City Controller, Benjamin Rosenfield, who stepped down from the position after serving as City Controller since March 2008.

The City Administrator has overall responsibility for the management and implementation of policies, rules and regulations promulgated by the Mayor, the Board of Supervisors and the voters. The City Administrator oversees the General Services Agency which consists of 25 departments, divisions, and programs that include the Public Works Department, Department of Technology, Office of Contract Administration/Purchasing, Real Estate, County Clerk, Fleet Management, Convention Facilities, Animal Care and Control, Medical Examiner, and Treasure Island. Carmen Chu was sworn in as the City Administrator on February 2, 2021.

CITY BUDGET

Overview

The City manages the operations of more than 60 departments, commissions and authorities, including the enterprise fund departments, and funds such departments and enterprises through its annual budget process. Each year the Mayor prepares budget legislation for the City departments, which must be approved by the Board of Supervisors. General Fund revenues consist largely of local property tax, business tax, sales tax, other local taxes and charges for services. A significant portion of the City's revenue also comes in the form of intergovernmental transfers from the State and federal governments. Thus, the

City's fiscal position is affected by the health of the local real estate market, the local business and tourist economy, and, by budgetary decisions made by the State and federal governments which depend, in turn, on the health of the larger State and national economies. All these factors are almost wholly outside the control of the Mayor, the Board of Supervisors and other City officials. In addition, the State Constitution limits the City's ability to raise taxes and property-based fees without a vote of City residents. See "CONSTITUTIONAL AND STATUTORY LIMITATIONS ON TAXES AND EXPENDITURES" herein. Also, the fact that the City's annual budget must be prepared before the State and federal budgets adds uncertainty to the budget process and necessitates flexibility so that spending decisions can be adjusted during the course of the fiscal year. See "CITY GENERAL FUND PROGRAMS AND EXPENDITURES" herein.

The FY25 & FY26 Original Budget was passed by the Board of Supervisors on July 30, 2024, and signed by Mayor Breed on August 1, 2024. The Original Budget for fiscal year 2024-25 appropriates annual revenues, fund balance, transfers and reserves of \$15.9 billion, of which the City's General Fund accounts for \$6.9 billion. The Original Budget for fiscal year 2025-26 appropriates revenues, fund balance, transfers and reserves of \$15.6 billion, of which \$7.1 billion represents the General Fund budget. See "CITY BUDGET – Original Budget for Fiscal Years 2024-25 and 2025-26 and Revenue Letter" for further details on the budget. Table A-2 shows Final Revised Budget revenues and appropriations for the City's General Fund for fiscal years 2020-21 through 2022-23, and Original Budgets for fiscal years 2023-24 and 2024-25. See "GENERAL FUND REVENUES – PROPERTY TAXATION –Tax Levy and Collection," "GENERAL FUND REVENUES" and "CITY GENERAL FUND PROGRAMS AND EXPENDITURES" herein.

See "CITY FINANCIAL CHALLENGES" and "BUDGETARY RISKS" for discussions of factors that have adversely impacted the revenue and expenditure levels assumed in the FY25 & FY26 Original Budget.

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TABLE A-2

CITY AND COUNTY OF SAN FRANCISCO Budgeted General Fund Revenues and Appropriations for Fiscal Years 2020-21 through 2024-25

(000s)

	2020-21	2021-22	2022-23	2023-24	2024-25
	Final Revised	Final Revised	Final Revised	Original	Original
-	Budget ⁵	Budget ⁵	Budget ⁵	Budget ⁶	Budget ⁷
Prior-Year Budgetary Fund Balance & Reserves	\$2,816,902	\$2,803,535	\$3,214,031	\$224,248	\$301,875
Budgeted Revenues					
Property Taxes ¹	\$2,161,945	\$2,115,600	\$2,379,530	\$2,510,000	\$2,469,580
Business Taxes	798,057	957,307	902,246	851,100	883,000
Other Local Taxes ²	657,990	777,750	1,050,820	1,098,880	1,109,170
Licenses, Permits and Franchises	22,977	28,027	26,749	30,291	31,802
Fines, Forfeitures and Penalties	2,389	4,039	3,088	3,014	3,921
Interest and Investment Earnings	20,732	34,215	38,660	121,071	146,715
Rents and Concessions	11,166	11,820	12,913	14,571	14,145
Grants and Subventions	1,591,756	1,699,946	1,536,227	1,477,115	1,321,363
Charges for Services	254,990	258,939	243,298	272,865	351,423
Other	59,773	37,694	23,307	17,532	19,444
Total Budgeted Revenues	\$5,581,775	\$5,925,337	\$6,216,838	\$6,396,439	\$6,350,563
Bond Proceeds & Repayment of Loans	-	-	-	-	-
Expenditure Appropriations					
Public Protection	\$1,505,780	\$1,586,264	\$1,681,489	\$1,747,204	\$1,837,737
Public Works, Transportation & Commerce	218,986	244,365	275,941	242,912	232,734
Human Welfare & Neighborhood Development	1,605,573	1,571,761	1,621,981	1,604,163	1,641,289
Community Health	1,158,599	1,119,891	1,118,010	1,125,977	1,144,476
Culture and Recreation	147,334	161,417	180,475	201,453	190,338
General Administration & Finance	332,997	353,518	351,738	345,406	352,660
General City Responsibilities	126,993	159,299	201,959	184,513	194,821
Total Expenditure Appropriations	\$5,096,262	\$5,196,515	\$5,431,593	\$5,451,628	\$5,594,055
Budgetary reserves and designations, net	\$42,454	\$45,567	\$46,496	\$70,840	\$2,160
Transfers In	\$417,009	\$194,114	\$194,984	\$211,296	\$206,499
Transfers Out ³	(1,164,927)	(1,181,704)	(1,315,702)	(1,309,516)	(1,250,314)
Net Transfers In/Out	(\$747,918)	(\$987,590)	(\$1,120,718)	(\$1,098,220)	(\$1,043,815)
Budgeted Excess (Deficiency) of Sources					
Over (Under) Uses	\$2,512,044	\$2,499,200	\$2,832,062	-	-
Variance of Actual vs. Budget	291,491	714,831	131,543	-	-
Total Actual Budgetary Fund Balance ⁴	\$2,803,535	\$3,214,031	\$2,963,605	-	-

¹ The Budget appropriates Excess ERAF property tax funds in all fiscal years shown on the table. Please see "GENERAL FUND REVENUES -- Property Taxation " sections for more information about Excess ERAF.

Source: Office of the Controller, City and County of San Francisco.

² Other Local Taxes includes sales, hotel, utility users, parking, transfer, sugar sweetened beverage, stadium admissions, access line, cannabis, and overpaid executive taxes.

³ Transfers Out is primarily related to transfers to support Charter-mandated spending requirements and hospitals.

⁴ Fiscal year 2020-21 through fiscal year 2022-23 Final Revised Budget reflects prior year *actual* budgetary fund balance.

⁵ Fiscal year 2020-21, 2021-22, and 2022-23 Final Revised Budgets are based on respective Annual Comprehensive Financial Reports.

⁶ Fiscal year 2023-24 amounts represent the Original Budget, adopted July 27, 2023.

⁷ Fiscal year 2024-25 amounts represent the Original Budget, adopted July 30, 2024.

Budget Process

The following paragraphs contain a description of the City's customary budget process. The City's fiscal year commences on July 1 and ends on June 30. The City's budget process for each fiscal year begins in the middle of the preceding fiscal year as departments prepare their budgets and seek any required approvals from the applicable City board or commission. Departmental budgets are consolidated by the City Controller, and then transmitted to the Mayor no later than the first working day of March. By the first working day of May, the Mayor is required to submit a proposed budget to the Board of Supervisors for certain specified departments, based on criteria set forth in the Administrative Code. On or before the first working day of June, the Mayor is required to submit a proposed budget, including all departments, to the Board of Supervisors.

Under the Charter, following the submission of the Mayor's Proposed Budget, the City Controller must provide an opinion to the Board of Supervisors regarding the economic assumptions underlying the revenue estimates and the reasonableness of such estimates and revisions in the proposed budget (the City Controller's "Revenue Letter"). The City Controller may also recommend reserves that are considered prudent given the proposed resources and expenditures contained in the Mayor's Proposed Budget. The Revenue Letter and other information from the Controller's website are not incorporated herein by reference. The City's Capital Planning Committee (composed of other City officials) also reviews the proposed budget and provides recommendations based on the budget's conformance with the City's adopted ten-year capital plan. For a further discussion of the Capital Planning Committee and the City's ten-year capital plan, see "CAPITAL FINANCING AND BONDS — Capital Plan" herein.

The City is required by the Charter to adopt, each year, a budget which is balanced in each fund. During its budget approval process, the Board of Supervisors has the power to reduce or augment any appropriation in the proposed budget, provided the total budgeted appropriation amount in each fund is not greater than the total budgeted appropriation amount for such fund submitted by the Mayor. The Board of Supervisors approves the budget by adoption of the Budget and Appropriation Ordinance (also referred to herein as the "Original Budget") typically by no later than August 1 of each fiscal year.

The Budget and Appropriation Ordinance becomes effective with or without the Mayor's signature after 10 days; however, the Mayor has line-item veto authority over specific items in the budget. Additionally, in the event the Mayor were to disapprove the entire Budget and Appropriation Ordinance, the Charter directs the Mayor to promptly return the ordinance to the Board of Supervisors, accompanied by a statement indicating the reasons for disapproval and any recommendations which the Mayor may have. Any Budget and Appropriation Ordinance so disapproved by the Mayor shall become effective only if, subsequent to its return, it is passed by a two-thirds vote of the Board of Supervisors.

Following the adoption and approval of the Budget and Appropriation Ordinance, the City makes various revisions throughout the fiscal year (the Original Budget plus any changes made to date are collectively referred to herein as the "Revised Budget"). A "Final Revised Budget" is prepared at the end of the fiscal year upon release of the City's Annual Comprehensive Financial Report ("ACFR") to reflect the year-end revenue and expenditure appropriations for that fiscal year.

Multi-Year Budgeting and Planning

The City's budget involves multi-year budgeting and financial planning, including:

- 1. Fixed two-year budgets are approved by the Board of Supervisors. For fiscal year 2025-26, all departments except for MTA, SFPUC, SFO, and the Port will have budgets open again for amendments.
- 2. Five-year financial plan and update, which forecasts General Fund revenues and expenses and summarizes expected public service levels and funding requirements for that period. An update to the December 2023 Five-Year Financial Plan, including a forecast of expenditures and revenues and proposed actions to balance them in light of strategic goals, was issued by the Mayor, the Budget Analyst for the Board of Supervisors and Controller's Office on March 29, 2024, for fiscal year 2024-25 through fiscal year 2027-28. See "CITY BUDGET: Five-Year Financial Plan Update: FY 2024-25 through FY 2027-28 and Mayor's Budget Instructions" section below..
- 3. The Controller's Office proposes to the Mayor and Board of Supervisors financial policies addressing reserves, use of volatile revenues, debt and financial measures in the case of disaster recovery and the City is required to adopt budgets consistent with these policies once approved. The Controller's Office may recommend additional financial policies or amendments to existing policies no later than October 1. Key financial policies that have been enacted include:
 - Non-Recurring Revenue Policy This policy limits the Mayor's and Board's ability to use for operating expenses the following nonrecurring revenues: extraordinary year-end General Fund balance, the General Fund share of revenues from prepayments provided under long-term leases, concessions, or contracts, otherwise unrestricted revenues from legal judgments and settlements, and other unrestricted revenues from the sale of land or other fixed assets. Under the policy, these nonrecurring revenues may only be used for nonrecurring expenditures that do not create liability for, or expectation of, substantial ongoing costs, including but not limited to discretionary funding of reserves, acquisition of capital equipment, capital projects included in the City's capital plans, development of affordable housing, and discretionary payment of pension, debt, or other long-term obligations.
 - Rainy Day and Budget Stabilization Reserve Policies These reserves were established to support the City's budget in years when revenues decline. These and other reserves are discussed in detail below. Charter Section 9.113.5 requires deposits into the Rainy Day Reserve if total General Fund revenues for a fiscal year exceed total General Fund revenues for the prior fiscal year by more than five percent. Similarly, if budget year revenues exceed current year revenues by more than five percent, the budget must allocate deposits to the Rainy Day Reserve. The Budget Stabilization Reserve augments the Rainy Day Reserve and is funded through the dedication of 75% of certain volatile revenues. No withdrawals from these reserves were made in fiscal year 2023-24, and none are projected to be made during the forecast period given positive, though slow, revenue growth. These and other reserves are discussed under "Rainy Day Reserve" and "Budget Stabilization Reserve" below.

4. The City is required to submit labor agreements to the Board of Supervisors by May 15, so the fiscal impact of the agreements can be incorporated in the Mayor's proposed June 1 budget. In 2023, the City negotiated agreements with its public safety employee organizations for fiscal years 2023-24 and 2024-25. In July 2024, the City entered into 28 MOUs representing miscellaneous bargaining units. The Controller's Office analysis found that the MOUs will result in increased costs to the City of \$130.8 million (or 3.1%) of base wage and benefit cost in fiscal year 2024-25; \$293.3 million (or 6.9%) in fiscal year 2025-26; and \$471.6 million (or 11.1%) in fiscal year 2026-27. In addition, there is a wage increase of 2.5% on June 30, 2027, that will create additional costs in fiscal year 2027-28. Approximately 65% of the increased cost under the MOUs is supported by the General Fund.

Role of Controller in Budgetary Analysis and Projections

As Chief Fiscal Officer and City Services Auditor, the City Controller monitors spending for all officers, departments and employees charged with receipt, collection or disbursement of City funds. Under the Charter, no obligation to expend City funds can be incurred without a prior certification by the Controller that sufficient revenues are or will be available to meet such obligation as it becomes due in the then-current fiscal year, which ends June 30. The Controller monitors revenues throughout the fiscal year, and if actual revenues are less than estimated, the City Controller may freeze department appropriations or place departments on spending "allotments" which will constrain department expenditures until estimated revenues are realized. If revenues are in excess of what was estimated, or budget surpluses are created, the Controller can certify these surplus funds as a source for supplemental appropriations that may be adopted throughout the year upon approval of the Mayor and the Board of Supervisors. The City's actual expenditures are often different from the estimated expenditures in the Original Budget due to supplemental appropriations, continuing appropriations of prior years, and unexpended current-year funds. If the Controller estimates revenue shortfalls that exceed applicable reserves and any other allowances for revenue shortfalls in the adopted City budget, upon receipt of such estimates, the Mayor is to inform the Board of Supervisors of actions to address this shortfall. The Board of Supervisors may adopt an ordinance to reflect the Mayor's proposal or alternative proposals in order to balance the budget.

In addition to the five-year planning responsibilities discussed above, Charter Section 3.105 directs the Controller to issue periodic or special financial reports during the fiscal year. Each year, the Controller issues six-month and nine-month budget status reports to apprise the City's policymakers of the current budgetary status, including projected year-end revenues, expenditures and fund balances. The Controller issued the fiscal year 2023-24 Six Month Report (the "Six Month Report") on February 15, 2024, and issued the Nine Month Report on May 14, 2024. The City Charter also directs the Controller to annually report on the accuracy of economic assumptions underlying the revenue estimates in each Mayor's Proposed Budget; the most recent report (Revenue Letter) for fiscal year 2024-25 and 2025-26 was issued on June 10, 2024.

General Fund Results: Audited Financial Statements

The City issued the ACFR, which includes the City's audited financial statements, for fiscal year 2022-23 on December 29, 2023.

Fiscal year 2022-23 General Fund balance decreased from fiscal year 2021-22. As of June 30, 2023, the net available budgetary basis General Fund balance was \$852.1 million (see Table A-3), which is \$164.0 million less than the \$1.0 billion available as of June 30, 2022. This decrease resulted from General Fund

expenditures exceeding revenues, as planned for in the fiscal year 2022-23 budget, which assumed the use of \$306.7 million of budgetary basis fund balance.

On a Generally Accepted Accounting Principles ("GAAP") basis, the General Fund balance as of June 30, 2023 was \$2.6 billion (shown in Tables A-3 and A-4). The City prepares its budget on a modified accrual basis, which is also referred to as "budget basis" in the ACFR. Accruals for incurred liabilities, such as claims and judgments, workers' compensation, accrued vacation and sick leave pay are funded only as payments are required to be made. Table A-4 focuses on the City's fund balances; General Fund balances are shown on both a budget basis and a GAAP basis with comparative financial information for the fiscal years ended June 30, 2019 through June 30, 2023.

Table A-3, entitled "Statement of Revenues, Expenditures and Changes in General Fund Balances," is extracted from information in the City's published ACFRs. Audited financial statements can be obtained from the City Controller's website https://sf.gov/annual-comprehensive-financial-reports-acfr. Information from the City Controller's website is not incorporated herein by reference. Excluded from this Statement of General Fund Revenues and Expenditures in Table A-3 are fiduciary funds, internal service funds, special revenue funds (which relate to proceeds of specific revenue sources which are legally restricted to expenditures for specific purposes), and all of the enterprise fund departments of the City, each of which prepares separate audited financial statements. See "CITY BUDGET — Five-Year Financial Plan Update: FY 2024-25 through FY 2027-28 and Mayor's Budget Instructions" for a summary of the most recent projections.

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TABLE A-3 CITY AND COUNTY OF SAN FRANCISCO

Statement of Revenues, Expenditures and Changes in General Fund Fund Balances¹ Fiscal Years 2018-19 through 2022-23

(000s)

	2018-19	2019-20	2020-21	2021-22	2022-23
Revenues:					
Property Taxes ²	\$2,248,004	\$2,075,002	\$2,332,864	\$2,336,071	\$2,459,052
Business Taxes	917,811	822,154	722,642	861,172	850,593
Other Local Taxes ³	1,215,306	996,180	709,018	1,115,553	1,108,545
Licenses, Permits and Franchises	27,960	25,318	12,332	32,078	28,953
Fines, Forfeitures and Penalties	4,740	3,705	4,508	5,755	3,191
Interest and Investment Income	88,523	65,459	(1,605)	(93,447)	68,319
Rents and Concessions	14,460	9,816	5,111	10,668	11,775
Intergovernmental	1,069,349	1,183,341	1,607,803	1,795,395	1,339,711
Charges for Services	257,814	229,759	230,048	238,438	243,234
Other	46,254	62,218	46,434	23,265	29,677
Total Revenues	\$5,890,221	\$5,472,952	\$5,669,155	\$6,324,948	\$6,143,050
Expenditures:					
Public Protection	\$1,382,031	\$1,479,195	\$1,498,514	\$1,562,797	\$1,654,953
Public Works, Transportation & Commerce	202,988	203,350	204,973	232,078	265,019
Human Welfare and Neighborhood Development	1,071,309	1,252,865	1,562,982	1,478,115	1,577,163
Community Health	809,120	909,261	1,056,590	1,002,047	967,381
Culture and Recreation	152,250	155,164	145,405	159,056	172,832
General Administration & Finance	267,997	304,073	314,298	298,742	301,748
General City Responsibilities	144,811	129,941	114,251	273,711	336,280
Total Expenditures	\$4,030,506	\$4,433,849	\$4,897,013	\$5,006,546	\$5,275,376
Excess of Revenues over Expenditures	\$1,859,715	\$1,039,103	\$772,142	\$1,318,402	\$867,674
Other Financing Sources (Uses):					
Transfers In	\$104,338	\$87,618	\$343,498	\$84,107	\$119,361
Transfers Out	(1,468,971)	(1,157,822)	(1,166,855)	(1,209,383)	(1,316,074)
Other	-	-	-	41,913	72,033
Total Other Financing Sources (Uses)	(\$1,364,633)	(\$1,070,204)	(\$823,357)	(\$1,083,363)	(\$1,124,680)
Excess (Deficiency) of Revenues and Other Sources					
Over Expenditures and Other Uses	\$495,082	(\$31,101)	(\$51,215)	\$235,039	(\$257,006)
Total Fund Balance at Beginning of Year	\$2,221,941	\$2,717,023	\$2,685,922	\$2,670,104	\$2,905,143
Cumulative effect of accounting change			35,397	-	
Total Fund Balance at End of Year GAAP Basis	\$2,717,023	\$2,685,922	\$2,670,104	\$2,905,143	\$2,648,137
Assigned for Subsequent Year's Appropriations and U	nassigned Fund Ba	alance, Year End			
GAAP Basis	\$326,582	\$395,776	\$179,077	\$325,664	\$150,628
Budget Basis	\$812,687	\$896,172	\$901,980	\$1,016,157	\$852,147
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¹ Summary of financial information derived from City ACFRs. Fund balances include amounts reserved for rainy day (Economic Stabilization and One-time Spending accounts), encumbrances, appropriation carryforwards and other purposes (as required by the Charter or appropriate accounting practices) as well as unreserved designated and undesignated available fund balances (which amounts constitute unrestricted General Fund balances).

Sources: Annual Comprehensive Financial Reports; Office of the Controller, City and County of San Francisco

² The City recognized \$548.0 million of "Excess Educational Revenue Augmentation Fund (ERAF)" revenue in FY 18-19, representing FY16-17, FY17-18, and FY18-19 (3 fiscal years) of ERAF. Please see "GENERAL FUND REVENUES - Property Taxation" for more information about Excess ERAF.

³ Other Local Taxes includes sales, hotel, utility users, parking, transfer, sugar sweetened beverage, stadium admissions, access line, cannabis, and overpaid executive taxes.

In addition to the reconciliation of GAAP versus budget-basis fund balance, Table A-4 shows the City's various reserve balances as designations of fund balance. Key reserves are described further below.

Rainy Day Reserve

The City maintains a Rainy Day Reserve, as shown on the first and second line of Table A-4 below. Charter Section 9.113.5 requires that if total General Fund revenues for the current year exceed total General Fund revenues for the prior year by more than five percent, then the City must deposit anticipated General Fund revenues in excess of that five percent growth into three accounts within the Rainy Day Reserve (see below) and for other lawful governmental purposes. Similarly, if budgeted revenues exceed current year revenues by more than five percent, the budget must allocate deposits to the Rainy Day Reserve. Effective January 1, 2015, Proposition C, passed by the voters in November 2014, divided the existing Rainy Day Economic Stabilization Account into a City Rainy Day Reserve ("City Reserve") and a School Rainy Day Reserve ("School Reserve") for SFUSD, with each reserve account receiving 50% of the existing balance at the time. Deposits to the reserve are allocated as follows:

- 37.5% of the excess revenues to the City Reserve;
- 12.5% of the excess revenues to the School Reserve (not shown in Table A-3 because it is not part of the General Fund, it is reserved for SFUSD);
- 25% of the excess revenues to the Rainy Day One-Time or Capital Expenditures account; and
- 25% of the excess revenues to any lawful governmental purpose.

The fiscal year 2022-23 ending balance of the Rainy Day Economic Stabilization City Reserve was \$114.5 million, as shown in Table A-4. Under Proposition C, the City is not eligible to withdraw from the Rainy Day Reserve in fiscal years 2023-24, 2024-25 or 2025-26, preserving the balance of \$114.5 million in those years.

The combined balances of the Rainy Day Reserve's Economic Stabilization account and the Budget Stabilization Reserve are subject to a cap of 10% of actual total General Fund revenues. Amounts in excess of that cap in any year will be placed in the Budget Stabilization One-Time Reserve, which is eligible to be allocated to capital and other one-time expenditures. Monies in the City Reserve are available to provide budgetary support in years when General Fund revenues are projected to decrease from prior-year levels (or, in the case of a multi-year downturn, the highest of any previous year's total General Fund revenues). Monies in the Rainy Day One-Time Reserve are available for capital and other one-time spending initiatives.

Budget Stabilization Reserve

The City maintains a Budget Stabilization Reserve, as shown on the third line of Table A-4 below. The Budget Stabilization Reserve augments the Rainy Day Reserve and is funded through the dedication of 75% of certain volatile revenues, including Real Property Transfer Tax ("RPTT") receipts in excess of the rolling five-year annual average (adjusting for the effect of any rate increases approved by voters), funds from the sale of assets, and year-end unassigned General Fund balances beyond the amount assumed as a source in the subsequent year's budget.

The combined value of the Budget Stabilization Reserve and the Budget Stabilization One-Time Reserve was \$330.0 million at the end of fiscal year 2022-23, with an ending balance of \$275.2 million in the Budget Stabilization Reserve and \$54.8 million in the Budget Stabilization One-Time Reserve. As with the Rainy Day Reserve under Proposition C, the City is not permitted to withdraw from the Budget Stabilization Reserve in fiscal years 2023-24, 2024-25 or 2025-26, maintaining the fiscal year 2022-23 balance of \$275.2 million.

The Budget Stabilization Reserve has the same withdrawal requirements as the Rainy Day Reserve. Withdrawals are structured to occur over a period of three years: in the first year of a downturn, a maximum of 30% of the combined value of the Rainy Day Reserve and Budget Stabilization Reserve could be drawn; in the second year, the maximum withdrawal is 50%; and, in the third year, the entire remaining balance may be drawn. No deposits are required in years when the City is permitted to withdraw.

Salaries, Benefits and Litigation Reserves

The City maintains two reserves to offset potential expenses, which are available to City departments through a Controller's Office review and approval process. These are shown in the "assigned, not available for appropriation," and "assigned and unassigned, available for appropriation" sections of Table A-4 below. These include the Salaries and Benefit Reserve (balance of \$27.9 million as of fiscal year 2022-23) and the Litigation Reserve. The Litigation Reserve and Public Health Management Reserve (balance of \$259.2 million in fiscal year 2022-23) are combined for reporting purposes. The purpose of the latter is to manage patient revenue volatility in the Department of Public Health.

General Reserve

The City maintains a General Reserve, shown as part of "Unassigned for General Reserve" in the "assigned and unassigned, available for appropriation" section of Table A-4 below. The fiscal year 2022-23 balance of \$64.7 million includes \$57.8 million of General Reserve, as well as two smaller, unrelated reserves. The General Reserve is to be used for current-year fiscal pressures not anticipated during the budget process. A City policy, originally adopted on April 13, 2010, set the General Reserve equal to 1% of budgeted regular General Fund revenues in fiscal year 2012-13 and increasing by 0.25% each year thereafter until reaching 2% of General Fund revenues in fiscal year 2016-17. On December 16, 2014, the Board of Supervisors adopted financial policies to further increase the City's General Reserve from 2% to 3% of General Fund revenues between fiscal year 2017-18 and fiscal year 2020-21 while reducing the required deposit to 1.5% of General Fund revenues in years when the City appropriates a withdrawal from the Rainy Day reserve. The intent of this policy change was to increase reserves available during a multi-year downturn. In fiscal years 2020-21 and 2021-22, the City withdrew from the Rainy Day Reserve and reset its General Fund Reserve deposit requirement to 1.5% of General Fund revenues in those years. The fiscal year 2022-23 ending balance of the General Reserve is \$57.8 million. The Original Budget for fiscal year 2023-24 included a deposit of \$70.8 million and the Original Budget for fiscal year 2024-25 includes a deposit of \$14.6 million, see "CITY BUDGET – Five-Year Financial Plan Update: FY 2024-25 through FY 2027-28 and Mayor's Budget Instructions" and "Other Budget Updates: Fiscal Year 2023-24 Nine-Month Budget Status Report" for a summary of the most recent projections.

COVID Response and Economic Loss Reserve, Federal and State Emergency Grant Disallowance Reserve, and Fiscal Cliff Reserve

The fiscal year 2020-21 Original Budget consolidated the balances of several City reserves into a single COVID Response and Economic Loss Reserve of \$507.4 million in fiscal year 2019-20. The COVID Response and Economic Loss Reserve was available to offset revenue losses or to assist otherwise with balancing of future fiscal year budgets.

At of the end of fiscal year 2020-21, the COVID Response and Economic Loss Reserve was split into two new reserves -- \$100.0 million for a "Federal and State Emergency Grant Disallowance Reserve," and \$293.9 million for a "Fiscal Cliff Reserve"—leaving \$113.5 million in the original COVID Response and Economic Loss Reserve. By the end of fiscal year 2022-23, the entire balance of the COVID Response and Economic Loss Reserve was depleted.

The Federal and State Emergency Grant Disallowance Reserve was created for the purpose of managing revenue shortfalls related to reimbursement disallowances from the Federal Emergency Management Agency ("FEMA") and other state and federal agencies. In fiscal year 2021-22, \$18.7 million of the Federal and State Emergency Grant Disallowance Reserve was appropriated in the Original Budget, leaving a balance of \$81.3 million. The fiscal year 2023-24 Original Budget does not appropriate any of this reserve, but the fiscal year 2024-25 Original Budget appropriates \$41.3 million, leaving a balance of \$40.0 million.

The Fiscal Cliff Reserve was created for the purpose of managing projected budget shortfalls following the spend down of federal and state pandemic stimulus funds and other one-time sources. In fiscal year 2021-22, \$64.2 million of the Fiscal Cliff Reserve was appropriated through a supplemental appropriation ordinance for rent relief and social housing. As a result, the fiscal year 2021-22 reserve balance was \$229.8 million. The fiscal year 2022-23 and 2023-24 budgets appropriated \$9.3 million and \$90.2 million respectively, leaving a balance of \$130.3 million for fiscal year 2024-25.

Operating Cash Reserve

Although not shown in Table A-4, under the City Charter, the Treasurer, upon recommendation of the City Controller, is authorized to transfer legally available moneys to the City's operating cash reserve from any unencumbered funds then held in the City's pooled investment fund (which contains cash for all pool participants, including city departments and external agencies such as San Francisco Unified School District and City College). The operating cash reserve is available to cover cash flow deficits in various City funds, including the City's General Fund. From time to time, the Treasurer has transferred unencumbered moneys in the pooled investment fund to the operating cash reserve to cover temporary cash flow deficits in the General Fund and other City funds. Any such transfers must be repaid within the same fiscal year in which the transfer was made, together with interest at the rate earned on the pooled funds at the time the funds were used. See "INVESTMENT OF CITY FUNDS – Investment Policy" herein.

CITY AND COUNTY OF SAN FRANCISCO Summary of General Fund Fund Balances Fiscal Years 2018-19 through 2022-23 (000s)

	2018-19	2019-20	2020-21	2021-22	2022-23
Restricted for rainy day (Economic Stabilization account) ¹	\$229,069	\$229,069	\$114,539	\$114,539	\$114,539
Restricted for rainy day (One-time Spending account) ¹	95,908	-	-	-	-
Committed for budget stabilization (citywide) ²	396,760	362,607	320,637	320,637	330,010
Committed for Recreation & Parks savings reserve	803	803	-	-	-
Assigned, not available for appropriation					
Assigned for encumbrances	\$351,446	\$394,912	\$407,137	\$462,668	\$424,301
Assigned for appropriation carryforward	496,846	630,759	753,776	940,213	840,748
Assigned for budget savings incentive program (Citywide)	86,979	-	-	-	-
Assigned for salaries and benefits ³	28,965	25,371	5,088	17,921	27,927
Assigned for Self-Insurance 4	-	-	42,454	45,567	46,496
Assigned for Hotel Tax Loss Contingency	-	-	6,000	3,500	3,500
Total Fund Balance Not Available for Appropriation	\$1,686,776	\$1,643,521	\$1,649,631	\$1,905,045	\$1,787,521
Assigned and unassigned, available for appropriation					
Assigned for litigation & contingencies ³	\$186,913	\$160,314	\$173,591	\$235,133	\$259,230
Assigned for subsequent year's budget	210,638	370,405	173,989	307,743	122,701
Unassigned for General Reserve 5	130,894	78,498	78,333	57,696	64,707
Unassigned - Budgeted for use second budget year	285,152	84	-	149,695	291,710
Unassigned - Projected for use third and fourth budget year	-	-	-	163,400	81,190
Unassigned - Reserve for Other Contingencies	308,000	-	-	-	-
Unassigned - COVID-19 Contingency Reserve ⁶	-	507,400	113,500	13,999	-
Unassigned - Federal & State Emergency Revenue Reserve ⁶	-	-	100,000	81,300	81,300
Unassigned - Fiscal Cliff Reserve ⁶	-	-	293,900	229,750	220,432
Unassigned - Business Tax Stabilization Reserve	-	-	149,000	29,454	29,454
Unassigned - Gross Receipts Prepayment Reserve	-	-	26,000	-	-
Unassigned - Public Health Use in FY 2023-24	-	-	-	-	21,213
Unassigned - Other Reserve	-	3,000	13,807	1,021	1,021
Unassigned - Available for future appropriation	8,897	18,283	31,784	39,795	3,126
Total Fund Balance Available for Appropriation	\$1,130,494	\$1,137,984	\$1,153,904	\$1,308,986	\$1,176,084
Total Fund Balance, Budget Basis	\$2,817,270	\$2,781,505	\$2,803,535	\$3,214,031	\$2,963,605
Budget Basis to GAAP Basis Reconciliation					
Total Fund Balance - Budget Basis	\$2,817,270	\$2,781,505	\$2,803,535	\$3,214,031	\$2,963,605
Unrealized gain or loss on investments	16,275	36,626	3,978	(156,403)	(158,859)
Nonspendable fund balance	1,259	1,274	2,714	4,134	1,174
Cumulative Excess Property Tax Revenues Recognized on Budget Basis	(23,793)	(20,655)	(31,745)	(32,874)	(40,685)
Cumulative Excess Health, Human Service, Franchise Tax and other Revenues on Budget Basis	(87,794)	(139,590)	(120,569)	(118,791)	(111,163)
Inventories	-	33,212	17,925	-	-
Pre-paid lease revenue	(6,194)	(6,450)	(5,734)	(4,954)	(5,935)
Total Fund Balance, GAAP Basis	\$2,717,023	\$2,685,922	\$2,670,104	\$2,905,143	\$2,648,137

 $^{^{1}\,}$ Additional information in "Rainy Day Reserve" section of Appendix A.

 $^{^{\}rm 2}$ Additional information in "Budget Stabilization Reserve" section of Appendix A.

 $^{^{\}rm 3}\,$ Additional information in "Salaries, Benefits and Litigation Reserves" section of Appendix A.

⁴ Due to GASB 84 implementation, the self-insurance and other general City activities from the former Payroll (Agency) Fund became part of the General Fund.

The balance represets a fund collected and restricted for self-insurance purpose.

 $^{^{\}rm 5}$ Additional information in "General Reserve" section of Appendix A.

⁶ Additional information in the "COVID Response and Economic Loss Reserve, Federal and State Emergency Grant Disallowance Reserve, and Fiscal Cliff Reserve " section of Appendix A. Source: Office of the Controller, City and County of San Francisco.

Five-Year Financial Plan Update: FY2024-25 through FY2027-28 and FY 2023-24 Mayor's Budget Instructions

The Five-Year Financial Plan (the "Five-Year Plan") is required under Proposition A, a charter amendment approved by voters in November 2009. The Charter requires the City to forecast expenditures and revenues for the next five fiscal years, propose actions to balance revenues and expenditures during each year of the Plan, and discuss strategic goals and corresponding resources for City departments. Proposition A required that a Five-Year Plan be adopted every two years. Charter Section 9.119 requires that by March 1 of each odd-numbered year, the Mayor submit a Five-Year Plan to the Board. The City's Administrative Code requires that by March 1 of each even-numbered year, the Mayor, Board of Supervisor's Budget Analyst, and Controller submit an updated estimate for the remaining four years of the most recently adopted Five-Year Plan.

On December 22, 2023, the Mayor, Board of Supervisor's Budget Analyst, and Controller issued the Five-Year Financial Plan Update for fiscal years 2024-25 through 2027-28 (the "December 2023 Five-Year Plan Update"), which projected annual shortfalls of \$244.7 million, \$554.5 million, \$945.1 million, and \$1,349.7 million, respectively. The Five-Year Financial Plan Update released on March 29, 2024, (the "March 2024 Joint Report") updated this forecast, with annual shortfalls of \$235.9 million, \$553.3 million, \$927.0 million, and \$1,361.6 million in fiscal year 2024-25 through 2027-28, respectively (as shown in Table A-5(a) below). These updates resulted from modest improvement in the fiscal year 2023-24 fund balance, modest changes to the revenue forecast, higher employee benefit costs, and nominal updates to other citywide expenditures since the December 2023 Five-Year Plan Update was released.

The Charter requires that each year's budget be balanced. Based on the forecast in the December 2023 Five-Year Plan Update, the Mayor's Budget Office issued instructions to departments in December 2023 to reduce their expenditures by 10% in fiscal years 2024-25 and 2025-26, respectively, in order to close the gap between projected sources and uses. Departments were also required to submit a 5% contingency reduction.

These reductions were in addition to October 2023 instructions from the Mayor's Office to departments to reduce fiscal year 2023-24 General Fund expenditures by 3% in the current fiscal year, as well as propose ongoing cuts in fiscal year 2024-25 and fiscal year 2025-26. Departments proposed, and the Mayor's Office accepted, expenditure reductions and new revenues of approximately \$75 million in fiscal year 2023-24 and expenditure savings of \$38 million in fiscal year 2024-25 and fiscal year 2025-26. These savings were assumed in the December 2023 Five Year Plan update.

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CITY AND COUNTY OF SAN FRANCISCO Five Year Financial Plan Fiscal Years 2024-25 through 2027-28 Projections as of March 29, 2024 (\$ Millions)

	Change from FY 2023-24 Budget	FY 2023-24 FY 2024-25		Change from FY 2026-27	
	2024-25	2025-26	2026-27	2027-28	
Sources - Increase / (Decrease):	\$3.8	\$191.4	\$206.6	\$203.0	
Uses:					
Baselines & Reserves	(\$9.9)	(\$68.8)	(\$146.3)	(\$257.0)	
Salaries & Benefits	(170.1)	(356.4)	(480.6)	(635.9)	
Citywide Operating Budget Costs	(95.2)	(299.3)	(404.1)	(505.1)	
Departmental Costs	35.4	(20.3)	(102.5)	(166.7)	
Total Uses - (Increase) / Decrease:	(\$239.8)	(\$744.7)	(\$1,133.6)	(\$1,564.6)	
Cumulative					
Projected Surplus / (Shortfall)	(\$235.9)	(\$553.3)	(\$927.0)	(\$1,361.6)	
Two-Year Deficit	(\$789.3)				

Key assumptions in the March 2024 Joint Report:

• Net General Fund revenues were largely unchanged from the December 2023 Five-Year Plan Update. The December 2023 Five-Year Plan Update forecast General Fund tax revenue to grow year-over-year but slower than previously projected. Total General Fund taxes are projected to grow each year, by 0.4% in fiscal year 2023-24, 0.9% in fiscal year 2024-25, and an average of 2.8% in fiscal year 2025-26 through fiscal year 2027-28. This tepid revenue growth is partly related to structural changes in the local economy. Ongoing patterns of remote work, along with high interest rates, are expected to lead to declining commercial and residential real estate values, affecting property and transfer taxes. Increasing interest rates and depressed levels of venture capital investment have a negative impact on the technology sector and the City's business tax revenue. The March 2024 Joint Report forecast lowers property tax revenues due to the assumption that refunds will be triggered by reductions in value as appeals are resolved through the Assessment Appeals Board and decreased excess ERAF expectations. However, gross receipts and overpaid executive taxes are higher in the March 2024 Joint Report forecast, largely driven by greater than expected current year receipts.

In addition, the City expected to receive its last reimbursement from the Federal Emergency Management Agency (FEMA) for the COVID-19 public health emergency in fiscal year 2025-26. An additional \$21.8 million of FEMA reimbursements for 2023 winter storms are assumed in the March 2024 Joint Report. The City's tourism and hospitality sector is expected to continue its recovery through the plan period at a slower pace than previously anticipated and is not expected to recover to pre-pandemic levels until after the plan period, impacting hotel, sales tax, and State sales tax-based subventions.

The March 2024 Joint Report assumes additional public health one-time and operating revenues driven by fee for service, supplemental, and capitation payments.

- Fiscal year 2023-24 mid-year General Fund savings: In October 2023, the Mayor issued instructions to City departments to propose budget reductions in the current fiscal year in anticipation of a significant structural deficit. The Mayor's Office reviewed proposals to pause uninitiated programs, eliminate vacant positions, take advantage of new revenues, and begin scaling back certain programs. As a result, \$48 million of expenditures were placed on reserve in fiscal year 2023-24 and \$26 million in new revenues were reported in the FY23-24 Six-Month Report. Based on these changes, this forecast assumes an increase in current year ending balance of approximately \$75 million, and ongoing savings of approximately \$38 million in each year beginning in fiscal year 2024-25.
- Assumes previously negotiated wage increases and inflationary increases for open contracts in line with Consumer Price Index ("CPI"). This projection assumes approved wage increases in collective bargaining agreements for miscellaneous employees through the end of fiscal year 2023-24, and as negotiated for public safety employees through fiscal year 2025-26. Miscellaneous contracts are open beginning in fiscal year 2024-25 and public safety contracts are open beginning in fiscal year 2026-27. All open contracts assume the average of the inflation projections of the California Department of Finance SF Metropolitan Statistical Area CPI and Moody's SF Metropolitan Area CPI, updated in the March 2024 Joint Report to equal 2.5% for fiscal year 2024-25, 2.5% for fiscal year 2025-26, 2.6% for fiscal year 2026-27, and 2.3% for fiscal year 2027-28, applied to the first pay period in January 2025 of fiscal year 2024-25 and the first pay period of each fiscal year thereafter in the projection period. Importantly, these assumptions do not indicate a willingness or ability to negotiate wage increases at these levels and are used solely for projection purposes.
- This report assumes the actuarially assumed rate of return on pension system investments of 7.2% per year, as affirmed by the Retirement Board in November 2023. Employer contributions to both SFERS and CalPERS are estimated using projected rates provided by these entities.
- Health insurance cost increases: This projection assumes that the employer share of health insurance costs for active employees will increase by 9.3% in fiscal year 2024-25, then 7% in each following year, for an average of 7.6% annually over the projection period. Dental insurance costs are projected to decrease by 2.3% in fiscal year 2024-25, then increase by 3.3% for each remaining year, an average of 1.9% annually for the projection period. Retiree health costs are assumed to grow by 9.0% in fiscal year 2024-25, 7.6% in fiscal year 2025-26, 7.3% in fiscal year 2026-27, and 7.1% in fiscal year 2027-28, an average of 7.7% annually over the projection period.
- Inflationary increase on non-personnel operating costs: This projection assumes that the cost of materials and supplies, professional services, and other non-personnel operating costs will increase by the rate of CPI starting in fiscal year 2024-25 and each fiscal year thereafter at the average of the inflation projections of the California Department of Finance SF Metropolitan Statistical Area CPI and Moody's SF Metropolitan Area CPI, updated in the March 2024 Joint Report forecast to 2.5% for fiscal year 2024-25, 2.5% for fiscal year 2025-26, 2.6% for fiscal year 2026-27, and 2.3% for fiscal year 2027-28. The projection reflects the adopted fiscal year 2023-24 and fiscal year 2024-25 budget, which included a 3.75% cost-of-doing business increase for General Fund nonprofit contracts.

- Ten-Year Capital Plan, Five-Year Information and Communications Technology (ICT) Plan, and inflationary increases on equipment: The projection assumes the adopted fiscal year 2023-24 funding level for capital, equipment, and information technology (IT). For capital, this report assumes the budgeted Capital Plan level of funding in fiscal year 2024-25. In the remaining years the report assumes funding will catch up to the City's fiscal year 2024-33 Ten-Year Capital Plan, which was released in 2023. The IT investment projection assumes full funding of the City's Information and Communications Technology (ICT) Plan in fiscal year 2024-25 through fiscal year 2027-28. For equipment, this plan assumes the budgeted level of funding in fiscal year 2024-25, and growth of CPI in the subsequent three fiscal years.
- Deposits and withdrawals from reserves: The forecast assumes no reserve withdrawals beyond those previously budgeted. The projection assumes deposits to the General Reserve in each fiscal year, consistent with the financial policies adopted by the Board of Supervisors and codified in Administrative Code Section 10.60(b). As the City's economy recovers, the General Reserve value will increase from 2.0% of General Fund revenues in the current year to 3.0% by fiscal year 2027-28. Additionally, the projection assumes deposits of \$32.8 million and \$99.9 million to the Budget Stabilization Reserve in fiscal year 2026-27 and fiscal year 2027-28 as the City's real property transfer tax is expected to exceed the average five-year transfer tax level in those years, triggering required deposits.

The March 2024 Joint Report and December 2023 Five-Year Plan Update noted key factors that could materially impact the City's financial condition, including the following:

- Recent downward revision to local employment numbers: On March 22, 2024, the Employment Development Department (EDD) released a significant revision to its employment data, showing San Francisco and San Mateo counties lost 34,100 jobs between July 2022 and February 2024, with the largest downward revisions in the information and professional, scientific, and technical services industries, which are the primary office-using sectors in San Francisco. The revised figures reflect technology-sector layoffs since 2022, reversing the City's previous understanding that these job losses were absorbed by overall growth in the technology industry. This additional information increases downside risk to the forecast.
- Elevated interest rates are dampening investment and growth at the state and local levels: Successive Federal Reserve interest rate increases appear to have slowed inflation, and professional "Blue Chip" forecasters believe a "soft landing" will likely be achieved nationally. However, high interest rates have an outsized effect on San Francisco's economy, which is highly concentrated in technology firms. Even if rate cuts continue in 2025, as the Fed has suggested, they will remain high compared to the historically low rates enjoyed in the years before and during the pandemic. Hiring and growth at technology firms is tied to venture capital investment, which has fallen locally to \$21 billion for the first three quarters of 2023, compared to \$46 billion in 2022 and \$81 billion in 2021, as high interest rates make venture capital investment less attractive. Declining venture capital investment in the technology sector and related reductions in tech firm expenditures would most directly affect business taxes, but would also affect sales, hotel, and property-related taxes.

Additionally, high interest rates, along with the "stickiness" of hybrid work, suppress sales and values of both commercial and residential real estate. The handful of recent office sales in the \$150-\$300 per square foot range represent an average price drop of over 60% from their prior

prices and current assessed values, and while average California home prices are rising, those in San Francisco remain flat. The forecast assumes that the City's property and transfer taxes will be significantly impacted as the market adjusts to a new equilibrium over the coming decade.

- Recession risk: While the budget deficit is very large, the underlying revenue forecast does not assume a recession. Overall growth rates of General Fund taxes are projected each year, at 0.4% in fiscal year 2023-24, 0.9% in fiscal year 2024-25, and an average of 2.8% annually in fiscal year 2025-26 through fiscal year 2027-28. Should interest rates or other factors cause employment or wage levels to falter, or there is some other external economic shock, General Fund tax revenue would likely be significantly impacted. A recession scenario is detailed in "BUDGETARY RISKS—Threat of Recession" below. Over the plan period, a recession could worsen the deficit by nearly \$1 billion, even accounting for the use of the City's economic stabilization reserves, reductions to General Reserve deposits, and baseline transfers.
- State budget impacts: This report did not assume significant changes in state or federal funding levels. However, on December 7, 2023, the State Legislative Analyst's Office (the "LAO") released their fiscal year 2024-25 fiscal outlook, which projected a \$68.0 billion deficit, primarily driven by weaker than anticipated 2023 income tax revenue. The shortfall would require the state to reduce expenditures, potentially in ways that reduce local government revenues such as excess Educational Revenue Augmentation Fund ("ERAF") revenue, grants, and other programs. Flat or falling state sales tax would reduce subventions of state sales tax for public safety, health, and human services.

The March 2024 Joint Report forecast did not assume the policy changes proposed in the Governor's January budget, including an increase in the amount of ERAF sent to school districts to distribute to charter schools, which would reduce City excess ERAF revenues by \$43 million annually, or proposed reductions to social service subventions. The Governor introduced changes to the fiscal year 2024-25 state budget in May 2024, which will be further amended by the state legislature. Given the state's budget shortfall, the City intends to monitor budget legislation for changes that would affect excess ERAF and other local revenues.

Potential revenue risk from FEMA reimbursements for COVID-19 related expenses: The City assumes it will receive a total of \$572.2 million of FEMA reimbursements for its COVID-19-related expenditures. However, fiscal year 2022-23 experience illustrates the risk inherent in these assumptions, when only \$2.6 million of the \$243.4 million budgeted FEMA revenue was realized by year end. While the City considers this a payment delay versus a disallowance, any changes in guidance or further audits of the City's submissions could be a risk to this revenue.

The City and dozens of peer jurisdictions in the state are in active discussions with FEMA Region 9 regarding recently published guidance on eligible costs for non-congregate shelter (NCS) services, which San Francisco provided through the Shelter in Place (SIP) hotel program. This new guidance caps reimbursement for stays in SIP hotels to 20 days after June 11, 2021, and states that unoccupied rooms are generally ineligible for reimbursement. The City has reported to the California Office of Emergency Services ("CalOES") that the new guidance could potentially place \$114.0 million of claimed FEMA reimbursement at risk for the cost of SIP hotels for vulnerable populations past the 20-day cap, and an additional \$76.0 million at risk for the cost of prepositioned vacant hotels and will continue working with CalOES and FEMA representatives on next steps.

- Retirement contribution rate: Projections assume the SFERS adopted 7.2% rate of return in fiscal year 2023-24; however, year-to-date returns through February 29, 2024, were 5.7%. Additionally, returns reported in the final audited valuation at the end of the fiscal year can vary from the year-to-date return value due to market volatility and the additional time required to get private market valuations. Final results below the 7.2% assumption will result in higher retirement contribution costs during the forecast period. See "EMPLOYMENT COSTS; POST-EMPLOYMENT OBLIGATIONS San Francisco Employees' Retirement System" for additional detail
- Business tax litigation: the March Joint Report identified business tax litigation as a factor that could materially impact the City's financial condition. See "BUDGETARY RISKS – Business Tax Litigation."
- Pending policy decisions with fiscal impact: Legislative or voter-approved increases to existing baselines, set-asides, or other new spending increases without commensurate revenue increases from new funding sources will impact the projections included in this report. For example, in early March, the Mayor introduced legislation to amend the Development Agreement between the City and County of San Francisco and Treasure Island Community Development, LLC ("TICD"), the entity developing Treasure Island, as well as the Disposition and Development Agreement between the Treasure Island Development Authority and TICD. The amendments—which were subsequently approved by the Board in May 2024—altered the financing plan to help fund the development of infrastructure on the island and result in 20-25 years of lease payments from the City's General Fund starting in fiscal year 2025-26 or fiscal year 2026-27, pending final financing details. This would result in increased costs to the General Fund of approximately \$11 million to \$14 million annually.

Other Budget Updates: Fiscal Year 2023-24 Nine-Month Budget Status Report

The Nine-Month Budget Status Report for fiscal year 2023-24 (the "Nine-Month Report") was released on May 14, 2024. The Nine-Month Report projected a General Fund ending balance of \$494.4 million in fiscal year 2023-24, a \$28.5 million improvement from the \$465.6 million balance in the March 2024 Joint Report. Application of this additional current year fund balance would decrease the projected shortfall in the upcoming two-year budget to \$760.8 million. The improvement was largely driven by revenue in the Department of Public Health, offset by weakness in tax and other department revenue.

TABLE A-5(b)

Nine-Month Report

Fiscal Year 2023-24 Projected General Fund Variances to Budget (\$ millions)

	Five Year Plan vs FY24 Budget	Six-Month Report vs FY24 Budget	March Joint Report vs FY24 Budget	Nine-Month Report vs FY24 Budget	Change from March Joint Report to Nine- Month Report
FY 2022-23 Ending Fund Balance	417.5	417.5	417.5	417.5	-
Appropriation in the FY 2023-24 Budget	(414.4)	(414.4)	(414.4)	(414.4)	-
Prior Year Fund Balance Above Budgeted Levels	3.1	3.1	3.1	3.1	-
Citywide Revenue	(42.9)	(117.4)	(112.7)	(103.7)	9.0
Baseline Contributions	(4.3)	22.7	23.8	23.8	-
Departmental Operations	96.4	178.4	178.4	198.0	19.5
Current Year Revenues and Expenditures	49.3	83.7	89.5	118.1	28.5
Approved Use of General Reserve - Sources	-	-	-	0.5	0.5
Public Health Revenue Management Reserve - Uses	-	-	-	(0.5)	(0.5)
Supplemental Appropriations & Use of Reserves	-	-	-	-	-
Previously Unappropriated Fund Balance	81.2	81.2	81.2	81.2	-
Fund Balance Previously Appropriated in FY 2024-25	291.7	291.7	291.7	291.7	-
FY 2023-24 Projected Ending Balance	425.3	459.7	465.5	494.1	28.5

The following are highlights of fiscal year 2023-24 projections in the Nine-Month Report:

- A \$103.7 million projected citywide revenue shortfall compared to budget is due to weakness across numerous sources, though the shortfall is \$9.0 million less than prior projections. Property tax projections have been updated to reduce appeals reserves by \$19.5 million, given a decline in open appeals, partially offset by \$12.5 million in refunds of taxes related to said appeals, as well as the recognition of \$37.2 million in excess ERAF revenue available with final state reconciliation of FY 2021- 22 ERAF uses. This improvement in property tax and a true-up of prior year interest allocations are sufficient to offset an additional \$30.9 million weakness in property transfer tax revenue from our last report, reflecting historically low cash receipts, and continued weakness in sales and hotel taxes.
- Departments are projected to end the year with a \$198.0 million net operating surplus, a \$19.5 million increase from prior projections. This includes \$78.4 million of expenditure savings and additional revenues identified by departments in response to the Mayor's September request for mid-year cuts and other savings, which together totaled \$96.4 million. The need to fund \$23.1 million in general liability litigation reserves is offset by widespread improvement in operating department performance. A \$52.5 million shortfall in patient revenue at Laguna Honda Hospital is driven by significantly reduced census due to the pause on new admissions pending recertification; in addition, the State is expected to finalize a new methodology for nursing facility payments retroactive to January 2023 in fall 2024, shifting revenue from the current to the budget year. This shortfall is offset by revenue surpluses elsewhere, particularly in CalAIM behavioral health payments and patient revenue at Zuckerberg San Francisco General Hospital due to higher than expected patient volume and census, and several one-time state payments for safety net programs.

- The Police and Sheriff's departments are expected to require additional supplemental appropriations to reallocate existing expenditure appropriation to overtime, as required by Administrative Code Section 3.17.
- Estimates of FEMA reimbursement revenue for COVID response costs have been reduced by \$6.8 million in the current year to reflect actual and expected obligations for testing, vaccination, and other health programs. In October 2023, the FEMA Region 9 Administrator provided updated guidance on eligible costs for non-congregate shelter (NCS) services incurred during the pandemic, which San Francisco provided through the Shelter in Place (SIP) hotel program through May 11, 2023. The City, peer jurisdictions, and California Office of Emergency Services (CalOES) are in continued communication with FEMA representatives regarding this issue, which will affect future year forecasts.

Original Budget for Fiscal Years 2024-25 and 2025-26 and Revenue Letter

The FY25 & FY26 Original Budget was approved by the Board of Supervisors on July 30, 2024, and signed by the Mayor on August 1, 2024. See "CITY BUDGET – Budget Process" for additional detail. The FY25 & FY26 Original Budget reflects \$15.9 billion expenditures in fiscal year 2024-25 and \$15.5 billion in fiscal year 2025-26. The \$789.3 million two-year shortfall projected in the March 2024 Joint Report was addressed primarily through the use of \$135.7 million of fund balance, \$236.6 million in projected revenue increases, and \$68.8 million use of special funds, as well as \$302.0 million of net departmental budget reductions and other operating savings. (Such operating savings were offset through increases in increased capital and information technology costs and new labor costs.)

The Charter requires that the Controller comment on revenue estimates assumed in the Mayor's fiscal year 2024-25 and fiscal year 2025-26 proposed budget. These comments were issued in the Revenue Letter on June 10, 2024. The revenue estimates assumed in the proposed budget were not materially different from the budget finally passed and approved later in the summer.

As described herein, subsequent reports have been issued, which have also identified financial pressures.

While the Controller found the revenue assumptions in the Mayor's proposed budget to be reasonable, the Controller noted that the City faces several key financial risks in coming fiscal years. These risks include: the projected structural budget gap following depletion of one-time funds; economic risk; funding uncertainty at Laguna Honda Hospital; State budget revenue risk; disallowance of claims for federal revenues assumed in the City's emergency response budgets; and potential cost increases resulting from November 2024 ballot measures.

Key findings in the June 2024 Revenue Letter included:

• Tax revenue projections generally assume a continuing but slow economic recovery from the pandemic, with a significant drag created by the continuing effect of remote office work on economic activity in the City. Most economically sensitive taxes, such as sales and hotel taxes, are projected to grow slowly during the coming two years, but in most cases remain below prepandemic levels. Remote work and high interest rates are projected to continue to have significant impacts on the City's property, business, and property transfer taxes. Tax increases adopted by the voters in recent years are projected to contribute to modest overall General Fund

tax revenue growth of 2.2% in fiscal year 2024-25 compared to the fiscal year 2023-24 Nine Month Report and 3.5% in fiscal year 2025-26 compared to fiscal year 2024-25 projection.

- The proposed budget assumes \$1 billion of General Fund-related one-time solutions over the two budget years. These include drawdown of \$445.5 million in prior year fund balance, including \$106.1 million in prior year General Fund appropriations the Mayor's budget proposes to close. While deficit forecasts in the most recent update to the Five-Year Financial Plan assumed available fund balance to be used evenly across the first three years of the forecast, the proposed budget accelerates the use of fund balance, spending \$45.2 million previously held to address the FY 2026-27 shortfall. It also assumes \$235.7 million of FEMA reimbursement for previously incurred emergency response costs; \$138.3 million of reserve drawdowns; and at least \$82.5 million of other one-time revenue in General Fund-supported funds. Additionally, the budget proposes at least \$137.6 million of short-term cost shifts in other funds, with a significant portion designed to achieve General Fund savings.
- The budget draws on available reserves but maintains the City's economic stabilization reserves. The proposed budget uses \$138.3 million of reserves funded in prior years and maintains the current balance of \$389.7 million in the combined Rainy Day and Budget Stabilization reserves (also known as combined "Economic Stabilization Reserves"), as the City is not expected to be eligible to withdraw from or deposit to these reserves. Required General Reserve funding levels are maintained in the proposed budget. Excluding economic stabilization reserves, by the end of the two-year budget period, the City is expected to have \$304.6 million (or 38%) of its roughly \$800 million of pre-pandemic reserves available for on-going operations.
- The proposed budget makes minimal progress towards closing projected structural budget gaps in years beyond the coming two-year budget period. As one-time solutions are depleted, the structural budget gap will become larger, making future budgets more difficult to close. The March 2024 Joint Report forecasted a structural budget gap of \$927 million in fiscal year 2026-27, growing in subsequent years, absent ongoing corrective action by policy makers. Based on the mix of ongoing and one-time solutions proposed in the Mayor's budget, as well as known labor contract costs above the previously assumed levels in fiscal year 2026-27, the shortfall likely remains more than \$800 million in fiscal year 2026-27, growing in subsequent years.
- The final adopted budget will require active monitoring and management by the Mayor and Board of Supervisors given a number of economic and financial risks. These risks include the possibility of a slowing economic recovery or a recession, risks associated with both State and Federal revenue streams, and financial impacts of potential November 2024 ballot measures

BUDGETARY RISKS

In addition to the budgetary risks described below, see "CITY BUDGET – Original Budget for Fiscal Years 2024-25 and 2025-26 and Revenue Letter".

Threat of Recession

An economic recession could adversely impact the City's economy and the financial condition of the General Fund. During the "Great Recession" that occurred nationally from December 2007 to June 2009

(according to the U.S. National Bureau of Economic Research), California real GDP growth slowed for five consecutive quarters from the third quarter of 2008 to the third quarter of 2009 and did not return to pre-recession level of output until three years later in the third quarter of 2012. The unemployment rate rose steadily from 4.9% in the fourth quarter of 2006 to peak at 12.3% in the fourth quarter of 2010 and did not return to the pre-recession level until the second quarter of 2017.

Impact of Commuting Pattern Changes on Business Taxes

The persistence of remote work results in continued pressure on the City's General Fund revenues. Approximately half of workers in major tax-paying sectors such as professional services, financial services, and information live outside of San Francisco. Continued high levels of telecommuting and work from anywhere policies may affect how much of any business's gross receipts are apportionable to the City. Muni metro and downtown BART ridership have not returned to pre-pandemic levels, and both have recently dropped off from summer highs. Indicators of auto use – bridge crossings and freeway speed – both indicate less traffic. As of August 2024, bridge crossings into and out of the City have reached to about 94% of pre-pandemic levels. Comparatively, the bridge crossings were at their post-pandemic peak in August 2023 at approximately 95% of pre-pandemic levels.

Businesses owe gross receipts tax only on their employees physically working within the City. For certain categories of businesses, the gross receipts tax is also dependent on their San Francisco payroll. Thus, the sharp rise in telecommuting has resulted in reduced business taxes and, if the change becomes permanent, could negatively impact the City for the foreseeable future. Although some City residents who previously commuted out of the City are now telecommuting from within the City, many of these residents work for employers who do not have a nexus in the City, and thus are not subject to business taxes.

On July 12, 2023, the Office of the Controller issued a memorandum to the Board of Supervisors in response to a request from one of the Board of Supervisors of how the City's business tax system is being challenged by the recent trends towards remote working (the "Business Tax Memorandum").

The Business Tax Memorandum summarized that during the 2010s, the rapid growth of the tech industry, and the entire City economy, fueled growth in City tax revenues, particularly from business taxes. The City, which started the decade with the highest business tax burden of any city in California, further raised that burden with several rate increases and new taxes. However, none of these changes stopped the City from being one of the fastest growing cities in the country during the 2010s, although it did deepen three sources of risk in the City's finances.

First, the City's business tax revenue increasingly comes from a smaller handful of large taxpayers, mainly in the technology sector. These businesses could potentially reap substantial tax savings by locating in other Bay Area tech centers. With the persistence of hybrid work, most of them are currently reducing their office space needs in the City, and elsewhere.

Secondly, the City is increasingly reliant on taxes on the leasing and sale of commercial office properties. Remote work has led to a reduced volume of transactions of these properties, and there is some evidence of a marked reduction in property values. Both trends lead to revenue weakness for the City.

Finally, the business tax memorandum noted that both structural changes in the City's economy, and policy choices to make the tax system more progressive, have had the effect of raising overall revenue volatility by concentrating revenue in a few payers. This runs counter to a long-standing City policy goal

of minimizing volatility by broadening the tax base.

Following the publication of the Business Tax Memorandum, at the request of Mayor Breed, President Peskin, and Supervisor Mandelman, the Treasurer, Controller, and Chief Economist conducted a process in summer and fall 2023 with the business community and other stakeholders to develop specific reform recommendations. A public report for the Mayor and Board of Supervisors was provided in February 2024, to frame the development of a measure for the consideration of the voters in November 2024. A summary of final recommendations was published in May 2024, forming the basis of November 2024 ballot initiative Proposition M, Changes to Business Taxes. Among many other things, this measure would shift the calculation of San Francisco gross receipts for most business activities away from payroll expenses toward sales.

See "General Fund Revenues – Other City Tax Revenues" for a discussion of the Business Taxes, Real Property Transfer Tax and Overpaid Executive Tax referenced in the Business Tax Memorandum.

Office Vacancy in San Francisco; Impact on Property Taxes and Other Revenues

The City has experienced the largest increase in office vacancy among major urban office markets in the United States, from 5.6% in the 4th quarter of 2019 to 33.7% in the 2nd quarter of 2024. Because of the prevalence of long-term leases in the commercial real estate industry, sudden reductions in demand often result in increases in sublease vacancy, instead of direct vacancy. Sublease vacancy occurs when existing tenants vacate their space and seek to find sub-lessees, but continue to pay rent under the original lease. A direct vacancy occurs when the original lease has been broken, or has expired and not been renewed. In this case, the property's income declines until a new lease is signed. In the City, sublease vacancies were a very high percentage (80-90%) of office vacancies during 2020 and 2021. In 2022, the sublease vacancy rate declined, while the direct vacancy rate continued to rise, and by mid-2022, direct vacancies accounted for most of the vacant office space in San Francisco, according to Jones Lang LaSalle IP, Inc. If vacancy rates remain at this elevated level, and a large share of these are direct vacancies, then the income, and market value, of office buildings in the City are likely to continue to be negatively affected. The market value of commercial real estate reflects the current and future income that the market expects the property to generate. If expectations of future income streams are reduced, then the market value of office properties will be reduced.

A reduction in demand from tenants is not the only thing that could reduce the market value of San Francisco office buildings in the near future. Using an income valuation approach, the market value of properties is commonly estimated as the property's net operating income, divided by its capitalization rate (its effective rate of return). Capitalization rates are generally calculated from the sales of comparable properties, and vary across markets, and over time, according to changes in investors' perception of risk, and the risk-free rate of return. When investors perceive greater risk, they require a higher rate of return, and the spread between that asset's capitalization rate and the risk-free rate widens. When the capitalization rate rises, for whatever reason, the market value of a property will decline, all other things being equal.

The market value of a property is important for property tax revenue because a property's assessed value – the basis of its property tax liability – may not exceed its market value. If a property owner believes a property is assessed above its market value, they can request a reduction in assessment from the Assessor, and/or appeal a decision to the Assessment Appeals Board. The gap between current market and assessed values is narrowed somewhat by the effect of Proposition 13, which caps growth in assessed

value at 2% per year unless a sale or new construction prompts a reassessment. Given that market values have typically increased at much higher rates over the years, properties that have not been recently sold have been assessed below market value. In other words, Proposition 13 effectively cushions the City's property tax base from downturns in property markets, at the cost of reduced growth in property tax revenue during periods of strong economic growth.

Given assessment appeal hearing timelines, there is a significant lag between the filing of appeals and completion of hearings at the Assessment Appeals Board ("AAB"). In the interim, published reports reflect the estimated loss of assessed value due to both currently filed and expected future office appeals through the end of the forecast period, reaching \$17.5 billion by fiscal year 2027-28. As of June 30, 2024, the City is holding \$217.3 million in AAB reserves for the General Fund's portion of refunds on approximately \$37.5 billion in prior years' assessed value reductions, plus interest. Reserve balances are projected to grow given the capacity for hearings and requests for delays from commercial property owners' agents. Total prior assessment year reductions assumed for this projection are approximately \$11.5 billion, \$21.4 billion, \$24.4 billion, \$25.1 billion, and \$26.5 billion in assessed values for fiscal year 2023-24 through fiscal year 2027-28, respectively. As of the March 2024 Joint Report, General Fund property tax revenue required to pay refunds that result from AAB decisions is estimated at \$63.7 million, 118.9 million, \$136.1 million, \$139.4 million, and \$147.1 million, for fiscal years 2023-24 through 2027-28, respectively, directly reducing property tax revenue in the year of deposit.

The City cannot predict the actual level of revenue losses, however the City will continue to account for these trends in its periodic reports. See "CITY BUDGET — Other Budget Updates: Fiscal Year 2023-24 Six-Month Budget Status Report" and "CITY BUDGET — Original Budget For Fiscal Years 2024-25 and 2025-26 and Revenue Letter" for additional information.

Business Tax Litigation

As of June 30, 2024, the City has reserved \$572 million of tax collections for litigation risk associated with its various business taxes, including approximately \$292 million for gross receipts tax and \$238 million for homelessness gross receipts tax. The majority of the litigation and claims relate to the validity, methodology and/or calculation of the various business taxes. The amount of claims and litigation continues to increase. Although more than 10,000 businesses pay the gross receipts tax that accrues to the General Fund, the top ten payers accounted for 27% of the revenue in tax year 2022. The top ten payers accounted for 31% of all business taxes – including gross receipts, homelessness gross receipts, commercial rents, and overpaid executive taxes – in tax year 2022. The legal issues raised vary by claimant and are generally in the early stages of the claims and litigation process. The City is vigorously defending itself in these matters. However, there can be no assurances that the final determination of particular claims or litigation matters would not be applicable to other similarly situated taxpayers in the City and thus have broader applicability, and correspondingly increase the City's financial exposure. The City can make no assurances that the actual final impact to the City of the current and potential future claims and litigation related to the City's various business taxes will not significantly exceed amounts currently reserved.

Potential City Acquisition of PG&E Distribution Assets

On January 29, 2019, PG&E filed for Chapter 11 bankruptcy protection to shield itself from potential wildfire liability that was estimated upwards of \$30 billion. Taxes and fees paid by PG&E to the City total

approximately \$75 million annually and include property taxes, franchise fees and business taxes, as well as the utility user taxes it remits on behalf of its customers. On June 20, 2020, the United States Bankruptcy Court for the Northern District of California confirmed PG&E's Plan of Reorganization, and on July 1, 2020 PG&E announced that it had emerged from Chapter 11 bankruptcy.

During the pendency of the PG&E bankruptcy, on September 6, 2019 the City submitted a non-binding indication of interest to PG&E and PG&E Corporation to purchase substantially all of PG&E's electric distribution and transmission assets needed to provide retail electric service to all electricity customers within the geographic boundaries of the City (the "Target Assets") for a purchase price of \$2.5 billion (such transaction, the "Proposed Transaction"). In a letter dated October 7, 2019, PG&E declined the City's offer. On November 4, 2019, the City sent PG&E a follow-up letter reiterating its interest in acquiring the Target Assets. To demonstrate public support for the Proposed Transaction, on January 14, 2020, the City's Board of Supervisors and SFPUC's Commission conditionally authorized the sale of up to \$3.065 billion of Power Enterprise Revenue Bonds to finance the acquisition of the Target Assets and related costs, subject to specific conditions set forth in each authorizing resolution.

On July 27, 2021, the City submitted a petition with the California Public Utilities Commission (the "CPUC") seeking formal determination of the value of PG&E's local electric infrastructure. The matter is pending before the CPUC and the City can give no assurance about whether or when the CPUC will hold a hearing on the matter.

The City is unable to predict whether it will be able to consummate a final negotiated acquisition price for the Target Assets and, if so, the terms thereof. Any such final terms would be subject to approval by the Board of Supervisors and SFPUC. If consummated, it is expected that such new electric system would be wholly supported by its own revenues, and no revenues of the City's General Fund would be available to pay for system operations, or City General Fund secured bonds issued to acquire the Target Assets. The City is committed to acquiring PG&E's assets and expects to continue its pursuit with the newly reorganized entity.

Impact of November 2024 Local Ballot Initiatives

San Francisco's November 2024 ballot contains several proposals with potential significant ongoing fiscal costs to the General Fund should they pass, including the following (cost estimates made by Controller):

- Proposition F Police Staffing and Deferred Retirement, estimated to cost up to \$3 million per vear:
- Proposition G Funding Rental Subsidies for Affordable Housing Development Serving Low Income Seniors, Families, and Persons with Disabilities, estimated to cost up to \$8.25 million per year:
- Proposition H Retirement Benefits for Firefighters, estimated to cost up to \$3.7 million per year;
- Proposition I Retirement Benefits for Nurses and 911 Operators, estimated to cost up to \$6.7 million per year; and
- Proposition J Funding Programs Serving Children, Youth, and Families, estimated to cost up to \$64.2 million per year.

Additionally, if passed, Proposition L (Additional Business Tax on Transportation Network Companies and

Autonomous Vehicle Businesses to Fund Public Transportation) is expected to raise up to \$25 million annually for the MTA and Proposition M (Changes to Business Taxes) is expected to raise up to \$50 million annually for the General Fund when fully implemented.

Impact of the State of California Budget on Local Finances

Revenues from the State represent approximately 10% of the General Fund revenues appropriated in the Original Budget for fiscal years 2024-25 and 2025-26, and thus changes in State revenues could have a material impact on the City's finances. In a typical year, the Governor releases two primary proposed budget documents: 1) the Governor's Proposed Budget required to be submitted in January; and 2) the "May Revise" to the Governor's Proposed Budget. The Governor's Proposed Budget is then considered and typically revised by the State Legislature. Following that process, the State Legislature adopts, and the Governor signs, the State budget. City policy makers review and estimate the impact of both the Governor's Proposed and May Revise Budgets prior to the City adopting its own budget.

The State budget for fiscal year 2024-25, enacted in June 2024, addressed an estimated multi-year shortfall of \$46.8 billion. The budget assumes continued but slowing economic growth that stops short of assuming a recession.

Due to the timing of the City's reporting vs the State's estimates, estimated growth rates in state sales tax and VLF (defined herein) revenues contained in the January proposal have been reflected in the City's Fiscal Year 2023-24 Nine-Month Report projections of state subventions and are included in the recently adopted FY25 & FY26 Original Budget. As discussed under "CITY BUDGET — Five-Year Financial Plan Update: Fiscal Year 2024-25 through 2027-28 and Mayor's Budget Instructions" the Five-Year Plan identifies State changes in ERAF allocation as a key factor that could impact the City's future financial position.

Impact of Federal Government on Local Finances

The City receives substantial federal funds for assistance payments, social service programs and other programs. A portion of the City's assets are also invested in securities of the United States government. The City's finances may be adversely impacted by fiscal matters at the federal level, including but not limited to cuts to federal spending.

In the event Congress and the President fail to enact appropriations, budgets or debt ceiling increases on a timely basis in the future, such events could have a material adverse effect on the financial markets and economic conditions in the United States and an adverse impact on the City's finances. The City cannot predict the outcome of future federal budget deliberations and the impact that such budgets will have on the City's finances and operations. The City's General Fund and hospitals, which are supported by the General Fund, collectively receive over \$1 billion annually in federal subventions for entitlement programs, the large majority of which are reimbursements for care provided to Medicaid and Medicare recipients. See "Laguna Honda Hospital Potential Loss of Federal Funding." In addition, tens of thousands of San Franciscans receive federal subsidies to purchase private insurance on the State's health care exchange, Covered California. Efforts to change such subsidies or alter provisions of the Affordable Care Act through regulatory changes could have significant effects on future health care costs.

The federal government provided significant funding to local governments to respond to the public health emergency and mitigate the fiscal effect of the COVID-19 pandemic. The City spent the entirety of its

General Fund allocations of Coronavirus Aid, Relief, and Economic Security Act and American Rescue Plan Act State and Local Fiscal Recovery Fund monies as of fiscal year 2021-22 and is awaiting reimbursement of emergency response costs submitted to the FEMA. In fiscal year 2023-24, the City originally budgeted \$170.0 million of FEMA reimbursements. By May 2024, that estimate was revised down to \$116.8 million in that fiscal year, and only \$73.3 million was recorded by year end. In addition to the timing of reimbursements, the City is in communication with both state and federal officials to understand the fiscal effect of recent changes in FEMA cost eligibility guidelines for non-congregate shelter programs, as described above.

Laguna Honda Hospital Medicaid and Medicare Recertification

The Laguna Honda Hospital and Rehabilitation Center ("Laguna Honda") is a skilled nursing facility owned and operated by the City through its Department of Public Health, serving up to 660 patients, most of whom are low income or extremely low-income residents. Beginning in March 2022, the City had a series of disputes with the Centers for Medicare and Medicaid Services ("CMS"), an agency within the federal Department of Health & Human Services, over conditions at Laguna Honda which potentially put federal funding at risk.

On May 18, 2023, CMS, the City, and the California Department of Public Health ("CDPH") reached an agreement in principle to settle ongoing administrative proceedings and federal court litigation. This settlement allowed Laguna Honda to continue to receive Medicare and Medicaid payments while addressing the quality improvements needed to ensure resident health and safety. As part of the settlement, CMS extended payments for Medicare and Medicaid services through March 19, 2024, contingent on Laguna Honda meeting requirements aimed at making health and safety improvements at the facility. During this period, Laguna Honda continued to work on quality improvement efforts while aiming to reapply to participate in Medicare and/or Medicaid.

The CDPH and the state's Department of Health Care Services approved Laguna Honda's recertification for Medicaid in August 2023 and CMS approved Laguna Honda's recertification for Medicare in June 2024, which means Laguna Honda is now fully recertified and will continue to receive Medicare and Medicaid payments. Laguna Honda will continue to be reviewed for compliance with conditions of participation in Medicare and Medicaid programs as is normal for facilities regulated by CMS and CDPH.

THE SUCCESSOR AGENCY

Effect of the Dissolution Act

The San Francisco Redevelopment Agency (the "Former Agency") was organized in 1948 by the Board of Supervisors pursuant to the Redevelopment Law. The Former Agency's mission was to eliminate physical and economic blight within specific geographic areas of the City designated by the Board of Supervisors. The Former Agency had redevelopment plans for nine redevelopment project areas.

As a result of ABx1 26 and the decision of the California Supreme Court in the *California Redevelopment Association* case, as of February 1, 2012, (collectively, the "Dissolution Act"), redevelopment agencies in the State were dissolved, including the Former Agency, and successor agencies were designated as successor entities to the former redevelopment agencies to expeditiously wind down the affairs of the former redevelopment agencies and also to satisfy "enforceable obligations" of the former

redevelopment agencies all under the supervision of a new oversight board, the State Department of Finance and the State Controller.

Pursuant to Ordinance No. 215-12 passed by the Board of Supervisors of the City on October 2, 2012 and signed by the Mayor on October 4, 2012, the Board of Supervisors (i) officially gave the following name to the successor to the Former Agency: the "Successor Agency to the Redevelopment Agency of the City and County of San Francisco," (the "Successor Agency") also referred to as the "Office of Community Investment & Infrastructure" ("OCII"), (ii) created the Successor Agency Commission as the policy body of the Successor Agency, (iii) delegated to the Successor Agency Commission the authority to act to implement the surviving redevelopment projects, the replacement housing obligations of the Former Agency and other enforceable obligations and the authority to take actions that ABx1 26 and AB 1484 require or allow and (iv) established the composition and terms of the members of the Successor Agency Commission.

Because of the existence of enforceable obligations, the Successor Agency is authorized to continue to implement, through the issuance of tax allocation bonds, certain major redevelopment projects that were previously administered by the Former Agency. The Successor Agency exercises land use, development and design approval authority for the developed projects. The Successor Agency, in addition to other various City agencies and entities, also may issue community facilities district bonds from time to time to facilitate development in the major approved development projects in accordance with the terms of such enforceable obligations. See also, Table A-33: "Statement of Direct and Overlapping Debt and Long-Term Obligations."

CITY INFRASTRUCTURE FINANCING DISTRICTS

San Francisco has formed numerous special financing districts in order to finance infrastructure improvements benefiting the public in newly developing areas of the City. Projects that may be financed by revenues from special finance districts include, but are not limited to streets, water and sewer systems, libraries, parks, and public safety facilities. Pursuant to California Government Code Section 53395 *et seq.* ("IFD Law"), the Board of Supervisors has formed Infrastructure Financing Districts, Infrastructure Revitalization Financing Districts, and Enhanced Infrastructure Financing Districts (collectively "IFDs") within the geographic boundaries of the City.

Under IFD Law, municipalities may fund improvements within the IFD geographic boundary. IFDs capture increases in property tax revenue stemming from growth in assessed value as a result of new development and use that revenue to finance infrastructure projects and improvements. Each district has its own plan of finance for the allocation and use of tax increment.

GENERAL FUND REVENUES

The revenues discussed below are recorded in the General Fund, unless otherwise noted.

PROPERTY TAXATION

Property Taxation System – General

The City receives approximately one-third of its total General Fund operating revenues from local property taxes. Property tax revenues result from the application of the appropriate tax rate to the taxable assessed value of property in the City. The City levies property taxes for general operating purposes as well as for

the payment of voter-approved bonds. As a county under State law, the City also levies property taxes on behalf of all local agencies with overlapping jurisdiction within the boundaries of the City.

Local property taxation is the responsibility of various City officers. The Assessor computes the value of locally assessed taxable property. After the assessed roll is closed on June 30, the Controller issues a Certificate of Assessed Valuation in August which certifies the taxable assessed value at the beginning of that fiscal year. The Controller also applies the tax rate factors, including the 1.0% tax authorized by Article XIIIA of the State Constitution (and mandated by statute), and tax factors needed to repay voter-approved general obligation bonds on property located in the City. Typically, the Board of Supervisors approves the schedule of tax rates each year by resolution no later than the last working day of September. The Treasurer and Tax Collector prepares and mails tax bills to taxpayers and collects the taxes on behalf of the City and other overlapping taxing agencies that levy taxes on taxable property located in the City. The Treasurer holds and invests City tax funds, including taxes collected for payment of general obligation bonds, and is charged with payment of principal and interest on such bonds when due. The State Board of Equalization assesses certain special classes of property, as described below. See "Taxation of State-Assessed Utility Property" below.

Assessed Valuations, Tax Rates, and Tax Delinquencies

The property tax rate is comprised of two components: 1) the 1.0% countywide portion, and 2) all voter-approved overrides which fund debt service for general obligation bond indebtedness. Table A-6 provides a recent history of assessed valuations of taxable property within the City. Lingering impacts of the COVID-19 pandemic, which triggered business changes such as extended work-from-home policies that resulted in less demand for office spaces, and the substantial increases in borrowing costs (interest rates) resulted in a reduction in property values for certain asset classes in the City and may result in future reductions, which could be material.

The total tax rate shown in Table A-6 includes taxes assessed on behalf of the City as well as the SFUSD, County Office of Education ("SFCOE"), SFCCD, Bay Area Air Quality Management District ("BAAQMD"), and San Francisco Bay Area Rapid Transit District ("BART"), all of which are legal entities separate from the City. See also, Table A-33: "Statement of Direct and Overlapping Debt and Long-Term Obligations." In addition to *ad valorem* taxes, voter-approved special assessment taxes or direct charges may also appear on a property tax bill.

Additionally, although no additional rate is levied, a portion of property taxes collected within the City is allocated to OCII, the successor agency to the San Francisco Redevelopment Agency, and a number of tax increment financing districts. Property tax revenues attributable to the growth in assessed value of taxable property (known as "tax increment") within the adopted redevelopment project areas may be utilized by OCII to pay for outstanding and enforceable obligations and a portion of administrative costs of the agency, reducing tax revenues from those parcels located within project areas to the City and other local taxing agencies, including SFUSD and SFCCD. Taxes collected for payment of debt service on general obligation bonds are not affected or diverted. OCII received \$134.0 million of property tax increment in fiscal year 2023-24 for recognized obligations, diverting about \$74.5 million that would have otherwise been apportioned to the City's General Fund.

The percent collected of property tax (current year levies excluding supplemental) was 98.93% for fiscal year 2023-24.

TABLE A-6

CITY AND COUNTY OF SAN FRANCISCO Assessed Valuation of Taxable Property Fiscal Years 2008-09 through 2024-25 (000s)

		% Change				
	Net Assessed ¹	from	Total Tax Rate	Total Tax	Total Tax	% Collected
Fiscal Year	Valuation (NAV)	Prior Year	per \$100 ²	Levy ³	Collected ³	June 30
2008-09	141,274,628	8.7%	1.163	1,702,533	1,661,717	97.6%
2009-10	150,233,436	6.3%	1.159	1,808,505	1,764,100	97.5%
2010-11	157,865,981	5.1%	1.164	1,888,048	1,849,460	98.0%
2011-12	158,649,888	0.5%	1.172	1,918,680	1,883,666	98.2%
2012-13	165,043,120	4.0%	1.169	1,997,645	1,970,662	98.6%
2013-14	172,489,208	4.5%	1.188	2,138,245	2,113,284	98.8%
2014-15	181,809,981	5.4%	1.174	2,139,050	2,113,968	98.8%
2015-16	194,392,572	6.9%	1.183	2,290,280	2,268,876	99.1%
2016-17	211,532,524	8.8%	1.179	2,492,789	2,471,486	99.1%
2017-18	234,074,597	10.7%	1.172	2,732,615	2,709,048	99.1%
2018-19	259,329,479	10.8%	1.163	2,999,794	2,977,664	99.3%
2019-20	281,073,307	8.4%	1.180	3,509,022	3,475,682	99.0%
2020-21	299,686,811	6.6%	1.198	3,823,246	3,785,038	99.0%
2021-22	307,712,666	2.7%	1.182	3,864,100	3,832,546	99.2%
2022-23	331,431,694	7.7%	1.180	4,067,270	4,032,813	99.2%
2023-24	346,366,619	4.5%	1.178	4,261,226	4,215,823	98.9%
2024-25	351,321,331 4	1.4%	1.171	4,113,973	N/A	N/A

¹ Net Assessed Valuation (NAV) is Total Assessed Value for Secured and Unsecured Rolls, less Non-reimbursable Exemptions and Homeowner Exemptions.

Source: Office of the Controller, City and County of San Francisco.

At the start of fiscal year 2024-25, the total net assessed valuation of taxable property within the City was approximately \$351.3 billion. Of this total, \$334.5 billion (95.2%) represents secured valuations and \$16.8 billion (4.8%) represents unsecured valuations. See "Tax Levy and Collection" below for a further discussion of secured and unsecured property valuations.

Proposition 13 limits to 2% per year the increase in the assessed value of property, unless it is sold, or the structure is improved. The total net assessed valuation of taxable property therefore does not generally reflect the current market value of taxable property within the City and is in the aggregate substantially less than the current market value. For this same reason, the total net assessed valuation of taxable property lags behind changes in market value and may continue to increase even without an increase in

² Annual tax rate for unsecured property is the same rate as the previous year's secured tax rate.

³ The Total Tax Levy and Total Tax Collected through fiscal year 2023-24 is based on year-end current year secured and unsecured levies as adjusted through roll corrections, excluding supplemental assessments, as included in the statistical report received from the Office of the Treasurer and Tax Collector, City and County of San Francisco. Total Tax Levy for fiscal year 2024-25 is based upon intial assessed valuations times the secured property tax rate to provide an estimate.

⁴ Based on initial assessed valuations for fiscal year 2024-25.

aggregate market values of property.

Under Article XIIIA of the State Constitution added by Proposition 13 in 1978, property sold after March 1, 1975 must be reassessed to full cash value at the time of sale. Taxpayers can appeal the Assessor's determination of their property's assessed value, and the appeals may be retroactive and for multiple years. The State prescribes the assessment valuation methodologies and the adjudication process that counties must employ in connection with counties' property assessments.

The City typically experiences increases in assessment appeals activity during economic downturns and decreases in assessment appeals as the economy rebounds. During the severe economic downturn of fiscal years 2009-10 and 2010-11, reductions of up to approximately 30% of the assessed valuations appealed were granted. When assessment appeals result in revenue refunds the level of refund activity depends on the unique economic circumstances of each fiscal year. Other taxing agencies such as SFUSD, SFCOE, SFCCD, BAAQMD, and BART share proportionately in any refunds paid as a result of successful appeals. To mitigate the financial risk of potential assessment appeal refunds, the City funds appeal reserves for its share of estimated property tax revenues for each fiscal year. In the period following the Great Recession, assessment appeals increased significantly as did associated reductions, and a similar trend is developing post-pandemic. For scale, in the wake of the Great Recession, the reductions in residential property assessed value reached upwards of \$2 billion in 2010-11 when the roll topped \$157 billion.

The FY25 & FY26 Original Budget assumes declines in commercial assessed values in the City resulting from the continuance of work from home patterns and interest rates currently affecting the City's businesses, and that such declines could be material. The City's most recent economic reports have noted continuation of these trends.

Appeals activity is reviewed each year and incorporated into the current and subsequent years' budget projections of property tax revenues. Refunds of prior years' property taxes from the discretionary General Fund appeals reserve fund for fiscal years 2014-15 through 2023-24 are listed in Table A-7 below.

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CITY AND COUNTY OF SAN FRANCISCO Reduction of Prior Years' Property Tax Revenues General Fund

Fiscal Years 2014-15 through 2023-24 (000s)

Amount Reduced
\$16,304
16,199
33,397
24,401
30,071
17,900
10,729
16,479
23,070
36,822

Source: Office of the Controller, City and County of San Francisco.

A property's annual assessed value is determined as of January 1 preceding the start of the fiscal year for which taxes are billed and paid. Under California's Proposition 13, a property's annual assessed value is the lesser of (1) its base year value (fair market value as of the date of change in ownership or completion of new construction), factored for inflation at no more than two percent per year; or (2) its fair market value as of that January 1. A qualifying taxpayer can seek assessed value adjustment from the AAB, from the Assessor's Office, or both. If a property's fair market value falls below its factored base year value, the reduced value is enrolled on a temporary basis (for one year) and is commonly referred to as a "Proposition 8" reduction, after the 1978 initiative, or simple as a "decline in value" reduction. If a property receives such a temporary reduction, the Assessor is required to annually review the property's temporary reduction for each subsequent January 1 lien date, until such time as the market value again exceeds the property's factored base year value, at which point the Assessor reestablishes the factored base year value as the taxable value to be enrolled for that January 1 lien date.

COVID-19's impact on San Francisco real property values first arose on the 2021 Assessment Roll, resulting in an almost 4-times increase in the total count of Proposition 8 reductions granted compared to the 2020 Assessment Roll (up from 2,059 to 8,212) and more than 8-times increase in the value of the reductions (up from \$272 million to \$2.18 billion). For the January 1, 2024 lien date, the Assessor's Office completed 11,339 "decline-in-value" reviews, which was nearly 40% higher than anticipated. The total count and value of Proposition 8 reductions for the 2024 Assessment Roll were 9,715 and \$4.9 billion, respectively.

The two most significant factors driving changes beginning with the 2021 Assessment Roll were Proposition 8 reductions for hotel and condominium properties. In response to COVID-19, the Assessor's Office performed proactive reviews of commercial properties, which resulted in temporary reductions of \$1.01 billion for 26 hotel properties on the 2021 Assessment Roll. For the 2024 Assessment Roll, the Assessor reviewed and applied Proposition 8 assessed value reductions for 21 hotel properties, totaling \$1.34 billion. Meanwhile, condominiums accounted for the largest share of new reductions since the

^{*}Amount Reduced in FY 2020-21 and forward reflects both Teetered and non-teetered property tax amounts.

onset of the pandemic at over 70% of the total value of temporary reductions excluding hotels on the 2021 and 2022 Assessment Rolls and more than half of the total count for these years. For the 2023 and 2024 Assessment Rolls, condominiums accounted for a declining percentage of total value of temporary reductions at 63% and 54%, respectively, while increasing as a percentage of total count in 2024 to 79%. The percentage of total count associated with single-family dwellings rose from roughly 4% in 2023 to 7.6% in 2024.

In order to more efficiently address a number of regular open appeals on condominium properties with an assessed value below \$5 million, in January 2024, the Assessor's Office applied the same regression model it uses for determining Proposition 8 reductions on condominiums to those with open appeals. Stipulation letters were sent to 942 taxpayers containing a recommended value and instructions about how to withdraw their open appeal if they accepted said value. Taxpayers were given three weeks to withdraw their appeals and accept the recommended value, which 591 taxpayers did according to Assessor records. The result is a temporary downward adjustment of the enrolled value for these properties totaling approximately \$135 million. This initiative was one among a number aimed at timely addressing the steep increase in open appeals and the Assessor expects to continue the initiative this year with a similar acceptance rate from a larger pool of taxpayers with open appeals for condominiums.

As referenced above, taxpayers may also seek assessed value adjustments from the AAB, whether or not they seek and/or receive such an adjustment from the Assessor through its informal review process. Supplemental and Base Year Appeals are to establish a property's base value. Escape and Regular Appeals are filed to contest a property's value as of January 1. The majority of appeals filed are Regular Appeals. For regular, annual secured property tax assessments, the period for property owners to file an appeal is between July 2nd and September 15th. If September 15th falls on a Saturday or Sunday, applications filed or postmarked the next business day are considered timely. The AAB generally is required to resolve appeals applications within two (2) years of filing, unless the applicant signs a waiver to extend the statutory period. Appeals may also be resolved when the Assessor and a property owner stipulate to a corrected value, which the AAB may approve, or reject and require a hearing in which it determines the value. Upon hearing a supplemental or base year appeal to establish a base value, the AAB may decide to increase, decrease, or not change an assessment. In the case of an escape or regular appeal, the AAB may lower the taxable value or maintain the factored base year value but cannot increase the value above the factored base year value. If an escape or regular appeal results in a change in value, the result is a declinein-value reduction. The new assessed value will be used to determine the property taxes for the year that was appealed. Subsequently, as with any decline-in-value reduction, each year, the Assessor examines the property to see if the market value has risen back to the Proposition 13 base year value, or higher, and if so, reestablishes the Proposition 13 base year value. This does not apply to appeals to establish a property's base value.

Not all filed appeals receive a hearing or result in a property tax assessment reduction. A large majority are withdrawn and many filed appeals result in no reduction. City revenue estimates take into account projected losses from pending and future assessment appeals that are based on historical results as to appeals.

As of June 30, 2024, the total number of open appeals before the AAB was 6,073, with 8,036 new applications filed in fiscal year 2023-24. As of June 30, 2024, the difference between the assessed value and the taxpayer's opinion of values for all the open applications was \$81.8 billion. Assuming the City did not contest any taxpayer appeals and the AAB upheld all the taxpayer's requests, a negative potential total property tax impact of about \$965.3 million would result. The General Fund's portion of that

potential \$965.3 million would be approximately \$455.6 million. In practice, the City has contested virtually all taxpayer appeals. As such, actual reductions have historically been much lower than values asserted by appellant property owners and a majority of appeals are eventually withdrawn. Of the 4,838 appeals closed during fiscal year 2023-24 as of June 30, 2024, 3,749, or 77% of appeals, were withdrawn.

Pending open appeals include a small number of appeals from 2020-21. Nearly all the appeal applications filed during fiscal year 2020-21 challenged the assessed value of property for that fiscal year. However, because the assessed value of secured property for fiscal year 2020-21 was determined by the Assessor as of the January 1, 2020, lien date, which predated the COVID-19 pandemic and its related economic effects, the City does not expect a material reduction in assessed values resulting from COVID-19 impacts for fiscal year 2020-21 appeal applications. However, there was an increase in the number of appeals for fiscal year 2021-22 and a modest increase for fiscal year 2022-23. Appeals for the January 1, 2023 lien date (current values for fiscal year 2023-24) was approximately three times the prior year, totaling 7,508 per AAB reporting. The City is anticipating a similar number of newly filed appeals this year.

Tax Levy and Collection

As the local tax-levying agency under State law, the City levies property taxes on all taxable property within the City's boundaries for the benefit of all overlapping local agencies, including SFUSD, SFCCD, the BAAQMD and BART. The total tax levy for all taxing entities to begin fiscal year 2024-25 was \$4.1 billion, not including supplemental, escape and special assessments that may be assessed during the year. Of total property tax revenues allocated in fiscal year 2023-24 (including supplemental and escape property taxes), per pre-audit numbers, the City received \$2.5 billion in the General Fund and \$283.9 million in special revenue funds designated for children's programs, libraries and open space. SFUSD and SFCCD received approximately \$257.5 million and \$48.3 million, respectively, and the local ERAF received \$455.6 million (before adjusting for the vehicle license fees ("VLF") backfill shift). The Successor Agency received \$134.0 million. The remaining portion was allocated to various other governmental bodies, various special funds, general obligation bond debt service funds, and other taxing entities. Taxes levied to pay debt service for general obligation bonds issued by the City, SFUSD, SFCCD and BART may only be applied for that purpose. The City's General Fund was allocated about 47.2% of total property tax revenue before adjusting for the tax increment financing districts, VLF backfill shift, and excess ERAF.

Generally, property taxes levied by the City on real property become a lien on that property by operation of law. A tax levied on personal property does not automatically become a lien against real property without an affirmative act of the City taxing authority. Real property tax liens have priority over all other liens against the same property regardless of the time of their creation by virtue of express provision of law.

Property subject to ad valorem taxes is entered as secured or unsecured on the assessment roll maintained by the Assessor-Recorder. The secured roll is that part of the assessment roll containing State-assessed property and property (real or personal) on which liens are sufficient, in the opinion of the Assessor-Recorder, to secure payment of the taxes owed. Other property is placed on the "unsecured roll."

The method of collecting delinquent taxes is substantially different for the two classifications of property. The City has four ways of collecting unsecured personal property taxes: 1) pursuing civil action against the taxpayer; 2) filing a certificate in the Office of the Clerk of the Court specifying certain facts, including the date of mailing a copy thereof to the affected taxpayer, in order to obtain a judgment against the taxpayer; 3) filing a certificate of delinquency for recording in the Assessor-Recorder's Office in order to obtain a lien on certain property of the taxpayer; and 4) seizing and selling personal property, improvements or

possessory interests belonging or assessed to the taxpayer. The exclusive means of enforcing the payment of delinquent taxes with respect to property on the secured roll is the sale of the property securing the taxes. Proceeds of the sale are used to pay the costs of sale and the amount of delinquent taxes.

A 10% penalty is added to delinquent taxes that have been levied on property on the secured roll. In addition, property on the secured roll with respect to which taxes are delinquent is declared "tax defaulted" and subject to eventual sale by the Treasurer and Tax Collector of the City. Such property may thereafter be redeemed by payment of the delinquent taxes and the delinquency penalty, plus a redemption penalty of 1.5% per month, which begins to accrue on such taxes beginning July 1 following the date on which the property becomes tax-defaulted.

In October 1993, the Board of Supervisors passed a resolution that adopted the Alternative Method of Tax Apportionment (the "Teeter Plan"). This resolution changed the method by which the City apportions property taxes among itself and other taxing agencies. Additionally, the Teeter Plan was extended to include the allocation and distribution of special taxes levied for City and County of San Francisco Community Facilities District No. 2014-1 (Transbay Transit Center) in June 2017 (effective fiscal year 2017-18) and for the Bay Restoration Authority Parcel Tax, SFUSD School Facilities Special Tax, SFUSD School Parcel Tax, and City College Parcel Tax in October 2017 (effective fiscal year 2018-19). The Teeter Plan method authorizes the City Controller to allocate to the City's taxing agencies 100% of the secured property taxes billed but not yet collected. In return, as the delinquent property taxes and associated penalties and interest are collected, the City's General Fund retains such amounts. Prior to adoption of the Teeter Plan, the City could only allocate secured property taxes actually collected (property taxes billed minus delinquent taxes). Delinquent taxes, penalties and interest were allocated to the City and other taxing agencies only when they were collected. The City has funded payment of accrued and current delinquencies through authorized internal borrowing. The City also maintains a Tax Loss Reserve for the Teeter Plan as shown on Table A-8. The Tax Loss Reserve sets aside 1% of the total of all taxes and assessments levied for which the Teeter Plan is the applicable distribution method. The purpose of the Tax Loss Reserve is to cover losses that may occur. The amount has grown in recent years as the assessed values on the secured roll have grown.

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TABLE A-8

CITY AND COUNTY OF SAN FRANCISCO

Teeter Plan

Tax Loss Reserve Fund Balance Fiscal Years 2013-14 through 2023-24 (000s)

Year Ended	Amount Funded
2013-14	\$19,654
2014-15	20,569
2015-16	22,882
2016-17	24,882
2017-18	25,567
2018-19	29,126
2019-20	31,968
2020-21	35,298
2021-22	35,951
2022-23	38,041
2023-24	39,723

Source: Office of the Controller, City and County of San Francisco.

Assessed valuations of the aggregate ten largest assessment parcels in the City for the fiscal year beginning July 1, 2024 are shown in Table A-9. The City cannot determine from its assessment records whether individual persons, corporations or other organizations are liable for tax payments with respect to multiple properties held in various names that in aggregate may be larger than is suggested by the Office of the Assessor-Recorder.

TABLE A-9

CITY AND COUNTY OF SAN FRANCISCO Top 10 Parcels Total Assessed Value July 1, 2024

Assessee ¹	Location	Parcel Number	Туре	Total Assessed Value ²	% Basis of Levy ³
SUTTER BAY HOSPITALS ⁴	1101 VAN NESS AVE	0695 007	Hospital	\$2,786,422,698	0.792%
TRANSBAY TOWER LLC	415 MISSION ST	3720 009	Office	\$1,913,672,794	0.544%
GSW ARENA LLC	1 WARRIORS WAY A	8722 026	Entertainment Comp	\$1,533,404,672	0.436%
PARK TOWER OWNER LLC	250 HOWARD ST	3718 040	Office	\$1,163,207,711	0.331%
KRE EXCHANGE OWNER LLC	1800 OWENS ST	8727 008	Office	\$1,158,816,492	0.329%
HWA 555 OWNERS LLC	555 CALIFORNIA ST	0259 026	Office	\$1,136,782,374	0.323%
ELM PROPERTY VENTURE LLC	101 CALIFORNIA ST	0263 011	Office	\$1,101,967,156	0.313%
PPF PARAMOUNT ONE MARKET PLAZA OWNER LP	55 SPEAR ST	3713 007	Office	\$931,075,752	0.265%
SUTTER BAY HOSPITALS DBA CA PACIFIC MED	3555 CESAR CHAVEZ ST/555 SAN JOSE	6575 005	Hospital	\$769,285,502	0.219%
SFDC 50 FREMONT LLC	50 FREMONT ST	3709 019	Office	\$769,162,113	0.219%
_		_		\$13,263,797,264	3.769%

 $^{^{\}rm 1}{\rm Certain}$ parcels fall within OCII project areas.

 ${\it Source: Office of the Assessor-Recorder, City and County of San Francisco.}$

² Represents the Total Assessed Valuation (TAV) as of the Basis of Levy, which excludes assessments processed during the fiscal year, TAV includes land & improvements, personal property, and fixtures. Values reflect information as January 1, 2024, lien date.

³ The Basis of Levy is total assessed value less exemptions for which the state does not reimburse counties (e.g., those that apply to nonprofit organizations).

 $^{^{\}rm 4}$ Nonprofit organization that is exempt from property taxes.

Taxation of State-Assessed Utility Property

A portion of the City's total net assessed valuation consists of utility property subject to assessment by the State Board of Equalization. State-assessed property, or "unitary property," is property of a utility system with components located in many taxing jurisdictions assessed as part of a "going concern" rather than as individual parcels of real or personal property. Unitary and certain other State-assessed property values are allocated to the counties by the State Board of Equalization, taxed at special countywide rates, and the tax revenues distributed to taxing jurisdictions (including the City itself) according to statutory formula are generally based on the distribution of taxes in the prior year. The fiscal year 2024-25 valuation of property assessed by the State Board of Equalization in the City is approximately \$4.6 billion.

OTHER CITY TAX REVENUES

In addition to property taxes, the City has several other major tax revenue sources, as described below. For a discussion of State constitutional and statutory limitations on taxes that may be imposed by the City, including a discussion of Proposition 62 and Proposition 218, see "CONSTITUTIONAL AND STATUTORY LIMITATIONS ON TAXES AND EXPENDITURES" herein.

The following section contains a brief description of other major City-imposed taxes as well as taxes that are collected by the State and shared with the City. The City's General Fund is also supported by other sources of revenue, including charges for services, fines and penalties, and transfers-in, which are not discussed below.

See Table A-10 below for a summary of revenue source as a percentage of total General Fund revenue based on the Original Budget for fiscal year 2024-25.

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CITY AND COUNTY OF SAN FRANCISCO General Fund Revenue Overview Fiscal Year 2024-25 (000s)

FY 2024-25

Revenues Orig		ıdget
Property Taxes	\$2,469,580	38.9%
Business Taxes	883,000	13.9%
Other Local Taxes ¹	1,109,170	17.5%
Licenses, Permits and Franchises	31,802	0.5%
Fines, Forfeitures and Penalties	3,921	0.1%
Interest and Investment Income	146,715	2.3%
Rents and Concessions	14,145	0.2%
Intergovernmental	1,321,363	20.8%
Charges for Services	351,423	5.5%
Other	19,444	0.3%
Total Revenues	\$6,350,563	100.0%

¹Other Local Taxes includes sales, hotel, utility users, parking, transfer, sugar sweetened beverage, stadium admissions, access line, cannabis, and overpaid executive taxes.

Source: Office of the Controller, City and County of San Francisco.

Business Taxes

Through tax year 2014, businesses in the City were subject to payroll expense and business registration taxes. Proposition E (November 2012) changed business registration tax rates and introduced a gross receipts tax which phased in over a five-year period beginning January 1, 2014, intending to replace the then existing 1.5% tax on business payrolls over the same period. Overall, the ordinance increased the number and types of businesses in the City that pay business tax and registration fees from approximately 7,500 to 15,000. In November 2020, voters passed Proposition F, which eliminated the payroll tax and modified gross receipt tax rates. Most gross receipt tax rates increased by 40% for tax year 2021 over the prior year. Much smaller increases were scheduled for 2023 and 2024, should the City's taxable gross receipts in 2021 and 2022 reach at least 90% and 95%, respectively, of 2019 taxable gross receipts. The 2023 tax increase was suspended for one year because the City's 2021 taxable gross receipts did not reach the 90% threshold and the 2024 tax increase is suspended for one year because the City's 2022 taxable gross receipts did not reach the 95% threshold. In some industries that were particularly hurt during the pandemic, such as retail, trade and food services, Proposition F resulted in lowered tax rates through 2022 for gross receipts under \$25 million. Subsequent legislation extended the lowered rate to these businesses for an additional two years. Proposition F also reduced business registration fees for businesses with less than \$1 million in gross receipts and raised the small business exemption for gross receipts taxes to \$2 million.

Unaudited business tax revenue (gross receipts, payroll, and business registration) for fiscal year 2023-24 is \$853.2 million for all funds, representing an increase of \$15.8 million (1.8%) from fiscal year 2022-23.

At the request of Mayor London Breed and Board of Supervisors President Aaron Peskin, on February 5, 2024, the Office of the Treasurer & Tax Collector and the Office of the Controller released the Business Tax Reform Memorandum outlining a series of tax reform recommendations to inform a potential ballot

measure for the November 2024 election. The overall purpose of the measure is to design a business tax system that better reflects a post-COVID economy. The measure would reduce the risk of tax loss from remote work and business relocation by placing greater weight on gross receipts in the City over payroll in the City. By shifting the tax burden across a greater number of businesses to reduce the concentration of business taxes on a small number of payers, it would reduce volatility in revenue. The tax structure will be simplified to create greater predictability for both businesses and the City. Specifically, the measure will decrease the Overpaid Executive Tax by 80% and balance the lost revenue with increases to the Gross Receipts tax rate. Tax collections will decrease initially as the economy recovers until 2027 and 2028 when tax rates will increase by 4% and 3%, respectively. There are a number of changes in tax rates for various business categories to promote equity across categories and between different sizes of businesses.

In fiscal year 2023-24, indicators generally showed that the City has not seen robust growth in economic activity, and by some indicators, has even declined. According to data from the California Employment Development Department, from FY 2022-23 to FY 2023-24 the total San Francisco labor force declined 2.3% and the number employed decreased by 3.2%. Over the same time frame, the average unemployment rate increased from 2.7% to 3.6%. Office work is the key driver of San Francisco's GDP and office vacancy rates have steadily increased, from 28.3% in Q2 of 2023 to 33.7% in Q2 of 2024. On the other hand, the Bureau of Labor Statistics reports that total San Francisco wages increased 2.9% over the prior fiscal year, suggesting that although there are fewer workers in the City, those that are here are seeing increased wages. Bridge crossings and BART exits from downtown stations, both indicators of commuters coming into the City, remained approximately the same between this fiscal year and the prior fiscal year.

Remote work occurring outside the City creates fiscal risk because, for certain categories of businesses, the gross receipts tax is dependent in part on their San Francisco payroll, and the firms only need to calculate their San Francisco payroll expense for employees that physically work within the City's geographic boundaries. Approximately half of the workers in major tax-paying sectors such as Professional Services, Financial Services, and Information live outside of San Francisco. Office attendance has remained about the same between FY 2022-23 and FY 2023-24 suggesting that there will not be significant increases to the San Francisco economy from employees returning from remote work to office work in the foreseeable future. See "BUDGETARY RISKS – Office Vacancy in San Francisco; Impact on Property Taxes and Other Revenues."

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CITY AND COUNTY OF SAN FRANCISCO Business Tax Revenues - All Funds ¹ Fiscal Years 2020-21 through 2025-26 (000s)

Fiscal Year ²	Revenue	Change	Change %
2020-21	\$724,140	(\$100,530)	-12.2%
2021-22	863,510	139,370	19.2%
2022-23	853,154	(10,356)	-1.2%
2023-24 Pre-Audit ³	871,823	18,669	2.2%
2024-25 Original Budget ³	883,000	11,177	1.3%
2025-26 Original Budget ⁴	954,000	71,000	8.0%

¹ Figures exclude Homelessness Gross Receipts and Commercial Rent taxes.

Source: Office of the Controller, City and County of San Francisco.

Transient Occupancy Tax (Hotel Tax)

Pursuant to the San Francisco Business and Tax Regulation Code, a 14.0% transient occupancy tax is imposed on occupants of hotel rooms and is remitted by hotel operators to the City monthly. Hotel tax revenue in fiscal year 2023-24 was \$287.6 million (all funds), an increase of \$4.1 million (1.4%) from fiscal year 2022-23. The fiscal year 2024-25 budget is \$323.4 million, an increase of \$35.9 million (12.5%) from the fiscal year 2023-24 pre-audit actuals. The fiscal year 2025-26 budget is \$355 million, an increase of \$31.6 million (9.8%) from the fiscal year 2024-25 projection. Table A-12 includes hotel tax in all funds. Slightly less than 90% of the City's hotel tax is allocated to the General Fund, with 10.7% allocated to arts and cultural organizations and approximately \$5 million for debt service on hotel tax revenue bonds.

Fiscal year 2023-24 hotel tax revenue performed better than fiscal year 2022-23, as leisure visits and convention activity continue to recover. Fiscal year 2023-24 enplanements at SFO increased by 9.0% from the prior year, as international and domestic enplanements improved by 210% and 4.7%, respectively. The return of conferences and conventions has played a key role in the recovery of hotel tax revenues, particularly because conventions drive up hotel tax room rates through compression pricing. In fiscal year 2022-23, there were 33 conferences with over 286,000 attendees. In fiscal year 2023-24, a total of 38 conferences with over 390,000 attendees took place at the Moscone Convention Center.

² Figures for fiscal year 2020-21 through fiscal year 2022-23 are actuals. Includes gross receipts and payroll taxes allocated to special revenue funds for the Community Challenge Grant program as well as business registration tax.

³ Figures for fiscal year 2023-24 are pre-audit actuals.

⁴ Original Budget amounts are from the FY 2024-25 and FY 2025-26 budget, adopted July 31, 2024.

CITY AND COUNTY OF SAN FRANCISCO

Transient Occupancy Tax Revenues - All Funds¹ Fiscal Years 2020-21 through 2025-26 (000s)

Fiscal Year ²	Tax Rate	Revenue	Chan	ge
2020-21	14.0%	\$42,195	(\$239,420)	-85.0%
2021-22	14.0%	179,134	136,939	324.5%
2022-23	14.0%	283,453	104,320	58.2%
2023-24 Pre-Audit ³	14.0%	287,553	4,100	1.4%
2024-25 Original Budget ⁴	14.0%	323,443	35,890	12.5%
2025-26 Original Budget ⁴	14.0%	355,047	31,604	9.8%

¹ Amounts include the portion of hotel tax revenue used to pay debt service on hotel tax revenue bonds, as well as the portion of hotel tax revenue dedicated to arts and cultural programming reflecting the passage of Proposition E in November 2018, which took effect January 1, 2019.

Source: Office of the Controller, City and County of San Francisco.

Real Property Transfer Tax

Real property transfer tax ("RPTT") is imposed on all real estate transfers recorded in the City. Transfer tax revenue is more susceptible to economic and real estate cycles than most other City revenue sources Transfer tax rates are \$5.00 per \$1,000 of the sale price of the property being transferred for properties valued at \$250,000 or less; \$6.80 per \$1,000 for properties valued more than \$250,000 and less than \$999,999; \$7.50 per \$1,000 for properties valued at \$1.0 million to \$5.0 million; \$22.50 per \$1,000 for properties valued more than \$5.0 million and less than \$10.0 million; \$55.00 per \$1,000 for properties valued at more than \$10.0 million and less than \$25.0 million and \$60.00 per \$1,000 for properties valued at more than \$25.0 million.

RPTT revenue for fiscal year 2023-24 are \$177.7 million, an \$8.5 million (4.6%) decrease from fiscal year 2022-23. The fiscal year 2024-25 budget is \$218.9 million, an increase of \$41.2 million (23.2%) from fiscal year 2023-24. The fiscal year 2025-26 budget is \$267.6 million, an increase of \$48.7 million (22.3%) from fiscal year 2024-25. The entirety of RPTT revenue is recorded in the General Fund.

Since the beginning of the COVID-19 pandemic in spring 2020, businesses in office-using sectors have largely adopted remote and hybrid work practices, precipitating structural changes to where and how we work. As a result, the City has experienced persistently high office vacancies, reaching a high of 33.7% in Q2 2024 according to JLL. Commercial real estate values (which compose the largest value transactions) have fallen, with recent transactions selling at 57% less than currently assessed values. Additionally, the relatively high interest rate environment increases the cost of borrowing. Additional factors affecting transfer tax revenue include credit availability, foreign capital flows, and the relative attractiveness of San Francisco real estate compared to other investment options.

Due to the highly progressive nature of the tax, the volatility of RPTT is attributable mainly to the sales of high-value (largely commercial) properties over \$10 million. The overall number of transactions over \$10

² Figures for fiscal year 2020-21 through fiscal year 2022-23 are actuals.

³ Figures for fiscal year 2023-24 are pre-audit actuals.

⁴ Original Budget amounts are from the FY 2024-25 and FY 2025-26 budget, adopted July 31, 2024.

million dropped from 101 transfers in fiscal year 2021-22 to 55 transfers in fiscal year 2022-23 and 56 transfers in fiscal year 2023-24. The number of transactions under \$10 million also declined from 10,086 transfers in FY 2021-22 to 6,714 transfers in FY 2022-23, and further declining to 6,487 transfers in FY 2023-24.

The fiscal year 2024-25 and 2025-26 budget projects increases from fiscal year 2023-24 results, anticipating increases in transfers as buyers and sellers begin to come into agreement about market prices of large real estate transactions. However, the interest rate environment and uncertainty around the value of office-based real estate with the shift to hybrid models of work is expected to continue to dampen the City's transfer tax receipts.

TABLE A-13

CITY AND COUNTY OF SAN FRANCISCO Real Property Transfer Tax Receipts - All Funds Fiscal Years 2020-21 through 2025-26 (000s)

Fiscal Year ¹	Revenue	Chang	ge
2020-21	344,683	10,148	3.0%
2021-22	520,359	175,676	51.0%
2022-23	186,247	(334,112)	-64.2%
2023-24 Pre-Audit ²	177,700	(8,547)	-4.6%
2024-25 Original Budget ³	218,850	41,150	23.2%
2025-26 Original Budget ³	267,550	48,700	22.3%

¹ Figures for fiscal year 2020-21 through fiscal year 2022-23 are actuals.

Source: Office of the Controller, City and County of San Francisco.

Sales and Use Tax

The sales tax rate on retail transactions in the City is 8.6250%, of which 1.00% represents the City's local share ("Bradley-Burns" portion). The State collects the City's local sales tax on retail transactions along with State and special district sales taxes, and then remits the local sales tax collections to the City.

The components of San Francisco's 8.6250% sales tax rate are shown in Table A-14. In addition to the 1% portion of local sales tax, the State subvenes portions of sales tax back to counties through 2011 realignment (1.0625%), 1991 realignment (0.5%), and public safety sales tax (0.5%). The subventions are discussed in more detail under "INTERGOVERNMENTAL REVENUES" herein.

² Figures for fiscal year 2023-24 are pre-audit actuals.

³ Original Budget amounts are from the FY 2024-25 and FY 2025-26 budget, adopted July 31, 2024.

TABLE A-14

San Francisco's Sales & Use Tax Rate

State Sales Tax	6.00%
State General Fund	3.9375%
Local Realignment Fund 2011*	1.0625%
Local Revenue Fund*	0.50%
(to counties for health & welfare)	
Public Safety Fund (to counties & cities)*	0.50%
Local Sales Tax	1.25%
Local Sales Tax (to General Fund)*	1.00%
Local Transportation Tax (TDA)	0.25%
Special District Use Tax	1.375%
2020 Peninsula Corridor Joint Powers	
Board Transactions and Use Tax (JPBF)	0.125%
SF County Transportation Authority	0.50%
Bay Area Rapid Transit (BART)	0.50%
SF Public Financing Authority (Schools)	0.25%
TOTAL Sales Tax Rate	8.625%

^{*} Represents portions of the sales tax allocated to the City.

Source: Office of the Controller, City and County of San Francisco.

The local sales tax (the 1% portion) revenue in fiscal year 2023-24 is \$190.5 million, a decrease of \$7.4 million (3.7%) from fiscal year 2022-23. The fiscal year 2024-25 budget is \$193.7 million, an increase of \$3.2 million (1.7%) from the fiscal year 2023-24 pre-audit actuals. The budget for fiscal year 2025-26 is \$198.9 million, an increase of \$5.3 million (2.7%) from the fiscal year 2024-25 projection. The entirety of sales tax revenue is recorded in the General Fund.

Historically, sales tax revenues have been highly correlated to growth in tourism, business activity and population. This revenue is significantly affected by changes in the economy and spending patterns. In recent years, online retailers have contributed significantly to sales tax receipts, offsetting sustained declines in point-of-sale purchases.

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CITY AND COUNTY OF SAN FRANCISCO Sales and Use Tax Revenues Fiscal Years 2020-21 through 2025-26 General Fund (000s)

Fiscal Year ¹	Tax Rate	City Share	Revenue	Chan	ge
2020-21	8.50%	1.00%	146,863	(33,321)	-18.5%
2021-22	8.625%	1.00%	188,337	41,474	28.2%
2022-23	8.625%	1.00%	197,911	9,574	5.1%
2023-24 Pre-Audit ²	8.625%	1.00%	190,528	(7,383)	-3.7%
2024-25 Original Budget ³	8.625%	1.00%	193,690	3,162	1.7%
2025-26 Original Budget ³	8.625%	1.00%	198,940	5,250	2.7%

 $^{^{}m 1}$ Figures for fiscal year 2020-21 through fiscal year 2022-23 are actuals.

Source: Office of the Controller, City and County of San Francisco.

Other Local Taxes

The City imposes a number of other general purpose taxes:

- Utility Users Tax ("UUT") A 7.5% tax on non-residential users of gas, electricity, water, steam and telephone services.
- Access Line Tax ("ALT") As of July 1, 2023, a charge of \$3.96 on every telecommunications line, \$29.79 on every trunk line, and \$536.32 on every high-capacity line in the City. The ALT replaced the Emergency Response Fee ("ERF") in 2009. The tax is collected from telephone communications service subscribers by the telephone service supplier.
- Parking Tax A 25% tax for off-street parking spaces. The tax is paid by occupants and remitted
 monthly to the City by parking facility operators. In accordance with Charter Section 16.110, 80%
 of parking tax revenues are transferred from the General Fund to the MTA's Enterprise Funds
 to support public transit.
- Sugar Sweetened Beverage Tax A one cent per ounce tax on the distribution of sugary beverages. This measure was adopted by voters on November 9, 2016 (Proposition V) and took effect on January 1, 2018.
- Stadium Admission Tax A tax between \$0.25 and \$1.50 per seat or space in a stadium for any event, with some specific exclusions.
- Cannabis Tax A gross receipts tax of 1% to 5% on marijuana business and permits the City to tax businesses that do not have a physical presence in the City. This measure was adopted by voters in November 2018 (Proposition D). The tax was originally slated to go into effect on January 1, 2021, but the Board has delayed the imposition of the tax several times. The cannabis tax will now take effect beginning January 1, 2026.

² Figures for fiscal year 2023-24 are pre-audit actuals.

³ Original Budget amounts are from the FY 2024-25 and FY 2025-26 budget, adopted July 31, 2024.

- Franchise Tax A tax for the use of City streets and rights-of-way on cable TV, electric, natural gas, and steam franchises.
- Overpaid Executives Tax In November 2020, voters adopted Proposition L, a new tax on businesses in the City, where compensation of the businesses' highest-paid managerial employee compared to the median compensation paid to the businesses' employees based in the City exceeds a ratio of 100:1. The measure took effect on January 1, 2022 for tax year 2022, so revenues were first received in fiscal year 2022-23. Revenue from this tax is expected to be highly volatile due to the narrow base of expected payers, large annual fluctuations in the value and form of executive compensation, which typically includes equity, and tax-avoidance risk associated with tax increases. Estimates based on prior years' activity may not be predictive of future revenues. Fiscal year 2023-24 revenue was \$124.4 million and the projection for both 2024-25 and 2025-26 is \$140.0 million per year.

Table A-16 reflects the City's actual tax receipts for fiscal years 2020-21 through 2023-24 and budgets for fiscal years 2024-25 and 2025-26, respectively.

As with the larger tax revenues described above, the City anticipates these sources will be impacted by the pace of economic recovery. See "CITY BUDGET— Five-Year Financial Plan Update: FY2024-25 through FY2027-28 and Mayor's Budget Instructions" for a summary of the most recent projections.

TABLE A-16

CITY AND COUNTY OF SAN FRANCISCO Other Local Taxes Fiscal Years 2020-21 through 2025-26 General Fund (000s)

	2020-21	2021-22	2022-23	2023-24	2024-25	2025-26
Tax	Actuals ¹	Actuals ¹	Actuals ¹	Pre-Audit ²	Original Budget ³	Original Budget ³
Utility Users Tax	\$81,367	\$105,225	\$110,661	\$121,931	\$110,730	\$111,830
Access Line Tax	44,700	55,710	53,171	64,609	53,730	55,090
Parking Tax	47,555	71,122	82,716	86,178	86,900	86,800
Sugar Sweetened Beverage Tax	10,435	11,973	12,870	11,625	12,700	12,700
Stadium Admissions Tax	182	4,615	5,984	8,567	7,400	74,000
Cannabis Tax	N/A	N/A	N/A	-	-	
Overpaid Executives Tax	N/A	N/A	206,041	124,424	140,000	140,000

¹ Figures for fiscal year 2020-21 through fiscal year 2022-23 are actuals.

Source: Office of the Controller, City and County of San Francisco.

² Fiscal year 2023-24 is pre-audit actuals.

³ Original Budget amounts are from the FY 2024-25 and FY 2025-26 budget, adopted July 31, 2024.

INTERGOVERNMENTAL REVENUES

State Subventions Based on Taxes

The City receives allocations of State sales tax and VLF revenue for 1991 Health and Welfare Realignment, 2011 Public Safety Realignment, and Prop 172 Public Safety Sales Tax. These subventions fund programs that are substantially supported by the General Fund. See "GENERAL FUND REVENUES – OTHER CITY TAX REVENUES – Sales and Use Tax" above.

- Health and Welfare Realignment, enacted in 1991, restructured the state-county partnership by giving counties increased responsibilities and dedicated funding to administer certain public health, mental health and social service programs.
- Public Safety Realignment (AB 109), enacted in early 2011, transfers responsibility for supervising certain kinds of felony offenders and state prison parolees from state prisons and parole agents to county jails and probation officers.
- State Proposition 172, passed by California voters in November 1993, provided for the continuation of a one-half percent sales tax for public safety expenditures. This revenue is a function of the City's proportionate share of Statewide sales activity. These revenues are allocated to counties by the State separately from the local one-percent sales tax discussed above. Disbursements are made to counties based on the county ratio, which is the county's percent share of total statewide sales taxes in the most recent calendar year.

Table A-17 reflects the City's actual receipts for fiscal years 2020-21 through 2023-24 and projection for fiscal years 2024-25 and 2025-26.

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TABLE A-17

CITY AND COUNTY OF SAN FRANCISCO Selected State Subventions - All Funds Fiscal Years 2020-21 through 2025-26 (\$millions)

		2020-21	2	021-22	2022-23	2023-24	2024-25 Original	2025-26 Original
Тах		Actuals ¹	Α	ctuals ¹	Actuals ¹	Pre-Audit ²	Budget ³	Budget ³
Health and Welfare Real	ignment							
General Fund		\$188.9	Ş	283.5	\$290.7	\$264.6	\$283.6	\$290.5
Hospital Fund		48.1		67.1	 67.9	63.4	63.6	64.2
Т	otal - Health and Welfare	\$237.1	Ş	350.6	\$358.6	\$328.0	\$347.2	\$354.7
Backfill Realignment ⁴								
General Fund		\$22.1						
Non General Fund		6.0			 			
To	otal - Backfill Realignment	\$28.0						
Public Safety Realignment (General Fund)		\$38.4		\$52.1	\$58.6	\$55.6	\$55.4	\$56.8
Public Safety Sales Tax (Prop 172) (General Fund)		\$105.0	\$	93.8	\$ 94.9	\$97.2	\$99.6	\$102.3

¹ Figures for fiscal year 2020-21 through fiscal year 2022-23 are actuals.

Source: Office of the Controller, City and County of San Francisco.

CITY GENERAL FUND PROGRAMS AND EXPENDITURES

General Fund Expenditures by Major Service Area

As a consolidated city and county, the City budgets General Fund expenditures in seven major service areas as described in Table A-18 below:

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² Fiscal Year 2023-24 is pre-audit actuals.

 $^{^{\}rm 3}$ Original Budget amounts are from the FY 2024-25 and FY 2025-26 budget, adopted July 31, 2024.

⁴ Backfill Realignment is a one-time State funding to fill the shortfall in Health and Welfare Realignment and Public Safety Realignment due to the decrease of sales tax and vehicle license fees.

CITY AND COUNTY OF SAN FRANCISCO Expenditures by Major Service Area Fiscal Years 2019-20 through 2024-25 (000s)

	2019-20 Final	2020-21 Final	2021-22 Final	2022-23 Final	2023-24 Original	2024-25 Original
Major Service Areas	Budget ¹	Budget ¹	Budget ¹	Budget ¹	Budget ²	Budget ³
Public Protection	\$1,493,240	\$1,505,780	\$1,586,264	\$1,681,489	\$1,747,204	\$1,837,737
Human Welfare & Neighborhood Development	1,270,530	218,986	1,571,761	1,621,981	1,604,163	1,641,289
Community Health	1,065,051	1,605,573	1,119,891	1,118,010	1,125,977	1,144,476
General Administration & Finance	332,296	1,158,599	353,518	351,738	345,406	352,660
Culture & Recreation	161,274	147,334	161,417	180,475	201,453	190,338
General City Responsibilities	137,851	332,997	159,299	201,959	184,513	194,821
Public Works, Transportation & Commerce	216,824	126,993	244,365	275,941	242,912	232,734
Total ²	\$4,677,066	\$5,096,262	\$5,196,515	\$5,431,593	\$5,451,628	\$5,594,055

¹ Figures for fiscal year 2019-20 through fiscal year 2022-23 are as reflected in ACFR.

 $Source: Of fice\ of\ the\ Controller,\ City\ and\ County\ of\ San\ Francisco.$

Public Protection primarily includes the Police Department, the Fire Department, and the Sheriff's Office which is primarily responsible for City jails rather than law enforcement. Human Welfare & Neighborhood Development includes the Department of Human Services' aid assistance, aid payments, and City grant programs. Community Health includes the Public Health Department, which also operates San Francisco General Hospital and Laguna Honda Hospital.

For budgetary purposes, enterprise funds (which are not shown on the table above) are characterized as either self-supported funds or General Fund-supported funds. General Fund-supported funds include the Convention Facility Fund, the Cultural and Recreation Film Fund, the Gas Tax Fund, the Golf Fund, the General Hospital Fund, and the Laguna Honda Hospital Fund. These funds are supported by transfers from the General Fund to the extent their dedicated revenue streams are insufficient to support the desired level of services.

Voter-Mandated Spending Requirements

The Charter requires funding for voter-mandated spending requirements, which are also referred to as "baselines," "set-asides," or "mandates". The chart below identifies the required and budgeted levels of funding for key mandates. The spending requirements are formula-driven, variously based on projected aggregate General Fund discretionary revenue, property tax revenues, total budgeted spending, staffing levels, or population growth. Table A-19 reflects fiscal year 2024-25 and 2025-26 spending requirements. These mandates are generally budgeted as transfers out of the General Fund or allocations of revenue.

² Fiscal year 2023-24 amounts are from Original Budget, adopted July 27, 2023.

³ Fiscal year 2024-25 amounts are from Original Budget, adopted July 31, 2024.

CITY AND COUNTY OF SAN FRANCISCO Baselines & Set-Asides FY 2024-25 and FY 2025-26 (\$millions)

	2024-25 Original Budget ¹	2025-26 Original Budget ¹
Projected General Fund Aggregate Discretionary Revenue (ADR)	\$4,532.2	\$4,688.8
Municipal Transportation Agency (MTA)		
MTA - Municipal Railway Baseline: 7.068% ADR	\$320.3	\$331.4
MTA - Parking & Traffic Baseline: 2.507% ADR	\$113.6	\$117.6
MTA - Population Adjustment	\$74.5	\$75.4
MTA - 80% Parking Tax In-Lieu	\$69.5	\$71.0
Subtotal - MTA	\$577.9	\$595.3
Library Preservation Fund		
Library - Baseline: 2.286% ADR	\$103.6	\$107.2
Library - Property Tax: \$0.025 per \$100 Net Assessed Valuation (NAV)	\$79.3	\$79.6
Subtotal - Library	\$182.9	\$186.8
Children's Services		
Children's Services Baseline - Requirement: 4.830% ADR	\$218.9	\$226.
Children's Services Baseline - Eligible Items Budgeted	220.4	232.7
Transitional Aged Youth Baseline - Requirement: 0.580% ADR	26.3	27.2
Transitional Aged Youth Baseline - Eligible Items Budgeted	36.9	39.3
Early Care and Education Baseline Requirement (June 2018 Prop C)	77.2	80.1
Early Care and Education - Eligible Items Budgeted	77.2	80.1
Public Education Services Baseline: 0.290% ADR	13.1	13.6
Children and Youth Fund Property Tax Set-Aside: \$0.0375-0.4 per \$100 NAV	126.9	127.4
Public Education Enrichment Fund: 3.057% ADR	138.5	143.3
1/3 Annual Contribution to Preschool for All	46.2	47.8
2/3 Annual Contribution to SF Unified School District	92.4	95.6
Student Success Fund (SFUSD)	35.0	45.0
Subtotal - Children's Services	\$648.1	\$681.5
Recreation and Parks		
Open Space Property Tax Set-Aside: \$0.025 per \$100 NAV	\$79.3	\$79.6
Recreation & Parks Baseline - Requirement	85.2	88.2
Recreation & Parks Baseline - Budgeted	88.0	90.2
Subtotal - Recreation and Parks	\$167.4	\$169.8
Other	447.0	440.0
Housing Trust Fund Requirement	\$47.3	\$49.0
Housing Trust Fund Budget	47.3	49.0
Dignity Fund	59.1	62.1
Street Tree Maintenance Fund: 0.507% ADR	23.0	23.8
Municipal Symphony Baseline: \$0.00125 per \$100 NAV	4.4	4.5
City Services Auditor: 0.2% of Citywide Budget	28.1	27.4
Our City, Our Home Baseline Requirement (Nov 2018 Prop C)	215.0	215.0
Our City, Our Home Budget, Estimated	423.2	415.3
Subtotal - Other	\$585.0	\$582.0
Total Baselines and Set-Asides	\$2,161.3	\$2,215.4

 $^{^{\}rm 1}$ Fiscal year 2024-25 and 2025-26 amounts represent the Mayor's Proposed Budget, June 1, 2024.

EMPLOYMENT COSTS; POST-EMPLOYMENT OBLIGATIONS

The cost of salaries and benefits for City employees represents slightly less than half of the City's expenditures, totaling \$7.3 billion and \$7.1 billion in fiscal years 2024-25 and 2025-26 in the FY25 & FY26 Original Budget. For the General Fund, the combined salary and benefits in the Original Budget is \$3.3 billion in fiscal year 2024-25 and \$3.2 billion in fiscal year 2025-26.

This section discusses the organization of City workers into bargaining units, the status of employment contracts, and City expenditures on employee-related costs including salaries, wages, medical benefits, retirement benefits and the City's retirement system, and post-employment health and medical benefits. SFUSD, SFCCD and the San Francisco Superior Court, called Trial Court below, are not City employees.

Labor Relations

The City's FY24 & FY25 Original Budget includes 40,456 full-time and part-time budgeted City positions. City workers are represented by 36 different labor unions. The largest unions in the City are the Service Employees International Union, Local 1021 ("SEIU"); the International Federation of Professional and Technical Engineers, Local 21 ("IFPTE"); and the unions representing Police, Fire, Deputy Sheriffs, and Transit Workers.

Wages, hours and working conditions of City employees are determined by collective bargaining pursuant to State law (the Meyers-Milias-Brown Act, California Government Code Sections 3500-3511) and the City Charter. San Francisco is unusual among California's cities and counties in that nearly all of its employees, including managerial and executive-level employees, are represented by labor organizations.

The City's employee selection procedures are established and maintained through a civil service system. In general, selection procedures and other merit system issues, with the exception of discipline, are not subject to arbitration. Disciplinary actions are generally subject to grievance arbitration, with the exception of sworn police officers and fire fighters.

Further, the City Charter requires binding arbitration to resolve negotiations in the event of an impasse. If an impasse is reached, the parties are required to convene a tripartite arbitration panel, chaired by an impartial third-party arbitrator, which sets the disputed terms of the new agreement. The award of the arbitration panel is final and binding. This process applies to all City employees except Registered Nurses and a small group of unrepresented employees, whose working conditions and compensation are established annually by ordinance. Wages, hours and working conditions of nurses are not subject to interest arbitration but are subject to Charter-mandated economic limits.

Since 1976, no City employees have participated in a union-authorized strike, which is prohibited by the Charter. On July 24, 2023, the California Public Employment Relations Board ("PERB") ruled in favor of SEIU and IFPTE, concluding that City Charter sections A8.346 and A8.409 prohibiting strikes by City employees are invalid, affirming an earlier ruling of an administrative law judge that such City Charter provisions violate the Meyers-Milias-Brown Act. The City has filed a notice of appeal to the California Court of Appeal with respect to the PERB decision. The City can give no assurance whether the appeal will be successful.

In May 2024, the City negotiated three-year agreements (for fiscal years 2024-25 through 2026-27) with 27 labor unions. The City negotiated a 1.5% base wage increase due on July 1, 2024 and 1.5% on January

4, 2025, with an additional 1% base wage increase at the close of business on June 30, 2025. For fiscal year 2025-26, the parties agreed to a base wage increase of 1% on July 1, 2025, 1.5% on January 3, 2026 and 2% at the close of business on June 30, 2026. For fiscal year 2026-27, the parties agreed to a base wage increase of 2% on January 2, 2027 and 2.5% at the close of business on June 30, 2027. The City additionally negotiated a minimum base wage of \$25.00 an hour implemented on July 1, 2024, impacting members of SEIU Local 1021 Citywide and Laborers, Local 261. For fiscal year 2024-25, the Unrepresented Employee Ordinance was passed approving a wage increase of 1.5% on July 1, 2024, 2.25% on January 6, 2024, and 1% at close of business on June 30, 2025.

Also, in May 2024, the MTA negotiated thee-year agreements (for fiscal years 2024-25 through 2026-27) with the unions that represent Transit Operators, Mechanics, Station Agents, Parking Control Officers and others, collectively referred to as Service-Critical. The parties agreed to the same wage increase schedule as provided in the City agreements.

In 2023, the City negotiated a 2.5% base wage increase with labor organizations representing sworn members of the Police and Fire departments due on July 1, 2023 and 2.25% on January 6, 2024. For fiscal year 2024-25, the parties agreed to a base wage increase of 3.0% on January 4, 2025 with a provision to delay the increase by six months if the City's budget deficit for fiscal year 2024-25, as projected in the March 2024 Joint Report, exceeds \$300 million. The March 2024 Joint Report forecasted a deficit \$235.9 million, below the \$300 million threshold. Therefore no wage delay was triggered. For fiscal year 2025-2026, the parties agreed to a base wage increase of 3.0% on July 1, 2025 with a provision to delay the increase by one year if the City's budget deficit for fiscal year 2025-26, as projected in the March 2025 Joint Report, exceeds \$300 million. See "CITY BUDGET—Five-Year Financial Plan Update: FY2024-25 through FY2027-28 and Mayor's Budget Instructions" for a summary of the March 2024 Joint Report.

One of the key assumptions in the March 2024 Joint Report was that wages under all open labor contracts would increase during the Five-Year Plan projection period at the average of the inflation projections of the California Department of Finance SF Metropolitan Statistical Area CPI and Moody's SF Metropolitan Area CPI. As of the March 2024 Joint Report, these assumed increases were projected to be 2.54% in FY 2024-25, 2.53% in FY 2025-26, 2.56% in FY 2026-27, and 2.28% in FY 2027-28. Based on the negotiated agreements, the miscellaneous contracts have increases that exceed the CPI assumptions assumed in the March 2024 Joint Report. Unless the City takes other corrective actions, such MOUs would increase the structural deficits projected in the Five-Year Plan.

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TABLE A-20

CITY AND COUNTY OF SAN FRANCISCO (All Funds) Employee Organizations as of September 20, 2024

Organization	City Budgeted Positions	Expiration Date of MOU
Organization Automotive Machinists, Local 1414	554	30-Jun-27
Bricklayers, Local 3	6	30-Jun-27
Building Inspectors' Association	85	30-Jun-27
Carpenters, Local 22	115	30-Jun-27
Carpet, Linoleum & Soft Tile	4	30-Jun-27
Cement Masons, Local 300	43	30-Jun-27
Deputy Probation Officers' Association (DPOA)	120	30-Jun-27
Deputy Sheriffs' Association (DSA)	793	30-Jun-27
Electrical Workers, Local 6	1,047	30-Jun-27
Firefighters' Association, Local 798	2,028	30-Jun-26
Glaziers, Local 718	14	30-Jun-27
Hod Carriers, Local 36	4	30-Jun-27
Ironworkers, Local 377	14	30-Jun-27
Laborers, Local 261	1,237	30-Jun-27
Municipal Attorneys' Association (MAA)	511	30-Jun-27
Municipal Executives' Association (MEA) Fire	12	30-Jun-26
Municipal Executives' Association (MEA) Miscellaneous	1,752	30-Jun-27
Municipal Executives' Association (MEA) Police	16	30-Jun-26
Operating Engineers, Local 3 Miscellaneous	68	30-Jun-27
Operating Engineers, Local 3 Supervising Probation	28	30-Jun-27
Pile Drivers, Local 34	27	30-Jun-27
Plumbers, Local 38	369	30-Jun-27
Police Officers' Association (POA)	2,399	30-Jun-26
Professional and Technical Engineers, Local 21	7,396	30-Jun-27
Roofers, Local 40	13	30-Jun-27
SEIU, Local 1021, H-1	1	30-Jun-27
SEIU, Local 1021 Misc	13,609	30-Jun-27
SEIU, Local 1021 Nurses	1,868	30-Jun-27
SF City Workers United	145	30-Jun-27
SFDA Investigators Association	44	30-Jun-27
Sheet Metal Workers, Local 104	39	30-Jun-27
Sheriffs' Supervisory and Management Association (MSA)	119	30-Jun-27
Stationary Engineers, Local 39	707	30-Jun-27
Teamsters, Local 853	192	30-Jun-27
Teamsters, Local 856, Multi	102	30-Jun-27
Teamsters, Local 856, Supervising Nurses	136	30-Jun-27
Theatrical Stage Emp, Local 16	34	30-Jun-27
TWU, Local 200	537	30-Jun-27
TWU, Local 250-A, Auto Service Work	134	30-Jun-27
TWU, Local 250-A, Miscellaneous	108	30-Jun-27
TWU, Local 250-A, Transit Fare Inspectors	45	30-Jun-27
TWU, Local 250-A, Transit Operator	2,670	30-Jun-27
Union of American Physicians and Dentists (UAPD)	212	30-Jun-27
Unrepresented Employees	94	30-Jun-25
Other	1,007	_

40,456

San Francisco Employees' Retirement System

History and Administration

The San Francisco City & County Employees' Retirement System ("SFERS" or "Retirement System") is charged with administering a defined-benefit pension plan that covers substantially all City employees and certain other employees. The Retirement System was initially established by approval of City voters on November 2, 1920 and the State Legislature on January 12, 1921 and is currently codified in the City Charter. The Charter provisions governing the Retirement System may be revised only by a Charter amendment, which requires an affirmative public vote at a duly called election.

The Retirement System is administered by the Retirement Board consisting of seven members, three appointed by the Mayor, three elected from among the members of the Retirement System, at least two of whom must be actively employed, and a member of the Board of Supervisors appointed by the President of the Board of Supervisors.

The Retirement Board appoints an Executive Director and an Actuary to aid in the administration of the Retirement System. The Executive Director serves as Chief Executive Officer and Chief Investment Officer of SFERS. The Actuary's responsibilities include advising the Retirement Board on actuarial matters and monitoring of actuarial service providers. The Retirement Board retains an independent consulting actuarial firm to prepare the annual valuation reports and other analyses. The independent consulting actuarial firm is currently Cheiron, Inc., a nationally recognized firm selected by the Retirement Board pursuant to a competitive process.

Membership

Retirement System members include eligible employees of the City, SFUSD, SFCCD, and the San Francisco Trial Courts. The Retirement System estimates that the total active membership as of July 1, 2023 was 46,657, compared to 45,284 as of July 1, 2022. Active membership as of July 1, 2023 included 11,461 terminated vested members and 1,180 reciprocal members. Terminated vested members are former employees who have vested rights in future benefits from SFERS. Reciprocal members are individuals who have established membership in a reciprocal pension plan such as California Public Employees' Retirement System ("CalPERS") and may be eligible to receive a reciprocal pension from the Retirement System in the future. Monthly retirement allowances are paid to approximately 32,104 retired members and beneficiaries. Benefit recipients include retired members, vested members receiving a vesting allowance, and qualified survivors.

Table A-21 shows various member counts in the total Retirement System (City, SFUSD, SFCCD, and San Francisco Trial Courts) as of the five most recent actuarial valuation dates, July 1, 2019 through July 1, 2023. The number of retirees supported by each active member can be an important indicator of growing plan maturity and sensitivity to investment returns, assumption changes, and other changes to the Retirement System. In particular, if the ratio of retirees to active members grows, it indicates that any actuarial losses on retiree liabilities or assets are likely to place a relatively greater burden on employers and active members. The ratio for SFERS had been relatively stable but increased modestly in 2021 and again in 2022 with the two-year decline in number of active members. Although the City has been actively filling vacant positions, the ratio remains elevated above pre-pandemic levels.

TABLE A-21

San Francisco City and County Employees' Retirement System July 1, 2019 through July 1, 2023

As of	Active	Ves ted	Reciprocal	Total	Retirees &	Retiree to
July 1st	Members	Members	Members	Non-retired	Continuants	Active Ratio
2019	34,202	8,911	1,044	44,157	29,490	0.86
2020	34,521	9,478	1,071	45,070	30,128	0.87
2021	33,644	10,066	1,060	44,770	30,854	0.92
2022	33,199	11,066	1,019	45,284	31,719	0.96
2023	34,016	11,461	1,180	46,657	32,104	0.94

Sources: SFERS' annual Actuarial Valuation Report dated July 1st.

See the Retirement System's website, mysfers.org, under Publications. The information on such

website is not incorporated herein by reference.

Notes: Member counts are for the entire Retirement System and include non-City employees.

Funding Practices

Employer and employee (member) contributions are mandated by the Charter. Sponsoring employers are required to contribute 100% of the actuarially determined contribution approved by the Retirement Board. The Charter specifies that employer contributions consist of the normal cost (the present value of the benefits that SFERS expects to become payable in the future attributable to a current year's employment) plus an amortization of the unfunded liability over a period not to exceed 20 years. The Retirement Board sets the funding policy subject to the Charter requirements.

The Retirement Board adopts the economic and demographic assumptions used in the annual valuations. Demographic assumptions such as retirement, termination and disability rates are based upon periodic demographic studies performed by the consulting actuarial firm approximately every five years. Economic assumptions are reviewed each year by the Retirement Board after receiving an economic experience analysis from the consulting actuarial firm.

The Board adopted the current demographic assumptions at its December 9, 2020 Retirement Board meeting based on the experience study dated August 12, 2020. The current discount rate of 7.20% was adopted at the November 10, 2021 Board meeting, effective for the July 1, 2021 actuarial valuation. The Board voted to maintain these assumptions for the 2022 and 2023 actuarial valuations at its November 17, 2022 and November 8, 2023 meetings, respectively. In the long term, the true cost of a pension plan is determined by actual results and not by assumptions.

While employee contribution rates are mandated by the Charter, sources of payment of employee contributions (i.e. City or employee) may be the subject of collective bargaining agreements with each union or bargaining unit. Since July 1, 2011, substantially all employee groups have agreed through collective bargaining for employees to contribute all employee contributions through pre-tax payroll deductions.

Prospective purchasers of the City's debt obligations should carefully review and assess the assumptions regarding the performance of the Retirement System. Audited financial statements and actuarial reports may be found on the Retirement System's website, www.mysfers.org, under Publications. The information on such website is not incorporated herein by reference. There is a risk that actual results will differ significantly from assumptions. In addition, prospective purchasers of the City's debt obligations are cautioned that the information and assumptions speak only as of the respective dates contained in the underlying source documents and are therefore subject to change.

Annual Valuation and Employer Contribution History

Table A-22 shows total Retirement System liabilities, assets and percent funded for the last five actuarial valuations as well as total contributions for the last five fiscal years ending June 30, 2023. Information is shown for all employers in the Retirement System (City & County, SFUSD, SFCCD and San Francisco Trial Courts). "Actuarial Liability" reflects the actuarial accrued liability of the Retirement System measured for purposes of determining the funding contribution. "Market Value of Assets" reflects the fair market value of assets held in trust for payment of pension benefits. "Actuarial Value of Assets" refers to the plan assets with investment returns different than expected smoothed over five years to provide a more stable contribution rate. The "Market Percent Funded" column is determined by dividing the market value of assets by the actuarial accrued liability. The "Actuarial Percent Funded" column is determined by dividing the actuarial value of assets by the actuarial accrued liability. "Employee and Employer Contributions" reflects the sum of mandated employee and employer contributions received by the Retirement System in the fiscal year ended June 30 prior to the July 1 valuation date.

TABLE A-22

San Francisco City and County Employees' Retirement System July 1, 2019 through July 1, 2023 (Dollar amounts in 000s)

As of July 1st	Actuarial Liability	Market Value of Assets	A	Actuarial Value of Assets	Market Percent Funded	Actuarial Percent Funded	Employee & Employer Contributions in prior FY	Employer Contribution Rates ¹ in prior FY
2019	\$ 28,798,581	\$ 26,078,649	\$	25,247,549	90.6%	87.7%	\$ 1,026,036	23.31%
2020	29,499,918	26,620,218		26,695,844	90.2%	90.5%	1,143,634	25.19%
2021	31,905,275	35,673,834		30,043,222	111.8%	94.2%	1,245,957	26.90%
2022	33,591,565	32,798,524		32,275,474	97.6%	96.1%	1,191,934	24.41%
2023	35,351,967	33,688,428		34,137,005	95.3%	96.6%	1,086,567	21.35%

Employer contribution rates are shown prior to employer/employee cost-sharing provisions of 2011 Proposition C. Employer contribution rates for fiscal years 2023-24 and 2024-25 are 18.24% and 16.91%, respectively.

 $Sources: \qquad \textit{SFERS'} \ audited \ year-end \ financial \ statements \ and \ required \ supplemental \ information.$

 $SFERS' annual\ Actuarial\ Valuation\ Report\ dated\ July\ 1st.\ See the\ Retirement\ System's\ website, mysfers. org, under\ Publications.$

The information on such website is not incorporated herein by reference.

Note: Information above reflects entire Retirement System, not just the City and County of San Francisco.

Note that at the July 1, 2023 valuation date, the market percent funded ratio is slightly lower than the actuarial percent funded ratio, reflecting net asset returns lower than the long-term rate of return assumptions that have not yet been recognized in the smoothed actuarial value of assets. The Retirement System's investment portfolio return was -2.9% in fiscal year 2021-22, 4.3% in fiscal year 2022-23, and 7.9% in fiscal year 2023-24. Global markets remain volatile due to continued uncertainty about the economy, interest rates, inflation, and geopolitical risk.

The actuarial liability is measured by an independent consulting actuary in accordance with Actuarial Standards of Practice. In addition, an actuarial audit is conducted every five years in accordance with Retirement Board policy. The most recent actuarial audit was completed in July 2023.

The fiscal year 2022-23 employer contribution rate was 21.35% (estimated to be 18.76% after cost-sharing). The 2022-23 fiscal year City employer contributions to the Retirement System were \$638.0 million, which includes \$404.8 million from the General Fund. The fiscal year 2023-24 employer contribution rate was 18.24% (estimated to be 16.12% after cost-sharing), with a total budget of \$620.9 million, which includes \$381.7 million from the General Fund. The fiscal year 2024-25 employer contribution rate is 16.91% (expected to be 15.27% after cost-sharing), with an estimated total budget of \$671.4 million. The continued declines in the contribution rate reflect the completion of prior amortization layers and the five-year phase-in of investment gains from fiscal year 2020-21, offset by the impact of lower investment returns in fiscal years 2021-22 and 2022-23. Employer contribution rates anticipate annual increases in pensionable payroll of 3.25%. As discussed under "CITY BUDGET—Five-Year Financial Plan Update: FY2024-25 through FY2027-28 and Mayor's Budget Instructions ", increases in retirement costs are projected in the City's Five-Year Financial Plan.

Risks to City's Retirement Plan

In its July 2023 actuarial report, Cheiron identifies three primary risks to the Retirement System as required by Actuarial Standards of Practice No. 51 (Assessment and Disclosure of Risk Associated with Measuring Pension Obligations and Determining Pension Plan Contributions). The material risks identified were as follows: investment risk, interest rate risk, and supplemental cost of living adjustment ("COLA") risk. Investment risk is the potential for investment returns to be different than expected, while interest rate risk is the potential for longer-term trends to impact economic assumptions such as inflation and wage increases but particularly the discount rate. Supplemental COLA risk is the potential for the cost of future supplemental COLAs to increase contribution rates.

Supplemental COLAs are mandated by the Charter when investment returns exceed expectations. If the pension plan is less than fully funded on a market-value basis, certain groups of retirees may not receive a supplemental COLA at all or their supplemental COLA may be limited. Supplemental COLAs are capped at 3.5% less any basic COLA. As the majority of retirees have annual basic COLAs capped at 2.0%, a supplemental COLA when granted typically represents a 1.5% increase in benefit.

Cheiron's July 2023 report provides stress testing of the supplemental COLA provision and shows that the current funding policy of amortizing new supplemental COLAs over five years manages the risk with contributions remaining very close to baseline and a relatively stable funded status.

Governmental Accounting Standards Board ("GASB") Disclosures

The Retirement System discloses accounting and financial reporting information under GASB Statement No. 67, *Financial Reporting for Pension Plans*. The City discloses accounting and financial information about the Retirement System under GASB Statement No. 68, *Accounting and Financial Reporting for Pensions*. In general, the City's funding of its pension obligations is not affected by the GASB 68 reporting of the City's pension liability. Funding requirements are specified in the City Charter and are described in "Funding Practices" above.

Total Pension Liability reported under GASB Statements No. 67 and 68 differs from the Actuarial Liability calculated for funding purposes in several ways, including the following differences. First, Total Pension Liability measured at fiscal year-end is a roll-forward of liabilities calculated at the beginning of the year and is based upon a beginning of year census adjusted for significant events that occurred during the year. Second, Total Pension Liability is based upon a discount rate determined by a blend of the assumed investment return, to the extent the fiduciary net position is available to make payments, and a municipal bond rate, to the extent that the fiduciary net position is unavailable to make payments. There have been no differences between the discount rate and assumed investment return since fiscal-year end 2015. The third distinct difference is that Total Pension Liability includes a provision for supplemental COLAs that may be granted in the future, while Actuarial Liability for funding purposes includes only supplemental COLAs that have already been granted as of the valuation date.

Table A-23 below shows for the five most recent fiscal years the collective Total Pension Liability, Plan Fiduciary Net Position (market value of assets), and Net Pension Liability for all employers who sponsor the Retirement System. The City's audited financial statements disclose only its own proportionate share of the Net Pension Liability and other required GASB 68 disclosures.

TABLE A-23

Employees' Retirement System GASB 67/68 Disclosures Fiscal Years 2018-2019 through 2022-2023 (Dollar amounts in 000s)

	Collective			Plan Net	Collective Net	City and County's
As of	Total Pension	Discount	Plan Fiduciary	Position as	Pension	Proportionate
June 30th	Liability (TPL)	Rate %	Net Position	% of TPL	Liability (NPL)	Share of NPL
2019	\$ 30,555,289	7.40%	\$ 26,078,649	85.3%	\$ 4,476,640	\$ 4,213,807
2020	32,031,018	7.40%	26,620,218	83.1%	5,410,800	5,107,271
2021	33,088,765	7.40%	35,673,834	107.8%	(2,585,069)	(2,446,563)
2022	35,489,639	7.20%	32,798,524	92.4%	2,691,115	2,552,997
2023	37.332.835	7.20%	33.688.428	90.2%	3.644.407	3,456,687

Sources: SFERS fiscal year-end GASB 67/68 Reports as of each June 30

Notes: Collective amounts include all employees (City and County, SFUSD, SFCCD, Trial Courts)

NPL can be quite volatile. The increase in NPL at fiscal year-end 2020 was due to lower-than-expected investment returns. The large decline at fiscal year-end 2021 is due to the 33.7% investment portfolio return during that year, while the increase at fiscal year-end 2022 is due to both the -2.9% return and the reduction in discount rate from 7.4% to 7.2%. NPL increased again at year-end 2023 due to asset returns

below the long-term assumed rate, the November 2022 Charter amendment that increased the June 30, 2023 TPL by \$59 million, and differences between expected and actual demographic assumptions including salary increases.

Asset Management

The assets of the Retirement System, (the "Fund") are invested in a broadly diversified manner across the institutional global capital markets. In addition to U.S. equities and fixed income securities, the Fund holds international equities, global sovereign and corporate debt, global public and private real assets, absolute return strategies (including hedge funds), and an array of alternative investments including private equity, venture capital limited partnerships, and private credit.

Annualized investment return (net of fees and expenses) for the Retirement System for the five years ending June 30, 2023 was 8.48%. For the ten-year and twenty-year periods ending June 30, 2023, annualized investment returns were 9.05% and 8.36% respectively.

The investments, their allocation, transactions and proxy votes are regularly reviewed by the Retirement Board and monitored by an internal staff of investment professionals who in turn are advised by external consultants who are specialists in the areas of investments detailed above. A description of the Retirement System's investment policy, a description of asset allocation targets and current investments, and the Annual Report of the Retirement System are available upon request from the Retirement System by writing to the San Francisco Retirement System, 1145 Market Street, 5th Floor, San Francisco, California 94103, or by calling (415) 487-7000. These documents are not incorporated herein by reference.

Voter Approved Changes to the Retirement Plan

The levels of SFERS plan benefits are established under the Charter and approved directly by the voters, rather than through the collective bargaining process. Changes to retirement benefits require a voter-approved Charter amendment.

The most recent amendment, Proposition A, was approved by voters in November 2022. This amendment made certain retirees who commenced benefits before November 6, 1996 eligible for a supplemental COLA even if SFERS is not fully funded. For these retirees, in years when SFERS is not fully funded, the supplemental COLA would be limited to \$200 per month for retirees who have an annual pension of more than \$50,000.

Proposition C was approved by voters in November 2011 to reduce future pension costs and introduced new benefit tiers effective for employees hired on and after January 7, 2012.

In August 2012, then-Governor Brown signed the Public Employee Pension Reform Act of 2012 ("PEPRA"). Current plan provisions of SFERS are not subject to PEPRA although future amendments may be subject to these reforms.

Impact on the Retirement System from Changes in the Economic Environment

As of June 30, 2023, the audited market value of Retirement System assets was \$33.7 billion. As of August 31, 2024, the estimated value of SFERS' investment portfolio was \$36.4 billion. These values represent, as of the date specified, the estimated value of the Retirement System's portfolio if it were liquidated on

that date. The Retirement System cannot be certain of the value of certain of its portfolio assets and, accordingly, the market value of the portfolio could be lower or higher. Moreover, appraisals for classes of assets that are not publicly traded are based on estimates which typically lag changes in actual market value by three to six months. Representations of market valuations are audited at each fiscal year end as part of the annual audit of the Retirement System's financial statements.

The Retirement System investment portfolio is structured for long-term performance. The Retirement System continually reviews investment and asset allocation policies as part of its regular operations and continues to rely on an investment policy which is consistent with the principles of diversification and the search for long-term value. Market fluctuations are an expected investment risk for any long-term strategy. Significant market fluctuations are expected to have significant impact on the value of the Retirement System investment portfolio.

A decline in the value of SFERS Trust assets over time, without a commensurate decline in the pension liabilities, will result in an increase in the contribution rate for the City. No assurance can be provided by the City that contribution rates will not increase in the future, and that the impact of such increases will not have a material impact on City finances.

Other Employee Retirement Benefits

As noted above, various City employees are members of CalPERS, an agent multiple-employer public employee defined benefit plan for safety members and a cost-sharing multiple-employer plan for miscellaneous members. The City makes certain payments to CalPERS in respect of such members, at rates determined by the CalPERS board. Section A8.510 of the Charter requires the City to pay the full amount required by the actuarial valuations. The actual total employer contributions to CalPERS were \$52.0 million in fiscal year 2021-22. In addition to the required amounts, the City elected to pay an additional amount of \$8.4 million in fiscal years 2017-18, 2018-19 and 2019-2020; \$5.0 million in fiscal year 2021-22; and \$16.7 million in fiscal year 2022-23 in order to reduce its unfunded liability. A discussion of other post-employment benefits, including retiree medical benefits, is provided below under "Medical Benefits – Post-Employment Health Care Benefits" and "GASB 75 Reporting Requirements."

Medical Benefits

Administration through San Francisco Health Service System; Audited System Financial Statements

Medical and COBRA benefits for eligible active City employees and eligible dependents, for retired City employees and eligible dependents, and for surviving spouses and domestic partners of covered City employees (the "City Beneficiaries") are administered by the San Francisco Health Service System (the "San Francisco Health Service System" or "SFHSS") pursuant to City Charter Sections 12.200 et seq. and A8.420 et seq. Pursuant to such Charter Sections, the SFHSS also administers medical benefits to active and retired employees of SFUSD, SFCCD and the San Francisco Superior Court; however, the City is only required to fund medical benefits for City Beneficiaries.

The San Francisco Health Service System is overseen by the City's Health Service Board (the "Health Service Board"). The plans (the "SFHSS Medical Plans") for providing medical care to the City Beneficiaries are determined annually by the Health Service Board and approved by the Board of Supervisors pursuant to Charter Section A8.422.

The San Francisco Health Service System oversees a trust fund (the "Health Service System Trust Fund") established pursuant to Charter Sections 12.203 and A8.428 through which medical benefits for the City Beneficiaries are funded. The San Francisco Health Service System issues an annual, publicly available, independently audited financial report that includes financial statements for the Health Service System Trust Fund. This report may be obtained through the SFHSS website at sfhss.org, by writing to the San Francisco Health Service System, 1145 Market Street, Third Floor, San Francisco, California 94103. Audited annual financial statements for prior years are posted to the SFHSS website, however the information available on the SFHSS website is not incorporated in this Official Statement by reference.

Under the City Charter, the Health Service System Trust Fund is not a fund through which assets are accumulated to finance post-employment healthcare benefits (an "OPEB Trust Fund"). Thus, GASB Statement Number 45, Financial Reporting for Postemployment Benefit Plans Other Than Pensions ("GASB 45") and GASB Statement Number 75, Accounting and Financial Reporting for Postemployment Benefits Other than Pensions ("GASB 75"), which apply to OPEB Trust Funds, do not apply to the San Francisco Health Service System Trust Fund. However, the City has been funding post-employment healthcare benefits ("OPEB") in a separate fund, the Retiree Health Care Trust Fund ("RHCTF") for the purpose of prefunding future OPEB payments as described below.

Determination of Employer and Employee Contributions for Medical Benefits

According to the City Charter Section A8.428, the City's contribution towards SFHSS Medical Plans for active employees and retirees is determined by the results of an annual survey of the amount of premium contributions provided by the ten most populous counties in California (other than the City) for health care. The survey is commonly called the 10-County Average Survey and is used to determine "the average contribution made by each such County toward the providing of health care plans, exclusive of dental or optical care, for each employee of such County." The "average contribution" is used to calculate the City's required contribution to the Health Service System Trust Fund for retirees.

Unions representing the majority of City employees negotiate through collective bargaining rather than applying the "average contribution" to determine the amount the City is required to contribute for active employees. To the extent annual medical premiums exceed the contributions made by the City as required by the Charter and union agreements, such excess must be paid by SFHSS Beneficiaries. Medical benefits for City Beneficiaries who are retired or otherwise not employed by the City (e.g., surviving spouses and surviving domestic partners of City retirees) ("Nonemployee City Beneficiaries") are funded through contributions from such Nonemployee City Beneficiaries and the City as determined pursuant to Charter Section A8.428. The San Francisco Health Service System medical benefit eligibility requirements for Nonemployee City Beneficiaries are described below under "—Post-Employment Health Care Benefits."

City Contribution for Retirees

The City contributes the full employer contribution amount for medical coverage for eligible retirees who were hired on or before January 9, 2009 pursuant to Charter Section A8.428. For retirees who were hired on or after January 10, 2009, the City contributes a portion of the medical coverage costs based on five coverage / employer contribution classifications that reflect certain criteria outlined in the Table below.

Retiree Medical Coverage / Employer Contribution for Those Hired On or After January 10, 2009						
Years of Credited Service at Retirement	Percentage of Employer Contribution Established in Charter Section A8.428 Subsection (b)(3)					
Less than 5 years of Credited Service with the Employers (except for the surviving spouses or surviving domestic partners of active employees who died in the line of duty)	No Retiree Medical Benefits Coverage					
At least 5 but less than 10 years of Credited Service with the Employers; or greater than 10 years of Credited Service with the Employers but not eligible to receive benefits under Subsections (a)(4), (b)(5) (A8.428 Subsection (b)(6))	0% - Access to Retiree Medical Benefits Coverage. Including Access to Dependent Coverage					
At least 10 but less than 15 years of Credited Service with the Employers (AB.428 Subsection (b)(5))	50%					
At least 15 but less than 20 years pf Credited Service with the Employers (AB.428 Subsection (b)(5))	75%					
At least 20 years of Credited Service with the Employer; Retired Persons who retired for disability; surviving spouses or surviving domestic partners of active employees who died in the line of duty (AB.428 Subsection (b)(4))	100%					

Health Care Reform

The following discussion is based on the current status of the Patient Protection and Affordable Care Act (the "ACA"). Many attempts have been made to completely repeal the ACA; however full repeal has been unsuccessful thus far.

Three ACA taxes and one fee have impacted SFHSS rates for medical coverage. The three ACA taxes were repealed in 2020 and 2021; however, Congress revived and extended the Patient-Centered Outcomes Research Institute ("PCORI") Fee, which had expired in 2019. The PCORI fee, adopted in the ACA, is paid by issuers of health insurance policies and plan sponsors of self-insured health plans to help fund the Patient-Centered Outcomes Research Institute. The fee is based on the average number of lives covered under the policy or plan. The fee applies to policy or plan years ending on or after October 1, 2012, and before October 1, 2029.

Employer Contributions for San Francisco Health Service System Benefits

For fiscal year 2022-23, based on the most recent audited financial statements, the San Francisco Health Service System received approximately \$874 million from participating employers for San Francisco Health Service System benefit costs. Of this total, the City contributed approximately \$738 million; approximately \$215 million of this \$738 million amount was for health care benefits for approximately 24,269 retired City employees and their eligible dependents, and approximately \$523 million was for benefits for

approximately 32,023 active City employees and their eligible dependents.

The 2023 aggregate (employee and employer) cost of medical benefits offered by SFHSS to the City increased by 2.9%. The increase is favorable compared to benchmarks due to several factors including contracting by SFHSS that maintains competition among the health plans, implementing value-based models such as Accountable Care Organizations, use of generic prescription, and implementing flex-funded plans using narrow networks. Flex-funding eliminates the typical margins added by health plans; however, more risk is assumed by the city, and reserves are required to protect against this risk.

Post-Employment Health Care Benefits

The eligibility of former City employees for retiree health care benefits ("OPEB Benefits") and City and employee contributions to the Retiree Health Care Trust Fund ("RHCTF") are governed by the Charter (Section A8.432(a-b)). San Francisco voters have passed three different propositions to set these eligibility and contribution requirements: Proposition B passed on June 3, 2008; Proposition C passed on November 8, 2011; and Proposition A passed on November 5, 2013.

Employees hired before January 10, 2009, and a spouse or dependent are potentially eligible for health benefits following retirement at age 50 and completion of five years of City service. OPEB Benefit coverage and the City's required contributions for employees hired on or after January 10, 2009, is described above under "Medical Benefits: City Contribution for Retirees". Unlike employee pension contributions that are made to individual accounts, contributions to the RHCTF are non-refundable, even if an employee separates from the City and does not receive OPEB Benefits from the City.

Employee and City contributions to the RHCTF are a fixed percentage of pay that varies depending on the employee's hire date, the year in which the payment is made, and whether the RHCTF is fully funded. Employees hired before January 10, 2009, are required to make contributions equal to 1% of their salary to the RHCTF and employees hired on or after January 10, 2009, are required to make contributions equal to 2% of their salary. The City pays all OPEB Benefits on a pay-as-you-go basis each year and is required to contribute an amount equal to 1% of total pay to the RHCTF.

The City may not make disbursements from the RHCTF until it is fully funded, subject to the following exception. If the sum of the City's annual RHCTF contributions and OPEB Benefit payments (together, the "OPEB Cost") is projected to exceed 10% of payroll, the RHCTF Board may authorize stabilization disbursements from the RHCTF to the extent necessary to reduce the City's OPEB Cost to 10% of payroll provided that such stabilization disbursement does not exceed 10% of the balance in the RHCTF as of the prior year. The City has never had to make a disbursement from the RHCTF, and OPEB Cost as a percentage of payroll for fiscal year 2022-23 was 6.2%.

GASB 75 Reporting Requirements

In June 2015, GASB issued GASB 75. GASB 75 revises and establishes new accounting and financial reporting requirements for governments that provide their employees with OPEBs. The new standard is effective for periods beginning after June 15, 2017. The City implemented the provisions of GASB 75 in its audited financial statements for fiscal year 2017-18. According to GASB's Summary of GASB 75, GASB 75 requires recognition of the entire OPEB liability, a more comprehensive measure of OPEB expense, and new note disclosures and required supplementary information to enhance decision-usefulness and accountability.

City's Estimated Liability

The City is required by GASB 75 to prepare a new actuarial study of its OPEB Benefits obligation at least once every two years. As of the measurement date of June 30, 2023 (issued October 2024), used in the most recent actuarial valuation report dated June 30, 2023, the retiree health care fiduciary plan net position as a percentage of the total OPEB liability was 19.3%. This reflects the net position of the RHCTF in the amount of \$938.9 million divided by the total OPEB liability of \$4.9 billion. The estimated covered payroll (annual payroll of active employees covered by the plan) was \$4.5 billion, and the ratio of the Net OPEB liability to the covered payroll was 86.8%.

Under GASB 75, the annual OPEB Expense can be calculated as the change in the City's Net OPEB liability plus the changes in deferred outflows and inflows plus employee contributions. As stated above, employee and City contributions to the RHCTF are set by the Charter and are not actuarially determined. The annual OPEB Expense is included in the five-year trend information displayed in Table A-24 below purely for informational purposes.

TABLE A-24

CITY AND COUNTY OF SAN FRANCISCO Five-year Trend Fiscal Years 2019-20 to 2023-24 (000s)

(6 / 5 5)

					(C / D = E)			
	(A)	(B)	(A + B = C)	(D)	Annual OPEB Cost			
	Paygo Benefit	Trust	Annual OPEB	Annual OPEB	as % of Annual	Plan Fiduciary Net	Plan Fiduciary Net	
Fiscal Year	Payments	Contributions	Cost	Expense	OPEB Expense	Position	Position as % of TOL	Net OPEB Liability
2019-20	\$196,445	\$39,518	\$235,963	\$330,673	71.4%	\$366,602	8.6%	\$3,915,815
2020-21	206,439	39,555	245,994	320,684	76.7%	488,989	11.3%	3,823,335
2021-22	211,025	41,841	252,866	272,001	93.0%	718,777	16.3%	3,691,121
2022-23	215,408	45,241	260,649	256,974	101.4%	739,880	16.5%	3,746,270
2023-24	229,922	48,779	278,701	261,158	106.7%	938,866	19.3%	3,924,832

Source: Postretirement Health Plan GASB 74/75 Reports produced by Cheiron in November 2019, December 2021, December 2023, and October 2024.

Total City Employee Benefits Costs

Table A-25 provides historical and budget information for all health benefits costs paid including pension, health, dental and other miscellaneous benefits. Historically, approximately 50% of health benefit costs are paid from the General Fund. For all fiscal years shown, a "pay-as-you-go" approach was used by the City for health care benefits.

Table A-25 below provides a summary of the City's employee benefit actual costs for fiscal years 2018-19 through 2022-23 and budgeted costs for 2023-24.

CITY AND COUNTY OF SAN FRANCISCO Employee Benefit Costs, All Funds Fiscal Years 2018-19 through 2023-24 (000s)

	2018-19	2019-20	2020-21	2021-22	2022-23	2023-24
	Actual ¹	Budget ¹				
SFERS and PERS Retirement Contributions	\$650,011	\$759,933	\$823,317	\$771,705	\$755,995	\$685,222
Social Security & Medicare	\$219,176	\$231,557	\$229,044	\$241,735	\$260,233	\$289,837
Health - Medical + Dental, active employees ²	\$522,006	\$555,780	\$564,453	\$570,262	\$583,588	\$644,225
Health - Retiree Medical ²	\$186,677	\$196,641	\$216,916	\$222,556	\$215,885	\$239,051
Other Benefits ³	\$26,452	\$28,493	\$24,111	\$20,766	\$19,149	\$76,761
Total Benefit Costs	\$1,604,322	\$1,772,403	\$1,857,841	\$1,827,024	\$1,834,849	\$1,935,097

¹ Figures for fiscal year 2018-19 through fiscal year 2022-23 are actuals. Figures for fiscal year 2023-24 are from the Final Budget, July 25, 2023.

INVESTMENT OF CITY FUNDS

Investment Pool

The Treasurer of the City (the "Treasurer") is authorized by Charter Section 6.106 to invest funds available under California Government Code Title 5, Division 2, Part 1, Chapter 4. In addition to the funds of the City, the funds of various City departments and local agencies located within the boundaries of the City, including the school and community college districts, airport and public hospitals, are deposited into the City and County's Pooled Investment Fund (the "Pool"). The funds are commingled for investment purposes.

Investment Policy

The management of the Pool is governed by the Investment Policy administered by the Office of the Treasurer and Tax Collector in accordance with California Government Code Sections 27000, 53601, 53635, et. al. In order of priority, the objectives of this Investment Policy are safety, liquidity and return on investments. Safety of principal is the foremost objective of the investment program. The investment portfolio maintains sufficient liquidity to meet all expected expenditures for at least the next six months. The Office of the Treasurer and Tax Collector also attempts to generate a market rate of return, without undue compromise of the first two objectives.

The Investment Policy is reviewed and monitored annually by a Treasury Oversight Committee, which is established by the Board of Supervisors. The Committee consists of the following members, who are nominated by the Treasurer and confirmed by the Board of Supervisors:

- Seat 1 is held by the Controller or the Controller's designee.
- Seat 2 is held by the County Superintendent of Schools or the Superintendent's designee.
- Seat 3 is held by the Chancellor of the Community College District or the Chancellor's designee.
- Seats 4 and 5 are held by employees of City departments or local agencies that participate in the

Does not include Health Service System administrative costs. Does include flexible benefits that may be used for health insurance.

³ "Other Benefits" includes unemployment insurance premiums, life insurance and other miscellaneous employee benefits. Source: Office of the Controller, City and County of San Francisco.

- City's pooled fund. These are currently held by the San Francisco International Airport and the San Francisco Public Utilities Commission.
- Seats 6 and 7 are held by members of the public who have expertise in, or an academic background in public finance

A complete copy of the Treasurer's Investment Policy, dated May 2024, is included as an Appendix to this Official Statement.

Investment Portfolio

As of September 30, 2024, the City's surplus investment fund consisted of the investments classified in Table A-26 and had the investment maturity distribution presented in Table A-27.

TABLE A-26

City and County of San Francisco Investment Portfolio Pooled Funds As of September 30, 2024

Type of Investment	Par Value	Book Value	Market Value
U.S. Treasuries	\$3,648,000,000	\$3,629,081,529	\$3,564,937,292
Federal Agencies	6,730,537,000	6,725,547,938	6,723,612,503
Public Time Deposits	30,000,000	30,000,000	30,000,000
Negotiable Certificates of Deposit	1,417,000,000	1,417,000,000	1,419,519,380
Commercial Paper	1,307,000,000	1,289,923,410	1,291,244,364
Medium Term Notes	124,595,000	123,790,136	124,579,028
Money Market Funds	2,124,855,738	2,124,855,738	2,124,855,738
Supranationals	405,037,000	404,277,002	403,232,271
Secured Bank Deposit	101,526,866	101,526,866	101,526,866
Total	\$15,888,551,603	\$15,846,002,619	\$15,783,507,443

September Earned Income Yield: 3.700%

Sources: Office of the Treasurer and Tax Collector, City and County of San Francisco From Citibank-Custodial Safekeeping, MaxQ Analytics.

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TABLE A-27

City and County of San Francisco Investment Maturity Distribution Pooled Funds

As of September 30, 2024

			5	
Matu	rity in Mo	ntns	Par Value	Percentage
0	to	1	3,176,382,603	19.99%
1	to	2	436,000,000	2.74%
2	to	3	688,000,000	4.33%
3	to	4	891,374,000	5.61%
4	to	5	652,407,000	4.11%
5	to	6	506,000,000	3.18%
6	to	12	2,348,303,000	14.78%
12	to	24	3,237,330,000	20.38%
24	to	36	2,157,463,000	13.58%
36	to	48	848,655,000	5.34%
48	to	60	946,637,000	5.96%
			\$15,888,551,603	100.00%

Weighted Average Maturity: 470 Days

Sources: Office of the Treasurer and Tax Collector, City and County of San Francisco From Citibank-Custodial Safekeeping, MaxQ Analytics

Further Information

A report detailing the investment portfolio and investment activity, including the market value of the portfolio, is submitted to the Mayor and the Board of Supervisors monthly. The monthly reports and annual reports are available on the Treasurer's web page: www.sftreasurer.org. The monthly reports and annual reports are not incorporated by reference herein.

CAPITAL FINANCING AND BONDS

Capital Plan

In October 2005, the Board of Supervisors adopted, and the Mayor approved, Ordinance No. 216-05, which established a new capital planning process for the City. The legislation requires that the City develop and adopt a 10-year capital expenditure plan for City-owned facilities and infrastructure. It also created the Capital Planning Committee (the "CPC") and the Capital Planning Program ("CPP"). The CPC makes recommendations to the Mayor and Board of Supervisors on the City's capital expenditures and plans. The CPC reviews and submits the Capital Plan, Capital Budget, and issuances of long-term debt for approval. The CPC is chaired by the City Administrator and includes the President of the Board of Supervisors, the Mayor's Budget Director, the Controller, the City Planning Director, the Director of Public Works, the Airport Director, the Executive Director of the MTA, the General Manager of the SFPUC, the

General Manager of the Recreation and Parks Department, and the Executive Director of the Port. To help inform CPC recommendations, the CPC staff, under the direction of the City Administrator, review and prioritize funding needs; project and coordinate funding sources and uses; and provide policy analysis and reports on interagency capital planning.

The City Administrator, in conjunction with the CPC, is directed to develop and submit a 10-year capital plan every other fiscal year for approval by the Board of Supervisors. The Capital Plan is a fiscally constrained long-term finance strategy that prioritizes projects based on a set of funding principles. It provides an assessment of the City's infrastructure and other funding needs over 10 years, highlights investments required to meet these needs, and recommends a plan of finance to fund these investments. Although the Capital Plan provides cost estimates and proposes methods to finance such costs, the document does not reflect any commitment by the Board of Supervisors to expend such amounts or to adopt any specific financing method. The Capital Plan is required to be updated and adopted biennially, along with the City's Five-Year Financial Plan and the Five-Year Information & Communication Technology Plan. The CPC is also charged with reviewing the annual capital budget submission and all long-term financing proposals and providing recommendations to the Board of Supervisors relating to the compliance of any such proposal or submission with the adopted Capital Plan.

The Capital Plan is required to be submitted to the Mayor and the Board of Supervisors by each March 1 in odd-numbered years and adopted by the Board of Supervisors and the Mayor on or before May 1 of the same year.

The fiscal years 2024-2033 Capital Plan (the "Adopted Capital Plan") was approved by the CPC on February 27, 2023, and was adopted by the Board of Supervisors on May 9, 2023. The Adopted Capital Plan contains \$41.4 billion in capital investments over the coming decade for all City departments, including \$5.8 billion in projects for General Fund-supported departments. The Adopted Capital Plan proposes \$2.2 billion for General Fund pay-as-you-go capital projects through fiscal year 2032-33. Major capital projects for General Fund-supported departments included in the Capital Plan consist of critical seismic projects, and relocation of staff from seismically vulnerable facilities; upgrades to public health, police, and fire facilities; transportation and utility system improvements; street and right-of-way improvements; the removal of barriers to accessibility; and park improvements, among other capital projects. \$2.7 billion of the capital projects of General Fund supported departments are expected to be financed with general obligation bonds and other long-term obligations, subject to planning policy constraints. The balance is expected to be funded by federal and State funds, the General Fund and other sources.

In addition to the City General Fund-supported capital spending, the Adopted Capital Plan recommends over \$19.0 billion in enterprise fund department projects to continue major transit, economic development and public utility projects such as MTA facilities, seawall strengthening, terminal 1 and 3 upgrades at San Francisco International Airport, water, sewer, and power enterprise improvements, and building adequate facilities to support the City's growing transit fleet, among others. Approximately \$8.3 billion of enterprise fund department capital projects are anticipated to be financed with revenue bonds. The balance is expected to be funded by general obligation bonds, federal and State funds, user/operator fees, General Fund and other sources.

While significant investments are proposed in the City's Adopted Capital Plan, identified resources remain below those necessary to maintain and enhance the City's physical infrastructure. As a result, over \$6.7 billion in capital needs including enhancements are deferred from the plan's horizon.

Failure to make the capital improvements and repairs recommended in the City's Adopted Capital Plan may have the following impacts: (i) failing to meet federal, State or local legal mandates; (ii) failing to provide for the imminent life, health, safety and security of occupants and the public; (iii) failing to prevent the loss of use of the asset; (iv) impairing the value of the City's assets; (v) increasing future repair and replacement costs; and (vi) harming the local economy.

Tax-Supported Debt Service – City General Obligation Bonds

Under the State Constitution and the Charter, City bonds secured by *ad valorem* property taxes ("general obligation bonds" or "GO bonds") can only be authorized with a two-thirds approval of the voters. As of October 15, 2024, the City had approximately \$2.2 billion aggregate principal amount of GO bonds outstanding. In addition to the City's general obligation bonds, BART, SFUSD and SFCCD also have outstanding general obligation bonds as shown in Table A-33.

Table A-28 shows the annual amount of debt service payable on the City's outstanding GO bonds.

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TABLE A-28

CITY AND COUNTY OF SAN FRANCISCO General Obligation Bonds Debt Service As of October 15, 2024 ¹ ²

Fiscal Year	Principal	Interest	Annual Debt Service
2024-25	\$156,061 <i>,</i> 476	\$94,821,899	\$250,883,375
2025-26	160,466,279	86,699,562	247,165,841
2026-27	155,115,840	79,384,534	234,500,374
2027-28	159,544,035	72,290,137	231,834,172
2028-29	167,841,751	64,989,710	232,831,461
2029-30	176,075,095	57,181,381	233,256,475
2030-31	144,076,950	49,031,589	193,108,539
2031-32	150,005,000	42,795,765	192,800,765
2032-33	119,490,000	36,482,707	155,972,707
2033-34	102,195,000	31,599,847	133,794,847
2034-35	96,675,000	27,570,657	124,245,657
2035-36	62,450,000	23,836,143	86,286,143
2036-37	52,250,000	21,551,763	73,801,763
2037-38	54,075,000	19,722,911	73,797,911
2038-39	48,340,000	17,815,652	66,155,652
2039-40	48,355,000	16,131,920	64,486,920
2040-41	43,040,000	14,422,231	57,462,231
2041-42	44,675,000	12,790,188	57,465,188
2042-43	46,380,000	11,078,137	57,458,137
2043-44	48,165,000	9,296,299	57,461,299
2044-45	50,020,000	7,438,235	57,458,235
2045-46	46,575,000	5,506,630	52,081,630
2046-47	13,465,000	3,713,546	17,178,546
2047-48	14,040,000	3,137,495	17,177,495
2048-49	5,345,000	2,535,881	7,880,881
2049-50	5,530,000	2,354,712	7,884,712
2050-51	5,725,000	2,159,925	7,884,925
2051-52	5,935,000	1,950,338	7,885,338
2052-53	6,155,000	1,732,790	7,887,790
2053-54	6,380,000	1,506,973	7,886,973
2054-55	6,610,000	1,272,671	7,882,671
2055-56	6,855,000	1,029,667	7,884,667
2056-57	7,110,000	777,438	7,887,438
2057-58	7,370,000	515,551	7,885,551
2058-59	3,895,000	243,790	4,138,790
2059-60	4,010,000	123,668	4,133,668
TOTAL	\$2,230,296,426	\$825,492,341	\$3,055,788,767

¹ This table only includes the City's General Obligation Bonds and does not include any of the overlapping debt as shown in Table A-33.

² Totals reflect rounding to nearest dollar.

³ Section 9.106 of the City Charter limits issuance of general obligation bonds of the City to 3% of assessed value. Source: Office of Public Finance, City and County of San Francisco.

Authorized but Unissued City GO Bonds

Certain GO bonds authorized by the City's voters as discussed below have not yet been issued. Such bonds may be issued at any time by action of the Board of Supervisors, without further approval by the voters.

In November 1992, voters approved Proposition A ("1992 Proposition A") which authorized the issuance of up to \$350.0 million in GO bonds to support San Francisco's Seismic Safety Loan Program ("SSLP"), which provides loans for the seismic strengthening of privately-owned unreinforced masonry affordable housing, market-rate residential, commercial and institutional buildings. Between 1994 and 2015, the City issued \$89.3 million of bonds under the original 1992 Proposition A authorization. In November 2016, voters approved Proposition C ("2016 Proposition C"), which amended the 1992 Proposition A authorization (together, the "1992A/2016A Propositions") to broaden the scope of the remaining \$260.7 million authorization by adding the eligibility to finance the acquisition, improvement, and rehabilitation to convert at-risk multi-unit residential buildings to affordable housing, as well as the needed seismic, fire, health, and safety upgrades and other major rehabilitation for habitability, and related costs. In 2019 and 2020, the City issued \$175.0 million of bonds across two series under the 1992A/2016A Propositions. Currently \$85.7 million remains authorized and unissued.

In November 2018, voters approved Proposition A ("2018 Embarcadero Seawall Improvement Proposition"), authorizing the issuance of up to \$425.0 million in general obligation bonds for repair and improvement projects along the City's Embarcadero and Seawall to protect the waterfront, BART and Muni, buildings, historic piers, and roads from earthquakes, flooding, and sea level rise. In 2020 and 2023, the City issued the first two series of bonds in the principal amount of \$88.7 million, leaving \$336.3 million authorized and unissued.

In November 2019, voters approved Proposition A ("2019 Affordable Housing Proposition"), which authorized the issuance of up to \$600.0 million in general obligation bonds to finance the construction, development, acquisition, and preservation of affordable housing for certain vulnerable San Francisco residents; to assist in the acquisition, rehabilitation, and preservation of existing affordable housing to prevent the displacement of residents; to repair and reconstruct distressed and dilapidated public housing developments and their underlying infrastructure; to assist the City's middle-income residents or workers in obtaining affordable rental or home ownership opportunities including down payment assistance and support for new construction of affordable housing for SFUSD and City College of San Francisco employees; and to pay related costs. In 2021 and 2023, the City issued the first two series of bonds in the principal amount of \$425.4 million, leaving \$174.6 million authorized and unissued.

In March 2020, voters approved Proposition B ("2020 Earthquake Safety and Emergency Response Proposition") which authorized the issuance of up to \$628.5 million in general obligation bonds to aid fire, earthquake and emergency response by improving, constructing, and/or replacing: deteriorating cisterns, pipes, tunnels, and related facilities to ensure firefighters a reliable water supply for fires and disasters; neighborhood fire and police stations and supporting facilities; the City's 911 Call Center; and other disaster response and public safety facilities, and to pay related costs. In 2021, the City closed the first four series of bonds with a total principal amount of \$167.8 million, leaving \$460.7 million authorized and unissued.

In November 2020, voters approved Proposition A ("2020 Health and Recovery Bond"), which authorized the issuance of up to \$487.5 million in general obligation bonds to fund permanent investments in transitional supportive housing facilities, shelters, and/or facilities that serve individuals experiencing homelessness, mental health challenges, or substance use; improve the safety and quality of parks; and

improve the safety and condition of streets and other public rights of way. In 2021 and 2023, the City issued the first three series of bonds in an aggregate principal amount of \$287.3 million, leaving approximately \$200.2 million authorized and unissued.

In March 2024, voters approved Proposition A ("2024 Affordable Housing Proposition"), which authorized the issuance of up to \$300.0 million in general obligation bonds to construct, develop, acquire, and/or rehabilitate housing, including workforce housing and senior housing, that will be affordable to households ranging from extremely low-income to moderate-income households. No series have yet been issued under the 2024 Affordable Housing Proposition authorization.

Refunding General Obligation Bonds

The Board of Supervisors has adopted and the Mayor has approved three different resolutions (the "Refunding Resolutions") authorizing the issuance of approximately \$3.8 billion in aggregate of general obligation refunding bonds in one or more series. Resolution No. 272-04 (approved in May 2004) authorized the issuance of \$800.0 million to refund all or a portion of the City's outstanding General Obligation Bonds. Resolution No. 448-11 (approved in November 2011) authorized the issuance of approximately \$1.5 billion for the purpose of refunding certain outstanding General Obligation Bonds of the City. Resolution No. 097-20 (approved in March 2020) authorized the issuance of approximately \$1.5 billion for the purpose of refunding certain outstanding General Obligation Bonds of the City. The refunding bonds outstanding as of October 15, 2024, under the Refunding Resolutions, are shown in Table A-29 below.

TABLE A-29

CITY AND COUNTY OF SAN FRANCISCO General Obligation Refunding Bonds As of October 15, 2024

Series Name	Date Issued	Principal Amount Issued	Amount Outstanding
2020-R1	May 2020	\$195,250,000	\$140,415,000 ¹
2021-R1	May 2021	91,230,000	67,545,000 ²
2021-R2	September 2021	86,905,000	25,205,000 ³
2022-R1	May 2022	327,300,000	277,445,000 4
2024-R1	May 2024	340,615,000	340,615,000 5

¹ Series 2008-R1 Bonds were refunded by the 2020-R1 Bonds in May 2020.

Source: Office of Public Finance, City and County of San Francisco.

² Series 2013A, 2013B, and 2013C Bonds were refunded by the 2021-R1 Bonds in May 2021.

³ Series 2011-R1 Bonds, which refunded the 2004-R1 Bonds, were refunded by the 2021-R2 Bonds in September 2021.

⁴ Series 2012D, 2012E, 2014A, 2014C, and 2014D Bonds were refunded by the 2022-R1 Bonds in May 2022.

⁵ Series 2015B, 2017A, 2018A, 2018B, 2018C, 2018E, and 2015-R1 Bonds--which refunded the 2006-R1, 2006-R2, and 2008-R3 Bonds, were refunded by the 2024-R1 Bonds in May 2024.

Table A-30 on the following page lists for each of the City's voter-authorized general obligation bond programs, the amounts issued and outstanding, and the amount of remaining authorization for which bonds have not yet been issued. Series are grouped by program authorization in chronological order. The authorized and unissued column refers to total program authorization that can still be issued and does not refer to any particular series. As of October 15, 2024, the City had authorized and unissued general obligation bond authority of approximately \$1.6 billion.

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TABLE A-30

CITY AND COUNTY OF SAN FRANCISCO General Obligation Bonds As of October 15, 2024 1 2

		Authorized		Bonds	Bonds	Authorized &
Bond Authorization Name	Election Date	Amount	Series	Issued	Outstanding	Unissued
Seismic Safety Loan Program	11/3/92	\$350,000,000	1994A	\$35,000,000	\$-	
			2007A	\$30,315,450	\$10,346,426	
Reauthorization to Repurpose for Affordable Housing	11/0/16		2015A	\$24,000,000 \$72,420,000	¢67 710 000	
Reductionization to Repurpose for Affordable Housing	11/8/16		2019A 2020C	\$102,580,000	\$67,710,000 \$91,915,000	\$85,684,550
Clean & Safe Neighborhood Parks	2/5/08	\$185,000,000	2020C 2008B	\$42,520,000	\$91,915,000	\$65,064,550
Clean & Sale Neighborhood Farks	2/3/08	\$185,000,000	2010B		_	
			2010B 2010D	\$24,785,000	÷21 000 000	
			2010D 2012B	\$35,645,000 \$73,355,000	\$21,090,000	
			2012B 2016A	\$8,695,000	\$5,325,000	
San Francisco General Hospital & Trauma Center	11/4/08	\$887,400,000	2010A 2009A	\$131,650,000	-	
Earthquake Safety	11/4/00	3007,400,000	2010A	\$120,890,000	_	
Eurinquake Surety			2010C	\$173,805,000	\$102,840,000	
			2012D	\$251,100,000	7102,040,000	
			2014A	\$209,955,000	_	_
Earthquake Safety and Emergency Response Bond	6/8/10	\$412,300,000	2010E	\$79,520,000		
Eurinquake safety and Emergency Response Bond	0/0/10	J+12,300,000	2010L 2012A	\$183,330,000	_	
			2012A 2012E	\$38,265,000		
			2012E	\$31,020,000		
			2013B 2014C			
			2014C 2016C	\$54,950,000 \$25,215,000	\$15,995,000	
Road Repaving & Street Safety	11/8/11	\$248,000,000	2016C 2012C	\$74,295,000	713,333,000	-
Road Repaying & Street Salety	11/0/11	\$246,000,000	2012C 2013C	\$129,560,000	-	
					¢39.00E.000	
Clean & Safe Neighborhood Parks	11/6/12	¢10F 000 000	2016E	\$44,145,000	\$28,005,000	-
Clean & Sale Neighborhood Parks	11/6/12	\$195,000,000	2013A	\$71,970,000	ć17 20F 000	
			2016B	\$43,220,000	\$17,285,000	
			2018A	\$76,710,000	-	
	5/2/44	4400 000 000	2019B	\$3,100,000	-	-
Earthquake Safety and Emergency Response Bond	6/3/14	\$400,000,000	2014D	\$100,670,000	452.005.000	
			2016D	\$109,595,000	\$53,965,000	
	44/4/4	4500 000 000	2018C	\$189,735,000	-	-
Transportation and Road Improvement	11/4/14	\$500,000,000	2015B	\$67,005,000	-	
			2018B	\$174,445,000	405 400 000	
			2020B	\$135,765,000	\$95,430,000	
			2021C-1	\$104,785,000	\$81,070,000	
	/- / -		2021C-2	\$18,000,000	-	-
Affordable Housing Bond	11/3/15	\$310,000,000	2016F	\$75,130,000	\$36,230,000	
			2018D	\$142,145,000	\$81,420,000	
2.11: 11 12 13 14	C 17 14 C	4250 000 000	2019C	\$92,725,000	\$20,680,000	-
Public Health and Safety Bond	6/7/16	\$350,000,000	2017A	\$173,120,000	-	
			2018E	\$49,955,000	475 205 200	
			2020D-1	\$111,925,000	\$75,385,000	
5 1 0 15 11 1 0 0 1	11/5/10	4405 000 000	2020D-2	\$15,000,000	-	-
Embarcadero Seawall Earthquake Safety	11/6/18	\$425,000,000	2020A	\$49,675,000	-	4225 225 220
	/= /		2023B	\$39,020,000		\$336,305,000
Affordable Housing Bond	11/5/19	\$600,000,000	2021A	\$254,585,000	\$162,425,000	4
	- /- /		2023C	\$170,780,000	\$104,160,000	\$174,635,000
Earthquake Safety and Emergency Response Bond	3/3/20	\$628,500,000	2021B-1	\$69,215,000	\$62,665,000	
			2021B-2	\$11,500,000		
			2021E-1	\$74,090,000	\$57,975,000	
			2021E-2	\$13,000,000	-	\$460,695,000
Health and Recovery Bond	11/4/20	\$487,500,000	2021D-1	\$194,255,000	\$160,130,000	
			2021D-2	\$64,250,000	-	
	- 1- 1-		2023A	\$28,785,000	\$27,025,000	\$200,210,000
Affordable Housing Bond	3/5/24	\$300,000,000	-	-	-	\$300,000,000
SUBTOTAL		\$6,278,700,000		\$4,721,170,450	\$1,379,071,426	\$1,557,529,550
General Obligation Refunding Bonds	Dated Issued			Bonds Issued	Bonds Outstanding	
Series 2020-R1	5/7/20			\$195,250,000	\$140,415,000	
Series 2021-R1	5/6/21			\$91,230,000	\$67,545,000	
Series 2021-R1 Series 2021-R2	9/16/21			\$86,905,000	\$25,205,000	
Series 2022-R2	5/18/22			\$327,300,000	\$25,205,000	
Series 2024-R1	5/18/22 5/22/24			\$340,615,000	\$340,615,000	
JULIUS 404T-114	3122124					
SUBTOTAL				\$1,041,300,000	\$851,225,000	

¹ Section 9.106 of the City Charter limits issuance of general obligation bonds of the City to 3% of the assessed value of all taxable real and personal property, located within the City and County.

² Of the \$35,000,000 authorized by the Board of Supervisors in February 2007, \$30,315,450 has been drawn upon to date pursuant to the Credit Agreement described under "General Obligation Bonds." Source: Office of Public Finance, City and County of San Francisco.

General Fund Lease Obligations

The Charter requires that any lease-financing agreements with a nonprofit corporation or another public agency must be approved by a majority vote of the City's electorate, except (i) leases approved prior to April 1, 1977, (ii) refunding lease financings expected to result in net savings, and (iii) certain lease financing for capital equipment. The Charter does not require voter approval of lease financing agreements with for-profit corporations or entities.

Table A-31 sets forth the aggregate annual lease payment obligations supported by the City's General Fund with respect to outstanding long-term lease revenue bonds, certificates of participation, and equipment lease purchase agreements as of October 15, 2024.

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TABLE A-31

Debt Service on Lease Revenue Bonds and Certificates of Participation

As of October 15, 2024 1 2

			Annual
Fiscal Year	Principal	Interest ³	Payment Obligation
2024-25 ⁴	\$79,118,037	\$66,580,814	\$145,698,852
2025-26	78,468,229	64,147,414	142,615,643
2026-27	79,118,731	60,202,410	139,321,142
2027-28	74,655,000	56,325,250	130,980,250
2028-29	78,180,000	52,599,220	130,779,220
2029-30	81,700,000	48,828,216	130,528,216
2030-31	75,220,000	45,209,989	120,429,989
2031-32	68,735,000	42,109,403	110,844,403
2032-33	70,285,000	39,246,804	109,531,804
2033-34	73,220,000	36,153,022	109,373,022
2034-35	66,975,000	33,138,934	100,113,934
2035-36	67,730,000	30,041,180	97,771,180
2036-37	68,430,000	26,878,545	95,308,545
2037-38	71,420,000	23,686,358	95,106,358
2038-39	74,560,000	20,347,590	94,907,590
2039-40	77,860,000	16,843,428	94,703,428
2040-41	81,315,000	13,165,237	94,480,237
2041-42	68,645,000	9,316,361	77,961,361
2042-43	34,365,000	6,398,656	40,763,656
2043-44	34,010,000	4,758,706	38,768,706
2044-45	20,115,000	3,573,000	23,688,000
2045-46	13,695,000	2,768,400	16,463,400
2046-47	14,245,000	2,220,600	16,465,600
2047-48	13,220,000	1,650,800	14,870,800
2048-49	13,750,000	1,122,000	14,872,000
2049-50	14,300,000	572,000	14,872,000
TOTAL 5	\$1,493,334,998	\$707,884,338	\$2,201,219,336

¹ Includes privately placed lease purchase financings and excludes the 833 Bryant lease and commercial paper.

² Actual payment dates are used to project outstanding payment obligations.

³ Totals reflect rounding to nearest dollar.

⁴ Includes payments made to date in current fiscal year.

For purposes of this table, the interest rate on the Lease Revenue Bonds Series 2008-1, and 2008-2 (Moscone Center Expansion Project) is assumed to be 6.0%. These bonds are in variable rate mode. Source: Office of Public Finance, City and County of San Francisco.

Voter-Approved Lease Revenue Bonds

The City electorate has approved several lease revenue bond propositions, some of which have authorized but unissued bonds. The following lease programs have remaining authorization:

In 1987, voters approved Proposition F, which authorizes the City to lease finance (without limitation as to maximum aggregate principal amount) the construction of new parking facilities, including garages and surface lots, in eight of the City's neighborhoods. In July 2000, the City issued \$8.2 million in lease revenue bonds to finance the construction of the North Beach Parking Garage, which was opened in February 2002. There is no current plan to issue additional bonds at this time.

In 1990, voters approved Proposition C ("1990 Proposition C"), which amended the Charter to authorize the City to lease purchase equipment through a nonprofit corporation without additional voter approval but with certain restrictions. The City and County of San Francisco Finance Corporation (the "Corporation") was incorporated for that purpose. 1990 Proposition C provides that the outstanding aggregate principal amount of obligations with respect to lease financings may not exceed \$20.0 million, with such amount increasing by five percent each fiscal year. As of July 1, 2023, the total authorized and unissued amount for such financings was \$100 million. There is no current plan to issue additional bonds at this time.

In 1994, voters approved Proposition B ("1994 Proposition B"), which authorized the issuance of up to \$60.0 million in lease revenue bonds for the acquisition and construction of a combined dispatch center for the City's emergency 911 communication system and for the emergency information and communications equipment for the center. In 1997 and 1998, the Corporation issued \$22.6 million and \$23.3 million of 1994 Proposition B lease revenue bonds, respectively, leaving \$14.1 million in remaining authorization. There is no current plan to issue additional series of bonds under 1994 Proposition B.

In 2000, voters approved Proposition C ("2000 Proposition C"), which extended a two and one-half cent per \$100.0 in assessed valuation property tax set-aside for the benefit of the Recreation and Park Department (the "Open Space Fund"). 2000 Proposition C also authorized the issuance of lease revenue bonds or other forms of indebtedness payable from the Open Space Fund. In August 2018 the City issued refunding lease revenue bonds to refund Series 2006 and 2007 Open Space Fund lease revenue bonds.

In 2007, voters approved Proposition D, which amended the Charter and renewed the Library Preservation Fund. Proposition D continued the two and one-half cent per \$100.0 in assessed valuation property tax set-aside and established a minimum level of City appropriations, moneys that are maintained in the Library Preservation Fund. Proposition D also authorized the issuance of revenue bonds or other evidences of indebtedness. In August 2018 the City issued refunding lease revenue bonds to refund Series 2009A Branch Library Improvement Project lease revenue bonds.

Table A-32 below lists the City's outstanding certificates of participation, lease purchase financings, and voter-authorized lease revenue bonds.

TABLE A-32

CITY AND COUNTY OF SAN FRANCISCO Outstanding Certificates of Participation and Lease Revenue Bonds¹ As of October 15, 2024 ¹ ²

	Final	Original	Outstanding
Issue Name	Maturity	Principal	Principal
CERTIFICATES OF PARTICIPATION			
Series 2009D - Taxable BABs (525 Golden Gate Avenue)	2041	\$129,550,000	\$124,975,000
Series 2013B - Non-AMT (Port Facilities Project)	2038	4,830,000	4,830,000
Series 2013C - AMT (Port Facilities Project)	2043	32,870,000	19,195,000
Series 2016A (War Memorial Veterans Building)	2032	16,125,000	8,775,000
Series 2017A - Taxable (Hope SF)	2047	28,320,000	23,935,000
Series 2017B (Moscone Convention Center Expansion Project)	2042	412,355,000	345,655,000
Series 2019A (49 South Van Ness Project)	2050	247,810,000	236,815,000
Refunding Series 2019-R1 (Multiple Capital Improvement Projects)	2035	116,460,000	76,745,000
Refunding Series 2020-R1 (Multiple Capital Improvement Projects)	2033	70,640,000	53,255,000
Series 2020 (Animal Care & Control Project)	2041	47,075,000	42,330,000
Series 2021A (Multiple Capital Improvement Projects)	2041	76,020,000	70,730,000
Series 2023A - Taxable (Affordable Housing and Community Facilities Projects)	2043	103,410,000	100,670,000
Series 2023B (Multiple Capital Improvement Projects)	2043	80,040,000	77,595,000
Refunding Series 2024-R1 (Multiple Capital Improvement Projects)	2033	214,585,000	214,585,000
SUBTOTAL CERTIFICATES OF PARTICIPATION		\$1,580,090,000	\$1,400,090,000
LEASE PURCHASE FINANCINGS			
2010 Lease Purchase Financing (SFGH Emergency Backup Generators)	2025	\$22,549,489	\$3,320,763
2016 Lease Purchase Financing (Public Safety Radio Replacement Project)	2026	34,184,136	9,089,235
SUBTOTAL LEASE PURCHASE FINANCINGS		\$56,733,625	\$12,409,998
FINANCE CORPORATION LEASE REVENUE BONDS			
Refunding Series 2008-1 (Moscone Center Expansion Project) - Variable	2030	\$72,670,000	\$21,500,000
Refunding Series 2008-2 (Moscone Center Expansion Project) - Variable	2030	72,670,000	\$21,500,000
Refunding Series 2018A (Open Space Fund - Various Park Projects)	2029	34,950,000	16,115,000
Refunding Series 2018B (Branch Library Improvement Program)	2028	13,355,000	6,030,000
SUBTOTAL LEASE REVENUE BONDS		\$193,645,000	\$65,145,000
TOTAL		\$1,830,468,625	\$1,477,644,998

¹ Excludes commercial paper and California HFA Revenue Bonds (San Francisco Supportive Housing - 833 Bryant Apartments) (\$26,485,000)

Source: Office of Public Finance, City and County of San Francisco.

 $^{^{\}rm 2}$ Actual payment dates are used to project outstanding payment obligations.

Board Authorized and Unissued Long-Term Certificates of Participation

Certain issuances below have been authorized as supplements to a lease ("Master Lease"), which currently supports the City's outstanding Certificates of Participation ("COPs"), Series 2019-R1, Series 2020-R1, Series 2021A, Series 2023A, Series 2023B, and Series 2024-R1, by and between the City and a third-party trustee, currently U.S. Bank National Association. Properties leased pursuant to the Master Lease currently include the City-owned Laguna Honda Hospital campus located at 375 Laguna Honda Boulevard, San Francisco; the San Bruno Jail Complex located at 1 Moreland Drive, San Bruno; and One South Van Ness Property located at 1 South Van Ness Avenue, San Francisco. The proposed Series 2024A COP issuance would be issued under the Master Lease on parity with the previously mentioned outstanding series of Master Lease COPs.

Treasure Island Improvement Project: In October of 2013, the Board authorized, and the Mayor approved the issuance of not to exceed \$13.5 million of City and County of San Francisco Certificates of Participation to finance the cost of additions and improvements to the utility infrastructure at Treasure Island. At this time there is not an expected timeline for the issuance of these certificates.

Housing Trust Fund Project: In April 2016, the Board authorized and the Mayor approved the issuance of not to exceed \$95.0 million of City and County of San Francisco Certificates of Participation (Affordable Housing Projects) authorized under the Master Lease to provide funds to assist in the development, acquisition, construction or rehabilitation of affordable rental housing projects. The City previously issued commercial paper to finance these projects and paid down its commercial paper balance.

Hall of Justice Relocation Projects: In October 2019, the Board authorized and the Mayor approved the issuance of not to exceed \$62.0 million principal amount of City and County of San Francisco Certificates of Participation (Multiple Capital Projects) authorized under the Master Lease to finance or refinance tenant improvements involving the construction, acquisition, improvement, renovation, and retrofitting of City-owned properties as needed for the Hall of Justice Improvement Project enabling staff and offices to be consolidated in acquired City-owned properties. The City funded \$4.6 million in project fund and related financing costs related to this authorization for the 444 Sixth Street acquisition as part of the Certificates of Participation, Series 2021A issuance. The City expects to issue the remainder of the long-term COPs in fiscal year 2025-26 or later.

HOPE SF Project: In December 2019, the Board authorized, and the Mayor approved the issuance of not to exceed \$83.6 million of City and County of San Francisco Certificates of Participation authorized under the Master Lease to finance or refinance certain capital improvements, including but not limited to certain properties generally known as Hunters View, Sunnydale, and Potrero Terrace and Annex housing developments. The City anticipates issuing the first long-term COPs under this authorization in fiscal year 2024-25.

Department of Public Health Facilities Improvements: In November 2020, the Board authorized and the Mayor approved the issuance of not to exceed \$157.0 million of City and County of San Francisco Certificates of Participation authorized under the Master Lease, to finance projects for the Department of Public Health ("DPH"), including but not limited to certain projects generally known as the Homeless Services Center, Laguna Honda Hospital Wings Reuse Project, AITC Immunization and Travel Clinic Relocation, and San Francisco General Hospital Chiller and Cooling Tower Replacement Project. The City anticipates issuing the long-term COPs as the Series 2024A COPs.

Critical Repairs and Recovery Stimulus (FY2022): In July 2021, the Board authorized and the Mayor approved the issuance of not to exceed \$67.5 million of City and County of San Francisco Certificates of Participation authorized under the Master Lease, to finance and refinance certain capital improvements generally consisting of critical repairs, renovations and improvements to City-owned buildings, facilities and works utilized by various City departments and local economic stimulus projects. The City funded \$31.9 million in project fund and related financing costs for this authorization as part of the Certificates of Participation Series 2023B issuance. The City expects to issue the remainder of the long-term COPs in fiscal year 2024-25 or later.

Critical Repairs, Recovery Stimulus and Street Repaving Projects (FY2023): In July 2022, the Board authorized and in August 2022 the Mayor approved the issuance of not to exceed \$140.0 million of City and County of San Francisco Certificates of Participation authorized under the Master Lease, to finance and refinance certain capital improvements generally consisting of (a) street repaving and reconstruction, (b) critical repairs, including renovations and improvements to City-owned buildings, facilities and works utilized by various City departments and (c) local economic stimulus projects. The City funded \$48.4 million in project fund and related financing costs for this authorization as part of the Certificates of Participation Series 2023B issuance. The City expects to issue the remainder of the long-term COPs in fiscal year 2024-25 or later.

Affordable Housing and Community Development Projects: In May 2023 the Board authorized and in June 2023 the Mayor approved the issuance of not to exceed \$146.8 million of City and County of San Francisco Certificates of Participation authorized under the Master Lease, to finance and refinance certain capital improvement, affordable housing and community facility development projects. The City funded \$102.0 million in project funds for this authorization as part of the Certificates of Participation, Series 2023A issuance. The City expects to issue the remainder of the long-term COPs in fiscal year 2024-25 or later.

Critical Repairs and Street Repaving Projects (FY2024): In September 2023 the Board authorized and the Mayor approved the issuance of not to exceed \$77.2 million of City and County of San Francisco Certificates of Participation authorized under the Master Lease, to finance and refinance certain capital improvements generally consisting of critical repairs, renovations and improvements to City-owned buildings, facilities, streets, and works utilized by various City departments. The City expects to issue its first series of long-term COPs in fiscal year 2024-25.

Critical Repairs and Street Repaving Projects (FY2025): In September 2024 the Board authorized and the Mayor approved the issuance of not to exceed \$61.4 million of City and County of San Francisco Certificates of Participation authorized under the Master Lease, to finance and refinance certain capital improvements generally consisting of critical repairs, renovations and improvements to City-owned buildings, facilities, streets, and works utilized by various City departments. The City expects to issue its first series of long-term COPs in fiscal year 2025-26.

Treasure Island Stage 2 Certificates of Participation. In May 2024, legislation amending the Development Agreement and Disposition and Development Agreement for the Treasure Island development project was approved by the Board of Supervisors. This amendment includes a proposal for the City to issue Certificates of Participation to fund \$115 million in infrastructure improvements related to Stage 2 of the Treasure Island development project. If the COP authorizing legislation is approved, the City would expect to issue its first series of long-term COPs in fiscal year 2024-25.

Commercial Paper Program

In March 2009, the Board of Supervisors authorized and the Mayor approved a not-to-exceed \$150.0 million Lease Revenue Commercial Paper Certificates of Participation Program, Series 1 and 1-T and Series 2 and 2-T (the "Original CP Program"). In July of 2013, the Board of Supervisors authorized, and the Mayor approved an additional \$100.0 million of Lease Revenue Commercial Paper Certificates of Participation, Series 3 and 3-T and Series 4 and 4-T (the "Second CP Program" and together with the Original CP Program, the "City CP Program") that increased the total authorization of the City CP Program to \$250.0 million.

Commercial Paper Notes (the "CP Notes") are issued from time to time to pay approved project costs in connection with the acquisition, improvement, renovation and construction of real property and the acquisition of capital equipment and vehicles. Projects are eligible to access the CP Program once the Board of Supervisors and the Mayor have approved the project and the long-term, permanent financing for the project.

The Series 1 and 1-T and Series 2 and 2-T CP notes are secured by a \$150 million revolving credit agreement with Wells Fargo, which expires in March 2026.

The Series 3 and 3-T and 4 and 4-T are secured by a \$100 million revolving letter of credit issued by Bank of the West, which expires in April 2026.

As of October 15, 2024, the outstanding principal amount of CP Notes is \$51.3 million. The average interest rate for the \$41.5 million outstanding tax-exempt CP Notes is 3.03%. The interest rate for the \$9.8 million outstanding taxable CP Notes is 4.75%. The projects with Board of Supervisors authorized and unissued Certificates of Participation currently utilizing the CP Program includes HOPE SF, DPH Facilities Improvements, Critical Repairs & Recovery Stimulus, and Hall of Justice Relocation Project - Tenant Improvements. Additionally, there is a short-term financing for Police Vehicle acquisition utilizing the City's CP Program and is expected to be paid down over time. The following is a summary of the outstanding liability by project associated with the CP Notes outstanding.

	CP Notes Liability
Project	as of 10/15/2024
HOPE SF	\$3,645,796
DPH Facilities Improvements	35,670,000
Critical Repairs & Recovery Stimulus	9,448,460
Police Vehicle Acquisition	1,783,113
HOJ Relocation – Tenant Improvements	717,631
TOTAL	\$51,265,000

Overlapping Debt

Table A-33 shows bonded debt and long-term obligations as of October 15, 2024, sold in the public capital markets, except for those financings otherwise noted in the table, by the City and those public agencies whose boundaries overlap the boundaries of the City in whole or in part. Long-term obligations of non-City agencies generally are not payable from revenues of the City. In many cases, long-term obligations issued by a public agency are payable only from the General Fund or other revenues of such public agency. In the table, lease obligations of the City which support indebtedness incurred by others are included. As noted below, the Charter limits the City's outstanding general obligation bond debt to 3% of the total

assessed valuation of all taxable real and personal property within the City.

TABLE A-33

CITY AND COUNTY OF SAN FRANCISCO Statement of Direct and Overlapping Debt and Long-Term Obligations As of October 15, 2024

2024-25 Assessed Valuation (includes unitary utility valuation):	\$351,900,093,338 1
GENERAL OBLIGATION BONDED DEBT	
San Francisco City and County	\$2,230,296,426
San Francisco Unified School District	932,935,000
San Francisco Community College District	642,020,000
TOTAL GENERAL OBLIGATION BONDED DEBT	\$3,805,251,426
LEASE OBLIGATIONS BONDS	
San Francisco City and County	\$1,477,644,998
TOTAL LEASE OBLIGATION BONDED DEBT	\$1,477,644,998
TOTAL COMBINED DIRECT DEBT	\$5,282,896,424
OVERLAPPING TAX AND ASSESSMENT DEBT	
Bay Area Rapid Transit District General Obligation Bond (33.728%)	\$793,683,107
San Francisco Community Facilities District No. 6	114,415,000
San Francisco Community Facilities District No. 7	27,160,000
San Francisco Community Facilities District No. 2009-1, Improvement Areas 1 and 2	2,050,422
San Francisco Community Facilities District No. 2014-1 Transbay Transit Center	562,820,000
San Francisco Community Facilities District No. 2016-1 Treasure Island, Improvement Areas 1 and 2	99,140,000
San Francisco Special Tax District No. 2020-1 Mission Rock Facilities	150,825,000
City of San Francisco Assessment District No. 95-1	145,000
ABAG Community Facilities District No. 2004-1 Seismic Safety Improvements	7,805,000
ABAG Community Facilities District No. 2006-1 San Francisco Rincon Hill	4,275,000
ABAG Community Facilities District No. 2006-2 San Francisco Mint Plaza	2,495,000
TOTAL OVERLAPPING TAX AND ASSESSMENT DEBT	\$1,764,813,529
OVERLAPPING TAX INCREMENT DEBT:	
Successor Agency to the San Francisco Redevelopment Agency	\$745,206,913
Transbay Joint Powers Authority	222,965,000
TOTAL OVERLAPPING INCREMENT DEBT	\$968,171,913
OVERLAPPING TAX INCREMENT REVENUE DEBT:	
San Francisco Infrastructure and Revitalization Financing District No. 1	\$37,420,000
TOTAL OVERLAPPING INCREMENT DEBT	\$37,420,000
TOTAL DIRECT AND OVERLAPPING BONDED DEBT	\$8,053,301,866 ³
Ratios to 2024-25 Assessed Valuation (\$351,900,093,338)	Actual Ratio
Direct General Obligation Bonded Debt (\$3,805,251,426)	1.08%
Combined Direct Debt (\$5,282,896,424)	1.50%
Total Direct and Overlapping Bonded Debt	2.29%
Ratio to 2024-25 Redevelopment Incremental Valuation (\$45,832,885,271)	
Total Overlapping Tax Increment Debt	2.11%

 $^{^{\}rm 1}$ Includes \$578,762,800 homeowner's exemption for FY24-25.

Source: California Municipal Statistics Inc., City and County of San Francisco

² Excludes 833 Bryant lease.

³ Excludes tax and revenue anticipation notes, enterprise revenue bonds and airport improvement corporation bonds, as well as the issue to be sold.

⁴ The Charter limits the City's outstanding general obligation bond debt to 3% of the total assessed valuation of all taxable real and personal property within the City. The City's general obligation debt as a percentage of FY24-25 AV is 0.63%.

CONSTITUTIONAL AND STATUTORY LIMITATIONS ON TAXES AND EXPENDITURES

Several constitutional and statutory limitations on taxes, revenues and expenditures exist under State law which limit the ability of the City to impose and increase taxes and other revenue sources and to spend such revenues, and which, under certain circumstances, would permit existing revenue sources of the City to be reduced by vote of the City electorate. These constitutional and statutory limitations, and future limitations, if enacted, could potentially have an adverse impact on the City's general finances and its ability to raise revenue, or maintain existing revenue sources, in the future. However, *ad valorem* property taxes required to be levied to pay debt service on general obligation bonds were authorized and approved in accordance with all applicable constitutional limitations. A summary of the currently effective limitations is set forth below.

Article XIIIA of the California Constitution

Article XIIIA of the California Constitution, known as "Proposition 13," was approved by the California voters in June of 1978. It limits the amount of ad valorem tax on real property to 1% of "full cash value," as determined by the county assessor. Article XIIIA defines "full cash value" to mean the county assessor's valuation of real property as shown on the 1975-76 tax bill under "full cash value," or thereafter, the appraised value of real property when "purchased, newly constructed or a change in ownership has occurred" (as such terms are used in Article XIIIA) after the 1975 assessment. Furthermore, all real property valuation may be increased or decreased to reflect the inflation rate, as shown by the CPI or comparable data, in an amount not to exceed 2% per year, or may be reduced in the event of declining property values caused by damage, destruction or other factors. Article XIIIA provides that the 1% limitation does not apply to ad valorem taxes to pay interest or redemption charges on 1) indebtedness approved by the voters prior to July 1, 1978, 2) any bonded indebtedness for the acquisition or improvement of real property approved on or after July 1, 1978, by two-thirds of the votes cast by the voters voting on the proposition, or 3) bonded indebtedness incurred by a school district or community college district for the construction, reconstruction, rehabilitation or replacement of school facilities or the acquisition or lease of real property for school facilities, approved by 55% of the voters of the district voting on the proposition, but only if certain accountability measures are included in the proposition.

The California Revenue and Taxation Code permits county assessors who have reduced the assessed valuation of a property as a result of natural disasters, economic downturns or other factors, to subsequently "recapture" such value (up to the pre-decline value of the property) at an annual rate higher or lower than 2%, depending on the assessor's measure of the restoration of value of the damaged property. The California courts have upheld the constitutionality of this procedure.

Since its adoption, Article XIIIA has been amended a number of times. These amendments have created a number of exceptions to the requirement that property be assessed when purchased, newly constructed or a change in ownership has occurred. These exceptions include certain transfers of real property between family members, certain purchases of replacement dwellings for persons over age 55 and by property owners whose original property has been destroyed in a declared disaster, and certain improvements to accommodate persons with disabilities and for seismic upgrades to property. These amendments have resulted in marginal reductions in the property tax revenues of the City. Both the California State Supreme Court and the United States Supreme Court have upheld the validity of Article XIIIA.

Article XIIIB of the California Constitution

Article XIIIB was enacted by California voters as an initiative constitutional amendment in November 1979. Article XIIIB limits the annual appropriations from the proceeds of taxes of the State and any city, county, school district, authority, or other political subdivision of the State to the level of appropriations for the prior fiscal year, as adjusted for changes in the cost of living, population, and services rendered by the governmental entity. However, no limit is imposed on the appropriation of local revenues and taxes to pay debt service on bonds existing or authorized by January 1, 1979, or subsequently authorized by the voters. Article XIIIB includes a requirement that if an entity's average revenues over two consecutive years exceed the amount permitted to be spent, the excess would have to be returned by revising tax or fee schedules over the following two years. With voter approval, the appropriations limit can be raised for up to four years.

Articles XIIIC and XIIID of the California Constitution

Proposition 218, an initiative constitutional amendment, approved by the voters of the State in 1996, added Articles XIIIC and XIIID to the State Constitution, which affect the ability of local governments, including charter cities such as the City, to levy and collect both existing and future taxes, assessments, fees, and charges. Proposition 218 does not affect the levy and collection of taxes for voter-approved debt. However, Proposition 218 affects the City's finances in other ways. Article XIIIC requires that all new local taxes be submitted to the electorate for approval before such taxes become effective. Taxes for general governmental purposes of the City require a majority vote and taxes for specific purposes require a two-thirds vote. Under Proposition 218, the City can only continue to collect taxes that were imposed after January 1, 1995 if voters subsequently approved such taxes by November 6, 1998. All of the City's local taxes subject to such approval have been either reauthorized in accordance with Proposition 218 or discontinued. The voter approval requirements of Article XIIIC reduce the City's flexibility to manage fiscal problems through new, extended, or increased taxes. No assurance can be given that the City will be able to raise taxes in the future to meet increased expenditure requirements.

In addition, Article XIIIC addresses the initiative power in matters of local taxes, assessments, fees, and charges. Pursuant to Article XIIIC, the voters of the City could, by initiative, repeal, reduce or limit any existing or future local tax, assessment, fee, or charge, subject to certain limitations imposed by the courts and additional limitations with respect to taxes levied to repay bonds. The City raises a substantial portion of its revenues from various local taxes which are not levied to repay bonded indebtedness, and which could be reduced by initiative under Article XIIIC. No assurance can be given that the voters of the City will not approve initiatives that repeal, reduce, or prohibit the imposition or increase of local taxes, assessments, fees or charges. See "GENERAL FUND REVENUES — OTHER CITY TAX REVENUES" herein, for a discussion of other City taxes that could be affected by Proposition 218.

With respect to the City's general obligation bonds (City bonds secured by *ad valorem* property taxes), the State Constitution and the laws of the State impose a duty on the Board of Supervisors to levy a property tax sufficient to pay debt service coming due in each year. The initiative power cannot be used to reduce or repeal the authority and obligation to levy such taxes which are pledged as security for payment of the City's general obligation bonds or to otherwise interfere with performance of the duty of the City with respect to such taxes which are pledged as security for payment of those bonds.

Article XIIID contains several provisions making it generally more difficult for local agencies, such as the City, to levy and maintain "assessments" (as defined in Article XIIID) for local services and programs. The City has created a number of special assessment districts both for neighborhood business improvement

purposes and community benefit purposes and has caused limited obligation bonds to be issued in 1996 to finance construction of a new public right of way. The City cannot predict the future impact of Proposition 218 on the finances of the City, and no assurance can be given that Proposition 218 will not have a material adverse impact on the City's revenues.

Proposition 1A

Proposition 1A, a constitutional amendment proposed by the State Legislature and approved by the voters in November 2004, provides that the State may not reduce any local sales tax rate, limit existing local government authority to levy a sales tax rate, or change the allocation of local sales tax revenues, subject to certain exceptions. As set forth under the laws in effect as of November 3, 2004, Proposition 1A generally prohibits the State from shifting any share of property tax revenues allocated to local governments for any fiscal year to schools or community colleges. Any change in the allocation of property tax revenues among local governments within a county must be approved by two-thirds of both houses of the Legislature. Proposition 1A provides, however, that beginning in fiscal year 2008-09, the State may shift to schools and community colleges up to 8% of local government property tax revenues, which amount must be repaid, with interest, within three years. If the Governor proclaims that the shift is needed due to a severe State financial hardship, the shift is approved by two-thirds of both houses and certain other conditions are met. The State may also approve voluntary exchanges of local sales tax and property tax revenues among local governments within a county.

Proposition 1A also provides that if the State reduces the annual vehicle license fee rate below 0.65% of vehicle value, the State must provide local governments with equal replacement revenues. Further, Proposition 1A requires the State to suspend State mandates affecting cities, counties, and special districts, excepting mandates relating to employee rights, schools or community colleges, in any year that the State does not fully reimburse local governments for their costs to comply with such mandates.

Proposition 1A may result in increased and more stable City revenues. The magnitude of such increase and stability is unknown and would depend on future actions by the State. However, Proposition 1A could also result in decreased resources being available for State programs. This reduction, in turn, could affect actions taken by the State to resolve budget difficulties. Such actions could include increasing State taxes, decreasing aid to cities and spending on other State programs, or other actions, some of which could be adverse to the City.

Proposition 22

Proposition 22 ("Proposition 22") which was approved by California voters in November 2010, prohibits the State, even during a period of severe fiscal hardship, from delaying the distribution of tax revenues for transportation, redevelopment, or local government projects and services and prohibits fuel tax revenues from being loaned for cash-flow or budget balancing purposes to the State General Fund or any other State fund. In addition, Proposition 22 generally eliminates the State's authority to temporarily shift property taxes from cities, counties, and special districts to schools, temporarily increases a school and community college district's share of property tax revenues, prohibits the State from borrowing or redirecting redevelopment property tax revenues or requiring increased pass-through payments thereof, and prohibits the State from reallocating vehicle license fee revenues to pay for State-imposed mandates. In addition, Proposition 22 requires a two-thirds vote of each house of the State Legislature and a public hearing process to be conducted in order to change the amount of fuel excise tax revenues shared with cities and counties. Proposition 22 prohibits the State from enacting new laws that require redevelopment

agencies to shift funds to schools or other agencies (but see "THE SUCCESSOR AGENCY" above). While Proposition 22 will not change overall State and local government costs or revenues by the express terms thereof, it will cause the State to adopt alternative actions to address its fiscal and policy objectives.

Due to the prohibition with respect to the State's ability to take, reallocate, and borrow money raised by local governments for local purposes, Proposition 22 supersedes certain provisions of Proposition 1A (2004). However, borrowings and reallocations from local governments during 2009 are not subject to Proposition 22 prohibitions. In addition, Proposition 22 supersedes Proposition 1A of 2006. Accordingly, the State is prohibited from borrowing sales taxes or excise taxes on motor vehicle fuels or changing the allocations of those taxes among local governments except pursuant to specified procedures involving public notices and hearings.

Proposition 26

On November 2, 2010, the voters of the State approved Proposition 26 ("Proposition 26"), revising certain provisions of Articles XIIIA and XIIIC of the California Constitution. Proposition 26 re-categorizes many State and local fees as taxes, requires local governments to obtain two-thirds voter approval for taxes levied by local governments, and requires the State to obtain the approval of two-thirds of both houses of the State Legislature to approve State laws that increase taxes. Furthermore, pursuant to Proposition 26, any increase in a fee beyond the amount needed to provide the specific service or benefit is deemed to be a tax and the approval thereof will require a two-thirds vote. In addition, for State-imposed charges, any tax or fee adopted after January 1, 2010 with a majority vote which would have required a two-thirds vote if Proposition 26 were effective at the time of such adoption was repealed as of November 2011 absent the re-adoption by the requisite two-thirds vote.

Proposition 26 amends Article XIIIC of the State Constitution to state that a "tax" means a levy, charge or exaction of any kind imposed by a local government, except (1) a charge imposed for a specific benefit conferred or privilege granted directly to the payor that is not provided to those not charged, and which does not exceed the reasonable costs to the local government of conferring the benefit or granting the privilege; (2) a charge imposed for a specific government service or product provided directly to the payor that is not provided to those not charged, and which does not exceed the reasonable costs to the local government of providing the service or product; (3) a charge imposed for the reasonable regulatory costs to a local government for issuing licenses and permits, performing investigations, inspections and audits, enforcing agricultural marketing orders, and the administrative enforcement and adjudication thereof; (4) a charge imposed for entrance to or use of local government property or the purchase, rental, or lease of local government property; (5) a fine, penalty, or other monetary charge imposed by the judicial branch of government or a local government as a result of a violation of law, including late payment fees, fees imposed under administrative citation ordinances and parking violations; (6) a charge imposed as a condition of property development; or (7) assessments and property related fees imposed in accordance with the provisions of Proposition 218. Fees, charges, and payments that are made pursuant to a voluntary contract that are not "imposed by a local government" are not considered taxes and are not covered by Proposition 26.

Proposition 26 applies to any levy, charge or exaction imposed, increased, or extended by local government on or after November 3, 2010. Accordingly, fees adopted prior to that date are not subject to the measure until they are increased or extended or if it is determined that an exemption applies.

If the local government specifies how the funds from a proposed local tax are to be used, the approval will be subject to a two-thirds voter requirement. If the local government does not specify how the funds

from a proposed local tax are to be used, the approval will be subject to a fifty percent voter requirement. Proposed local government fees that are not subject to Proposition 26 are subject to the approval of a majority of the governing body. In general, proposed property charges will be subject to a majority vote of approval by the governing body although certain proposed property charges will also require approval by a majority of property owners.

Future Initiatives and Changes in Law

The laws and Constitutional provisions described above were each adopted as measures that qualified for the ballot pursuant to the State's initiative process. From time-to-time other initiative measures could be adopted, further affecting revenues of the City or the City's ability to expend revenues. The nature and impact of these measures cannot be anticipated by the City. See "LEGAL MATTERS AND RISK MANAGEMENT – Initiative Measure Qualified for November 2024 Ballot – Taxpayer Protection and Government Accountability Act."

On April 25, 2013, the California Supreme Court in *McWilliams v. City of Long Beach* (April 25, 2013, No. S202037), held that the claims provisions of the Government Claims Act (Government Code Section 900 *et. seq.*) govern local tax and fee refund actions (absent another State statue governing the issue), and that local ordinances were without effect. The effect of the McWilliams case is that local governments could face class actions over disputes involving taxes and fees. Such cases could expose local governments to significant refund claims in the future. The City cannot predict whether any such class claims will be filed against it in the future, the outcome of any such claim or its impact on the City.

LEGAL MATTERS AND RISK MANAGEMENT

Pending Litigation

There are a number of lawsuits and claims routinely pending against the City. Included among these are a number of actions which if successful would be payable from the City's General Fund. Except as otherwise described in this Appendix A as to certain litigation, in the opinion of the City Attorney, such suits and claims presently pending will not materially impair the ability of the City to pay debt service on its General Fund lease obligations or other debt obligations, nor have an adverse impact on City finances.

Ongoing Investigations

<u>Public Works Investigation.</u> In January 2020, the City's former Director of Public Works, Mohammad Nuru, was criminally charged with public corruption, including honest services wire fraud, and lying to Federal Bureau of Investigation ("FBI") agents. In February 2020, then-City Attorney Dennis Herrera and Controller Ben Rosenfield announced the initiation of a joint investigation stemming from the federal criminal charges against Mr. Nuru. The City Attorney's Office focused on holding public officials and City vendors accountable. The Controller undertook a public integrity review of contracts, purchase orders, and grants to the City.

Mr. Nuru resigned from employment with the City in January 2021. In January 2022, Mr. Nuru pled guilty to taking bribes from contractors, developers, and entities he regulated, including bribes from Walter Wong, a San Francisco construction company executive and permit expediting consultant, who ran or

controlled multiple entities doing business with the City. In August 2022, the district court judge sentenced Mr. Nuru to 84 months in prison.

Mr. Wong was criminally charged in June 2020 with conspiring with City officials and laundering money. As part of the criminal investigation into Mr. Nuru and Mr. Wong, the SFPUC received a federal, criminal, grand jury subpoena in June 2020 for the production of documents, communications, contracts and records, including the complete personnel file of the SFPUC's former General Manager, Harlan L. Kelly, Jr.

In November 2020, Mr. Kelly was charged in a criminal complaint with one count of honest services wire fraud. The complaint alleged that Mr. Kelly also engaged in a long-running bribery scheme and corrupt partnership with Mr. Wong. The complaint further alleged that as part of the scheme, Mr. Wong provided items of value to Mr. Kelly in exchange for official acts by Mr. Kelly that benefited or attempted to benefit Mr. Wong's business ventures. According to the criminal complaint against Mr. Kelly, Mr. Wong bribed Mr. Kelly with thousands of dollars in airfare, meals, jewelry, and travel expenses, as well as by making improvements to Mr. Kelly's home.

Mr. Wong pled guilty in July 2020 and continues to cooperate with the ongoing federal criminal investigation. Mr. Wong has not been sentenced. Mr. Wong settled civilly with the City in May 2021. As part of his civil settlement, he and his companies agreed to pay the City more than \$300,000 in ethics fines and more than \$1 million in restitution. The total restitution amount to the City includes \$73,000 that he received through the SFPUC when Mr. Kelly was General Manager.

Mr. Kelly resigned from employment with the City, effective November 30, 2020. Michael Carlin, former-Deputy General Manager of the SFPUC, then served as the Acting General Manager of the SFPUC through October 31, 2021. Mr. Herrera began serving as General Manager of the SFPUC on November 1, 2021.

Since Mr. Nuru's arrest in January 2020, the Controller's Office, in consultation with the City Attorney, has issued 11 public integrity reviews, all of which can be found on the Controller's website. Ten of the 11 reports focus primarily on City departments other than the SFPUC. The Controller's Office's December 9, 2021, Public Integrity Audit looked specifically at the SFPUC's Social Impact Partnership Program and made seven recommendations to strengthen internal controls and oversight. The SFPUC concurred with all seven of those recommendations, and as of December 2022, five of the seven recommendations had been implemented and two were in progress.

In October 2021, a criminal grand jury returned an indictment against Mr. Kelly and Victor Makras, a San Francisco real estate broker and property developer. Mr. Makras formerly served on a number of City boards and commissions, including the Port Commission, Police Commission, Public Utilities Commission, and Retirement Board. In addition to the original charges against Mr. Kelly of conspiracy with Mr. Wong, the indictment added charges of bank fraud and bank fraud conspiracy related to a \$1.3 million loan Mr. Kelly obtained from Quicken Loans.

Mr. Makras' case was severed from Mr. Kelly's, and in August 2022, a jury convicted Mr. Makras of bank fraud for his role in making false statements to a bank in support of the loan to Mr. Kelly. In December 2022, Mr. Makras was sentenced to three years of probation and fined \$15,200. In July 2023, a jury convicted Mr. Kelly of wire fraud and bank fraud, and Mr. Kelly was sentenced in March 2024 to four years in prison and fined \$10,000. The FBI investigation is ongoing, and the City can give no assurance when the FBI will complete its investigation.

Community Challenge Grant Program Investigation. On August 29, 2023, the San Francisco District Attorney charged Lanita Henriquez, who served as the director of the San Francisco Community Challenge Grant Program under the Office of the San Francisco City Administrator, and Rudolph Dwayne Jones, a former City official who occasionally served as a prime contractor and a subcontractor to the SFPUC, with counts of misappropriation of public monies, bribery, and financial conflict of interest in a government contract. It is alleged that Ms. Henriquez and Mr. Jones misappropriated public money between 2016 and 2020, that Mr. Jones wrote Ms. Henriquez multiple checks in 2017 and 2018 totaling \$25,000, while Ms. Henriquez directed government grant contracts exceeding \$1.4 million to entities controlled by Mr. Jones, in which entities Ms. Henriquez also had a financial stake, between 2016 and 2020.

The San Francisco District Attorney has not alleged any impropriety in connection with the sole grant program Ms. Henriquez administered for the SFPUC and the SFPUC has confirmed that there are no active direct contracts between the SFPUC and Mr. Jones or his affiliated entities. The SFPUC has, however, identified four subcontracts between Mr. Jones or his affiliated entities and other SFPUC prime contractors that were effective on the date that Mr. Jones was charged, and directed each of the four prime contractors retaining Mr. Jones and/or any entities affiliated with Mr. Jones, to terminate or cancel any subcontract, service order, or other contractual arrangement such parties.

The FBI investigation is ongoing, and the City can give no assurance when the FBI will complete its investigation. The San Francisco District Attorney's Office Public Integrity Task Force has also independently investigated certain of the matters described here, and the City can give no assurance when this task force will complete its investigation.

Recology Settlement. On March 4, 2021, the City Attorney announced an approximately \$100 million settlement with Recology San Francisco ("Recology"), the contractor handling the City's waste and recycling collection. The settlement arose from overcharges that were uncovered as part of the continuing public integrity investigation tied to Mr. Nuru and others. As part of the Settlement, Recology was required to lower commercial and residential rates starting April 1, 2021 and make a \$7 million settlement payment to the City under the California Unfair Competition Law and the San Francisco Campaign and Governmental Conduct Code. In addition, Recology will be enjoined for four years from making any gift to any City employee or any contribution to a nonprofit at the behest of a City employee. The comprehensive settlement agreement with Recology was approved by the Board of Supervisors. The bribery and corruption public integrity investigation related to the Nuru matter is ongoing.

On May 16, 2022, the Controller's Office released a public integrity assessment report on the review of rate-setting and rate reporting processes, and profits earned by Recology that were over and above allowed profit margins. The report found that Recology netted profits of \$23.4 million over and above the allowed profit margin set in the 2017 Rate Application. Even after taking into account the 2021, \$101 million settlement in restitution, penalties, and interest to ratepayers affected by the erroneous calculation of revenues in the rate application, Recology consistently exceeded their allowable operating profits.

On June 7, 2022, the voters of San Francisco passed Proposition F, a ballot measure that allows the City to oversee Recology more closely, including certain changes to the composition of the Refuse Rate Board. The changes are intended to provide more oversight with respect to monitoring rates to residential and commercial customers.

In addition to the ongoing joint investigation by the City Attorney's Office and the Controller's Office into City contracting policies and procedures, the City's Board of Supervisors has conducted a series of public hearings before its Government Audit and Oversight Committee to examine issues raised by the federal complaints. That committee also considered the Controller's periodic reports. The City can give no assurance regarding when the City's investigation will be completed or what the outcome will be. The criminal investigation by the Federal Bureau of Investigation and the United States Attorney's office is ongoing.

Human Rights Commission Investigation. On October 11, 2024, Sheryl Davis the Executive Director of Human Rights Commission resigned her post amid allegations of the misuse of public funds. Mawuli Tugbenyoh, formerly the deputy director for the city's Department of Human Resources, was named acting interim director of the Commission. The Mayor announced the imposition of tighter financial controls regarding spending for the Commission. The investigation is ongoing and the City can give no assurance about the outcome of the investigation.

AB 218 and AB 2777 (Sexual Abuse Victims Acts)

Assembly Bill 218, which is called the "California Child Victims Act", became effective in January 2020, and Assembly Bill 2777, which is called the "Sexual Abuse and Cover Up Accountability Act", became effective in January 2023. These bills allow alleged victims of sexual abuse to bring claims which previously had been barred by the applicable statute of limitations. Although there are certain, existing claims against the City as a result of the enactment of these laws, the City is still in the process of evaluating whether these types of claims might have a material impact on the City's finances. The City can give no assurances that additional claims will not be brought against the City as a result of these laws or that any additional claims will not have a material impact on the City's finances.

Risk Retention Program

Citywide risk management is coordinated by the Risk Management Division of the City Administrator's Office. With certain exceptions, it is the general policy of the City to first evaluate self-insurance and not purchase commercial liability insurance for the risks of losses to which it is exposed. The City believes that it is more economical to manage its risks internally and administer, adjust, settle, defend, and pay claims from budgeted resources (i.e., "self-insurance"). The City obtains commercial insurance in certain circumstances, including when required by bond or lease financing covenants and for other limited purposes. The City actuarially determines liability and workers' compensation risk exposures as permitted under State law. The City does not maintain commercial earthquake coverage, with certain minor exceptions.

The City's decision to obtain commercial insurance depends on various factors. For property insurance, these factors include whether the facility is currently under construction or if the property is owned by a self-supporting enterprise fund department. For new construction projects, the City has utilized traditional insurance, owner-controlled insurance programs or contractor-controlled insurance programs. Under the latter two approaches, the insurance program provides coverage for the entire construction project. When a traditional insurance program is used, the City requires each contractor to provide its own insurance, while ensuring that the full scope of work be covered with satisfactory limits. The majority of the City's commercial insurance coverage is purchased for enterprise fund departments and other similar revenue-generating departments (i.e. the Airport, MTA, SFPUC, the Port and Convention Facilities, etc.). The remainder of the

commercial insurance coverage is for General Fund departments that are required to provide coverage for bond-financed facilities, coverage for collections at City-owned museums and to meet statutory requirements for bonding of various public officials, and other limited purposes where required by contract or other agreement. In recent years, the City has purchased Cyber Liability insurance for departments and certain enterprise fund departments providing critical City services and/or managing high volumes of confidential/personal data.

Through coordination between the City Controller and the City Attorney's Office, the City's general liability risk exposure is actuarially determined and is addressed through appropriations in the City's budget and also reflected in the ACFR. The appropriations are sized based on actuarially determined anticipated claim payments and the projected timing of disbursement.

The City is self-insured for the financial risk and liability to provide workers' compensation benefits to its employees. The administration of workers' compensation claims and disbursement of all benefit payments is managed by the Workers' Compensation Division of the City's Department of Human Resources and its contracted third-party claims administrator. Estimates of future workers' compensation costs are based on the following criteria: (i) the frequency and severity of historical claim filings; (ii) average claim losses by expense category; (iii) gross payroll and workforce composition; (iv) benefit cost inflation, including increases to the statewide average weekly wage, and medical cost growth; and (v) regulatory developments that impact benefit cost and delivery. The Workers' Compensation Division determines and allocates workers' compensation costs to departments based upon actual claim benefit expenditures and an allocated share of overhead expenses for self-insurance administration. The City continues to develop and implement programs to lower or mitigate workers' compensation costs.

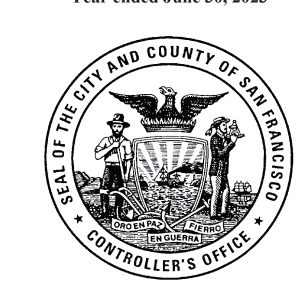
APPENDIX B

ANNUAL COMPREHENSIVE FINANCIAL REPORT OF THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDED JUNE 30, 2023



CITY AND COUNTY OF SAN FRANCISCO, CALIFORNIA

Annual Comprehensive Financial Report Year ended June 30, 2023



Prepared by: Office of the Controller

Ben Rosenfield Controller

CITY AND COUNTY OF SAN FRANCISCO

Annual Comprehensive Financial Report

Year Ended June 30, 2023

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CITY AND COUNTY OF SAN FRANCISCO

Annual Comprehensive Financial Report Year Ended June 30, 2023

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- Certificate of Achievement Government Finance Officers Association
- City and County of San Francisco Organization Chart
- List of Principal Officials



OFFICE OF THE CONTROLLERCITY AND COUNTY OF SAN FRANCISCO

Ben Rosenfield Controller

Todd Rydstrom Deputy Controller

December 29, 2023

The Honorable Mayor London N. Breed The Honorable Members of the Board of Supervisors Residents of the City and County of San Francisco San Francisco, California

I am pleased to present the Annual Comprehensive Financial Report (ACFR) of the City and County of San Francisco, California (the City) for the year (FY) ended June 30, 2023, with the independent auditor's report. The report is submitted in compliance with City Charter sections 2.115 and 3.105, and California Government Code Sections 25250 and 25253. The Office of the Controller prepared the ACFR in conformance with the principles and standards for accounting and financial reporting set forth by the Governmental Accounting Standards Board (GASB).

The City is responsible for the accuracy of the data and for the completeness and fairness of its presentation. The existing comprehensive structure of internal accounting controls in the City provides reasonable assurance that the financial statements are free of any material misstatements. Because the cost of internal control should not exceed the anticipated benefits, the objective is to provide reasonable, rather than absolute assurance that the financial statements are free of material misstatements. I believe that the reported data is accurate in all material respects and that its presentation fairly depicts the City's financial position and changes in its financial position as measured by the financial activity of its various funds. I am confident that the included disclosures provide the reader with an understanding of the City's financial faffairs.

The City's Charter requires an annual audit of the Controller's records. The records have been audited by Macias Gini & O'Connell LLP and are presented in the basic financial statements in this ACFR. The ACFR also incorporates financial statements of various City enterprise funds and component units that issue separate financial statements, including the San Francisco International Airport, the San Francisco Water Enterprise, Hetch Hetchy Water and Power, the Municipal Transportation Agency, the San Francisco Wastewater Enterprise, the Port of San Francisco, the City and County of San Francisco Finance Corporation, the San Francisco County Transportation Authority, the City and County of San Francisco Health Service System, the San Francisco City and County Employees' Retirement System, the City and County of San Francisco Retiree Health Care Trust, and the Successor Agency to the San Francisco Redevelopment Agency.

This letter of transmittal is designed to complement the Management's Discussion and Analysis (MD&A) section of the ACFR. The MD&A provides a narrative overview and analysis of the basic financial statements and is presented after the independent auditor's report.

SAN FRANCISCO GOVERNMENT:

Profile of San Francisco Government

The City and County of San Francisco was established in 1850 and is the only legal subdivision of the State of California with the governmental powers of both a city and a county. The City's legislative power is exercised through a Board of Supervisors, while its executive power is vested upon a Mayor and other appointed and elected officials. Key public services provided by the City include public safety and protection, public transportation, water and sewer, parks and recreation, public health, social services and land-use and planning regulation. The heads of most of these departments are appointed by the Mayor and advised by commissions and boards appointed by City elected officials.

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Recent Economic and Financial Results

The COVID-19 pandemic, and the necessary public health response to it, ended the longest period of economic expansion in U.S. history, beginning in the final quarter of FY 2019-20. Within the first month, over 20 million jobs were lost across the country, national real gross domestic product declined by 31.2 percent on an annualized basis, and the San Francisco metro division lost nearly 170,000 jobs between March and April 2020. Since then, the national, state, and local economies began to recover, first slowly in FY 2020-21 and then more rapidly in FY 2021-22.

Local economic results for FY 2022-23 were more mixed, with continued recovery in important parts of San Francisco's economy with more mixed results in others. Domestic and international air travel at San Francisco International Airport reached 80.6% and 85.3%, respectively, of pre-pandemic levels during the fiscal year, but international travel increased steadily, almost reaching pre-pandemic levels by the end of the fiscal year. Ridership on BART and Muni slowly rose during the fiscal year. Office attendance grew slowly in the first half of FY 2022-23 but maintained steady in the second half of the fiscal year. Office vacancies also continued to increase, reaching more than 30% in the 2nd quarter of 2023. Office asking rents declined, now below \$80 per square foot versus above \$90 per square foot pre-pandemic. The number of employed San Francisco residents recovered to approximately 560,000, but a level still lower than pre-pandemic levels. The unemployment rate, after reaching lows of less than 2% at the end of FY 2021-22, increased to over 3% by the end of FY 2022-23, a higher rate but still lower than the rate in California and the country.

The City's financial results are similarly mixed in FY 2022-23. In the General Fund, gross receipts tax revenue reflected continued softness in the office-using sectors declining from \$813 million in FY 2021-22 to \$803 million in FY 2021-22. After reaching a historic high of \$520 million in FY 2021-22, real property transfer tax collections dropped to the lowest level in more than a decade to \$186 million, as few large office buildings traded hands, and those that did traded at reduced prices. However, the City continued to make gains in the hospitality industry, with General Fund hotel tax revenue growing from \$158 million in FY 2021-22 to \$253 million in FY 2022-23. Sales tax, which reflects general increases in spending in the City, grew modestly from \$188 million in FY 2021-22 to \$198 million in FY 2022-23. Overall General Fund revenue growth was driven by the implementation of a new business tax, the overpaid executive tax – adopted by voters in 2020 – which raised more than \$200 million in FY 2022-23.

The City's bottom-line financial results for the fiscal year continue to be strong, although lower than the prior year, reflecting slowing economic trends and heavy use of prior year resources to balance the adopted FY 2022-23 budget. General Fund cash decreased by 3.5 percent to \$3.71 billion and total GAAP fund balance decreased 8.8 percent to \$2.65 billion. Although these results are lower on a year-over-year basis, the City ended the year stronger than forecasted and well above recent historical norms. Modest overall weakness in tax revenues was more than offset by operating savings and revenues in departments. As a result, the City deposited \$9.4 million to the Budget Stabilization Reserve. Primary rainy day and budget stabilization reserves, which do not include one-time reserves, totaled \$389.7 million, or 6.3 percent of revenues.

Projected Economic and Financial Conditions in Subsequent Years

The City is heavily focused on supporting the City's continued economic, financial, and operational health and recovery while managing challenges driven by developing economic shifts in the City and throughout the nation.

FY 2022-23 revenue results and initial FY 2023-24 data indicate the pace of the City's pandemic rebound has slowed after its initial rebound, and future growth is expected to be driven by economic fundamentals such as interest rates and employment, as well as domestic and international political forces. The City's

CITY AND COUNTY OF SAN FRANCISCO

OFFICE OF THE CONTROLLER

most recent budget forecast, issued in December 2023, assumes hotel tax revenues will grow substantially but not return to 2019 levels until FY 2027-28. Office vacancy is expected to slowly decline beginning in 2025 but is not expected to reach pre-pandemic levels within the next ten years. Broader economic challenges – including the persistence of remote office work, sustained high interest rates, and forecasted cooling of the technology sector – are projected to translate into revenue weakness versus the budget for FY 2023-24

The FY 2023-24 and FY 2024-25 budget was balanced with a heavy reliance on one-time solutions, leaving the City with an ongoing structural deficit. To begin addressing the anticipated current year and ongoing structural the Mayor's Office issued General Fund mid-year target cuts of 3% to City departments in October 2023. Additional cut targets of 10%, plus a 5% contingency, were issued in December 2023 for the FY 2024-25 and FY 2025-26 budget years.

OTHER INFORMATION:

San Francisco's Budgetary Process

The budget is adopted at the account, authority or project level of expenditure within each department, and the department, fund, account, authority or project is the legal level of budgetary control. The notes to the budgetary comparison schedule in the required supplementary information section summarize the budgetary roles of City officials and the timetable for their various budgetary actions according to the City Charter

The City has historically adopted annual budgets for all governmental funds and typically adopts project-length budgets for capital projects and certain debt service funds. The voters adopted amendments to the Charter in 2009 designed to further strengthen the City's long-range financial planning. As a result of these changes, the City is required to adopt a "rolling" two-year budget each year unless the Board of Supervisors authorizes a "fixed" two-year budget for a given fund, in which case authorization occurs every two years. For the fiscal year period of 2022-23 and 2023-24, there were four departments on a two-year fixed budget, while the majority of the City's budget remains on a rolling cycle.

As further required by these amendments, the Board of Supervisors and Mayor adopt a five-year financial plan every two years. The latest plan was issued in January 2023 and updated in March 2023. Additionally, these Charter changes provided a mechanism for the Controller to propose, and the Board to adopt, various binding financial policies, which can only be suspended by a supermajority of the Board. Financial policies have now been adopted under these provisions governing the City's budget reserve practices, the use of non-recurring revenues, and limits on the use of debt paid from the General Fund.

Internal and Budgetary Controls

In developing and evaluating the City's accounting system, consideration is given to the adequacy of internal accounting controls. Internal accounting controls are designed to provide reasonable, but not absolute, assurance regarding: (1) the safeguarding of assets against loss from unauthorized use or disposition, and (2) the reliability of financial records for preparing financial statements and maintaining accountability for assets. The concept of reasonable assurance recognizes that: (1) the cost of a control should not exceed the benefits likely to be derived, and (2) the evaluation of costs and benefits requires estimates and judgments by management. All internal control evaluations occur within the above framework. We believe that the City's internal accounting controls adequately safeguard assets and provide reasonable assurance of proper recording of financial transactions.

The City maintains budgetary controls to ensure that legal provisions of the annual budget are in compliance and expenditures do not exceed budgeted amounts. Controls are exercised by integrating the budgetary accounts in fund ledgers for all budgeted funds. An encumbrance system is also used to account for purchase orders and other contractual commitments. Encumbered balances of appropriations at year-end are carried forward and are not reappropriated in the following year's budget.

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Independent Audit

The City's Charter requires an annual audit of the Controller's records. These records, represented in the basic financial statements included in the ACFR have been audited by the nationally recognized certified public accounting firm, Macias Gini & O'Connell LLP. The various enterprise funds, the Health Service System, the Employees' Retirement System, the Retiree Health Care Trust, the San Francisco County Transportation Authority, the San Francisco Finance Corporation, and the Successor Agency to the San Francisco Redevelopment Agency have been separately audited. The independent auditor's report on our current year's financial statements is presented in the Financial Section.

Award for Financial Reporting

The Government Finance Officers Association of the United States and Canada (GFOA) awarded a Certificate of Achievement for Excellence in Financial Reporting to the City for its Annual Comprehensive Financial Report (ACFR) for the year ended June 30, 2022. This was the 41st consecutive year, beginning with the year ended June 30, 1982, that the City has achieved this prestigious award. In order to be awarded a Certificate of Achievement, a government must publish an easily readable and efficiently organized ACFR. The ACFR must satisfy both Generally Accepted Accounting Principles (GAAP) and applicable legal requirements.

A Certificate of Achievement is valid for a period of one year only. We believe that our current ACFR continues to meet the Certificate of Achievement Program's requirements and we are submitting it to GFOA to determine its eligibility for another certificate.

Acknowledgements

I would like to express my appreciation to the entire staff of the Controller's Office and the broader group of City financial staff whose professionalism, dedication, and efficiency are responsible for the preparation of this report, and more broadly the City's financial operations during this past year. I would also like to thank Macias Gini & O'Connell LLP for their invaluable professional support in the preparation of the ACFR. Finally, I want to thank the Mayor and the Board of Supervisors for their leadership in directing the policy and operations of our city government.

Respectfully submitted,

Ben Rosenfield Controller (P)

Government Finance Officers Association

Certificate of Achievement for Excellence in Financial Reporting

Presented to

City and County of San Francisco California

For its Annual Comprehensive Financial Report For the Fiscal Year Ended

June 30, 2022

Christopher P. Morrill

Executive Director/CEO

City and County of San Francisco Organization Chart (As of June 30, 2023) MAYOR E BOARD OF SUPERVISORS

E TREASURER/ TAX COLLECTOR

CITY AND COUNTY OF SAN FRANCISCO

List of Principal Officials As of June 30, 2023

ELECTED OFFICIALS

Mayor	London Breed
Board of Supervisors:	
President	Aaron Peskin
Supervisor	Dean Preston
Supervisor	Shamann Walton
Supervisor	Rafael Mandelman
Supervisor	
Supervisor	
Supervisor	
Supervisor	
Supervisor	Joel Engardio
Supervisor	
Supervisor	
Assessor/Recorder	
City Attorney	
District Attorney	
Public Defender	
Sheriff	
	,
Superior Courts	
Presiding Judge	Judge Anne-Christine
3 . 3	Massullo
APPOINTED OFFICIALS	
	Carmen Chu
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield
City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA	Carmen Chu Benjamin Rosenfield
APPOINTED OFFICIALS City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA* Airport	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero
APPOINTED OFFICIALS City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA* Airport Appeals Board.	Carmen Chu Benjamin Rosenfield TORS Ivar C. Satero Julie Rosenberg
APPOINTED OFFICIALS City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA* Airport Appeals Board. Arts Commission	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington
APPOINTED OFFICIALS City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA' Airport Appeals Board Arts Commission Asian Art Museum	Carmen Chu Benjamin Rosenfield TORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson
APPOINTED OFFICIALS City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA* Airport Appeals Board Arts Commission Asian Art Museum Board of Supervisors Assessment Appeals Board County Transportation Authority	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye
APPOINTED OFFICIALS City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA* Airport Appeals Board Arts Commission Asian Art Museum Board of Supervisors Assessment Appeals Board County Transportation Authority Building Inspection California Academy of Sciences Child Support Services Child Support Services Children, Youth and Their Families	Carmen Chu Benjamin Rosenfield TORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield TORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng Ingrid Mezquita
APPOINTED OFFICIALS City Administrator Controller DEPARTMENT DIRECTORS/ADMINISTRA* Airport Appeals Board Arts Commission Asian Art Museum Board of Supervisors Assessment Appeals Board County Transportation Authority Building Inspection California Academy of Sciences Child Support Services. Children, Youth and Their Families Civil Service Early Childhood Economic and Workforce Development.	Carmen Chu Benjamin Rosenfield TORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng Ingrid Mezquita Sarah Dennis Phillips
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng Ingrid Mezquita Sarah Dennis Phillips John Arntz
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng Ingrid Mezquita Sarah Dennis Phillips John Arntz Mary Ellen Carroll
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield FORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng Ingrid Mezquita Sarah Dennis Phillips John Arntz Mary Ellen Carroll Maggie Weiland
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield TORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng Ingrid Mezquita Sarah Dennis Phillips John Arntz Mary Ellen Carroll Maggie Weiland Tyrone Jue (Acting)
APPOINTED OFFICIALS City Administrator	Carmen Chu Benjamin Rosenfield TORS Ivar C. Satero Julie Rosenberg Ralph Remington Jay Xu Angela Calvillo Alistair Gibson Tilly Chang Patrick O'Riordan Scott D. Sampson Karen M. Roye Maria Su Sandra Eng Ingrid Mezquita Sarah Dennis Phillips John Arntz Mary Ellen Carroll Maggie Weiland Tyrone Jue (Acting) Gayathri Thalkkendiyil (Acting) Gayathri Thalkkendiyil (Acting)

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List of Principal Officials

As of June 30, 2023

DEPARTMENT DIRECTORS/ADMINISTRATORS (Continued)

General Services Agency	
Animal Care and Control	Virginia Donohue
Convention Facilities Management	Kenneth Bukowski
County Clerk	Diane Rea
Medical Examiner	Christopher Liverman
Public Works	Carla Short (Interim)
Purchaser/Contract Administration	Sailaja Kurella
Real Estate	Andrico Penick
Department of Technology	Linda Gerull
Health Service System	Abbie Yant
Homelessness and Supportive Housing	Shireen McSpadden
Human Resources	Carol Isen
Human Rights	Sheryl Evans Davis
Human Services	Trent Rhorer
Aging and Adult Services	Kelly Dearman
Juvenile Probation	Katherine Weinstein Miller
Law Library Board of Trustees	Marcia Bell
Library	Michael Lambert
Municipal Transportation Agency	Jeffrey Tumlin
Planning	Rich Hillis
Police	William Scott
Police Accountability	Paul Henderson
Port	Elaine Forbes
Public Health	Grant Colfax
Public Utilities	Dennis Herrera
Recreation and Park	Phil Ginsburg
Residential Rent Board	Christina Varner
Retirement System	Alison Romano
Sheriff Accountability	Vacant
Small Business	Katy Tang
Status of Women	Kimberly Ellis
Successor Agency to the Redevelopment Agency	Thor Kaslofsky
Superior Court	Brandon E. Riley
Adult Probation	Cristel Tullock
War Memorial	Kate Sofis
DISCRETELY PRESENTED COMPONENT U	NIT

Treasure Island Development Authority.....

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FINANCIAL SECTION

- Independent Auditor's Report
- Management's Discussion and Analysis
- Basic Financial Statements
- Required Supplementary Information
- Combining Financial Statements and Schedules
- Other Information



Independent Auditor's Report

Honorable Mayor and Members of the Board of Supervisors City and County of San Francisco. California

Opinion

We have audited the financial statements of the governmental activities, the business-type activities, each major fund, and the aggregate discretely presented component unit and remaining fund information of the City and County of San Francisco, California (City), as of and for the year ended June 30, 2023, and the related notes to the financial statements, which collectively comprise the City's basic financial statements as listed in the table of contents.

In our opinion, based on our audit and the reports of the other auditors, the accompanying financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, the business-type activities, each major fund, and the aggregate discretely presented component unit and remaining fund information of the City, as of June 30, 2023, and the respective changes in financial position, and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles openerally accepted in the United States of America.

We did not audit the financial statements of the San Francisco County Transportation Authority, San Francisco International Airport (major fund), and Municipal Transportation Agency (major fund), which collectively represent the following percentages of the assets, net position/fund balances, and revenues/additions of the following opinion units.

		Net Position/	Revenues/
Opinion Unit	Assets	Fund Balances	Additions
Governmental activities	1.1%	2.4%	1.6%
Business-type activities	53.7%	56.3%	41.0%
Aggregate discretely presented component			
unit and remaining fund information	0.4%	0.1%	0.7%

Those financial statements were audited by other auditors whose reports have been furnished to us, and our opinions, insofar as they relate to the amounts included for those entities, are based solely on the reports of the other auditors.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the City and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Emphasis of Matter

As discussed in Note 4 to the basic financial statements, effective July 1, 2022, the City adopted the provisions of Governmental Accounting Standards Board (GASB) Statement No. 96, Subscription-Based Information Technology Arrangements. Our opinions are not modified with respect to this matter.

Macias Gini & O'Connell LLP 2121 N. California Blvd., Suite 750 Walnut Creek, CA 94596

www.mgocpa.com

Responsibilities of Management for the Financial Statements

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

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the City's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or
 eror, and design and perform audit procedures responsive to those risks. Such procedures include
 examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of
 the City's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting
 estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the City's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis, the schedules of the City's proportionate share of the net pension liability/(asset), the schedules of changes in net pension liability and related ratios, the schedules of changes in total pension liability and related ratios, the schedules of employer contributions - pension plans, the schedules of changes in net other postemployment benefits liability and related ratios, the schedules of employer contributions - other postemployment healthcare benefits plans, and the budgetary comparison schedule - General Fund, as listed in the table of contents, be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the GASB who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We and the other auditors have applied certain limited procedures to the required supplementary information in accordance with GAAS, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the City's basic financial statements. The combining financial statements and schedules are presented for purposes of additional analysis and are not a required part of the basic financial statements. The combining financial statements and schedules are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the combining financial statements and schedules are fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Other Information

The City's management is responsible for the other information included in the annual comprehensive financial report. The other information comprises the introductory, other information and statistical sections but does not include the basic financial statements and our auditor's report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

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Macias Gini & O'Connell LAP
Walnut Creek, California
December 29, 2023

CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) Year Ended June 30, 2023

This section of the City and County of San Francisco's (the City) Annual Comprehensive Financial Report (ACFR) presents a narrative overview and analysis of the financial activities of the City for the year ended June 30, 2023. We encourage readers to consider the information presented here in conjunction with additional information in our transmittal letter.

FINANCIAL HIGHLIGHTS

The assets and deferred outflows of resources of the City exceeded its liabilities and deferred inflows of resources at the end of the fiscal year by approximately \$13.40 billion (net position). Of this balance, \$10.94 billion represents the City's net investment in capital assets, \$4.13 billion represents restricted net position, and unrestricted net position has a deficit of \$1.67 billion. The City's total net position increased by \$777.8 million, or 6.1 percent, from the previous fiscal year before a cumulative effect of accounting change which reduced net position by \$203.8 million, for a change of \$574.0 million after restatement. Of this amount, total net investment in capital assets and unrestricted net position increased by \$373.3 million or 3.5 percent and \$243.1 million or 12.7 percent, respectively, offset by a decrease in restricted net position of \$42.4 million or 1.0 percent.

The City's governmental funds reported total revenues of \$8.67 billion, which is a \$129.9 million or 1.5 percent increase from the prior year. Within this, revenues from property taxes, hotel room tax, other local taxes, interest and investment income and rent and concessions grew by approximately \$158.8 million, \$104.3 million, \$210.9 million, \$317.7 million and \$52.8 million, respectively, offset by decreases in federal revenues and real property transfer tax of \$461.0 million and \$334.1 million, respectively. Governmental funds expenditures totaled \$8.42 billion for this period, a \$663.8 million or 8.6 percent increase, reflecting an increase in demand for governmental services of \$729.7 million, offset by decreases in debt service of \$36.1 million and capital outlay of \$29.8 million.

The City's total short-term debt decreased by \$697.0 million in this fiscal year. The increase of \$9.0 million in the governmental activities was due to the issuance of Commercial Paper (CP) to finance the City's projects for the acquisition and development of affordable rental housing, critical repair, and improvements to City-owned buildings, to finance and refinance approved capital projects, including the Hope SF properties, Homeless Services Center, Laguna Honda Hospital Wings Reuse Project, and AITC Immunization and Travel Clinic Relocation, and improvement and equipping of certain existing real property including the Hall of Justice facilities, and purchase of police vehicles. The short-term debt in the business-type activities decreased by \$706.0 million. The Airport issued \$417.3 million to fund its capital improvement projects. The Water Enterprise and the Hetch Hetchy Water and Power issued a total of \$487.8 million of CP to fund their capital projects and repaid \$206.3 million and \$40.0 million of CP, respectively. The Airport, Water Enterprise and the Hetch Hetchy Water and Power reclassed \$497.8 million, and \$116.4 million of CP short-term debt repaid by revenue bonds issued in fiscal year 2023-24, to long-term debt. The Wastewater Enterprise paid off its outstanding CP of \$379.2 million through the issuance of revenue bonds.

The City's governmental activities long-term debt including lease and subscription liabilities decreased by \$123.9 million. A total of \$238.6 million in general obligation bonds with bond premium of \$5.4 million were issued to provide funds to acquire or improve real property to stabilize, improve and make permanent investment in supportive housing facilities that deliver services to persons experiencing mental health challenges, substance use disorder, and or homelessness, improve parks, open spaces and recreation facilities and condition of the City's streets; to protect the waterfront, BART and Muni infrastructure, buildings, historic piers, and road from earthquakes, flooding and rising sea level by repairing the 100 year-old Embarcadero Seawall; to finance the acquisition, construction and preservation of affordable housing to low and middle income households through programs that will prioritize vulnerable populations such as the City's working families, veterans, seniors and persons with disabilities, to assist in the acquisition, rehabilitation and preservation of affordable housing, assist the City's middle-income residents or workers in obtaining affordable rental or homeownership opportunities. The City, through the Infrastructure and Revitalization Financing District No. 1 (Treasure Island) also issued \$29.4 million in tax increment revenue bonds with bond premium of \$1.0 million to fund the acquisition of certain public facilities and improvement

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

for the Treasure Island/Yerba Buena Island Development project and to finance the acquisition and construction of affordable housing on Treasure Island. The increase in debt was offset by \$346.6 million scheduled debt service payments and amortization of bond premium of \$27.8 million. In addition, GASB 87 and GASB 96 requires recognizing lease liabilities of \$496.2 million and subscription liabilities of \$35.3 million with a net decrease of \$15.1 million and \$8.8 million, respectively due to principal payments made exceeded any new leases and subscriptions that commenced during the year.

The business-type activities long-term debt including lease and subscription liabilities increased by \$1.70 billion. The Airport issued \$241.9 million in revenue refunding bonds with bond premium of \$21.6 million to refund certain outstanding revenue bonds and repay outstanding CP notes. The Wastewater Enterprise issued \$1.11 billion in revenue bonds with bond premium of \$178.5 million to refinance the CP notes for Wastewater capital projects and to refund revenue bonds for debt service savings. The Waster and the Wastewater Enterprises also drew down additional loan of \$60.4 million from the State of California to fund various water and sewer system improvement projects. The Wastewater Enterprise received a loan from the United States Environmental Protection Agency of \$122.4 million to fund a portion of the cost of its Biosolids Digester Facility Project. The Airport, Water Enterprise and the Hetch Hetchy Water and Power reclassed \$497.8 million, \$371.5 million, and \$116.4 million of CP short-term debt repaid by revenue bonds issued in fiscal year 2023-24, to long-term debt. The increase in debt was partially offset by \$900.6 million in refunded bonds and scheduled debt service payments and \$113.6 million of bond premium and discount amortization. In addition, GASB 87 and GASB 96 requires recognizing lease liabilities of \$230.2 million and subscription liabilities of \$2.8 million with a net decrease of \$5.7 million and \$0.9 million, respectively due to principal payments made exceeded any new leases and subscriptions that commenced during the year.

The City adopted the provisions of several Governmental Accounting Standards Board (GASB) Statements as of July 1, 2022. Statement No. 91, Conduit Debt Obligations clarifies the definition of conduit debt and establishes new recognition, measurement, and disclosure requirements. The net effect of this change was a \$106.6 million reduction in the City's beginning net position. Statement No. 96, Subscription-Based Information Technology Arrangements clarifies measurement and recognition of capitalizable costs, intangible assets, and subscription liabilities for arrangements which convey control of the right to use another party's software for a period of time in an exchange or exchange-like transaction. The net effect of this change was a \$5.2 million increase in the City's beginning net position. In addition, the City re-evaluated the reporting of Mission Rock Special Tax District (STD) and changed its reporting entity from a fiduciary component unit to a blended component unit. The impact of the change in reporting entity resulted in a decrease of \$102.3 million in the City's beginning net position.

CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

OVERVIEW OF THE FINANCIAL STATEMENTS

This discussion and analysis are intended to serve as an introduction to the City'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. These various elements of the Annual Comprehensive Financial Report (ACFR) are related as shown in the graphic below.

Organization of City and County of San Francisco Annual Comprehensive Financial Report

	Introductory Section		INTRODUCTO	RY SECTION								
		+										
		Management's Discussion and Analysis (MD&A)										
		Government - wide Financial Statements	Financial Stateme	nts								
			Governmental Funds	Proprietary Funds	Fiduciary Funds							
		Statement of net position	Balance sheet	Statement of net position	Statement of fiduciary							
ACFR	Financial			Statement of revenues,	net position							
Ā	Section	Statement of	Statement of revenues, expenditures, and	expenses, and changes in fund net position	Statement of changes in							
		activities	changes in fund balances	Statement of cash flows	fiduciary net position							
		Notes to the Financial Statements										
		Required Supplementary Information Other Than MD&A										
			Information on individual nonmajor funds and other supplementary information that is not required									
			+									
	Statistical Section		STATISTICAL	SECTION								

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

The following table summarizes the major features of the financial statements. The overview section below also describes the structure and contents of each of the statements in more detail.

		Fund	Fund Financial Statements						
	Government - wide Financial Statements	Governmental Funds	Proprietary Funds	Fiduciary Funds					
Scope	Entire entity (except fiduciary funds)	The day-to-day operating activities of the City for basic governmental services	The day-to-day operating activities of the City for business-type enterprises	Instances in which the City administers resources on behalf of others, such as employee benefits					
Accounting basis and measurement focus	Accrual accounting and economic resources focus	Modified accrual accounting and current financial resources focus	Accrual accounting and economic resources focus	Accrual accounting and economic resources focus					
Type of balance information	All assets, deferred outflows of resources, liabilities, and deferred inflows of resources, both financial and capital, short-term and long-term	Balances of spendable resources	All assets, deferred outflows of resources, liabilities, and deferred inflows of resources, both financial and capital, short-term and long-term	All resources held in a trustee or custodial capacity for others					
Type of inflow and outflow information	All inflows and outflows during year, regardless of when cash is received or paid	Near-term inflows and outflows of spendable resources	All inflows and outflows during year, regardless of when cash is received or paid	All additions and deductions during the year, regardless of when cash is received or paid					

Government-wide Financial Statements

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

The **statement of net position** presents information on all of the City's assets, deferred outflows of resources, liabilities, and deferred inflows of resources, with the difference reported as net position. Over time, increases or decreases in net position may serve as a useful indicator of whether or not the financial position of the City is improving or deteriorating.

CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

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

Both of the government-wide financial statements distinguish functions of the City 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 include public protection, public works, transportation and commerce, human welfare and neighborhood development, community health, culture and recreation, general administration and finance, distributions to other governments, and general City responsibilities. The business-type activities of the City include an airport, port, transportation system (including parking), water and power operations, an acute care hospital, a long-term care hospital, and sewer operations.

The government-wide financial statements include not only the City itself (known as the primary government), but also a legally separate development authority, the Treasure Island Development Authority (TIDA), for which the City is financially accountable. Financial information for this component unit is reported separately from the financial information presented for the primary government. Included within the governmental activities of the government-wide financial statements are the San Francisco County Transportation Authority (Transportation Authority), several infrastructure financing districts and infrastructure and revitalization financing districts, and San Francisco Finance Corporation. Included within the business-type activities of the government-wide financial statements is the operation of the San Francisco Parking Authority. Although legally separate from the City, these component units are blended with the primary government because of their governance or financial relationships to the City. The City also considers the Successor Agency to the Redevelopment Agency (Successor Agency) and various Community Facilities Districts as fiduciary component units of the City.

Fund Financial Statements

The fund financial statements are designed to report information about groupings of related accounts that are used to maintain control over resources that have been segregated for specific activities or objectives. The City, 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 can be divided into the following three categories: governmental funds, proprietary funds, and fiduciary funds.

Governmental funds. Governmental funds are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements – i.e. most of the City's basic services are reported in governmental funds. These statements, however, focus on (1) how cash and other financial assets can readily be converted to available resources and (2) the balances left at year-end that are available and the constraints for spending. Such information may be useful in determining what financial resources are available in the near future to finance the City's programs.

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

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

The City maintains several individual governmental funds organized according to their type (special revenue, debt service, capital projects and permanent funds). Information is presented separately in the governmental funds balance sheet and in the governmental funds statement of revenues, expenditures, and changes in fund balances for the General Fund, which is considered to be a major fund. Data from the remaining governmental funds are combined into a single, aggregated presentation. Individual fund data for each of the nonmajor governmental funds is provided in the form of combining statements elsewhere in this report.

Proprietary funds. Proprietary funds are generally used to account for services for which the City charges customers - either outside customers, or internal units or departments of the City. Proprietary funds provide the same type of information as shown in the government-wide financial statements, only in more detail. The City maintains the following two types of proprietary funds:

- . Enterprise funds are used to report the same functions presented as business-type activities in the government-wide financial statements. The City uses enterprise funds to account for the operations of the San Francisco International Airport (SFO or Airport), San Francisco Water Enterprise (Water), Hetch Hetchy Water and Power (Hetch Hetchy), San Francisco Municipal Transportation Agency (SFMTA), San Francisco General Hospital (SFGH), San Francisco Wastewater Enterprise (Wastewater), Port of San Francisco (Port), and the Laguna Honda Hospital (LHH), all of which are considered to be major funds of the City.
- Internal Service funds are used to report activities that provide supplies and services for certain City programs and activities. The City uses internal service funds to account for its fleet of vehicles, management information and telecommunication services, printing and mail services, and for leasepurchases of equipment by the San Francisco Finance Corporation. Because these services predominantly benefit governmental rather than business-type functions, they have been included within governmental activities in the government-wide financial statements. The internal service funds are combined into a single, aggregated presentation in the proprietary fund financial statements. Individual fund data for the internal service funds is provided in the form of combining statements elsewhere in this report.

Fiduciary funds. Fiduciary funds are used to account for resources held for the benefit of parties outside the City. The City employees' pension and health plans, retirees' health care, the Successor Agency, the external portion of the Treasurer's Office investment pool, and the other custodial funds are reported under the fiduciary funds. Since the resources of these funds are not available to support the City's own programs, they are not reflected in the government-wide financial statements. The accounting used for fiduciary funds is much like that used for proprietary funds.

Notes to the Basic Financial Statements

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

Required Supplementary Information

In addition to the basic financial statements and accompanying notes, this report presents certain required supplementary information concerning the City's net pension liability (asset), pension contributions, net OPEB liability, and OPEB contributions.

The City adopts a rolling two-year budget for its General Fund. A budgetary comparison schedule has been provided for the General Fund to demonstrate compliance with this budget.

CITY AND COUNTY OF SAN FRANCISCO Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

Combining Statements and Schedules

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

Condensed Statement of Net Position (in thousands)

	Governmental activities		Business-ty	pe activities	Total		
	2023	2022 *	2023	2022 *	2023	2022 *	
Assets:							
Current and other assets	\$ 9,823,170	\$11,106,323	\$ 8,695,483	\$ 8,664,608	\$18,518,653	\$19,770,931	
Capital assets	7,803,629	7,587,262	25,146,242	24,258,288	32,949,871	31,845,550	
Total assets	17,626,799	18,693,585	33,841,725	32,922,896	51,468,524	51,616,481	
Deferred outflows of resources:	1,471,655	1,146,971	1,194,152	1,035,907	2,665,807	2,182,878	
Liabilities:							
Current liabilities	3,186,880	2,794,731	2,287,448	2,839,086	5,474,328	5,633,817	
Noncurrent liabilities	9,413,014	7,668,025	22,575,386	19,802,906	31,988,400	27,470,931	
Total liabilities	12,599,894	10,462,756	24,862,834	22,641,992	37,462,728	33,104,748	
Deferred inflows of resources:	976,014	4,046,781	2,294,394	3,820,651	3,270,408	7,867,432	
Net position:							
Net investment in capital assets **	4,491,155	4,183,166	6,851,218	6,763,452	10,935,272	10,561,965	
Restricted **	3,062,057	3,185,319	1,195,544	1,168,057	4,132,463	4,174,837	
Unrestricted (deficit) **	(2,030,666)	(2,037,466)	(168,113)	(435,349)	(1,666,540)	(1,909,623	
Total net position	\$ 5,522,546	\$ 5,331,019	\$ 7,878,649	\$ 7,496,160	\$13,401,195	\$12,827,179	

^{*} Prior Year amounts have not been restated for implementation of GASB Statement Nos. 91, 94, and 96 and the change in reporting

Analysis of Net Position

The City's total net position, which may serve as a useful indicator of the government's financial position, was \$13,40 billion at the end of fiscal year 2022-23, a 4.5 percent increase over the prior year. The City's governmental activities account for \$5.52 billion of this total and \$7.88 billion stem from its business-type activities

The largest portion of the City's net position is the \$10.94 billion in net investment in capital assets (e.g. land, buildings, and equipment) which includes the reclassification of \$407.1 million from governmental activities to business-type activities related to the City's general obligation bonds and certificates of participation that fund various enterprise fund department's projects. This reflects a \$373.3 million or 3.5 percent increase over the prior year. With that, increases of \$308.0 million in the governmental activities and \$87.8 million in the business-type activities, highlighted by increases of \$214.2 million at SFMTA and \$142.5 million at Wastewater Enterprise offset by decreases of \$276.4 million at Airport and \$8.0 million at Port, respectively. Since the City uses capital assets to provide services, these assets are not available for future spending. Further, the resources required to pay the outstanding debt must come from other sources since the capital assets themselves cannot be liquidated to pay that liability.

Another portion of the City's net position is the \$4.13 billion that represents restricted resources that are subject to external limitations regarding their use. The remaining portion of total net position is a deficit of \$1.65 billion, which consists of a \$2.03 billion deficit in governmental activities and \$168.1 million deficit in business-type activities. The governmental activities and business-type activities deficit is largely due to

^{**} See Note 10(d) to the basic financial statements

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

recording net liabilities related to pension and other postemployment benefits (see Note 9). The governmental activities deficit also included \$532.2 million in long-term bonds liabilities that fund the LHH rebuild project, certain park facilities and Embarcadero seawall earthquake safety projects at the Port, improvement projects for reliable emergency water supply for the Water Enterprise, and road paving and street safety in SFMTA (see Note 10(d)). The business-type activities deficit also includes structural operating losses from SFGH and LHH subsidized by the General Fund.

Condensed Statement of Activities (in thousands)

	Governmental activities		Business-ty		Total		
	2023	2022 *	2023	2022 *	2023	2022 *	
Revenues							
Program revenues:							
Charges for services	\$ 889,685	\$ 785,299	\$ 4,395,388	\$ 3,848,186	\$ 5,285,073	\$ 4,633,485	
Operating grants and contributions	1,762,809	2,185,343	444,009	545,636	2,206,818	2,730,979	
Capital grants and contributions	150,625	105,459	235,952	185,816	386,577	291,275	
General revenues:							
Property taxes	3,167,382	3,004,800	-	-	3,167,382	3,004,800	
Business taxes	1,290,918	1,326,675	-	-	1,290,918	1,326,675	
Sales and use tax	309,385	293,155	-	-	309,385	293,155	
Hotel room tax	278,961	174,609	-	-	278,961	174,609	
Utility users tax	110,661	105,225	-	-	110,661	105,225	
Other local taxes	564,753	676,304	-	-	564,753	676,304	
Interest and investment income (loss)	157,267	(160,687)	108,704	(108,628)	265,971	(269,315)	
Other	99,471	80,295	240,145	327,454	339,616	407,749	
Total revenues	8,781,917	8,576,477	5,424,198	4,798,464	14,206,115	13,374,941	
Expenses							
Public protection.	1,671,702	1,252,725	-	-	1,671,702	1,252,725	
Public works, transportation							
and commerce	446,286	336,059	-	-	446,286	336,059	
Human welfare and							
neighborhood development	2,883,425	2,332,530	-	-	2,883,425	2,332,530	
Community health	1,206,314	1,151,847	-	-	1,206,314	1,151,847	
Culture and recreation	537,393	398,314	-	-	537,393	398,314	
General administration and finance	482,618	335,772	-	-	482,618	335,772	
Distributions to other governments	49,113	47,296	-	-	49,113	47,296	
General City responsibilities	175,522	129,138	-	-	175,522	129,138	
Unallocated Interest on long-term debt	155,749	155,467	-	-	155,749	155,467	
Airport	-	-	1,278,517	1,175,430	1,278,517	1,175,430	
Transportation	-	-	1,439,742	1,076,249	1,439,742	1,076,249	
Port	-	-	127,817	110,108	127,817	110,108	
Water	-	-	666,970	606,409	666,970	606,409	
Power	-	-	544,742	477,202	544,742	477,202	
Hospitals	-	-	1,419,409	1,300,196	1,419,409	1,300,196	
Sewer			343,018	326,952	343,018	326,952	
Total expenses	7,608,122	6,139,148	5,820,215	5,072,546	13,428,337	11,211,694	
Increase/(decrease) in net position							
before transfers	1,173,795	2,437,329	(396,017)	(274,082)	777,778	2,163,247	
Transfers	(885,106)	(866,631)	885,106	866,631	-	-	
Change in net position		1,570,698	489,089	592,549	777,778	2,163,247	
Net position at beginning of year, as previously reported	5,331,019	3,759,197	7,496,160	6,896,026	12,827,179	10,655,223	
Cumulative effect of accounting change		1,124	(106,600)	7,585	(203,762)	8,709	
Net position at beginning of year, as restated	5,233,857	3,760,321	7,389,560	6,903,611	12,623,417	10,663,932	
Net position at end of year	\$ 5,522,546	\$ 5,331,019	\$ 7,878,649	\$ 7,496,160	\$13,401,195	\$12,827,179	

^{*} Prior Year amounts have not been restated for implementation of GASB Statement Nos. 91, 94, and 96 and the change in reporting entity.

Analysis of Changes in Net Position

The City's change in net position was \$777.8 million in fiscal year 2022-23, a 64.0 percent decrease from the prior fiscal year before the cumulative effect of \$203.8 million for the adoption of GASB Statement Nos. 91 and 96 and change of reporting entity effective July 1, 2022, as noted above. The decrease in the change in net position was due to decreases of \$1.28 billion and \$103.5 million from governmental activities and business-type activities, respectively.

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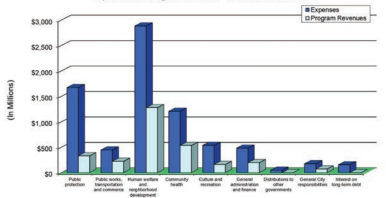
CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

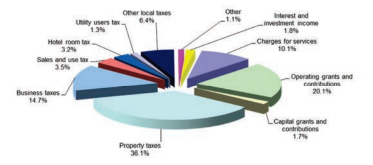
The City's governmental activities experienced a \$205.4 million or 2.4 percent growth in total revenues with an increase in total expenses of \$1.47 billion or 23.9 percent this fiscal year. Business-type activities revenues increased by \$625.7 million or 13.0 percent, and total expenses increased by \$747.7 million, or

14.7 percent. The net transfer to business-type activities increased by \$18.5 million. The major components of increased revenue Citywide are increased charges for services of \$651.6 million, property taxes of \$162.6 million and interest and investment income of \$535.3 million, offset by decreases of operating grants and contributions of \$524.2 million, business taxes of \$35.8 million and other local taxes of \$111.5 million. Discussion of these and other changes is presented in the governmental activities and business-type activities sections that follow.

Expenses and Program Revenues - Governmental Activities



Revenues By Source - Governmental Activities



Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

Governmental Activities. Governmental activities increased the City's total net position by \$288.7 million, excluding the impact of a \$97.2 million restatement. Key factors contributing to the changes are discussed

Overall, total revenues from governmental activities were \$8.78 billion, a \$205.4 million or 2.4 percent improvement over the prior year. For the same period, expenses totaled \$7.61 billion, a \$1.47 billion or 23.9 percent increase before transfers of \$885.1 million.

Property tax revenues rose by \$162.6 million or 5.4 percent mainly due to \$143.0 million increased collections of secured and unsecured property taxes and \$17.4 million growth of in-lieu of vehicle license fee. Business tax revenues, however, fell moderately by \$35.8 million or 2.7 percent primarily because of increased deferrals related to tax litigation for gross receipt taxes in fiscal year 2022-23.

Other local taxes dropped by \$111.6 million, or 16.5 percent, of which the real property transfer tax accounted for \$334.1 million decrease. This revenue is one of the most volatile of all sources due to its highly progressive rate structure, and is entirely driven by high-value transfers, predominately commercial properties in the City's downtown core. This tax is also highly sensitive to economic cycles and interest rates. Since the beginning of the COVID-19 pandemic in spring 2020, businesses in office-using sectors have largely adopted remote and hybrid work practices, resulting in persistently high office vacancies and reduced commercial real estate values. The rising interest rate environment increased the cost of borrowing and dampened investment in the commercial real sector. Additional factors affecting transfer tax revenue include credit availability, foreign capital flows, and the relative attractiveness of San Francisco real estate compared to other investment options. The number of transfers of high-value commercial real estate decreased from 101 in fiscal year 2021-22 to only 55 in fiscal year 2022-23. In addition, the fiscal year 2021-22 revenue included two once-in-a-generation transfers, which together yielded approximately \$88.0 million. The decrease in transfer tax revenues was partly offset by \$206.0 million of the Overpaid Executive Tax (OET) which was approved by voters in November 2020, and became effective in tax year 2022, with the first collections in fiscal year 2022-23. As pandemic restrictions eased and economic activity increased, the City's parking tax also saw an improvement of \$11.6 million, and traffic congestion mitigation tax an increase of \$2.3 million.

Hotel room tax was up by \$104.4 million owing to the steady and strong levels of domestic and international tourism and the return of some conferences and conventions. Total enplanements at San Francisco International Airport improved by 34.6 percent over fiscal year 2021-22, although still below that of fiscal year 2018-19. By region, international enplanement to Asia, Canada and Oceania had the strongest growth. Revenue per Available Room (RevPAR), a measure highly correlated with hotel tax revenue, is a function of occupancy and average daily room rates (ADR). The annual average RevPAR increased from \$108.16 in fiscal year 2021-22 to \$154.76 in fiscal year 2022-23, an improvement of \$46.60, or 43.1 percent. The annual ADR increased from \$194.24 in fiscal year 2021-22 to \$243.03 in fiscal year 2022-23, an improvement of \$48.79 or 25.1 percent. The annual average occupancy levels also lifted from 54.2 percent to 63.8 percent, or 9.6 percent over the prior year. In addition, there was a total of 33 conferences with over 286,000 attendees that took place in Moscone Center in the current year compared to 23 conferences and 126,000 attendees in the prior year. The effect of convention compression pricing drove the RevPar to spike with each event.

Sales and use tax revenue grew by \$16.2 million or 5.5 percent as business rebounded, primarily in restaurants and hotels sector as in-person activities, tourism, conventions and other events increased daytime population. This was followed by fuel and service stations from increased prices of crude oil, jet fuel, diesel and gasoline, consumer consumption and air travel. The gain was, however, slightly offset by decrease of allocation from e-commerce as a major online merchant began to deliver goods to San Franciscans through in-state fulfillment centers, resulting in shifting sales tax revenue from San Francisco to the jurisdictions in which the centers are located.

CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

Interest and investment income jumped by \$318.0 million, principally because the unrealized loss adjustment of the City Treasury investments pool decreased from \$259.7 million with an earned income yield of 0.91% at June 2022 to \$17.9 million and 3.01%, at June 2023. The variance is due to the inverted yield curve as the Federal Reserve continued to aggressively increase interest rates to stem surging inflation. Actual interest earnings also improved due to the Pool's higher year-to-date interest earning rate of 2.12% this fiscal year versus 0.6% in the prior year.

Total grants and contributions decreased by \$377.4 million or 16.5 percent. Operating grants and contributions declined by \$422.5 million or 19.3 percent primarily due to the reduction and expiration of the significant, one-time COVID disaster relief sources to the City. In fiscal years 2020-21 and 2021-22, the City received \$312.4 million of American Rescue Plan Act (ARPA) State and Local Fiscal Recovery Fund (SLFRF) revenues in each year, and used the aid to replace revenue losses that the City experienced due to business closures and other dynamics related to the COVID-19 emergency. There were no SLFRF revenues in 2023. Additionally, the City received \$2.6 million of FEMA reimbursements for COVID-19 expenses compared to \$183.4 million in the prior year. The \$180.8 million reduction is primarily driven by FEMA's re-prioritization to review submissions of jurisdictions who have not yet received reimbursements of any COVID-related costs. The City expects additional reimbursement from FEMA in future years. Capital grants and contributions increased by \$45.2 million or 42.8 percent mostly driven by property acquisitions funded by federal grants for human welfare projects.

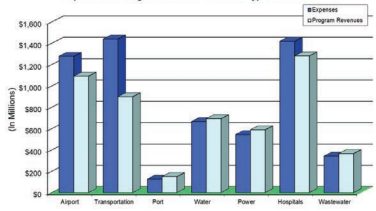
Total charges for services rose by \$10.4.4 million or 13.3 percent owing to the continual rebound in economic activity. Gains included \$54.0 million in rents and concessions from convention, performance, and recreational facilities, \$20.8 million in private grants, and \$15.2 million in services to other agencies. Licenses, permits, and other revenues made up the remaining increases.

Net transfers from governmental activities to business-type activities were \$885.1 million, a \$18.5 million or 2.1 percent increase from the prior year. Major changes included \$62.8 million more transfers from General Fund to General Hospital and \$23.0 million more to Laguna Honda Hospital, respectively, to support salary, fringe, pharmaceutical and other expenditure increases. The Port also received \$39.2 million transfers primarily from Series 2023B General Obligation Bond proceeds for seawall projects. This was partly offset by a decrease of net transfers to SFMTA primarily due to a total of \$122.3 million transfers of two general obligation bonds proceeds issued in the Street Improvement Capital Project Funds to fund the transportation and road improvement projects in the prior year versus no similar issuance in this fiscal year. Transfers from General Fund to SFMTA increased by \$36.9 million due in part to increased voter mandated funding requirements tied to aggregate discretionary revenue and the opening of the Central subway service in this fiscal year. The net transfers to SFMTA decreased by \$77.9 million compared to prior year. Water also received \$14.4 million less transfer due to the one-time bond proceeds from the Series 2021E Earthquake Safety and Emergency Response General Obligation Bonds issuance in fiscal year 2021-22. In addition, the transfer from the San Francisco International Airport to the General Fund increased by \$10.8 million due to higher concession, parking, and transportation revenues driven by the rise in air travel.

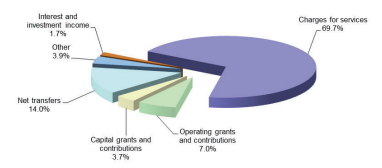
Total governmental expenses grew by \$1,469.0 million, or 23.9 percent, mainly attributed to the surge of pension liability expenses of \$668.4 million resulting from investment losses and changes in assumption of the discount rate from 7.4 percent to 7.2 percent. Though the loss was slightly offset by the decrease in the Supplemental COLA assumptions, there were liability experience losses that further increased the net pension liability and the related expenses. City grants payments increased by \$346.0 million, aid assistance payments and issuance of loans with related allowance have a combined increase of \$137.4 million. Salaries, fringe and overhead costs also increased by \$223.4 million due to citywide wage increases over the prior year. Departments in human welfare and neighborhood development functions had major combined increases in expenses of \$550.9 million, followed by public protection departments of \$419.0 million, and general administration and finance and culture and recreation of \$146.8 million and \$139.1 million, respectively.

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

Expenses and Program Revenues - Business-type Activities



Revenues and Transfers By Source - Business-type Activities



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CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

Business-type activities increased the City's net position by \$489.1 million and key factors contributing to this increase are as follows:

- The San Francisco International Airport had a decrease in net position at fiscal year-end of \$56.1 million, compared to a \$165.4 million decrease in the prior year, a \$109.3 million difference. Operating revenues totaled \$1,064.1 million for fiscal year 2022-23, an increase of \$242.9 million or 29.6 percent over the prior year and included an increase of \$161.4 million in aviation primarily due to passenger traffic beginning to rebound, \$22.9 million in rents and concessions, \$51.3 million in parking and transportation, and \$7.3 million in other revenues due to increased passenger traffic. For the same period, the Airport's operating expenses increased by \$92.9 million, or 11.5 percent, for a net operating income of \$161.4 million for the period. Net nonoperating activities saw a deficit of \$197.4 million versus \$180.0 million deficit in the prior year, a \$17.4 million increase. The increase of \$92.9 million in operating expenses is primarily due to an increase in personal services of \$66.8 million due to an increase in pension expenses as a result of investment losses, and \$16.3 million in contractual services due to increased expenses for various professional services contracts, such as parking, shuttle buses, and technology services. The net increase of \$17.4 million in nonoperating activities is primarily due to a decrease in other nonoperating revenues of \$144.9 million from the Federal ARPA grant being fully expended in fiscal year 2021-22, offset by an increase in interest income and investment income of \$106.7 million due to investment fair value adjustments, and an increase of \$19.5 million in passenger facility charges from the growth of passenger traffic and the easing of the COVID-19 restrictions. Capital contributions decreased by \$12.3 million primarily due to assets transferred from SFO Fuel to Airport in the prior year. Transfers out increased by \$10.8 million due to higher service payments to the City resulting from higher revenues.
- The City's Water Enterprise, the third largest such entity in California, reported an increase in net position of \$58.7 million at the end of fiscal year 2022-23, compared to a decrease of \$17.9 million at the end of the previous year, a \$76.6 million difference. Operating revenues totaled \$69.1.1 million, operating expenses totaled \$460.3 million, nonoperating activities totaled a net expense of \$154.9 million and the net decrease from transfers was \$20.0 million. Compared to the prior year, operating revenues increased \$118.0 million which was mainly due to an adopted rate increase of 15.9 percent for wholesale customers and a 5.0 percent drought surcharge for retail customers beginning July 1, 2022. The enterprise reported a total increase in operating expenses of \$58.5 million in fiscal year 2022-23 mostly due to an increase of \$52.3 million in personal services from adjustments to pension expenses based on actuarial estimates. Net nonoperating activity decreased by \$18.8 million of net expense primarily due to increased interest and investment income of \$22.1 million from prior year unrealized losses and higher interest earned on pooled cash. Transfers out increased \$20.0 million due to various Mountain Tunnel Improvement projects.
- Hetch Hetchy Water and Power and CleanPowerSF ended fiscal year 2022-23 with a net position increase of \$82.8 million, compared to a \$43.5 million increase the prior year, a difference of \$39.3 million. This change consisted of an increase in operating income of \$37.5 million, an increase in net nonoperating activities of \$8.8 million, an increase in capital contributions of \$2.5 million, and a decrease in net transfers from the City of \$9.5 million. This enterprise consists of three segments: Hetchy Water upcountry operations and water system, which reported a \$24.9 million increase in change in net position, Hetchy Power (also known as the Power Enterprise), which reported a \$24.2 million increase in change in net position, and CleanPowerSF, which reported a \$33.7 million increase in net position. Hetchy Water operating revenues increased by \$3.4 million mainly due to an increase in water assessment fees from the Water Enterprise to fund upcountry water-related costs, while operating expenses decreased by \$2.3 million mainly due to lower capital spending on the Mountain Tunnel Improvement Project. Hetchy Power's operating revenues increased by \$30.8 million mainly due to increases of \$19.5 million in wholesale revenue from Congestion Revenue Right credits from California Independent System Operator and \$12.2 million in billings from non-work order City departments as a result of increased operations due to easing of COVID-19 restrictions. On the operating expenses side, Hetchy Power reported an increase of \$35.2 million mainly attributed to an increase of \$20.4 million in purchased electricity and transmission, distribution, and other power costs attributed to volatile and higher pricing in power market and \$11.0 million in general and administrative

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

expenses due to higher judgments and claims expenses. CleanPowerSF's operating revenues increased by \$68.9 million mostly due to increases in electricity sales to retail and commercial customers resulting from increased consumption. Operating expenses for CleanPowerSF increased by \$32.7 million mainly due to increases in purchased electricity and transmission, distribution, and other power costs due to volatile and increased pricing in power market, and higher resource adequacy capacity purchases related to compliance requirements from the California Public Utilities Commission.

- The City's Wastewater Enterprise's net position increased by \$36.2 million, compared to a \$60.1 million increase in the prior year, a \$23.9 million change. Operating revenues decreased by \$4.9 million primarily due to decreases in capacity fees resulting from fewer permits issued. Operating expenses increased by \$4.2 million mainly due to expenses related to GASB 68 pension adjustment and 5.25 percent increase in cost of living adjustment. Net nonoperating activities increased by \$17.8 million of net expense principally due to \$15.0 million federal and state grants received prior year for customer utility arrearage relief and principal forgiveness of capital project improvements for the Southeast Plant.
- The Port ended fiscal year 2022-23 with a net position increase of \$79.6 million, \$43.2 million more than the \$36.4 million increase in the previous year. In fiscal year 2022-23, operating revenues increased by \$7.7 million primarily due to increased commercial and industrial, and cruise activity. Operating expenses increased \$17.9 million over the prior year. This was primarily due to increases of \$6.4 million in personal services from increased pension expenses attributed to investment losses, and \$3.5 million of increased spending on contractual services primarily due to an increase in spending on the Waterfront Resilience Program and Mission Rock development project.
- The SFMTA had an increase in net position of \$158.1 million for fiscal year 2022-23, compared to an increase of \$527.8 million in the prior year, a \$369.7 million change. SFMTA's total operating revenues were \$350.2 million, while total operating expenses reached \$1.42 billion. Operating revenues increased by \$34.7 million compared to the prior year and is mainly due to increases in fare collections of \$26.8 million and parking of \$8.6 million. Operating expenses increased by \$363.4 million, primarily due to an increase in personal services by \$318.3 million primarily from significant increase in pension expenses and other postemployment benefits obligations based on actuarial reports. Net nonoperating activities decreased by \$17.4 million, mainly from a \$108.6 million decrease in federal grants, offset by an increase of \$55.0 million in interest and investment income and \$24.7 million increase in state grants, and \$7.8 million increase in development fees. Capital contributions increased by \$58.6 million. Transfers in decreased by \$82.0 million.
- LHH, the City's skilled nursing care hospital, had an increase in net position of \$15.0 million at the end of fiscal year 2022-23, compared to an increase of \$61.4 million at the end of the previous year, a \$46.4 million difference. The LHH's loss before transfers for the year was \$108.1 million versus a loss of \$26.3 million for the prior year. This change of \$81.8 million was mostly due to a \$3.7 million increase in operating revenues, a \$96.4 million increase in operating expenses, and a \$10.9 million increase in net nonoperating activities. Net transfers increased by approximately \$35.4 million, due to a \$24.6 million increase in transfers out.
- SFGH, the City's acute care hospital, ended fiscal year 2022-23 with a net position increase of \$114.8 million, compared to an increase of \$46.8 million the prior year, a \$68.0 million change. Operating revenues increased \$42.2 million from prior year, mainly due to a \$37.3 million increase in net patient service revenue. Operating expenses increased approximately \$34.6 million, mainly due to a \$41.6 million increase in contractual services and \$16.8 million increase in materials and supplies, offset by a \$27.0 million decrease in personal services. Net nonoperating activities increased \$10.0 million, mainly due to a decrease in interest expense. Net transfers increased by approximately \$50.4 million, due to a \$61.7 million increase in transfers in and a \$11.3 million decrease in transfers out.

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CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued)
Year Ended June 30, 2023

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 statements is to provide information on near-term inflows, outflows, and balances of resources available for future spending. Such information is useful in assessing the City's financing requirements. In particular, unrestricted fund balance may serve as a useful measure of a government's net resources available for spending at the end of the fiscal year. Types of governmental funds reported by the City include the General Fund, Special Revenue Funds, Debt Service Funds, Capital Project Funds, and the Permanent Fund.

At the end of fiscal year 2022-23, the City governmental funds reported combined fund balances of \$6.50 billion, a decrease of \$276.2 million or 4.1 percent over the prior year. Of the total fund balances, \$2.02 billion is assigned and \$475.6 million is unassigned. The assigned and unassigned balances of \$2.49 billion or 38.3 percent, represents the portion of the total fund balances that the City could potentially take administrative or legislative action to change prior appropriation decisions to make them available to meet the City's needs. Within these fund balance classifications, the General Fund has an assigned fund balance of \$1.72 billion. The remainder of the governmental fund balances includes \$1.5 million nonspendable for items that are not expected to be converted to cash such as advances, \$3.68 billion restricted for programs at various levels and \$33.0 million committed for other reserves.

The General Fund is the chief operating fund of the City. As a measure of liquidity, both the sum of assigned and unassigned fund balances and total fund balance can be compared to total fund expenditures. As of the end of the fiscal year, assigned and unassigned fund balances totaled \$2.20 billion while total fund balance was \$2.65 billion. Combined assigned and unassigned fund balances represent 41.8 percent of total expenditures, while total fund balance represents 50.2 percent of total expenditures. For the year, the General Fund's total revenues exceeded expenditures by \$867.7 million, before transfers and other items of \$1.12 billion, resulting in total fund balance decreasing by \$257.0 million. Overall, property tax collections increased by \$123.0 million, other local taxes grew by \$205.8 million mainly driven by the new OET, and hotel room taxes rose by \$94.7 million as the economy and tourism continued to recover. Interest and investment income rebounded from the historic low in prior year with a net increase of \$161.8 million primarily due to the significant reduction of the Pool's unrealized loss evaluation of \$158.9 million. The Pool's yield rate increased by 3.5 times to 2.12 percent at the end of the fiscal year as the Federal Reserve aggressively raised interest rates to stem surging inflation. State grants revenues also increased by \$34.7 million mostly for mental health programs and services. This growth was partly offset by the significant drop in federal grants revenues of \$489.2 million as prior year one time ARPA SLFRF revenues went away and FEMA shifted focus to reimbursing other jurisdictions' COVID response cost claims. Real property transfer tax also fell by \$334.1 million due to two once-in-a-generation high value property transfers in prior year, coupled with reduced total number of property transfers in current year. In addition, the net transfers out of General Fund were \$71.4 million more, largely attributed to increased subsidy to the two hospitals and baseline transfers to SFMTA

Proprietary Funds

The City's proprietary fund statements provide the same type of information found in the business-type activities section of the government-wide financial statements but with some additional detail.

At the end of fiscal year 2022-23, the unrestricted net position for the proprietary funds was as follows: Airport: \$47.1 million, Water Enterprise: \$115.9 million, Hetch Hetchy Water and Power: \$349.1 million, Wastewater Enterprise: \$160.1 million, and Port: \$204.8 million. In addition, the following funds had net deficits in unrestricted net position: SFMTA: \$354.8 million, San Francisco General Hospital: \$473.2 million, and Laguna Honda Hospital: \$217.2 million.

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

The following table shows actual revenues, expenses and the results of operations for the current fiscal year in the City's proprietary funds (in thousands). This shows that the total net position for these funds increased by approximately \$489.1 million due to the current year financial activities. Reasons for this change are discussed in the previous section on the City's business-type activities.

	Operating Revenues	Operating Expenses	Operating Income (Loss)	Non- Operating Revenues (Expense)	Capital Contributions	Interfund Transfers, Net	Change In Net Position
Airport Water	\$ 1,064,104	\$ 902,750	\$ 161,354	\$ (197,389)	\$ 28,679	\$ (48,701)	\$ (56,057)
	691,091	460,253	230,838	(154,882)	2,717	(20,027)	58,646
Hetch Hetchy	583,477	536,343	47,134	13,161	2,535	19,968	82,798
Municipal Transportation Agency	350,188	1,423,618	(1,073,430)	386,506	199,145	645,927	158,148
General Hospital	993,532	1,075,847	(82,315)	71,468	2,740	125,658	114,811
Wastew ater Enterprise	363,936	261,350	102,586	(69,202)		43	36,167
Port	128,667	123,152	5,515	34,755	136	39,201	79,607
Laguna Honda Hospital	220,393	341,417	(121,024)	12,956		123,037	14,969
Total	\$ 4,395,388	\$ 5,124,730	\$ (729,342)	\$ 97,373	\$ 235,952	\$ 885,106	\$ 489,089

General Fund Budgetary Highlights

The City's final budget differs from the original budget in that it contains carry-forward appropriations for various programs and projects, and supplemental appropriations approved during the fiscal year.

During the year, actual revenues and other resources were lower than the final budget by \$50.3 million. The City realized \$152.3 million, \$87.3 million, \$66.3 million, \$64.0 million, \$61.3 million and \$28.0 million revenues above budget in other local taxes, property taxes, interest and investment income, hotel room tax, state grants and subventions and utility users tax. The greater than expected local taxes were predominately driven by the new OET with tax year 2022 as the first year of collection. The OET, generally, imposes an additional gross receipts tax on taxable gross receipts from businesses in which the highestpaid managerial employee, within or outside of San Francisco, earns more than 100 times the median compensation of employees based in San Francisco. The City did not require any quarterly prepayments in the first tax year, so the entire first year of the tax was due and paid in fiscal year 2022-23. Additionally, two quarterly prepayments for tax year 2023 were collected in this same fiscal period. Property tax was higher primarily due to \$43.7 million larger collection on secured annual and escape property tax than budgeted, \$25.8 million excess residual property tax increment returned to the City due to obligations to the Successor Agency of the Redevelopment Agency being less than expected, and \$16.5 million more Educational Revenue Augmentation Fund monies returned to General Fund than projected. Interest and investment income was better than budgeted by \$66.3 million as the City assumed more time lag between interest rate increases and increases to earned income yields in the Pool because the City makes higheryield investment as lower-yield investment matures. The Pool's interest rates rose 3.5 times to 2.12% at the end of fiscal year 2022-23, as the Federal Reserve aggressively increased interest rates to stem the surge in inflation. The \$64.0 million above budget hotel tax was mainly derived from increased hotel stays with strong growth in international tourism and continued domestic recovery. State grants and subventions outperformed budget by \$61.3 million, primarily attributed to increased statewide sales tax collection and higher aid payments and caseload than assumed in the budget for the health and welfare realignment segment. As the economy continued to recover, pandemic restrictions lifted and higher prices from inflation, some taxes, including utility users, sales and use, franchise and parking, performed better than projected.

These favorable budget variances were offset by lower than budgeted revenues of \$262.2 million, \$204.2 million and \$51.7 million in federal grants and subventions, real property transfer tax and business taxes. The \$262.2 million below budgeted federal grant revenues were predominantly due to FEMA disaster relief reimbursements being reprioritized by FEMA to review claims of jurisdictions who have not yet received the funding. The real property transfer tax, the most volatile revenue stream of the City, was expected to return to the prior long-term rate-adiusted average by fiscal year 2024-25. taking prior year's levels as a low after

CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

adjusting for the two once-in-a-generation transfers in fiscal year 2021-22, to reflect a multi-year recovery in the commercial real estate sector. However, commercial transactions slowed substantially in response to higher interest rates and uncertainty about the future value of office space. In addition, the actual impact from the City's tiered property transfer tax was also about \$94.0 million less than anticipated. Business taxes were \$51.7 million lower than budget mostly driven by the significant increase of deferrals to pay potential refunds related to eight new litigation matters. The rebound in charges for services, rents and concessions and other resources was slightly slower than anticipated.

Differences between the final budget and the actual (budgetary basis) expenditures resulted in \$181.8 million in expenditure savings. Highlights of the variances include:

- \$40.1 million savings for community health primarily in professional services and salaries and fringe for Health Network Services for managed care, Maternal, Child & Adolescent Health, Behavioral Health and Public Health Administration Divisions.
- \$26.1 million savings for human welfare and neighborhood development largely due to less than budgeted expenditures for community-based organization services, salaries and fringe benefits and services from other City departments in Human Services Agency, Homelessness and Supporting Housing. Mayor's Office and Children. Youth and Their Families.
- \$23.2 million savings for general administration and finance, primarily in salaries and fringe and nonpersonnel services. General Services Agency Administrative Services has \$5.6 million less spending
 than the budgeted for general administration, 311 Customer Services Center, Labor Standards,
 Procurement, Animal Care and Control, and other divisions. This is followed by Treasurer/Tax
 Collector, Planning and Elections, each with a saving of about \$3.0 million, respectively.
- \$17.9 million savings for public protection departments for salaries and fringe benefits and nonpersonnel services.
- Remaining savings for general city responsibilities, public works, transportation and commerce and
 culture and recreation departments are largely due to lower than budgeted salaries, fringe and
 overhead, capital outlay and services provided by other departments. The City also has a \$46.5 million
 budgetary reserve and designation for self-insurance funds.

These changes in operating revenues and expenditures, as well as appropriations of reserves, resulted in a net available budgetary fund balance of \$852.2 million at the end of fiscal year 2022-23. Within unassigned fund balances, the City's fiscal year 2023-24 and 2024-25 Adopted Original Budget assumed \$291.7 million as a source in fiscal year 2024-25 and \$499.3 million designated for various purposes, leaving \$3.1 million available for future appropriations (see also Note to the Required Supplementary Information for additional budgetary fund balance details). The Adopted 2023-24 and 2024-25 Budget spent \$193.5 million of reserves, including \$41.3 million of Federal and State Emergency Grant Disallowance Reserve, \$21.2 million of Public Health revenue anticipated and spent in FY 2023-24 but received in FY 2022-23, and the remaining balances of a number of other reserves: \$90.2 million Fiscal Cliff Reserve, and \$29.4 million Business Tax Stabilization Reserve, and \$11.4 million in other reserves.

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

Capital Assets

The City's capital assets for its governmental and business-type activities as of June 30, 2023, increased by \$1.10 billion, 3.5 percent, to \$32.95 billion (net of accumulated depreciation). Capital assets include land, buildings and improvements, machinery and equipment, park facilities, roads, streets, bridges, and intangible assets. Governmental activities contributed \$216.4 million or 19.6 percent to this total while \$888.0 million or 80.4 percent was from business-type activities. Details are shown in the table below.

		Business-type											
	(Sovernmenta	I Ac	tivities		Activities				Total			
		2023		2022*		2023 2022*		2023		2022*			
Land	\$	936,793	\$	774,213	\$	360,765	\$	353,558	\$	1,297,558	\$	1,127,771	
Construction in progress		616,327		586,526		4,864,424		5,821,916		5,480,751		6,408,442	
Facilities and improvements		4,401,005 4,400,210			14,474,718	14,582,595		18,875,723			18,982,805		
Machinery and equipment		136,864		146,321		1,905,717		1,949,387		2,042,581		2,095,708	
Infrastructure		1,101,023		1,079,859		3,273,550		1,275,202		4,374,573		2,355,061	
Right-to-use assets*		512,708		502,781		222,777		228,503		735,485		731,284	
Intangible assets		98,909		97,352		44,291		47,127		143,200		144,479	
Total	\$	7,803,629	\$ 7	7,587,262	\$	25,146,242	\$	24,258,288	\$	32,949,871	\$	31,845,550	

^{*} See Note 17 to the basic financial statements. Fiscal year 2021-22 balances were not restated for GASB Statement Nos. 94 and 96

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

- Under governmental activities, net capital assets increased by \$216.4 million or 2.9 percent. About \$248.5 million worth of construction in progress work was substantially completed and capitalized as facilities and improvements and infrastructure. The completed projects include about \$88.2 million in the 333 12th street building for homeless residents project, \$41.3 million for Southeast Family Health Center, \$13.9 million in the Castro Mission Health Center renovation, \$9.6 million for Van Ness Bus Rapid Transit street paving project, \$6.1 million in Geary Street facility for public health crisis stabilization unit, \$5.8 million in Mission Street permanent supportive housing development to house families exiting homelessness, and \$4.8 million for County Jail #2 kitchen complex renovation. The remaining completed projects are mainly public works. Right-to-use assets increased by \$9.9 million which included \$33.6 million additions from the GASB Statement No. 96 implementation. The increases were offset by the \$23.7 million decrease in lease assets primarily caused by lease termination.
- Under business-type activities, net capital assets included right-to-use assets which arose from GASB Statement Nos. 87 and 96 and declined by \$5.7 million or 2.5 percent. The decreases were mainly due to \$8.7 million lease assets amortization, offset by \$3.0 million GASB Statement 96 implementation additions. Additional business-type activities are discussed below.
- The Water Enterprise's net capital assets increased by \$30.7 million or 0.5 percent, reflecting an increase in construction and capital improvement activities. Major additions to construction work in progress included Mountain Tunnel Improvements, San Francisco Westside Recycled Water Project, and New Water Utility Service Facilities. Facilities, improvements, machinery, and equipment decreased by \$51.1 million mainly due to depreciation and amortization. As of June 30, 2023, Water Enterprise's Water System Improvement Program was 99.0 percent completed with \$4.8 billion of project appropriations expended. The program consists of 35 local projects located within San Francisco and 52 regional projects spread over seven different counties from the Sierra Foothills to San Francisco. As of June 30, 2023, 35 local projects were completed. For regional projects, 48 projects are completed and for the remaining 4 projects the expected completion date is February 2027.
- SFMTA's net capital assets increased by \$204.6 million or 3.6 percent mainly from procurement of new revenue vehicles and from the Central Subway Project construction in progress offset by decrease in total leases and subscription IT assets. Equipment cost included light rail vehicles and motor buses

CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

procurement, Central Control System upgrades, and parking meters replacement. Infrastructure costs incurred during the fiscal year were primarily for Central Subway Project, Muni Forward Program, traffic signs installation and calming, street improvements, and traffic signal upgrade.

- The Wastewater Enterprise net capital assets reported an increase of \$638.2 million or 15.8 percent reflecting an increase in construction and capital improvement activities. The Sewer System Improvement Program (SSIP) includes three phases over 20 years to improve the existing wastewater system. As of June 30, 2023, 43 projects were completed, 7 projects in pre-construction phase, 11 projects in construction phase, and 9 projects in close-out phase. The Westside Pump Station Reliability Improvements is on-going construction.
- Hetch Hetchy's net capital assets increased by \$80.1 million or 10.2 percent to \$867.3 million primarily from construction and capital improvement activities, and additions of facilities, improvements, machinery, and equipment for the Moccasin Powerhouse Rewind Project and the Mountain Tunnel Improvement Project.
- The Airport's net capital assets decreased by \$42.6 million or 0.6 percent primarily due to the disposal of assets. Due to the COVID-19 pandemic and the reduction in travel demand, the Airport has reprioritized its Capital Improvement Plan to focus on projects that are essential to Airport operations and resiliency priorities given the present-day recovery landscape. Construction activity continues on major projects such as the Terminal 1 (T1) Redevelopment Program, the Courtyard 3 Connector project, and the International Terminal Phase 2 project, which will make improvements to the building and expand both departures level security checkpoints. The T1 Redevelopment Program completed the Harvey Milk Boarding Area B, for a total of 22 operational gates, in May 2021. Construction activity continues in the Terminal 1 North area, and this work is forecasted to complete in fiscal year 2023-24. Notable projects that were completed in fiscal year 2022-23 included the completion of the Noise Insulation Program 2019-2023 Phase and the 12KV Cable Replacement and System Upgrade.

At the end of the year, the City's business-type activities had approximately \$1.51 billion in commitments for various capital projects. Of this, Water Enterprise had an estimated \$187.9 million, SFMTA had \$353.0 million, Wastewater had \$750.1 million, Airport had \$40.6 million, Hetch Hetchy had \$99.5 million, Port had \$12.4 million, Laguna Honda Hospital had \$52.5 million, and the General Hospital had \$13.4 million.

For government-wide financial statement presentation, all depreciable/amortizable capital assets were depreciated/amortized from acquisition date or lease/subscription inception date to the end of the current fiscal year. Governmental fund financial statements record capital asset purchases as expenditure.

Additional information about the City's capital assets can be found in Note 7 to the Basic Financial Statements

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

Debt Administration

At June 30, 2023, the City had total long-term and commercial paper debt outstanding of \$24.66 billion. Of this amount, \$2.84 billion which includes \$253.5 million of bond premium represents general obligation bonds secured by advalorem property taxes without limitation as to rate or amount upon all property subject to taxation by the City. The remaining \$21.82 billion represents revenue bonds, commercial paper notes, certificates of participation, leases and other debts of the City secured solely by specified revenue sources. As noted previously, the City's total debt including all bonds, loans, commercial paper notes, leases and other debts increased by \$880.0 million or 3.7 percent during the fiscal year.

For the year ended June 30, 2023, the net decrease in the long-term debt in the governmental activities was \$123.9 million and the net increase in business-type activities was \$1.70 billion as discussed in the highlights above.

The City's Charter imposes a limit on the amount of general obligation bonds the City can have outstanding at any given time. That limit is three percent of the assessed value of taxable property in the City - estimated at \$332.02 billion in value as of the close of the fiscal year. As of June 30, 2023, the City had \$2.84 billion in authorized, outstanding general obligation bonds, which is equal to approximately 0.80 percent of gross (0.86 percent of net) taxable assessed value of property. As of June 30, 2023, there were an additional \$1.26 billion in bonds that were authorized but unissued. If all these general obligation bonds were issued and outstanding in full, the total debt burden would be approximately 1.16 percent of gross (1.23 percent of net) taxable assessed value of property.

The City's underlying ratings on general obligation bonds as of June 30, 2023, were:

S&P Global Ratings AAA
Moody's Investors Service, Inc. Aaa
Fitch Ratings AA+

During the fiscal year, S&P Global Ratings (S&P), Moody's Investors Service (Moody's) and Fitch Ratings maintained the City's general obligation bonds ratings of "AAA", "Aaa", and "AA+", respectively, with a stable rating outlook on all the City's outstanding general obligation bonds.

The City's business-type activities carried underlying debt ratings for the SFMTA of "A+" from S&P and "Aa3" from Moody's. Moody's and Fitch Ratings affirmed their underlying credit ratings on the outstanding debt of the Airport of "A+" and "A+", respectively, S&P raised its underlying long-term credit ratings on the outstanding debt of the Airport to "A+". The Water Enterprise carried underlying ratings of "Aa2" and "AA-" from Moody's and S&P, respectively. The Wastewater Enterprise carried underlying ratings of "Aa2" and "AA" from Moody's and S&P, respectively. The Hetch Hetchy Power Enterprise's power revenue bonds have been rated "AA-" by Fitch Ratings and "AA" by S&P as of June 30, 2023. In March 2023, S&P affirmed its "A" rating on Port's outstanding revenue bonds and revised its outlook from negative to stable. In April 2023, Fitch affirmed its "A" rating and stable outlook. In May 2023, Moody's affirmed its "Aa3" rating and revised its outlook from negative to stable on Port's outstanding revenue bonds.

Additional information in the City's long-term debt can be found in Note 8 to the basic financial statements.

CITY AND COUNTY OF SAN FRANCISCO

Management's Discussion and Analysis (Unaudited) (Continued)

Year Ended June 30, 2023

Economic factors and future budgets and rates

Recent trends in economic indicators paint an overall picture of slowing growth. Local job losses reversed between August and October, with a net growth of 3,300 jobs over the two months. Gains were led by the education, health and government sectors, while the tech-heavy information and professional service sectors continued to shed jobs.

Despite the uptick in employment, the unemployment rate stayed flat at 3.4 percent over the two months.

The Kastle return-to-office indicator was also flat from September through mid-November. Other indicators of downtown recovery, including BART and MUNI metro ridership, showed slight declines, as did bridge crossings.

Travel through San Francisco International Airport has nearly recovered to pre-pandemic levels, with both domestic and international travel above 95 percent of normal. City hotel revenues, however, were still peaced at 70 percent of normal in October.

While housing permits spiked in October, apartment asking rents are trending down, and local housing prices are not yet participating in the statewide housing recovery.

The FY 2023-24 and FY 2024-25 budget was balanced with a heavy reliance on one-time solutions, leaving the City with an ongoing structural deficit. To begin addressing the anticipated shortfall, the Mayor's Office issued General Fund mid-year target cuts of 3 percent to City departments in October 2023. Additional cut targets of 10 percent, plus a 5 percent contingency, were issued in December 2023, for the FY 2024-25 and FY 2025-26 budget years.

Management's Discussion and Analysis (Unaudited) (Continued) Year Ended June 30, 2023

REQUESTS FOR INFORMATION

This financial report is designed to provide our citizens, taxpayers, customers, and investors and creditors with a general overview of the City's finances and to demonstrate the City's accountability for the money it receives. Below are the contacts for questions about this report or requests for additional financial information.

City and County of San Francisco Office of the Controller 1 Dr. Carlton B. Goodlett Place, Room 316

San Francisco, CA 94102-4694

Department and Component Unit Financial Statements

San Francisco International Airport Office of the Airport Deputy Director Business and Finance Division PO Box 8097 San Francisco, CA 94128 **Port of San Francisco** Public Information Officer Pier 1, The Embarcadero San Francisco, CA 94111

San Francisco Water Enterprise Hetch Hetchy Water and Power San Francisco Wastewater Enterprise Chief Financial Officer 525 Golden Gate Avenue, 13th Floor San Francisco, CA 94102 Laguna Honda Hospital Chief Financial Officer 375 Laguna Honda Blvd. San Francisco, CA 94116

Municipal Transportation Agency SFMTA Chief Financial Officer 1 South Van Ness Avenue, 7th Floor San Francisco, CA 94103 Health Service System Chief Financial Officer 1145 Market Street, Suite 300 San Francisco, CA 94103

San Francisco

Zuckerberg San Francisco General Hospital and Trauma Center Chief Financial Officer 1001 Potrero Avenue, Suite 2A5 San Francisco, CA 94110

Employees' Retirement System Executive Director 1145 Market Street, 5th Floor San Francisco, CA 94103

Successor Agency to the San Francisco Redevelopment Agency 1 South Van Ness Avenue, 5th Floor San Francisco, CA 94103 Retiree Health Care Trust c/o Employees' Retirement System 1145 Market Street, 5th Floor San Francisco, CA 94103

San Francisco County Transportation Authority
Deputy Director for Administration and Finance
1455 Market Street, 22nd Floor
San Francisco, CA 94103

San Francisco Finance Corporation Office of Public Finance City Hall, Room 338 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

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CITY AND COUNTY OF SAN FRANCISCO

Statement of Net Position

Year Ended June 30, 2023 (In Thousands)

		Prima	ry Governmer	nt			ponent Unit
	 ernmental ctivities		siness-Type Activities		Total	De	sure Island velopment Authority
ASSETS							
Current assets:							
Deposits and investments with City Treasury	7,927,961	\$	3,456,847	\$	11,384,808	\$	-
Deposits and investments outside City Treasury	247,270		33,012		280,282		-
Receivables (net of allowance for uncollectible amounts of \$434,559 for the primary government):							
Property taxes and penalties	190,786		-		190,786		
Other local taxes	387,442		-		387,442		-
Federal and state grants and subventions	450,784		164,406		615,190		3,431
Charges for services	152,089		361,557		513,646		3,657
Interest and other	86,220		217,822		304,042		17
Leases	4,678		168,141		172,819		2,365
Due from component units	13,096		372		13,468		
Inventories	14,604		117,096		131,700		
Due from primary government	-				-		38
Other assets	24,253		13,228		37,481		4,206
Restricted assets:							
Deposits and investments with City Treasury	-		737,613		737,613		
Deposits and investments outside City Treasury	6,449		181,969		188,418		
Grants and other receivables	-		113,587		113,587		
Total current assets	 9,505,632		5,565,650		15,071,282		13,714
Noncurrent assets:						_	
Loan receivables (net of allowance for uncollectible							
amounts of \$2,445,643)	216,166				216,166		
Leases receivable	83,909		1,426,181		1,510,090		16.588
Advance to component unit	-		6,805		6.805		10,000
Other assets	101		43,914		44.015		
Net pension asset.	17.362		.0,0		17,362		
Restricted assets:	17,002						
Deposits and investments with City Treasury	-		929,063		929,063		
Deposits and investments outside City Treasury	-		706,595		706,595		
Grants and other receivables	-		17,275		17,275		
Capital assets:	4 = = 4 000		E 007 000		0.704.050		04040
Land and other assets not being depreciated/amortized.	1,554,026		5,237,232		6,791,258		34,846
Facilities, infrastructure and equipment, net of							
depreciation/amortization	 6,249,603	_	19,909,010	_	26,158,613		23,180
Total capital assets	 7,803,629	_	25,146,242	_	32,949,871		58,026
Total noncurrent assets	 8,121,167		28,276,075		36,397,242		74,614
Total assets	 17,626,799		33,841,725	_	51,468,524		88,328
DEFERRED OUTFLOWS OF RESOURCES							
Unamortized loss on refunding of debt	5,965		156,111		162,076		
Pensions	1,114,295		703,972		1,818,267		16
OPEB	351,395		334,069		685,464		-

Statement of Net Position (Continued) Year Ended June 30, 2023 (In Thousands)

		Primary Governmer	nt	Component Unit
	Governmental Activities	Business-Type Activities	Total	Treasure Island Development Authority
LIABILITIES				
Current liabilities:				
Accounts payable	\$ 680,111	\$ 308,135	\$ 988,246	\$ 2.085
Accrued payroll		146,686	350,266	154
Accrued vacation and sick leave pay	128,356	89,830	218,186	
Accrued workers' compensation		50,502	122,806	
Estimated claims payable		46.288	201.752	
Bonds, loans, leases, and other payables		285,803	655,614	
Accrued interest payable		72,037	95,389	
Unearned grant and subvention revenues		-	208.649	
Due to primary government			,	9.846
Due to component unit			38	-,
Internal balances		(74,069)		
Unearned revenues and other liabilities		941,502	2,212,648	2,497
Liabilities payable from restricted assets:	.,,	,	_,	_,
Bonds, loans, leases, and other payables		20,075	20,075	
Accrued interest payable		64,062	64,062	
Other		336,597	336,597	
Total current liabilities		2,287,448	5,474,328	14,582
	3,100,000	2,201,440	3,474,320	14,302
Noncurrent liabilities:	447.000	75.550	100 110	
Accrued vacation and sick leave pay		75,556	193,442	-
Accrued workers' compensation		225,544	531,030	-
Estimated claims payable		74,073	334,295	-
Bonds, loans, leases, and other payables		19,263,656	23,981,749	
Advance from primary government		-	-	6,805
Unearned revenues and other liabilities		144,980	144,980	-
Net pension liability		1,113,763	3,067,913	11
Net other postemployment benefits (OPEB) liability		1,677,814	3,734,991	
Total noncurrent liabilities	9,413,014	22,575,386	31,988,400	6,816
Total liabilities	12,599,894	24,862,834	37,462,728	21,398
DEFERRED INFLOWS OF RESOURCES				
Unamortized gain on refunding of debt	79,536	12,387	91,923	-
Pensions	401,406	251,941	653,347	3
OPEB	402,124	343,577	745,701	-
Leases	87,017	1,686,489	1,773,506	18,570
Public-private partnerships	5,931		5,931	
Total deferred inflows of resources	976,014	2,294,394	3,270,408	18,573
NET POSITION				
Net investment in capital assets, Note 10(d)	4,491,155	6,851,218	10,935,272	58,026
Restricted for:				
Reserve for rainy day	114,539	-	114,539	-
Debt service	156,851	171,232	328,083	
Capital projects, Note 10(d)	319,105	1,014,138	1,208,105	-
Community development	998,679	-	998,679	
Transportation Authority activities		-	72,024	-
Building inspection programs	74,418	-	74,418	-
Children and families	669,822	-	669,822	-
Culture and recreation		-	297,396	-
Grants		-	174,758	-
Other purposes	184,465	10,174	194,639	-
Total restricted		1,195,544	4,132,463	
Unrestricted (deficit), Note 10(d)		(168,113)	(1,666,540)	(9,653)
Total net position	\$ 5,522,546	\$ 7,878,649	\$ 13,401,195	\$ 48,373

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

CITY AND COUNTY OF SAN FRANCISCO

Statement of Activities

Year Ended June 30, 2023 (In Thousands)

						rpense) Revenue an		
			Program Revenue			Primary Government		Component Uni Treasure Island
			Operating	Capital Grants and	Governmental			
Functions/Programs	Expenses	Charges for Services	Grants and Contributions	and Contributions	Activities	Business-Type Activities	Total	Development Authority
Primary government:	Expenses	Services	Contributions	Contributions	Activities	Activities	I Otal	Authority
Governmental activities:								
						_		_
Public protection	\$ 1,671,702	\$ 103,36	1 \$ 228,498	\$ 142	\$ (1,339,701)	\$ -	\$ (1,339,701)	\$.
Public works, transportation and commerce	446.286	133.56	5 40.431	49.160	(223.130)		(000 400)	
Human welfare and	440,200	133,50	5 40,431	49,100	(223,130)		(223,130)	
neighborhood development	2.883.425	170.53	5 1.038.243	70.845	(1.603.802)		(1.603.802)	
Community health	1,206,314	91.05			(670,783)		(670,783)	
Culture and recreation	537,393	135,99			(375,188)			
General administration and	537,393	135,99	0 000	20,007	(375,100)		(375,188)	
	482.618	188.24	5 8.941	134	(005.000)		(005 000)	
finance	402,010	100,24	0,941	134	(285,298)		(285,298)	
Distributions to other					(10.110)			
governments	49,113 175.522	66.92	5 6.358		(49,113)		(49,113)	
General city responsibilities	170,022	00,92	5 0,350		(102,239)		(102,239)	
Unallocated interest on long-	455.740				(455.740)		(455.740)	
term debt and cost of issuance	155,749				(155,749)		(155,749)	
Total governmental								
activities	7,608,122	889,68	5 1,762,809	150,625	(4,805,003)		(4,805,003)	
Business-type activities:								
Airport	1,278,517	1,064,10	4 .	28,679		(185,734)	(185,734)	
Transportation	1,439,742	350,18	8 350,111	199,145		(540,298)	(540,298)	
Port	127,817	128,66	7 22,024	136		23,010	23,010	
Water	666,970	691,09	1 .	2,717		26,838	26,838	
Power	544,742	583.47	7 3.737	2.535		45.007	45.007	
Hospitals	1,419,409	1.213.92	5 67.985			(137,499)	(137,499)	
Sewer	343.018	363.93	6 152	2.740		23.810	23.810	
Total business-type								
activities	5.820.215	4.395.38	8 444.009	235.952		(744.866)	(744.866)	
Total primary government	\$ 13.428.337	\$ 5,285,07			(4.805.003)	(744,866)	(5.549.869)	
Total primary government	3 13,420,337	\$ 5,265,07	3 \$ 2,200,010	\$ 300,577	(4,005,003)	(744,000)	(5,549,009)	
Component unit:								
Treasure Island Development								
Authority	\$ 21.532	\$ 12.43	0 \$ 896	· s -				\$ (8.206
								,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	General Revenues							
	Taxes:							
	Property taxes				3.167.382		3,167,382	
	Business taxes				1,290,918		1,290,918	
					309.385		309.385	
					278.961		278.961	
					110.661		110.661	
					82,716		82.716	
					186,247 295,790		186,247 295,790	
						400.704		109
					157,267	108,704	265,971	9.403
					99,471	240,145	339,616	9,403
			government		(885,106)	885,106		
					5,093,692	1,233,955	6,327,647	9,512
	Change in ne	t position			288,689	489,089	777,778	1,306
	Net position at beg	inning of year, as pre	eviously reported		5.331.019	7.496.160	12.827.179	47.067
						(106.600)	(203.762)	
					5.233.857	7.389.560	12.623.417	47.067
	rver position at beg	mming or year, as res			5,233,657	1,309,300	12,023,417	47,067
					\$ 5.522.546	\$ 7.878.649	\$ 13,401,195	\$ 48,373

Balance Sheet Governmental Funds June 30, 2023

June 30, 2023 (In Thousands)

	General Fund	Other Governmental Funds	Total Governmental Funds
Assets:			
Deposits and investments with City Treasury	\$ 3,709,353	\$ 4,153,137	\$ 7,862,490
Deposits and investments outside City Treasury	263	247,007	247,270
Receivables (net of allowance for uncollectible amounts of \$366,442):			
Property taxes and penalties	182,148	8,638	190,786
Other local taxes		110,058	387,442
Federal and state grants and subventions		206,142	450,784
Charges for services		21,761	151,870
Interest and other	,	29,714	85,804
Leases	. , .		81,413
Due from other funds		15,219	22,528
Due from component units	3,603	9,493	13,096
Loans receivable (net of allowance for uncollectible amounts of \$2,445,643 in 2023)	10,705	205.461	216,166
Inventories		203,401	14,604
Other assets	,	16,448	24,253
Total assets			
Total assets	\$ 4,725,428	\$ 5,023,078	\$ 9,748,506
Liabilities:			
Accounts payable	\$ 417,250	\$ 252,267	\$ 669,517
Accrued payroll	165,431	34,468	199,899
Unearned grant and subvention revenues	33,593	175,056	208,649
Due to other funds	210	96,387	96,597
Due to component units		38	38
Unearned revenues and other liabilities	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	239,644	1,268,031
Bonds, loans, leases, and other payables	<u> </u>	38,790	38,790
Total liabilities	1,644,871	836,650	2,481,521
Deferred inflows of resources	432,420	331,103	763,523
Fund balances:			
Nonspendable	1,174	356	1,530
Restricted	114,539	3,565,843	3,680,382
Committed	330,010	-	330,010
Assigned	1,724,903	291,062	2,015,965
Unassigned	477,511	(1,936)	475,575
Total fund balances	2,648,137	3,855,325	6,503,462
Total liabilities, deferred inflows of resources			
and fund balances	\$ 4,725,428	\$ 5,023,078	\$ 9,748,506

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

CITY AND COUNTY OF SAN FRANCISCO

Reconciliation of the Governmental Funds Balance Sheet to the Statement of Net Position June 30, 2023

June 30, 2023 (In Thousands)

Fund balances – total governmental funds	\$ 6,503,462
Amounts reported for governmental activities in the statement of net position are different because:	
Capital assets used in governmental activities are not financial resources and, therefore, are not reported in the funds.	7,770,546
Long-term liabilities, including bonds payable, are not due and payable in the current period and therefore are not reported in the governmental funds.	(5,972,094)
Other long-term assets are not available to pay for current-period expenditures and, therefore, are deferred inflows of resources and are recognized as revenues in the period the amounts become available in the governmental funds.	677,676
Interest on long-term debt is not accrued in the funds, but rather is recognized as an expenditure when due.	(22,446)
Deferred outflows and inflows of resources in governmental activities related to refunding of debt are not financial resources and, therefore, are not reported in the governmental funds.	(73,971)
Net pension asset/liability and pension related deferred outflows and inflows of resources are not due in the current period and therefore are not reported in the governmental funds.	(1,209,646)
Net OPEB asset/liability and OPEB related deferred outflows and inflows of resources are not due in the current period and therefore are not reported in the governmental funds.	(2,064,500)
Internal service funds are used by management to charge the costs of lease financing, equipment maintenance services, printing and mailing services, and telecommunications and information systems to individual funds. The assets and liabilities of internal service funds are included in governmental activities in the statement of net position.	(86,481)
Net position of governmental activities	\$ 5,522,546

Statement of Revenues, Expenditures, and Changes in Fund Balances Governmental Funds Year Ended June 30, 2023

(In Thousands)

		Other	Total
		Governmental	Governmental
	General Fund	Funds	Funds
Revenues:			
Property taxes	\$ 2,459,052	\$ 697,986	\$ 3,157,038
Business taxes	850,593	440,325	1,290,918
Sales and use tax	197,911	111,474	309,385
Hotel room tax	252,898	26,063	278,961
Utility users tax	110,661	-	110,661
Parking tax	82,716	-	82,716
Real property transfer tax	186,247	-	186,247
Other local taxes	278,112	17,678	295,790
Licenses, permits and franchises	28,953	14,203	43,156
Fines, forfeitures, and penalties	3,191	41,131	44,322
Interest and investment income		88,568	156,887
Rents and concessions	11,775	172,433	184,208
Intergovernmental:		,	. ,
Federal	306,673	329,007	635,680
State		262,448	1,293,904
Other	1,582	7,356	8,938
Charges for services		144,319	387,553
Other	29,677	177,669	207,346
Total revenues		2,530,660	8,673,710
	6,143,050	2,550,000	0,073,710
Expenditures:			
Current:			
Public protection	1,654,953	94,234	1,749,187
Public works, transportation and commerce		240,402	505,421
Human welfare and neighborhood development	1,577,163	1,421,283	2,998,446
Community health	967,381	201,222	1,168,603
Culture and recreation	172,832	340,295	513,127
General administration and finance	301,748	138,019	439,767
General City responsibilities	189,570	-	189,570
Distributions to other governments	-	49,113	49,113
Debt service:			
Principal retirement		334,253	400,960
Interest and other fiscal charges	7,970	173,493	181,463
Bond issuance costs	.	5,747	5,747
Capital outlay	72,033	148,884	220,917
Total expenditures	5,275,376	3,146,945	8,422,321
Excess (deficiency) of revenues over			
(under) expenditures	967 674	(616 205)	251 200
	867,674	(616,285)	251,389
Other financing sources (uses):	440.004	500.000	700 000
Transfers in	119,361	582,869	702,230
Transfers out	(1,316,074)	(271,483)	(1,587,557)
Issuance of bonds:		007.075	007.075
Face value of bonds issued	-	267,975	267,975
Premium on issuance of bonds		6,364	6,364
Inception of leases and subscriptions			72,033
Total other financing sources (uses)	(1,124,680)	585,725	(538,955)
Net changes in fund balances	(257,006)	(30,560)	(287,566)
Fund balances at beginning of year,			
as previously reported	2,905,143	3,874,527	6,779,670
	2,000,140		
Cumulative effect of accounting change		11,358	11,358
Fund balances at beginning of year, as restated	2,905,143	3,885,885	6,791,028
Fund balances at end of year	\$ 2,648,137	\$ 3,855,325	\$ 6,503,462

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

CITY AND COUNTY OF SAN FRANCISCO

Reconciliation of the Statement of Revenues, Expenditures, and Changes in Fund Balances of Governmental Funds to the Statement of Activities Year Ended June 30, 2023

(In Thousands)

١	let changes in fund balances - total governmental funds	\$	(287,566)
A	mounts reported for governmental activities in the statement of activities are different because:		
	Governmental funds report capital outlays as expenditures. However, in the statement of activities the cost of those assets is allocated over their estimated useful lives and reported as depreciation expense. This is the amount by which capital outlays exceeded depreciation, the loss on disposal of capital assets, and contributed capital assets.		194,830
	Some expenses reported in the statement of activities do not require the use of current financial resources and therefore are not reported as expenditures in governmental funds. Certain long-term liabilities reported in the prior year statement of net position were paid during the current period resulting in expenditures in the governmental funds. This is the amount by which the increase in long-term liabilities exceeded expenditures in funds that do not require the use of current financial resources.		532,057
	Property taxes are recognized as revenues in the period the amounts become available. This is the current period amount by which the deferred inflows of resources increased in the governmental funds.		10,344
	Other revenues that were unavailable are reported as deferred inflows of resources in the governmental funds. This is the current period amount by which deferred inflows of resources increased in the governmental funds.		57,151
	Governmental funds report revenues and expenditures primarily pertaining to long-term loan activities, which are not reported in the statement of activities. These activities are reported at the government-wide level in the statement of net position. This is the net revenues reported in the governmental funds.		14
	Changes to net pension asset/liability and pension related deferred outflows and inflows of resources do not require the use of current financial resources and therefore are not reported as expenditures in governmental funds.		(340,404)
	Changes to net OPEB asset/liability and OPEB related deferred outflows and inflows of resources do not require the use of current financial resources and therefore are not reported as expenditures in governmental funds.		4,930
	The issuance of long-term debt provides current financial resources to governmental funds, while the repayment of the principal of long-term debt, leases and subscriptions consume the current financial resources of governmental funds. These transactions, however, have no effect on net position. This is the amount by which principal retirement exceeded bond, lease and subscription proceeds in the current period.		60,952
	Bond premiums are reported in the governmental funds when the bonds are issued, and are capitalized and amortized in the statement of net position. This is the amount of bond premiums capitalized during the current period.		(6,364)
	Interest expense in the statement of activities differs from the amount reported in the governmental funds because of additional accrued and accreted interest; amortization of bond premiums and refunding losses and gains.		34,259
	The activities of internal service funds are reported with governmental activities.	_	28,486
	Change in net position of governmental activities	\$	288,689

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

Statement of Net Position - Proprietary Funds June 30, 2023 (In Thousands)

				Rusiness-T	vne Activities - F	Interprise Funds				
					Funds	interprise ranas				
					General					Governmental
	San Francisco	San Francisco	Hetch Hetchy	Municipal	Hospital	San Francisco				Activities -
	International	Water	Water and	Transportation	Medical	Wastewater	Port of San	Laguna Honda		Internal Service
	Airport	Enterprise	Power	Agency	Center	Enterprise	Francisco	Hospital	Total	Funds
ASSETS										
Current assets:										
Deposits and investments with City Treasury	\$ 998,115	\$ 402,885	\$ 399,864	\$ 722,409	\$ 240,856	\$ 355,770	\$ 336,948	\$ -	\$ 3,456,847	\$ 65,471
Deposits and investments outside City Treasury	23,773	192	154	8,708	7	173	5		33,012	
Receivables (net of allowance for uncollectible amounts of \$68.117):										
Federal and state grants and subventions			2.369	101.278	1.879		450	58.430	164,406	
Charges for services	67,438	69,514	54,307	4,727	82,249	40,093	18,168	25,061	361,557	219
Interest and other	11,204	9,441	2,357	9,039	171,502	2,178	11,415	686	217,822	416
Leases	114,523	3,521		7,437	375	212	41,963	110	168,141	15,120
Due from other funds		115	4,309	77,100	17	128			81,669	
Due from component unit			372						372	
Inventories	3,232	8,191	1,840	84,716	12,328	3,340	1,875	1,574	117,096	
Other assets	4,862		7,312	308		570	176		13,228	
Restricted assets:										
Deposits and investments with City Treasury				802			58,686	102,374	737,613	
Deposits and investments outside City Treasury		10,863	5,371	17		48,717	5,402	25	181,969	6,449
Grants and other receivables		39,657	4,151			15,133			113,587	
Total current assets	1,965,118	544,379	482,406	1,016,541	509,213	466,314	475,088	188,260	5,647,319	87,675
Noncurrent assets:										
Other assets		19,103	21,105			1,457	2,249		43,914	
Leases receivable	831,198	40,109		82,081	7,426	1,245	463,121	1,001	1,426,181	75,347
Advance to component unit			6,805						6,805	
	545.745	21 000	28 586	295.158		38 574			929.063	
Deposits and investments with City Treasury Deposits and investments outside City Treasury		21,000 66.482	20,580	4,555	220	38,574 66,439			706.595	
Grants and other receivables		00,402	3,640	1,957	220	417		12.247	17.275	
Canital assets:	2,000	*		1,007		417		12,241	17,275	
Land and other assets										
not being depreciated/amortized	1,036,900	640,995	377,088	739,752	28,153	2,280,581	117,432	16,331	5,237,232	313
Facilities, infrastructure, and equipment, net of depreciation/amortization	5.897.598	5.011.957	490.216	5.217.077	68.692	2.405.765	375.542	442.163	19.909.010	32,770
Total capital assets		5.652.952	867.304	5,956,829	96.845	4,686,346	492.974	458.494	25.146.242	33,083
Total capital assets			927 640		104 491					
		5,799,650		6,340,580		4,794,478	958,344	471,742	28,276,075	108,430
Total assets	10,844,268	6,344,029	1,410,046	7,357,121	613,704	5,260,792	1,433,432	660,002	33,923,394	196,105
DEFERRED OUTFLOWS OF RESOURCES										
Unamortized loss on refunding of debt		124,635	-	786		8	148	-	156,111	602
Pensions		70,101	20,976	238,265	157,362	32,592	14,987	63,732	703,972	18,551
OPEB	38,931	28,616	8,226	124,604	87,540	11,493	5,702	28,957	334,069	9,052
Total deferred outflows of resources	175,422	223,352	29,202	363,655	244,902	44,093	20,837	92,689	1,194,152	28,205

The notes to the financial statements are an integral part of this statement. 33

CITY AND COUNTY OF SAN FRANCISCO

Statement of Net Position - Proprietary Funds (Continued) June 30, 2023 (In Thousands)

					ype Activities - E Funds	Interprise Funds				
	San Francisco International Airport	San Francisco Water Enterprise	Hetch Hetchy Water and Power	Municipal Transportation Agency	General Hospital Medical Center	San Francisco Wastewater Enterprise	Port of San Francisco	Laguna Honda Hospital	Total	Governmental Activities - Internal Service Funds
LIABILITIES										
Current liabilities:										
Accounts payable					\$ 23,908		\$ 6,353		\$ 308,135	\$ 10,594
Accrued payroll		11,807	4,836	50,364	36,497	7,631	2,695	13,473	146,686	3,681
Accrued vacation and sick leave pay		7,057	3,393	31,093	21,479	6,040	1,818		89,830	2,652
Accrued workers' compensation		1,914	617	32,236	7,035	1,509	611	3,870	50,502	256
Estimated claims payable		11,125	766	32,400		1,650	225		46,288	
Due to other funds		2,440	1,946	594		2,620			7,600	
Unearned revenues and other liabilities		13,977	12,136	62,664	312,340	6,457	19,371	52,827	941,502	2,581
Accrued interest payable		35,104	1,599	5,447	38	27,918	1,304	627	72,037	906
Bonds, loans, leases, and other payables	. 73,941	139,951	2,233	20,695	4,726	33,000	4,567	6,690	285,803	24,694
Liabilities payable from restricted assets:										
Bonds, loans, leases, and other payables									20,075	
Accrued interest payable									64,062	
Other		40,863	28,866	23,799		122,825		1,498	336,597	
Total current liabilities	851,149	286,909	106,739	346,480	406,023	232,857	36,944	102,016	2,369,117	45,364
Noncurrent liabilities:										
Accrued vacation and sick leave pay		6,528	3,332	24,991	16,555	5,622	1,684	4,983	75,556	2,953
Accrued workers' compensation		7,821	2,840	140,795	35,432	6,489	2,272	20,038	225,544	1,084
Estimated claims payable		8,500	6,118	52,200		2,700	405		74,073	
Unearned revenues and other liabilities		1,271	580			7,988	135,117		144,980	
Bonds, loans, leases, and other payables		5,203,198	318,237	599,343	7,297	3,520,696	136,244	64,049	19,263,656	88,173
Net pension liability		115,343	33,468	372,813	258,127	49,549	21,192	101,071	1,113,763	27,142
Net other postemployment benefits (OPEB) liability	. 257,767	148,601	37,180	642,513	355,774	49,035	30,862	156,082	1,677,814	44,150
Total noncurrent liabilities	9,860,451	5,491,262	401,755	1,832,655	673,185	3,642,079	327,776	346,223	22,575,386	163,502
Total liabilities	10,711,600	5,778,171	508,494	2,179,135	1,079,208	3,874,936	364,720	448,239	24,944,503	208,866
DEFERRED INFLOWS OF RESOURCES										
Unamortized gain on refunding of debt						11.353		1.034	12.387	202
Pensions	. 37.692	28.504	10.500	80.301	57.206	10.023	4.830	22.885	251.941	5.662
OPEB	50.948	27.075	9.775	125,493	89.337	8.286	6.573	26.090	343.577	8.207
Leases		41.558		79.850	7.699	1.453	512,492		1.686.489	7,101
Total deferred inflows of resources	1,131,007	97,137	20,275	285,644	154,242	31,115	523,895	51,079	2,294,394	21,172
NET POSITION										
Net investment in capital assets	(1,603,694)	545,542	556,035	5,332,130	85,126	1,235,215	313,084	387,780	6,851,218	6,896
Debt service	. 75,798	14,625	56			3,510		77,243	171,232	
Capital projects	653,258	15,959	5,233	275,406	13,188		47,811	3,283	1,014,138	
Other purposes	4,660	-		3,284			-	2,230	10,174	
Unrestricted (deficit)	47,061	115,947	349,155	(354,823)	(473,158)	160,109	204,759	(217,163)	(168,113)	(12,624
Total net position		\$ 692,073	\$ 910,479	\$ 5.255.997	S (374.844)	\$ 1,398,834	\$ 565,654	\$ 253.373	\$ 7.878.649	\$ (5.728
										. (4).20

The notes to the financial statements are an integral part of this statement. 34

Statement of Revenues, Expenses, and Changes in Fund Net Position – Proprietary Funds Year Ended June 30, 2023 (In Thousands)

				Business-T		Interprise Funds				
					Major Funds	3				
	San Francisco	San Francisco	Hetch Hetchy	Municipal	General Hospital	San Francisco				Governmental Activities
	International Airport	Water Enterprise	Water and Power	Transportation Agency	Medical Center	Wastewater Enterprise	Port of San Francisco	Laguna Honda Hospital	Total	Internal Service Funds
Operating revenues:										
Aviation	\$ 630,250	\$ -	\$	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 630,250	\$ -
Water and power service		661,241	583,194						1,244,435	
Passenger fees				87,803					87,803	
Net patient service revenue					975,675	354.491		219,592	1,195,267 354,491	
	405.000	40.000		40.000	0.400		00.700			492
Rents and concessions	165,396 183,520	13,282	283	12,606 191,911	3,183	822	99,792 21,271		295,364 396,702	492
Other charges for services	183,520			30.642			21,2/1		396,702	186.082
Other charges for services	84.938	16.568		27.226	14.674	8.623	7.604	801	160.434	100,002
				350.188						
Total operating revenues	1,064,104	691,091	583,477	350,188	993,532	363,936	128,667	220,393	4,395,388	186,574
Operating expenses:										
Personal services	283,669	135,709	68,459	892,654	535,413	89,726	36,988	231,100	2,273,718	59,920
Contractual services	97,718	16,919	20,334	155,725	317,047	20,777	21,283	54,892	704,695	62,003
Light, heat and power	28,771		344,036				5,110		377,917	
Materials and supplies	13,384 355.475	20,046	4,274	77,100 229.262	144,956	14,306 78.039	1,189	24,978 12,576	300,233 896,584	18,147 14.762
		155,714	24,671		15,575		25,272	12,576		
General and administrative	3,883	51,955	58,201	(2,249)	1,154	17,503	2,120		132,567	442
Services provided by other										
departments	27,247 92,603	79,910	16,368	93,497	59,693 2.009	40,999	27,798 3.392	17,871	363,383 75.633	16,337 831
Other										
Total operating expenses	902,750	460,253	536,343	1,423,618	1,075,847	261,350	123,152	341,417	5,124,730	172,442
Operating income (loss)	161,354	230,838	47,134	(1,073,430)	(82,315)	102,586	5,515	(121,024)	(729,342)	14,132
Nonoperating revenues (expenses): Operating grants:										
Federal			1,776	147,596		152			149,524	
State / other			1,961	202,515	66,767		22,024	1,218	294,485	225
Interest and investment income	42,540	11,156	4,603	27,561	5,163	2,556	13,950	1,175	108,704	2,321
Interest expense	(350,349)	(204,942)	(7,907)	(16,124)	(462)		(4,530)		(667,130)	(3,146)
Other nonoperating revenues	135,838	40,679	13,220	24,958		9,758	3,446	12,246	240,145	682
Other nonoperating expenses	(25,418)	(1,775)	(492)			(535)	(135)		(28,355)	
Total nonoperating revenues (expenses)	(197,389)	(154,882)	13,161	386,506	71,468	(69,202)	34,755	12,956	97,373	82
Income (loss) before capital										
contributions and transfers	(36,035)	75,956	60,295	(686,924)	(10,847)	33,384	40,270	(108,068)	(631,969)	14,214
Capital contributions	28,679	2,717	2,535	199,145		2,740	136		235,952	
Transfers in		5	20,000	645,927	137,399	75	39,233	123,165	965,804	362
Transfers out	(48,701)	(20,032)	(32)		(11,741)	(32)	(32)	(128)	(80,698)	(141)
Change in net position	(56.057)	58.646	82.798	158.148	114.811	36.167	79.607	14,969	489.089	14.435
Net position (deficit) at beginning of year										
as previously reported.	(660.243)	633.418	827.678	5.097.849	(489.655)	1.362.662	486.047	238.404	7.496.160	(20.163)
Cumulative effect of accounting change	(106.617)	9	027,070	5,007,045	(405,000)	1,302,002	400,047	230,404	(106.600)	(20,103)
		633.427					486 047			
Net position (deficit) at beginning of year, as restated	(766,860)		827,681	5,097,849	(489,655)	1,362,667		238,404	7,389,560	(20,163)
Net position (deficit) at end of year	\$ (822,917)	\$ 692,073	\$ 910,479	\$ 5,255,997	\$ (374,844)	\$ 1,398,834	\$ 565,654	\$ 253,373	\$ 7,878,649	\$ (5,728)

The notes to the financial statements are an integral part of this statement. $35\,$

CITY AND COUNTY OF SAN FRANCISCO

Statement of Cash Flows – Proprietary Funds Year Ended June 30, 2023 (In Thousands)

				Business-Ty	pe Activities - Er	nterprise Funds				
				Major I	Funds					
	San	San			General	San			-	Governmental
	Francisco	Francisco	Hetch Hetchy	Municipal	Hospital	Francisco		Laguna		Activities -
	International	Water	Water and	Transportation	Medical	Wastewater	Port of San	Honda		Internal
	Airport	Enterprise	Power	Agency	Center	Enterprise	Francisco	Hospital	Total	Service Funds
Cash flows from operating activities:										-
Cash received from customers, including cash deposits	\$ 1,136,744	\$ 587,435	\$ 587,802	\$ 395,054	\$ 923,464	\$ 364,866	\$ 34,572	\$ 237,473	\$ 4,267,410	\$ 203,491
Cash received from tenants for rent.		13,098	287	3,190	842	3,126	89,808		110,351	
Cash paid for employees' services	(328,397)	(142,866)	(72,404)	(911,461)	(665,007)	(95,895)	(47,090)	(245,672)	(2,508,792)	(65,455)
Cash paid to suppliers for goods and services	(280,170)	(174,938)	(420,868)	(362,781)	(519,904)	(95,599)	(61,056)	(84,953)	(2,000,269)	(94,281)
Cash paid for judgments and claims		(6,927)	(7,604)	(17,608)		(5,500)			(37,639)	
Net cash provided by (used in) operating activities	528,177	275,802	87,213	(893,606)	(260,605)	170,998	16,234	(93,152)	(168,939)	43,755
Cash flows from noncapital financing activities:										
Operating grants			2,108	361,529	66,304	177	116,429	1,218	547,765	225
Transfers in		5	20,000	584,145	137,399	75	-	122,784	864,408	362
Transfers out	(48,701)	(20,032)	(32)		(11,741)	(32)	(32)	(128)	(80,698)	(141)
Other noncapital financing sources	31,692	6,750	6,551	26,986		5,000	3,531		80,510	
Other noncapital financing uses	(25,348)	(1,775)	(499)			(535)			(28,157)	
Net cash provided by (used in)										
noncapital financing activities	(42,357)	(15,052)	28,128	972,660	191,962	4,685	119,928	123,874	1,383,828	446
Cash flows from capital and related financing activities:										
Capital grants and other proceeds restricted for capital purposes	8,713			140,109			4,196	14,003	167,021	
Transfers in				61,782			39,233	381	101,396	
Bond sale proceeds and loans received	1,064	12,371				1,617,314			1,630,749	
Proceeds from sale/transfer of capital assets		1,370	7	499		127	1		2,004	
Proceeds from commercial paper borrowings	417,250	165,162	76,333			177,564			836,309	
Proceeds from passenger facility charges	95,856								95,856	
Acquisition of capital assets	(259,793)	(172,835)	(98,397)	(457,867)	(12,413)	(681,615)	(8,637)	(7,785)	(1,699,342)	(1,263)
Retirement of leases, subscriptions, bonds and loans	(29,308)	(130,320)	(3,020)	(8,837)	(1,957)	(1,016,772)	(5,143)	(6,508)	(1,201,865)	(21,080)
Bond issue costs paid						(3,124)			(3,124)	
Interest paid on debt	(387,197)	(214,364)	(9,213)	(17,207)	(467)	(89,055)	(4,800)	(2,792)	(725,095)	(2,957)
Federal interest income subsidy from Build America Bonds		23,260	502		-	3,991	-		27,753	
Other capital financing sources			$\overline{}$	1,978			154		2,132	
Net cash provided by (used in)										
capital and related financing activities	(153,415)	(315,356)	(33,788)	(279,543)	(14,837)	8,430	25,004	(2,701)	(766,206)	(25,300)
Cash flows from investing activities:										
Purchases of investments with trustees	(659,908)	(348,315)	(10,224)			(514,288)			(1,532,735)	
Proceeds from sale of investments with trustees	628,083	348,315	10,224			514,288			1,500,910	
Interest and investment income	36,369	9,141	5,784	19,839	5,163	4,948	11,053	705	93,002	220
Other investing activities										79
Net cash provided by investing activities	4,544	9,141	5,784	19,839	5,163	4,948	11,053	705	61,177	299
Net increase (decrease) in cash and cash equivalents	336,949	(45,465)	87,337	(180,650)	(78,317)	189,061	172,219	28,726	509,860	19,200
Cash and cash equivalents-beginning of year	1,810,483	560,366	364,127	1,212,299	319,400	333,163	228,557	73,673	4,902,068	52,720
Cash and cash equivalents-end of year	\$ 2,147,432	\$ 514,901	\$ 451,464	\$ 1,031,649	\$ 241,083	\$ 522,224	\$ 400,776	\$ 102,399	\$ 5,411,928	\$ 71,920

The notes to the financial statements are an integral part of this statement. $36\,$

Statement of Cash Flows – Proprietary Funds (Continued) Year Ended June 30, 2023 (In Thousands)

Principal prin					Bueinnee-Tu	pe Activities - E	nterorice Eund				
Second								-			
Parabook		San	San		mujor		San			_	Governmental
Proceedition of specially interest (inc.) Process				Hatch Hatch	Municipal				Laguna		Activities -
Process Proc								Port of San			
Per clamb provided by (Good 1) operating activities:										Total	
Department from cash and other activities:	Reconciliation of operating income (loss) to										
Againstrate for non-cash and other achillets:	net cash provided by (used in) operating activities:										
Depression and amortization	Operating income (loss)	\$ 161,354	\$ 230,838	\$ 47,134	\$ (1,073,430)	\$ (82,315)	\$ 102,586	\$ 5,515	\$ (121,024)	\$ (729,342)	\$ 14,132
Depression and amortization	Adjustments for non-cash and other activities:										
Wilst-off capital assests		355.475	155.714	24.671	229.262	15.575	78.039	25.272	12.576	896.584	14.762
Charge in sase and deferred outflows of resources liabilities and selection of secures as sease and deferred outflows of resources is asset and deferred outflows of resources is asset and deferred outflows of resources is asset and deferred outflows of resources. Secure Secu			4.584		(54)		5,500	(114)		14.135	
Charges in assets and definered notifies of resourcess in additional of resourcess and definered notifies and investments and definered notifies and incharged notifies and investments and defined notifies and incharged notifies and i	Write-off of capital assets		4.628	403			911			5.942	
and otherwise inflowers of resources:	Other	532	4.832	8.725			686			14,775	52
and otherwise inflowers of resources:	Changes in assets and deferred outflows of resources/liabilities										
Department Comparison Com											
Description Comparison Co	Receivables, net.	8.026	(6.946)	841	3.879	(16.105)	(5.557)	(508)	26.250	9.880	13.899
Comparison Com	Due from other funds		63	345		(17)	1.208	369	(31.066)	(29.098)	
Accurate payable (1.17) (18) 1.989 5.222 5.032 1.20 830 1.400 10.404 53.133 3.851 Accurate payable (1.12) 2.245 1.112 831 6.109 5.222 5.032 1.209 5.22 1.233 1.7584 5.077 Accurate quantity and circle payable (1.12) 2.245 1.112 831 6.109 5.22 5.229 5.22 1.233 1.7584 5.077 Accurate quantity and circle payable (1.12) 2.245 1.112 831 6.109 5.22 5.229 5.22 1.233 1.7584 5.077 Accurate quantity and circle payable (1.12) 2.245 1.112 831 7.10 831 7.1	Inventories	92	(1,389)	37	188	(714)	(382)	(301)	1,007	(1,462)	
Accorded parcial and sick leave pay. Accorded variations and sick leave pay. 3 1 (14) 413 171 331 176 6 (120) 522 1233 17,884 957 Accorded variations and sick leave pay. 4 14 15 171 331 176 6 (120) 52 1233 17,884 957 Accorded variations and sick leave pay. 4 14 15 171 331 176 18 6 (120) 52 1233 17,884 957 Accorded variations and sick leave pay. 4 14 15 171 331 176 18 6 (120) 52 12 12 12 12 12 12 12 12 12 12 12 12 12	Other assets	(1,053)		6,152	336			44		5,479	
Accousd visaction and sick lesse pery	Accounts payable	8,127	(181)	1,699	5,222	5,632	830	1,400	10,404	33,133	3,851
Account workers' compersasion	Accrued payroll	2.245	1.312	681	6.109	4.353	1.229	522	1.233	17.684	507
Estimated claims payagate	Accrued vacation and sick leave pay	. 3	(144)	413	171	331	761	96	(1,280)	351	272
Description of the fundamental content of the	Accrued workers' compensation	474	762	(21	18,407	1,816	452	336	526	22,752	(85)
Description of the stabilities	Estimated claims payable		(16,444)	5,202	(30,063)		(7,695)	130		(48,870)	
Related to leases. (4.35) 1.707	Due to other funds		2,440	1,566	151		2,102			6,259	(31)
Net presion liability/asset and persion related deferred outlooks and inforcer of recovery and i				(9,516	(10,038)						
offerende outlooks and inflowed references. (50,910) (11,999) (10,597) (10,501) (11,501) <td>Related to leases</td> <td>(4,325)</td> <td>1,470</td> <td></td> <td></td> <td>(2,304)</td> <td>2,856</td> <td>(6,860)</td> <td>(24)</td> <td>(9,187)</td> <td>(58)</td>	Related to leases	(4,325)	1,470			(2,304)	2,856	(6,860)	(24)	(9,187)	(58)
Net OFEB Baility and OPEB Parkets deferred collision and informs of resources. 3,800 10,042 5,219 45,751 101,083 6,801 10,082 10,082 4,806 10,082 10,082 10,083 10	Net pension liability/asset and pension related										
Contract cultures and information of resources. 3,460 10,042 5,219 4,575 131,889 598 12,259 3,308 35,465 (429 1054) 3,008	deferred outflows and inflows of resources	(50,910)	(21,699)	(10,557	(89,497)	(105,011)	(13,551)	(7,109)	(18,358)	(316,692)	(5,805)
Total depote and investments with Coly Treasury control of Column (Column Column Colum											
Net cash provided by fueed in) operating activities. 8 \$598.177 \$ 278.802 \$ 872.13 \$ 883.0603 \$ 2080.055 \$ 170.966 \$ 16.224 \$ 683.152 \$ 168.809 \$ 4.3755 \$ 1.000 \$ 1.	deferred outflows and inflows of resources	3,460	10,042	5,219	45,751	(31,083)	963	(2,253)	3,306	35,405	(424)
Exercise Section Sec	Total adjustments	366.823	44.964	40.079	179.824	(178,290)	68.412	10.719	27.872	560.403	29.623
Exercise Section Sec	Net cash provided by (used in) operating										
Reconciliation of cash and cash equivalents Us to les interment of position Deposits and investments with CDy Treasury:		\$ 528 177	\$ 275,802	\$ 87.213	\$ (893,606)	\$ (260,605)	\$ 170,998	\$ 16.234	\$ (93.152)	\$ (168.939)	\$ 43.755
to the statement of net position." Unrestricted	Paconciliation of cash and cash amicalante	-			- (000)	- (200)			4 (00)100	4 (100,000)	- 1011.00
Deposits and Investments with City Treasury Section											
Described											
Restricted 11,114 12,115		9 008 115	\$ 402.885	\$ 300.884	\$ 722,400	\$ 240,858	\$ 355,770	\$ 336,048	٠.	\$ 3,458,847	s 65.471
Deposits and inventments outside City Treasury 1						9 240,000					00,411
Description Company	Deposits and investments outside City Treasury	1,121,110	2.,,	,						.,,	
Restricted		23.773	192	154	8.708	7	173	5		33.012	
Adjustments: Investments cubicles City Tressury not meeting the definition of cash equivalents and retrival equipartents. Citch and cash equivalent ast and rival equipartents. City and cash equivalent ast and rival equipartents. Society of the definition of review of the properties of the control of the properties of the control of		676.633	77.345	9.211	4.572	220	115,156	5.402	25	888.564	6.449
Adjustments: Investments cubiscles Oily Tressury not meeting the definition of cash equivalents and retrieval equiparters and river and equiparters and river law equiparters and river and equiparters and river law equiparters											
the definition of cash equivalents and fair value adjustments. (872.88) 13,479 13,649 - 12,551 (265) - (853.77) 10,255 (833.77		2,020,017	001,422	401,010	1,001,040	241,000	000,000	401,041	102,000	0,040,000	71,020
Cash and cash equivalents at end of year or statement of cash flows. \$ 2,147,432 \$ 514,901 \$ 451,864 \$ 1,031,669 \$ 241,083 \$ 522,224 \$ 400,776 \$ 102,399 \$ 5,411,528 \$ 71,500 \$ Non-cash capital and related filteration; activities: A capital and related filterations. \$ 110,362 \$ 40,863 \$ 28,866 \$ \$ \$ 122,825 \$ 10,38 \$ \$ 303,356 \$ 3,370 \$ Containd intention. 2,2717 2,535 \$ 2,700 \$ 2,740 \$ 40,853 \$ 10,362 \$ 40,863 \$ 10,362 \$		(872 585)	13.470	13 640			12.551	(285)		(633 171)	
on statement of cach flows. \$ 2,147,432 \$ 514,901 \$ 451,640 \$ 1,011,640 \$ 2,41,083 \$ 5,22,224 \$ 4,00,776 \$ 1,02,390 \$ 5,411,500 \$ 7,1920 \$ 1,000 \$ 1,		(072,000)	10,415	10,040			12,001	(200)		(000,171)	
Nan-cash capital and related financing activities: Acquaistion of capital assets on accounting patholes Acquaistion of capital assets on accounting patholes \$10,362 \$ 40,863 \$ 28,866 \$ \$ \$ 122,825 \$ 1,038 \$ 330,954 \$ 3,370 Contact inventions Acquaistion of capital assets on accounting activities Acquaistion of capital asset Acquaistion of capital as		6 2 147 422	e 514.001	0 451 404	e 1021 640	0 241.002	e 522.224	e 400.770	e 102.200	e E 411.020	e 71.000
Acquisition of capillal sasets on accounts pepaleba and via lateste and subscriptions. \$ 110.862 \$ 40.883 \$ 28.886 \$ \$ \$ 122.825 \$ 1.038 \$ \$ 303.954 \$ 3.370 \$ Donated inventory. \$ 2.760 \$ 2.760 \$ 2.700 \$ 2.		3 2,147,432	\$ 314,501	3 401,404	g 1,031,049	3 241,003	0 022,224	\$ 400,776	3 102,355	\$ 0,411,020	9 /1,520
and via leases and subcorplores											
Donated inventory. 2,760											
Capital contributions and other non-cash capital lems 2,717 2,535 2,740 941 8,933 Bond refunding through facial agent. 263,976 - - 26,976 - Interfund form 2,440 - 2,620 5,060 -		\$ 110,362	\$ 40,863	\$ 28,800	\$ -		\$ 122,820	\$ 1,036	\$.		\$ 3,370
Bond refunding through fiscal agent			0.747	0.505		2,760	0.740				
Interfund loan			2,/1/	2,535			2,740	941			
		263,976				-		-	-		
Sale or land promissory note							2,620				
	Sale or salio promissory note		11,007			-		-	-	11,007	

The notes to the financial statements are an integral part of this statement. $\ensuremath{\mathsf{37}}$

CITY AND COUNTY OF SAN FRANCISCO

Statement of Fiduciary Net Position Fiduciary Funds June 30, 2023

(In Thousands)

Pension, Other Employee and

	Other Post				Custodial Funds			
	Other Post- Employment Benefit Trust		Private- Purpose Trust		External			
					External Investment		041	
	Be	Funds	Pur	Fund	ın	Pool	Oth	er Custodial Funds
Assets:	_	rando		T dilla	_			T unuo
Deposits and investments with City Treasury	\$	122,525	\$	185,710	\$	1,433,817	\$	1,232,871
Deposits and investments outside City Treasury:								
Cash and deposits		17,929		-		-		163,776
Short-term investments		384,206		-		-		-
Debt securities		2,041,070		-		-		-
Equity securities		11,018,114		-		-		-
Real assets		5,243,926		-		-		-
Private equity and other alternative investments		15,891,557		-		-		-
Foreign currency contracts, net		(1,029)		-		-		-
Invested securities lending collateral		562,491		-		-		-
Employer and employee contributions		57,545		_				
Brokers, general partners and others		135,854						
Federal and state grants and subventions		100,001		1,553				8.537
Charges for services		_		1,000				4
Taxes		-						155,105
Interest and other		18,879		2,642		9.175		7,449
Loans (net of allowance for uncollectible amounts)		10,073		1.471		3,173		7,443
Net OPEB asset				2,118				
Other assets.		5.201		2,131				
Restricted assets:		3,201		2,101				
Deposits and investments outside City Treasury		_		319,563				28.885
Capital assets:		-		319,303		-		20,000
Land and other assets not being depreciated		_		4,152		_		_
Total assets		35,498,268	_	519,340	_	1,442,992	_	1,596,627
Total assets	_	35,496,266	_	519,340	_	1,442,992	_	1,590,027
Deferred outflows of resources:								
Unamortized loss on refunding of debt		-		33,862		-		-
Pensions		-		14,513		-		-
OPEB		2,366	_	3,619	_		_	
Total deferred outflows of resources	_	2,366	_	51,994	_		_	
Liabilities:								
Accounts payable		66,283		52,768		-		12,160
Estimated claims payable		38,152				-		
Due to the primary government		-		3,622		-		-
Custodial obligations to State of California.		-		-		-		690
Taxes payable to other governments		-		-		-		252,451
Accrued interest payable		-		12,773		-		-
Payable to brokers		55,038				-		-
Payable to borrowers of securities		562,408		-		-		-
Other liabilities		3,999		1,067		-		117,083
Long-term obligations		-		876,559		-		
Net pension liability		-		37,328		-		-
Net OPEB liability		11,279				-		-
Total liabilities		737,159		984,117		-		382,384
Deferred inflows of resources:								
Pensions		-		5,095		-		-
OPEB	_	1,878		580				
Total deferred inflows of resources	_	1,878	_	5,675	_		_	
Net position restricted for:								
Pensions		33,688,428						-
Postemployment healthcare benefits		968,425						
External pool participants						1,442,992		
Individuals, organizations, and other governments		104,744		(418,458)				1,214,243
Total net position		34.761.597	S	(418,458)	\$	1.442.992	\$	1,214,243
ponton	<u>~</u>	2 .,101,001	<u> </u>	, , , , , , , , , ,	<u> </u>	.,,002	<u> </u>	.,211,270

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

Statement of Changes in Fiduciary Net Position Fiduciary Funds

Year Ended June 30, 2023 (In Thousands)

> Pension, Other

	Employee and Other Post-		Custodial Funds			
	Employment	Private-	External	Other		
	Benefit Trust	Purpose Trust	Investment	Custodial		
	Funds	Fund	Pool	Funds		
Additions:						
Property taxes	\$ -	\$ 122,603	\$ -	\$ 5,596,107		
Charges for services	-	18,391	-	-		
Contributions:						
Employee contributions	688,270	-	-	-		
Employer contributions	1,820,021	-	-	-		
Contributions to pooled investments			3,178,531			
Total contributions	2,508,291	140,994	3,178,531	5,596,107		
Investment income (expenses):						
Interest	83,464	11,280	27,129	15,424		
Dividends	94,883	-	· -	· -		
Net appreciation in fair value of investments	1,630,129	-	-	-		
Securities lending income	29,305					
Total investment income	1,837,781	11,280	27,129	15,424		
Less investment expenses:						
Other investment expenses	(80,465)	_	_	_		
Net investment income	1,757,316	11,280	27,129	15,424		
Custodial additions.				1.022.757		
Other additions	_	13,040	_	51,829		
Total additions, net	4.265.607	165.314	3,205,660	6.686.117		
Total additions, Net	4,203,007	100,514	3,203,000	0,000,117		
Deductions:						
Neighborhood development	-	86,207	-	-		
Interest on debt	-	40,581	-	29,393		
Benefit payments	3,123,304	-	-	-		
Refunds of contributions	24,096	-		-		
Distribution from pooled investments	-	-	3,016,296	-		
Property taxes distributed to other governments	-	-	-	5,551,457		
Custodial distributions to State	-	-	-	12,822		
Other custodial deductions	-		-	169,761		
Administrative expenses	23,135	7,082				
Total deductions	3,170,535	133,870	3,016,296	5,763,433		
Change in net position	1,095,072	31,444	189,364	922,684		
Net position (deficit) at beginning of year, as previously reported.		(449,902)	1,253,628	302,917		
Cumulative effect of accounting change				(11,358)		
Net position (deficit) at beginning of year, as restated	33,666,525	(449,902)	1,253,628	291,559		
Net position (deficit) at end of year	\$ 34,761,597	\$ (418,458)	\$ 1,442,992	\$ 1,214,243		

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

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements

June 30, 2023 (Dollars in Thousands)

(1) THE FINANCIAL REPORTING ENTITY

San Francisco is a city and county chartered by the State of California and as such can exercise the powers as both a city and a county under state law. As required by generally accepted accounting principles, the accompanying financial statements present the City and County of San Francisco (the City or primary government) and its component units. The component units discussed below are included in the City's reporting entity because of the significance of their operations or financial relationships with the City.

As a government agency, the City is exempt from both federal income taxes and California State franchise taxes

Blended Component Units

Following is a description of those legally separate component units for which the City is financially accountable that are blended with the primary government because of their individual governance or financial relationships to the City.

San Francisco County Transportation Authority (Transportation Authority) – The voters of the City created the Transportation Authority in 1989 to impose voter-approved sales and use tax of one-half of one percent, for a period not to exceed 20 years, to fund essential traffic and transportation projects. In 2003, the voters approved Proposition K, extending the city-wide one-half of one percent sales tax with a new 30-year plan. A board consisting of the eleven members of the City's Board of Supervisors serving ex officio governs the Transportation Authority. The Transportation Authority is reported in a special revenue fund in the City's basic financial statements. Financial statements for the Transportation Authority can be obtained from their finance and administrative offices at 1455 Market Street, 22nd Floor, San Francisco, CA 94103.

Infrastructure Financing Districts and Infrastructure and Revitalization Financing Districts (Tax Increment Financing Districts or "TIFD") – An infrastructure financing district (IFD) and an infrastructure and revitalization financing district (IRFD) are legally constituted government entities formed under California law, and with the approval of the Board of Supervisors. Several TIFDs have been established for the purpose of financing public infrastructure and affordable housing. The Board of Supervisors acts as the legislative body as it does for the City and is able to impose its will to allocate tax increments to the TIFDs, issue debt, as well as to appoint, hire, reassign, or dismiss City employees who administrate the TIFDs. There is also a financial burden relationship between the City and these TIFDs due to the allocation of tax increment revenues by the City to the TIFDs. As such, TIFDs are a blended component unit of the City. The TIFDs are reported in a special revenue fund in the City's financial statements. Separate financial statements are not prepared for TIFDs. Further information can be obtained from their administrative offices at City Hall, Room 338, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

Mission Rock Special Tax District (STD) — Mission Rock STD is a legally constituted governmental entity established pursuant to the San Francisco Special Tax Financing Law, which incorporates the State's Mello-Roos law. The Board of Supervisors acts as the legislative body as it does for the City and is able to impose its will to authorize the levy of special taxes and issuance of special tax debts, as well as to appoint, hire, reassign, or dismiss City employees who administrate the STD. Pursuant to the Pledge Agreement between the City and Mission Rock STD, certain increment taxes allocated to the City's Infrastructure Financing District (IFD) No. 2, Project Area I are pledged toward the debt service of Mission Rock STD Special Tax Bonds once a minimum of one hundred thousand dollars in increment taxes have been collected within a Sub-Project Area. In prior years, the increment taxes allocated to the IFD were below the one hundred thousand dollars threshold for each Sub-Project Area. Therefore, Mission Rock STD has historically been reported as a fiduciary component unit in custodial fund. In fiscal year 2023, the increment taxes allocated surpassed the one hundred thousand dollars threshold. Accordingly, the increment taxes collected are pledged towards the debt service of the Mission Rock STD Special Tax Bonds. The allocation of tax increment revenues to the Mission Rock STD created a

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

financial burden relationship between the City and Mission Rock STD. This change in circumstances triggered Mission Rock STD to become a blended component unit reported in a special revenue fund in the City's financial statements. Separate financial statements are not prepared for Mission Rock STD. Further information can be obtained from their administrative offices at City Hall. Room 338. 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

San Francisco City and County Finance Corporation (Finance Corporation) - The Finance Corporation was created in 1990 by a vote of the electorate to allow the City to lease-purchase \$20.0 million (plus 5.0 percent per year growth) of equipment using tax-exempt obligations. Although legally separate from the City, the Finance Corporation is reported as if it were part of the primary government because its sole purpose is to provide lease financing to the City. The Finance Corporation is governed by a threemember board of directors approved by the Mayor and the Board of Supervisors. The Finance Corporation is reported as an internal service fund. Financial statements for the Finance Corporation can be obtained from their administrative offices at City Hall, Room 338, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

San Francisco Parking Authority (Parking Authority) - The Parking Authority was created in October 1949 to provide services exclusively to the City. In accordance with Proposition D authorized by the City's electorate in November 1988, a City Charter amendment created the Parking and Traffic Commission (PTC). The PTC consists of five commissioners appointed by the Mayor. Upon creation of the PTC, the responsibility to oversee the City's off-street parking operations was transferred from the Parking Authority to the PTC. The staff and fiscal operations of the Parking Authority were also incorporated into the PTC. Beginning on July 1, 2002, the responsibility for overseeing the operations of the PTC became the responsibility of the Municipal Transportation Agency (SFMTA) pursuant to Proposition E, which was passed by the voters in November 1999. Separate financial statements are not prepared for the Parking Authority. Further information about the Parking Authority can be obtained from the SFMTA Chief Financial Officer at 1 South Van Ness Avenue, 3rd Floor, San Francisco, CA

Discretely Presented Component Unit

Treasure Island Development Authority (TIDA) - The TIDA is a nonprofit public benefit corporation. The TIDA was authorized in accordance with the Treasure Island Conversion Act of 1997. Seven commissioners who are appointed by the Mayor, subject to confirmation by the City's Board of Supervisors, govern the TIDA. The specific purpose of the TIDA is to promote the planning, redevelopment, reconstruction, rehabilitation, reuse, and conversion of the property known as Naval Station Treasure Island for the public interest, convenience, welfare, and common benefit of the inhabitants of the City. The TIDA has adopted as its mission the creation of affordable housing and economic development opportunities on Treasure Island.

The TIDA's governing body is not substantively the same as that of the City and does not provide services entirely or almost entirely to the City. The TIDA is reported in a separate column to emphasize that it is legally separate from the City. The City is financially accountable for the TIDA through the appointment of the TIDA's Board and the ability of the City to approve the TIDA's budget. Disclosures related to the TIDA, where significant, are separately identified throughout these notes. Separate financial statements are not prepared for TIDA. Further information about TIDA can be obtained from their administrative offices at 1 Avenue of the Palms, Suite 241, Treasure Island, San Francisco, CA 94130

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Fiduciary Component Units

Successor Agency to the Redevelopment Agency of the City and County of San Francisco (Successor Agency) - The Successor Agency was created on February 1, 2012, to serve as a custodian for the assets and to wind down the affairs of the former San Francisco Redevelopment Agency (Agency) pursuant to California Redevelopment Dissolution Law. The Successor Agency is governed by the Successor Agency Commission, commonly known as the Commission on Community Investment and Infrastructure, and is a separate public entity from the City. The Commission has five members, which serve at the pleasure of the City's Mayor and are subject to confirmation by the Board of Supervisors. The City is financially accountable for the Successor Agency through the appointment of the Commission and a requirement that the Board of Supervisors approve the Successor Agency's annual

The financial statements present the Successor Agency and its component units, entities for which the Successor Agency is considered to be financially accountable. The City and County of San Francisco Redevelopment Financing Authority (Financing Authority) is a joint powers authority formed between the former Agency and the City to facilitate the long-term financing of the former Agency activities. The Financing Authority is included as a blended component unit in the Successor Agency's financial statements because the Financing Authority provides services entirely to the Successor Agency.

In order to facilitate construction and rehabilitation in the City, seven Community Facilities Districts (CFDs) were formed by the former Agency and Successor Agency. The Successor Agency can impose its will on the CFDs but does not have a financial benefit or burden from the CFDs. The CFDs are fiduciary component units of the Successor Agency and financial activities of the CFDs are included as custodial funds of the City.

Per the Redevelopment Dissolution Law, certain actions of the Successor Agency are also subject to the direction of an Oversight Board. The Oversight Board is comprised of seven-member representatives from local government bodies: four City representatives appointed by the Mayor of the City subject to confirmation by the Board of Supervisors of the City (such members represent a voting majority of the Oversight Board); the Vice Chancellor of the San Francisco Community College District; a Board member of the Bay Area Rapid Transit District; and the Executive Director of Policy and Operations of the San Francisco Unified School District.

In general, the Successor Agency's assets can only be used to pay enforceable obligations in existence at the date of dissolution (including the completion of any unfinished projects that were subject to legally enforceable contractual commitments). In future fiscal years, the Successor Agency will only be allocated revenues in the amount that is necessary to pay the estimated annual installment payments on enforceable obligations of the former Agency until all enforceable obligations of the former Agency have been paid in full and all assets have been liquidated. Based upon the nature of the Successor Agency's custodial role, the Successor Agency is reported in a fiduciary fund (private-purpose trust fund). Complete financial statements can be obtained from the Successor Agency's finance department at 1 South Van Ness Avenue, 5th Floor, San Francisco, CA 94103.

Community Facilities Districts and Special Tax Districts - A community facilities district (CFD) is a legally constituted governmental entity formed under the State's Mello-Roos law and with approval of the Board of Supervisors. A special tax district (STD) is established pursuant to the San Francisco Special Tax Financing Law, which incorporates the Mello-Roos law. Several CFDs and STDs were established for the sole purpose of financing facilities and services. Although there is no financial benefit or burden relation between the City and a CFD or STD, the Board of Supervisors acts as the legislative body as it does for the City and is able to impose its will to authorize the levy of special taxes and issuance of special tax debts, as well as to appoint, hire, reassign, or dismiss City employees who administrate the CFD or STD. CFDs and STDs are fiduciary component units of the City because assets are held by the City for the benefit of the CFD or STD. The combined activities of all CFDs and STDs are presented as a custodial fund. Separate financial statements are not prepared for CFDs and STDs.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Further information can be obtained from their administrative offices at City Hall, Room 338, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

Non-Disclosed Organizations

There are other governmental agencies that provide services within the City. These entities have independent governing boards and the City is not financially accountable for them. The City's basic financial statements, except for certain cash held by the City as an agent, do not reflect operations of the San Francisco Airport Improvement Corporation, San Francisco Health Authority, San Francisco Housing Authority, San Francisco Unified School District and San Francisco Community College District. The City is represented in two regional agencies, the Bay Area Rapid Transit District and the Bay Area Air Quality Management District, both of which are also excluded from the City's reporting entity

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(2) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(a) Government-wide and fund financial statements

The government-wide financial statements (i.e., the statement of net position and the statement of activities) report information on the non-fiduciary activities of the primary government and its component units. Governmental activities, which normally are supported by taxes and intergovernmental revenues, are reported separately from business-type activities, which rely, to a significant extent, on fees and charges for support. Likewise, the primary government is reported separately from its legally separate component unit for which the primary government is financially accountable.

The statement of activities demonstrates the degree to which the direct expenses of a given function or segment is offset by program revenues. Direct expenses are those that are clearly identifiable with a specific function or segment. Program revenues include (1) charges to customers or applicants who purchase, use, or directly benefit from goods, services, or privileges provided by a given function or segment, 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 revenues are reported instead as general revenues.

Separate financial statements are provided for governmental funds, proprietary funds, and fiduciary funds, even though the latter are excluded from the government-wide financial statements. Major individual governmental funds and major individual enterprise funds are reported as separate columns in the fund financial statements.

(b) 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 revenues in the year for which they are levied. Grants and similar items are recognized as revenue as soon as all eligibility requirements have been met.

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. The City considers property tax revenues to be available if they are collected within 60 days of the end of the current fiscal period. All other revenues are considered to be available if they are generally collected within 60 days of the end of the current fiscal period. It is the City's policy to submit reimbursement and claim requests for federal and state grant revenues within 30 days of the end of the program cycle and payment is generally received within the first or second quarter of the following fiscal year. Expenditures generally are recorded when a liability is incurred, as under accrual accounting. However, debt service expenditures, as well as expenditures related to vacation, sick leave, claims and judgments, are recorded only when payment is due.

Property taxes, other local taxes, grants and subventions, licenses, charges for services, rents and concessions, and interest and investment income associated with the current fiscal period are all considered susceptible to accrual and so have been recognized as revenues of the current fiscal period. All other revenue items are considered to be measurable and available only when the City receives cash.

The City reports the following major governmental fund:

 The General Fund is the City's primary operating fund. It accounts for all financial resources of the City except those required to be accounted for in another fund.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

The City reports the following major proprietary (enterprise) funds:

- The San Francisco International Airport Fund accounts for the activities of the City-owned commercial service airport in the San Francisco Bay Area.
- The San Francisco Water Enterprise Fund accounts for the activities of the San Francisco Water Enterprise (Water Enterprise). The Water Enterprise is engaged in the distribution of water to the City and certain suburban areas.
- The Hetch Hetchy Water and Power Enterprise Fund accounts for the activities of Hetch Hetchy Water and Power (Hetch Hetchy) and CleanPowerSF. Hetch Hetchy is engaged in the collection and conveyance of approximately 85.0% of the City's water supply and in the generation and transmission of electricity. CleanPowerSF aggregates the buying power of customers in San Francisco to purchase renewable energy.
- The Municipal Transportation Agency Fund accounts for the activities of the Municipal Transportation Agency (SFMTA). The SFMTA was established by Proposition E, passed by the City's voters in November 1999. The SFMTA includes the San Francisco Municipal Railway (Muni) and the operations of Sustainable Streets, which includes the Parking Authority. Muni was established in 1912 and is responsible for the operations of the City's public transportation system. Sustainable Streets is responsible for proposing and implementing street and traffic changes and oversees the City's off-street parking operations. Sustainable Streets is a separate department of the SFMTA. The parking garages fund accounts for the activities of various nonprofit corporations formed by the Parking Authority to provide financial and other assistance to the City to acquire land, construct facilities, and manage various parking facilities.
- The General Hospital Medical Center Fund accounts for the activities of the San Francisco General Hospital (SFGH), a City-owned acute care hospital.
- The San Francisco Wastewater Enterprise Fund was created after the San Francisco voters approved a proposition in 1976, authorizing the City to issue \$240.0 million in bonds for the purpose of acquiring, constructing, improving, and financing improvements to the City's municipal sewage treatment and disposal system.
- The Port of San Francisco Fund accounts for the operation, development, and maintenance of seven and one-half miles of waterfront property of the Port of San Francisco (Port). This was established in 1969 after the San Francisco voters approved a proposition to accept the transfer of the Harbor of San Francisco from the State of California.
- The Laguna Honda Hospital Fund accounts for the activities of Laguna Honda Hospital (LHH), the City-owned skilled nursing facility, which specializes in serving elderly and disabled residents.

Additionally, the City reports the following fund types:

- The Special Revenue Funds are used to account for the proceeds of specific revenue sources that are restricted or committed to expenditures for specified purposes other than debt service or capital projects.
- The Debt Service Funds account for the accumulation of property taxes and other revenues for periodic payment of interest and principal on general obligation and certain lease revenue bonds and related authorized costs.
- The Capital Projects Funds are used to account for financial resources that are restricted, committed or assigned to expenditures for the acquisition of land or acquisition and construction of major facilities other than those financed in the proprietary fund types.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

- The Permanent Fund accounts for resources that are legally restricted to the extent that only earnings, not principal, may be used for purposes that support specific programs.
- The Internal Service Funds account for the financing of goods or services provided by one City department to another City department on a cost-reimbursement basis. Internal service funds account for the activities of the equipment maintenance services, centralized printing and mailing services, centralized telecommunications and information services, and lease financing through the Finance Corporation.
- The Pension. Other Employee and Other Postemployment Benefit Trust Funds reflect the activities of the Employees' Retirement System (Retirement System), the Health Service System and the Retiree Health Care Trust Fund. The Retirement System accounts for employee contributions, City contributions, and the earnings and profits from investments. It also accounts for the disbursements made for employee retirement benefits, withdrawals, disability and death benefits as well as administrative expenses. The Health Service System accounts for contributions from active and retired employees and surviving spouses, City contributions, and the earnings and profits from investments. It also accounts for the disbursements to various health plans and health care providers for the medical expenses of beneficiaries. The Retiree Health Care Trust Fund currently accounts for other postemployment benefit contributions from the City and the San Francisco Community College District, together with the earnings and profits from investments.
- The Private-Purpose Trust Fund accounts for the custodial responsibilities that are assigned to the Successor Agency with the passage of the Redevelopment Dissolution Law.
- The Custodial Funds account for the external portion of the Treasurer's Office investment pool and resources held by the City in a custodial capacity on behalf of the State of California and other governmental agencies; individuals; and human welfare, community health, and transportation programs. The external portion of the Treasurer's Office investment pool represents funds held for the San Francisco Community College District, San Francisco Unified School District, and the Trial Courts of the State of California.

The City applies all applicable Governmental Accounting Standards Board (GASB) pronouncements. In general, the effect of interfund activity has been eliminated from the government-wide financial statements. Exceptions to this rule are charges to other City departments from the General Fund, Water Enterprise and Hetch Hetchy. These charges have not been eliminated because elimination would distort the direct costs and program revenues reported in the statement of activities.

Proprietary funds distinguish operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from providing services in connection with the fund's principal ongoing operations. The principal operating revenues of the City's enterprise and internal service funds are charges for customer services including: water, sewer and power charges, public transportation fees, airline fees and charges, parking fees, hospital patient service fees, commercial and industrial rents, printing services, vehicle maintenance fees, and telecommunication and information system support charges. Operating expenses for enterprise funds and internal service funds include the cost of services, administrative expenses, and depreciation/amortization on capital assets. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses.

When both restricted and unrestricted resources are available for use, it is the City's policy to use restricted resources first, then unrestricted resources as they are needed.

(c) Deposits and Investments

Investment in the Treasurer's Pool

The Treasurer invests on behalf of most funds of the City and external participants in accordance with the City's investment policy and the California State Government Code. The City Treasurer, who reports

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

on a monthly basis to the Board of Supervisors, manages the Treasurer's pool. In addition, the function of the County Treasury Oversight Committee is to review and monitor the City's investment policy and to monitor compliance with the investment policy and reporting provisions of the law through an annual

The Treasurer's investment pool consists of two components: 1) pooled deposits and investments and 2) dedicated investment funds. The dedicated investment funds represent restricted funds and relate to bond issues of the Enterprise Funds, and the General Fund's cash reserve requirement. In addition to the Treasurer's investment pool, the City has other funds that are held by trustees. These funds are related to the issuance of bonds and certain loan programs of the City. The investments of the Retirement System and of the Retiree Health Care Trust Fund are held by trustees.

The San Francisco Unified School District (School District), San Francisco Community College District (Community College District), and the City are involuntary participants in the City's investment pool. As of June 30, 2023, involuntary participants accounted for approximately 92.6 percent of the pool. Voluntary participants accounted for 7.4 percent of the pool. Further, the School District, Community College District, the Trial Courts of the State of California, and medical reimbursement recipients are external participants of the City's pool. At June 30, 2023, \$2.31 billion was held on behalf of these external participants. The total percentage share of the City's pool that relates to these four external participants is 14.4 percent. Internal participants accounted for 85.6 percent of the pool.

Investment Valuation

Investments are carried at fair value, except for certain non-negotiable investments that are reported at cost because they are not transferable and have terms that are not affected by changes in market interest rates, such as collateralized certificates of deposit and public time deposits. The fair value of investments is determined monthly and is based on current market prices. The fair value of participants' position in the pool approximates the value of the pool shares. The method used to determine the value of participants' equity is based on the book value of the participants' percentage participation. In the event that a certain fund overdraws its share of pooled cash, the overdraft is covered by the General Fund and a payable to the General Fund is established in the City's basic financial statements.

Retirement System – Investments are reported at fair value. Securities traded on national or international exchanges are valued at the last reported sales price at current exchange rates. Securities that do not have an established market are reported at estimated fair value derived from third-party pricing services. Purchases and sales of investments are recorded on a trade date basis.

The fair values of the partnership interests, which include private equity, real assets, private credit, and some public equity investments are based on net asset values (NAV) provided by the general partners and investment managers.

The Absolute Return Program invests in limited partnerships and other alternative investment vehicles. The most common investment strategies include, but are not limited to equity, credit, macro, emerging markets, quantitative, multi-strategy, special situations/other, co-investments and commodities. These investments are valued using their respective NAV and are audited annually. The most significant input into the NAV of such an entity is the fair value of its investment holdings. These holdings are typically valued on a monthly basis by each fund's independent administrator and for certain illiquid investments, where no market exists, the General Partner may provide pricing input. The management assumptions are based upon the nature of the investment and the underlying business. Investments have the potential to become illiquid under stressed market conditions and, in certain circumstances, investors may be subject to redemption restrictions which can impede the timely return of capital. The valuation techniques vary based upon underlying investment type but are predominantly derived from observed market prices.

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

San Francisco International Airport – The Airport has entered into certain derivative instruments, which it values at fair value, in accordance with GASB Statement No. 53, Accounting and Financial Reporting for Derivative Instruments, and GASB Statement No. 72, Fair Value Measurement and Application. The Airport applies hedge accounting for changes in the fair value of hedging derivative instruments, in accordance with GASB Statement No. 64, Derivative Instruments: Application of Hedge Accounting Termination Provisions, an amendment of GASB Statement No. 53. Under hedge accounting, if the derivatives are determined to be effective hedges, the changes in the fair value of hedging derivative instruments are reported as either deferred inflows or deferred outflows in the statement of net position, otherwise changes in fair value are recorded within the investment revenue classification. The Airport had an interest rate swap outstanding as of July 1, 2022, which was terminated during the year. As of June 30, 2023, the Airport did not have any outstanding derivative instruments. The Airport will implement the provisions of Statement No. 99 in the future when it is applicable.

Other funds – Non-pooled investments are also generally carried at fair value. However, money market investments (such as short-term, highly liquid debt instruments including commercial paper and bankers' acceptances) that have a remaining maturity at the time of purchase of one year or less and nonparticipating interest-earning investment contracts (such as repurchase agreements and guaranteed or bank investment contracts) are carried at amortized cost. The fair value of non-pooled investments is determined annually and is based on current market prices. The fair value of investments in open-end mutual funds is determined based on the fund's current share price.

Investment Income

Income from pooled investments is allocated at month end to the individual funds or external participants based on the fund or participant's average daily cash balance in relation to total pooled investments. City management has determined that the investment income related to certain funds should be allocated to the General Fund. On a budget basis, the interest income is recorded in the General Fund. On a generally accepted accounting principles (GAAP) basis, the income is reported in the fund where the related investments reside. A transfer is then recorded to transfer an amount equal to the interest earnings to the General Fund. This is the case for certain other governmental and internal service funds.

It is the City's policy to charge interest at month end to those funds that have a negative average daily cash balance. In certain instances, City management has determined that the interest expense related to the fund should be allocated to the General Fund. On a budget basis, the interest expense is recorded in the General Fund. On a GAAP basis, the interest expense is recorded in the General Fund for an amount equal to the interest expense is made to the fund. This is the case for certain other funds, LHH, SFGH, and the internal service funds.

Interest income related to certain funds in fiduciary activities that are recorded in the General Fund on a budget basis is recorded as other income instead of as a transfer on the GAAP basis.

(d) Loans Receivable

The Mayor's Office of Housing (MOH) and the Mayor's Office of Community Development (MOCD) administer several housing and small business subsidy programs and issue loans to qualified applicants. In addition, the Department of Building Inspection manages other receivables from organizations. Management has determined through policy that many of these loans may be forgiven or renegotiated and extended long into the future if certain terms and conditions of the loans are met. At June 30, 2023, it was determined that \$2,445.6 million of the \$2,661.8 million loan portfolio is not expected to be ultimately collected.

For the purposes of the fund financial statements, the governmental funds expenditures relating to long-term loans arising from loan subsidy programs are charged to operations upon funding and the loans are recorded, net of an estimated allowance for potentially uncollectible loans, with an offset to a

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

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deferred inflow of resources. For purposes of the government-wide financial statements, long-term loans are not offset by deferred inflows of resources.

(e) Inventories

Inventories recorded in the governmental funds consist of personal protective equipment and supplies related to the COVID-19 pandemic. Inventories recorded in the proprietary funds primarily consist of construction materials and maintenance supplies, as well as pharmaceutical supplies maintained by the hospitals. Generally, proprietary funds value inventory at cost or average cost and expense supply inventory as it is consumed. This is referred to as the consumption method of inventory accounting.

(f) Property Held for Resale

Property held for resale includes both residential and commercial property and is recorded as other assets at the lower of estimated cost or estimated conveyance value. Estimated conveyance value is management's estimate of net realizable value of each property parcel based on its current intended use. Property held for resale may, during the period it is held by the City, generate rental income, which is recognized as it becomes due and is considered collectible.

(g) Capital Assets

Capital assets, which include land, facilities and improvements, machinery and equipment, infrastructure assets, and intangible assets, are reported in the applicable governmental or business-type activities columns in the government-wide financial statements and in the proprietary and private-purpose trust funds. Capital assets, except for intangible assets, are defined as assets with an initial individual cost of more than \$5 and have an estimated life that extends beyond a single reporting period or more than a year. Intangible assets have a capitalization threshold of \$100. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recorded at estimated acquisition value at the date of donation. Capital outlay is recorded as expenditures of the General Fund and other governmental funds and as assets in the government-wide financial statements to the extent the City's capitalization threshold is met. Interest incurred during the construction phase of the capital assets of business-type activities prior to July 1, 2021 is reflected in the capitalized value of the asset constructed, net of interest earned on the invested proceeds of tax-exempt debt over the same period. Amortization of right-to-use assets under leases and subscriptions is included in depreciation and amortization.

Facilities and improvements, infrastructure, machinery and equipment, easements, and intangible assets of the primary government, as well as the component units, are depreciated using the straightline method over the following estimated useful lives:

Assets	Years
Facilities and improvements	15 to 175
Infrastructure	15 to 70
Machinery and equipment	2 to 75
Intangible assets	Varies with type

Works of art, historical treasures and zoological animals held for public exhibition, education, or research in furtherance of public service, rather than financial gain, are not capitalized. These items are protected, kept unencumbered, cared for, and preserved by the City. It is the City's policy to utilize proceeds from the sale of these items for the acquisition of other items for collection and display.

(h) Accrued Vacation and Sick Leave Pay

Vacation pay, which may be accumulated up to ten weeks depending on an employee's length of service, is payable upon termination. Sick leave may be accumulated up to six months. Unused

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

amounts accumulated prior to December 6, 1978, are vested and payable upon termination of employment by retirement or disability caused by industrial accident or death.

The City accrues for all salary-related items in the government-wide and proprietary fund financial statements for which they are liable to make a payment directly and incrementally associated with payments made for compensated absences on termination. The City includes its share of social security and Medicare payments made on behalf of the employees in the accrual for vacation and sick leave pay.

(i) Bond Issuance Costs, Premiums, Discounts, and Interest Accretion

In the government-wide financial statements, the proprietary fund type and fiduciary fund type financial statements, long-term debt and other long-term obligations are reported as liabilities in the applicable governmental activities, business-type activities, proprietary fund or fiduciary fund statement of net position. Bond issuance costs related to prepaid insurance costs, bond premiums and discounts for San Francisco International Airport, San Francisco Water Enterprise, Hetch Hetchy Water and Power, SFMTA, and San Francisco Wastewater Enterprise are amortized over the life of the bonds using the effective interest method. The remaining bond prepaid insurance costs, bond premiums and discounts are calculated using the straight-line method. Bonds payable are reported net of the applicable bond premium or discount.

In the fund financial statements, governmental funds recognize bond premiums and discounts as other financing sources and uses, respectively. Issuance costs including bond insurance costs, whether or not withheld from the actual debt proceeds received, are reported as debt service expenditures.

Interest accreted on capital appreciation bonds is reported as accrued interest payable in the government-wide, proprietary fund and fiduciary fund financial statements.

(j) Fund Equity

Governmental Fund Balance

As prescribed by GASB Statement No. 54, Fund Balance Reporting and Governmental Fund Type Definitions, governmental funds report fund balance in one of five classifications that comprise a hierarchy based primarily on the extent to which the City is bound to honor constraints on the specific purposes for which amounts in the funds can be spent. The five fund balance classifications are as follows:

- Nonspendable includes amounts that cannot be spent because they are either not in spendable
 form or legally or contractually required to be maintained intact. The not in spendable form criterion
 includes items that are not expected to be converted to cash, such as prepaid amounts, as well as
 certain long-term receivables that would otherwise be classified as unassigned.
- Restricted includes amounts that can only be used for specific purposes due to constraints
 imposed by external resource providers, by the City's Charter, or by enabling legislation.
 Restrictions may effectively be changed or lifted only with the consent of resource providers.
- Committed includes amounts that can only be used for specific purposes pursuant to an
 ordinance passed by the Board of Supervisors and signed by the Mayor. Commitments may be
 changed or lifted only by the City taking the same formal action that imposed the constraint
 originally.
- Assigned includes amounts that are not classified as nonspendable, restricted, or committed, but
 are intended to be used by the City for specific purposes. Intent is expressed by legislation or by
 action of the Board of Supervisors or the City Controller to which legislation has delegated the
 authority to assign amounts to be used for specific purposes.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Unassigned – is the residual classification for the General Fund and includes all amounts not
contained in the other classifications. Unassigned amounts are technically available for any
purpose. Other governmental funds may only report a negative unassigned balance that was
created after classification in one of the other four fund balance categories.

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

Encumbrances

The City establishes encumbrances to record the amount of purchase orders, contracts, and other obligations, which have not yet been fulfilled, cancelled, or discharged. Encumbrances outstanding at year end are recorded as part of restricted or assigned fund balance.

Net Position

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

- Net Investment In Capital Assets This category groups all capital assets, including infrastructure, into one component of net position. Accumulated depreciation/amortization and the outstanding balances of debt, including debt related deferred outflows and inflows of resources, that are attributable to the acquisition, construction, or improvement of these assets reduce the balance in this category.
- Restricted Net Position This category represents net position that has external restrictions imposed by creditors, grantors, contributors or laws or regulations of other governments and restrictions imposed by law through constitutional provisions or enabling legislation.
- Unrestricted Net Position This category represents net position of the City, not restricted for any
 project or other purpose.

(k) Interfund Transfers

Interfund transfers are generally recorded as transfers in (out) except for certain types of transactions that are described below.

- Charges for services are recorded as revenues of the performing fund and expenditures/expenses
 of the requesting fund. Unbilled costs are recognized as an asset of the performing fund and a
 liability of the requesting fund at the end of the fiscal year.
- Reimbursements for expenditures, initially made by one fund, which are properly applicable to another fund, are recorded as expenditures in the reimbursing fund and as a reduction of expenditures in the fund that is reimbursed.

(I) Refunding of Debt

In governmental and business-type activities and proprietary and fiduciary funds, losses or gains from advance refundings are recorded as deferred outflows of resources and deferred inflows of resources, respectively, and amortized into expense.

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(m) Pollution Remediation Obligations

Pollution remediation obligations are measured at their current value using a cost-accumulation approach, based on the pollution remediation outlays expected to be incurred to settle those obligations. Each obligation or obligating event is measured as the sum of probability-weighted amounts in a range of possible estimated amounts. Some estimates of ranges of possible cash flows may be limited to a few discrete scenarios or a single scenario, such as the amount specified in a contract for pollution remediation services.

(n) Cash Flows

Statements of cash flows are presented for proprietary fund types. Cash and cash equivalents include all unrestricted and restricted highly liquid investments with original purchase maturities of three months or less. Pooled cash and investments in the City's Treasury represent monies in a cash management pool and such accounts are similar in nature to demand deposits.

(o) Pensions

For purposes of measuring the net pension liability (asset) and deferred outflows/inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the SFERS and the California Public Employees' Retirement System (CalPERS) plans and additions to/deductions from the plans' fiduciary net position have been determined on the same basis as they are reported by the plans. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Plan member contributions are recognized in the period in which the contributions are due. Investments are reported at fair value.

(p) Other Postemployment Benefits (OPEB)

For purposes of measuring the net OPEB liability (asset) and deferred outflows/inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the Retiree Health Care Trust Fund (RHCTF) and California Employers' Retiree Benefit Trust Fund Program (CERBT) and additions to/deductions from the plans' fiduciary net position have been determined on the same basis as they are reported by the plans. For this purpose, benefit payments are recognized when due and payable in accordance with the benefit terms. Plan member contributions are recognized in the period in which the contributions are due. Investments are reported at fair value.

(q) Restricted Assets

Certain proceeds of the City's governmental activities, enterprise and internal service funds bonds, as well as certain resources set aside for their repayment, are classified as restricted assets on the statement of net position because the use of the proceeds is limited by applicable bond covenants and resolutions. Restricted assets account for the principal and interest amounts accumulated to pay debt service, unspent bond proceeds, and amounts restricted for future capital projects.

(r) Deferred Outflows and Inflows of Resources

The City records deferred outflows or inflows of resources in its governmental, proprietary, fiduciary, and government-wide financial statements. Deferred outflows of resources represent a consumption of net assets that applies to future periods and deferred inflows of resources represent an acquisition of net assets that applies to future periods.

In governmental fund statements, deferred inflows of resources consist of revenues not collected within the availability period after fiscal year end. In government-wide financial statements, deferred outflows and inflows of resources are recorded for unamortized losses and gains on refunding of debt, amounts related to pensions and OPEB, lease-related items, and items related to public-private partnerships.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

(s) Leases and Subscription-Based Information Technology Arrangements

Leases are defined as the right-to-use an underlying asset for a specified period. The City is a lessee and lessor for various noncancellable leases. Subscription-based information technology arrangements (SBITAs) are defined as a contract that conveys control of the right to use another entity's IT software, alone or in combination with tangible capital assets for a specified period. The City has noncancellable subscription arrangements (similar to a lease) for the right to use various information technology hardware and software (SBITAs).

Measurement of Lease Amounts as Lessee or Subscriber

As lessee or subscriber, the City recognizes a lease liability or subscription liability and an intangible right-to-use asset at the beginning of a lease or subscription. The lease assets or subscription assets are valued based on the net present value of the future lease payments or subscription payments at inception, using the City's incremental borrowing rate. For SBITAs, subscription assets also include qualified software implementation costs. Subsequently, the lease asset or subscription asset is amortized on a straight-line basis over the shorter of the lease or subscription term or the useful life of the underlying asset. If the City is reasonably certain of exercising a purchase option contained in a lease or SBITA, the lease asset or subscription asset will be amortized over the useful life of the underlying asset.

Measurement of Lease Amounts as Lessor

As lessor, at the beginning of the lease term, the City recognizes a lease receivable based on the net present value of future lease payments to be received for the lease term and a deferred inflow of resources based on the net present value plus any payments received at or before the commencement of the lease term that relate to future periods with certain exceptions for leases of assets held as investments, certain regulated leases, short-term leases, and leases that transfer ownership of the underlying asset. Amortization of the receivable is reported as lease and interest revenues. Deferred inflows of resources are recognized as inflows on a straight-line basis over the term of the lease.

Remeasurement

The City monitors changes in circumstances that may require remeasurement of a lease or SBITA. When certain changes occur that are expected to significantly affect the amount of the lease receivable, lease liability or subscription liability, the receivable or liability is remeasured and a corresponding adjustment is made to the deferred inflow of resources, lease asset or subscription asset, respectively.

Short-term Leases or SBITAs

For short-term lease contracts or SBITAs, generally those with a maximum possible term of 12 months or less, the City recognizes revenue or expense based on the payment provisions of the lease contract or SBITA. Liabilities are only recognized if payments are received in advance, and receivables are only recognized if payments are received subsequent to the reporting period.

(t) Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

(u) Change in the Reporting Entity

In fiscal year 2023, the City re-evaluated the reporting of Mission Rock Special Tax District (STD) and changed its reporting entity from a fiduciary component unit to a blended component unit (see Note 1).

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The impact of the change in reporting entity resulted in restatement of assets, liabilities, net position, and fund balance as of July 1, 2022, as follow:

	 ernmental ctivities	Total Primary Government		
Assets:				
Deposits and investments outside City Treasury:				
Cash and deposits	\$ 11,529	\$	11,529	
Receivables:				
Interest and other	10		10	
Liabilities:				
Accounts payable	(181)		(181)	
Accrued interest payable	(1,592)		(1,592)	
Bonds, loans, leases, and other payables	(112,107)		(112,107)	
Change in beginning net position	\$ (102,341)	\$	(102,341)	

	Governmental Funds					Fiduciary Funds			
		Other	1	Γotal				Total	
	Governmental							duciary	
	Funds		F	Funds		Funds		Funds	
Assets:									
Deposits and investments outside City Treasury:									
Cash and deposits	\$	11,529	\$	11,529	\$	(11,529)	\$	(11,529)	
Receivables:									
Interest and other		10		10		(10)		(10)	
Liabilities:									
Accounts payable		(181)		(181)		181		181	
Change in beginning fund balance	\$	11,358	\$	11,358	\$	(11,358)	\$	(11,358)	

Notes to Basic Financial Statements (Continued)

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(Dollars in Thousands)

(3) RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS

(a) Explanation of certain differences between the governmental funds balance sheet and the government-wide statement of net position

Long-term Internal Reclassic Statement of

Total fund balances of the City's governmental funds, \$6,503,462, differs from net position of governmental activities, \$5,522,546, reported in the statement of net position. The difference primarily results from the long-term economic focus in the statement of net position versus the current financial resources focus in the governmental funds balance sheet.

	Total Long- Governmental Asse <u>Funds Liabilit</u>				Statement of Net Position Totals	
Assets						
Deposits and investments with City Treasury	\$ 7,862,490	\$ -	\$ 65,471	\$ -	\$ 7,927,961	
Deposits and investments outside City Treasury	247,270	-	6,449	-	253,719	
Receivables, net						
Property taxes and penalties	190,786	-	-	-	190,786	
Other local taxes	387,442	-	-	-	387,442	
Federal and state grants and subventions	450,784	-	-	-	450,784	
Charges for services	151,870	-	219	-	152,089	
Interest and other	85,804	-	416	-	86,220	
Leases	81,413	-	7,174	-	88,587	
Due from other funds	22,528	-	-	(22,528)	-	
Due from component units	13,096	-	-	-	13,096	
Loans receivable, net	216,166	-	-	-	216,166	
Inventories	14,604	-	-	-	14,604	
Capital assets, net	-	7,770,546	33,083	-	7,803,629	
Net pension asset	-	17,362	-	-	17,362	
Other assets	24,253	101			24,354	
Total assets	9,748,506	7,788,009	112,812	(22,528)	17,626,799	
Deferred outflows of resources						
Unamortized loss on refunding of debt	-	5,363	602	-	5,965	
Pensions	-	1,095,744	18,551	-	1,114,295	
OPEB		342,343	9,052		351,395	
Total deferred outflows of resources		1,443,450	28,205		1,471,655	
Liabilities						
Accounts payable	669,517	-	10,594	-	680,111	
Accrued payroll	199,899	-	3,681	-	203,580	
Accrued vacation and sick leave pay	-	240,637	5,605	-	246,242	
Accrued workers' compensation.	-	376,450	1,340	-	377,790	
Estimated claims payable	-	415,686	-	-	415,686	
Accrued interest payable	-	22,446	906	-	23,352	
Unearned grant and subvention revenues	208.649		_	_	208.649	
Due to other funds	96.597	_	_	(22,528)	74.069	
Due to component unit	38	-	-		38	
Unearned revenues and other liabilities	1,268,031	3,074	41	-	1,271,146	
Bonds, loans, leases, and other payables	38,790	4,936,247	112,867	-	5,087,904	
Net pension liability	:	1,927,008 2,013,027	27,142 44,150	-	1,954,150 2,057,177	
Total liabilities	2,481,521	9,934,575	206,326	(22,528)	12,599,894	
Deferred inflows of resources						
Unavailable revenue	683,607	(683,607)	_	_	_	
Unamortized gain on refunding of debt.	000,007	79.334	202	-	79.536	
Pensions	-	395,744	5,662	-	401,406	
OPEB		393,744	8,207	-	402,124	
Leases	79.916	393,917	7.101	-	87,017	
PPP	79,916	5,931	7,101	-	5,931	
Total deferred inflows of resources	763,523	191,319	21,172		976,014	
Front bolomerat and available						
Fund balances/ net position Total fund balances/ net position	\$ 6,503,462	\$ (894,435)	\$ (86,481)	\$ -	\$ 5,522,546	
F			. (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,	

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(1) When capital assets (land, infrastructure, buildings, equipment, and intangible assets) that are to be used in governmental activities are purchased or constructed, the costs of those assets are reported as expenditures in governmental funds.

However, the statement of net position includes those capital assets, net of accumulated depreciation/amortization, among the assets of the City as a whole.	
Cost of capital assets. Accumulated depreciation/amortization	
Long-term liabilities applicable to the City's governmental activities are not due and payable in the current period, and accordingly, are not reported as fund liabilities. All liabilities, both current and long-term, are reported in the statement of net position.	
Accrued vacation and sick leave pay Accrued workers' compensation Estimated claims payable Arbitrage rebate liability Bonds, loans, leases, and other payables	(376,450) (415,686) (3,074)
Interest on long-term debt is not accrued in governmental funds, but rather is recognized as an expenditure when due.	<u>\$ (22,446)</u>
Deferred outflows (inflows) of resources related to debt refundings in governmental activities are not financial resources, and therefore, are not reported in the governmental funds.	
Unamortized loss on refunding of debt	
Net pension asset is not received in the current period and, therefore, is not reported in the governmental funds. Net pension liability is not due and payable in the current period, and accordingly is not reported as a fund liability. Deferred outflows (inflows) of resources related to pensions are not financial resources, and therefore, are not reported in the governmental funds.	
Net pension asset Net pension liability Deferred outflows of resources related to pensions Deferred inflows of resources related to pensions	(1,927,008) 1,095,744
Net OPEB asset is not received in the current period and, therefore, is not reported in the governmental funds. Net OPEB liability is not due and payable in the current period, and accordingly is not reported as a fund liability. Deferred outflows (inflows of resources related to OPEB are not financial resources, and therefore, are not reported in the governmental funds.)
Net OPEB asset Net OPEB liability Deferred outflows of resources related to OPEB Deferred inflows of resources related to OPEB.	(2,013,027) 342,343

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Because the focus of governmental funds is on the availability of resources, some assets will not be available to pay for current period expenditures and thus are not included in fund balance.

(2)

Revenue not collected within 60 days of the end of the current fiscal period\$ PPP	683,607 (5,931)
<u>\$</u>	677,676
Internal service funds are used by management to charge the costs of certain activities, such as lease financing, equipment maintenance services, printing and mailing services, and telecommunications and information systems, to individual funds. The assets and liabilities of the internal service funds are included in governmental activities in the statement of net position.	
Net position before adjustments\$	(5,728)
Adjustments for internal balances with the San Francisco Finance Corporation:	(00.000)
Receivables from other governmental and enterprise funds	(83,293)
Unearned revenues and other liabilities	2,540

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(b) Explanation of certain differences between the governmental funds statement of revenues, expenditures, and changes in fund balances and the government-wide statement of

The net change in fund balances for governmental funds, \$(287,566), differs from the change in net position for governmental activities, \$288,689, reported in the statement of activities. The differences arise primarily from the long-term economic focus in the statement of activities versus the current financial resources focus in the governmental funds. The effect of the differences is illustrated below.

	Go	Total vernmental Funds	Re	eng-term evenues/ enses (3)	Capital- related Items (4)	Internal Service Funds (5)	Long-term Debt Transactions (6)	Statement of Activities Totals
Revenues	_			0.1003 (0)	(4)		Transactions (0)	, otala
Property taxes	s	3.157.038	s	10.344	s -	s -	s -	\$ 3,167,382
Business taxes		1.290.918		-				1,290,918
Sales and use tax		309.385		_	_	_	_	309.385
Hotel room tax.		278,961		_	_	_	_	278.961
Utility users tax		110,661						110.661
Parking tax.		82.716						82.716
Real property transfer tax		186.247			-	_		186.247
Other local taxes		295,790						295.790
Licenses, permits and franchises		43,156		1		-		43.157
		44,322		102	-	-	-	44,424
Fines, forfeitures, and penalties				102	-		-	
Interest and investment income		156,887		-	-	380	-	157,267
Rents and concessions		184,208		149	-	-	-	184,357
Intergovernmental:								
Federal		635,680		605	-	-	-	636,285
State		1,293,904		13,792	-	58	-	1,307,754
Other		8,938		497	-	167	-	9,602
Charges for services		387,553		179	-	-	-	387,732
Other	_	207,346	_	41,826	40,055	52		289,279
Total revenues	_	8,673,710	_	67,495	40,055	657		8,781,917
Expenditures/ Expenses								
Current:								
Public protection.		1,749,187		(96,425)	20,486	(1,546)	-	1,671,702
Public works, transportation and commerce		505,421		(30,426)	(28,709)	-	-	446,286
Human welfare and neighborhood development		2,998,446		(33,182)	(81,839)	-	-	2,883,425
Community health		1,168,603		(13,038)	50,749	-	-	1,206,314
Culture and recreation		513,127		(9,998)	48,992	(14,728)	-	537,393
General administration and finance		439,767		(13,612)	56,463	-	-	482,618
Distributions to other governments		49,113		-	-	-	-	49,113
General City responsibilities		189,570		84	-	(14,132)	-	175,522
Debt service:								
Principal retirement		400,960		-	-	-	(400,960)	-
Interest and other fiscal charges		181,463		-	-	2,798	(34,259)	150,002
Bond issuance costs		5,747		-	-	-	-	5,747
Capital outlay		220,917			(220,917)			
Total expenditures		8,422,321		(196,597)	(154,775)	(27,608)	(435,219)	7,608,122
Excess (deficiency) of revenues over (under)								
expenditures		251,389		264,092	194,830	28,265	435,219	1,173,795
Other financing sources (uses) / changes in net position								
Net transfers in (out)		(885,327)		-	-	221	-	(885,106)
Face value of bonds issued		267,975		-	-	-	(267,975)	-
Premium on issuance of bonds		6,364		-	-	-	(6,364)	-
Inception of lease and subscriptions		72,033		-	-	-	(72,033)	
Total other financing sources (uses)	Ξ	(538,955)	Ξ			221	(346,372)	(885,106)
Net change for the year	\$	(287,566)	\$	264,092	\$ 194,830	\$ 28,486	\$ 88,847	\$ 288,689

57 58

\$ (86,481)

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

(3)	Property	taxes	are	rec	cognized	l as rev	enues/	in tl	ne perio	d th	e amount	becom	es
	available.	This	is	the	current	period	amoun	t by	which	the	deferred	inflows	of
	resources	incre	ase	d in	the gov	ernmer	ntal fund	ls.					

\$ 10.344

Other revenues that were unavailable are reported as deferred inflows of resources in the governmental funds. This is the current period amount by which deferred inflows of resources increased in the governmental funds.

67 495

Some expenses reported in the statement of activities do not require the use of current financial resources and therefore are not reported as expenditures in governmental funds. Certain long-term liabilities reported in the prior year statement of net position were paid during the current period resulting in expenditures in the governmental funds. This is the amount by which the increase in long-term liabilities exceeded expenditures in funds that do not require the use of current financial resources.

\$ 532,057

Changes to net pension asset/liability and pension related deferred outflows and inflows of resources do not provide financial resources and, therefore, are not reported as expenditures in governmental funds.

(340,404)

Changes to net OPEB asset/liability and OPEB related deferred outflows and inflows of resources do not provide financial resources and, therefore, are not reported as expenditures in governmental funds.

4.930

Governmental funds report revenues and expenditures primarily pertaining to longterm loan activities, which are not reported in the statement of activities. These activities are reported at the government-wide level in the statement of net position. This is the net revenues reported in the governmental funds.

\$ 196,597

(4) When capital assets that are to be used in governmental activities are purchased or constructed, the resources expended for those assets are reported as expenditures in governmental funds. However, in the statement of activities, the cost of those assets is allocated over their estimated useful lives and reported as depreciation/amortization expense. As a result, fund balance decreases by the amount of financial resources expended, whereas net position decreases by the amount of depreciation expense charged for the year and the loss on disposal of capital assets.

Capital expenditures\$	538,086
Depreciation expense	(337,807)
Loss on disposal of capital assets	(396)
Gain on lease termination	161
Write-off of construction in progress	(5,214)
Difference \$	194 830

(5) Internal service funds are used by management to charge the costs of certain activities, such as lease financing, equipment maintenance services, printing and mailing services, and telecommunications and information systems to individual funds. The adjustments for internal service funds "close" those funds by charging additional amounts to participating governmental activities to completely cover the internal service funds' costs for the year.

28,486

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(6) Bond premiums are a source of funds in the governmental funds when the bonds are issued, but are capitalized in the statement of net position. This is the amount of premiums capitalized during the current period.

(6.364)

Repayment of bond, loans and other debt, lease and subscription principal are reported as expenditures in governmental funds and, thus, have the effect of reducing fund balance because current financial resources have been used. For the City as a whole, however, the principal payments reduce the liabilities in the statement of net position and do not result in expenses in the statement of activities. The City's bonded debt was reduced because principal payments were made to bond holders

Bond and other debt principal payments made\$	334,253
Lease principal payments made	61,744
Subscription principal payments made	4,963
	400 960

Bond, lease, and subscription proceeds are reported as other financing sources in governmental funds and thus contribute to the change in fund balance. In the government-wide statements, however, issuing debt increases long-term liabilities in the statement of net position and does not affect the statement of activities. Proceeds were received from:

General obligation bonds\$	(238,585)
Increment tax bonds	(29,390)
Leases	(70,997)
Subscriptions	(1,036)
	(340,008)

60,952

Interest expense in the statement of activities differs from the amount reported in governmental funds because (1) additional accrued and accreted interest was calculated for bonds, loans, leases and other payables, and (2) amortization of bond premiums and refunding losses and gains are not expended within the fund statements

Increase in accrued interest\$	(434)
Amortization of bond premiums	28,692
Amortization of bond refunding losses and gains	9,075
Increase in arbitrage rebate liability	(3,074)
- · ·	24.250

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

(4) EFFECTS OF NEW ACCOUNTING PRONOUNCEMENTS

During fiscal year 2023, the City implemented the following accounting standards:

In May 2019, the GASB issued Statement No. 91, Conduit Debt Obligations. GASB Statement No. 91 clarifies the definition of conduit debt and establishes new recognition, measurement, and disclosure requirements. The new standard is effective for periods beginning after December 15, 2021. As a result, the City restated the deferred inflows and beginning net position of the San Franciso International Airport in the City's Business-Type Activities and major enterprise fund as of July 1, 2022 to increase deferred inflows and decrease net position by \$106.6 million.

In March 2020, the GASB issued Statement No. 94, Public-Private and Public-Public Partnerships and Availability Payment Arrangements. GASB Statement No. 94 establishes standards for public-private and public-public partnerships (PPPs) and availability payment arrangements. A PPP is an arrangement in which a government contracts with an operator to provide public services by conveying control of the right to operate or use a nonfinancial asset, such as infrastructure or other capital asset (the underlying PPP asset), for a period of time in an exchange or exchange-like transaction. An availability payment arrangement is an arrangement in which a government compensates an operator for services that may include designing, constructing, financing, maintaining, or operating an underlying nonfinancial asset for a period of time in an exchange or exchange-like transaction. The new standard requires reporting of related assets and deferred inflows that currently are not reported and is effective for periods beginning after June 15, 2022. As a result, the City restated its beginning balances as of July 1, 2022 as follows:

		Total Primary Government		
Building/Facility	3,378 277	\$	3,378 277	
Infrastructure	1,046		1,046	
Deferred inflows related to PPP	(4,701)		(4,701)	

In May 2020, the GASB issued Statement No. 96, Subscription-Based Information Technology Arrangements. GASB Statement No. 96 defines such arrangements as contracts that convey control of the right to use another party's information technology software, alone or in combination with tangible capital assets, as specified in the contract for a period of time in an exchange or exchange-like transaction. The standard clarifies measurement and recognition of capitalizable costs, intangible assets, and subscription liabilities for such arrangements and also requires additional disclosures related to such arrangements. As a result, the City restated its beginning balances as of July 1, 2022

	Governmental Activities		ness-Type tivities	l Primary vernment
Right-to-use assets, net		49,277 (44,098)	\$ 3,696 (3,653) (26)	\$ 52,973 (47,751) (26)
Change in beginning net position	\$	5,179	\$ 17	\$ 5,196

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

In April 2022, the GASB issued Statement No. 99, Omnibus 2022. GASB Statement No. 99 addresses a variety of topics. The requirements related to extension of the use of the London Interbank Offered Rate, accounting for Supplemental Nutrition Assistance Program distributions, disclosures of nonmonetary transactions, pledges of future revenues by pledging governments, clarification of certain provisions in Statement No. 34, and terminology updates related to Statement No. 53 and Statement No. 63 were adopted by the City for the year ended June 30, 2022. The requirements related to leases. public-public and public-private partnerships, and subscription-based information technology arrangements are effective for fiscal years beginning after June 15, 2022 and did not have a significant impact on the City's for the year ended June 30, 2023. The City is currently analyzing its accounting practices to determine the potential impact of the requirements related to financial quarantees and the classification and reporting of derivative instruments within the scope of Statement No. 53 which are effective for fiscal years beginning after June 15, 2023 and effective for the City's year ending June 30,

In addition, the City is currently analyzing its accounting practices to determine the potential impact of the following pronouncements:

In June 2022, the GASB issued Statement No. 100, Accounting Changes and Error Corrections. GASB Statement No. 100 defines various types of accounting changes and prescribes accounting, reporting, and disclosure requirements for accounting changes and error corrections. The new standard is effective for periods beginning after June 15, 2023. Application of this statement is effective for the City's year ending June 30, 2024.

In June 2022, the GASB issued Statement No. 101, Compensated Absences. GASB Statement No. 101 requires that liabilities for compensated absences be recognized if the leave is attributable to services already rendered and the leave is more likely than not to be used for time off or otherwise paid in cash or settled through noncash means and establishes definitions, guidance, and disclosure requirements related to compensated absences. The new standard is effective for periods beginning after December 15, 2023. Application of this statement is effective for the City's year ending June 30,

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(5) DEPOSITS AND INVESTMENTS

(a) Cash, Deposits and Investments Presentation

Total City cash, deposits and investments, at fair value, are as follows:

	Primary Government							
	Governmental Activities		Business-type Activities		Fid	uciary Funds		Total
Deposits and investments with								
City Treasury	\$	7,927,961	\$	3,456,847	\$	2,974,923	\$	14,359,731
Deposits and investments outside								
City Treasury		247,270		33,012		35,322,040		35,602,322
Restricted assets:								
Deposits and investments with								
City Treasury		-		1,666,676		-		1,666,676
Deposits and investments outside								
City Treasury		6,449		888,564		348,448		1,243,461
Total deposits and investments	\$	8,181,680	\$	6,045,099	\$	38,645,411	\$	52,872,190
Cash and deposits							\$	113,406
Investments								52,758,784
Total deposits and investments							\$	52,872,190

(b) Investment Policies

Treasurer's Pool

The City's investment policy addresses the Treasurer's safekeeping and custody practices with financial institutions in which the City deposits funds, types of permitted investment instruments, and the percentage of the portfolio which may be invested in certain instruments with longer terms to maturity. The objectives of the policy, in order of priority, are safety, liquidity, and earning a market rate of return on public funds. The City has established a Treasury Oversight Committee (Oversight Committee) as defined in the City Administrative Code section 10.80-3, comprised of various City officials, representatives of agencies with large cash balances, and members of the public, to monitor and review the management of public funds maintained in the investment pool in accordance with Sections 27130 to 27137 of the California Government Code. The Treasurer prepares and submits an investment report to the Mayor, the Board of Supervisors, members of the Oversight Committee and the investment pool participants every month. The report covers the type of investments in the pool, maturity dates, par value, actual cost, and fair value.

The investment policy places maturity limits based on the type of security. Investments held by the Treasurer during the year did not include repurchase agreements or reverse repurchase agreements. The table below identifies the investment types that are authorized by the City's investment policy dated May 2021.

The table also identifies certain provisions of the City's investment policy that address interest rate risk and concentration of credit risk.

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Authorized Investment Type	Maximum Maturity	Maximum Percentage of Portfolio	Maximum Investment in One Issuer
U.S. Treasuries	5 years	100%	100%
Federal Agencies	5 years	100%	100%
State and Local Government Agency Obligations	5 years	20% *	5% *
Public Time Deposits Negotiable Certificates of Deposit/Yankee Certificates	13 months *	None	None
of Deposit	5 years	30%	None
Bankers Acceptances	180 days	40%	30%
Commercial Paper	270 days	25% *	10%
Medium Term Notes	4-5 years*	5%*	10%*
	3-4 years*	5%*	10%*
	2-3 years* Up to 2	5%*	10%*
	years*	Up to 30%	10%*
Repurchase Agreements (Government Securities) Repurchase Agreements (Securities permitted by CA	1 year	None	None
Government Code, Sections 53601 and 53635)	1 year	10%	None
Reverse Repurchase Agreements / Securities Lending	45 days *	None	\$75 million *
Money Market (Institutional Government Funds)	N/A	20%	N/A
Supranationals State of California Local Agency Investment Fund	5 years	30%	None
(LAIF)	N/A	Statutory	None

Represents restriction on which the City's investment policy is more restrictive than the California

The Treasurer also holds for safekeeping bequests, trust funds, and lease deposits for other City departments. The bequests and trust funds consist of stocks and debentures. Those instruments are valued at par, cost, or fair value at the time of donation.

Other Funds

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

Employees' Retirement System

The Retirement System's investments are invested pursuant to investment policy guidelines as established by the Retirement Board. The objective of the policy is to maximize the expected return of the fund at an acceptable level of risk. The Retirement Board has established percentage guidelines for types of investments to ensure the portfolio is diversified.

Investment managers retained by the Retirement System follow specific investment guidelines and are evaluated against specific market benchmarks that represent their investment style. Any exemption from general guidelines requires approval from the Retirement Board. The Retirement System invests in securities with contractual cash flows, such as asset-backed securities, commercial mortgage-backed securities, and collateralized mortgage obligations. The value, liquidity, and related income of these securities are sensitive to changes in economic conditions, including real estate values, delinquencies or defaults, or both, and may be affected by shifts in the market's perception of the issuers and changes in interest rates.

The investment policy permits investments in domestic and international debt and equity securities, securities lending, foreign currency contracts, derivative instruments, private equity, real assets, private credit, and absolute return investments, which include investments in a variety of commingled partnership vehicles.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The Retirement Board's asset allocation policies for the year ended June 30, 2023, are as follow:

Asset Class	Target Allocation
Global Equity	37.00%
Treasuries	8.00%
Liquid Credit	5.00%
Private Credit	10.00%
Private Equity	23.00%
Real Assets	10.00%
Absolute Return	10.00%
Leverage	-3.00%
	100.00%

The Retirement System is not directly involved in repurchase or reverse repurchase agreements. However, external investment managers retained by the Retirement System may employ repurchase arrangements if the securities purchased or sold comply with the manager's investment guidelines. The Retirement System monitors the investment activity of its investment managers to ensure compliance with guidelines. In addition, the Retirement System's securities lending cash collateral separately managed account is authorized to use repurchase arrangements. As of June 30, 2023, \$166,626 (or 29.6% of reinvested cash collateral) consisted of such agreements.

Retiree Health Care Trust Fund (RHCTF)

The RHCTF maintains cash in the Treasurer's Pool. The RHCTF's investments outside of the City Treasury are invested pursuant to investment policy guidelines as established by the RHCTF Board. The investment strategy of the RHCTF is designed to ensure the prudent investment of assets in such a manner as to provide real growth of assets over time while protecting the value of the assets from undue volatility or risk of loss. The RHCTF allocates its investments among numerous investment managers and in accordance with the investment policy approved by the RHCTF Board.

At its February 13, 2023 Board Meeting, the RHCTF Board approved a revised asset allocation policy for the City and County's Sub-Trust.

The asset allocation policy remains the same for the Community College District's Sub-Trust since May 2021. For the Community College District's Sub-Trust, the RHCTF Board anticipated that illiquid investments will not be appropriate given the portfolio liquidity needs. The current allocation offers a higher liquidity, lower risk levels profile for the Community College.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The RHCTF Board has established percentage guidelines for types of investments to ensure the portfolio is diversified, as follows:

	Target Allocation Since February 13, 2023						
A sset Class	City and County of San Francisco Sub-Trust	Community College District Sub-Trust					
Equities							
U.S. Equity Large Cap	25.0%	31.0%					
U.S. Equity Small Cap	2.0%	3.0%					
Developed Market Equity	13.0%	18.0%					
Emerging Market Equity	10.0%	16.0%					
Credit							
High Yield Bonds	3.0%	3.0%					
Bank Loans	3.0%	3.0%					
Emerging Market Bonds	-	3.0%					
Rate Sensitive							
Short-Term Treasury Inflation-Protected Securities (TIPS)	5.0%	3.09					
Investment Grade Corporate Bonds	7.0%	15.09					
Private Markets							
Private Equity	10.0%						
Private Credit	5.0%						
Core Private Real Estate	5.0%	-					
Core Private Infrastructure	2.0%	-					
Risk Mitigating Strategies							
Global Macro	10.0%						
Long-Term Government Bonds	-	5.0%					
	100.0%	100.0%					

	Target Allocation from May 2021 to February 2023						
A sset Class	City and County of San Francisco Sub-Trust	Community College District Sub-Trust					
Equities							
U.S. Equity Large Cap	28.0%	31.0%					
U.S. Equity Small Cap	3.0%	3.0%					
Developed Market Equity (Non-U.S.)	15.0%	18.0%					
Emerging Market Equity	13.0%	16.0%					
Credit							
Bank Loans/ High Yield Bonds	6.0%	6.0%					
Emerging Market Bonds	3.0%	3.0%					
Rate Sensitive							
Short-Term Treasury Inflation-Protected Securities (TIPS)	4.0%	3.0%					
Investment Grade Bonds	9.0%	15.0%					
Long-Term Government Bonds	4.0%	5.0%					
Private Markets							
Private Equity	5.0%	-					
Private Core Real Estate	5.0%	-					
Risk Mitigating Strategies							
Global Macro	5.0%	-					
	100.0%	100.0%					

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(c) Fair Value Hierarchy

The City categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. The hierarchy is based on the valuation inputs used to measure fair value of the assets. Level 1 inputs are quoted prices in an active market for identical assets; Level 2 inputs are significant other observable inputs; and Level 3 inputs are significant unobservable inputs (the City's Treasury pool and investments held by fiscal agents do not value any of its investments using Level 3 inputs). The inputs or methodology used for valuing securities are not an indication of risk associated with investing in those securities.

The following is a summary of inputs used in valuing the City's investments as of June 30, 2023:

				Fair Value Measurements Using						
			Ac	oted Prices in tive Markets or Identical		Significant Other Observable	Unc	bservable		
	F	air Value		Assets		Inputs		Inputs		
		6/30/2023		(Level 1)		(Level 2)	(_evel 3)		
Primary Government:										
Investments in City Treasury:										
U.S. Treasuries	\$	3,374,471	\$	-	\$	3,374,471	\$			
U.S. Agencies - Discount		1,019,776		-		1,019,776				
U.S. Agencies - Coupon (no call option)		4.936.264				4,936,264		-		
U.S. Agencies (callable option)		1,167,062		_		1,167,062				
Negotiable Certificates of Deposit		1,916,703		-		1,916,703		-		
Supranationals		611,207		-		611,207				
Commercial Paper		396,915				396,915		-		
Public Time Deposits		30,000	*	-		_				
Money Market Mutual Funds		2,573,876	*	-		-		-		
Subtotal Investments in City Treasury		16,026,274	\$	-	\$	13,422,398	\$	-		
Investments Outside City Treasury:										
U.S. Treasury Bonds	\$	4,698	\$	4,698	\$	_	\$			
U.S. Treasury Notes		607,351		547,250		60,101		-		
U.S. Agencies		96,493		· ·		96,493				
State and Local Agencies		4,177		-		4,177				
Corporate Notes		1.563				1,563		-		
Supranationals		2.382		-		2,382		-		
Commercial Paper		19,302		1,340		17,962		-		
U.S. Treasury Money Market Funds		188,521	*	· ·		_				
Money Market Mutual Funds		667,423	*	-		-		-		
Certificates of Deposit		265	*			-				
Subtotal Investments Outside City Treasury		1,592,175	\$	553,288	\$	182,678	\$			

^{*} Not subject to fair value hierarchy

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

			Quo	Fair Valu ted Prices in		asurement gnificant	s Usin	g		
	Fair Value		Fair Value 6/30/2023		Act	ive Markets or Identical Assets (Level 1)	Ob	Other oservable Inputs Level 2)	-	bservable inputs _evel 3)
Employees' Retirement System Investments		3012023	_	(LCVCI I)		LCVCI Z)		ever 57		
Short-Term Investments	s	345.487	s	318.714	s	_	S	26,773		
Debt Securities:	•	343,401	•	310,714	•		•	20,113		
U.S. Government and Agency Securities		812,141		807.738		4.403				
Other Debt Securities		928,542		90,798		704,431		133,313		
Equity Securities:		020,012		50,750		704,401		100,010		
Domestic Equity		3,344,356		3,338,640		5,716		_		
International Equity		1,579,322		1,579,322		0,7 10				
Foreign Currency Contracts, net		(1,029)		1,070,022				(1,029)		
Invested Securities Lending Collateral		562,491		_		562.500		(9)		
Subtotal		7,571,310	\$	6,135,212	\$	1,277,050	\$	159,048		
Investments measured at the net asset value (NAV)										
Short-Term Investments		30.801								
Fixed Income invested in:		30,001								
Other Debt Securities		94,577								
Equity Funds invested in:		54,577								
Domestic		5,052,646								
International		472,372								
Real Assets		5,207,943								
Private Credit		2,606,909								
Private Equity		10,101,396								
Absolute Return		3,056,626								
Total investments measured at the NAV	_	26.623.270								
Subtotal Investments in Employees' Retirement System		34,194,580								
Retiree Health Care Trust Investments measured at the NAV										
Short-Term Investments		7,918								
Fixed Income:										
Debt Index Funds		205,810								
Equities:										
Domestic		330,691								
International		238,727								
Private Equity		29,838								
Real Estate		35,983								
Risk Mitigating Strategies		96,788								
Subtotal Investments in Retiree Health Care Trust		945,755								
Total Investments		52,758,784								

Investments Held in City Treasury

U.S. Treasury Bills and Notes totaling \$3.37 billion, U.S. Government Agencies totaling \$7.12 billion, Negotiable Certificates of Deposit totaling \$1.92 billion, Supranationals totaling \$611.2 million and Commercial Paper totaling \$396.9 million, in fiscal year 2023, are valued using a variety of techniques such as matrix pricing, market corroborated pricing inputs such as yield curve, indices, and other market related data and are classified in Level 2 of the fair value hierarchy.

Public Time Deposits totaling \$30.0 million and Money Market Funds totaling \$2.57 billion, in fiscal year 2023, have maturities of one year or less from fiscal year end and are exempt from Statement No. 72.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Investments Held Outside City Treasury

Debt securities classified in Level 1 are valued using quoted prices in active markets and classified in Level 1 of the fair value hierarchy. Debt securities classified in Level 2 are valued using a variety of techniques such as matrix pricing, market corroborated pricing inputs such as yield curve, indices, and other market related data and classified in Level 2. Certain investments such as Money Market Mutual Funds and Certificates of Deposit are not subject to the fair value hierarchy.

Employees' Retirement System Investments

Investments at Fair Value

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. In some cases, a valuation technique may have multiple inputs used to measure fair value, and each input might fall into a different level of the fair value hierarchy. The level in the fair value hierarchy within which a fair value measurement falls in its entirety is determined based on the lowest level input that is significant to the measurement. The prices used in determining the fair value hierarchy are obtained from various pricing sources by the Retirement System's custodian bank.

Debt and equity securities classified in Level 1 of the fair value hierarchy are valued using prices quoted in active markets. Debt and equity securities classified in Level 2 of the fair value hierarchy are valued using prices determined by the use of matrix pricing techniques maintained by the various pricing vendors for these securities. Debt securities including short-term instruments are priced based on evaluated prices. Such evaluated prices may be determined by factors which include, but are not limited to, market quotations, yields, maturities, call features, ratings, institutional size trading in similar groups of securities and developments related to specific securities. For equity securities not traded on an active exchange, or if the closing price is not available, corroborated indicative quotes obtained from pricing vendors are generally used. Debt and equity securities classified in Level 3 of the fair value hierarchy are securities whose stated market prices are unobservable by the market place. Many of these securities are priced using uncorroborated indicative quotes, adjusted prices based on inputs from different sources, or evaluated prices using unobservable inputs, such as extrapolated data, proprietary models, and indicative quotes from pricing vendors.

Investments at Net Asset Value (NAV)

The equity and debt funds are commingled funds that are priced at net asset value by industry vendors and fund families. NAV is the fair value of all securities owned by a fund, minus its total liabilities, divided by the number of shares issued and outstanding. The NAV of an open-end fund is its price.

The fair value of the Retirement System's investments in private equity, real assets, private credit, absolute return, and some public equity investments are based on NAV provided by the investment managers and general partners (hereinafter collectively referred to as the "General Partners"). Such value generally represents the Retirement System's proportionate share of the net assets of the limited partnerships. The partnership financial statements are audited annually as of December 31 and the NAV is adjusted by additional contributions to and distributions from the partnership, the Retirement System's share of net earnings and losses, and unrealized gains and losses resulting from changes in fair value, as determined by the General Partners.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The General Partners may use one or more valuation methodologies outlined in FASB ASC 820, Fair Value Measurement. For some investments, little market activity may exist. The General Partners' determination of fair value is then based on the best information available in the circumstances and may involve subjective assumptions and estimates, including the General Partners' assessment of the information that market participants would use in valuing the investments. The General Partners may take into consideration a combination of internal and external factors, including but not limit to, appropriate risk adjustments for nonperformance and liquidity. Such fair value estimates involve subjective judaments of unrealized gains and losses.

The values provided by the General Partners may differ significantly from the values that would have been used had a ready market existed for these investments.

Private credit investment strategies include capital preservation, return maximization and opportunistic. Investments in the asset class are achieved through commingled funds and separate account partnerships. Private credit investments are mostly illiquid and distributions are received over the life of the investments. These investments are not typically redeemed, nor do they have set redemption schedules. There are seventeen public equity investments held in commingled funds valued at NAV. Two investments, value at \$175.5 million, are currently put in full redemption with proceeds expected in the next fiscal year. The remaining investments may be subject to varying lock-up provisions and redemption schedules. The real asset holdings are illiquid. Distributions are received over the life of the investments, which could equal or exceed ten years. They are not redeemed, nor do they have set redemption schedules. Private equity investment strategies include buyout, venture capital, growth capital, and special situations. Investments in the asset class are achieved primarily through commingled funds and separate account partnerships, but may also include direct and co-investment opportunities. Private equity investments are illiquid and distributions are received over the life of the investments, which could equal or exceed ten years. These investments are not typically redeemed, nor do they have set redemption schedules.

Absolute return investment strategies include equity, credit, macro, emerging markets, quantitative, multi-strategy, special situations/other, co-investments and commodities. Investments are achieved through limited partnerships. Investments have the potential to become illiquid under stressed market conditions and, in certain circumstances, investors may be subject to redemption restrictions that differ from the standard terms and conditions summarized here, which can impede the return of capital according to those terms and conditions.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The table below provides a summary of the terms and conditions upon which the Retirement System may redeem its debt and equity funds, private equity, real assets, private credit, and absolute return investments.

Investment	NAV as of June	Unfunded	Redemption Frequency	Redemption Notice	NAV Lock Up and Years
Type	30, 2023	Commitment		Period	
Debt securities	\$ 44,379	N/A	M onthly	On a business day (BD) at least 15 days prior to the last BD of the month	
+	49.393	IN/A	Daily	2 business days	-
+	45,353	1	N/A	N/A	1
Total:		1	IVA	IWA	1
rocus.	328,459		Semi-monthly	6 business days	
	841,811		Semi-monthly	9 business days	1
	165,704		Semi-annually * SFERS has requested full redemption as of 8/30/2023. Proceeds are expected in fiscal year 2023-2024.	60 calendar days	
Domestic equity securities	9,836	N /A	Semi-annually * SFERS has requested full redemption as of 6/30/2023. Proceeds are expected in fiscal year 2023-2024.	90 calendar days	
	184,470		Semi-annually	60 calendar days	
1 1	596.971	1	Semi-annually	90 calendar days	1
1 1	325,636		Quarterly	30 calendar days	1
1	677,181		Quarterly	45 calendar days	1
	80.171		Quarterly	60 calendar days	-
1	883,518		Quarterly	90 calendar days	
ı	621.425		Monthly	30 calendar days	1
1					-
	337,464		Annually	60 calendar days]
	\$ 5,052,646				-
International equity securities	\$ 472,372	N/A	Monthly	30 calendar days	
	1,384,321		Monthly	5-95 Days	No Lock Up
Absolute return	1,068,669		Quarterly	45-180 Days	\$969,505 / No Lock Up \$99,164 / Less than 1 Year
1 [566,070	62,674	Semi-annually	60-90 Days	No Lock Up
	57,566		N/A	N/A	No Lock Up
Total:	\$ 3,056,626			I	
	52,039		Annually, subject to available liquidity	No later than June 30 of applicable fiscal year	N/A
Real assets	772,528	1,871,190	Quarterly, subject to available liquidity	90 calendar days	N/A
	4,383,376		Illiquid	N/A	N/A
Total:	\$ 5,207,943				
	116,031		Capital returned on a realized basis	90 days	One year hard lock followed by one year soft lock (both expired)
Private credit	203,579		Capital returned on a realized basis	90 days	One y ear hard lock (expired)
	423,265	2,408,911	Capital returned on a realized basis subject to 3-year maximum	180 days	N/A
	61,142		Quarterly, subject to 33% investor- level gate	30 days	One y ear hard lock (expired)
	1,802,892		Illiquid	N/A	N/A
Total:	\$ 2,606,909			1	1
Private equity	\$ 10,101,396	3,517,233	Illiquid	N/A	N/A

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Retiree Health Care Trust Fund

Investments at Net Asset Value (NAV)

At June 30, 2023, the RHCTF had cash and investments in the City Treasury pool, commingled funds, mutual funds, feeder funds, and money market funds. The funds are priced at net asset value (NAV) by industry vendors and fund families. NAV is the fair value of all securities owned by a fund, minus its total liabilities, divided by the number of shares issued and outstanding. As of June 30, 2023, one debt security investment, valued at \$64.3 million, has quarter-end redemptions with a 90 day advance written notice requirement. In addition, one international equity investment, valued at \$111.9 million, has weekly redemptions with a three-day advance notification requirement. Both investments have 5% holdbacks for a full liquidation. In addition, \$96.8 million of RHCTF's risk mitigating strategies allows redemptions on a weekly basis with four-day notice. There are no redemption restrictions for the remaining commingled funds.

The fair value of the RHCTF's investments in private equity and real estate are based on NAV provided by the investment managers and general partners (hereinafter collectively referred to as the "General Partners"). Such value generally represents the RHCTF's proportionate share of the net assets of the limited partnerships. The partnership financial statements are audited annually as of December 31 and the NAV is adjusted by additional contributions to and distributions from the partnership, the RHCTF's share of net earnings and losses, and unrealized gains and losses resulting from changes in fair value, as determined by the General Partners. The General Partners may use one or more valuation methodologies outlined in FASB ASC 820, Fair Value Measurement. For some investments, little market activity may exist. The General Partners' determination of fair value is then based on the best information available in the circumstances and may involve subjective assumptions and estimates, including the General Partners' assessment of the information that market participants would use in valuing the investments. The General Partners may take into consideration a combination of internal and external factors, including but not limit to, appropriate risk adjustments for nonperformance and liquidity. Such fair value estimates involve subjective judgments of unrealized gains and losses.

The values provided by the General Partners may differ significantly from the values that would have been used had a ready market existed for these investments.

(d) Investment Risks

Custodial Credit Risk - Deposits

Custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, the City will not be able to recover its deposits or will not be able to recover collateral securities that are in the possession of an outside party. The California Government Code and the City's investment policy do not contain legal or policy requirements that would limit the exposure to custodial credit risk for deposits.

The California Government Code requires California banks and savings and loan associations to secure the City's deposits not covered by FDIC insurance by pledging government and/or local agency securities as collateral. The fair value of such pledged securities must equal at least 110% and be of the type authorized in California Government Code, Section 53651 (a) through (i). The collateral must be held at the pledging bank's trust department or another bank, acting as the pledging bank's agent, in the City's name. At June 30, 2023, all banks with funds deposited by the Treasurer secured deposits with sufficient collateral or FDIC insurance.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(Dollars in Thousan

Interest Rate Risk

Interest rate risk is the risk that changes in market interest rates will adversely affect the fair value of an investment. Generally, the longer the maturity of an investment, the greater the sensitivity of its fair value to changes in interest rates. Information about the sensitivity to the fair values of the City's investments to interest rate fluctuations is provided by the following tables, which shows the distribution of the City's investments by maturity. The Retirement System's and Retiree Health Care Trust Fund's interest rate risk information is discussed in sections (f) and (g), respectively, of this note.

	S&P Rating Fair Value		_	Investmen	t Mat	turities					
			g Fair Value		Less than		1 to 5 years		5 to 10 years		re than years
Primary Government:											
Investments in City Treasury:											
U.S. Treasury Notes	AA+	\$	3,374,471	S	734,713	\$	2,639,758	S	-	S	-
U.S. Agencies	NR, AA+		7,123,102		2,881,869		4,241,233		-		-
Negotiable Certificates of Deposit	A-1, A-1+		1,916,703		1,916,703		-		-		-
Money Market Mutual Funds	AAAm		2,573,876		2,573,876		-		-		-
Public time deposits	NR		30,000		30,000		-		-		-
Supranationals	AAA		611,207		122,255		488,952				
Commercial Paper	A-1. A-1+		396,915		396,915				-		-
Less: Retiree Health Care Trust											
Investments with City Treasury	n/a		(2,558)		(2,558)				-		-
Subtotal pooled investments		_	16,023,716	\$	8,653,773	\$	7,369,943	\$	-	\$	-
Investments Outside City Treasury: (Governmental and Business - Type)											
U.S. Treasury Bonds	AA+	\$	4,698	S	-	\$	-	8	-	S	4,698
U.S. Treasury Money Market Funds	AAAm,		188,521		188,521		-		-		-
U.S. Treasury Notes	AA+, A-1+		607,351		188,872		418,479		-		-
U.S. Agencies	AA+		96,493		17,972		78,521		-		-
State and Local Agencies	NR, AAA, AA+, AA, AA-		4,177		1,979		2,198		-		-
Supranationals	AAA		2,382		441		1,942		-		-
Corporate notes	AA, A+		1,563		_		1.563		-		-
Money Market Mutual Funds	AAAm, A-1+,A-1		667,423		667,423		-		-		-
Commercial Paper	AAAm, A-1		19.302		19.302		_		_		_
Negotiable Certificates of Deposit	n/a		265		265						
Subtotal investments outside City Treasury	100	_	1,592,175	\$	1,084,774	\$	502,703	\$	-	\$	4,698
Retiree Health Care Trust Investments			948.313								
Employees' Retirement System investments			34.194.580								
Total Investments		\$	52,758,784								

As of June 30, 2023, the investments in the City Treasury had a weighted average maturity of 442 days.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Credit Risk

Credit risk is the risk that an issuer of an investment will not fulfill its obligation to pay the holder of the investment. This is measured by the assignment of a rating by a nationally recognized statistical rating organization. The S&P Global Ratings (S&P) rating for each of the investment types are shown in the table above

Custodial Credit Risk - Investments

Custodial credit risk for investments is the risk that, in the event of the failure of the counterparty to a transaction, the City will not be able to recover the value of its investment or collateral securities that are in the possession of another party. The California Government Code and the City's investment policy do not contain legal or policy requirements that would limit the exposure to custodial credit risk for investments; however, it is the practice of the City Treasurer that all investments are insured, registered or held by the Treasurer's custodial agent in the City's name. The governmental and business-type activities also have investments with trustees related to the issuance of bonds that are uninsured, unregistered and held by the counterparty's trust departments but not in the City's name. These amounts are included in the investments outside City Treasury shown in the table above.

Concentration of Credit Risk

The City's investment policy contains no limitations on the amount that can be invested in any one issuer beyond that stipulated by the California Government Code and/or its investment policy. U.S. Treasury and agency securities explicitly guaranteed by the U.S. government are not subject to single issuer limitation.

As of June 30, 2023, the City Treasurer has investments that represent 5.0% or more of the total Pool in the following:

Federal Farm Credit Bank	20.5%
Federal Home Loan Bank	18.4%

In addition, the following major fund holds investments with trustees that represent 5.0% or more of the funds' investments outside City Treasury as of June 30, 2023:

Airport:	
Federal National Mortgage Association	າ6.6%

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(e) Treasurer's Pool

The following represents a condensed statement of net position and changes in net position for the Treasurer's Pool as of and for the year ended June 30, 2023:

Statement of Net Position Net position held in trust for all pool participants	\$16,026,407
Equity of internal pool participants	\$14,592,590
Equity of external pool participants	1,433,817
Total equity	\$16,026,407
Statement of Changes in Net Position	
Net position at July 1, 2022	\$14,471,926
Net change in investments by pool participants	1,554,481

The following provides a summary of key investment information for the Treasurer's Pool as of June 30, 2023:

\$16,026,407

Net position at June 30, 2023......

Type of Investment Rates	Maturities	Par Value	Ca	rrying Value
Pooled Investments:				
U.S. Treasury Notes 0.20% - 5.40	07/31/2023 - 03/31/2027	\$ 3,625,000	\$	3,374,471
U.S. Agencies 0.19% - 5.94	1% 07/05/2023 - 08/23/2027	7,373,032		7,123,102
Public Time Deposits 4.85% - 5.46	6% 07/10/2023 - 12/18/2023	30,000		30,000
Negotiable CDs	9% 07/03/2023 - 06/28/2024	1,920,000		1,916,703
Commercial Paper 5.05% - 5.61	% 07/03/2023 - 11/06/2023	400,000		396,915
Money Market Mutual Funds 4.99% - 5.04	1% 07/01/2023 - 07/01/2023	2,573,876		2,573,876
Supranationals 0.57% - 5.75	i% 10/04/2023 - 06/15/2026	636,156		611,207
		\$ 16,558,064		16,026,274
Carrying amount of deposits with Treasure	r	 		133
Total cash and investments with Treasurer		 	\$	16,026,407

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(f) Retirement System's Investments

The Retirement System's investments as of June 30, 2023, are summarized as follows:

Short-term investments \$ 376,288	
B 17 %	
Debt securities:	
U.S. government and agency securities 812,141	
Other debt securities 1,023,119	
Subtotal debt securities 1,835,260	_
Total fixed income investments 2,211,548	_
	_
Equity securities:	
Domestic 8,397,002	
International 2,051,694	
Total equities securities: 10,448,696	7
•	_
Real assets 5,207,943	
Private credit 2,606,909	
Private equity 10,101,396	
Absolute return 3,056,626	
Foreign currency contracts, net (1,029))
Invested securities lending collateral 562,491	
Total Retirement System Investments \$ 34,194,580	_

Interest Rate Risk

The Retirement System does not have a specific policy to manage interest rate risk. Below is a table depicting the segmented time distribution for fixed income investments based upon the expected maturity (in years) as of June 30, 2023:

Investments at Fair Value as of June 30, 2023

						Matu	ritie	5		
			Le	ss than 1						
Investment Type	F	Fair Value		year	1-5 years		6-10 years		10)+ years
Asset-Backed Securities	\$	12,625	\$	-	\$	820	\$	1,114	\$	10,691
Bank Loans		131,153		1,533		82,751		46,869		-
Collateralized Bonds		11,502		-		-		3,526		7,976
Commercial Mortgage-Backed		73,494		1,027		2,120		2,227		68,120
Commingled and Other										
Fixed Income Funds		179,481		(6, 375)		-		50,198		135,658
Corporate Bonds		345,818		4,867		140,757		129,106		71,088
Corporate Convertible Bonds		104,829		1,046		89,616		13,362		805
Government Bonds		885,862		3,663		503,161		327,642		51,396
Government Mortgage-										
Backed Securities		3,456		-		-		-		3,456
Municipal/Provincial Bonds		946		-		607		339		-
Non-Government Backed										
Collateralized Mortgage Obligations		74,732		-		-		-		74,732
Options		10		-		10		-		-
Short-Term Investment Funds		376,288		376,288		-		-		-
Swaps*		10,962		12,795		(1,754)		(175)		96
Total	\$	2,211,158	\$	394,844	\$	818,088	\$	574,208	S	424,018

^{* \$390} Credit default swaps are excluded because they are not subject to interest rate risk.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Credit Risk

Fixed income investment managers retained by the Retirement System follow specific investment guidelines and are evaluated against specific market benchmarks that represent their investment style. Fixed income managers typically are limited within their portfolios to no more than 5% exposure in any single security, with the exception of United States Treasury and government agency securities. The Retirement System's credit risk policy is embedded in the individual investment manager agreements as prescribed and approved by the Retirement Board.

Investments are classified and rated using the lower of (1) S&P Global Ratings (S&P) rating or (2) Moody's Investors Service (Moody's) rating corresponding to the equivalent S&P rating. If only a Moody's rating is available, the rating equivalent to S&P is used for the purpose of this disclosure.

The following table illustrates the Retirement System's exposure to credit risk as of June 30, 2023. Investments issued or explicitly guaranteed by the U.S. government of \$807,737 as of June 30, 2023, are exempt from the credit rating disclosures and are excluded from the table below.

		Fair Value as a
Credit Rating	Fair Value	Percentage of Total
AAA	\$ 14,240	1.0%
AA	9,573	0.7%
A	49,135	3.5%
BBB	128, 182	9.1%
BB	145,855	10.4%
В	214,804	15.3%
CCC	28,942	2.1%
CC	3,504	0.2%
D	6,461	0.5%
Not Rated	803,115	57.2%
Total	\$ 1,403,811	100.0%

The securities listed as "Not Rated" include short-term investment funds, government mortgage-backed securities, and investments that invest primarily in rated securities, such as commingled funds and money market funds, but do not themselves have a specific credit rating. Excluding these investments, the "not rated" component of credit would be approximately 11.0% for 2023.

Concentration of Credit Risk

Concentration of credit risk is the risk of loss attributed to the magnitude of the Retirement System's investment in a single issuer. Securities issued or guaranteed by the U.S. government or its agencies are exempt from this limit. As of June 30, 2023, the Retirement System had no investments of a single issuer that equaled or exceeded 5% of total Retirement System's investments or net position.

Custodial Credit Risk

Custodial credit risk for investments is the risk that, in the event of the failure of the counterparty to a transaction, a government may not be able to recover the value of investment or collateral securities that are in the possession of an outside party. The Retirement System does not have a specific policy addressing custodial credit risk for investments, but investments are generally insured, registered, or held by the Retirement System or its agent in the Retirement System's name. As of June 30, 2023, \$146,106 of the Retirement System's investments were exposed to custodial credit risk because they were not insured or registered in the name of the Retirement System, and were held by the counterparty's trust department or agent but not in the Retirement System's name.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Foreign Currency Risk

The Retirement System's exposure to foreign currency risk derives from its positions in foreign currency denominated cash, equity, fixed income, private equity, real assets, and private credit. The Retirement System's investment policy allows international managers to enter into foreign exchange contracts, which are limited to hedging currency exposure existing in the portfolio.

The Retirement System's net exposures to foreign currency risk as of June 30, 2023, are as follows:

Foreign Currency Risk Analysis as of June 30, 2023

Argentina peso				Fixed	Private		Private	Currency	
Augstralian dollar	Currency	Cash	Equities			Real Assets			Total
Brazil real	Argentina peso	\$ -		\$ 28		\$ -	\$ -	\$ -	\$ 28
Canadian dollar - 20,105 193 - - 6,964 Chillean peso - 1,699 2,282 - - 67 Chilnese ryuan HK - - - (5,494) - - (5,494) Chinese yuan renminbi 42,763 220,576 5,419 - - (2,302) Czech koruna - - (220) - - 2,317 Danish Krone - 55,215 - - - (64) Dominican Rep peso - - 1,355 - - (1061) Euro - 516,428 44,790 100,233 436,236 122,022 (43,537) 1 Hungatian fromt - 62,255 - - - (204) - - - (204) - - - (204) - - - - - - - - - - - -	Australian dollar	-	11,281	96	29,683	2,247	-	3,750	47,057
Chinese r yuan HK Chinese r yuan HK Chinese r yuan HK Chinese r yuan HK Chinese r yuan reminibi 42,763 220,576 5,419	Brazil real	-	16,852	4,357	-	-	-	4,495	25,704
Chinese yuan HK Chinese yuan reminibi A2,763 220,576 5,419 5,877 (2,302) Czech koruna (2,302) Danish krone - 55,215 (64) Dominikan Rep peso - 516,428 Hungarian font - 1,865 Hungarian font - 1,107 Hotian rupee - 28,079 Hungarian font - 1,107 Hotian rupee - 1,027	Canadian dollar	-	20,105	193	-	-	-	6,964	27,262
Chinese yuan reminibl 42,763 220,576 5,419 (13,784) Colombian peso 55,215 (220) (2302) Czech koruna 55,215 (64) Danish krone - 55,215 (1061) Dominican Rep peso 1,355 (1061) Dominican Rep peso (1061) Dominican Rep peso	Chilean peso	-	1,699	2,282	-	-	-	67	4,048
Colombian peso - 5.877 - - 2,302 Czech koruna - - (220) - - 2,317 Damish krone - 55,215 - - - (64) Dominican Rep peso - 1,4579 100.233 436,236 122,022 (43,537) 1 Hong Kong dollar - 62,256 - - - - (204) Hungarian fornt - 1,865 1,940 - - - 1,107 Indonesian ruplah - 5,707 5,564 - - - 563 Israeli shekel - 1,027 - - - 553 Israeli shekel - 1,027 - - - 1570 Malaysian ringgit - 2,617 3,682 - - 157 Mexican peso - 157 Mexican peso - 1,713 - - - -	Chinese r yuan HK	-	-	-	-	-	-	(5,494)	(5, 494)
Czen koruna - (220) - - 2,317 Danish krone - 55,215 - (64) (64) Dominican Reppeso - 1,355 - (1061) (1061) Euro - 516,428 44,790 100,233 436,236 122,022 (43,537) 1 Hong Kong dollar - 62,255 - - - - (204) Hungarian bront - 1,865 1,940 - - - 367 Indan rupe - 28,079 - - - - 367 Indan rupe - 8,707 5,564 - - - - - - 553 157 1568 -<	Chinese yuan renminbi	42,763	220,576	5,419	-	-	-	(13,784)	254,974
Danish Krone	Colombian peso	-	-	5,877	-	-	-	(2,302)	3,575
Dominican Rep peso	Czech koruna	-	-	(220)	-	-	-	2,317	2,097
Euro - 516,428 44,790 100,233 436,236 122,022 (43,537) 1 Hong Kong dollar - 62,255 (204) Hungarian brint - 1,865 1,940 1,107 Indian rupee - 28,079 367 Indonesian rupiah - 5,707 5,564 553 Israeli shekel - 1,027 553 Israeli shekel - 1,027	Danish krone	-	55,215	-	-	-	-	(64)	55, 151
Hong Kong dollar	Dominican Rep peso	-	-	1,355	-	-	-	(1,061)	294
Hungarian foint	Euro	-	516,428	44,790	100,233	436,236	122,022	(43,537)	1,176,172
Indian rupee	Hong Kong dollar	-	62,255	-	-	-	-	(204)	62,051
Indonesian ruplah	Hungarian forint	-	1,865	1,940	-	-	-	1,107	4,912
Israel	Indian rupee	-	28,079	-	-	-	-	367	28,446
Japanese yen	Indonesian rupiah	-	5,707	5,564	-	-	-	553	11,824
Malaysian ringgit - 2,617 3,682 - - 157 Mexican peso - 2,017 7,627 - - 798 New Talwan dollar - 31,319 - <t< th=""><td>Israeli shekel</td><td>-</td><td>1,027</td><td>-</td><td>-</td><td>-</td><td>-</td><td>-</td><td>1,027</td></t<>	Israeli shekel	-	1,027	-	-	-	-	-	1,027
Mexican peso - 2,017 7,627 - - 798 New Taiwan dollar - 31,319 - <td>Japanese yen</td> <td>-</td> <td>62,830</td> <td>1,874</td> <td>-</td> <td>48,532</td> <td>-</td> <td>15,209</td> <td>128,445</td>	Japanese yen	-	62,830	1,874	-	48,532	-	15,209	128,445
New Talwam dollar 31,319 -	Malaysian ringgit	-	2,617	3,682	-	-	-	157	6,456
Nomegian krone	Mexican peso	-	2,017	7,627	-	-	-	798	10,442
Penusan sol - 1,094 - - (441) Philippines peso - - - 28 Polish zloty - - 1,380 - - - 28 Pound sterling - 148,665 5,761 94,364 61,580 - (9,958) Romanian leu - - 562 - - - 763 Singapore dollar - 4,864 - - - - (2,542) South African rand - 6,027 7,587 - - - (2,542) Swedsh krona - 19,237 - - - - - - Swilss franc - 81,422 -	New Taiwan dollar	-	31,319	-	-	-	-	-	31,319
Philippines peso	Norwegian krone	-	1,713	-	-	-	-	-	1,713
Polish zloty - 1,360 - 3,108 Pound sterling - 148,565 5,761 94,364 61,580 - (9,958) Romanian leu - 562 763 Singapore dollar - 4,864 (2,542) South African rand - 6,027 7,587 (2,542) South Krorean won - 19,237	Peruvian sol	-	-	1,094	-	-	-		653
Pound sterling - 148,665 5,761 94,364 61,580 - (9,958) Romanian leu - - 562 - - - 763 Singapore dollar - 4,864 - - - - (415) South African rand - 6,027 7,587 - - - - - - - - - - - (2,542) -	Philippines peso	-	-	-	-	-	-	28	28
Romanian leu	Polish zloty	-	-	1,360	-	-	-	3,108	4,468
Singapore dollar	Pound sterling	-	148,565		94,364	61,580	-		300,312
South African rand - 6,027 7,587 - - (2,542) South Korean won - 19,237 - - - - Swiss franc - 81,422 - - - - Thailand baht - 5,574 2,226 - - - 1,457 Turkish lira - 960 - - - - - - UAE dimam - 9,830 - - - - - -	Romanian leu	-	-	562	-	-	-	763	1,325
South Korean won - 19,237		-			-	-	-		4,449
Swedsh krona - 39,222 -	South African rand	-		7,587	-	-	-	(2,542)	11,072
Swiss franc - 81,422 - - - - 1,457 Thalland baht - 5,574 2,226 - - 1,457 Turkish lira - 960 - - - - - UAE dimam - 9,380 - - - - - -		-		-	-	-	-	-	19,237
Thailand baht - 5,674 2,226 1,457 Turkish lira - 960	Swedish krona	-	39,222	-	-	-	-	-	39,222
Turkish lira - 960 UAE dirham - 9,380	Swiss franc	-	81,422	-	-	-	-	-	81,422
UAE dirham 9,380	Thailand baht	-	5,574	2,226	-	-	-	1,457	9,257
	Turkish lira	-	960	-	-	-	-	-	960
Total \$ 42.763 \$ 1.356.836 \$ 103.454 \$ 224.280 \$ 548.595 \$ 122.022 \$ (38.662) \$ 2	UAE dimam	-							9,380
**************************************	Total	\$ 42,763	\$ 1,356,836	\$ 103,454	\$ 224,280	\$ 548,595	\$ 122,022	\$ (38,662)	\$ 2,359,288

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

Money-Weighted Rate of Return

For the year ended June 30, 2023, the annual money-weighted rate of return on pension plan investments, net of investment expenses, adjusted for the changing amounts actually invested, was 5.26%.

Derivative Instruments

As of June 30, 2023, the derivative instruments held by the Retirement System are considered investments and not hedges for accounting purposes. The gains and losses arising from this activity are recognized as incurred in the statement of changes in fiduciary net position. All investment derivatives discussed below are included within the investment risk schedules, which precede this subsection. Investment derivative instruments are disclosed separately to provide a comprehensive and distinct view of this activity and its impact on the overall investment portfolio.

The fair value of the exchange traded derivative instruments, such as futures, options, rights, and warrants are based on quoted market prices. The fair values of forward foreign currency contracts are determined using a pricing service, which uses published foreign exchange rates as the primary source. The fair values of swaps are determined by the Retirement System's investment managers based on quoted market prices of the underlying investment instruments or by an external pricing service using various proprietary methods.

The table below presents the notional amounts, the fair values, and the related net appreciation (depreciation) in the fair value of derivative instruments that were outstanding at June 30, 2023.

					Net
Derivative Type / Contracts		lotional Amount	 Fair / alue	(Dep	reciation reciation) air Value
Forwards					
Foreign Exchange Contracts	\$	196,874	\$ (1,029)	\$	(832)
Futures					
Bond Futures Long		9,493	(93)		(12)
Equity Index Futures Long		898	28		28
Treasury Futures Long		25,373	(129)		4,766
Treasury Futures Short		(8,038)	102		69
Options					
Credit Contracts		-	-		1
Foreign Exchange Contracts		200	10		(1)
Swaps					
Credit Contracts		23,853	391		116
Currency Contracts		440	416		106
Interest Rate Contracts		152,092	(2,458)		(260)
Total Return Contracts		227,227	13,004		9,803
Rights/Warrants					
Equity Contracts	61,3	328 shares	80,566		11,495
Total			\$ 90,808	\$	25,279

All investment derivatives are reported as investments at fair value in the statement of fiduciary net position. Rights, warrants, and equity index futures are reported in equity securities. Foreign exchange contracts are reported in foreign currency contracts, which also include spot contracts that are not derivatives. All other derivative contracts are reported in other debt securities. All changes in fair value are reported as net appreciation (depreciation) in fair value of investments in the statement of changes in fiduciary net position.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Counterparty Credit Risk

The Retirement System is exposed to credit risk on non-exchange traded derivative instruments that are in asset positions. The table below presents those investments being classified and rated using the lower of (1) S&P Global Ratings (S&P) rating or (2) Moody's Investors Service (Moody's) rating corresponding to the equivalent S&P rating. If only a Moody's rating is available, the rating equivalent to S&P is used for the purpose of this disclosure.

Credit Rating	Fair Value
AA	\$ 202
A	16,278
BBB	1,563
Not Rated	31
Tot	al \$ 18,074

Custodial Credit Risk

The custodial credit risk disclosure for exchange traded derivative instruments is made in accordance with the custodial credit risk disclosure requirements of GASB Statement No. 40. At June 30, 2023, all of the Retirement System's investments in derivative instruments are held in the Retirement System's name and are not exposed to custodial credit risk.

Interest Rate Risk

The table below describes the maturity periods of the derivative instruments exposed to interest rate risk at June 30, 2023.

			Maturities							
			Le	ss than 1						
Derivative Type / Contracts	Fai	ir Value		year	1-	5 years	6-1	0 years	10+	years
Futures										
Treasury Futures Long	\$	(129)	\$	(129)	\$	-	\$	-	\$	-
Treasury Futures Short		102		102		-		-		-
Options										
Foreign Exchange Contracts		10		-		10		-		-
Swaps										
Currency Contracts		416		307		109		-		-
Interest Rate Contracts		(2,458)		(516)		(1,863)		(175)		96
Total Return Contracts		13,004		13,004		-		-		-
Total	\$	10,945	\$	12,768	\$	(1,744)	\$	(175)	\$	96

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

The following table details the reference rate, notional amount, and fair value of interest rate swaps that are highly sensitive to changes in interest rates as of June 30, 2023:

Investment Type	Reference Rate	Notic	onal Value	Fa	ir Value
Interest Rate Swap	Receive Fixed 0.00%, Pay Variable 1-Day SOFR	\$	22,800	\$	(178)
Interest Rate Swap	Receive Fixed 0.25%, Pay Variable 1-Day SOFR		46,800		(2,386)
Interest Rate Swap	Receive Fixed 0.48%, Pay Variable 6-Month PRIBOR		684		(65)
Interest Rate Swap	Receive Fixed 0.57%, Pay Variable 6-Month WIBOR		1,255		(124)
Interest Rate Swap	Receive Fixed 1.48%, Pay Variable 6-Month PRIBOR		1,221		(194)
Interest Rate Swap	Receive Fixed 2.00%, Pay Variable 1-Day BUBOR		1,002		(59)
Interest Rate Swap	Receive Fixed 2.56%, Pay Variable 1-Day BUBOR		2,041		(331)
Interest Rate Swap	Receive Fixed 3.34%, Pay Variable 3-Month KLIBOR		214		(5)
Interest Rate Swap	Receive Fixed 3.36%, Pay Variable 1-Day SOFR		11,230		(290)
Interest Rate Swap	Receive Fixed 4.68%, Pay Variable 6-Month PRIBOR		620		24
Interest Rate Swap	Receive Fixed 4.72%, Pay Variable 6-Month PRIBOR		726		6
Interest Rate Swap	Receive Fixed 4.74%, Pay Variable 6-Month PRIBOR		872		9
Interest Rate Swap	Receive Fixed 4.81%, Pay Variable 28-Day MXIBR		1,533		(102)
Interest Rate Swap	Receive Fixed 4.87%, Pay Variable 1-Day BIDOR		3,524		(454)
Interest Rate Swap	Receive Fixed 5.26%, Pay Variable 3-Month JIBAR		609		(36)
Interest Rate Swap	Receive Fixed 5.60%, Pay Variable 1-Day COOVIBR		81		(11)
Interest Rate Swap	Receive Fixed 7.13%, Pay Variable 28-Day MXIBR		204		(19)
Interest Rate Swap	Receive Fixed 9.06%, Pay Variable 28-Day MXIBR		991		16
Interest Rate Swap	Receive Fixed 11.91%, Pay Variable 1-Day BIDOR		1,244		50
Interest Rate Swap	Receive Fixed 11.98%, Pay Variable 1-Day BIDOR		4,436		16
Interest Rate Swap	Receive Variable 1-Day COOVIBR, Pay Fixed 1.20%		778		81
Interest Rate Swap	Receive Variable 1-Day SOFR, Pay Fixed 0.36%		22,800		1,305
Interest Rate Swap	Receive Variable 1-Day SOFR, Pay Fixed 2.94%		2,630		126
Interest Rate Swap	Receive Variable 3-Month BBA, Pay Fixed 0.00%		22,800		175
Interest Rate Swap	Receive Variable 3-Month CLICP, Pay Fixed 5.67%		997		(12)
Total Interest Rate	Swaps	\$	152,092	\$	(2,458)

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Foreign Currency Risk

At June 30, 2023, the Retirement System is exposed to foreign currency risk on its derivative investments denominated in foreign currencies. Below is the derivative instruments foreign currency risk analysis as of June 30, 2023:

		Rights/				
Сиптепсу	Forwards	<u>Warrants</u>		Swaps	<u>Futures</u>	Total
Argentina peso	\$ -	\$ -	\$	(27)	\$ -	\$ (27)
Australian dollar	3,750	-		-	-	3,750
Brazil real	4,495	-		(388)	-	4,107
Canadian dollar	6,964	-		-	(11)	6,953
Chilean peso	67	-		(12)	-	55
Chinese ryuan HK	(5,494)	-		-	-	(5,494)
Chinese yuan renminbi	(13,784)	-		-	-	(13,784)
Colombian peso	(2,302)	-		70	-	(2, 232)
Cz ech koruna	2,317	-		(220)	-	2,097
Danish krone	(64)	-		-	-	(64)
Dominican Rep peso	(1,061)	-		-	-	(1,061)
Euro	(43,537)	82		35	(76)	(43,496)
Hong Kong dollar	(204)	-		-	-	(204)
Hungarian forint	1,107	-		(390)	-	717
Indian rupee	367	-		-	-	367
Indonesian rupiah	553	-		-	-	553
Japanese y en	15,209	-		-	-	15,209
Malay sian ringgit	157	-		(5)	-	152
Mexican peso	798	-		(105)	-	693
Peruvian sol	(441)	-		-	-	(441)
Philippines peso	28	-		-	-	28
Polish z loty	3,108	-		(124)	-	2,984
Pound sterling	(9,958)	-		-	(7)	(9,965)
Romanian leu	763	-		-	-	763
Singapore dollar	(415)	-		-	-	(415)
South African rand	(2,542)	-		(36)	-	(2,578)
Swiss franc	-	11		-	-	11
Thailand baht	1,457		_			1,457
Total	\$ (38,662)	\$ 93	\$	(1,202)	\$ (94)	\$ (39,865)

Contingent Features

At June 30, 2023, the Retirement System held no positions in derivatives containing contingent features.

Securities Lending

The Retirement System lends U.S. government obligations, domestic and international bonds, and equities to various brokers with a simultaneous agreement to return collateral for the same securities plus a fee in the future. The securities lending agent manages the securities lending program and receives securities and cash as collateral. Cash and non-cash collateral is pledged at 102% to 110% depending on security type. There are no restrictions on the number of securities that can be lent at one time. The term to maturity of the loaned securities is generally not matched with the term to maturity of the investment of the corresponding collateral.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

The Retirement System does not have the ability to pledge or sell collateral securities unless a borrower defaults. The securities collateral is not reported on the statement of fiduciary net position. As of June 30, 2023, the Retirement System has no credit risk exposure to borrowers because the amounts the Retirement System owes them exceed the amounts they owe the Retirement System. As with other extensions of credit, the Retirement System may bear the risk of delay in recovery or of rights in the collateral should the borrower of securities fail financially. However, the lending agent indemnifies the Retirement System against all borrower defaults.

As of June 30, 2023, the Retirement System has lent \$1,243,298 in securities and received collateral of \$562,409 and \$760,562 in cash and securities, respectively, from borrowers. The cash collateral is invested in a separate account managed by the lending agent using investment guidelines approved by the Retirement Board. Due to the increase in the fair value of assets held in the separately managed account, the Retirement System's invested cash collateral was valued at \$562,491. The net unrealized gain of \$82 is presented as part of the net appreciation (depreciation) in fair value of investments in the statement of changes in fiduciary net position in the year in which the unrealized gains and losses occur. The Retirement System is exposed to investment risk including the possible loss of principal value in the separately managed cash collateral reinvestment account due to the fluctuation in the fair value of the assets held in the account.

The Retirement System's securities lending transactions as of June 30, 2023 are summarized in the following table.

Investment Type	 ir Value of ed Securities	С	Cash ollateral	 on-Cash ollateral
Securities on Loan for Cash Collateral				
U.S. Corporate Fixed Income	\$ 84,817	\$	86,851	\$ -
U.S. Equities	228,462		231,649	-
U.S. Government Fixed Income	223,974		229,057	-
International Fixed Income	10,263		10,816	-
International Equities	3,685		4,036	-
Securities on Loan for Non-Cash Collateral				
U.S. Corporate Fixed Income	1,497		-	1,529
U.S. Equities	229,768		-	242,733
U.S. Government Fixed Income	297,101		-	332,691
International Fixed Income	3,234		-	3,387
International Equities	160,497		-	180,222
	\$ 1,243,298	\$	562,409	\$ 760,562

The following table presents the segmented time distribution for the reinvested cash collateral account based upon the expected maturity (in years) as of June 30, 2023.

			Maturities
Investment Type	Fair Value	Less	Than 1 Year
Floating Rate Notes	\$ 379,128	\$	379,128
Commercial Paper	16,746		16,746
Repurchase Agreements	166,626		166,626
Payable/Receivable	(9)		(9)
Total	\$ 562,491	\$	562,491

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The Retirement System's exposure to credit risk in its reinvested cash collateral account as of June 30, 2023 is as follows:

			Fair Value as a
Credit Rating	F	air Value	Percentage of Total
A-1	\$	59,289	10.5%
AA		128,026	22.8%
A		208,559	37.1%
Not Rated *		166,617	29.6%
Total	\$	562,491	100.0%

^{*} This figure includes \$166,626 in repurchase agreements and \$9 in payable.

Investments in Real Assets

Real assets investments represent the Retirement System's interests in real assets limited partnerships and separate accounts. The changes in these investments during the year ended June 30, 2023, are summarized as follows:

Beginning of the year	\$ 5, 113, 451
Capital investments	593, 518
Equity in net earnings	103, 109
Net depreciation in fair value	(73, 552)
Capital distributions	(528, 583)
End of the y ear	\$ 5, 207, 943

(g) Retiree Health Care Trust Fund

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates may adversely affect the fair value of an investment. Generally, the longer the maturity of an investment, the greater the sensitivity of its fair value to changes in market interest rates. The RHCTF does not have a specific policy to manage interest rate risk but invests in a diversified portfolio of stocks and bonds with a goal of reducing sensitivity to any one interest rate regime.

As of June 30, 2023, the weighted average maturities in years for the RHCTF's fixed income investments were as follows:

Investment Type	Weighted Average Maturity in Years
US Debt Index Fund	8.7
Government Bond Index Fund	22.5
Inflation Protected Debt Index Fund	2.6
Emerging Markets Debt Fund	11.6
Multi-Sector Debt Fund	6.2
City Investment Pool	1.2
Treasury Money Market Fund	0.03

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Credit Risk

Credit risk is the risk that an issuer or other counterparty to an investment may not fulfill its obligations. This is measured by the assignment of a rating by a nationally recognized statistical rating organization. The RHCTF's investments in the US Debt Index Fund, Government Bond Index Fund, Inflation Protected Debt Index Fund, Emerging Markets Debt Fund, Multi-Sector Debt Fund, City investment pool and Treasury Money Market Fund are not rated. Although those funds may invest in rated securities, and securities issued or explicitly guaranteed by the U.S. Government that are exempt from the credit rating disclosures, the funds do not themselves have a specific credit rating.

Concentration of Credit Risk

Concentration of credit risk is the risk of loss attributed to the magnitude of investment in a single issuer. Securities issued or explicitly guaranteed by the U.S. Government are excluded from this disclosure. As of June 30, 2023, the RHCTF had only commingled funds and a partnership investment that equaled or exceeded 5% of the plan's fiduciary net position. However, there is no position within the funds or partnership investment that has equal to or greater than 5% at the issuer level and likely very little, if any, overlap.

Custodial Credit Risk

Custodial credit risk for investments is the risk that, in the event of the failure of the counterparty to a transaction, the RHCTF would not be able to recover the value of the investment or collateral securities that are in the possession of an outside party. The RHCTF does not have a specific policy addressing custodial credit risk for investments, but investments are generally insured, registered, or held by the RHCTF's custodial agent in the RHCTF's name. As of June 30, 2023, none of the RHCTF's investments were exposed to custodial credit risk because they were either insured or registered in the name of the RHCTF and were held by the custodian bank's trust department or agent. Investments in the City pool are held by the City's custodial agent and are not subject to custodial credit risk.

Foreign Currency Risk

The RHCTF allows investments in international equity. The RHCTF's investments in the commingled funds are denominated in U.S. dollars, but may consist of underlying securities that are denominated in foreign currencies. The RHCTF's investment managers value investments denominated in foreign currencies by converting them into U.S. dollars using the most appropriate exchange rates as identified by each manager. Also, the cost of purchases and proceeds from sales of investments, interest and dividend income are translated into U.S. dollars using the spot market rate of exchange prevailing on the respective dates of such transactions.

Rate of Return

For the year ended June 30, 2023, the annual money-weighted rate of return on investments, net of investment expense, was 10.4%. The money-weighted rate of return expresses investment performance, net of investment expense, adjusted for the changing amounts actually invested.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(6) PROPERTY TAXES

The City is responsible for assessing, collecting, and distributing property taxes in accordance with enabling state law. Property taxes are levied on both real and personal property. Liens for secured property taxes attach on January 1st preceding the fiscal year for which taxes are levied. Secured property taxes are levied on the first business day of September and are payable in two equal installments: the first is due on November 1st and delinquent with penalties after December 10th; the second is due February 1st and delinquent with penalties after April 10th. Secured property taxes that are delinquent and unpaid as of June 30th are subject to redemption penalties, costs, and interest when paid. If not paid at the end of five years, the secured property may be sold at public auction and the proceeds used to pay delinquent amounts due. Any excess is remitted, if claimed, to the taxpayer. Unsecured personal property taxes do not represent a lien on real property. Those taxes are levied on January 1st and become delinquent with penalties after August 31st. Supplemental property tax assessments associated with changes in the assessed valuation due to transfer of ownership in property or upon completion of new construction are levied in two equal installments and have variable due dates based on the date the bill is mailed.

Since the passage of California's Proposition 13, beginning with fiscal year 1978-1979, general property taxes are based either on a flat 1.0% rate applied to the adjusted 1975-1976 value of the property and new construction value added after the 1975-1976 valuation or on a flat 1.0% rate of the sales price of the property for changes in ownership. Taxable values on properties (exclusive of increases related to sales and construction) can rise or be adjusted at the lesser of 2.0% per year or the inflation rate as determined by the Board of Equalization's California Consumer Price Index.

The Proposition 13 limitations on general property taxes do not limit taxes levied to pay the interest and redemption charges on any indebtedness approved by the voters prior to June 6, 1978 (the date of passage of Proposition 13). Proposition 13 was amended in 1986 to allow property taxes in excess of the 1.0% tax rate limit to fund general obligation bond debt service when such bonds are approved by two-thirds of the local voters. In 2000, California voters approved Proposition 39, which set the approval threshold at 55.0% for school facilities-related bonds. These "override" taxes for the City's debt service amounted to approximately \$354.0 million for the year ended June 30, 2023.

Taxable valuation for the year ended June 30, 2023, (net of non-reimbursable exemptions, reimbursable exemptions, and tax increment allocations to the Successor Agency) was approximately \$309.84 billion, an increase of 8.61% compared to the prior fiscal year. The secured tax rate was \$1.1797 per \$100 of assessed valuation. After adjusting for a State mandated property tax shift to schools, the tax rate is comprised of about \$0.65 for general government, about \$0.35 for other taxing entities including the San Francisco Unified School District, San Francisco County Office of Education, San Francisco Community College District, the Bay Area Air Quality Management District, and the San Francisco Bay Area Rapid Transit District, and \$0.1797 for voter-approved bond debt service for four of the taxing entities. Delinquencies in the current year on secured taxes and unsecured taxes amounted to 0.79% and 1.93%, respectively, of the current year tax levy, for an average delinquency rate of 0.85% of the current year tax levy.

As established by the Teeter Plan, the Controller allocates to the City and other agencies 100.0% of the secured annual and escape property taxes billed but not yet collected by the City; in return, as the delinquent property taxes and associated penalties and interest are collected, the City retains such tax amounts in the custodial fund. To the extent the custodial fund balances are higher than required; transfers may be made to benefit the City's General Fund on a budgetary basis. The balance of the tax loss reserve as of June 30, 2023, was \$38.0 million, which is included in the custodial fund for reporting purposes. The City has funded payment of accrued and current delinquencies, together with the required reserve, from interfund borrowing.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(7) CAPITAL ASSETS

Primary Government

Capital asset activity of the primary government for the year ended June 30, 2023, was as follows:

Governmental Activities:	Balance July 1, 2022 ⁽¹⁾	Increases (2)	Decreases (2)	Balance June 30, 2023
Capital assets, not being depreciated/amortized:				
Land		\$ 162,830	\$ (250)	\$ 936,793
Intangible assets		-	-	906
Construction in progress		283,466	(253,665)	616,327
Total capital assets, not being depreciated/amortized	1,361,645	446,296	(253,915)	1,554,026
Capital assets, being depreciated/amortized:				
Facilities and improvements (3)	6,120,159	147,357	(431)	6,267,085
Machinery and equipment (3)	646,323	22,694	(2,710)	666,307
Infrastructure (3)	1,539,804	90,121	-	1,629,925
Right-to-use assets (3)		75.093	(31,603)	669.590
Intangible assets	142,224	10,839	-	153,063
Total capital assets, being depreciated/amortized	9,074,610	346,104	(34,744)	9,385,970
Less accumulated depreciation/amortization for:				
Facilities and improvements (3)	1.716.571	149,940	(431)	1.866.080
Machinery and equipment (3)		32,282	(2,564)	529.443
Infrastructure (3)		70.003	-	528.902
Right-to-use assets (3)		91.062	(8,222)	156.882
Intangible assets		9,282	(-,,	55,060
Total accumulated depreciation/amortization		352,569	(11,217)	3,136,367
Total capital assets, being depreciated/amortized, net.		(6,465)	(23,527)	6,249,603
Governmental activities capital assets, net	\$ 7,641,240	\$ 439,831	\$ (277,442)	\$ 7,803,629

⁽¹⁾ Balance of July 1, 2022, as restated due to implementation of GASB 96 SBITAs and GASB 94 Public-Private Partnership. See Note 17 for

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Total Business-type Activities:	Balance July 1, 2022 ⁽¹⁾	Increases (2)	Decreases (2)	_	Balance June 30, 2023
Capital assets, not being depreciated/amortized:					
Land	+,	\$ 7,326	\$ (119)		\$ 360,765
Intangible assets	,	-	-	(4)	12,043
Construction in progress	5,821,916	1,781,861	(2,739,353)	(4)	4,864,424
Total capital assets, not being depreciated/amortized.	6,187,517	1,789,187	(2,739,472)		5,237,232
Capital assets, being depreciated/amortized:					
Facilities and improvements	22,878,575	444,913	(16,511)		23,306,977
Machinery and equipment	4,107,985	217,254	(155,821)	(5)	4,169,418
Infrastructure	2,123,636	2,054,518	(907)		4,177,247
Right-to-use assets (3)	264,230	15,290	(10,459)		269,061
Intangible assets	120,709	3,070	(478)		123,301
Total capital assets, being depreciated/amortized	29,495,135	2,735,045	(184,176)		32,046,004
Less accumulated depreciation/amortization for:					
Facilities and improvements	8,295,980	552,791	(16,512)		8,832,259
Machinery and equipment	2,158,598	257,912	(152,809)	(5)	2,263,701
Infrastructure	848,434	55,263	-		903,697
Right-to-use assets (3)	32,031	24,712	(10,459)		46,284
Intangible assets	85,625	5,906	(478)		91,053
Total accumulated depreciation/amortization	11,420,668	896,584	(180,258)		12,136,994
Total capital assets, being depreciated/amortized, net.	18,074,467	1,838,461	(3,918)		19,909,010
Business-type activities capital assets, net	\$ 24,261,984	\$ 3,627,648	\$ (2,743,390)		\$ 25,146,242

⁽¹⁾ Balance of July 1, 2022, as restated due to implementation of GASB 96 SBITAs. See Note 17 for additional information.

additional information.

The increases and decreases include transfers of categories of capital assets from construction in progress to depreciable categories.

See Note 17 for additional information.

Ballative or July 1, 2022, 4s researed use or imperitorial assets from construction in progress to depreciable categories.

(i) See Note 17 for additional information.

⁽⁴⁾ For fiscal year 2023, decreases in construction in progress were higher than increases to the total capital assets primarily due to \$41.1

million in capital project write-offs.

(5) The decreases include equipment transfers between departments.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

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

Governmental Activities:

O TOTAL TOTAL O		
Public protection	\$	31,293
Public works, transportation and commerce		95,621
Human welfare and neighborhood development		26,898
Community health		55,034
Culture and recreation.		60,930
General administration and finance		68,031
Capital assets held by the City's internal service funds		
charged to the various functions on a prorated basis		14,762
Total depreciation/amortization expense - governmental activities	\$	352,569
Business-type Activities:		
Airport	. \$	355,475
Water		155,714
Power		24,671
Transportation		229,262
Hospitals		28,151
Wastewater		78,039
Port		25,272
Total depreciation/amortization expense - business-type activities	\$	896,584

Equipment is generally estimated to have useful lives of 2 to 40 years, except for certain equipment of the Water Enterprise that has an estimated useful life of up to 75 years. Facilities and improvements are generally estimated to have useful lives from 15 to 50 years, except for utility type assets of the Water Enterprise, Hetch Hetchy, the Wastewater Enterprise, the SFMTA, and the Port that have estimated useful lives from 51 to 175 years. These long-lived assets include reservoirs, aqueducts, pumping stations of Hetch Hetchy, Cable Car Barn facilities and structures of SFMTA, and pier substructures of the Port, which totaled \$5.37 billion as of June 30, 2023. Hetch Hetchy Water had intangible assets of water rights having estimated useful lives from 51 to 100 years, which totaled \$45.6 million as of June 30, 2023. The Airport had \$6.9 million in intangible assets of permanent easements. In addition, the Water Enterprise had utility type assets with useful lives over 100 years, which totaled \$6.8 million as of June 30, 2023.

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Component Unit

Capital asset activity of the component unit for the year ended June 30, 2023, was as follows:

Treasure Island Development Authority:	Balance July 1, 2022	Increases	Decreases	Balance June 30, 2023	
Capital assets, not being depreciated:	\$ 34.344	\$ -	s -	\$ 34.344	
Construction in progress	13,093	1,995	(14,586)	502	
Total capital assets, not being depreciated	47,437	1,995	(14,586)	34,846	
Capital assets, being depreciated:					
Facilities and improvements	4,844	-	-	4,844	
Machinery and equipment	36	-	-	36	
Infrastructure	6,854	14,586		21,440	
Total capital assets, being depreciated	11,734	14,586		26,320	
Less accumulated depreciation for:					
Facilities and improvements	514	109	-	623	
Machinery and equipment	35	1	-	36	
Infrastructure		2,481		2,481	
Total accumulated depreciation	549	2,591	<u>-</u> _	3,140	
Total capital assets, being depreciated, net	11,185	11,995		23,180	
Component unit capital asssets, net	\$ 58,622	\$ 13,990	\$ (14,586)	\$ 58,026	

During the year ended June 30, 2023, TIDA recorded construction in progress for the building improvements. The Southgate Road project was completed in fiscal year 2022-23. For the overall Treasure Island Development Project, construction began in late 2018, with the complete buildout of the project occurring over fifteen to twenty years. For additional information, refer to Note 15.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(8) BONDS, LOANS, LEASES AND OTHER PAYABLES

The changes in short-term obligations for governmental and business-type activities for the year ended June 30, 2023, are as follows:

Commercial Paper	July 1, 2022	Additional Obligation	Current Maturities	June 30, 2023
Governmental activities:				
Multiple Capital Projects	\$ 29,771	\$ 240,491	\$ (231,472)	\$ 38,790
Governmental activities short-term obligations	\$ 29,771	\$ 240,491	\$ (231,472)	\$ 38,790
Business-type activities:				
San Francisco International Airport *	\$ 85,975	\$ 417,250	\$ -	\$503,225
San Francisco Water Enterprise**	206,297	371,459	(206,297)	371,459
Hetch Hetchy Water and Power***	40,019	116,352	(40,019)	116,352
San Francisco Wastewater Enterprise	379,157	<u> </u>	(379,157)	
Business-type activities short-term obligations.	\$ 711,448	\$ 905,061	\$ (625,473)	\$991,036

^{*} The \$503.2 million in outstanding CP by the Airport includes \$497.8 million CP that was repaid by the Series 2023CD bonds that were issued in November 2023. The \$497.8 million CP has been reclassed to long-term debt in the financial statements as of June 30: 2023.

City and County of San Francisco Commercial Paper Program

The City launched a commercial paper (CP) program to pay for project costs in connection with the acquisition, improvement, renovation and construction of real property and the acquisition of capital equipment and vehicles (Resolution No. 85-09) in March 2009, when the Board of Supervisors established a \$150.0 million commercial paper program. Pursuant to Resolution 247-13, the authorization of the commercial paper program was increased from \$150.0 million to \$250.0 million in July 2013. The City currently has revolving credit agreements (RCA) supporting the \$250.0 million program.

CP is an alternative form of short-term (or interim) financing for certain capital projects, vehicles and equipment, that permits the City to pay project costs as project expenditures are incurred. The CP has a fixed maturity date from one to 270 days and in the City's general practice, matures between 14 to 90 days. On the maturity date of a CP note, the note may be rolled (or refinanced) with the re-issuance of CP notes for additional periods of up to 270 days until the CP is refunded with the issuance of long-term obligations.

The City issues CP in series based on the bank providing the applicable credit facility. The City's CP program has had several credit facilities, which included two RCAs issued by State Street Bank and Trust Company (State Street Bank) and U.S. Bank National Association, that supported the issuance of Commercial Paper Certificates of Participation Series 1&2 (Series 1&2). In March 2023, the two RCAs supporting Series 1&2 were replaced by an RCA issued by Wells Fargo Bank (WFB RCA) in the maximum principal and interest commitment not to exceed \$150.0 million and \$13.5 million, respectively. The WFB RCA will only support the Commercial Paper Certificates of Participation Series 2 and it will not support in any respect the payment of the principal of and interest with respect to any

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Series 1/1-T Commercial Paper Certificates. Additionally, no letter of credit, revolving line of credit, or similar facility established by any bank or financial institution with respect to any other obligation of the City is anticipated to be available in any respect to pay the principal of and interest with respect to any Series 1/1-T Commercial Paper Certificates. The WFB RCA stipulates a quarterly commitment fee of 0.25%, on the maintenance of ratings of at least "AA+" by Fitch, "AA+" by S&P, and "Aa1" by Moody's. The WFB RCA is scheduled to expire on March 30, 2026.

The Commercial Paper Certificates of Participation Series 3 (Series 3) is supported by an RCA with Bank of the West (BOTW RCA), in the maximum principal and interest commitment not to exceed \$100.0 million and \$9.0 million, respectively. The BOTW RCA stipulates a semiannual commitment fee of 0.12%, on the maintenance of ratings at least "AA-" by Fitch, "AA-" by S&P, and "Aa3" by Moody's. The BOTW RCA is scheduled to expire on April 30, 2026.

In fiscal year 2023, the City issued \$240.5 million and retired \$231.5 million of CP notes to provide interim financing for the development, acquisition, construction or rehabilitation of affordable rental housing projects; to finance and refinance capital projects at certain HOPE SF properties; to fund approved capital improvement projects, including but not limited to certain projects generally known as the Homeless Services Center, Laguna Honda Hospital Wings Reuse Project, and AITC Immunization and Travel Clinic Relocation; to finance critical repairs, renovations and improvements to City-owned buildings, facilities and works utilized by various City departments; to provide financing for the acquisition of police vehicles; and to finance and refinance improvement and equipping of certain existing real property including the existing Hall of Justice facilities and related facilities. As of June 30, 2023, the outstanding principal of taxable and tax-exempt CP of governmental activities was \$20.1 million and \$18.7 million with an interest rate of 5.25% and 3.20%, respectively.

Events of default under the RCA for Commercial Paper Series 2, consist of failure by the City to pay any Reimbursement Obligation or interest thereon to the Bank; failure by the City to perform certain covenants, including the failure to make rental payments under the Sublease, which is an agreement by which the City is obligated to make annual rental payments to a trustee by leasing back City-owned property from the trustee; the City fails to make payment on any other Special Lease Obligation Debt; City files for bankruptcy or has certain types of involuntary cases or proceedings filed against it that remain undismissed or unstayed for 60 days; a non-appealable judgment or legislation or order or decree invalidates the Agreement or Certificates; City is downgraded below investment grade; City sustains unsatisfied judgment of \$25.0 million or more. Upon the occurrence and during the continuance of an Event of Default, advances and all other amounts outstanding under the credit facility shall bear interest at the default rate, the Commitment shall automatically and immediately terminate with respect to all outstanding Certificates and the Bank's obligation to make any Revolving Loan or Advances shall terminate; the Bank may exercise any other rights or remedies available by law or under contract. The RCA for Series 2 has no acceleration provision.

Events of default under the RCA for Commercial Paper Series 3, consist of failure by the City to pay any Reimbursement Obligation to the Bank; failure by the City to perform certain covenants, including the failure to make rental payments under the Sublease, which is an agreement by which the City is obligated to make annual rental payments to a trustee by leasing back City-owned property from the trustee; the City fails to make payment on any other material debt; City or trustee files for bankruptcy or has certain types of involuntary cases or proceedings filed against it that remain undismissed or unstayed for 60 days; City is downgraded below "BBB+/Baa1"; City sustains unsatisfied judgment of \$25.0 million or more; the IRS declares the interest taxable with respect to any Certificate issued as tax-exempt; any governmental authority of appropriate jurisdiction declares a moratorium with respect to any of the debt of the City. Upon the occurrence of an event of default under the RCA, the Credit Bank may terminate the RCA. No additional Certificates shall be issued, the available Commitment shall immediately be reduced to the then outstanding principal amount of Certificates, and the available Commitment shall further be reduced in a similar manner as and when such Certificates mature. Revolving Bank Certificate, and some or all of Reimbursement Obligations or other Obligations may be converted to Term Loans at the Default Rate. For any special event of default, the RCA shall

^{**} The \$371.5 million outstanding CP by the Water Enterprise was repaid by the Series 2023AB bonds that were issued in July 2023. The \$371.5 million CP has been reclassed to long-term debt in the financial statements as of June 30, 2023.

^{***} The \$116.4 million outstanding CP by the Hetch Hetchy Water and Power Enterprise was repaid by the Series 2023A bonds that were issued in October 2023. The \$116.4 million CP has been reclassed to long-term debt in the financial statements as of June 30, 2023.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

automatically and immediately terminate with respect to all outstanding Certificates and the Bank shall have no obligation to make any revolving loan. The RCA for Series 3 has no acceleration provision.

San Francisco International Airport

In May 1997, the Airport adopted Resolution No. 97-0146, as amended, and supplemented (the 1997 Note Resolution), authorizing the issuance of subordinate CP notes in an aggregate principal amount not to exceed the lesser of \$600.0 million or the stated amount of the letter(s) of credit (LOC) securing the CP.

The Airport issues CP in series based on tax status that are divided into subseries according to the bank providing the applicable direct-pay LOC. In addition to the applicable LOC, the CP notes are further secured by a pledge of the Net Revenues of the Airport, subject to the prior payment of the Airport's Second Series Revenue Bonds (the Senior Bonds) outstanding from time to time under Resolution No. 91-0210, adopted by the Airport on December 3, 1991, as amended and supplemented (the 1991 Master Bond Resolution).

Net Revenues are generally defined in the 1997 Note Resolution as all revenues earned by the Airport from or with respect to its construction, possession, management, supervision, maintenance, extension, operation, use and control of the Airport (not including certain amounts specified in the 1997 Note Resolution), less Operation and Maintenance Expenses (as defined in the 1997 Note Resolution).

The CP notes are special, limited obligations of the Airport, and the payment of the principal of and interest on the CP notes is secured by a pledge of, lien on and security interest in the Net Revenues and amounts in the funds and accounts as provided in the 1997 Note Resolution, subject to the prior payment of principal of and interest on the Senior Bonds. The CP notes are secured on a parity with any other bonds or other obligations from time to time outstanding under the 1997 Note Resolution.

As of June 30, 2023, the CP program was supported by six direct-pay LOC with a combined maximum stated principal amount of \$600.0 million, from State Street Bank and Trust Company (\$100.0 million, expires May 2, 2024), Sumitomo Mitsui Banking Corporation, acting through its New York Branch (\$100.0 million, expires April 7, 2027), Barclays Bank PLC (\$100.0 million, expires May 24, 2024), Sumitomo Mitsui Banking Corporation, acting through its New York Branch (\$100.0 million, expires June 6, 2028), Barclays Bank PLC (\$125.0 million, expires April 23, 2027), and Bank of America, N.A. (\$75.0 million, expires May 4, 2026). Each of the LOC supports a separate subseries of CP notes.

The following table summarizes CP activity during the year ended June 30, 2023:

Commercial Paper	Interest rate	July 1, 2022	Increases	Decreases	June 30, 2023
Commercial paper (Taxable) - short-term Commercial paper (AMT) - long-term		\$ 2,700 65,225	\$ 2,750 392.000	\$ -	\$ 5,450 457.225
Commercial paper (Non-AMT) - long-term		18,050	22,500		40,550
Total		\$ 85,975	\$417,250	\$ -	\$ 503,225

The table presents the CP notes' net increase and decrease activity during the fiscal year 2022-23. This excludes the issuance of CP notes to repay maturing CP notes.

As of June 30, 2023, the Airport had \$503.2 million in outstanding CP including \$497.8 million that was repaid by Series 2023CD bonds that were issued in November 2023. The \$497.8 million has been reclassed to long-term debt in the financial statements as of June 30, 2023. See Note 19 Subsequent Events

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

As of June 30, 2023, there were no obligations other than the CP notes outstanding under the 1997 Note Resolution

During fiscal year 2022-23, the Airport issued new money CP notes in the aggregate principal amount of \$392.0 million (AMT), \$22.5 million (Non-AMT), and \$2.8 million (Taxable) to fund capital improvement projects.

Events of default for the CP notes include nonpayment events, bankruptcy events, noncompliance with covenants, and default under the 1991 Master Bond Resolution. The CP notes are not subject to acceleration

Events of default with respect to the LOC supporting the CP notes include nonpayment events (both on CP notes and Senior Bonds), bankruptcy events, noncompliance with covenants, default on debt in excess of a specified threshold amount, default under the 1997 Note Resolution, or a determination of taxability of interest on the tax-exempt CP notes. A downgrade of the Airport's Senior Bonds to below "Baat" by Moody's or "BBB+" by S&P or Fitch is an event of termination with respect to all of the LOC supporting the CP notes. In addition, the State Street Bank and Trust LOC supporting \$100.0 million of CP notes includes certain changes in law affecting the Airport's payment obligations to the bank as events of termination. Remedies include the LOC bank's ability to stop issuance of the CP notes it supports and to require a final drawing on the LOC. If not repaid when due, drawings under the respective LOC supporting the CP notes are amortized over a three-, four- or five-year period.

San Francisco Water Enterprise

The San Francisco Public Utilities Commission and the Board of Supervisors have authorized the issuance of up to \$500.0 million in CP pursuant to the voter-approved 2002 Proposition E. As of June 30, 2023, the amount outstanding under Proposition E was \$371.5 million. CP interest rates ranged from 1.2% to 5.3%. With maturities up to 270 days, the Water Enterprise intends to maintain the program by remarketing the CP upon maturity over the near-to-medium term, at which time outstanding CP will likely be refunded with revenue bonds. This is being done to take advantage of the continued low interest rate environment. If the CP interest rates rise to a level that exceeds these benefits, the Water Enterprise will refinance the CP with long-term, fixed rate debt. The Water Enterprise had \$128.5 million in unused authorization as of June 30, 2023.

As of June 30, 2023, the Water Enterprise had \$371.5 million in outstanding CP which was repaid by the 2023 Series AB Water Revenue Bonds issued in July 2023. The \$371.5 million CP has been reclassed to long-term debt in the financial statements as of June 30, 2023. See Note 19 Subsequent Events.

Events of default as specified in the Reimbursement Agreements, or Revolving Credit Agreement include payment defaults; material breach of warranty, representation, or other non-remedied breach of covenants as specified in the respective agreements (not cured within applicable grace periods); and bankruptcy and insolvency events, which may result in all outstanding obligations to be immediately due and payable (unless waived by the respective Bank, if applicable); or issuance of a No-Issuance Notice, reduction in credit to outstanding amounts plus interest coverage, and/or termination of the respective agreement. As of June 30, 2023, there were no such events described herein.

Hetch Hetchy Water and Power

Effective March 2019, under Charter Sections 9.107(6) and 9.107(8), and 2018 Proposition A, the San Francisco Public Utilities Commission and Board of Supervisors authorized the issuance of up to \$250.0 million in CP for the purpose of reconstructing, replacing, expanding, repairing or improving power facilities of Hetchy Power. Interest rates for the CP ranged from 1.1% to 3.2% in fiscal year 2022-23. Hetch Hetchy Water and Power had \$116.4 million CP outstanding and \$133.6 million in unused authorization as of June 30, 2023.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

As of June 30,2023, The Hetch Hetchy Water and Power had \$116.4 million CP which was repaid by the 2023 Series A bonds issued in October 2023. The \$116.4 million CP has been reclassed to long-term debt in the financial statements as of June 30, 2023. See Note 19 Subsequent Events.

Events of default as specified in the Reimbursement Agreements include non-payment; material breach of warranty, representation, or other non-remedied breach of covenants as specified in the respective agreements; and bankruptcy, which may result in all outstanding obligations to be immediately due and payable (unless waived by the respective Bank, if applicable); or issuance of a No-Issuance Notice, reduction in credit to outstanding amount plus interest coverage, and/or termination of the respective agreement. As of June 30, 2023, there were no such events described herein.

San Francisco Wastewater Enterprise

Under the voter-approved 2002 Proposition E, the San Francisco Public Utilities Commission and Board of Supervisors authorized the issuance of up to \$750.0 million in CP for the purpose of reconstructing, expanding, repairing, or improving the Wastewater Enterprise's facilities. The Wastewater Enterprise has no CP outstanding as of June 30, 2023.

Significant events of default as specified in the Reimbursement Agreements, Revolving Credit and Term Loan Agreements or Revolving Credit Agreements include payment defaults, material breach of warranty, representation, or other non-remedied breach of covenants as specified in the respective agreements (not cured within applicable grace periods), bankruptcy and insolvency events, which may result in all outstanding obligations to be immediately due and payable (unless waived by the respective Bank, if applicable); or issuance of a No-Issuance Notice, reduction in credit to outstanding amount plus interest coverage, and/or termination of the respective agreement. As of June 30, 2023, there were no such events described herein.

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Domaining

Long-Term Obligations

The following is a summary of long-term obligations of the City as of June 30, 2023:

GOVERNMENTAL ACTIVITIES

Type Of Obligation and Purpose	Final Maturity Date	Remaining Interest Rates	Amount
GENERAL OBLIGATION BONDS (8):			
Affordable housing	2048	0.396% - 6.00%	\$ 421,865
Earthquake safety and emergency response	2046	2.25% - 5.00%	315,685
Clean and safe neighborhood parks	2037	2.00% - 6.26%	86,025
Health and recovery	2048	4.00% - 5.00%	193,180
Preservation and seismic safety (PASS) program	2060	0.616% - 4.321%	162,280
Public health and safety	2045	3.00% - 5.00%	205,125
Road repaving and street safety	2035	2.25% - 5.00%	30,095
San Francisco General Hospital	2030	5.30% - 6.26%	117,950
Seismic safety loan program	2031	3.36% - 5.83%	12,173
Transportation and road improvement	2046	2.00% - 5.00%	302,655
Refunding	2035	4.00% - 5.00%	740,765
General obligation bonds			2,587,798
LEASE REVENUE BONDS:			
San Francisco Finance Corporation (b), (e) & (f)	2030	2.20% - 5.00% *	83,085
SALES TAX REVENUE BONDS			
SFCTA revenue bonds ^(g)	2034	3.00% - 4.00%	194,185
CERTIFICATES OF PARTICIPATION:			
Certificates of participation (c) & (d)	2050	2.00% - 5.00%	1,102,005
SPECIAL TAX BONDS: Development special tax bonds (h)			
	2052	3.00% - 5.25%	106,230
INCREMENT TAX BONDS:			
Tax increment revenue bonds (i)	2053	5.00%	29,390
OTHER LONG-TERM OBLIGATIONS:			
Loans (d). (f)	2045	4.50%	19,900
Lease purchase - Public Safety Radio Replacement (d)	2027	1.6991%	12,619
Governmental activities total long-term obligations			\$ 4,135,212

^{*} Includes the Moscone Center West Expansion Project Refunding Bonds Series 2008-1 & 2, both of which were financed with variable rate bonds that reset weekly. The rate at June 30, 2023 for Series 2008-1 & 2 averaged 2.20%.

Debt service payments are made from the following sources:

- (a) Property tax recorded in the Debt Service Fund.
- (b) Lease revenues from participating departments in the General and Special Revenue Funds.
- (c) Revenues recorded in the Special Revenue Funds.
- (d) Revenues recorded in the General Fund.
- (e) Hotel taxes and other revenues recorded in the General and Special Revenue Funds.
- (f) User-charge reimbursements from the General and Special Revenue Funds.
- (g) Sales tax revenues by the San Francisco County Transportation Authority.
- (h) Certain tax increment revenue by Infrastructure Financing District and special tax revenue by Special Tax District
- (i) Tax increment revenue by the Infrastructure and Revitalization Financing District.

Internal Service Funds serve primarily the governmental funds. Accordingly, long-term liabilities for the Internal Service Funds are included in the above amounts.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

BUSINESS-TYPE ACTIVITIES

	Final Maturity	Remaining Interest	
Entity and Type of Obligation	Date	Rates	 Amount
San Francisco International Airport:			
Revenue bonds *	2058	1.98% - 5.50%*	\$ 8,049,66
San Francisco Water Enterprise:			
Revenue bonds	2051	0.26% - 6.95%	4,459,36
Certificates of participation	. 2042	2.00% - 6.49%	92,49
State Revolving fund loans	2051	1.00% - 1.10%	163,62
Hetch Hetchy Water and Power:			
Energy and revenue bonds	2052	3.00% - 5.00%	162,98
Certificates of participation	2042	2.00% - 6.49%	12,59
Municipal Transportation Agency:			
Revenue bonds	2051	0.389% - 5.00%	430,36
Loans	2047	3.30%	10,93
San Francisco General Hospital:			
Certificates of participation	. 2026	5.55%	5,38
San Francisco Wastewater Enterprise:			
Revenue bonds	2052	1.00% - 5.82%	2,397,67
Revenue notes	2027	1.00%	347,46
Certificates of participation	. 2042	2.00% - 6.49%	24,45
State Revolving fund loans	2056	0.80% - 1.80%	318,68
WIFIA Loans	2059	1.45%	122,35
Port of San Francisco:			
Revenue bonds		1.79% - 5.0%	38,49
Certificates of participation	. 2043	4.75% - 5.25%	24,76
Loans	2037	4.50%	6,22
aguna Honda Hospital:			
Certificates of participation	2031	3.00% - 5.00%	63,12
Business-type activities total long-term obligations			\$ 16,730,66

^{*} Includes Second Series Revenue Bonds Issue 2018B and 2018C, which were issued as variable rate bonds in a weekly mode. For the year ended June 30, 2023, the average interest rates on Issue 2018B and 2018C, were 1.99% and 2.03%, respectively.

Sources of funds to meet debt service requirements are revenues derived from user fees and charges for services recorded in the respective enterprise funds.

Debt Compliance

The City believes it's in compliance with all significant limitations and restrictions contained in the various bond indentures.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Legal Debt Limit and Legal Debt Margin

As of June 30, 2023, the City's general obligation bond debt limit (3% of valuation subject to taxation) was \$9.96 billion. The total amount of debt applicable to the debt limit was \$2.84 billion. The resulting legal debt margin was \$7.12 billion.

Arbitrage

Under U.S. Treasury Department regulations, all governmental tax-exempt debt issued after August 31, 1986, is subject to arbitrage rebate requirements. The requirements stipulate, in general, that the actual earnings from the investment of tax-exempt bond proceeds, which exceed related interest earnings if such investments were invested at a rate equal to the yield of the bonds, must be remitted to the Federal government on every fifth anniversary of each bond issuance. The City has evaluated each series of tax-exempt general obligation bonds, lease revenue bonds, and certificates of participation, and other direct loans issued by the City and the Finance Corporation. The City has recognized an arbitrage liability of \$3.1 million, and the Finance Corporation does not have an arbitrage liability as of June 30, 2023. Each enterprise fund has performed a similar analysis of its debt which was subject to arbitrage recorded as a liability in the respective fund.

Conduit Debt Obligations

Mortgage Revenue Bonds

The City, through the Mayor's Office of Housing and Community Development and the former San Francisco Redevelopment Agency has issued various mortgage revenue bonds for the financing of multifamily rental housing and to facilitate affordable housing construction and rehabilitation in the City. These obligations were issued on behalf of various property owners and developers who retain full responsibility for the payment of the debt. These bonds are secured by the related project revenues and other sources of funds, and are not considered obligations of the City. No commitments beyond the maintenance of the tax-exempt status of the conduit debt obligation were extended by the City for any of the mortgage revenue bonds. As of June 30, 2023, the total obligation outstanding was \$2.20 billion

San Francisco International Airport Special Facilities Lease Revenue Bonds

In February 2019, the Airport issued San Francisco International Airport Special Facilities Lease Revenue Bonds (SFO FUEL COMPANY LLC), Series 2019A (AMT) and Series 2019B (Federally Taxable) (Fuel Bonds), in an aggregate principal amount of \$125.0 million to refund all of the then-outstanding special facilities lease revenue bonds previously issued by the Airport for the benefit of SFO FUEL COMPANY LLC (SFO Fuel), finance capital improvements to the jet fuel distribution and related facilities at San Francisco International Airport, pay capitalized interest on a portion of the Series 2019A Bonds, make a deposit to a reserve account for the Fuel Bonds, and pay costs of issuance. As of June 30, 2023, the outstanding balance was \$96.7 million. The 2019 Fuel Bonds have a final maturity of January 1, 2047.

SFO Fuel, a special purpose limited liability company formed by certain airlines operating at the Airport, is required to pay facilities rent to the Airport pursuant to a lease agreement between the Airport and SFO Fuel with respect to the on-Airport jet fuel distribution facilities in an amount equal to debt service payments on the Fuel Bonds and any required bond reserve account deposits. The principal and interest on the Fuel Bonds are paid solely from the facilities rent payable by SFO Fuel to the Airport. The lease payments, and therefore the Fuel Bonds, are payable from charges imposed by SFO Fuel on air carriers for into-plane fueling at the Airport and are not payable from or secured by the Net Revenues of the Airport. The Airport assigned its right to receive the facilities rent to the Fuel Bonds trustee to pay and secure the payment of the Fuel Bonds. Neither the Airport nor the City is obligated

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

in any manner for the repayment of the Fuel Bonds other than from the facilities rent received from SFO Fuel.

Community Facilities Districts and Special Tax Districts Bonds

Community Facilities District No. 2014-1 (Transbay Transit Center)

The following is a summary of long-term obligations of the City and County of San Francisco Community Facilities District No. 2014-1 (CFD 2014-1) as of June 30, 2023:

Bonds	Remaining Interest Rates	Final Maturity Date	 Amount
Special Tax Bonds Series 2017A	2.750% - 4.00%	2049	\$ 34,710
Special Tax Bonds Series 2017B	2.750% - 4.00%	2049	164,865
Special Tax Bonds Series 2019A	3.038% - 4.25%	2050	32,485
Special Tax Bonds Series 2019B	3.028% - 4.371%	2050	151,975
Special Tax Bonds Series 2020B	1.683% - 3.572%	2051	80,060
Special Tax Bonds Series 2021B	0.645% - 3.482%	2051	33,450
Special Tax Bonds Series 2022A	5.00%	2053	31,190
Special Tax Bonds Series 2022B	4.798% - 6.332%	2052	47,380
Total obligations			\$ 576,115

In December 2022, the City, on behalf of the City and County of San Francisco Community Facilities District No. 2014-1 (CFD 2014-1) issued Special Tax Bonds, Series 2022A (Tax-Exempt) and Series 2022B (Federally Taxable – Green Bonds) in the par amounts of \$31.2 million and \$47.4 million, respectively. The 2022A Bonds were issued to fund streetscape and pedestrian improvements around the Salesforce Transit Center, acquisition of transit vehicles, and enhancements at BART Embarcadero Station. The 2022B Bonds were issued to fund planning, design, engineering, right of way acquisition and construction of certain capital improvements that are part of the Transbay Program's Downtown Rail Extension. The 2022A Bonds bear an interest rate of 5.0%, with principal amortizing from 4.798% to 6.332%, with principal amortizing from September 1, 2023, through September 1, 2051.

The Special Tax Bonds of CFD 2014-1 are secured under the provisions of a Fiscal Agent Agreement and will be payable solely from Special Tax Revenues and funds pledged under that agreement. These bonds are not payable from any revenues or assets of the City. Neither the faith and credit nor the taxing power of the City, the State, or any political subdivision thereof are pledged for the payment of the principal or interest on Special Tax Bonds of CFD 2014-1.

Community Facilities District No. 2016-1 (Treasure Island)

The following is a summary of long-term obligations of the City and County of San Francisco Community Facilities District No. 2016-1 (CFD 2016-1) as of June 30, 2023:

	Remaining Interest	Final Maturity		
Bonds	Rates	Date	A	mount
Improvement Area No.1 Special Tax Bonds Series 2020	3.00% - 4.00%	2051	\$	16,825
Improvement Area No.1 Special Tax Bonds Series 2021	4.00%	2052		41,340
Improvement Area No.2 Special Tax Bonds Series 2022A	4.00%	2053		25,130
Total obligations			\$	83,295

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The Special Tax Bonds of CFD 2016-1 Improvement Area No. 1 and Improvement Area No. 2 were issued in order to finance infrastructure and development costs for the Treasure Island/Yerba Buena Island Development Project. The bonds are secured under the provisions of their respective Fiscal Agent Agreements and will be payable solely from Special Tax Revenues and funds pledged under those agreements. These bonds are not payable from any revenues or assets of the City. Neither the faith and credit nor the taxing power of the City, the State, or any political subdivision thereof are pledged for the payment of the principal or interest on Special Tax Bonds of CFD 2016-1.

Changes in Long-Term Obligations

The changes in long-term obligations for the year ended June 30, 2023, are as follows:

			Current		
		Additional	Maturities,		Amounts
	Restated	Obligations,	Retirements,		Due
	July 1,	and Net	and Net	June 30,	Within
	2022	Increases	Decreases	2023	One Year
Governmental activities:					
Bonds payable:					
General obligation bonds	\$ 2,625,533	\$ 238,585	\$ (276,320)	\$ 2,587,798	\$ 179,681
Lease revenue bonds	96,340	-	(13,255)	83,085	14,455
Sales tax revenue bonds	208,310	-	(14,125)	194,185	14,545
Certificates of participation	1,140,925	-	(38,920)	1,102,005	40,985
Special tax bonds*	106,230	-	-	106,230	-
Increment tax bonds	-	29,390		29,390	465
Subtotal	4,177,338	267,975	(342,620)	4,102,693	250,131
Issuance premiums:					
Add: unamortized premiums*	403,789	6,364	(27,785)	382,368	-
Total bonds payable, net	4,581,127	274,339	(370,405)	4,485,061	250,131
Loans	20,418	-	(518)	19,900	542
Others	16,089	-	(3,470)	12,619	3,530
Accrued vacation and sick leave pay	243,885	166,974	(164,617)	246,242	128,356
Accrued w orkers' compensation	359,835	86,314	(68,359)	377,790	72,304
Estimated claims payable	296,919	182,206	(63,439)	415,686	155,464
Lease liabilities	511,317	74,057	(89,178)	496,196	62,481
Subscription liabilities **	44,098	1,036	(9,796)	35,338	14,337
Arbitrage rebate liability		3,074		3,074	3,074
Governmental activities long-term obligations	\$ 6,073,688	\$ 788,000	\$ (769,782)	\$ 6,091,906	\$ 690,219

^{*} Restated 7/1/2022 balance due to change of reporting entity for Mission Rock Special Tax District

^{**}Restated 7/1/2022 balance due to implementation of GASB 96 - Subscription-Based Information Technology Arrangements (SBITAs)

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

	Restated July 1, 2022	Additional Obligations, and Net Increases	Current Maturities, Retirements, and Net Decreases	June 30, 2023	Amounts Due Within One Year
Business-type Activities:					
Bonds payable:					
Revenue bonds	\$15,027,450	\$ 1,353,375	\$ (881,270)	\$ 15,499,555	\$ 267,525
Revenue notes	347,465	-	- 1	347,465	-
Clean renew able energy bonds	40,956	-	(1,972)	38,984	710
Certificates of participation	236,940		(14,117)	222,823	14,073
Subtotal	15,652,811	1,353,375	(897,359)	16,108,827	282,308
Issuance premiums / discounts:					
Add: unamortized premiums	1,528,556	200,058	(113,636)	1,614,978	-
Less: unamortized discounts	(130)	-	15	(115)	-
Total bonds payable, net	17,181,237	1,553,433	(1,010,980)	17,723,690	282,308
Commercial paper notes - long-term *	-	985,586	-	985,586	-
Notes, loans, and other payables	442,353	182,734	(3,251)	621,836	3,333
Accrued vacation and sick leave pay	165,036	70,908	(70,558)	165,386	89,830
Accrued workers' compensation	253,294	83,459	(60,707)	276,046	50,502
Estimated claims payable	167,117	37,195	(83,951)	120,361	46,288
Lease liabilities	235,905	17,122	(22,842)	230,185	13,100
Subscription liabilities **	3,653	2,697	(3,563)	2,787	1,687
Arbitrage rebate liability		188		188	
Business-type activities long-term obligations.	\$18,448,595	\$ 2,933,322	\$ (1,255,852)	\$20,126,065	\$ 487,048

^{*} CP notes repaid by long-term debt in fiscal year 2024 were reclassed to long-term debt

Internal Service Funds serve primarily the governmental funds, the long-term liabilities of which are included as part of the above totals for governmental activities. Also, for the governmental activities, claims and judgments, workers' compensation and compensated absences are generally liquidated by the General Fund.

Annual debt service requirements to maturity for all bonds and loans outstanding as of June 30, 2023, for governmental and business-type activities are as follows:

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Governmental Activities (1)

Fiscal Year	General Obli	gation	Lease F	Revenue	Other Long-Term			•	
Ending	Bonds		Bor	Bonds Obligations		Obligations		Total	
June 30	Principal	Interest (2)	Principal	Interest (3)	Principal	Interest	Principal	Interest	
2024\$	179,681	\$ 104,758	\$ 14,455	\$ 2,682	\$ 60,067	\$ 58,952	\$ 254,203	\$ 166,392	
2025	181,456	96,441	13,105	2,166	63,629	56,302	258,190	154,909	
2026	168,787	88,137	13,730	1,721	64,794	53,540	247,311	143,398	
2027	175,771	80,526	14,375	1,256	65,889	50,659	256,035	132,441	
2028	182,379	72,846	8,735	808	66,983	47,823	258,097	121,477	
2029-2033	793,649	252,750	18,685	680	378,821	194,950	1,191,155	448,380	
2034-2038	432,100	130,609	-	-	308,542	128,661	740,642	259,270	
2039-2043	230,790	72,238	-	-	266,743	68,839	497,533	141,077	
2044-2048	172,265	29,092	-	-	120,846	28,457	293,111	57,549	
2049-2053	28,690	10,734	-	-	68,015	5,489	96,705	16,223	
2054-2058	34,325	5,102	-	-	-		34,325	5,102	
2059-2060	7,905	368	-	-	-		7,905	368	
Total\$	2,587,798	\$ 943,601	\$ 83,085	\$ 9,313	\$1,464,329	\$ 693,672	\$ 4,135,212	\$ 1,646,586	

Business-Type Activities (1)

Fiscal Year	Revenue Bo	ue Bonds Certificates Other Long-Term			Certificates Other Long-Term			
Ending	and Revenue N	lotes (4) (5)	of Participation (5)		Obligations		To	tal
June 30	Principal	Interest	Principal	Interest	Principal	Interest	Principal	Interest
2024\$	268,235	\$ 717,051	\$ 14,073	\$ 12,289	\$ 3,333	\$ 2,116	\$ 285,641	\$ 731,456
2025	358,989	707,251	14,754	11,502	6,428	3,311	380,171	722,064
2026	632,138	689,491	14,297	10,681	10,324	5,397	656,759	705,569
2027	586,791	667,627	13,775	9,918	13,943	7,920	614,509	685,465
2028	485,680	645,047	14,430	9,150	14,149	7,715	514,259	661,912
2029-2033	2,349,351	2,893,474	61,994	35,424	77,720	36,890	2,489,065	2,965,788
2034-2038	2,723,395	2,303,994	44,475	21,309	81,853	31,178	2,849,723	2,356,481
2039-2043	3,188,525	1,621,606	45,025	6,183	86,262	25,436	3,319,812	1,653,225
2044-2048	3,040,330	920,428	-	-	111,234	18,851	3,151,564	939,279
2049-2053	2,174,150	211,849	-	-	120,444	11,014	2,294,594	222,863
2054-2058	78,420	7,839	-	-	85,263	3,629	163,683	11,468
2059-2060	-	-	-	-	10,883	119	10,883	119
Total\$	15,886,004	\$11,385,657	\$ 222,823	\$ 116,456	\$ 621,836	\$ 153,576	\$ 16,730,663	\$ 11,655,689

⁽¹⁾ The specific year for payment of estimated claims payable, accrued vacation and sick leave pay and accrued workers' compensation is not practicable to determine.

^{**}Restated 7/1/2022 balance due to implementation of GASB 96 - Subscription-Based Information Technology Arrangements (SBITAs)

⁽²⁾ The interest is before the federal subsidy for the General Obligation Bonds Series 2010C and Series 2010D. The subsidy is approximately \$10.2 million and \$2.1 million, respectively, through the year ending 2030. The federal sequester reduction was 5.7% in fiscal year 2023. Future interest subsidy may be reduced as well.

⁽³⁾ Includes the Moscone Center Expansion Project Lease Revenue Refunding Bonds Series 2008-1 & 2 which bear interest at a weekly rate. An assumed rate of 2.20%, together with liquidity fee of 0.27% and remarketing fee of 0.05% were used to project the interest rate payment in this table.

⁽⁴⁾ Debt service for the Airport is per debt service requirement. In the event the letters of credit securing the Airport's outstanding variable rate bonds had to be withdrawn upon to pay such bonds and the amount drawn had to be repaid by the Airport pursuant to the terms of the related agreement with banks providing such letters of credit, the total interest would be \$190.8 million less.

⁽⁵⁾ The interest is before the federal subsidy for the Revenue Bonds, Certificates of Participation, Clean Renewable Energy, and Energy Conservation Bonds by the San Francisco Water, San Francisco Wastewater and Hetch Hetchy Water and Power. Federal subsidy was reduced by 5.7% or a total reduction of \$18.8 million, \$2.5 million, and \$201, respectively, over the life of the bonds, assuming the sequestration rate will remain the same.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Governmental Activities Long-term Liabilities

General Obligation Bonds

The City issues general obligation bonds to provide funds for the acquisition or improvement of real property and construction of affordable housing. General obligation bonds have been issued for both governmental and business-type activities. The net authorized and unissued governmental activities general obligation bonds for the year ended June 30, 2023, are as follows:

Governmental Activities - General Obligation Bonds

Authorized and unissued as of June 30, 2022\$	1,496,115
Bonds issued:	
Series 2023A Health and Recovery	(28,785)
Series 2023B Embarcadero Seawall Earthquake Safety	(39,020)
Series 2023C Social Bonds - Affordable Housing	(170,780)
Net authorized and unissued as of June 30, 2023\$	1,257,530

In April 2023, the City issued Tax-Exempt General Obligation Bonds Series 2023A (Health and Recovery), and Taxable General Obligation Series 2023B (Embarcadero Seawall Earthquake Safety) and Series 2023C (Social Bonds – Affordable Housing) with the par value of \$28.8 million, \$39.0 million, and \$170.8 million, respectively.

The proceeds of the Series 2023A bonds will be used to finance the acquisition or improvement of real property, including to stabilize, improve, and make permanent investments in supportive housing facilities, shelters, and/or facilities that deliver services to persons experiencing mental health challenges, substance use disorder, and/or homelessness; improve the accessibility, safety and quality of parks, open spaces and recreation facilities; improve the accessibility, safety and condition of the City's streets and other right-of-way and related assets; and to pay certain costs related to the issuance of the Series 2023A bonds. The Series 2023A bonds bear interest rates of 4.0% and 5.0% and with maturities from June 2024 through June 2048.

The proceeds of the Series 2023B bonds will be used to finance projects to protect the waterfront, BART and MUNI infrastructure, buildings, historic piers, and roads from earthquakes, flooding and rising sea level by repairing the 100-year-old Embarcadero Seawall, strengthening the Embarcadero roadway, fortifying transit infrastructure and utilities serving residents and businesses and to pay certain costs related to the issuance of the Series 2023B bonds. The Series 2023B bonds bear an interest rate of 6.0% and finally matured in June 2023.

The proceeds of the Series 2023C bonds will be used to finance the construction, development, acquisition, and preservation of affordable housing to extremely-low, low and middle-income households through programs that will prioritize vulnerable populations such as the City's working families, veterans, seniors, and persons with disabilities; to assist in the acquisition, rehabilitation, and preservation of existing affordable housing to prevent displacement of residents; to repair and reconstruct distressed and dilapidated public housing developments and their underlying infrastructure; to assist the City's middle-income residents or workers in obtaining affordable rental or home ownership opportunities including down payment assistance and support for new construction of affordable housing for San Francisco Unified School District and City College of San Francisco employees; and to pay related costs on the issuance of the Series 2023C bonds. The Series 2023C bonds bear interest rates ranging from 4.45% to 6.0% with principal amortizing from June 2023 through June 2048.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The General Obligation Bonds debt service payments are funded through ad valorem taxes on property. The City is obligated to levy ad valorem taxes without limitation as to rate or amount on all real property subject to taxation (except in certain limited circumstances) for the payment of general obligation bonds. No City property is pledged to the repayment of general obligation bonds nor is the City required to maintain a reserve fund for the payment of principal and interest.

An event of default is the non-payment of interest or principal, when due. Remedies include mandamus action for payment. General Obligation Bonds are not subject to acceleration.

Certificates of Participation

As of June 30, 2023, the City has a total of \$1.10 billion of certificates of participation, excluding business-type activities, payable by pledged revenues from the base rental payments payable by the City. A Reserve Fund has been established for payment of certain COP issuances, equivalent to either 50% or 100% of the lesser of maximum annual debt service, 125% of average annual debt service, or 10% of the original principal amount of the COPs. The total debt service requirement on the certificates of participation is \$1.62 billion payable through April 1, 2050. For the year ended June 30, 2023, principal and interest paid by the City totaled \$38.9 million and \$46.6 million, respectively.

An event of default on every outstanding series of Certificates of Participation, include: (i) the failure to make lease payments when due; or (ii) failure to observe covenants under the respective Project Lease. In an event of default, the trustee may enforce all of its rights and remedies under the Project Lease, including reletting the leased property for the account of the City, or hold the Project Lease and sue each year for rent. Certificates of Participation are not subject to acceleration.

Lease Revenue Bonds

The changes in governmental activities - lease revenue bonds for the year ended June 30, 2023, were as follows:

Governmental Activities - Lease Revenue Bonds

Authorized and unissued as of June 30, 2022	\$ 204,916	
Increase in authorization in this fiscal year:		
Current year annual increase in Finance Corporation's equipment program	4,538	
Authorized and unissued as of June 30, 2023	\$ 209,454	

Finance Corporation

The purpose of the Finance Corporation is to provide a means to publicly finance, through lease financings, the acquisition, construction and installation of facilities, equipment, and other tangible real and personal property for the City's general governmental purposes.

The Finance Corporation uses lease revenue bonds to finance the purchase or construction of property and equipment, which are in turn leased to the City under the terms of an Indenture and Equipment Lease Agreement. These assets are then recorded in the basic financial statements of the City. Since the sole purpose of the bond proceeds is to provide lease financing to the City, any amount that is not applied towards the acquisition or construction of real and personal property such as unapplied acquisition fund, bond issuance costs, funds withheld pursuant to a reserve fund requirement, and amounts designated for capitalized interest are recorded as unearned revenues in the internal service fund until such time it is used for its intended purpose. The unearned amounts are eliminated in the governmental activities statement of net position.

The lease revenue bonds are payable by pledged revenues from the base rental payments payable by the City, pursuant to a Master Lease Agreement between the City and the Finance Corporation for the use of equipment and facilities acquired, constructed, and improved by the Finance Corporation. The

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

total debt service requirement remaining on the lease revenue bonds is \$92.4 million payable through June 2030. For the year ended June 30, 2023, principal and interest paid by the Finance Corporation in the form of lease payments by the City totaled \$13.3 million and \$2.7 million, respectively.

Equipment Lease Program - In the June 5, 1990, election, the voters of the City approved Proposition C, which amended the City Charter to allow the City to lease-purchase up to \$20.0 million of equipment through a nonprofit corporation using tax-exempt obligations. Beginning July 1, 1991, the Finance Corporation was authorized to issue lease revenue bonds up to \$20.0 million in aggregate principal amount outstanding plus 5% annual adjustment each July 1. As of June 30, 2023, all the previously issued equipment lease revenue bonds have been repaid. \$95.3 million of unused authorization is still available for new issuance.

Events of Default and Remedies

Moscone Lease Revenue Refunding Bonds, Series 2008-1 and 2008-2 - Events of default as specified in the Letter of Credit Agreements include: (i) the City fails to pay when due the amounts of any drawing, the principal or interest on any Liquidity Advance, or otherwise fails to pay the Credit Bank when due; (ii) the City fails to observe any covenant or warranty under Credit Agreement; (iii) the San Francisco Finance Corporation fails to observe any covenant or warranty under Credit Agreement; (iv) the City defaults on any appropriation debt; (v) the City files for bankruptcy; (vi) downgrade of the City's rating on the Bonds or any other Lease Obligation Debt below "BBB" (or its equivalent). Upon the occurrence of an Event of Default, the bank's remedies are as follows: (i) by notice require the City to post collateral up to the Available Amount of the letter of credit (except the City has no such right upon bankruptcy event), (ii) declare all Obligations due and payable (except such declaration is automatic upon bankruptcy event), (iii) by notice to Trustee declare Event of Default and cause a mandatory tender of bonds, thereby causing the letter of credit to expire 15 days thereafter; (iv) pursue other rights under the Indenture and otherwise available under equity and law.

Emergency Communications System Lease Revenue Refunding Bonds, Series 2010-R1 - Events of default as specified in the Master Trust Agreement include: (i) failure to make lease payments when due; or (ii) failure to observe covenants under the Master Lease. In an event of default, the trustee may enforce all of its rights and remedies under the Master Lease, including the right to terminate the Master Lease, enter the leased property, and remove all persons and property, reletting leased property for account of the City for public purpose, or hold the Master Lease and sue each year for rent. The bonds are not subject to acceleration.

Open Space Fund Lease Revenue Refunding Bonds, Series 2018A and Branch Library Improvement Program Lease Revenue Refunding Bonds, Series 2018B - Events of default as specified in the Project Lease include: (i) failure to make lease payments when due, (ii) or failure to observe covenants under the Project Lease. In an event of default, the trustee may enforce all of its rights and remedies under the Project Lease, including reletting property for account of the City, or sue each year for rent. The bonds are not subject to acceleration.

San Francisco County Transportation Authority Long-Term Debt

In November 2017, the San Francisco County Transportation Authority (SFCTA) issued Senior Sales Tax Revenue Bonds, Series 2017 (the Series 2017 Bonds) with a par value of \$248.3 million to finance the cost of construction, acquisition and improvement of certain transit, street, and traffic facilities and other transportation projects, repay a portion of the outstanding amount of a revolving credit agreement, pay capitalized interest on a portion of the Series 2017 Bonds and pay cost of issuance of the Series 2017 Bonds. The Series 2017 Bonds bear interest rates ranging from 3.0% to 4.0% and have final maturity date of February 1, 2034. The outstanding principal on June 30, 2023, is \$194.2 million. The Series 2017 Bonds are repaid and secured by a pledge of Prop K half-cent sales tax and other legally available revenues of the SFCTA. Based on the total sales tax revenue of \$111.5 million for the year ended June 30, 2023, the total debt service payments of \$21.3 million on the Series 2017 Bonds, the SFCTA's senior debt service coverage ratio was 522% or 5.22x. Events of default for the bonds include

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

nonpayment events, bankruptcy events, and noncompliance with covenants. The Series 2017 Bonds are not subject to acceleration.

In October 2021, the SFCTA entered into a Revolving Credit Agreement (RCA) with U.S. Bank National Association for \$125.0 million. The RCA is secured by a lien on the SFCTA's sales tax revenues subordinate to the lien on the sales tax revenues securing the Series 2017 Bonds and will expire in October 2024. The SFCTA will use the RCA to fund the capital projects and programs included in the Prop K Expenditure Plan. As of June 30, 2023, the SFCTA has no outstanding balance in the RCA between the RCA include nonpayment events, noncompliance with covenants, default on other specified debt, bankruptcy events, specified litigation events, or a ratings downgrade below "Baa2" by Fitch, "BBB" by Moody's or "BBB" by S&P. Remedies include acceleration (subject in some, but not all, circumstances to a 270-day notice period) and the termination of the right of the SFCTA to borrow under the RCA

Events of Default and Remedies - Other Long-Term Obligations

Marina West Harbor Loans - Events of default include the failure to make loan payments within 30 days of the due date, or failure to observe or comply with requirements under the Agreement within 180 days of receipt of written notice. Remedies by the Department of Boating and Waterways by the State of California includes the repossession of the project area, declaring that the loan is immediately due and payable, and the exercise of all other rights and remedies available by law. The Marina West Harbor Loan is subject to an acceleration provision.

Public Safety Radio Lease Financing - Events of default include the failure to make lease payments when due, or failure to observe covenants under the Lease Purchase Financing Agreement. Remedies of the lender are repossessing the leased equipment, enforcing rights under the Lease, and other remedies available by law. The Public Safety Radio Lease Financing has no acceleration provision.

Special Tax District No. 2020-1 (Mission Rock Facilities and Services)

The following is a summary of long-term obligations of the City and County of San Francisco Special Tax District No. 2020-1 as of June 30, 2023:

Bonds	Remaining Interest Rates	Final Maturity Date	 Amount
Development Special Tax Bonds Series 2021A	3.00% - 4.00%	2052	\$ 41,950
Development Special Tax Bonds Series 2021B	4.00% - 5.25%	2050	54,280
Development Special Tax Bonds Series 2021C	4.00%	2052	 10,000
Total obligations			\$ 106,230

The Development Special Tax Bonds of STD 2020-1 were issued in order to finance infrastructure and development costs for the Mission Rock Development Project. The bonds are secured under the provisions of a Fiscal Agent Agreement and will be payable solely from the Revenues and funds pledged under that agreement. Revenues generally consist of Special Tax Revenues and certain tax increment of the City's Infrastructure Financing District No. 2, Project Area I pledged to the bonds under a Pledge Agreement.

In fiscal year 2022-23, tax increment revenues collected from the City's Infrastructure Financing District No. 2, Project Area I surpassed the one hundred thousand dollars threshold stipulated in the Pledge Agreement. Accordingly, the taxes increment revenues collected were pledged by the City to the Special Tax District. The pledge of allocated tax increment revenues to the STD created a financial burden relationship between the City and the STD. This change in circumstance triggered Mission Rock STD to become a blended component unit reported in a special revenue fund in the City's financial statements. These bonds are not payable from any other revenues or assets of the City. Neither the

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

faith and credit nor the taxing power of the City, the State, or any political subdivision thereof are pledged for the payment of the principal or interest on Special Tax Bonds of STD 2020-1.

The District is obligated to fund the 2021A Reserve Fund for the benefit of the 2021A bonds, the 2021C Bonds and any other 2021A Related parity Bonds in an amount equal to the 2021A Reserve Requirement, or the lesser of: (i) maximum annual debt service on the 2021A Bonds, 2021C Bonds and any 2021A Related Parity Bonds; (ii) 125% of average annual debt service on the 2021A Bonds, 2021C Bonds and any 2021A Related Parity Bonds; or (iii) 10% of the outstanding principal amount of the 2021A Bonds, 2021C Bonds and any 2021A Related Parity Bonds.

The District is obligated to fund the 2021B Reserve Fund for the benefit of the 2021B bonds and any 2021B Related Parity Bonds in an amount equal to the 2021B Reserve Requirement, or the lesser of: (i) maximum annual debt service on the 2021B Bonds and any 2021B Related Parity Bonds; (ii) 125% of average annual debt service on the 2021B bonds and any 2021B Related Parity Bonds; or (iii) 10% of the outstanding principal amount of the 2021B Bond and any 2021B Related Parity Bonds.

As authorized under the Special Tax Financing Law, the City covenants with and for the benefit of the Owners of the Bonds that it will order, and cause to be commenced as hereinafter provided, and thereafter diligently prosecute to judgment (unless such delinquency is theretofore brought current), an action in the superior court to foreclose the lien of any Development Special Tax or installment thereof not paid when due. If by May 1 of each fiscal year, the City determines that any single Leasehold Interest in a Taxable Parcel subject to the Development Special Taxes is delinquent in the payment of one or more installments, then the City shall cause notice to be sent to the owner of the Leasehold Interest within 45 days of such determination, and (if the delinquency remains unsecured) foreclosure proceedings shall be commenced by the City within 60 days of such determination. The City may defer any of such actions if (i) the District is participating in the Teeter Plan, (ii) the amount in the 2021A Reserve Fund is at least equal to the 2021A Reserve Requirement and (iii) the amount in the reserve account for any Parity Bonds that are not 2021A Related Parity Bonds is at least equal to the required amount. The principal of the Bonds shall not be subject to acceleration.

Infrastructure and Revitalization Financing District No. 1 (Treasure Island)

The following is a summary of long-term obligations of the City and County of San Francisco Infrastructure and Revitalization Financing District No. 1 (Treasure Island) as of June 30, 2023:

Bonds	Remaining Interest Rates	Final Maturity Date	Α	mount
Tax Increment Revenue Bonds, Series 2022A (Facilities Increment)	5.00%	2053	\$	24,270
Tax Increment Revenue Bonds, Series 2022B (Housing Increment)	5.00%	2053		5,120
Total obligations			\$	29,390

In September 2022, the City, on behalf of the City and County of San Francisco Infrastructure and Revitalization Financing District No. 1 (Treasure Island) issued Tax Increment Revenue Bonds, Series 2022A (Facilities Increment) and Series 2022B (Housing Increment) (the 2022A Bonds and 2022B Bonds) in the original par amounts of \$24.3 million and \$5.1 million, respectively. The 2022A Bonds were issued to fund the acquisition of certain public facilities and improvements for the Treasure Island/Yerba Buena Island Development Project, and the 2022B Bonds were issued to finance the acquisition and construction of affordable housing on Treasure Island. The 2022A Bonds bear an interest rate of 5.0%, with principal amortizing from September 1, 2023, through September 1, 2052. The 2022B Bonds bear an interest rate of 5.0%, with principal amortizing from September 1, 2023, through September 1, 2052.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The 2022A Bonds and 2022B Bonds are secured under the provisions of separate Indentures of Trust and will be payable solely from Pledged Facilities Increment and Pledged Housing Increment, respectively, pledged under those agreements. Revenues generally consist of tax increment of the City's Infrastructure Revitalization and Financing District No. 1, Project Areas A, B, C, D, and E. These bonds are not a debt of the City, the State, or any political subdivision (other than the IRFD).

The District is obligated to fund the 2022 Facilities Reserve Requirement in an amount equal to the least of (a) Maximum Annual Debt Service on the Series 2022A Facilities Bonds and 2022 Related Facilities Bonds, if any, (b) 125% of average Annual Debt Service on the Series 2022A Facilities Bonds and 2022 Related Facilities Bonds, if any and (c) 10% of the original principal of the Series 2022A Facilities Bonds and 2022 Related Facilities Bonds.

The District is also obligated to fund the 2022 Housing Reserve Requirement in an amount equal to the least of (a) Maximum Annual Debt Service on the Series 2022B Housing Bonds and 2022 Related Housing Bonds, if any, (b) 125% of average Annual Debt Service on the Series 2022B Housing Bonds and 2022 Related Housing Bonds, if any and (c) 10% of the original principal of the Series 2022B Housing Bonds and 2022 Related Housing Bonds.

Events of default as specified in the Indenture of Trust for the Facilities Bonds consist of (i) default by the IRFD in the due and punctual payment of principal and interest or redemption premium (if any) on the Bonds when due and payable; (ii) default by the IRFD in the observance of any of the covenants, agreements, or conditions in the Indenture or Facilities Bonds; and (iii) IRFD files a petition seeking reorganization or arrangement under the federal bankruptcy laws or any other applicable law of the U.S. In an Event of Default, the Trustee, may, and, if requested in writing by the Owners of a majority in aggregate principal amount of the Facilities Bonds then Outstanding the Trustee shall (i) declare the principal of the Facilities Bonds, together with the accrued interest thereon, to be due and payable immediately, and upon any such declaration the same shall become immediately due and payable, anything in the Indenture or in the Facilities Bonds to the contrary notwithstanding, and (ii) exercise any other remedies available to the Trustee and the Owners of the Facilities Bonds in law or at equity.

Events of default as specified in the Indenture of Trust for the Housing Bonds consist of (i) default by the IRFD in the due and punctual payment of principal and interest or redemption premium (if any) on the Bonds when due and payable; (ii) default by the IRFD in the observance of any of the covenants, agreements, or conditions in the Indenture or Housing Bonds; and (iii) IRFD files a petition seeking reorganization or arrangement under the federal bankruptcy laws or any other applicable law of the U.S. In an Event of Default, the Trustee, may, and, if requested in writing by the Owners of a majority in aggregate principal amount of the Housing Bonds then Outstanding the Trustee shall (i) declare the principal of the Housing Bonds, together with the accrued interest thereon, to be due and payable immediately, and upon any such declaration the same shall become immediately due and payable, anything in the Indenture or in the Housing Bonds to the contrary notwithstanding, and (ii) exercise any other remedies available to the Trustee and the Owners of the Housing Bonds in law or at equity.

Business-Type Activities Long-Term Liabilities

The following provides a brief description of the current year additions to the long-term debt of the business-type activities.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

San Francisco International Airport

Second Series Revenue Bonds (Capital Plan Bonds)

Pursuant to resolutions adopted between fiscal years 2008 and 2022, as of June 30, 2023, the Airport has authorized the issuance of up to \$10.8 billion of San Francisco International Airport Second Series Revenue Bonds (Capital Plan Bonds) to finance and refinance the construction, acquisition, equipping, and development of capital projects undertaken by the Airport, including retiring all or a portion of the Airport's outstanding subordinate commercial paper notes (CP) issued for capital projects, funding debt service reserves, funding capitalized interest, and for paying costs of issuance. As of June 30, 2023, \$4.2 billion of the authorized capital plan bonds remained unissued.

Second Series Revenue Refunding Bonds

Pursuant to resolutions adopted between fiscal years 2005 and 2023, as of June 30, 2023, the Airport has authorized the issuance of up to \$17.1 billion of San Francisco International Airport Second Series Revenue Refunding Bonds for the purposes of refunding outstanding 1991 Master Bond Resolution Bonds and outstanding CP, funding debt service reserves, and paying costs of issuance, including any related bond redemption premiums. As of June 30, 2023, \$7.2 billion of the authorized refunding bonds remained authorized but unissued.

During fiscal year 2022-23, the Airport issued the following bonds for refunding and other purposes under the 1991 Master Bond Resolution:

In March 2023, the Airport issued its fixed rate Second Series Revenue Bonds, Series 2023A (AMT), and Second Series Revenue Bonds, Series 2023B (Non-AMT/Governmental Purpose), in an aggregate principal amount of \$241.9 million to refund a combined \$261.5 million of its Series 2010A Bonds, Series 2013A Bonds, and Series 2013B Bonds, to fund the termination payment of an interest rate swap, and to pay costs of issuance.

The proceeds of the Series 2023A, and Series 2023B, (consisting of \$241.9 million par amount and original issue premium of \$21.6 million, less underwriters' discount of \$0.5 million), together with \$8.6 million accumulated in the debt service fund were used to deposit \$265.0 million into redemption accounts and escrow funds with the Senior Trustee to refund \$261.5 million in revenue bonds as described below, \$5.5 million to fund the swap termination to payment, and \$1.1 million to pay costs of issuance

The Series 2010A bonds were redeemed on March 31, 2023, and Series 2013A and Series 2013B bonds identified in the table below were redeemed on May 1, 2023.

	Interest Rate	Jun	e 30, 2022	Amount efunded	Jun	e 30, 2023
Second Series Revenue Bonds Issue:						
Series 2010A1 (AMT)	variable	\$	71,845	\$ 71,845	\$	-
Series 2010A2 (AMT)	variable		47,900	47,900		-
Series 2013A (AMT)	5.00%-5.50%		295,650	53,860		241,790
Series 2013B (Non-AMT/Governmental Purpose)	5.00%		87,860	87,860		-
Total		\$	503,255	\$ 261,465	\$	241,790

In aggregate, the Series 2023A/B refundings resulted in the recognition of a deferred accounting loss of \$3.5 million for the year ended June 30, 2023. The Series 2023A/B refundings decreased the Airport's aggregate gross debt service payments by approximately \$23.9 million over the life of the

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

bonds and obtained an economic gain (the difference between the present values of the debt service on the old debt and the new debt) of \$10.6 million.

Variable Rate Demand Bonds

As of June 30, 2023, the Airport had outstanding aggregate principal amount of \$276.3 million, consisting of Second Series Variable Rate Revenue Refunding Bonds, Series 2018B and Series 2018C, (collectively, the "Variable Rate Bonds") with final maturity dates of May 1, 2058 (Series 2018B and 2018C). The Variable Rate Bonds are long-term, tax-exempt bonds that currently bear interest at a rate that is adjusted weekly, and that are subject to tender at par at the option of the holder thereof on seven days' notice. Any tendered Variable Rate Bonds are remarketed by the applicable remarketing agent in the secondary market to other investors. The interest rate on the Variable Rate Bonds can be converted to other interest rate modes, including a term rate or fixed rates to maturity, upon appropriate notice by the Airport.

The scheduled payment of the principal of and interest on, and payment of purchase price of, the Variable Rate Bonds is secured by separate irrevocable letters of credit issued to the Senior Trustee for the benefit of the applicable bondholders by the banks identified in the table below.

Amounts drawn under a letter of credit that are not reimbursed by the Airport constitute "Repayment Obligations" under the 1991 Master Bond Resolution and are accorded the status of other outstanding bonds to the extent provided in the Resolution. The commitment fees for the letters of credit range between 0.34% and 0.37% per annum. As of June 30, 2023, there were no unreimbursed draws under these facilities

The letters of credit securing the Variable Rate Bonds included in long-term debt as of June 30, 2023, are as follows:

	Series 2018B			Series 2018C	
Principal amount	\$	138,170	\$	138,170	_
Expiration date		June 3, 2026		April 5, 2027	
Credit provider		Barclays (1)		SMBC (2)	

- (1) Barclays Bank PLC
- (2) Sumitomo Mitsui Banking Corporation, acting through its New York branch

Hotel Special Facility Bonds

Pursuant to resolutions adopted in fiscal years 2017, 2018 and 2019, the Airport authorized the issuance of \$260.0 million of Special Facility Bonds to finance an on-Airport Hotel. These resolutions also designated the on-Airport Hotel as a "Special Facility" under the 1991 Master Bond Resolution, which allows the hotel revenues to be segregated from the Airport's other revenues and used to pay hotel operating expenses and debt service on the Hotel Special Facility Bonds through the Hotel Special Facility Bonds through the Hotel Special Facility Revenue Bonds (San Francisco International Airport Hotel), Series 2018 (Hotel Special Facility Bonds), in the aggregate principal amount of \$260.0 million to finance the on-Airport Hotel and to fund a capitalized interest account.

The Hotel Special Facility Bonds are issued pursuant to a Trust Agreement (Hotel Trust Agreement). In February 2021, the Hotel Special Facility Bonds, and the trust agreement pursuant to which they were issued were amended and restated, including to delay the initial principal repayment until April 1, 2025 (instead of April 1, 2022) and temporarily reduce the interest rate on the Hotel Special Facility Bonds from 3.00% to 0.086% from April 1, 2020, through September 30, 2023. The interest rate will then increase incrementally until it is restored to 3.00% beginning on April 1, 2029. In addition, the

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

amendments provided that October 1, 2020, is no longer an interest payment date, and there is no requirement to pay interest accrued on the Hotel Special Facility Bonds until October 1, 2023. The maximum principal amount of the Hotel Special Facility Bonds is not limited by the Hotel Trust Agreement, but the Airport must satisfy an additional bonds test prior to the issuance of any such bonds.

The Hotel Special Facility Bonds are limited obligations of the Airport. Under the Hotel Trust Agreement, the Airport has pledged the Revenues of the on-Airport Hotel, together with other assets, to the payment of the principal of and interest on the Hotel Special Facility Bonds. Revenues are generally defined in the Hotel Trust Agreement as all revenue and income of any kind derived directly or indirectly from operations at the on-Airport Hotel (not including certain amounts specified in the Hotel Trust Agreement). Operating expenses of the on-Airport Hotel are payable prior to payment of principal of and interest on the Hotel Special Facility Bonds. The Airport does not maintain a reserve account for the Hotel Special Facility Bonds. The Hotel Special Facility Bonds are subject to acceleration upon the occurrence of an event of default. Events of default include nonpayment events, bankruptcy events, noncompliance with covenants, condemnation of the hotel, or a failure by the Airport to maintain a third-party manager for the hotel. The Hotel Special Facility Bonds are not payable from or secured by the Airport's Net Revenues (as defined under the 1991 Master Bond Resolution). However, because the Airport is the owner of the on-Airport Hotel, the Airport is obligated to repay the Hotel Special Facility Bonds from the net revenues of the hotel.

Because the Airport is the issuer of the Hotel Special Facility Bonds and the sole beneficiary of the trust entity serving as holder of the Hotel Special Facility Bonds, neither the Hotel Special Facility Bonds debt service payments nor the Airport's receipts from the trust are included in the accompanying financial statements. The financial statements net the interest income received from the trust against the combined interest expenses of the Hotel Special Facility Bonds and the Series 2018B/C Bonds.

As of June 30, 2023, the Airport had \$260.0 million of outstanding Hotel Special Facility Bonds.

Interest Rate Swaps

The Airport entered into forward starting interest rate swaps in connection with the anticipated issuance of its Second Series Variable Rate Revenue Refunding Bonds, Series 2010A, on February 10, 2010. The swap structure was intended as a means to increase the Airport's debt service savings by setting a low synthetic fixed rate in advance of the first date that tax-exempt variable rate refunding bonds could be issued in the future to refinance callable bonds.

The Airport terminated these interest rate swaps in August 2019 and March 2023.

Debt Service Reserves and Requirements

Issue 1 Reserve Account - As of June 30, 2023, the reserve requirement for the Issue 1 Reserve Account was \$534.9 million, which was satisfied by \$539.5 million of cash and investment securities, and reserve fund surety policies in the initial principal amount of \$108.6 million. All of the providers of such reserve policies have one or more credit ratings below the Airport's rating or are no longer rated. In addition, \$27.5 million of such surety policies have likely experienced a reduction in value in accordance with their terms.

2017 Reserve Account - As of June 30, 2023, the reserve requirement for the 2017 Reserve Account was \$40.6 million, which was satisfied by \$57.1 million in cash and investment securities.

Series Not Secured by Reserve Accounts - The Airport does not maintain reserve accounts for its Second Series Variable Rate Revenue Refunding Bonds, Series 2018B/C, all of which are secured by letters of credit.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Cash Defeasance of Bonds

In June 2023, the Airport legally defeased \$28.8 million of its Series 2019D Bonds, using monies previously deposited by the Airport in the Debt Service Fund.

The outstanding balance of Series 2019D Bonds for the year ended June 30, 2023, is as follows:

		Cash Defeasance					
Bond Sei	Bond Series June 30, 2022		Α	mount	June 30, 2023		
2019D	\$	402,115	\$	28,820	\$	373,295	

Events of default for the bonds include nonpayment events, bankruptcy events, and noncompliance with covenants, including the rate covenants described below. The bonds are not subject to acceleration

Payment of principal, interest and purchase price of bonds that bear interest at variable interest rates are supported by letters of credit. Events of default with respect to the letters of credit supporting the bonds include nonpayment events, bankruptcy events, noncompliance with covenants, default on debt in excess of a specified threshold amount, default under the 1991 Master Bond Resolution, or a determination of taxability of interest on tax-exempt bonds supported by the letter of credit. A downgrade of the Airport's Senior Bonds to below "Baa1" or "BBB+" or withdrawal or suspension of a bond rating for credit-related reasons by any rating agency is an event of termination under the letters of credit supporting the bonds. Remedies include the letter of credit bank's ability to cause a mandatory tender of the supported bonds or to accelerate amounts due and payable to the bank; provided that payments made on a parity with the bonds are capped based on provisions in the 1991 Master Bond Resolution. If there are no default events pending, drawings under the respective letters of credit supporting the bonds are capped based on provisions in the 1991 Master Bond Resolution.

San Francisco Water Enterprise

Clean Water State Revolving Fund (CWSRF) Loan and Grant

In September 2017, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a Clean Water State Revolving Fund (CWSRF) Loan and Grant to fund the Water Enterprise's SF Westside Recycled Water Project. The CWSRF loan is in the amount of \$186.2 million, which includes \$15.0 million of principal forgiveness, or a grant. It will bear an interest rate of 1.0% for a 30-year term, with loan repayment beginning one year after substantial completion of project construction. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The principal outstanding as of June 30, 2023, was \$131.5 million. In addition, there was \$15.0 million of principal forgiveness.

Drinking Water State Revolving Fund (DWSRF) Loan

In April 2022, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a Drinking Water State Revolving Fund (DWSRF) Loan to fund the Enterprise's Mountain Tunnel Improvement Project. The DWSRF loan is in the amount of \$238.2 million. It will bear an interest rate of 1.1% for a 30-year term, with interest payments beginning annually after the initial loan proceed draw occurs and loan principal repayment beginning one year after substantial completion of project construction. Power Enterprise is responsible for repayment for its share of SRF Loan debt service costs representing up to its allocable share of the cost of the Mountain Tunnel Project by a Memorandum of Understanding that will be executed with the Water Enterprise. The DWSRF loan is

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The principal outstanding as of June 30, 2023, was \$32.1 million.

Events of Default and Remedies

Water Revenue Bonds, and State Revolving Fund Loans - Events of default as specified in the Water Enterprise Indenture, include non-payment, material breach of warranty, representation, or indenture covenants (not cured within applicable grace periods), and bankruptcy and insolvency events, which may result in the Trustee (upon written request by the majority of the owners, by aggregate amount of the bond obligations or of a credit provider), declaring the principal and the interest accrued thereon, to be due and payable immediately. As of June 30, 2023, there were no such events described herein.

Hetch Hetchy Water and Power

Events of Default and Remedies

Power Revenue Bonds and Energy Bonds - Significant events of default as specified in the Power Enterprise Indenture and Equipment Lease/Purchase Agreement include non-payment, material breach of warranty, representation, or indenture covenants (not cured within applicable grace periods), and bankruptcy and insolvency events, which may result in the Trustee (upon written request by the majority of the owners by aggregate amount of the bond obligations) declare the principal and the interest accrued thereon to be due and payable immediately. As of June 30, 2023, there were no such events described herein.

Wastewater Enterprise

Wastewater Revenue Refunding Bonds 2022 Series B

In July 2022, the Wastewater Enterprise issued tax-exempt revenue bonds, 2022 Series B in the aggregate amount of \$137.1 million on a forward delivery basis. The 2022 Series B bonds were issued for the purpose of refunding a portion of the outstanding 2013 Series A bonds maturing on October 1, 2024, and October 1, 2025, and a portion of the outstanding 2013 Series B bonds maturing on October 1, 2024, through October 1, 2034.

The 2022 Series B bonds include serial bonds, each with an interest rate of 5.0% and have a final maturity in 2034. The refunding resulted in the recognition of a deferred accounting gain of \$6.9 million, gross debt service savings of \$12.4 million and an economic gain of \$12.0 million or 8.0% of refunded bonds.

Wastewater Revenue Refunding Bonds 2023 Series ABC

In April 2023, the Wastewater Enterprise issued tax-exempt revenue bonds, 2023 Series ABC in an aggregate principal amount of \$974.4 million to refund approximately \$557.8 million aggregate principal amount of CP notes, finance various capital projects of the Wastewater Enterprise, and refund certain outstanding revenue bonds.

The \$530.6 million 2023 Series A bonds were issued as tax-exempt Green Bonds to refund approximately \$400.9 million of CP notes for SSIP capital projects and finance certain capital projects benefitting the Wastewater Enterprise. The Series A bonds were issued as serial bonds with coupons of 5.0% and 5.3% and a final maturity of 2042.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The \$278.1 million 2023 Series B bonds were issued as tax-exempt bonds to refund a portion of the outstanding 2013 Series B bonds maturing on October 1, 2035, through October 1, 2039, refund approximately \$156.9 million of CP notes for certain capital projects benefitting the Wastewater Enterprise. The Series B bonds were issued as serial bonds with coupons of 4.0% and 5.0% and a final maturity of 2042. The refunding resulted in the recognition of a deferred accounting gain of \$5.3 million and gross debt service savings of \$10.6 million.

The \$165.7 million 2023 Series C bonds were issued as tax-exempt Green Bonds to refund all of the outstanding 2018 Series C bonds. The Series C bonds were issued as serial bonds with a coupon of 4.0% and a final maturity of 2048. The refunding resulted in the recognition of a deferred accounting gain of \$1.0 million, gross debt service savings of \$24.6 million, and an economic gain of \$15.8 million or 8.8% of refunded bonds.

Lake Merced Green Infrastructure Project CWSRF Loan

In January 2016, then amended in May 2016, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a Clean Water State Revolving Fund (CWSRF) Loan to fund the Lake Merced Green Infrastructure Project of the Sewer System Improvement Program. The aggregate amount of the CWSRF loans is \$7.4 million. The loan bears an interest rate of 1.6% which was equal to one-half of the State of California's most recent 30-year General Obligation Bond true interest cost at the time the agreement was executed. The CWSRF loan will have a 30-year term, with loan repayment beginning one year after substantial completion of each project's construction; completion was in October 2020. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The SFPUC has received loan disbursements to date totaling \$6.1 million and a construction period interest of \$0.17 million transferred to principal. As of June 30, 2023, the principal amount outstanding of the loan was \$5.9 million.

Southeast Plant (SEP) 521/522 and Disinfection Upgrade Project CWSRF Loan

In September 2017, then amended in December 2017 and May 2018, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a CWSRF Loan to fund the SEP 521/522 and Disinfection Upgrade Project of the Sewer System Improvement Program. The aggregate amount of the CWSRF loans is \$40.0 million. The loan bears an interest rate of 1.8% which was equal to one-half of the State of California's most recent 30-year General Obligation Bond true interest cost at the time the agreement was executed. The CWSRF loan will have a 30-year term, with loan repayment beginning one year after substantial completion of each project's construction; substantial completion occurred in July 2019. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The SFPUC has received proceeds from loan disbursements to date totaling \$39.7 million. As of June 30, 2023, the principal amount outstanding of the loan was \$36.4 million

North Point Facility Outfall Rehabilitation Project CWSRF Loan

In September 2017, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a CWSRF Loan to fund the North Point Facility Outfall Rehabilitation Project of the Sewer System Improvement Program. The aggregate amount of the CWSRF loans is \$20.2 million. The loan bears an interest rate of 1.8% which was equal to one-half of the State of California's most recent 30-year General Obligation Bond true interest cost at the time the agreement was executed. The CWSRF loan will have a 30-year term, with loan repayment beginning one year after substantial completion of each project's construction; substantial completion occurred in February 2018. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The SFPUC has received proceeds from loan disbursements to date totaling \$17.7 million. As of June 30, 2023, the principal amount outstanding of the loan was \$15.2 million.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Southeast Plant (SEP) Primary/Secondary Clarifier Upgrade Project CWSRF Loan

In September 2017, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a CWSRF Loan to fund the SEP Primary/Secondary Clarifier Upgrade Project of the Sewer System Improvement Program. The aggregate amount of the CWSRF loans is \$34.4 million. The loan bears an interest rate of 0.8% which was equal to one-half of the State of California's most recent 30-year General Obligation Bond true interest cost at the time the agreement was executed. The CWSRF loan will have a 30-year term, with loan repayment beginning one year after substantial completion of each project's construction; substantial completion occurred in June 2018. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The SFPUC has received proceeds from loan disbursements to date totaling \$29.2 million. As of June 30, 2023, the principal amount outstanding of the loan was \$25.3 million.

Oceanside (OSP) Digester Gas Utilization Upgrade Project

In May 2020, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a CWSRF Loan to fund the OSP Digester Gas Utilization Upgrade Project of the Sewer System Improvement Program. The CWSRF loan is in the amount of \$54.4 million, which includes \$4.0 million of principal forgiveness, or a grant. The loan bears an interest rate of 1.4% which was equal to one-half of the State of California's most recent 30-year General Obligation Bond true interest cost at the time the agreement was executed. The CWSRF loan will have a 30-year term, with loan repayment beginning one year after substantial completion of each projects construction. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The SFPUC has received proceeds from loan disbursements to date totaling \$33.2 million, which included a loan forgiveness grant of \$4.0 million. As of June 30, 2023, the principal amount outstanding of the loan was \$29.2 million.

Southeast Plant (SEP) Biosolids Digester Facilities Project

In May 2020, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a CWSRF Loan to fund the SEP Biosolids Digester Facilities Project of the Sewer System Improvement Program. The CWSRF loan is in the amount of \$132.0 million, which includes \$4.0 million of principal forgiveness, or a grant. The loan bears an interest rate of 1.4% which was equal to one-half of the State of California's most recent 30-year General Obligation Bond true interest cost at the time the agreement was executed. The CWSRF loan will have a 30-year term, with loan repayment beginning one year after substantial completion of each project's construction; substantial completion is expected in May 2026. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The SFPUC has received proceeds from loan disbursements to date totaling \$132.0 million, which includes a \$4.0 million loan forgiveness grant. As of June 30, 2023, the principal amount outstanding of the loan was \$128.0 million.

Southeast Plant (SEP) New Headworks (Grit) Replacement Project

In May 2021, the SFPUC entered into an Installment Sale Agreement with the State Water Resources Control Board for a CWSRF Loan to fund the SEP New Headworks (Grit) Replacement Project of the Sewer System Improvement Program. The CWSRF loan is in the amount of \$112.0 million. The loan bears an interest rate of 1.1% which was equal to one-half of the State of California's most recent 30-year General Obligation Bond true interest cost at the time the agreement was executed. The CWSRF loan will have a 30-year term, with loan repayment beginning one year after substantial completion of each project's construction; substantial completion is expected in March 2024. The CWSRF loan is secured on a parity lien basis with the Enterprise's outstanding revenue bonds. The SFPUC has received proceeds from loan disbursements to date totaling \$64.7 million and a receivable for reimbursement of \$13.9 million. As of June 30, 2023, the principal amount outstanding of the loan was \$78.6 million.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

WIFIA Loan Agreement-Biosolids Digester Facility Project

In July 2018, the SFPUC entered into a Water Infrastructure Finance and Innovation Act (WIFIA) Loan Agreement (WIFIA Loan) with the United States Environmental Protection Agency in the amount of \$699.2 million. The WIFIA Loan was entered into pursuant to the WIFIA statute authorized by Congress in 2014. The WIFIA Loan will fund 49% of the costs of the Wastewater Enterprise's Biosolids Digester Facility Project plus certain eligible expenses. Payment of the WIFIA Loan will be secured by a senior lien pledge of the Wastewater Enterprise's net revenues and is on a parity lien basis with the SFPUC's outstanding Wastewater Revenue Bonds and CWSRF Loans entered into with the California State Water Resources Control Board.

The original 2018 loan bears a fixed interest rate of 3.09% for a 35-year term, with loan repayment expected to begin in fiscal year 2026, after substantial completion of the project construction. In June 2020, the SFPUC re-executed the WIFIA Loan Agreement to have a fixed interest rate of 1.45% for a 35-year term. All other terms of the WIFIA Loan Agreement were unchanged.

In March of 2023, the SFPUC received disbursement of \$122.3 million in respect to eligible project costs and a capitalized interest of \$74 added to principal. As of June 30, 2023, the principal amount of loan outstanding was \$122.4 million.

WIFIA Loan Agreement-Southeast Treatment Plant Improvements

In June 2020, the SFPUC entered into a WIFIA Loan with the United States Environmental Protection Agency in the amount of \$513.9 million. The WIFIA Loan was entered into pursuant to the WIFIA statute authorized by Congress in 2014. The WIFIA Loan will fund 49% of the costs of the Wastewater Enterprise's SEP New Headworks Replacement Project and additional costs of the revised Biosolids Digester Facility Project plus certain eligible expenses. Payment of the WIFIA Loan will be secured by a senior lien pledge of the Wastewater Enterprise's net revenues and is on a parity lien basis with the SFPUC's outstanding Wastewater Revenue Bonds and CWSRF Loans entered into with the California State Water Resources Control Board. The loan will bear a fixed interest rate of 1.45% for a 35-year term, with loan repayment expected to begin in fiscal year 2025, after substantial completion of project construction. The SFPUC has not submitted any requests for loan disbursements to date and there is no outstanding loan principal as of June 30, 2023.

WIFIA Master Loan Agreement and Project 1 Loan Agreement

In April 2023, the SFPUC entered into a Loan Agreement with the United States Environmental Protection Agency. The WIFIA Master Agreement and Project 1 Loan was entered into pursuant to the WIFIA authorized by Congress in 2014. The SFPUC entered the WIFIA Master Loan Agreement with the EPA in an amount not to exceed \$791.3 million to provide partial funding for projects in the Wastewater Enterprise Capital Plan. The Master Agreement defines the general terms for funding a series of WIFIA loans, the first of which is the "Project 1 Loan Agreement". The incurrence of the Project 1 Loan Agreement, in an aggregate initial principal amount not to exceed \$369.3 million will provide partial funding for six Wastewater Enterprise capital improvement projects. Those projects are Westside Pump Station Reliability Improvements, North Shore Pump Station Wet Weather Improvements, Wawona Area Stormwater Improvement, New Treasure Island Wastewater Treatment Plant, Folsom Area Stormwater Improvement, and Yosemite Creek Daylighting, Proceeds of the Joan will fund 49% of project costs plus eligible expenses. The Project 1 Loan is on a parity lien basis with the SFPUC's outstanding Wastewater Revenue Bonds and CWSRF Loans entered into with the California State Water Resources Control Board. The loan will bear a fixed interest rate of 3.65% for a 32-year term, with loan repayment expected to begin in fiscal year 2033. The SFPUC has not yet submitted any requests for loan disbursements to date and there is no outstanding loan principal as of June 30, 2023.

Notes to Basic Financial Statements (Continued) June 30, 2023

(Dollars in Thousands)

Events of Default and Remedies

Wastewater Revenue Bonds, SRF Loans, and WIFIA Loan - Events of default as specified in the Wastewater Enterprise Indenture include non-payment, material breach of warranty, representation, or indenture covenants which are not cured within applicable grace periods, and bankruptcy and insolvency events. The trustee, upon written request, by majority of the owners (by aggregate amount of the bond obligations or of a credit provider), shall declare the principal and interest accrued thereon, to be due and payable immediately. As of June 30. 2023, there were no such events described herein.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(9) EMPLOYEE BENEFIT PROGRAMS

(a) Retirement Plans

General Information About the Pension Plans – The San Francisco City and County Employees' Retirement System (Retirement System) administers a cost-sharing multiple-employer defined benefit pension plan (SFERS Plan), which covers substantially all of the employees of the City and County of San Francisco, and certain classified and certificated employees of the San Francisco Community College and Unified School Districts, and San Francisco Trial Court employees other than judges. The San Francisco City and County Charter and the Administrative Code are the authority which establishes and amends the benefit provisions and employer obligations of the SFERS Plan. The Retirement System issues a publicly available financial report that includes financial statements and required supplementary information for the SFERS Plan. That report may be obtained on the Retirement System's website at http://mysfers.org or by writing to the San Francisco City and County Employees' Retirement System, 1145 Market Street, 5th Floor, San Francisco, CA 94103 or by calling (415) 487-7000

Replacement Benefits Plan – The Replacement Benefits Plan (RBP) is a qualified excess benefit plan established in October 1989. Internal Revenue Code Section 415(m) provides for excess benefit rarangements that legally permit benefit payments above the Section 415 limits, provided that the payments are not paid from the SFERS Trust. The RBP allows the City to pay SFERS retirees any portion of the Charter-mandated retirement allowance that exceeds the annual Section 415(b) limit. The RBP plan does not meet the criteria of a qualified trust under GASB Statement No. 73 because RBP assets are subject to the claims of the employer's general creditors under federal and State law in the event of insolvency.

In addition, some City employees are eligible to participate in the Public Employees' Retirement Fund (PERF) of the California Public Employees' Retirement System (CalPERS) Safety Plan, an agent multiplemployer pension plan, or the CalPERS Miscellaneous Rate Plan, included in CalPERS public agency cost-sharing multiple-employer pension plan. Some employees of the Transportation Authority, a blended component unit, and the Successor Agency, a fiduciary component unit, are eligible to participate in a CalPERS Miscellaneous Rate Plan or a CalPERS Public Employees' Pension Reform Act (PEPRA) Miscellaneous Rate Plan, both rate plans are included in CalPERS public agency cost-sharing multiple-employer pension plan. In addition, some employees of the Treasure Island Development Authority, a discretely presented component unit, are eligible to participate in the CalPERS Miscellaneous Rate Plan included in CalPERS public agency cost-sharing multiple-employer pension plan.

CalPERS acts as a common investment and administrative agent for various local and State governmental agencies within the State of California . Benefit provisions and other requirements are established by State statute, employer contract with CalPERS, by City resolution and resolution of component units. CalPERS issues publicly available reports that include a full description of the pension plans regarding benefit provisions, assumptions and membership information that can be found on the CalPERS website at www.calpers.ca.gov.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Benefits

<u>SFERS</u> – The SFERS Plan provides service retirement, disability, and death benefits based on specified percentages of defined final average monthly salary and provides annual cost-of-living adjustments (COLA) after retirement. The SFERS Plan also provides pension continuation benefits to qualified survivors. The Retirement System pays benefits according to the category of employment and the type of benefit coverage provided by the City. The four main categories of SFERS Plan members are:

- Miscellaneous Non-Safety Members staff, operational, supervisory, and all other eligible employees who are not in special membership categories.
- Sheriffs Department and Miscellaneous Safety Members sheriffs assuming office on and after January 7, 2012, and undersheriffs, deputized personnel of the Sheriffs Department, and miscellaneous safety employees hired on and after January 7, 2012.
- Firefighter Members firefighters and other employees whose principal duties are in fire prevention
 and suppression work or who occupy positions designated by law as firefighter member positions.
- Police Members police officers and other employees whose principal duties are in active law enforcement or who occupy positions designated by law as police member positions.

The membership groups and the related service retirement benefits are summarized as follows:

Miscellaneous Non-Safety Members who became members prior to July 1, 2010, qualify for a service retirement benefit if they are at least 50 years old and have at least 20 years of credited service or if they are at least 60 years old and have at least 10 years of credited service. The service retirement benefit is calculated using the member's final compensation (highest one-year average monthly compensation) multiplied by the member's years of credited service times the member's age factor up to a maximum of 75% of the member's final compensation.

Miscellaneous Non-Safety Members who became members on or after July 1, 2010, and prior to January 7, 2012 qualify for a service retirement benefit if they are at least 50 years old and have at least 20 years of credited service or if they are at least 60 years old and have at least 10 years of credited service. The service retirement benefit is calculated using the member's final compensation (highest two-year average monthly compensation) multiplied by the member's years of credited service times the member's age factor up to a maximum of 75% of the member's final compensation.

Miscellaneous Non-Safety Members who became members on or after January 7, 2012, qualify for a service retirement benefit if they are at least 53 years old and have at least 20 years of credited service or if they are at least 60 years old and have at least 10 years of credited service. The service retirement benefit is calculated using the member's final compensation (highest three-year average monthly compensation) multiplied by the member's years of credited service times the member's age factor up to a maximum of 75% of the member's final compensation.

Sheriff's Department Members and Miscellaneous Safety Members who were hired on or after January 7, 2012 qualify for a service retirement benefit if they are at least 50 years old and have at least 5 years of credited service. The service retirement benefit is calculated using the member's final compensation (highest three-year average monthly compensation) multiplied by the member's years of credited service times the member's age factor up to a maximum of 90% of the member's final compensation.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Firefighter Members and Police Members who became members before November 2, 1976, qualify for a service retirement benefit if they are at least 50 years old and have at least 25 years of credited service. The service retirement benefit is calculated using the member's final compensation (monthly salary earnable at the rank or position the member held for at least one year immediately prior to retiring) multiplied by the member's years of credited service times the member's age factor up to a maximum of 90% of the member's final compensation.

Firefighter Members and Police Members who became members on or after November 2, 1976, and prior to July 1, 2010 qualify for a service retirement benefit if they are at least 50 years old and have at least 5 years of credited service. The service retirement benefit is calculated using the member's final compensation (highest one-year average monthly compensation) multiplied by the member's years of credited service times the member's age factor up to a maximum of 90% of the member's final compensation.

Firefighter Members and Police Members who became members on or after July 1, 2010, and prior to January 7, 2012 qualify for a service retirement benefit if they are at least 50 years old and have at least 5 years of credited service. The service retirement benefit is calculated using the member's final compensation (highest two-year average monthly compensation) multiplied by the member's years of credited service times the member's age factor up to a maximum of 90% of the member's final compensation

Firefighter Members and Police Members who became members on or after January 7, 2012, qualify for a service retirement benefit if they are at least 50 years old and have at least 5 years of credited service. The service retirement benefit is calculated using the member's final compensation (highest three-year average monthly compensation) multiplied by the member's years of credited service times the member's age factor up to a maximum of 90% of the member's final compensation.

All members are eligible to apply for a disability retirement benefit, regardless of age, when they have 10 or more years of credited service and they sustain an injury or illness that prevents them from performing their duties. Safety members are eligible to apply for an industrial disability retirement benefit from their first day on the job if their disability is caused by an illness or injury that they receive while performing their duties.

All members' qualified surviving spouses and qualified domestic partners are eligible to apply for death benefits prior to or after member's retirement.

Death benefit prior to retirement generally, upon death of the active member who is eligible for a service retirement, qualified surviving spouse and qualified domestic partner receive continuation benefits equal to 50% to 100% of the member's retirement allowance that the member would have received had he or she retired on the date of death. The qualified surviving spouses and qualified domestic partners of Safety members who die prior to becoming eligible for service retirement and whose death is due to an injury received in or illness caused by the performance of duty, salary continuation is provided to the qualified survivor until such time as the member would have qualified for service retirement had he or she lived at which time a continuation benefit equal to 100% of the member's service retirement allowance is provided to the qualified survivor. A lump sum death payment equal to 6 months' earnable salary plus the member's accumulated contributions is provided upon the death of an active employee not yet eligible for a service retirement to the member's named beneficiary or estate.

Death benefit after retirement generally, upon the death of a retired member, the Retirement System provides continuation benefits to a qualified surviving spouse or qualified domestic partner equal to 50% to 100% of the member's retirement allowance as of the date of death.

All retired members receive a benefit adjustment each July 1, which is the Basic COLA. The majority of adjustments are determined by changes in the Consumer Price Index (CPI) with increases capped at 2%. The SFERS Plan provides for a Supplemental COLA in years when there are sufficient "excess" investment earnings in the Plan. The maximum benefit adjustment each July 1 is 3.5% including the

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Basic COLA. Effective July 1, 2012, voters approved changes in the criteria for payment of the Supplemental COLA benefit, so that Supplemental COLAs would only be paid when the Plan is also fully funded on a market value of assets basis. Certain provisions of this voter-approved proposition were challenged in the Courts. A decision by the California Courts modified the interpretation of the proposition. Effective July 1, 2012, members who retired before November 6, 1996, will receive a Supplemental COLA only when the Plan is also fully funded on a market value of assets basis. However, the "full funding" requirement does not apply to members who retired on a fater November 6, 1996, and were hired before January 7, 2012. For all members hired before January 7, 2012, all Supplemental COLAs paid to them in retirement benefits will continue into the future even when an additional Supplemental COLA is not payable in any given year. For members hired on and after January 7, 2012, a Supplemental COLA will only be paid to retirees when there are sufficient "excess" investment earnings in the Plan and the Plan is also fully funded on a market value of asset basis and

in addition for these members, Supplemental COLAs will not be permanent adjustments to retirement benefits. That is, in years when a Supplemental COLA is not paid, all previously paid Supplemental

<u>CalPERS</u> – CalPERS provides service retirement and disability benefits, annual cost-of-living adjustments and death benefits to plan members, who must be public employees and beneficiaries. Benefits are based on a final compensation, which is the highest average pay rate and special compensation during any consecutive one-year or three-year period. The cost-of-living adjustments for the CalPERS plans are applied as specified by the Public Employees' Retirement Law. The California PEPRA, which took effect in January 2013, changes the way CalPERS retirement and health benefits are applied, and places compensation limits on members. As such, members who established CalPERS membership on or after January 1, 2013, are known as "PEPRA" members.

The CalPERS' provisions and benefits in effect at June 30, 2023, are summarized as follows:

CalPERS' Provisions and Benefits

COLAs will expire.

	City Safety Plan		
	Prior to	On or after	
Hire date	January 1, 2013	January 1, 2013	
Benefit formula	2% @ 50, 2% @	2% @ 57 or	
	55, or 3% @ 55	2.7% @ 57	
Benefit vesting schedule	5 years of service	5 years of service	
Benefit payments	Monthly for life	Monthly for life	
Required employee contribution rates	7.00% to 9.00%	11.50% to 14.50%	
Required employer contribution rates	23.70%	23.70%	

^{*} For the City Miscellaneous Plan and the Treasure Island Miscellaneous Plan there are no current active employees

	Transportation Authority Miscellaneous Plan		Successor Agency Miscellaneous Plan		
	Prior to	On or after	Prior to	On or after	
Hire date	January 1, 2013	January 1, 2013	January 1, 2013	January 1, 2013	
Benefit formula	2% @ 55	2% @ 62	2% @ 55	2% @ 62	
Benefit vesting schedule	5 years of service	5 years of service	5 years of service	5 years of service	
Benefit payments	Monthly for life	Monthly for life	Monthly for life	Monthly for life	
Required employee contribution rates	6.91%	6.75%	6.92%	7.25%	
Required employer contribution rates	10.87%	7.47%	11.65%	7.65%	

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

At June 30, 2023, the following current and former employees were covered by the benefit terms under each pension plan:

	SFERS Plan	City CalPERS Miscellaneous Plan	City CalPERS Safety Plan	Transportation Authority CalPERS Classic & PEPRA Miscellaneous Plans	Successor Agency CalPERS Classic & PEPRA Miscellaneous Plans	Treasure Island Development Authority CalPERS Miscellaneous Plan
Inactive employees or beneficiaries currently receiving benefits	32,104	62	1,270	16	189	1
yet receiving benefits	12,657	1	250	65	100	-
Active employees	34,017	-	660	39	43	-
Total	78,778	63	2,180	120	332	1

Contributions

For the year ended June 30, 2023, the City's actuarial determined contributions were as follows:

SFERS Plan	\$ 638,003
City CalPERS Miscellaneous Plan	-
City CalPERS Safety Plan	50,754
Transportation Authority CalPERS Classic & PEPRA Miscellaneous Plans	689
Successor Agency CalPERS Classic & PEPRA Miscellaneous Plans	2,934
Treasure Island Development Authority CalPERS Miscellaneous Plan	 2
Total	\$ 692,382

<u>SFERS</u> – Contributions are made to the basic SFERS Plan by both the City and the participating employees. Employee contributions are mandatory as required by the Charter. Employee contribution rates for fiscal year 2022-23 varied from 7.5% to 12.0% as a percentage of gross covered salary. For the year ended June 30, 2023, most employee groups agreed through collective bargaining for employees to contribute the full amount of the employee contributions on a pretax basis. The City is required to contribute at an actuarially determined rate. Based on the July 1, 2021, actuarial report, the required employer contribution rates for fiscal year 2022-23 were 17.85% to 21.35%.

<u>CaIPERS</u> – Section 20814(c) of the California Public Employees' Retirement Law requires that the employer contribution rates for all public employers be determined on an annual basis by the actuary and shall be effective on the July 1 following notice of a change in the rate. Funding contributions for the PERF are determined annually on an actuarial basis as of June 30 by CaIPERS. The actuarially determined rate is the estimated amount necessary to finance the costs of benefits earned by public employees during the year, with an additional amount to finance any unfunded accrued liability.

Replacement Benefits Plan – The RBP is and will remain unfunded and the rights of any participant and beneficiary are limited to those specified in the RBP. The RBP constitutes an unsecured promise by the City to make benefit payments in the future to the extent funded by the City. The City paid \$4.5 million replacement benefits in the year ended June 30. 2023.

Pension liabilities are financed by governmental funds, enterprise funds, fiduciary funds and discrete component unit that are responsible for the charges.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Net Pension Liability (Asset)

The table below shows how the net pension liability (NPL) or (net pension asset) (NPA) as of June 30, 2023, is distributed.

	Net I	Pension Asset	Net Pe	ension Liability	Total
Governmental activities	\$	(17,362)	\$	1,954,150	\$ 1,936,788
Business-type activities		-		1,113,763	1,113,763
Fiduciary funds		-		37,328	37,328
Component Unit - Treasure Island Development Authority				11_	11_
Total	\$	(17,362)	\$	3,105,252	\$ 3,087,890

As of June 30, 2023, the City's NPL/(NPA) is comprised of the following:

	Proportionate Share	Share of Net Pension Liability (Asset)
SFERS Plan	94.8676%	\$ 2,552,996
City CalPERS Miscellaneous Plan	-0.1503%	(17,362)
City CalPERS Safety Plan	N/A	355,592
Transportation Authority CalPERS Classic & PEPRA Miscellaneous Plans.	0.0294%	3,394
Successor Agency CalPERS Classic & PEPRA Miscellaneous Plans	0.3232%	37,328
Treasure Island Development Authority CalPERS Miscellaneous Plan	0.0001%	11
Replacement Benefits Plan	N/A	155,931
Total		\$ 3,087,890

The City's NPL/(NPA) for each of its cost-sharing plans is measured as a proportionate share of the plans' NPL/(NPA). The City's NPL/(NPA) for each of its cost-sharing plans is measured as of June 30, 2022, and the total pension liability for each cost-sharing plan used to calculate the NPL/(NPA) was determined by an actuarial valuation as of June 30, 2021, rolled forward to June 30, 2022, using standard update procedures. The City's proportion of the NPL/(NPA) for the SFERS Plan was based on the City's long-term share of contributions to SFERS relative to the projected contributions of all participating employers, actuarially determined. The City's proportions of the NPL/(NPA) for the CalPERS plans were actuarially determined as of the valuation date.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The City's proportionate share and NPL/(NPA) of each of its cost-sharing plans as of June 30, 2022 and 2021 were as follows:

	June 3	0, 2022	June 3	0, 2021	
	(Measurer	ment Date)	(Measurement Date)		
		Share of Net		Share of Net	
		Pension		Pension	
	Proportionate	Liability	Proportionate	Liability	
	Share	(Asset)	Share	(Asset)	
SFERS Plan	94.8676%	\$ 2,552,996	94.6421%	\$ (2,446,565)	
City CalPERS Miscellaneous Plan	-0.1503%	(17,362)	-0.4126%	(22,316)	
Transportation Authority CalPERS Classic & PEPRA Miscellaneous Plans.	0.0294%	3,394	0.0160%	868	
Successor Agency CalPERS Classic & PEPRA Miscellaneous Plans	0.3232%	37,328	0.4073%	22,028	
Treasure Island Development Authority CalPERS Miscellaneous Plan	0.0001%	11	0.0001%	6	
Total		\$ 2,576,367		\$ (2,445,979)	

The City's NPL for the CalPERS City Safety Plan (agent plan) is measured as the total pension liability, less the CalPERS Safety Plan's fiduciary net position. The change in the NPL for the City CalPERS Safety Plan is as follows:

	Increase (Decrease)					
	Total Pension Liability	Plan Fiduciary Net Position	Net Pension Liability			
Balance at June 30, 2021 (MD)	\$ 1,590,799	\$ 1,446,527	\$ 144,272			
Change in year: Service cost	27,820	-	27,820			
Interest on the total pension liability Changes of assumptions	109,898 45,696	-	109,898 45,696			
Differences between expected and actual experience	(19,162)	-	(19,162)			
Contributions from the employer	-	55,172	(55,172)			
Contributions from employees Net investment loss	-	7,885 (109,224)	(7,885) 109,224			
Benefit payments, including refunds of employee contributions	(77,028)	(77,028)	_			
Administrative expense		(901)	901			
Net changes during measurement period	87,224	(124,096)	211,320			
Balance at June 30, 2022 (MD)	\$ 1,678,023	\$ 1,322,431	\$ 355,592			

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

The City's pension liability for the Replacement Benefits Plan is measured as the total pension liability as there are no assets in the plan. The change in the total pension liability for the City Replacement Benefits Plan is as follows:

		Increase (Decrease)
	_	Total Pension Liability
Balance at June 30, 2021 (MD) Change in year:	\$	219,574
Service cost		2,894
Interest		4,726
Differences between expected and actual		
experience		(24,639)
Assumption changes		(42,151)
Benefit payments		(4,473)
Net changes during measurement period	Ξ	(63,643)
Balance at June 30, 2022(MD)	\$	155,931

Pension Expenses/(Benefits) and Deferred Outflows/Inflows of Resources Related to Pensions

For the year ended June 30, 2023, the City recognized pension expense/(benefit) including amortization of deferred outflows/inflows related to pension items as follows:

	Primary Government							ponent Unit	
		ernmental ctivities		ness-type	F	iduciary Funds	Dev	easure sland elopment uthority	 Total
SFERS Plan	\$	(5,916)	\$	(7,280)	\$	-	\$	-	\$ (13,196)
City CalPERS Miscellaneous Plan		18,937		-		-		-	18,937
City CalPERS Safety Plan		47,305		-		-		-	47,305
Transportation Authority CalPERS Classic & PEPRA Miscellaneous Plans		1,415		-		-		-	1,415
Successor Agency CalPERS Classic & PEPRA Miscellaneous Plans		-		-		(7,327)		-	(7,327)
Treasure Island Development Authority CalPERS Miscellaneous Plan		-		-		-		(1)	(1)
Replacement Benefits Plan		8,101		6,866		-			 14,967
Total pension expense/(benefit)	\$	69,842	\$	(414)	\$	(7,327)	\$	(1)	\$ 62,100

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

At June 30, 2023, the City's reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources.

CalPERS

			RS PI			CalP	neo			ansportati Miscellane	on A	Plan		Success Miscellar	eous	Plan
	0	Deferred utflows of esources	- 1	Deferred nflows of esources	Oi	Deferred utflows of esources	In	eferred flows of sources	Ou	eferred tflows of sources	In	eferred flows of sources	Οι	eferred atflows of esources	In	leferred iflows of esources
Pension contributions subsequent		000.000	s		s		s		s	000	s		s	0.004		
to measurement date Change in assumptions	\$	638,003 663,373	\$	317.349	Þ	-	Þ	1.779	\$	689 348	Þ	-	3	2,934 3.825	\$	502
Difference between expected and		000,010		317,348		-		1,770		340		-		3,023		302
actual experience		233,032		_		-		115		68		46		750		-
Change in employer's proportion																
and differences between the employer's contributions and the employer's proportionate share of contributions		73.364		55.246		10.641		2.401		492		111		166		4.593
Net difference between projected																
and actual earnings on plan																
investments		-		199,056		-		3,180		622		-		6,838		-
Total	\$	1,607,772	\$	571,651	\$	10,641	\$	7,475	\$	2,219	\$	157	\$	14,513	\$	5,095
	Tr	easure Isla	thorit	evelopment y	Ci	ity CalPERS	Saf	etv Plan	Ret	olacement	Bene	rfits Plan		Te	otal	
	\neg	Deferred		Deferred		Deferred		eferred		eferred		eferred	-	eferred		eferred
		utflows of		nflows of		utflows of		flows of		tflows of		flows of		tflows of		flows of
	R	esources	R	esources	Re	esources	Re	sources	Re	sources	Re	sources	Re	sources	Re	sources
Pension contributions subsequent to measurement date	s	2	s		s	50.754	s		s		s		s	692.382	s	
Change in assumptions	٥	1	Þ	-	Þ	23.936	Þ	-	٥	25.082	Þ	33.721	٥	716.565	٥	353,351
Difference between expected and				-				-								
actual experience		8		-		264		10,039		20,567		19,711		254,689		29,911
Change in employer's proportion and differences between the employer's contributions and the employer's proportionate share																
of contributions		3		3		-		-		10,593		10,593		95,259		72,947
Net difference between projected and actual earnings on plan																
investments	_	2		-		66,439	_	-		-		-	_	73,901	_	202,236
Total	\$	16	\$	3	\$	141,393	\$	10,039	\$	56,242	\$	64,025	\$ 1	1,832,796	\$	658,445

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

At June 30, 2023, the City reported \$692.4 million as deferred outflows of resources related to contributions subsequent to the measurement date, which will be recognized as an adjustment to net pension liability/(asset) in the reporting year ended June 30, 2024. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized as pension expense in the reporting year as follows:

Year Ending June 30	SF	ERS Plan		CalPERS Miscellaneous Plan	Trai	calPERS esportation authority cellaneous Plan	Succ	CalPERS tessor Agency scellaneous Plan	Treas Deve Au	IPERS ure Island lopment thority neous Plan		alPERS fety Plan		lacement efits Plan		Total
2024	\$	(136,819)	\$	1,703	\$	447	\$	913	\$	4	\$	23,510	\$	10,599	\$	(99,643)
2025		(178, 373)		2,014		359		869		3		10,750		1,969		(162,409)
2026		(382,574)		1,394		187		520		2		4,657		(6,994)		(382,808)
2027		1,095,884		(1,945)		380		4,182		2		41,683		(13,357)		1,126,829
Total	S	398,118	S	3,166	S	1.373	S	6.484	S	11	S	80,600	S	(7.783)	S	481.969

Actuarial Assumptions

A summary of the actuarial assumptions and methods used to calculate the total pension liability as of June 30, 2022 is provided below, assumptions were consistent with the July 1, 2021 actuarial valuation.

	SFERS Plan		CalPERS Miscellaneous and Safety Plans
Valuation date	June 30, 2021 updated to June 30, 2022		June 30, 2021
Measurement date	June 30, 2022		June 30, 2022
Actuarial cost method	Entry-age normal cost method		Entry-age normal cost method
Investment rate of return	7.20%, net of pension plan investment expenses		6.90%, net of pension plan investment expenses, includes inflation
Municipal bond yield	3.54% as of June 30, 2022 Bond Buyer 20-Bond GO Index, June 30, 2022		
Inflation	2.50%		2.30%
Projected salary increases	3.25% plus merit component based employee classification and years of service		Varies by Entry Age and Service
Discount rate	7.20% as of June 30, 2022		6.90% as of June 30, 2022
Basic COLA	Old Miscellaneous and		
	All New Plans Old Police and Fire:	2.00%	Miscellaneous Contract COLA up to 2.30% until Purchasing Protection Allowance Floor on Purchasing Power applies.
	Pre 7/1/75 Retirements	1.90%	Safety standard COLA 2.0%
	Chapters A8.595 and A8.596	2.50%	
	Chapters A8 559 and A8 585	3 60%	

For SFERS, mortality rates for healthy Miscellaneous members were based upon adjusted PubG-2010 Employee and Retiree tables for non-annuitants and retirees, respectively. Mortality rates were then projected generationally from the base year using the MP-2019 projection scale.

The actuarial assumptions used in the SFERS valuation at the June 30, 2022, measurement date were based upon the results of an experience study for the period July 1, 2014, through June 30, 2019, and an economic experience study as of July 1, 2021.

For CalPERS, the mortality table used was developed based on CalPERS' specific data. The rates incorporate generational mortality to capture ongoing mortality improvements using 80% of Scale MP 2020 published by the Society of Actuaries. All other actuarial assumptions were based on the results of the 2021 actuarial experience study. The Experience Study report can be obtained at CalPERS' website

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

GASB Statement No. 68 states that the long-term expected rate of return should be determined net of pension plan investment expense but without reduction for pension plan administrative expense. The CalPERS discount was 6.90% as of the June 30, 2022, measurement date.

For the Replacement Benefits Plan beginning of the year measurement is also based on the census data used in the actuarial valuation as of July 1, 2021.

Discount Rates

SFERS - The discount rate used to measure SFERS's total pension liability as of June 30, 2022, was 7.20%. The projection of cash flows used to determine the discount rate assumed that plan members and employers contributions will continue to be made at the rates specified in the Charter. Employer contributions were assumed to be made in accordance with the contribution policy in effect for July 1, 2021, actuarial valuation.

While the contributions and measure of the Actuarial Liability in the valuation do not anticipate any future Supplemental COLAs, the projected contributions for the determination of the discount rate include the anticipated future amortization payments on future Supplemental COLAs for current members when they are expected to be granted. For members who worked after November 6, 1996, and before Proposition C passed (Post 97 Retirees), a Supplemental COLA is granted if the actual investment earnings during the year exceed the expected investment earnings on the Actuarial Value of Assets. For members who did not work after November 6, 1996, and before Proposition C passed, the Market Value of Assets must also exceed the Actuarial Liability at the beginning of the year for a Supplemental COLA to be granted. When a Supplemental COLA is granted, the amount depends on the amount of excess earnings and the basic COLA amount for each membership group. The large majority of members receive a 1.50% Supplemental COLA when granted.

Because the probability of a Supplemental COLA depends on the current funded level of the Retirement System, the Retirement System developed an assumption as of June 30, 2022, of the probability and amount of Supplemental COLA for each future year. No Supplemental COLA was payable as of July 1, 2022 due to the unfavorable investment returns for fiscal year 2021-22.

The table below shows the net assumed Supplemental COLAs for members with a 2.00% basic COLA for sample years.

Assumed Supplemental COLA for Members with a 2.00% Basic COLA

Year Ending		Before 11/6/96 or
June 30	96 - Prop C	After Prop C
2024	0.75%	0.70%
2025	0.75%	0.60%
2026	0.75%	0.60%
2027+	0.75%	0.50%

The projection of benefit payments to current members for determining the discount rate includes the payment of anticipated future Supplemental COLAs.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Based on these assumptions, the Retirement System's fiduciary net position was projected to be available to make projected future benefit payments for current members. Projected benefit payments

are discounted at the long-term expected return on assets of 7.20% to the extent the fiduciary net position is available to make the payments and at the municipal bond rate of 3.54% to the extent they are not available. The single equivalent rate used to determine the total pension liability as of June 30, 2022. is 7.20%.

The long-term expected rate of return on pension plan investments was 7.20%. It was set by the Retirement Board after consideration of both expected future returns and historical returns experienced by the Retirement System. Expected future returns were determined by using a building-block method in which best-estimate ranges of expected future real rates of return were developed for each major asset class. These ranges were combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation.

Target allocation and best estimates of geometric long-term expected real rates of return (net of pension plan investment expense and inflation) for each major asset class are summarized in the following table

Asset Class	Target Allocation	Long-Term Expected Real Rate of Return
Global Equity	37.0%	4.8%
Treasuries	8.0%	0.6%
Liquid Credit	5.0%	3.5%
Private Credit	10.0%	5.8%
Private Equity	23.0%	7.9%
Real Assets	10.0%	4.7%
Hedge Funds/Absolute Return	10.0%	3.4%
Leverage	-3.0%	0.6%

CalPERS - The discount rate used to measure each of the CalPERS Miscellaneous Rate Plans and the Safety Plan total pension liability was 6.90%. The projection of cash flows used to determine the discount rate assumed that contributions from plan members will be made at the current member contribution rates and that contributions from employers will be made at statutorily required rates, actuarially determined. Based on those assumptions, the Plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

The long-term expected rate of return on pension plan investments was determined using a buildingblock method in which best-estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class.

In determining the long-term expected rate of return, CalPERS took into account long-term market return expectations as well as the expected pension fund cash flows. Projected returns for all asset classes are estimated and combined with risk estimates, are used to project compound (geometric) returns over the long term. The discount rate used to discount liabilities was informed by the long-term projected portfolio return.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The table below reflects long-term expected real rates of return by asset class.

Asset Class	Target Allocation	Real Return ^{(1),(2)}
Global equity - cap-weighted	30.00%	4.54%
Global equity - non-cap-weighted	12.00%	3.84%
Private equity	13.00%	7.28%
Treasury	5.00%	0.27%
Mortgage-backed securities	5.00%	0.50%
Investment grade corporates	10.00%	1.56%
High yield	5.00%	2.27%
Emerging market debt	5.00%	2.48%
Private debt	5.00%	3.57%
Real estate	15.00%	3.21%
Leverage	-5.00%	-0.59%

An expected price inflation of 2.30% used for this period.

Replacement Benefits Plan - The discount rate was 3.54% as of June 30, 2022. This reflects the yield for a 20-year, tax-exempt general obligation municipal bond with an average rating of AA/Aa or higher. The Municipal Bond Yield is the Bond Buyer 20-Year GO Index as of June 30, 2022. This is the rate used to determine the total pension liability as of June 30, 2022.

The inflation assumption of 2.50% compounded annually was used for projecting the annual IRC Section 415(b) limitations. However, the actual IRC Section 415(b) limitations published by the IRS of \$245 thousand was used for the 2022 measurement date.

The SFERS assumptions about Basic and Supplemental COLA previously discussed also apply to the Replacement Benefits Plan, including the impact of the State Appeals Court determination that the full funding requirement for payment of Supplemental COLA included in Proposition C was unconstitutional and the impact is accounted for as a change in benefits.

At June 30, 2023, the membership in the RBP had a total of 327 active members and 160 retirees and beneficiaries currently receiving benefits.

Figures are based on the 2021-22 Asset Liability Management study.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

Sensitivity of Proportionate Share of the Net Pension Liability/(Asset) to Changes in the Discount Rate

The following presents the City's proportionate share of the NPL/(NPA) for each of the City's costsharing retirement plans, calculated using the discount rate, as well as what the City's proportionate share of the net pension liability (asset) would be if it were calculated using a discount rate that is 1% lower or 1% higher than the current rate.

Cost-Sharing Pension Plans Proportionate Share of Net Pension Liability	N	% Decrease Share of NPL/(NPA) @ 6.20%	of	rrent Share NPL/(NPA) @ 7.20%	1% Increase Share of NPL/(NPA) @ 8.20%		
SFERS	\$	6,991,061	\$	2,552,996	\$	(1,105,652)	
	1% Decrease Share of NPL/(NPA) @ 5.90%		Current Share of NPL/(NPA) @ 6.90%		1% Increase Share of NPL/(NPA) @ 7.90%		
City CalPERS Miscellaneous Plan Transportation Authority CalPERS Classic & PEPRA Miscellaneous Plans Successor Agency CalPERS Classic & PEPRA Miscellaneous Plans Treasure Island Development Authority CalPERS Miscellaneous Plan	\$	(14,925) 5,908 52,513 22	\$	(17,362) 3,394 37,328 11	\$	(19,367) 1,324 24,834 2	

The following presents the NPL/(NPA) for the City's CalPERS Safety Plan (agent multiple-employer plan) and the total pension liability for the City's Replacement Benefits Plan, calculated using the discount rate, in effect as of the measurement date, as well as what the net/total pension liability would be if it were calculated using a discount rate that is 1% lower or 1% higher than the current rate.

Agent Pension Plan	1% [Decrease @ 5.90%		surement @ 6.90%	1% Increase @ 7.90%		
City CalPERS Safety Plan	\$	575,864	\$	355,592	\$	173,450	
gle Employer Plan		1% Decrease @ 2.54%		Measurement Date @ 3.54%		ncrease @	
Replacement Benefits Plan	\$	184.981	\$	155.931	\$	133.074	

Detailed information about the CalPERS Safety Plan's fiduciary net position is available in a separately issued CalPERS financial report, copies may be obtained from the CalPERS website at www.calpers.ca.gov.

Deferred Compensation Plan

The City offers its employees a deferred compensation plan in accordance with Internal Revenue Code (IRC) Section 457. The plan, available to all employees, permits them to defer a portion of their salary until future years. The deferred compensation is not available to employees or other beneficiaries until termination, retirement, death, or unforeseeable emergency.

The City has no administrative involvement and does not perform the investing function. The City has no fiduciary accountability for the plan and, accordingly, the plan assets and related liabilities to plan participants are not included in the basic financial statements.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Health Service System

The Health Service System was established in 1937. Health care benefits of employees, retired employees and surviving spouses are financed by beneficiaries and by the City through the Health Service System. The employers' contribution, which includes the San Francisco Community College District. San Francisco Unified School District and the San Francisco Superior Court, amounted to approximately \$873.6 million in fiscal year 2022-23. The employers' contribution is mandated and determined by Charter provision based on similar contributions made by the ten most populous counties in California and the contribution models negotiated with the unions. Included in this amount is \$257.2 million to provide postemployment health care benefits for 30,788 retired participants, of which \$215.5 million related to City employees. The City's liability for postemployment health care benefits is enumerated below. The City's contribution is paid out of current available resources and funded on a pay-as-you-go basis. The Health Service System issues a publicly available financial report that includes financial statements. That report may be obtained by writing to the San Francisco Health Service System, 1145 Market Street, Suite 300, San Francisco, CA 94103 or from the City's website.

(b) Postemployment Health Care Benefits

City (excluding the Transportation Authority and the Successor Agency)

The City maintains a defined benefit other postemployment benefits plan (the OPEB Plan). The OPEB Plan provides postemployment medical, dental and vision insurance benefits to eligible employees, retired employees, surviving spouses, and domestic partners. Health benefit provisions are established and may be amended through negotiations between the City and the respective bargaining units.

GASB Statement No. 75 requires that reported results must pertain to liability and asset information within certain defined timeframes. For this report, the following timeframes are used.

San Francisco Health Service System OPEB Plan

Valuation Date (VD) June 30, 2022 Measurement Date (MD) June 30, 2022

Measurement Period (MP) July 1, 2021 to June 30, 2022

The City prefunds its OPEB obligations through the Retiree Health Care Trust Fund (RHCTF) that allows participating employers to prefund certain postemployment benefits other than pensions for their covered employees. The RHCTF is an agent multiple-employer trust fund and has two participating employers: (i) the City and County of San Francisco and (ii) the San Francisco Community College District. The RHCTF is administered by the City and is presented as an other postemployment benefit trust fund herein. The RHCTF's administrator, the City and County of San Francisco's Retirement System (SFERS), issues a publicly available financial report consisting of financial statements and required supplementary information for the RHCTF in aggregate. The report may be obtained by writing to SFERS, 1145 Market Street, 5th Floor, San Francisco, CA 94103.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Former employees of the City and County of San Francisco who were members of the Health Service System and who retire under SFERS or CalPERS are eligible for postretirement health benefits from the City and County of San Francisco. Effective with Proposition B, passed June 3, 2008, employees hired on or after January 10, 2009, must retire within 180 days of separation in order to be eligible for retiree healthcare benefits from the City. The eligibility requirements are as follows:

City and County of San Francisco's Retirement System (SFERS)

Normal Retirement Miscellaneous Age 50 with 20 years of credited service ¹
Age 60 with 10 years of credited service

Safety Age 50 with 5 years of credited service

Safety Age 50 with 5 years of credit

Disabled Retirement ² Any age with 10 years of credited service Terminated Vested 5 years of credited service at separation

California Public Employees' Retirement System (CalPERS)

Normal Retirement Age 50 with 5 years of credited service
Disabled Retirement ² Any age with 5 years of credited service
Terminated Vested 5 years of credited service at separation

Retiree healthcare benefits are administered by the San Francisco Health Service System and include the following:

Medical: PPO - Blue Shield (self-insured) and UHC Medicare Advantage (fully-insured)

HMO – Kaiser (fully-insured) and Blue Shield (flex-funded), and Health Net (flex-funded)

Dental: Delta Dental, DeltaCare USA and UnitedHealthcare Dental

Vision: Vision benefits are provided under the medical insurance plans and are

administered by Vision Service Plan.

Projections of the sharing of benefit related costs are based on an established pattern of practice.

As of the June 30, 2022, valuation date, the following current and former employees were covered by the benefit terms under the healthcare plan:

City Plan
31,621
2,211
23,624
57,456

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

San Francisco County Transportation Authority and Successor Agency

The Transportation Authority's defined benefit postemployment healthcare plan provides healthcare benefits to eligible employees and their surviving spouses. Employees become eligible to retire and receive healthcare benefits upon reaching the age of 50 and meeting program vesting requirements or being converted to disability status and retiring directly from the Transportation Authority. Dental and vision benefits are not available to retirees. The Transportation Authority is a contracting agency under the Public Employees' Medical and Hospital Care Act (PEMHCA), which is administered by CalPERS for the provision of healthcare insurance programs for both active and retired employees.

Effective February 1, 2012, upon the operation of law to dissolve the former Agency, the Successor Agency assumed the former Agency's other postemployment benefits plan. The Successor Agency sponsors a defined benefit plan providing OPEB to employees who retire directly from the former Agency and/or the Successor Agency. The Successor Agency pays 100% of the premiums of CalPERS medical plan to eligible employees that satisfied the required services years and minimum age.

The Transportation Authority and the Successor Agency participate in the California Employers' Retiree Benefit Trust Fund Program (CERBT), an agent multiple-employer postemployment health plan, to prefund other postemployment benefits through CalPERS. CalPERS issues publicly available financial reports for all plans it administers and a separate GASB Statement No. 75 report for CERBT that can be found on CalPERS website.

Projections of the sharing of benefit related costs are based on an established pattern of practice.

As of the June 30, 2022, actuarial valuation, the following current and former employees were covered by the benefit terms under the healthcare plan:

	Transportation Authority	Successor Agency
Active plan members	39	36
Inactive employees entitled to but not yet receiving benefit payments	-	-
Inactive employees or beneficiaries currently receiving benefit payments	9	103
Total	48	139

Contributions

The City's benefits provided under the OPEB Plan are currently paid through "pay-as-you-go" funding. Additionally, under the City Charter, active officers and employees of the City who commenced employment on or after January 10, 2009, shall contribute to the RHCTF a percentage of compensation not to exceed 2% of pre-tax compensation. The City shall contribute 1% of compensation for officers and employees who commenced employment on or after January 10, 2009, until the City's actuary has determined that the City's portion of the RHCTF is fully funded. At that time, the City's 1% contribution shall cease, and officers and employees will each contribute 50% of the maximum 2% of pre-tax compensation.

Starting July 1, 2016, active officers and employees of the City who commenced employment on or before January 9, 2009, shall contribute 0.25% of pre-tax compensation into the RHCTF. Beginning on July 1st of each subsequent year, the active officers and employees of the City who commenced employment on or before January 9, 2009, shall contribute an additional 0.25% of pre-tax compensation up to a maximum of 1%. Starting July 1, 2016, the City contributes 0.25% of compensation into the RHCTF for each officer and employee who commenced employment on or before January 9, 2009. Beginning on July 1st of each subsequent year, the City contributes an additional 0.25% of compensation, up to a maximum of 1% for each officer and employee who commenced employment on or before January 9, 2009. When the City's actuary has determined that the City's portion of the

¹ Age 53 with 20 years of credited service, age 60 with 10 years of credited service, or age 65 for Miscellaneous members hired on or after January 7, 2012 under Charter Section 8.603.

No service requirement for Safety members retiring under the industrial disability benefit or for surviving spouses / domestic partners of those killed in the line of duty.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

RHCTF is fully funded, the City's 1% contribution shall cease, and officers and employees will each contribute 50% of the maximum 1% of pre-tax compensation. Additional or existing contribution requirements may be established or modified by amendment to the City's Charter.

For the year ended June 30, 2023, the City's funding was based on "pay-as-you-go" plus a contribution of \$45.2 million to the RHCTF. The "pay-as-you-go" portion paid by the City was \$215.4 million for a total contribution subsequent to the measurement date of \$260.6 million for the year ended June 30,

The Transportation Authority's contribution requirements are established and may be amended by the Board. The Transportation Authority makes contributions on an actuarial basis, funding the full actuarially determined contributions (ADC). The Transportation Authority's employees are not required to contribute to the OPEB plan. For the year ended June 30, 2023, the Transportation Authority contributed \$105 thousand to the CERBT plan. The Successor Agency's OPEB funding policy is to contribute 100% or more of the ADC annually by contributing to the CERBT. For the year ended June 30, 2023, the Successor Agency contributed \$2.4 million to the plan. There are no employee contributions to the Successor Agency's plan. The ADC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year and amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed thirty years.

OPEB liabilities are financed by governmental funds, enterprise funds and fiduciary funds that are responsible for the charges.

Net OPEB Liability/(Asset)

The table below shows how the net OPEB liability/(asset) as of June 30, 2023, is distributed.

	Net O	PEB Asset	Net C	PEB Liability	Total
Governmental activities	\$	(101) *	\$	2,057,177	\$ 2,057,076
Business-type activities		-		1,677,814	1,677,814
Fiduciary funds		(2,118)		11,279	9,161
Total	\$	(2,219)	\$	3,746,270	\$ 3,744,051

^{*} Amount is reported in other assets on the statement of net position.

As of June 30, 2023, the City's net OPEB liability (asset) is comprised of the following:

	nare of Net EB Liability (Asset)
City defined benefit healthcare plan Transportation Authority defined benefit healthcare plan	\$ 3,746,270 (101)
Successor Agency defined benefit healthcare plan	(2,118)
Total	\$ 3,744,051

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The changes in the City OPEB Plan's net OPEB liability are as follows:

	Increase (Decrease)									
•	Plan									
		otal OPEB	Fidicuary Net			let OPEB				
		Liability	P	osition		Liability				
Balance at June 30, 2021 (MD)	\$ 4,409,899		\$	718,778	\$	3,691,121				
Changes during the measurement period										
Service cost		154,800		-		154,800				
Interest		306,758		-		306,758				
Differences between expected and actual experience		(224,065)		-		(224,065)				
Changes of assumptions		49,784		-		49,784				
Contributions - employer		-		252,866		(252,866)				
Contributions - member		-		66,455		(66,455)				
Net investment loss		-		(87,003)		87,003				
Benefit payments, including refunds of										
member contributions		(211,025)		(211,025)		-				
Administrative expense		-		(190)		190				
Net changes during the measurement period		76,252		21,103		55,149				
Balance at June 30, 2022 (MD)	\$	4,486,151	\$	739,881	\$	3,746,270				

The changes in net OPEB liability (asset) for the plans of the Transportation Authority and Successor Agency are as follows:

		Trai	nsport	ation Autho	ority		Successor Agency					
		Total OPEB Liability		Plan Fidicuary Net Position		Net OPEB Liability (Asset)		Total OPEB Liability		Plan Fidicuary Net Position		et OPEB liability (Asset)
Balance at June 30, 2021 (MD)	\$	1,956	\$	2,493	\$	(537)	\$	11,217	\$	14,740	\$	(3,523)
Changes during the measurement period												
Service cost		123		-		123		314		-		314
Interest		150		-		150		694		-		694
Differences between expected and actual experience		(3)		-		(3)		-		-		-
Changes of assumptions		(99)		-		(99)		-		-		-
Contributions from the employer		-		70		(70)		-		1,689		(1,689)
Benefit payments		(70)		(70)		-		(854)		(854)		-
Administrative expense		-		(1)		1		-		(6)		6
Net investment loss.		-		(334)		334		-		(2,080)		2,080
Net changes during the measurement period		101		(335)		436		154		(1,251)		1,405
Balance at June 30, 2022 (MD)	\$	2,057	\$	2,158	\$	(101)	\$	11,371	\$	13,489	\$	(2,118)

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

OPEB Expenses/(Benefits) and Deferred Outflows/Inflows of Resources Related to OPEB

For the year ended June 30, 2023, the City recognized OPEB expense/(benefit) including amortization of deferred outflows/inflows related to OPEB items as follows:

		P					
	Governmental Activities		Business-type Activities		Fiduciary Funds		 Total
City defined benefit healthcare plan	\$	147,653	\$	109,259	\$	62	\$ 256,974
Transportation Authority defined benefit healthcare plan		86		-		- (204)	86
Successor Agency defined benefit healthcare plan Total OPEB expense/ (benefit)	\$	147,739	\$	109,259	\$	(291)	\$ (291) 256,769

As of June 30, 2023, the City reported deferred outflows/inflows of resources related to OPEB from the following sources:

	City	Plan		Transportation Authority					
_	Deferred Outflows of Resources	Deferred Inflows of Resources		Out	ferred flows of sources	Deferred Inflows of Resources			
Contributions subsequent to measurement date	\$ 260,649	\$	-	\$	105	\$	-		
Differences between expected and actual experience	83,173		623,707		160		451		
Changes in assumptions	159,935		-		-		139		
Changes in proportion	123,282		123,282		-		-		
Net difference between projected and actual									
earnings on plan investments	60,306		-		220		-		
Total	\$ 687,345	\$	746,989	\$	485	\$	590		

	Successor Agency					Total				
	Ou	eferred tflows of sources	Deferred Inflows of Resources		Deferred Outflows of Resources			Deferred Inflows of Resources		
Contributions subsequent to measurement date	\$	2,429	\$	-	\$	263,183	\$	-		
Differences between expected and actual experience		-		501		83,333		624,659		
Changes in assumptions		-		79		159,935		218		
Changes in proportion		-		-		123,282		123,282		
Net difference between projected and actual										
earnings on plan investments		1,190		-		61,716		-		
Total	\$	3,619	\$	580	\$	691,449	\$	748,159		

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

At June 30, 2023, the City reported \$260.6 million as deferred outflows of resources related to contributions subsequent to the measurement date, which will be recognized as an adjustment to net OPEB liability/(asset) in the reporting year ending June 30, 2024.

Amounts reported as deferred outflows/inflows will be amortized annually and recognized in OPEB expense as follows:

Year ending June 30:	City		•				 iccessor igency	Total		
2024	\$	(84,576)	\$	8	\$ (272)	\$	(84,840)			
2025		(83,580)		4	122		(83,454)			
2026		(45,951)		(11)	150		(45,812)			
2027		(55,431)		67	610		(54,754)			
2028		(50,755)		(38)	-		(50,793)			
Thereafter		-		(240)	-		(240)			
Total	\$	(320,293)	\$	(210)	\$ 610	\$	(319,893)			

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Actuarial Assumptions

A summary of the actuarial assumptions and methods used to calculate the City Plan's total OPEB liability as of June 30, 2022 (measurement date) is provided below:

Key Actuarial Assumptions

Valuation Date Measurement Date

Actuarial Cost Method The Entry Age Actuarial Cost Method is used to measure the Plan's Total OPEB Liability

Healthcare Cost Trend Rates Pre-Medicare trend starts at 7.74% trending down to ultimate rate of 3.93% in 2076 Medicare trend starts at 7.74% trending down to ultimate rate of 3.94% in 2076

10-County average trend starts at 5.00% trending down to ultimate rate of 3.94% in 2076

Vision and dental expenses trend remains a flat 3.0% for all years

Expected Rate of Return on Plan Assets

7.00% Discount Rate 7.00%

Salary Increase Rate Wage Inflation Component: 3.25%

Additional Merit Component (dependent on years of service):

Police: 0.50% - 7.50%

Fire: 0.50% - 14.00% Muni Drivers: 0.00% - 16.00%

Craft: 0.50% - 3.75% Misc: 0.30% - 5.50%

Inflation Rate Wage Inflation: 3.25% compounded annually

Consumer Price Inflation: 2.50% compounded annually

Mortality Tables Base mortality tables are developed by multiplying a published table by an adjustment factor developed in SFERS experience study for the period ended June 30, 2019.

Non-Annuitants

		Adjustment Factor	
	Published Table	Male	Female
Miscellaneous	PubG-2010 Employee	0.834	0.866
Safety	PubS-2010 Employee	1.011	0.979

Healthy Retirees

		Adjustment Factor	
	Published Table	Male	Female
Miscellaneous	PubG-2010 Employee	1.031	0.977
Safety	PubS-2010 Employee	0.947	1.044

		Adjustment Factor	
	Published Table	Male	Female
Miscellaneous	PubG-2010 Employee	1.045	1.003
Safety	PubS-2010 Employee	0.916	0.995

Beneficiaries

		Adjustment Factor	
	Published Table	Male	Female
Miscellaneous	PubG-2010 Employee	1.031	0.977
Safety	PubG-2010 Employee	1.031	0.977

The mortality rates in the base tables are projected generationally from the base year using the modified version of the MP-2019 projection scale.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The Transportation Authority net OPEB asset was measured as of June 30, 2022, and the total OPEB liability used to calculate the net OPEB asset was determined using an actuarial valuation as of June 30, 2021. The Successor Agency's net OPEB asset was measured as of June 30, 2022, and the total pension liability used to calculate the net OPEB asset was determined by an actuarial valuation as of June 30, 2021. A summary of the actuarial assumptions and methods used to calculate the total OPEB liability are as follows:

	June 30, 2022 Measurement Date				
Key Actuarial Assumptions	Transportation Authority	Successor Agency			
Actuarial Valuation Date	June 30, 2021	June 30, 2021			
Discount Rate	7.59%	6.25%			
General Inflation	2.75% per annum	2.50%			
Salary Increases	2.75% per annum, in aggregate	2.75%; Merit based on 2017 CalPERS Experience Study			
Investment Rate of Return	7.59%	6.25%			
Mortality, Turnover, Disability, and Retirement	CalPERS 2017 Experience Study for the period from 1997 to 2015	CaIPERS 2017 Experience Study for the period from 1997 to 2015 Post-retirement mortality projected fully generational with Scale MP-2020			
Healthcare Cost Trend Rate	Initial 14% for non-medicare eligibles, 24.25% for spouse/domestic partner medicare eligibles and 6.5% medicare eligibles, all grading down to 4.0%	Non-Medicare - 6.75% for 2022, decreasing to an ultimate rate of 3.75% in 2076; Medicare (non-Kalser) - 5.85% for 2022, decreasing to an ultimate rate of 3.75% in 2076; Medicare (Kalser) - 4.75% for 2022, decreasing to an ultimate rate of 3.75% in 2076			

Sensitivity of Net OPEB Liability (Asset) to Changes in the Healthcare Cost Trend Rate

The following presents the net OPEB liability (asset) for each plan calculated using the healthcare cost trend rate, as well as what the plan's net OPEB liability (asset) would be if it were calculated using a healthcare cost trend rate that is 1% lower or 1% higher than the current rate:

		June 3	0, 202	2 (measureme	nt ye a	r)
Plan	19	6 Decrease	Heal	thcare Trend	19	% Increase
City Defined Benefit Plan	\$	3,204,874	\$	3,746,270	\$	4,417,804
Transportation Authority		(408)		(101)		290
Successor Agency		(3,269)		(2,118)		(748)

Discount Rate

City OPEB Plan - The discount rate used to measure the total OPEB liability as of June 30, 2022 was 7.0%. The projection of cash flows used to determine the discount rate assumed that plan member and employer contributions will continue to be made at the rates specified in the Charter, and disbursements from the RHCTF will continue to be limited by the Charter until it is fully funded. Based on those assumptions, it was determined that the OPEB Plan's fiduciary net position was projected to be available to make all future benefit payments of current and inactive employees. Therefore, the longterm expected rate of return on OPEB plan investments was applied to all periods of projected benefit payments to determine the total OPEB liability.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

The long-term expected rate of return on OPEB plan investments was determined using a buildingblock method in which expected future real rates of return (expected returns, net of OPEB plan investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. The long-term expected rate of return is based on the RHCTF's investment consultant's 10 and 20-year capital market assumptions for the RHCTF's asset allocation. The target allocation and best estimates of geometric real rates of return for each major asset class are summarized in the following table:

Asset Class	Target Allocation	Long-term Expected Real Rate of Return
Equities		
U.S. Large Cap	28.0%	6.8%
U.S. Small Cap	3.0%	7.4%
Developed Market Equity (non-U.S.)	15.0%	7.5%
Emerging Market Equity	13.0%	8.4%
Credit		
Bank Loans	3.0%	4.0%
High Yield Bonds	3.0%	4.4%
Emerging Market Bonds	3.0%	4.2%
Rate Securities		
Investment Grade Bonds	9.0%	2.4%
Long-term Government Bonds	4.0%	2.8%
Short-term Treasury Inflation-Protected Securities (TIPS)	4.0%	1.9%
Private Markets		
Private Equity	5.0%	10.0%
Core Private Real Estate	5.0%	6.1%
Risk Mitigating Strategies		
Global Macro	5.0%	5.0%
Total	100.0%	

Transportation Authority and Successor Agency - The discount rates used to measure the total OPEB liability of the Transportation Authority and the Successor Agency were 7.59% and 6.25%, respectively. The projections of cash flows used to determine the discount rates assumed that Transportation Authority and Successor Agency contributions will be made at rates equal to the actuarially determined contribution rates. Based on those assumptions, the OPEB plans' fiduciary net position was projected to be available to make all projected OPEB payments for current active and inactive employees and beneficiaries. Therefore, the long-term expected rate of return on the OPEB plans' investments was applied to all periods of projected benefit payments to determine the total OPEB liability of each plan.

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The long-term expected rate of return on OPEB plan investments was determined using a building block method in which expected future real rates of return (expected returns, net of OPEB plan investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. The target allocation and best estimates of arithmetic real rates of return for each major asset class are summarized in the following table:

	Transportation Authority		Suc	cessor Agency
Asset Class	Target Allocation	Long-Term Expected Real Rate of Return	Target Allocation	Long-Term Expected Real Rate of Return
Global Equity	59.00%	5.25%	49.00%	4.56%
Fixed Income	25.00%	0.99%	23.00%	1.56%
Treasury Inflation Protection Securities	5.00%	0.45%	5.00%	-0.08%
Real Estate Investment Trusts	8.00%	4.50%	20.00%	4.06%
Commodities	3.00%	3.00%	3.00%	1.22%
Total	100.00%		100.00%	

The following presents the net OPEB liability (asset) calculated using the discount rate, as well as what the net OPEB liability (asset) would be if it were calculated using a discount rate that is 1% lower or 1% higher than the current rate for each plan:

	June 30, 2022 (measurement year)					
Plan	1% Decrease 6.00%		Discount Rate 7.00 %		1% Increase 8.00%	
City Defined Benefit Plan	\$	4,361,388	\$	3,746,270	\$	3,241,613
	June 30, 2022 (measurement year)					r)
	1% Decrease		Discount Rate		1% Increase	
		6.59%	7.59%		8.59%	
Transportation Authority	\$	211	\$	(101)	\$	(357)
	June 30, 2022 (measurement year)					r)
	1% Decrease		Dis	count Rate	19	% Increase
	5.25%			6.25%		7.25%
Successor Agency	\$	(957)	\$	(2,118)	\$	(3,100)

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(10) FUND EQUITY

(a) Governmental Fund Balance

Fund balances for all the major and nonmajor governmental funds as of June 30, 2023, were distributed as follows:

		Nonmajor Governmental	Total Governmental
	General Fund	Funds	Funds
Nonspendable	0 4474		¢ 4.500
Imprest Cash, Advances, and Long-Term Receivables	\$ 1,174	\$ 356	\$ 1,530
Restricted	444.500		444.500
Rainy Day	114,539	-	114,539
Public Protection			
Police	-	12,316	12,316
Sheriff	-	1,177	1,177
Other Public Protection	-	41,789	41,789
Public Works, Transportation & Commerce	-	236,623	236,623
Human Welfare & Neighborhood Development	-	1,883,783	1,883,783
Affordable Housing	-	216,773	216,773
Community Health	-	72,100	72,100
Culture & Recreation	-	333,166	333,166
General Administration & Finance	-	46,191	46,191
Capital Projects	-	486,946	486,946
Debt Service		234,979	234,979
Total Restricted	114,539	3,565,843	3,680,382
Committed			
Budget Stabilization	330,010		330,010
Assigned			
Public Protection			
Police	17,039	3,835	20,874
Sheriff	11,167	722	11,889
Other Public Protection	68,721	-	68,721
Public Works, Transportation & Commerce	98,692	88,420	187,112
Human Welfare & Neighborhood Development	85,960	155,141	241,101
Affordable Housing	367,496	-	367,496
Community Health	237,714	-	237,714
Culture & Recreation	22,158	21,335	43,493
General Administration & Finance	85,554	21,609	107,163
General City Responsibilities	74,249	-	74,249
Self-Insurance	46,496	-	46,496
Capital Projects	196,299	-	196,299
Litigation and Contingencies	262,730	-	262,730
Subsequent Year's Budget	150,628		150,628
Total Assigned	1,724,903	291,062	2,015,965
Unassigned	477,511	(1,936)	475,575
Total	\$ 2,648,137	\$ 3,855,325	\$ 6,503,462

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(b) General Fund Stabilization and Other Reserves

Rainy Day Reserve

The City maintains a "Rainy Day" or economic stabilization reserve under Charter Section 9.113.5, with separate accounts for the benefit of the City (the City Reserve) and the San Francisco Unified School District (the School Reserve). In any year when the City projects that total General Fund revenues for the upcoming budget year are going to be more than five percent higher than the General Fund revenues for the current year, the City automatically deposits one-half of the "excess revenues" in the Rainy Day Reserve, Seventy-five percent of the deposit is placed in the City Reserve and twenty-five percent is placed in the School Reserve. The total amount of money in the Rainy Day Reserve may not exceed ten percent of the City's actual total General Fund revenues. The City may spend money from the City Reserve for any lawful governmental purpose, but only in years when the City projects that total General Fund revenues for the upcoming year will be less than the current year's total General Fund revenues, i.e., years when the City expects to take in less money than it had taken in for the current year. In those years, the City may spend up to half the money in the City Reserve, but no more than is necessary to bring the City's total available General Fund revenues up to the level of the current year. The School District may withdraw up to half the money in the School Reserve when it expects to collect less money per student than the previous fiscal year and would have to lay off a significant number of employees. The School District's Board can override those limits and withdraw any amount in the School Reserve by a two-thirds vote. The City does not expect to routinely spend money from the Rainy Day Reserve after evaluating its recent General Fund revenues trends and its most recent update to the Five-Year Financial Plan covering fiscal years 2023-24 through 2027-28.

Budget Stabilization Reserve

The City sets aside as an additional reserve 75 percent of (1) real estate transfer taxes in excess of the average collected over the previous five years, (2) proceeds from the sale of land and capital assets, and (3) ending unassigned General Fund balances. The City will be able to spend those funds in years in which revenues decline or grow by less than two percent, after using the amount legally available from the Rainy Day Reserve. The City, by a resolution of the Board of Supervisors adopted by a two-hirds vote, may temporarily suspend these provisions following a natural disaster that has caused the Mayor or the Governor to declare an emergency, or for any other purpose. The City does not expect to routinely spend money from the Budget Stabilization Reserve after evaluating its recent General Fund revenues trends and its most recent update to the Five-Year Financial Plan covering fiscal years 2023-24 through 2027-28.

(c) Encumbrances

At June 30, 2023, encumbrances recorded in the General Fund and nonmajor governmental funds were \$424.3 million and \$869.8 million, respectively.

(d) Restricted Net Position

The City issued general obligation bonds and certificates of participation for the purpose of rebuilding and improving Laguna Honda Hospital. General obligation bonds were also issued for the purpose of reconstructing and improving waterfront parks and facilities on Port property and for the seismic strengthening and repair of the Embarcadero Seawall managed by the Port and for the retrofit and improvement work to ensure a reliable water supply managed by the Water Enterprise in an emergency or disaster and for certain street improvements managed by the SFMTA. These capital assets are reported in the City's business-type activities. However, the debt service will be paid with governmental revenues and as such these general obligation bonds and certificates of participation are reported with unrestricted net position in the City's governmental activities. In accordance with GASB guidance, the City reclassified \$532.2 million of unrestricted net position of governmental activities, of which \$407.1 million reduced net investment in capital assets and \$125.1 million reduced net position restricted for capital projects to reflect the total column of the primary government as a whole perspective.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(e) Deficit Fund Balances and Net Position

The Senior Citizens Program Fund had a deficit of \$1.5 million as of June 30, 2023. The deficit relates to unavailable revenue in various programs, which is expected to be collected beyond 60 days of the end of fiscal year 2023.

The Street Improvement Fund had a \$0.4 million deficit as of June 30, 2023. The deficit relates to unavailable revenue in various programs, which is expected to be collected beyond 60 days of the end of fiscal year 2023.

The Central Shops Internal Service Fund had a deficit in total net position of \$20.0 million as of June 30, 2023, mainly due to the accrual of other postemployment benefits liability. The operating deficit is expected to be reduced in future years through anticipated rate increases or reductions in operating expenses. The rates are reviewed and updated annually.

Prior to February 1, 2012, the California Redevelopment Law provided tax increment financing as a source of revenue to redevelopment agencies to found redevelopment activities. Due to the nature of the redevelopment financing, the former Agency liabilities exceeded assets. Therefore, the former Agency historically carried a deficit, which was expected to be reduced as future tax increment revenues were received and used to reduce its outstanding long-term debt. This deficit was transferred to the Successor Agency on February 1, 2012. The Successor Agency can only receive tax increment to the extent that it can show on an annual basis that it has incurred indebtedness that must be repaid with tax increment. At June 30, 2023, the Successor Agency has a deficit of \$418.5 million, which will be eliminated with future redevelopment property tax revenues distributed from the Redevelopment Property Tax Trust Fund administered by the City's Controller.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(11) UNAVAILABLE RESOURCES IN GOVERNMENTAL FUNDS

The deferred inflows of resources balance in governmental funds as of June 30, 2023, consists of the following unavailable resources:

	General Fund	Governmental Funds	Governmental Funds
Grant and subvention revenues	\$ 113,283	\$ 118,086	\$ 231,369
Property tax	179,335	7,556	186,891
Teeter Plan	40,685	-	40,685
SB 90	4,634	-	4,634
PG&E franchise tax	3,862	-	3,862
Loans	10,705	205,461	216,166
Leases	79,916		79,916
Total	\$ 432,420	\$ 331,103	\$ 763,523

California Senate Bill 90 (SB90) was adopted in 1972 and added to the State Constitution in 1979. When the Governor or Legislature mandates a new program or higher level of service upon lost agencies and school districts, SB90 requires the State to reimburse local agencies and school districts for the cost of these new programs or higher levels of service. The balance in deferred inflows of resources is the value of reimbursement claims submitted to the State, which are subject to audit for unallowable costs.

As described in Note 6, under the Teeter Plan the City is allocated secured property tax revenue, which has been billed but not collected. Collections which have not occurred within the availability period are included in deferred inflows of resources in the General Fund.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(12) SAN FRANCISCO COUNTY TRANSPORTATION AUTHORITY

The Transportation Authority was created in 1989 by a vote of the San Francisco electorate. The vote approved Proposition B, which imposed a sales tax of one-half of one percent (0.5%), for a period not to exceed 20 years, to fund essential transportation projects. The types of projects to be funded with the proceeds from the sales tax were set forth in the San Francisco County Transportation Expenditure Plan (Expenditure Plan), which was approved as part of Proposition B. The Transportation Authority was organized pursuant to Sections 131000 et seq. of the California Public Utilities Code. Collection of the voter-approved sales tax began on April 1, 1990. The Transportation Authority administers the following programs:

Sales Tax Program. San Francisco voters in November 2022 approved Proposition L, the Sales Tax for Transportation Projects measure that will direct \$2.60 billion (2020 dollars) in half-cent sales tax funds over 30 years to help deliver safer, smoother streets, more reliable transit, continue paratransit services for seniors and persons with disabilities, reduce congestion, and improve air quality. Proposition L replaced the 2003 Proposition K Expenditure Plan with a new 30-year Expenditure Plan. The Prop L Expenditure Plan includes investments in five major categories: 1) Major Transit Projects (such as Muni Rail Core Capacity, BART Core Capacity, and the Caltrain Downtown Rail Extension); 2) Transit Maintenance and Enhancements; 3) Paratransit (services for seniors and people with disabilities); 4) Streets and Freeways (including funds for pedestrian and bicycle improvements, signals and traffic calming, street repaving); and 5) Transportation System Development and Management (including funds for transportation demand management, neighborhood and equity-focused planning and implementation). Under Proposition L legislation, the Transportation Authority directs the use of the Sales Tax and may issue up to \$1.91 billion in bonds secured by the Sales Tax.

Congestion Management Agency (CMA) Programs. On November 6, 1990, the Transportation Authority was designated under State law as the CMA for the City. Responsibilities resulting from this designation include developing a Congestion Management Program, which provides evidence of the integration of land use, transportation programming, and air quality goals; preparing a long-range countywide transportation plan to guide the City's future transportation investment decisions; monitoring and measuring traffic congestion levels in the City; measuring the performance of all modes of transportation; and developing a computerized travel demand forecasting model and supporting databases. As the CMA, the Transportation Authority is responsible for establishing the City's priorities for certain state and federal transportation funds and works with the Metropolitan Transportation Commission to program those funds to San Francisco projects.

Transportation Fund for Clean Air (TFCA) Program. On June 15, 2002, the Transportation Authority was designated to act as the overall program manager for the local guarantee (40%) share of transportation funds available through the TFCA program. Funds from this program, administered by the Bay Area Air Quality Management District, come from a \$4 vehicle registration fee on automobiles registered in the Bay Area. Through this program, the Transportation Authority recommends projects that benefit air quality by reducing motor vehicle emissions.

Vehicle Registration Fee for Transportation Improvements Program. On November 2, 2010, San Francisco voters approved Proposition AA with a 59.6% affirmative vote, authorizing the Transportation Authority to collect an additional \$10 annual vehicle registration fee on motor vehicles registered in San Francisco, and to use the proceeds to fund transportation projects identified in the 30-year Expenditure Plan. Revenue collection began in May 2011. Proposition AA revenues must be used to fund projects from the following three programmatic categories. The percentage allocation of revenues, designated for each category over the 30-year Expenditure Plan period, is shown in parentheses for the following category name: Street Repair and Reconstruction (50%); Pedestrian Safety (25%); and Transit Reliability and Mobility Improvements (25%).

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Trassure Island Mobility Management Authority (TIMMA). The Treasure Island Transportation Management Act of 2008 (Assembly Bill 981, Leno) authorizes the creation or designation of a Treasure Island-specific transportation management agency. On April 1, 2014, the City's Board of Supervisors approved a resolution designating the Transportation Authority as the TIMMA to implement the Treasure Island Transportation Implementation Plan in support of the Treasure Island/Yerba Buena Island Development Project. In September 2014, Governor Brown signed Assembly Bill 141 (Ammiano), establishing TIMMA as a legal entity, distinct from the Transportation Authority, to help firewall the Transportation Authority's other functions. The 11 members of the Transportation Authority Board act as the Commissioners for TIMMA Board. The Transportation Authority financial statements include TIMMA as a blended special revenue component unit.

Traffic Congestion Mitigation Tax. The Traffic Congestion Mitigation Tax was approved by San Francisco voters on November 5, 2019, through approval of Proposition D. The measure, also referred to as the Transportation Network Company (TNC) Tax, is a surcharge on commercial ride-haling trips that originate in San Francisco, for the portion of the trip within the City. The intent of the TNC Tax program is to support transit and street safety improvements on San Francisco's roadways, helping to mitigate the effects of increased congestion due to TNC vehicles. Beginning January 1, 2020, a 1.5% tax is charged on shared rides or rides taken in a zero-emission vehicle, and 3.25% is charged on rides with a single occupant. The measure also takes into account rides provided by autonomous vehicles that are taxed in this same manner and rides provided by private transit companies, if a company were to enter the market. The tax is in effect until November 2045. After a 2% set aside for administration by the City, 50% of the revenues are directed to the SFMTA for transit operations and improvements, and 50% to the Transportation Authority for bicycle and pedestrian safety improvements, traffic calming, traffic signals upgrades and retimings.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(13) DETAILED INFORMATION FOR ENTERPRISE FUNDS

(a) San Francisco International Airport

San Francisco International Airport (the Airport or SFO), which is owned and operated by the City, is the principal commercial service airport for the San Francisco Bay Area. A five-member Commission is responsible for the operation, development and management of the Airport. The Airport is located 14 miles south of downtown San Francisco in an unincorporated area of San Mateo County, between the Bayshore Freeway (U.S. Highway 101) and the San Francisco Bay. The Airport is also a major origin and destination point and one of the nation's principal gateways for Pacific traffic.

The Airport has pledged all of the Net Revenues (as defined in bond resolutions adopted by the Airport Commission) to repay the following obligations, when due, in order of priority, (1) the San Francisco International Airport Second Series Revenue Bonds (Senior Bonds) and a portion of amounts due to reimburse drawings under the letters of credit securing the Senior Bonds, (2) the Subordinate Commercial Paper Notes and any other obligations (Subordinate Bonds) and amounts due to reimburse drawings under the letters of credit securing the Commercial Paper Notes, (3) remaining amounts due to reimburse drawings under the letters of credit securing the Senior Bonds, and (4) interest rate swap termination payments.

During fiscal year 2022-23, the original principal amount of the Senior Bonds and Commercial Paper Notes issued, principal and interest remaining due on outstanding Senior Bonds and Commercial Paper Notes, principal and interest paid on such obligations, and applicable Net Revenues are as set forth in the table below. There were no unreimbursed drawings under any letter of credit or interest rate swap termination payments due.

Bonds issued with revenue pledge	\$ 241,915
Bond principal and interest remaining due at end of the fiscal year	14,950,425
Bond principal and interest paid in the fiscal year	400,509
Commercial paper issued with subordinate revenue pledge	417,250
Commercial paper principal and interest remaining due at end of the fiscal year	504,135
Commercial paper principal, interest and fees paid in the fiscal year	6,291
Net revenues	511.495

In addition, pursuant to the Hotel Trust Agreement, the Airport has pledged all of the Revenues of the on-Airport Hotel and certain other assets pledged under the Amended and Restated Hotel Trust Agreement, to repay the Hotel Special Facility Bonds. This pledge is in force so long as the Hotel Special Facility Bonds are outstanding. The Hotel Special Facility Bonds mature in fiscal year 2057-58 and are subject to mandatory sinking fund redemption each year starting in 2025. The Hotel Special Facility Bonds are not payable from or secured by the Net Revenues of the Airport.

Reserves and Debt Service - Under the terms of the 1991 Master Bond Resolution, the Airport may establish one or more reserve accounts with different reserve requirements to secure one or more series of Senior Bonds. Accordingly, the Airport has established two reserve accounts in the Reserve Fund: the Issue 1 Reserve Account, and the 2017 Reserve Account, all held by the trustee for the Senior Bonds. The reserve requirement for the Issue 1 Reserve Account is equal to the maximum annual debt service accruing in any year during the life of all participating series of bonds secured by the Issue 1 Reserve Account. The reserve requirement for the 2017 Reserve Account is equal to the lesser of: (i) the maximum amount of aggregate annual debt service for all 2017 Reserve Series Bonds in any fiscal year during the period from the date of calculation to the final scheduled maturity of the 2017 Reserve Series Bonds, (ii) 10% of the outstanding aggregate principal amount of all 2017 Reserve Series Bonds (provided that the issue price of a Series of 2017 Reserve Series Bonds will be used in this calculation if such Series was sold with an original issue discount that exceeded 2% of the principal of such Series on its original date of sale), and (iii) 125% of the average aggregate annual debt service for all 2017 Reserve Series Bonds. As of June 30, 2023, only the Series 2017D, 2019B, and 2019D

CITY AND COUNTY OF SAN FRANCISCO Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Bonds are secured by the 2017 Reserve Account. Alternatively, the Airport may establish a separate reserve account with a different reserve requirement to secure an individual series of Senior Bonds or may issue Senior Bonds without a reserve account.

While revenue bonds are outstanding, the Airport may not create liens on its property essential to operations, may not dispose of any property essential to maintaining revenues or operating the Airport, and must maintain specified levels of insurance or self-insurance.

Under the terms of the 1991 Master Bond Resolution, the Airport has covenanted that it will establish and at all times maintain rentals, rates, fees, and charges for the use of the Airport and for services rendered by the Airport so that:

- (i) Net revenues in each fiscal year will be at least sufficient (i) to make all required debt service payments and deposits in such fiscal year with respect to the bonds, any subordinate bonds, and any general obligation bonds issued by the City for the benefit of the Airport and (ii) to make the annual service payment to the City, and
- (iii) Net revenues, together with any transfer from the Contingency Account to the Revenue Account (both held by the City Treasurer), in each fiscal year will be at least equal to 125% of aggregate annual debt service with respect to the bonds for such fiscal year.

The methods required by the 1991 Master Bond Resolution for calculating debt service coverage differs from GAAP used to determine amounts reported in the Airport's financial statements.

Passenger Facility Charges –The Airport, as authorized by the Federal Aviation Administration (FAA) pursuant to the Aviation Safety and Capacity Expansion Act of 1990 (the Act), as amended, imposes a Passenger Facility Charge (PFC) of \$4.50 for each enplaned passenger at the Airport. Under the Act, air carriers are responsible for the collection of PFC and are required to remit PFC revenues to the Airport in the following month after they are recorded by the air carrier. As of June 30, 2023, the FAA has approved Airport applications (PFC #2 to PFC #9) for collection and use within a total cumulative collection amount of \$2.3 billion. The final charge expiration date is estimated to be December 1, 2030. For the year ended June 30, 2023, the Airport reported approximately \$99.4 million of PFC revenue, which is included in other nonoperating revenues in the accompanying basic financial statements.

Commitments and Contingencies - Purchase commitments for construction, material and services as of June 30, 2023, are as follows:

Construction	\$ 40,615
Operating	47,693
Total	\$ 88,308

Transactions with Other Funds. Pursuant to the Lease and Use Agreement between the Airport and most of the airlines operating at the Airport, the Airport makes an annual service payment to the City's General Fund equal to 15% of concession revenue (net of certain adjustments), but not less than \$5.0 million per fiscal year, in order to compensate the City for all indirect services provided to the Airport. The annual service payment for the year ended June 30, 2023, was \$48.7 million and was recorded as a transfer. In addition, the Airport pays for the cost of certain direct services provided by City departments to the Airport, including those provided by the Police Department, Fire Department, City Attorney, City Treasurer, City Controller, City Purchasing Agent and other City departments. The cost of direct services paid for by the Airport for the year ended June 30, 2023, was \$186.4 million.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Business Concentrations - In addition to the Lease and Use Agreements with the airlines, the Airport leases other businesses to operate concessions at the Airport. For the year ended June 30, 2023, revenues realized from the following Airport tenant exceeded five percent of the Airport's total operating revenues:

(b) Port of San Francisco

A five-member Port Commission is responsible for the operation, development, and maintenance activities of the Port of San Francisco (Port). In February 1969, the Port was transferred in trust to the City under the terms and conditions of State legislation (Burton Act) ratified by the electorate of the City. Prior to 1969, the Port was operated by the State of California. The State retains the right to amend, modify or revoke the transfer of lands in trust provided that it assumes all lawful obligations related to such lands.

Pledged Revenues – The Port's revenues, derived primarily from property rentals to commercial and industrial enterprises and from maritime operations, which include cargo, fishing, harbor services, cruise and other maritime activities, are held in a separate enterprise fund and appropriated for expenditure pursuant to the budget and fiscal provisions of the City Charter, consistent with trust requirements. Under the public trust doctrine, the Burton Act, and the transfer agreement between the City and the State, Port revenues may be spent only for uses and purposes of the public trust.

The Port pledged future net revenues to repay its revenue bonds. As of June 30, 2023, the total principal and interest remaining to be paid on the bonds is \$55.2 million. The principal and interest payments made in 2023 were \$3.3 million and net revenue for the vear ended June 30. 2033, was \$60.6 million.

The Port has entered into a loan agreement with the California Division of Boating and Waterways for \$3.5 million to finance certain Hyde Street Harbor improvements. The loan is subordinate to all bonds payable by the Port and is secured by gross revenues as defined in the loan agreement. The total principal and interest remaining to be paid on this loan is \$1.4 million. Annual principal and interest payments were \$0.2 million in 2023 and pledged harbor revenues were \$0.2 million for the year ended June 30, 2023.

Commitments and Contingencies – The Port is presently planning various development and capital projects that involve a commitment to expend significant funds. As of June 30, 2023, the Port's purchase commitments for construction-related services, materials and supplies, and other services were \$12.4 million for capital projects and \$3.8 million for general operations.

Transactions with Other Funds – The Port receives from, and provides services to, various City departments. In fiscal year 2022-23, the \$27.8 million in services provided by other City departments included \$8.8 million of insurance premiums and \$1.0 million in workers' compensation expense.

On September 27, 2018, the Port and Mayor's Office of Housing and Community Development (MOHCD) entered into a Memorandum of Understanding to implement the affordable housing development project at the Seawall Lot 322-1 ("88 Broadway"). In August 2019, the Port received \$15.0 million from MOHCD, which included additional interest accrued since June 30, 2019. As part of the 88 Broadway project, the Port entered into a Ground Lease with a developer in March 2019. The Ground Lease has a term of fifty-seven years plus one eighteen extension option (a 75-year maximum term but with expiration no later than December 31, 2105). The lease revenues are being amortized over the 75-year maximum term of the lease. At June 30, 2023, the Port has a deferred inflow balance in the amount of \$13.7 million related to this Ground Lease. In addition to the payment by MOHCD, the Developer will be required to make lease payments representing a share of any cash flow generated by commercial activities.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

In December 2017, the Port and the San Francisco Fire Department (SFFD) entered into a MOU for the use of water, apron, shed and office space at Pier 26 for berthing and servicing of fire boats for five years and on a month-to-month basis afterward. To facilitate these uses, SFFD repaired apron decking, replaced the fender system within the leasehold area and upgraded electrical services to Pier 26. In return, the Port allowed SFFD to apply a hundred percent rent credits toward the lease payments until all required capital improvements, approximately \$2.3 million, are fully offset. As of June 30, 2023, rent credits of \$0.7 million have been provided to SFFD.

In December 2019, the Port and San Francisco Fire Department (SFFD) entered into an MOU for the installation of the newly constructed Fireboat Station 35, a floating first response facility, at Pier 22½. This MOU replaced the existing License 501 for the use of the Pier 22½ shed as a firehouse building. In 2022, the Port authorized SFFD to apply \$0.9 million of rent credits toward the lease payments for the tenant improvements to the existing marginal wharf and substructure as part of the Project for a dedicated public access area. As of June 30, 2023, rent credits of \$0.08 million have been provided to SFFD.

South Beach Harbor Project Commitments – On May 1, 2019, the Successor Agency transferred South Beach Harbor operations to the Port. Under San Francisco Bay Conservation and Development Commission (BCDC) Permit Amendment No. 17 for the South Beach Harbor Project, certain public access and other improvements were to be completed by December 31, 2017. Construction estimates prepared by a Port consultant in 2014 indicate that the required uncompleted work would cost approximately \$7.9 million. The Port has worked with the water recreation community to develop an alternative public access improvement proposal for BCDC consideration. Port management believes that the alternative proposal will provide significant public access improvements that are relevant to the project area and at a lower cost. On December 18, 2020, BCDC issued Amendment No. 20 for the South Beach Harbor Permit (1984.002.20) requiring amended project work to be completed by December 31, 2024, including installation of a new guest dock, kayak launch, and hoists located at Pier 40.

Pollution Remediation Obligations – The Port's financial statements include liabilities, established and adjusted periodically, based on new information, in accordance with applicable GAAP, for the estimated costs of compliance with environmental laws and regulations and remediation of known contamination. As future development planning is undertaken, the Port evaluates its overall provisions for environmental liabilities in conjunction with the nature of future activities contemplated for each site and accrues a liability, if necessary. It is, therefore, reasonably possible that in future reporting periods current estimates of environmental liabilities could materially change.

Port lands are subject to environmental risk elements typical of sites with a mix of light industrial activities dominated by transportation, transportation-related and warehousing activities. Due to the historical placement of fill of varying quality, and widespread use of aboveground and underground tanks and pipelines containing and transporting fuel, elevated levels of petroleum hydrocarbons and lead are commonly found on Port properties. Consequently, any significant construction, excavation or other activity that disturbs soil or fill material or bay sediment may encounter hazardous materials and/or generate hazardous waste.

The Port has identified certain environmental issues related to Port property, including polychlorinated biphenyls, polycyclic aromatic hydrocarbons and other oil contamination. The Port may be required to perform certain clean-up work if it intends to develop or lease the property, or at such time as required by the City or State. There are sites where groundwater contamination may be later identified, where the Port has primary or secondary responsibility. The potential liability for all such risk cannot be reasonably made at this time.

A 69-acre area commonly known as "Pier 70" has been used for over 150 years for iron and steel works, ship building and repair, and other heavy industrial operations. Much of the site was owned and/or occupied by the U.S. Navy or its contractors for at least 60 years. A long history of heavy industrial use has turned this area into a "brownfield" – an underutilized property area where reuse is

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

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hindered by actual or suspected contamination. Fifteen acres remain occupied by an on-going ship repair facility. Environmental conditions exist that require investigation and remediation prior to any rehabilitation or development for adaptive reuse. The lack of adequate information about environmental conditions has hindered previous development proposals for Pier 70.

Investigation work completed in 2011 reduced the uncertainty regarding the nature and extent of contamination, potential need for remediation, and costs associated with implementation of a risk management plan. The Regional Water Quality Control Board approved the Risk Management Plan in January 2014. The Risk Management Plan provides institutional controls (e.g. use restrictions, health and safety plans) and engineering controls (e.g. capping contaminated soil) to protect current and future users and prevent adverse impact to the environment. The Risk Management Plan specifies how future development, operation, and maintenance will implement the remedy, by covering existing site soil with buildings, streets, plazas, hardscape or new landscaping, thereby minimizing or eliminating exposure to contaminats in soil

The Port evaluates cost estimates annually based on additional information and transaction events that may impact the pollution remediation outlays. The accrued cost for pollution remediation at Pier 70 is estimated to be \$3.5 million at June 30, 2023. These are obligations not assumed by the Port development partners. In addition, the Port estimates the cost to install a sediment cap offshore along the former Pier 70 Shipyard and adjacent to Crane Cove Park at \$2.5 million and the cost to perform studies and risk assessments involving the Pier 70 Undeveloped Upland area at \$0.8 million.

The Port's Mission Bay Ferry Landing (MBFL) project is located adjacent to the south side of the former Pier 64. The MBFL project consists of approximately eight acres of in-water area, dredging, ferry berths, and a few hundred feet of armored shoreline. The Port completed phase one of MBFL construction in November 2020. A marine mattress and additional sand layer will be part of the phase two construction to protect the sand layer from erosion. Construction for phase two is scheduled for fiscal year 2024-25. As of June 30, 2023, the Port estimated this pollution remediation obligation to be \$3.7 million. This estimate is not intended to reflect an admission of liability.

Other environmental conditions on Port property include polycyclic aromatic hydrocarbons and oil contamination at various sites. As of June 30, 2023, pollution remediation liabilities are estimated at \$3.7 million for the rest of the Port's properties.

A summary of environmental liabilities, included in noncurrent liabilities, at June 30, 2023, is as follows:

	onmental nediation
Environmental liabilities at hely 4,0000	0.000
Environmental liabilities at July 1, 2022	\$ 9,683
Current year claims and changes in estimates	 1,242
Environmental liabilities at June 30, 2023	\$ 10,925

(c) San Francisco Water Enterprise

The San Francisco Water Enterprise (Water Enterprise) was established in 1930. The Water Enterprise, which consists of a system of reservoirs, storage tanks, water treatment plants, pump stations, and pipelines, is engaged in the collection, transmission and distribution of water to the City and certain suburban areas. In fiscal year 2022-23, the Water Enterprise sold water, approximately 62,227 million gallons annually, to a total population of approximately 2.7 million people who reside primarily in four Bay Area counties (San Francisco, San Mateo, Santa Clara and Alameda).

The San Francisco Public Utilities Commission, established in 1932, provides the operational oversight for the Water Enterprise, Hetch Hetchy Water and Power (Hetch Hetchy and CleanPowerSF), and the San Francisco Wastewater Enterprise. Under Proposition E, the City's Charter Amendment approved

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

by the voters in June 2008, the Mayor nominates candidates subject to qualification requirements to the Commission and the Board of Supervisors votes to approve the nominees by a majority (at least six members).

Pledged Revenues – The Water Enterprise has pledged future revenues to repay various bonds and State Revolving Fund loans. Proceeds from the revenue bonds and State Revolving Fund loans provided financing for various capital construction projects and to refund previously issued bonds. These bonds and State Revolving Fund loans are payable solely from revenues of the Water Enterprise and are payable through fiscal year 2057-58.

The original amount of revenue bonds and State Revolving Fund loans issued, total principal and interest remaining, principal and interest paid during 2023 and applicable revenues for 2023 are as follows:

Bonds issued with revenue pledge\$	4,882,130
Principal and interest remaining due at end of the fiscal year	7,193,317
Clean Water State Revolving Fund (CWSRF) loans with revenue pledge	163,627
Bond principal and interest paid in the fiscal year	307,062
Net revenues	372,689
Funds available for revenue bond debt service	566,764

Water Balancing Account – During fiscal year 2022-23, the wholesale revenue requirement, net of adjustments, charged to wholesale customers was \$300.5 million. Such amounts are subject to final review by wholesale customers, along with a trailing wholesale balancing account compliance audit of the wholesale revenue requirement calculation. As of June 30, 2023, the Wholesale Customers owed the Enterprise \$10.1 million under the Water Supply Agreement.

Commitments and Contingencies – As of June 30, 2023, the Water Enterprise had outstanding commitments with third parties of \$220.7 million for various capital projects and other purchase agreements

Environmental Issue – As of June 30, 2023, the total pollution remediation liability was \$1.3 million, for the excavation of contaminated soil that contained polycyclic aromatic hydrocarbons from a gun club site in the Lake Merced area.

Transactions with Other Funds – The Water Enterprise purchases water from Hetch Hetchy Water and electricity from Hetch Hetchy Power at market rates. These amounts, totaling approximately \$49.6 million and \$11.4 million, respectively, for the year ended June 30, 2023, are included in the operating expenses for services provided by other departments in the Water Enterprise's financial statements.

A variety of other City departments provide services such as engineering, purchasing, legal, data processing, telecommunications, and human resources to the Water Enterprise and charge amounts designed to recover those departments' costs. These charges total approximately \$18.7 million for the year ended June 30, 2023 and have been included in services provided by other departments.

(d) Hetch Hetchy Enterprise

San Francisco Hetch Hetchy Water and Power (Hetch Hetchy or the Enterprise) was established as a result of the Raker Act of 1913, which granted water and power resources rights-of-way on the Tuolumne River in Yosemite National Park and Stanislaus National Forest to the City. CleanPowerSF, launched in May 2016, provides green electricity from renewable sources to residential and commercial customers in San Francisco and was reported as part of Hetch Hetchy starting fiscal year 2016. Hetch Hetchy is a stand-alone enterprise comprised of three funds, Hetchy Power (the Power Enterprise), CleanPowerSF and Hetchy Water, the portion of the Water Enterprise's operations, specifically the upcountry water supply and transmission service. Hetch Hetchy is engaged in the collection and conveyance of approximately 85.0% of the City's water supply and in the generation and transmission

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(Dollars in Thousand

of electricity from that resource, as well as the City Power services including energy efficiency and renewable.

Approximately 61.0% of the electricity generated by Hetchy Power is used to provide electric service to the City's municipal customers (including the SFMTA, the Recreation and Park Department, the Port, the Airport and its tenants, SFGH, streetlights, Moscone Convention Center, and the Water and Wastewater Enterprises). The majority of the remaining 39.0% balance of electricity is sold to CleanPowerSF and the wholesale electric market . As a result of the 1913 Raker Act, energy produced above the City's Municipal Load is sold first to the Districts (Modesto Irrigation District and Turlock Irrigation District) to cover their agricultural pumping and municipal load needs and any remaining energy is either sold to other municipalities and/or government agencies (not for resale) or sold into the California Independent System Operator (CAISO). Hetch Hetchy operation is an integrated system of reservoirs, hydroelectric power plants, aqueducts, pipelines, and transmission lines.

Hetch Hetchy also purchases wholesale electric power from various energy providers that are used in conjunction with owned hydro resources to meet the power requirements of its customers. Operations and business decisions can be greatly influenced by market conditions, State and federal power matters before the California Public Utilities Commission (CPUC), the CAISO, and the Federal Energy Regulatory Commission (FERC). Therefore, Hetch Hetchy serves as the City's representative at CPUC, CAISO, and FERC forums and continues to monitor regulatory proceedings.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Segment Information – Hetch Hetchy Power issued debt to finance its improvements. The Hetch Hetchy Water fund, the Hetch Hetchy Power fund, and CleanPowerSF fund are reported for in a single enterprise. However, investors in the debt rely solely on the revenue generated by the individual activities for repayment. Summary financial information for Hetch Hetchy is presented below:

Condensed Statements of Net Position	Hetch Hetchy Water Power		CleanPowerSF		Total		
Assets*:							
Current assets	\$	79,709	\$ 251,534	\$	146,482	\$	477,725
Receivables from other funds and component units		-	11,486		-		11,486
Noncurrent restricted cash and investments		10,980	21,446		-		32,426
Other noncurrent assets		423	9,832		11,454		21,709
Capital assets		219,754	646,946		-		866,700
Total assets		310,866	941,244		157,936		1,410,046
Deferred outflows of resources:							
Pensions		8,858	10,826		1,292		20,976
Other postemployment benefits		3,248	3,969		1,009		8,226
Total deferred outflows of resources		12,106	14,795		2,301		29,202
Liabilities:							
Current liabilities		9,888	65,390		31,461		106,739
Noncurrent liabilities		31,730	363,468		6,557		401,755
Total liabilities		41,618	428,858		38,018		508,494
Deferred inflows of resources:							
Pensions		4,142	5,062		1,296		10,500
Other postemployment benefits		3,084	3,769		2,922		9,775
Total deferred inflows of resources		7,226	8,831		4,218		20,275
Net position:							
Net investment in capital assets		219,754	336,281		-		556,035
Restrictricted for capital projects		5,233	-		-		5,233
Restricted for debt service		-	56		-		56
Unrestricted		49,141	 182,013		118,001		349,155
Total net position	\$	274,128	\$ 518,350	\$	118,001	\$	910,479

^{*} Certain amounts presented herein have been reclassified from the Statement of Net Position

Operating activities.

Investing activities....

Noncapital financing activities..

Capital and related financing activities..

Increase (decrease) in cash and cash equivalents.

Cash and cash equivalents at beginning of year...

Cash and cash equivalents at end of year...

Condensed Statements of Revenues, Expenses,	Hetch Hetchy	Hetch Hetchy			
and Changes in Fund Net Position	Water	Power	CleanPowerSF	Total	
Operating revenues	\$ 52,697	\$ 204,003	\$ 326,777	\$ 583,477	
Depreciation expense	(6,524)	(17,877)	(270)	(24,671)	
Other operating expenses	(43,487)	(173,675)	(294,510)	(511,672)	
Operating income	2,686	12,451	31,997	47,134	
Nonoperating revenues (expenses):					
Federal and state grants	1,627	937	1,173	3,737	
Interest and investment income	457	3,741	405	4,603	
Interest expense.	(4)	(9,486)	(1)	(9,491)	
Other nonoperating revenues net of expenses	180	14,025	107	14,312	
Capital contributions	-	2,535	-	2,535	
Transfer in (out), net	20,000	(32)	-	19,968	
Change in net position	24,946	24,171	33,681	82,798	
Net position at beginning of year, as restated	249,182	494,179	84,320	827,681	
Net position at end of year	\$ 274,128	\$ 518,350	\$ 118,001	\$ 910,479	
Condensed Statements of Cash Flows	Hetch Hetchy	Hetch Hetchy			
	Water	Power	CleanPowerSF	Total	
Net cash provided by (used in):	-		-		

(933)

914

(5,526)

97,383

91,857

20.535

(26,042)

48.520

4,244

(7,474)

3.663

48.953

208,857

39.626

3,349

1 207

43.910

101,797

(272)

87,213

28,128

(33,788)

5.784

87.337

364,127

451,464

155

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Pledged Revenues — Hetch Hetchy Power has pledged future power revenues to repay the 2008 Clean Renewable Energy Bonds (CREBs), the 2011 Qualified Energy Conservation Bonds (QECBs), and the 2015 New Clean Renewable Energy Bonds (NCREBs). Additionally, Hetch Hetchy Power has pledged future power revenues for 2015 Series AB power revenue bonds and 2021 Series AB power revenue bonds. Proceeds from the bonds provided financing for various capital construction and facility energy efficiency projects. 2015 Series AB and 2021 Series AB power revenue bonds are payable through fiscal year 2045-46 and 2051-52, respectively, and are solely payable from net revenues of Hetch Hetchy Power on a senior lien basis to the 2008 CREBs, the 2011 QECBs, and the 2015

The original amount of revenue bonds issued, total principal and interest remaining, principal and interest paid during fiscal year 2022-23, applicable net revenues, and funds available for debt service are as follows:

Hetch Hetchy Power

NCREBs.

Bonds issued with revenue pledge\$	182,271
Bond principal and interest remaining due at end of the fiscal year	281,546
Bond principal and interest paid in the fiscal year*	3,905
Net revenues	52,195
Funds available for revenue bond debt service	162.399

Per Indenture, debt service for coverage is calculated using the amount of principal and interest paid during the year for the 2015 Series AB and 2021 Series AB power revenue bonds net of capitalized interest if any, which have a senior lien on Power Enterprise revenues; principal and interest paid during the year for the 2015 Series AB and 2021 Series AB power revenue bonds was \$2,567, net of capitalized interest.

Commitments and Contingencies – As of June 30, 2023, Hetch Hetchy had outstanding commitments with third parties of \$136.3 million for various capital projects and other purchase agreements for materials and services.

Hetch Hetchy Water

To meet certain requirements of the Don Pedro Reservoir operating license, the City entered into an agreement with the Modesto Irrigation District and Turlock Irrigation District (collectively the Districts) in which the Districts would be responsible for an increase in water flow releases from the reservoir in exchange for annual payments from the City, which are included in Hetchy Water's operating expenses. Total payments were \$5.3 million in fiscal year 2022-23. The payments are to be made for the duration of the license but may be terminated with one year's prior written notice after 2001. The City and the Districts have also agreed to monitor the fisheries, in the lower Tuolumne River, for the duration of the license. A maximum monitoring expense of \$1.4 million is to be shared between the City and the Districts over the term of the license. The City's share of the monitoring costs is 52.0% and the Districts are responsible for 48.0% of the costs.

Hetch Hetchy Power

Upon expiration of the City's previous Interconnection Agreement with PG&E, the City began taking service in 2015 under the Wholesale Distribution Tariff (WDT) for distribution service and under the CAISO Open-Access Transmission Tariff for transmission service. The FERC-regulated Wholesale Distribution Tariff is implemented by PG&E through the City specific Service Agreements and Interconnection Agreements. The terms of these agreements have been in contention since the effective date. The City is continuing to negotiate with PG&E and, where necessary, filing complaints and protests at FERC. In September 2020, PG&E filed a revised WDT. Under the terms of the new WDT, the City would pay substantially higher rates, at least twice to potentially four times the current charges, and be required to install costly and inefficient equipment not needed for technical, safety or reliability of operations. In addition, Hetchy Power would no longer be allowed to connect to the

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"network" grid in the center of San Francisco; have new secondary interconnections; and/or serve any small, typically unmetered loads, such as streetlights, traffic signal and bus shelters.

Staff prepare regular reporting to the Board of Supervisors outlining on-going disputes with PG&E over project requirements, costs and delays. During fiscal year 2022-23, Hetch Hetchy Power purchased distribution services for \$29.0 million from PG&E under the terms of the service agreements and Interconnection Agreements that implement the WDT. The City continues to litigate and dispute these terms at FERC and in the court systems; and pursue the purchase of PG&E's electric grid in San Francisco.

Hetchy Power may purchase or sell energy and other related products (such as ancillary services, spinning reserves, resource adequacy products, and congestion revenue rights) with different market entities through the Western System Power Pool (WSPP) and the CAISO. During fiscal year 2022-23, Hetchy Power purchased \$3.7 million of power and other related products. There was \$1.2 million or 155,000 MWh of excess power sales after meeting Hetch Hetchy's obligations in fiscal year 2022-23.

Hetchy Power (Buyer) purchases energy, capacity, and environmental attributes from a solar photovoltaic project located at Sunset Reservoir (the facility) pursuant to the 2009 25-year Power Purchase Agreement (PPA) with SFCity1, LP, owned by Duke Energy (Seller). In November 2010, the facility commenced commercial operation and began to provide Hetchy Power energy generated by the facility. The PPA sets the purchase price of generated energy at \$235/MWh, increased by 3.0% each year throughout the term of the agreement, and it is expected that the facility will generate 6,560 MWh per year. In fiscal year 2022-23, the facility generated 6,006 MWh and rate was at \$344/MWh.

In the event that the facility generates more energy than expected due to better than normal meteorological conditions, the PPA requires the Buyer to purchase all the excess energy but generation in excess of 120.0% of expected is purchased at no cost. The PPA also requires the Seller to generate a minimum amount of energy from the facility annually. If energy production falls below 50% of expected, the Seller must provide replacement power, and if energy falls below 90% of expected, the price for energy generated is lowered. In fiscal year 2022-23, purchases of energy under the PPA were \$2.0 million or 6,006 MWh.

Hetchy Power and CleanPowerSF participate in the CAISO energy markets which requires the SFPUC to have a contract with a certified Scheduling Coordinator (SC). In June 2022, CleanPowerSF renewed a 5-year contract with APX, Inc with contract amount not to exceed \$134.7 million to fulfill this requirement. APX, Inc provides a number of services including but not limited to an interface with the CAISO's energy scheduling portal, manage invoice payments to the CAISO and communications between the CAISO and the SFPUC, and dispatch of the Hetch Hetchy plant 24 hours a day, seven days a week. The contract also provides that APX, Inc will act as the SC for renewable generation plants under some of CleanPowerSF's Power Purchase Agreements. Hetchy Power's share was \$0.5 million as of June 30, 2023. CleanPowerSF's share was \$0.2 million June 30, 2023.

On January 6, 2023, Amendment No. 1 was requested and approved to increase this contact by \$125.0 million, increasing the total contract to \$259.7 million, with no change to the agreement duration. On March 17, 2023, Amendment No. 2, was approved to increase the contract by \$636.0 million for a total not to exceed contract amount of \$895.7 million, with no change to the agreement duration. The drivers for these Amendments were higher than anticipated power prices, due to extreme weather, draught conditions, and global energy shortages.

CleanPowerSF

CleanPowerSF regularly adds new short-term and medium-term contracts with multiple counterparties pursuant to master agreements, including the WSPP Master Agreement, to purchase renewable, carbon-free and conventional energy and resource adequacy capacity. CleanPowerSF has also entered into long-term contracts for renewable energy and capacity with renewable energy developers including sPower, Terra-Gen, NextEra, Intersect Power and EDF Renewables. These contracts have

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been entered to allow CleanPowerSF to meet its existing retail sales obligations, to support future retail sales from anticipated load growth, and to comply with State requirement that 65% of CleanPowerSF's Renewables Portfolio Standard (RPS) compliance targets be fulfilled by RPS-eligible electricity from contracts of 10 or more years. Citywide enrollment was completed in 2020. Since it began serving customers in 2016, CleanPowerSF's cumulative opt-out rate is 4.4% of all enrolled accounts. The total power purchase cost, net of wholesale sales, was \$259.5 million in fiscal year 2022-23.

CleanPowerSF contracts with Calpine Energy Solutions to provide meter data management, billing and customer care support. Calpine is responsible for calculating and providing CleanPowerSF charges to PG&E. which in turn bills both CleanPowerSF and PG&E customers for electricity transmission. distribution, and CleanPowerSF generation services. PG&E remits payments received from customers for CleanPowerSF charges to the City. During fiscal year 2022-23, amount paid was \$4.7 million.

In November 2020, CleanPowerSF executed a Power and Storage Purchase Agreement to purchase solar product and storage product from a solar powered generation facility and battery storage facility located at Livermore pursuant to the 25-year PPA with IP Aramis, LLC (Seller). As of June 30, 2022, CleanPowerSF received cash collateral of \$9.0 million for Development Assurance and Performance Assurance from the Seller. The \$9.0 million cash collateral was returned to the seller as of June 30,

In March 2018, CleanPowerSF entered into a five-year, \$75.0 million Credit Agreement with JPMorgan Chase Bank, National Association (Bank) to provide letters of credit or loans from the Bank to guarantee certain power purchase agreement payment obligations of CleanPowerSF and to meet working capital needs, if necessary. In November 2021, the Credit Agreement decreased the available amount from \$75.0 million to \$20.0 million, and the stated term of the agreement was extended to March 2024. Additional changes to the agreement effected by the November 2021 Amendments include elimination of target reserve requirements, revisions to debt service coverage (allowing for a liquidity test two times in the aggregate for any consecutive four quarters) and rate-setting covenants, changes to ongoing reporting requirements to the Bank, and changes to events of default, including the addition of an event of default if CleanPowerSF's long-term unenhanced credit rating is downgraded below investment grade or suspended, withdrawn or otherwise unavailable. In May 2022, CleanPowerSF executed another amendment to its Credit Agreement to eliminate and change certain financial covenants contained in the 2018 Credit Agreement. Specifically, this Amendment eliminated the covenant of the Commission to maintain a specified debt service coverage ratio and changed such financial covenant to commit the Commission to maintain a specified level of Day Liquidity on Hand (as defined in the Credit Agreement). The Credit Agreement is secured by CleanPowerSF's net revenues: there is no pledge of, or lien on net revenues that ranks senior to the obligations under the Credit Agreement. The Bank issued letters of credit in the face amounts totaling \$6.2 million for fiscal year ended June 30, 2023. CleanPowerSF did not draw on the Credit Agreement during fiscal year 2022-23. Accordingly, the uncommitted credit capacity under the Credit Agreement was \$13.8 million during fiscal year 2022-23

Original financial covenants include that CleanPowerSF maintain a Debt Service Coverage Ratio as defined in the Credit Agreement of not less than 1.05 for each fiscal quarter, as determined for the four consecutive fiscal quarter periods ended on the last day of such fiscal quarter. CleanPowerSF was in compliance with all covenants and requirements of the Credit Agreement as amended as of June 30, 2023.

Significant events of default under the Credit Agreement, include 1) non-payment, 2) material breach of warranty, representation, or other non-remedied breach of covenants as specified in the agreement and 3) bankruptcy and insolvency events, which could result in all outstanding loans under the Credit Agreement to be immediately due and payable; or the immediate termination of the Bank's commitment to issue letters of credit or make loans under the Credit Agreement.

In June 2018, the CPUC established the Disadvantaged Communities-Green Tariff (DAC-GT) and Community Solar Green Tariff (CSGT) program to address barriers to solar adoption faced by low-

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

income electric customers in neglected communities. The DAC-GT program provides a 20% rate discount on 100% RPS eligible electricity service to income-qualified customers residing in Disadvantaged Communities (DACs) as defined by the California Environmental Protection Agency's (Cal EPA). Similar to DAC-GT, the CSGT program allows primarily for the DACs to benefit from the development of solar generation projects located in their own or nearby DACs. CSGT projects must also have a local community-based sponsor that supports site selection and customer enrollment.

The CPUC approved CleanPowerSF's application to establish DAC-GT and CSGT programs in April 2021 and to receive funds to cover program administration and a portion of electricity supply costs. CleanPowerSF began enrolling customers in the DAC-GT program branded as "SuperGreen Saver" on June 1, 2022. The CSGT program is expected to start serving customers during fiscal year 2025-26, once CleanPowerSF is able to procure electricity from a CSGT-eligible solar project(s). As of June 30, 2023, CleanPowerSF received \$0.9 million from a combination of ratepayer funds and California Cap and Trade Auction proceeds.

Transactions with Other Funds - The Water Enterprise purchases water from Hetch Hetchy Water and power from Hetch Hetchy Power. Included in the operating revenues are the water assessment fees totaling \$49.6 million and purchased electricity for \$11.4 million for the year ended June 30, 2023. The water assessment fees represent a recovery to fund upcountry, water related costs that are not otherwise funded through water-related revenue. During fiscal year 2022-23, \$49.6 million of the water assessment fees were received from the Water Enterprise. In addition, the Wastewater Enterprise purchases power from Hetch Hetchy Power totaling \$14.9 million for the year ended June 30, 2023. Included in 2023 operating revenues are sales of power to departments within the City of \$121.0 million.

A variety of other City departments provide services such as engineering, purchasing, legal, data processing, telecommunications, and human resources to Hetch Hetchy and charge amounts designed to recover those departments' costs. These charges total approximately \$16.4 million for the year ended June 30, 2023 and have been included in services provided by other departments.

For the year ended June 30, 2023, operating expenses include purchase of power from Hetchy Power

CleanPowerSF received program support services from Hetchy Power. This amount totaled \$2.9 million for the year ended June 30, 2023.

(e) San Francisco Municipal Transportation Agency

The San Francisco Municipal Transportation Agency (SFMTA) is governed by the SFMTA Board of Directors, who are appointed by the Mayor and Board of Supervisors. The SFMTA's financial statements include the entire City's surface transportation network that encompasses pedestrians, bicycling, transit (Muni), traffic and on- and off-street parking, regulation of the taxi industry, and two nonprofit parking garage corporations operated by separate nonprofit corporations whose operations are interrelated

The SFMTA was established by voter approval of the addition of Article VIIIA to the Charter of the City (the Charter) in 1999 (Proposition E). The purpose of the Charter amendment was to consolidate all surface transportation functions within a single City department and to provide the transportation system with the resources, independence, and focus necessary to improve transit service and the City's transportation system. The voters approved additional Charter amendments: (1) in 2007 (Proposition A), which increased the autonomy of and revenue to the SFMTA; (2) in 2010 (Proposition G), which increased management flexibility related to labor contracts; (3) in 2014 (Proposition A), which provided \$500 million in general obligation bonds for transportation and street infrastructure; (4) in 2014 (Proposition B), which increases General Fund allocation to SFMTA based on the City's population increase; and (5) in 2019 (Proposition D), which imposes tax on fares charged by commercial shared and private rides to fund transportation operations and infrastructure for traffic congestion mitigation in the City.

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Muni is one of America's oldest public transit agencies, the largest in the Bay Area, and eighth largest system in the United States. Operating historic streetcars, modern light rail vehicles, diesel buses, alternative fuel vehicles, electric trolley coaches, and the world-famous cable cars, Muni's fleet is among the most diverse in the world.

The SFMTA's Sustainable Streets initiates and coordinates improvements to the City's streets, transit, bicycles, pedestrians, and parking infrastructure. It manages 21 City-owned garages and 18 metered parking lots.

Nonprofit corporations provide operational oversight to two garages, namely Japan Center Garage Corporation (Japan Center) and Portsmouth Plaza Parking Corporation (Portsmouth), Of these two garages, Portsmouth garage is owned by the Recreation and Park Department but managed by the SFMTA. The SFMTA approves and oversees the budget and capital improvements and as authorized by the City Charter, set the parking rates in garages under SFMTA's jurisdiction including the two parking garages. The financial statements of these nonprofit garages, which are audited by other auditors, are provided to the SFMTA and accounted for in the parking garages account. The nonprofit corporations' annual financial statements are publicly available.

Pledged Revenue - In 2007, San Francisco voters approved Proposition A, which authorized the SFMTA to issue revenue bonds and other forms of indebtedness without further voter approval but with approval by the SFMTA Board of Directors and concurrence by the Board of Supervisors. The SFMTA has pledged future revenues to repay various bonds. Proceeds from the revenue bonds provided financing for various capital construction projects and refunded previously issued bonds. These bonds are payable from all SFMTA operating revenues except for City General Fund allocations and restricted sources and are payable through fiscal year 2050-51.

Annual principal and interest payments for fiscal year 2022-23 were 62.4% of funds available for revenue bond debt service. The original amount of revenue bonds issued, total principal and interest remaining, principal and interest paid during fiscal year 2022-23, applicable net revenues, and funds available for bond debt service are as follows:

Bonds issued with revenue pledge\$	457,065
Principal and interest remaining due at end of the year	670,657
Principal and interest paid during the year	22,838
Net revenues for the year	13,744
Funds available for revenue bond debt service	36.582

Operating and Capital Grants and Subsidies - The amount of operating allocation provided to the SFMTA each year is limited to the amount set by the City Charter and budgeted by the City. Such allocation is recognized as revenue in the year received. The amount of General Fund subsidy to the SFMTA reflected in the accompanying financial statements was \$556.4 million in fiscal year 2022-23. The General Fund support from the City includes total revenue baseline transfer of \$427.1 million and \$66.2 million allocation in lieu of parking tax. Proposition B, approved by the voters in November 2014, provides additional City General Fund subsidy to address transportation needs tied to the City's population growth. The SFMTA received \$58.0 million from this source, of which \$30.0 million was allocated for operations and \$28.0 million for capital projects. The SFMTA also received an additional General Fund allocation of \$4.8 million for the Chase Event Center and mixed-use development project and \$0.3 million for the Community Building Program.

The SFMTA also receives operating assistance from various federal, State, and local sources, including Transit Development Act funds, diesel fuel, and sales tax allocations. As of June 30, 2023, the SFMTA had various operating grants receivable of \$20.2 million. The SFMTA received operating assistance from BART's Americans with Disability Act related support of \$1.9 million, and other federal, State, and local grants of \$4.7 million, to fund project expenses that are operating in nature.

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The operating assistance from federal sources includes funds received from FTA in response to the COVID-19 pandemic. The American Rescue Plan Act (ARPA) was signed into law on March 11, 2021, which provided the SFMTA with supplemental appropriation for emergency transit operations. The SFMTA received \$138.1 million in fiscal year 2022-23 while \$339.5 million remains to be accessed in fiscal year 2023-24.

Proposition 1B is a \$20 billion transportation infrastructure bond that was approved by State voters in November 2006. The bond measure is composed of several funding programs including the Public Transportation Modernization, Improvement, and Service Enhancement Account (PTMISEA) Program. The original legislation required funds to be obligated within three years of the date awarded. The Budget Act of 2019 reappropriated the remaining balances of PTMISEA appropriations, which are available for encumbrance and liquidation until June 30, 2023. PTMISEA funds may be used for transit rehabilitation, safety or modernization improvements, capital service enhancements or expansions, new capital projects, bus rapid transit improvements, bus and rail car procurement, rehabilitation, or replacement. The SFMTA did not receive cash in the fiscal year 2022-23 from PTMISEA. During fiscal year 2022-23, drawdowns for various eligible projects costs were made from PTMISEA funds for \$11.9 million. All PTMISEA appropriations other than interest earned were fully spent during the year.

Commitments and Contingencies

(i) Grants and Subventions

Receipts from federal and state grants and other similar programs are subject to audit to determine if the funds were expended in accordance with appropriate statutes, grant terms, and regulations. The SFMTA believes that no significant liabilities will result from any such audits.

(ii) Other Commitments

As of June 30, 2023, the SFMTA has outstanding commitments of approximately \$353.0 million with third parties for various capital projects. Grant funding is available for the majority of this amount. The SFMTA also has outstanding commitments of approximately \$75.0 million with third parties for noncapital expenditures. Various local funding sources are used to finance these expenditures.

In addition, the SFMTA is involved in various lawsuits, claims, and disputes that have arisen in SFMTA's routine conduct of business. In the opinion of management, the outcome of any litigation of these matters will not have a material effect on the financial position or changes in net position of the SFMTA.

(f) Laguna Honda Hospital

General Fund Subsidy - The Laguna Honda Hospital (LHH) is a skilled nursing facility which specializes in serving elderly and disabled residents. The operations of LHH are subsidized by the City's General Fund. It is the City's policy to fund operating deficits of the enterprise on a budgetary basis; however, the amount of operating subsidy provided is limited to the amount budgeted by the City. Any amount not required for the purpose of meeting an enterprise fund deficit shall be transferred back to the General Fund at the end of each fiscal year, unless otherwise approved by the Board of Supervisors. For the year ended June 30, 2023, the subsidy for LHH was \$94.9 million.

Net Patient Services Revenue - Net patient services revenues are recorded at the estimated net realizable amounts from patients, third-party payors and others for services rendered, including a provision for doubtful accounts and estimated retroactive adjustments under reimbursement agreements with federal and State government programs and other third-party payors. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods, as final settlements are determined. Patient accounts receivable are recorded net of estimated allowances, which include allowances for contractuals and bad debt. These

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

allowances are based on current payment rates, including per diems, Diagnosis-Related Group (DRG) reimbursement amounts and payment received as a percentage of gross charges.

Third-Party Payor Agreements - LHH has agreements with third-party payors that provide for reimbursement to LHH at amounts different from its established rates. Contractual adjustments under third-party reimbursement programs represent the difference between the hospital's established rate for services and amounts reimbursed by third-party payors. Medicare and Medi-Cal are the major third-party payors with whom such agreements have been established. Laws and regulations governing the Medicare and Medi-Cal programs are complex and subject to interpretation. LHH believes that it is in compliance with all applicable laws and regulations and is not aware of any pending or threatened investigations involving allegations of potential wrongdoing. While no such regulatory inquiries have been made, compliance with such laws and regulations can be subject to future government review and interpretation as well as significant regulatory action including fines, penalties and exclusion from the Medicare and Medi-Cal programs.

During the year ended June 30, 2023, LHH's patient receivables and charges for services were as follows:

Pationt		

	Medi-Cal		Medicare		Other		Total	
Gross Accounts Receivable	\$	71,943	\$	5,623	\$	(28)	\$	77,538
Contractual Allowance		(48,690)		(3,806)		19		(52,477)
Total, Net Accounts Receivable	\$	23,253	\$	1,817	\$	(9)	\$	25,061

Net Patient Service Revenue

14CT A MONTO CONTOC TREVEILLE										
	Medi-Cal		edi-Cal Medicare		Other		_	Total		
Gross Patient Service RevenueLess:	\$	406,966	\$	26,748	\$	(132)	\$	433,582		
Contractual Allowance		(192, 108)		(20,968)		(914)		(213,990)		
Total, Net Patient Service Revenue	\$	214,858	\$	5,780	\$	(1,046)	\$	219,592		

Because Medi-Cal reimbursement rates are less that LHH's established charges rates, LHH is eligible to receive supplemental federal funding. For the year ended June 30, 2023, LHH accrued and recognized \$58.4 million of revenue as a result of matching federal funds to local funds.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Unearned Credits and Other Liabilities - As of June 30, 2023, LHH recorded approximately \$52.8 million in other liabilities for third-party payor payable.

Transactions with Other Funds – A variety of other City departments provide services such as engineering, purchasing, legal, data processing, telecommunications, human resources, and public protection to LHH and charge amounts designed to recover those departments' costs. These charges totaled \$17.9 million for the year ended June 30, 2023 and have been included in services provided by other departments.

As of June 30, 2023, LHH has entered into various purchase contracts totaling \$52.5 million that are related to the old building remodel.

(g) San Francisco General Hospital

General Fund Subsidy - San Francisco General Hospital Medical Center (SFGH) is an acute care hospital. The operations of SFGH are subsidized by the City's General Fund. It is the City's policy to fully fund enterprise operations on a budgetary basis; however, the amount of operating subsidy provided is limited to the amount budgeted by the City. Any amount not required for the purpose of meeting an enterprise fund deficit shall be transferred back to the General Fund at the end of each fiscal year, unless otherwise approved by the Board of Supervisors. For the year ended June 30, 2023, the subsidy for SFGH was \$137.4 million.

Net Patient Service Revenue - Net patient service revenues are recorded at the estimated net realizable amounts from patients, third-party payors and others for services rendered, including a provision for doubtful accounts and estimated retroactive adjustments under reimbursement agreements with federal and State government programs and other third-party payors. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods, as final settlements are determined.

Patient accounts receivable are recorded net of estimated allowances, which include allowances for contractuals, bad debt, and administrative write-offs. These allowances are based on current payment rates, including per diems, DRG amounts and payments received as a percentage of gross charges.

Third-Party Payor Agreements - SFGH has agreements with third-party payors that provide for reimbursement to SFGH at amounts different from its established rates. Contractual adjustments under third-party reimbursement programs represent the difference between SFGH established rates and amounts reimbursed by third-party payors. Major third-party payors with whom such agreements have been established are Medicare, Medi-Cal, and the State of California through the Section 1115 Medicaid Waiver and Short-Doyle mental health programs. Laws and regulations governing the Medicare and Medi-Cal programs are complex and subject to interpretation. SFGH believes that it is in compliance with all applicable laws and regulations and is not aware of any pending or threatened investigation involving allegations of potential wrongdoing. While no such regulatory inquiries have been made, compliance with such laws and regulations can be subject to future government review and interpretation as well as significant regulatory action including fines, penalties and exclusion from the Medicare and Medi-Cal programs.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(Dollars in Thousand

During the year ended June 30, 2023, SFGH's patient receivables and charges for services were as follows:

Patien	_	Receivables, Net Medi-Cal Medicare Other						Total
		neur-oar		leuicare	_	Other	_	Iotai
Gross Accounts Receivable	\$	301,645	\$	192,116	\$	112,401	\$	606,162
Provision for Contractual Allowances		(266,716)		(171,152)		(72,728)		(510,596)
Provision for Bad Debts						(13,317)		(13,317)
Total, Net Accounts Receivable	\$	34,929	\$	20,964	\$	26,356	\$	82,249
Net Patie	nt s	Service Re	ven	ue				
	- 8	Andi Cal	B/	la di aa ra		Othor		Total

Met i atient del vice nevenue											
Medi-Cal	Medicare	Other	Total								
\$ 2,197,579	\$ 1,202,046	\$ 971,995	\$ 4,371,620								
(1,847,279)	(977,041)	(487,211)	(3,311,531)								
		(84,414)	(84,414)								
\$ 350,300	\$ 225,005	\$ 400,370	\$ 975,675								
	Medi-Cal \$ 2,197,579 (1,847,279)	Medi-Cal Medicare \$2,197,579 \$1,202,046 (1,847,279) (977,041) - -	Medi-Cal Medicare Other \$ 2,197,579 \$ 1,202,046 \$ 971,995 (1,847,279) (977,041) (487,211) - - (84,414)								

California's Section 1115 Medicaid Waiver (Waiver), titled "Medi-Cal 2020" expired on December 31, 2021. Medi-Cal 2020 was replaced by a new Waiver entitled "CalAlM", California's "...long-term commitment to transform and strengthen Medi-Cal, offering Californians a more equitable, coordinated, and person-centered approach to maximizing their health and life trajectory".

In addition to fee-for-service cost-based reimbursements for inpatient hospital services, CalAIM includes a wide range of patient centered care programs, including Enhanced Care Management, Community Supports, and the renewal of the Global Payment Program (GPP) among other service delivery and payment reform initiatives.

Payments received under CalAIM's GPP are utilization based and not dependent on Certified Public Expenditures (CPEs). However, GPP claims are subject to State and federal audit and final reconciliation. SFGH has established reserves for the uncertainty of future financial impact of potential audit and reconciliation adjustments.

Revenues recognized under current and previous Medi-Cal Waivers is approximately \$87.4 million for the year ended June 30, 2023.

In addition, SFGH is reimbursed by the State of California, under the Short-Doyle Program, for mental health services provided to qualifying residents based on an established rate per unit of service not to exceed an annual negotiated contract amount. During the year ended June 30, 2023, reimbursement under the Short-Doyle Program amounted to approximately \$6.4 million and is included in net patient service revenue.

Unearned Revenues and Other Liabilities - As of June 30, 2023, SFGH recorded approximately \$312.3 million in unearned credits and other liabilities, which was comprised of \$239.2 million in unearned credits mainly related to receipts under DSH/Safety Net Care Pool, the Medicare Accelerated payment program and AB915 programs, and \$71.9 million in Third Party Settlements payable.

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Charity Care - SFGH provides care without charge or at amounts less than its established rates to patients who meet certain criteria under its charity care policy. Charges foregone based on established rates were \$287.9 million and estimated costs and expenses to provide charity care were \$74.3 million in fiscal year 2022-23.

Other Nonoperating Revenues - SFGH recognized \$67.9 million of realignment funding for the year ended June 30, 2023.

With California electing to implement a state-run Medicaid Expansion afforded by the Affordable Care Act, the State anticipates that counties' costs and responsibilities for the health care services for the indigent population will decrease as much of the population becomes eligible for coverage through Medi-Cal or Covered California. Starting July 1, 2013, there is a mechanism that provides for the State to redirect health realignment funds to fund social service programs. The redirected amount will be determined according to a formula that takes into account a county's cost and revenue experience and redirects 80% of the savings realized by the county. The State predetermined an amount of health realignment to be redirected for the City and County of San Francisco and withheld those amounts from health realignment remittances to the City. \$0 was withheld in fiscal year 2020-21 and a final reconciliation has been conducted for fiscal year 2020-21 showing \$0 realignment to be redirected. A final reconciliation will be conducted prior to June 30, 2024 for fiscal year 2021-22.

Contract with the University of California San Francisco - The City contracts on a year-to-year basis on behalf of SFGH with the University of California (UC). Under the contract, SFGH serves as a teaching facility for UC professional staff, medical students, residents, and interns who, in return, provide medical and surgical specialty services to SFGH's patients. The total amount for services rendered under the contract for the year ended June 30, 2023, was approximately \$247.2 million.

SFGH Rebuild - The Rebuild projects have been completed and the General Obligation Bonds are accounted for as governmental activity and transactions are accounted for in the City's Governmental Capital Project Funds.

Gift - From fiscal year 2014-15 through fiscal year 2015-16, SFGH received \$62.4 million from the San Francisco General Hospital Foundation for the acquisition of furniture, fixtures and equipment (FF&E) for the new hospital. As of June 30, 2023, SFGH has spent \$49.2 million from the gift on acquisition of FF&E as stipulated by the donor and recorded the remaining \$13.2 million as Restricted Net Position.

Commitments and Contingencies - As of June 30, 2023, SFGH had outstanding commitments with third parties for capital projects totaling \$13.4 million.

(h) San Francisco Wastewater Enterprise

The San Francisco Wastewater Enterprise (Wastewater Enterprise) was established in 1977, following the transfer of all sewage-system-related assets and liabilities of the City to the Wastewater Enterprise bursuant to bond resolution, to account for the City's municipal sewage treatment and disposal system.

The Wastewater Enterprise collects, transmits, treats, and discharges sanitary and stormwater flows, generated within the City, for the protection of public health and environmental safety. In addition, the Wastewater Enterprise serves, on a contractual basis, certain municipal customers located outside of the City limits, including the North San Mateo County Sanitation District No. 3, Bayshore Sanitary District, and the City of Brisbane. The Wastewater Enterprise recovers cost of service through user fees based on the volume and strength of sanitary flow. As of June 30, 2023, the Wastewater Enterprise serves approximately 148,598 residential accounts, which discharge about 15.4 million units of sanitary flow per year (measured in hundreds of cubic feet, or ccf) and approximately 27,082 non-residential accounts, which discharge about 5.6 million units of sanitary flow per year.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

Pledged Revenues - Wastewater Enterprise's revenues, which consist mainly of sewer service charges, are pledged for the payment of principal and interest on various revenue bonds, revenue notes, State Revolving Fund (SRF) loans, and Water Infrastructure Finance and Innovation Act (WIFIA) loans, Proceeds from the bonds, notes, SRF, and WIFIA loans provided financing for various capital construction projects and to refund previously issued bonds. These bonds, notes, SRF, and WIFIA loans are payable solely from net revenues of Wastewater Enterprise and are payable through fiscal years ending June 30, 2052, 2027, 2056, and 2059, respectively.

The original amount of revenue bonds issued, notes issued, State Revolving Fund loans, and WIFIA loans, total principal and interest remaining, principal and interest paid during fiscal year 2022-23 applicable net revenues, and funds available for bond debt service are as follows:

Bonds issued with revenue pledge\$	3,029,385
Notes issued with revenue pledge	347,465
Clean Water State Revolving Fund (CWSRF) loans with revenue pledge	328,776
WIFIA loans with revenue pledge	122,357
Principal and interest remaining due at end of the fiscal year	4,872,238
Principal and interest paid in the fiscal year	98,811
Net revenues	178,850
Funds available for revenue bond and loans debt service	313,443

Commitments and Contingencies - As of June 30, 2023, the Wastewater Enterprise had outstanding commitments, with third parties, for capital projects and for materials and services totaling \$762.1

Pollution Remediation Obligations - As of June 30, 2023, the Wastewater Enterprise recorded \$7.8 million in pollution remediation liability, consisting of \$7.8 million cleanup cost estimate at the Yosemite Creek site. The pollution remediation obligation reported in the accompanying statement of net position is based on estimated contractual costs.

Transactions with Other Funds - The Wastewater Enterprise purchased power from Hetch Hetchy Power totaling \$14.9 million for the year ended June 30, 2023. The Wastewater Enterprise purchased water from Water Enterprise totaling \$1.6 million for the year ended June 30, 2023. The Department of Public Works provides certain engineering and other services to the Wastewater Enterprise and the total charge was \$9.2 million for the year ended June 30, 2023. A variety of other City departments provide services such as engineering, purchasing, legal, data processing, telecommunications, and human resources to the Wastewater Enterprise and charge amounts designed to recover those departments' costs. These charges total approximately \$15.4 million for the year ended June 30, 2023 and have been included in services provided by other departments.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(14) SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO

As discussed in Note 1, the financial statements present the Successor Agency and its component unit, an entity for which the Successor Agency is considered to be financially accountable. The City and County of San Francisco Redevelopment Financing Authority (Financing Authority) is a joint powers authority formed between the former Agency and the City to facilitate the long-term financing of the former Agency's activities. The Financing Authority is included as a blended component unit in the Successor Agency's financial statements because the Financing Authority provides services entirely to the Successor Agency.

Pursuant to the Dissolution Law, funds that would have been distributed to the former Agency as tax increment, hereafter referred to as redevelopment property tax revenues, are deposited into the Successor Agency's Redevelopment Property Tax Trust Fund (Trust Fund) administered by the City's Controller for the benefit of holders of the former Agency's enforceable obligations and the taxing entities that receive pass-through payments. Any remaining funds in the Trust Fund, plus any unencumbered redevelopment cash and funds from asset sales are distributed by the City to the local agencies in the project area unless needed to pay enforceable obligations.

In September 2015, the State passed Senate Bill 107 (SB 107), which clarifies and updates existing law governing the dissolution of redevelopment agencies. SB 107 includes specific language that allows the Successor Agency to issue bonds or other indebtedness for the purposes of low and moderate income housing and infrastructure in the City by allowing the pledge of revenues available in the Trust Fund that are not otherwise pledged subject to the approval of the Oversight Board. SB 107 also declares that Mission Bay North, Mission Bay South, Hunters Point Shipyard Phase 1, Candlestick Point - Hunters Point Shipyard Phase 2, and Transbay projects are finally and conclusively approved as enforceable obligations.

(a) Summary of the Successor Agency's Long-Term Obligations

Type of Obligation	Final Maturity Date	Remaining Interest Rate	ı	Amount
Hotel tax revenue bonds (a)	2025	5.00%	\$	8,675
Tax allocation revenue bonds (b)	2047	1.01% - 8.41%		757,038
Total long-term bonds			\$	765,713

Debt service payments are made from the following sources:

- (a) Hotel occupancy tax revenues from the occupancy of guest rooms in the hotels within the City.
- (b) Redevelopment property tax revenues from the Bayview Hunters Point, Western Addition, Rincon Point South Beach, Yerba Buena Center, India Basin, South of Market, Golden Gateway, Mission Bay South, Transbay, and Mission Bay North project areas.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Issuance of Successor Agency Bonds – Under the Dissolution Law, a successor agency is authorized to issue bonds to satisfy its obligations under certain enforceable obligations entered into by the former redevelopment agency prior to dissolution, subject to approval by the California Department of Finance (DOF). On December 24, 2013, the DOF released its letter approving the issuance of bonds by the Successor Agency.

Pledged Revenues for Bonds — The Tax Allocation Bonds are equally and ratably secured by the pledge and lien of the redevelopment property tax revenues (i.e., the former tax increment). These revenues have been pledged until the year 2047, the final maturity date of the bonds. The total principal and interest remaining on these bonds is approximately \$1.23 billion. The redevelopment property tax revenues recognized during the year ended June 30, 2023, were \$122.6 million against the total debt service payment of \$94.5 million.

The Hotel Tax Revenue Bonds are secured by the pledge and lien of the hotel tax revenue received by the Successor Agency from the City. These revenues have been pledged until the year 2025, the final maturity of the bonds. The total principal and interest remaining on the Hotel Tax Revenue Bonds is approximately \$9.3 million. The hotel tax revenue recognized during the year ended June 30, 2023, was \$4.5 million against the total debt service payment of \$4.5 million.

Events of Default and Remedies – The Successor Agency shall be considered to be in default if it ails to make any principal, interest, or redemption payment when due. For Tax Allocation Bonds, in the event of default, the trustee may declare the principal and accrued interest to be due and payable immediately. For Hotel Tax Bonds, in the event of default, the Successor Agency must immediately transfer to the trustee all revenues held and thereafter received to be used for expenses necessary to protect the bondholders and payment of interest and principal.

The changes in long-term obligations for the Successor Agency for the year ended June 30, 2023, are as follows:

	July 1, 2022	0	Additional bligations, Interest Accretion and Net ncreases	M Ref	Current aturities, tirements, and Net ecreases	J	June 30, 2023
Bonds payable:							
Tax revenue bonds	\$ 806,046	\$	-	\$	(49,008)	\$	757,038
Hotel Tax Revenue Bonds Less unamortized amounts:	12,540		-		(3,865)		8,675
For issuance premiums	37,887		-		(2,313)		35,574
For issuance discounts	(2,521)		-		142		(2,379)
Total bonds payable	853,952		-		(55,044)		798,908
Accreted interest payable	80,746		8,653		(13,791)		75,608 ⁽¹⁾
Accrued vacation and sick leave pay	1,842		940		(739)		2,043
Successor Agency - long-term obligations	\$ 936,540	\$	9,593	\$	(69,574)	\$	876,559

⁽¹⁾ Amounts represent interest accretion on Capital Appreciation Bonds.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

As of June 30, 2023, the debt service requirements to maturity for the Successor Agency, excluding accrued vacation and sick leave, are as follows:

	Tax Revenue Bonds					Hotel Tax Revenue Bonds				
June 30,	F	Principal		Principal Interest *		F	Principal		Interest	
2024	\$	33,464	\$	46,113	\$	4,220	\$	434		
2025		36,896		45,784		4,455		223		
2026		41,859		34,102		-		-		
2027		42,547		32,850		-		-		
2028		43,625		31,749						
2029-2033		240,136		135,895		-		-		
2034-2038		156,917		92,080		-		-		
2039-2043		116,144		42,394		-		-		
2044-2047		45,450		7,548		-		-		
Total	\$	757,038	\$	468,515	\$	8,675	\$	657		

^{*} Including payment of accreted interest

During the year ended June 30, 2010, the former Agency borrowed \$16.5 million from the Low and Moderate Income Housing Fund (LMIHF) to make a payment of \$28.7 million to the Supplemental Education Revenue Augmentation Funds (SERAF) to meet the State's Proposition 98 obligations to schools. Upon dissolution of the former Agency, the City elected to become the Housing Successor Agency and retained the former Agency's housing assets and functions, rights, powers, duties, and obligations. The Successor Agency made payments in the amount of \$1.1 million to the City during the year ended June 30, 2023 to fully pay off the outstanding payable balance.

(b) Commitments and Contingencies Related to the Successor Agency

Encumbrances - At June 30, 2023, the Successor Agency had outstanding encumbrances totaling approximately \$7.2 million.

Risk Management - The Successor Agency obtained coverage for personal injury, automobile liability, public official errors and omissions and employment practices liability with limits of \$10.0 million per occurrence (\$5.0 million per occurrence for automobile liability and an annual aggregate limit of \$5.0 million for employment practices liability) and a \$25 deductible.

Notes and Mortgages Receivable – During the process of selling land to developers and issuing mortgage revenue bonds, the Successor Agency may defer receipt of land sale proceeds and mortgage revenue bond financing fees from various private developers in exchange for notes receivable, which aid the developers' financing arrangements. The Successor Agency recognizes all revenues and interest on the above-described arrangements when earned, net of any amounts deemed to be uncollectible. During the year ended June 30, 2023, the Successor Agency disbursed \$37.1 million to the developers through this arrangement and recorded an allowance against these receivables. At June 30, 2023, the gross value of the notes and mortgage receivable was \$220.9 million and the allowance for uncollectible amounts was \$219.4 million.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Special Assessment Debt without Commitment - Various community facility district bonds have been issued by the former Agency on behalf of various property owners who retain full responsibility for the repayment of the debt. When these obligations are issued, they are secured by special assessment taxes, and, in the opinion of management, are not considered obligations of the Successor Agency or the City and are therefore not included in the financial statements. Debt service payments will be made by the property owners. At June 30, 2023, the Successor Agency had outstanding community facility district bonds totaling \$141.5 million.

Transbay Transit Center Agreements - In July 2003, the City, the Transbay Joint Powers Authority (TJPA), and the State of California acting through its Department of Transportation (Caltrans) entered into the Transbay Transit Terminal Cooperative Agreement (Cooperative Agreement) in which Caltrans agreed to transfer approximately 10 acres of State-owned property in and around the then-existing Transbay Terminal to the City and the TJPA to help fund the development of the Transbay Transit Center (TTC). The Cooperative Agreement requires that the TJPA sell certain State-owned parcels and use the revenues from the sales and the net tax increments to finance the TTC.

In 2008, the City and the former Agency entered into a binding agreement with the TJPA that irrevocably pledges all sales proceeds and net tax increments from the State-owned parcels to the TJPA for a period of 45 years (Pledge Agreement). At the same time, the City, the TJPA and the former Agency entered into an Option Agreement which grants options to the former Agency to acquire the State-owned parcels, arrange for development of the parcels, and distribute the net tax increments to the TJPA to use for the TTC. During the year ended June 30, 2023, the Successor Agency distributed \$27.3 million to the TJPA. The payment was recorded as a neighborhood development deduction on the statement of changes in fiduciary net position.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(15) TREASURE ISLAND DEVELOPMENT AUTHORITY

The Treasure Island Development Authority (TIDA) is a nonprofit public benefit corporation. TIDA was authorized in accordance with the Treasure Island Conversion Act of 1997. TIDA is governed by the seven members of the TIDA Board of Directors who are appointed by the Mayor, subject to confirmation by the City's Board of Supervisors. The specific purpose of TIDA is to promote the planning, redevelopment, reconstruction, rehabilitation, reuse and conversion of the property known as Naval Station Treasure Island for the public interest. convenience, welfare and common benefit of the inhabitant of the City.

The services provided by TIDA include administering the acquisition of former Naval Station Treasure Island from the U.S. Navy and implementing the Treasure Island Development Project; renting existing Treasure Island facilities including commercial facilities and approximately 650 housing units to generate revenues to cover operating costs; maintaining Treasure Island utilities, facilities and other infrastructure; and overseeing the U.S. Navy's remediation activities on the former naval base.

In early 2000, TIDA initiated a master developer selection process, culminating in the selection of Treasure Island Community Development, LLC (TICD) in March 2003. TIDA and TICD entered into an Exclusive Negotiating Agreement in 2003, and began work on the Development Plan and Term Sheet for the Redevelopment of Naval Station Treasure Island (Development Plan). The Development Plan was endorsed by the TIDA Board and the City's Board of Supervisors in December 2006. In May 2010, the TIDA Board and Board of Supervisors both unanimously endorsed a package of legislation that included an Update to the Development Plan and Term Sheet, terms of an Economic Development Conveyance Memorandum of Agreement (EDC MOA Term Sheet), and a Term Sheet between TIDA and the Treasure Island Homeless Development Initiative (TIHDI) now called One Treasure Island.

In April 2011, the TIDA Board and the Planning Commission certified the environmental impact report for the project and approved various project entitlements, including amendments to the Planning Code, Zoning Maps and General Plan, as well as a Development Agreement, Disposition and Development Agreement and Interagency Cooperation Agreement. These entitlements include detailed plans for land uses, phasing, infrastructure, transportation, sustainability, housing – including affordable housing, jobs and equal opportunity programs, community facilities and project financing. In June 2011, the Board of Supervisors unanimously upheld the certification of the project's environmental impact report and approved the project entitlements. These project approvals established the framework and cleared the way for realization of a new environmentally sustainable community on Treasure Island and the thousands of construction and permanent jobs the construction will bring.

The development plan for the project anticipates a new San Francisco neighborhood consisting of up to 8,000 new residential housing units, new commercial and retail space, a hotel, and 290 acres of parks and public open space, including shoreline access and cultural uses. Transportation amenities being built for the project will enhance mobility on Yerba Buena Island and Treasure Island as well as link the islands to mainland San Francisco. Some amenities include a combined police/fire emergency services building; utility improvements including new water, sewer, storm, gas, electrical and communications infrastructure with new water storage reservoirs and a wastewater treatment plant; new and upgraded streets, public byways, bicycle, transit, and pedestrian facilities; and a new ferry terminal.

On May 29, 2015, the Navy made the first transfer of property to TIDA consisting of 275 acres on Yerba Buena and Treasure Islands and the offshore submerged lands. This has been followed by four smaller transfers from 2016 through 2019. The full conveyance of the former base is not anticipated prior to 2025, as TIDA and the Navy are currently reviewing the future conveyance schedule.

Existing structures on Yerba Buena were demolished between February and August 2016, and structures in the first area of development on Treasure Island were demolished between July 2016 and February 2017. The first infrastructure construction projects on Yerba Buena Island, including the new water reservoirs and new roadways were completed in the third quarter of 2021, and utilities and street improvements are complete.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The first residential project on Yerba Buena Island called the Bristol, a 124-unit condominium building, began construction in June 2019, received its Temporary Certificate of Occupancy in spring 2022, and move-ins began in June 2022. Two additional residential flats and townhome sites on Yerba Buena Island broke ground in 2022 and are currently under construction anticipated to receive its Temporary Certificate

On Treasure Island, geotechnical improvement of soil conditions in the first subphase area on Treasure Island were substantially completed in 2020, and new roadway, sewer, storm water, water, power, and electrical infrastructure is nearly complete, and TICD is seeking acceptance of the new infrastructure from the City. The developer has begun geotechnical improvement in the second subphase area. The geotechnical improvement of the site of the new wastewater treatment plant and electrical switchyard on Treasure Island is complete, the new electrical switchyard is operational, and the San Francisco Public Utilities Commission (SFPUC) has approval from its Commission to negotiate with the top-ranked proposer for a design-build contract. Construction of the new plant is anticipated to be complete in 2025.

The first residential project on Treasure Island, Maceo May Apartment, a 105-unit, 100% affordable building developed by Chinatown Community Development Center in partnership with Swords to Plowshares broke ground in the fall of 2020 and had its grand opening in May 2023. Four other residential sites on Treasure Island broke ground in 2022, including Star View Court, a 100% affordable 138-unit building being developed by Mercy Housing in partnership with Catholic Charities. Star View Court broke ground in fall 2022 and is scheduled for completion in mid-2024. Pre-development funding was approved for the next affordable housing site on Treasure Island Parcel E1.2 where two separate buildings - a senior housing site and a behavioral health program site - will be developed. A 2024 start of construction is targeted with occupancy in 2026.

Several market rate housing projects on Treasure Island are under construction, including the Isle House (250-unit building) expected for completion in fall 2024, Hawkins (178-unit building) expected for completion in late 2024, and Portico (148-unit building) expected for completion in early 2025.

The first park on Yerba Buena Island, the Boulders Dog Park, has been completed. Construction is underway for other first phase parks including Hilltop/Infinity Point Park on Yerba Buena Island, and Causeway Park, Waterfront Plaza, and the Clipper Cove Beach Park located on Treasure Island. The first installation under the Treasure Island Art Program, a sculpture called the Point of Infinity by artist Hiroshi Sugimoto, was finished and installed at Hilltop Park in May 2023.

The complete build-out of the project is anticipated to occur over fifteen to twenty years.

As of June 30, 2023, TIDA has the following payable to other City departments:

Payable to	Purpose	Current		Noncu	irrent	Total		
SFCTA	YBI and mobility management expenses	\$	5,871	\$	-	\$	5,871	
General Fund	Cash Coverage		3,603		-		3,603	
Hetch Hetchy	Energy efficiency project		-		6,805		6,805	
Hetch Hetchy	Utility operations		372		-		372	
		\$	9,846	\$	6,805	\$	16,651	

As of June 30, 2023, TIDA has the following receivable from other City department:

Receivable from	Purpose	 ٩mo	unt
SFCTA	Vista Point and Pier management expenses	\$	38

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(16) INTERFUND RECEIVABLES, PAYABLES, AND TRANSFERS

"Due to" and "due from" balances have primarily been recorded when funds overdraw their share of pooled cash or when there are transactions between entities where one or both entities do not participate in the City's pooled cash or when there are short-term loans between funds. The composition of interfund balances as of June 30, 2023, is as follows:

Due to/from other funds (in thousands):

Receivable Fund	Payable Fund	Amount
General Fund	Nonmajor Governmental Funds	\$ 7,309
Nonmajor Governmental Funds	Nonmajor Governmental Funds Municipal Transportation Agency	14,625 594 15,219
General Hospital Medical Center	Nonmajor Governmental Funds	17
San Francisco Water Enterprise	Nonmajor Governmental Funds	115
Hetch Hetchy Water and Power Enterprise	General Fund Nonmajor Governmental Funds San Francisco Wastewater Enterprise	210 3,581 518 4,309
Municipal Transportation Agency	Nonmajor Governmental Funds Hetch Hetchy Water and Power San Francisco Water Enterprise San Francisco Wastewater Enterprise	70,612 1,946 2,440 2,102 77,100
San Francisco Wastewater Enterprise	Nonmajor Governmental Funds	128
Total		\$ 104,197

In addition to routine short-term loans, Hetch Hetchy serves as the City's agency for energy efficiency projects and maintains the Sustainable Energy Account (SEA) to sponsor and financially support such projects at various City departments. In this role, Hetch Hetchy may secure low-interest financing to supplement funds available in the SEA fund. At June 30, 2023, Hetch Hetchy loaned \$3.6 million to other City funds.

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

The SFMTA has a receivable from nonmajor governmental funds of \$52.2 million for capital and operating grants.

Due from component units:

Receivable Entity	Payable Entity	Aı	mount	
General Fund	Component unit – TIDA	\$	3,603	(1)
Nonmajor Governmental Funds	Component unit – TIDA		5,871	(1)
Hetch Hetchy Water and Power Enterprise	Component unit – TIDA		372	(1)
Nonmajor Governmental Funds	Successor Agency		3,622	

Advance to component units:

Receivable Entity	Payable Entity	Α	mount	
Hetch Hetchy Water and Power Enterprise	Component unit – TIDA	- \$	6.805	(1)

See discussion at Note 15.

						Transf	ers In: Funds		5)					
								San						
						Hetch		Francisco						
		Nonmajor				Hetchy		General						
		Govern-	Intern			Water and	Municipal	Hospital					Laguna	
Transfers Out:	General	mental	Servi		Water	Power	Transporta-	Medical		ewater		t of San	Honda	
Funds	Fund	Funds	Fund	s	Enterprise	Enterprise	tion Agency	Center	Ente	rprise	Fra	ancisco	Hospital	Total
General Fund	\$ -	\$501,010	\$ 36	32	\$ 5	\$ -	\$ 556,423	\$ 137,399	\$	75	\$	500	\$120,300	\$1,316,074
Nonmajor														
governmental funds	61,134	81,731		-	-	-	89,504	-		-		38,733	381	271,483
Internal Service Funds	141	-		-	-	-	-	-		-		-	-	141
San Francisco														
International Airport	48,701	-		-	-	-	-	-		-		-	-	48,701
Water Enterprise	-	32		-	-	20,000	-	-		-		-	-	20,032
Hetch Hetchy														
Water and Power														
Enterprise	-	32		-	-	-	-	-		-		-	-	32
San Francisco														
General Hospital														
Medical Center	9,257	-		-	-	-	-	-		-		-	2,484	11,741
Wastewater Enterprise	-	32		-	-	-	-	-		-		-	-	32
Port of San Francisco	-	32		-	-	-	-	-		-		-	-	32
Laguna Honda Hospital	128			÷							_			128
Total transfers out	\$119,361	\$582,869	\$ 36	52	\$ 5	\$ 20,000	\$ 645,927	\$137,399	\$	75	\$	39,233	\$123,165	\$1,668,396

The \$1.32 billion General Fund transfer out includes a total of \$788.7 million in operating subsidies to SFMTA, SFGH, and Laguna Honda Hospital (see Note 13). The transfer of \$501.0 million from the General Fund to the nonmajor governmental funds is to provide support to various City programs such as the Public Library and Children and Families Fund, as well as to provide resources for the payment of debt service. The transfers between the nonmajor governmental funds are mainly to provide support for various City programs and to provide resources for the payment of debt service.

San Francisco International Airport transferred \$48.7 million to the General Fund, representing a portion of concession revenues (see Note 13(a)). General Fund received \$128 from Laguna Honda Hospital, \$105 for project management services and \$23 for fiscal year 2022-23 shortfall, and \$700 from SFGH to reappropriate funds. General Fund also received \$8.6 million from SFGH for interest earned by the General Fund but credited to SFGH.

Laguna Honda Hospital received from SFGH \$2.0 million for a shared project, \$500 for fiscal year 2022-23 shortfall and \$381 from nonmajor governmental funds for relocation project.

SFMTA received \$89.5 million transfers from nonmajor governmental funds, of which \$61.8 million was for capital activities, \$27.7 million was for operating activities.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

The Water Enterprise transferred \$20.0 million to Hetch Hetchy Water and Power Enterprise to fund various Mountain Tunnel Improvement projects, and \$32 to nonmajor governmental funds for the Surety Bond Program. In turn, the Water Enterprise received \$5 from General Fund for Mayor's Office's minimum compensation ordinance.

The Wastewater Enterprise received \$75 from General Fund for the Wastewater Add-backs Master Project, and transferred \$32 to the Office of the City Administrator for the Surety Bond Program.

The Hetch Hetchy Water and Power Enterprise transferred \$32 to the Office of the City Administrator for the Surety Bond Program and received \$20.0 million from the Water Enterprise to fund various Mountain Tunnel Improvement projects.

The Port of San Francisco received \$500 from General Fund for the Add-backs Project and \$38.7 million from nonmajor governmental funds to support early projects, adaptation strategies, and San Francisco Waterfront Coastal Flood Study general investigation. In turn, Port of San Francisco transferred \$32 to the Office of the City Administrator for the Surety Bond Program.

The Internal Service Funds received \$300 from General Fund for the DT project and \$62 for interest earned by the Internal Service Funds but credited to the General Fund. Internal Service Funds transferred \$141 to General Fund for interest earned by the General Fund but credited to the Internal

Notes to Basic Financial Statements (Continued)

June 30, 2023

(Dollars in Thousands)

(17) LEASES, COMMITMENTS AND CONTINGENT LIABILITIES

Leases and Similar Subscription-Based Information Technology Arrangements

Primary Government

City as Lessee and Subscriber

The City has entered into long-term leases for land, office space, communication site, data processing, machinery, and other equipment. The terms and conditions for theses leases varies, which ranges between 1 – 80 years. The City also has noncancellable subscription arrangements (similar to a lease) for the right to use various information technology hardware and software (SBITAs). The terms and conditions for theses subscriptions varies, which ranges between 1 - 10 years.

A summary of intangible right-to-use assets during the year ended June 30, 2023, is as follows (in

Governmental Activities:	Balance July 1, 2022. as restated	Increases	Decreases	Balance June 30, 2023
Right-to-use assets:				
Land Building/Facility Equipment Others.	\$ 1,675 571,793 2,141 1,214	\$ - 74,057 - -	\$ - (30,627) (976)	\$ 1,675 615,223 1,165 1,214
Subscription assets	49,277	1,036		50,313
Total right-to-use assets	626,100	75,093	(31,603)	669,590
Less accumulated amortization: Right-to-use assets:				
Land	139	139	(7.040)	278
Building/Facility	72,349	73,116	(7,246)	138,219
Equipment Others	1,149 405	661 405	(976)	834 810
Subscription assets	405	16.741	-	16,741
Total accumulated amortization	74,042	91,062	(8,222)	156,882
Governmental activities right-to-use assets, net	* 550.050	f (45.000)	r (22.204)	£ 540.700
assets, net	\$ 552,058	\$ (15,969)	\$ (23,381)	\$ 512,708
	Balance July 1,			Balance June 30,
Business-Type Activities: Right-to-use assets:	2022, as restated	Increases	Decreases	2023
Land	\$ 24,029	\$ -	\$ -	\$ 24,029
Land Building/Facility	214,728	8,099	(976)	221,851
Land	T	*	T	+,
Land Building/Facility	214,728	8,099	(976)	221,851
Land	214,728 20,017	8,099 4,494 -	(976)	221,851 15,028
Land	214,728 20,017 - 5,456 264,230	8,099 4,494 - 2,697 15,290	(976) (9,483) -	221,851 15,028 - 8,153 269,061
Land. Building/Facility Equipment. Others. Subscription assets. Total lease assets. Less accumulated amortization: Right-to-use assets: Land.	214,728 20,017 - 5,456 264,230	8,099 4,494 - 2,697 15,290	(976) (9,483) - - (10,459)	221,851 15,028 - 8,153 269,061
Land Building/Facility Equipment Others Subscription assets Total lease assets Less accumulated amortization: Right-to-use assets: Land Building/Facility	214,728 20,017 5,456 264,230	8,099 4,494 - 2,697 15,290 536 14,244	(976) (9,483) - - (10,459)	221,851 15,028 - 8,153 269,061 1,258 33,548
Land. Building/Facility Equipment. Others. Subscription assets Total lease assets Less accumulated amortization: Right-to-use assets: Land. Building/Facility Equipment.	214,728 20,017 - 5,456 264,230	8,099 4,494 - 2,697 15,290	(976) (9,483) - - (10,459)	221,851 15,028 - 8,153 269,061
Land Building/Facility Equipment Others Subscription assets Total lease assets Less accumulated amortization: Right-to-use assets: Land Building/Facility	214,728 20,017 5,456 264,230	8,099 4,494 - 2,697 15,290 536 14,244	(976) (9,483) - - (10,459)	221,851 15,028 - 8,153 269,061 1,258 33,548
Land Building/Facility Equipment Others Subscription assets Total lease assets Less accumulated amortization: Right-to-use assets: Land Building/Facility Equipment Others	214,728 20,017 5,456 264,230 722 20,280 9,269	8,099 4,494 - 2,697 15,290 536 14,244 6,563	(976) (9,483) - - (10,459)	221,851 15,028 - 8,153 269,061 1,258 33,548 6,349
Land Building/Facility Equipment Others Subscription assets Total lease assets Less accumulated amortization: Right-to-use assets: Land Building/Facility Equipment Others Subscription assets	214,728 20,017 5,456 264,230 722 20,280 9,269 -1,760	8,099 4,494 - - 2,697 15,290 536 14,244 6,563 - - 3,369	(976) (9,483) - (10,459) - (976) (9,483)	221,851 15,028 - 8,153 269,061 1,258 33,548 6,349 - 5,129

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Future annual lease and subscription payments are as follows:

Governmental Activities

Fiscal							
Years	Р	rincipal	- In	nterest	Total		
2024	\$	76,818	\$	8,492	\$	85,310	
2025		65,701		7,433		73,134	
2026		55,986		6,472		62,458	
2027		47,940		5,604		53,544	
2028		42,825		4,781		47,606	
2029-2033		122,798		16,060		138,858	
2034-2038		102,183		5,948		108,131	
2039-2043		17,283		385		17,668	
Total	\$	531,534	\$	55,175	\$	586,709	

Business-type Activities

Fiscal		Air	port						Port				General	Hospita	al Medic	al Ce	nter		Municipa	il Tra	nsportatio	on Ag	gency
Years	Principal		erest		Total	Princ			nterest	_	Total		incipal		erest		Total		rincipal		nterest		Total
2024	\$ 816	\$	25	\$	841	\$	1,555	\$	1,598	\$	3,153	\$	2,659	\$	56	\$	2,715	\$	6,430	\$	2,648	\$	9,07
025	346		5		351		1,574		1,561		3,135		1,522		38		1,560		6,774		2,536		9,31
026			-				1,777		1,521		3,298		1,037		25		1,062		5,925		2,417		8,34
027			-				2,052		1,474		3,526		977		11		988		6,166		2,321		8,48
028	-		-				2,102		1,424		3,526		440		2		442		5,550		2,224		7,77
029-2033							11,301		6,330		17,631								25,544		9,751		35,29
034-2038							12,740		4,888		17,628								31,483		7,177		38,66
039-2043							14,363		3,261		17,624								38,898		3,916		42,81
							16,192		1,428		17,620 3.826								725		2,154		2,87
049-2053							3,780		46		3,826										2,495		2,49
054-2058																					2,893		2,89
059-2063																					3,354		3,35
064-2068																					3,888		3,88
069-2073			-				-								-						4,507		4,50
nereafter			-		-		-		-		-				-		-		23,207		11,824		35,03
tal	S 1.162	s	30	s	1.192	S 6	67.436	s	23.531	s	90.967	s	6.635	s	132	\$	6.767	s	150.702	s	64,105	\$	214,80
Utai		_	_	_	.,			_		_		_		_		_		_		_		_	
Fiscal	San Fra							etchy	Water an	nd Po	wer		an Franc	isco Wa	stewate	r Ente	rprise		Total E	Busin	ess-type A	ctivi	ties
	San Fra Principal	ncisco		nterp			Hetch H		Water an	nd Po	wer Total	s	an Franc		stewate		rprise Total	P	Total E		ess-type A	ctivi	ties Total
Fiscal Years		ncisco	Water E	nterp	rise		Hetch H			nd Po		s						P				ctivi	
Fiscal Years	Principal	ncisco Inti	Water E	nterp	rise Total	Princ	Hetch H	i	nterest	Ξ	Total	S	incipal	Int	erest		Total		rincipal		nterest		Total 19,22
Fiscal Years 1024	Principal \$ 1,589	ncisco Inti	Water E erest 89	nterp	rise Total 1,678	Princ	Hetch H	i	nterest 8	Ξ	Total 206	S	incipal 1,540	Int	erest 10		Total 1,550		rincipal 14,787		nterest 4,434		Total 19,22 15,79
Fiscal Years 1024	Principal \$ 1,589 1,181	ncisco Inti	Water E erest 89 59	nterp	rise Total 1,678 1,240	Princ	Hetch Hocipal	i	nterest 8 8	Ξ	Total 206 104	S	1,540 93	Int	10 2		Total 1,550 95		14,787 11,586		4,434 4,209		Total 19,22 15,79 13,63
Fiscal Years 1024	Principal \$ 1,589 1,181 701	ncisco Inti	Water E erest 89 59 34	nterp	70tal 1,678 1,240 735	Princ	Hetch Hocipal 198 96 98	i	8 8 5	Ξ	Total 206 104 103	S	1,540 93 93	Int	10 2		1,550 95 94		14,787 11,586 9,631		4,434 4,209 4,003		Total 19,22 15,79 13,63 13,20
Fiscal	Principal \$ 1,589 1,181 701 135	ncisco Inti	Water E erest 89 59 34 26	nterp	rise Total 1,678 1,240 735 161	Princ	Hetch H cipal 198 96 98 36	i	8 8 5 4	Ξ	206 104 103 40	S	1,540 93 93	Int	10 2		1,550 95 94		14,787 11,586 9,631 9,386		4,434 4,209 4,003 3,836		Total 19,22 15,79 13,63 13,20 11,92
Fiscal Years 1024	Principal \$ 1,589 1,181 701 135 122	ncisco Inti	Water E erest 89 59 34 26 23	nterp	rise Total 1,678 1,240 735 161 145	Princ	Hetch He cipal 198 96 98 36 37	i	8 8 5 4 3	Ξ	Total 206 104 103 40 40	S	1,540 93 93	Int	10 2		1,550 95 94		14,787 11,586 9,631 9,366 8,251		4,434 4,209 4,003 3,836 3,676		Total 19,22 15,79 13,63 13,20 11,92 53,50
Fiscal Years 1024	Principal \$ 1,589 1,181 701 135 122 416	ncisco Inti	89 59 34 26 23 86	nterp	rise Total 1,678 1,240 735 161 145 502	Princ	Hetch H cipal 198 96 98 36 37 68	i	8 8 5 4 3	Ξ	Total 206 104 103 40 40 77	S	1,540 93 93	Int	10 2		1,550 95 94		rincipal 14,787 11,586 9,631 9,366 8,251 37,329		4,434 4,209 4,003 3,836 3,676 16,176		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81
Fiscal Years 1024	Principal \$ 1,589 1,181 701 135 122 416 445	ncisco Inti	89 59 34 26 23 86 39	nterp	rise Total 1,678 1,240 735 161 145 502 484	Princ	Hetch Ho cipal 198 96 98 36 37 68 42	i	8 8 5 4 3 9	Ξ	206 104 103 40 40 77 46	S	1,540 93 93	Int	10 2		Total 1,550 95 94		14,787 11,586 9,631 9,386 8,251 37,329 44,710		4,434 4,209 4,003 3,836 3,676 16,176 12,108		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81 60,58
Fiscal Years 1024	Principal \$ 1,589 1,181 701 135 122 416 445 129	ncisco Inti	89 59 34 26 23 86 39	nterp	rise Total 1,678 1,240 735 161 145 502 484	Princ	Hetch Ho cipal 198 96 98 36 37 68 42	i	8 8 5 4 3 9	Ξ	70tal 206 104 103 40 40 77 46 18	S	1,540 93 93	Int	10 2		Total 1,550 95 94		14,787 11,586 9,631 9,366 8,251 37,329 44,710 53,408		4,434 4,209 4,003 3,836 3,676 16,176 12,108 7,180		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81 60,58 20,49
Fiscal Years 1024 1025 1025 1025 1025 1026 1027 1028 1029-2033 1034-2038 1044-2043 1044-2043 1044-2048 1049-2053 1054-2053 1054-2053 1054-2053 1054-2053 1054-2053 1054-2053 1054-2053 1054-2053 10554 10555	Principal \$ 1,589 1,181 701 135 122 416 445 129	ncisco Inti	89 59 34 26 23 86 39	nterp	rise Total 1,678 1,240 735 161 145 502 484	Princ	Hetch	i	8 8 5 4 3 9	Ξ	70tal 206 104 103 40 40 77 46 18	S	1,540 93 93	Int	10 2		Total 1,550 95 94		14,787 11,586 9,631 9,366 8,251 37,329 44,710 53,408 16,917		4,434 4,209 4,003 3,836 3,676 16,176 12,108 7,180 3,582 2,541		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81 60,58 20,49 6,32
Fiscal Years 024	Principal \$ 1,589 1,181 701 135 122 416 445 129	ncisco Inti	89 59 34 26 23 86 39	nterp	rise Total 1,678 1,240 735 161 145 502 484	Princ	Hetch	i	8 8 5 4 3 9	Ξ	70tal 206 104 103 40 40 77 46 18	S	1,540 93 93	Int	10 2		Total 1,550 95 94		14,787 11,586 9,631 9,366 8,251 37,329 44,710 53,408 16,917 3,780		4,434 4,209 4,003 3,836 3,676 16,176 12,108 7,180 3,582 2,541 2,893		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81 60,58 20,49 6,32 2,89
Fiscal Years 024	Principal \$ 1,589 1,181 701 135 122 416 445 129	ncisco Inti	89 59 34 26 23 86 39	nterp	rise Total 1,678 1,240 735 161 145 502 484	Princ	Hetch	i	8 8 5 4 3 9	Ξ	70tal 206 104 103 40 40 77 46 18	S	1,540 93 93	Int	10 2		Total 1,550 95 94		rincipal 14,787 11,586 9,631 9,386 8,251 37,329 44,710 53,408 16,917 3,780		nterest 4,434 4,209 4,003 3,836 3,676 16,176 12,108 7,180 3,582 2,541 2,893 3,354		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81 60,58 20,49 6,32 2,89 3,35
Fiscal Years 024. 025. 025. 026. 027. 028. 029-2033. 039-2043. 044-2048. 049-205. 059-2063. 064-2068. 064-2068.	Principal \$ 1,589 1,181 701 135 122 416 445 129	ncisco Inti	89 59 34 26 23 86 39	nterp	rise Total 1,678 1,240 735 161 145 502 484	Princ	Hetch	_ i	8 8 5 4 3 9	Ξ	70tal 206 104 103 40 40 77 46 18	S	1,540 93 93	Int	10 2		Total 1,550 95 94		rincipal 14,787 11,586 9,631 9,366 8,251 37,329 44,710 53,408 16,917 3,780		nterest 4,434 4,209 4,003 3,836 3,676 16,176 12,108 7,180 3,582 2,541 2,893 3,354 3,888		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81 60,58 20,49 6,32 2,89 3,35 3,88
Fiscal Years 1024 1025 1026 1027 1028 1029-2033 1034-2038 1039-2043 1044-2048 1049-2053 1054-2068 1059-2063	Principal \$ 1,589 1,181 701 135 122 416 445 129	ncisco Inti	89 59 34 26 23 86 39	nterp	rise Total 1,678 1,240 735 161 145 502 484	Princ	Hetch	_ i	8 8 5 4 3 9	Ξ	70tal 206 104 103 40 40 77 46 18	S	1,540 93 93	Int	10 2		Total 1,550 95 94		rincipal 14,787 11,586 9,631 9,386 8,251 37,329 44,710 53,408 16,917 3,780		nterest 4,434 4,209 4,003 3,836 3,676 16,176 12,108 7,180 3,582 2,541 2,893 3,354		Total 19,22 15,79 13,63 13,20 11,92 53,50 56,81 60,58 20,49 6,32 2,89 3,35

In fiscal year 2022-23, the City's governmental activities and business-type activities recognized \$8.7 million and \$4.9 million, respectively, in interest expense for the related leases and subscriptions.

Variable lease and subscription payments, other than those payments that depend on an index or rate or are fixed in substance, are excluded from the measurement of the lease and subscription IT liability. Such amounts are recognized as lease expense or subscription expense, respectively, in the period in which the obligation for those payments is incurred.

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Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Certain equipment or facility rental leases require the City to make variable lease payments that based on usage, index, and insurance payments made by the lessor, these amounts are generally determined annually. The amounts recognized as expense for variable lease payments not included in the measurement of the lease liability for governmental activities and business-type activities were \$10.0 million and \$1.6 million, respectively, during the year ended June 30, 2023.

As of June 30, 2023, no variable subscription payments were noted for the City's subscription IT arrangements.

City as Lessor

The City has leased facilities, easements, communication site and equipment to varies tenants. The terms and conditions for these leases vary, which range between 1-75 years.

The Airport leases terminal space (except for regulated leases), non-terminal buildings, and land to tenants under various operating leases, a majority of which is non-cancellable and terminate at various dates as late as 2053.

Principal and interest requirements to maturity for the lease receivable at June 30, 2023, are as follows:

Governmental Activities

Fiscal			
Years	Principal	Interest	Total
2024	\$ 4,678	\$ 1,653	\$ 6,331
2025	4,779	1,573	6,352
2026	4,769	1,488	6,257
2027	4,306	1,405	5,711
2028	4,090	1,328	5,418
2029-2033	18,140	5,574	23,714
2034-2038	16,762	3,934	20,696
2039-2043	16,704	2,289	18,993
2044-2048	11,608	667	12,275
2049-2053	454	258	712
2054-2058	503	209	712
2059-2063	556	155	711
2064-2068	616	96	712
2069-2073	622	29	651
Total	\$ 88,587	\$ 20,658	\$ 109,245

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Business-type Activities -excluded regulated leases

Fiscal	Airport						Port					General	Hosp	ital Medic	al Co	enter	Laguna Honda Hospital						
Years	Principal		nterest		Total	P	rincipal		Interest		Total	Т	Principal		nterest		Total	Principal		ipal Interest		Total	
2024	\$ 114,523	\$	26,454	\$	140,977	\$	41,963	\$	10,687	\$	52,650	\$	375	\$	144	\$	519	\$	110	\$	20	\$	130
2025	113,953		23,350		137,303		35,510		10,022		45,532		353		141		494		116		17		133
2026	112,953		20,175		133,128		32,453		9,396		41,849		276		138		414		122		15		137
2027	112,262		16,974		129,236		28,400		8,804		37,204		161		136		297		128		13		141
2028	114,649		13,709		128,358		21,378		8,300		29,678		51		134		185		135		11		146
2029-2033	306,703		30,988		337,691		87,119		35,871		122,990		242		658		900		500		16		516
2034-2038	39,255		4,745		44,000		68,220		27,316		95,536		268		632		900						
2039-2043	9,265		3,235		12,500		41,565		21,286		62,851		297		603		900						
2044-2048	10,445		2,055		12,500		34,534		16,969		51,503		328		572		900						
2049-2053	11,713		725		12,438		13,352		13,817		27,169		363		537		900						
2054-2058					-		15,064		12,203		27,267		402		498		900						
2059-2063							18,966		10,308		29,274		445		455		900						
2064-2068							22,063		7,280		29,343		493		407		900						
2069-2073							22,989		4,202		27,191		546		354		900						
Thereafter	-		-		-		21,508		868		22,376		3,201		775		3,976		-		-		-
T-1-1	0.045.704	-	440.440	_	4 000 404	_	505 004	_	407.000	_	700 440	_	7.004	-	0.404	_	40.005	_		_		_	4.000

Fiscal	scal Municipal Transportation Agency				ency	San Francisco Water Enterprise				San Francisco Wastewater Enterprise					rprise	Total Business-type Activities								
Years	Pi	incipal	- 1	nterest		Total	Pi	incipal	- 1	nterest		Total	Pri	ncipal	Ir	nterest		Total	Principal		-	Interest		Total
2024	\$	7,437	\$	2,026	\$	9,463	\$	3,521	\$	869	\$	4,390	\$	212	\$	38	\$	250	\$	168,141	\$	40,238	\$	208,379
2025		8,079		1,866		9,945		3,610		821		4,431		226		32		258		161,847		36,249		198,096
2026		10,176		1,651		11,827		3,046		756		3,802		241		26		267		159,267		32,157		191,424
2027		9,506		1,392		10,898		2,721		698		3,419		257		19		276		153,435		28,036		181,471
2028		9,698		1,128		10,826		2,423		645		3,068		215		12		227		148,549		23,939		172,488
2029-2033		12,292		3,587		15,879		10,951		2,571		13,522		306		13		319		418,113		73,704		491,817
2034-2038		3,114		3,136		6,250		9,941		1,477		11,418								120,798		37,306		158,104
2039-2043		3,447		2,803		6,250		828		914		1,742								55,402		28,841		84,243
2044-2048		3,816		2,434		6,250				1,027		1,027								49,123		23,057		72,180
2049-2053		4,224		2,026		6,250				1,191		1,191								29,652		18,296		47,948
2054-2058		4,676		1,574		6,250		117		1,263		1,380								20,259		15,538		35,797
2059-2063		5,176		1,074		6,250		832		768		1,600								25,419		12,605		38,024
2064-2068		5,730		520		6,250		1,208		647		1,855								29,494		8,854		38,348
2069-2073		2,147		40		2,187		1,676		475		2,151								27,358		5,071		32,429
Thereafter						-		2,756		250		3,006		-				-		27,465		1,893		29,358
Total	-	80 518	-	25 257	•	11/1 775	9	43.630	9	14 372	-	58.002	-	1.457	9	140	-	1 507		1 504 322	9	385 784	-	1 980 108

In fiscal year 2022-23, the City's governmental activities recognized \$5.4 million in lease revenue and \$1.7 million in interest income for the related leases and the City's business-type activities recognized \$151.1 million in lease revenue and \$27.4 million in interest income for the related leases.

Variable payments include percentage of sales or payments depended on an index made by the lessee; these amounts are generally determined periodically. The City did not incur revenue related to residual value quarantees or lease termination penalties. The amounts recognized as revenue for variable lease payments not included in the measurement of the lease receivable for governmental activities and business-type activities were \$9.4 million and \$13.4 million, respectively, during the year ended June 30, 2023.

Regulated Leases

Certain regulated leases are subject to external laws, regulations or legal rulings and are exempted from the GASB 87 recognition, subject to the conditions that:

- (a) Lease rates cannot exceed a reasonable amount.
- (b) Lease rates should be similar for similar situated lessees, and
- (c) The lessor cannot deny potential lessees if facilities are available.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Such regulated leases at the Airport include:

- (a) The Lease and Use Agreements with certain airlines regarding the use of terminal building and equipment on an exclusive or preferential use basis, among other uses among other uses, which expired on June 30, 2023.
- (b) Non-terminal aeronautical buildings and land leases. Based on the airlines' operation needs, an airline may lease terminal space such as office space, ticket counter space, baggage makeup space, baggage claim space, and other operation spaces on a combination of exclusive, preferential, and common use basis. The Commission provides holdrooms on a preferential or common use basis to the airlines and adjusts the preferential assignment from time to time pursuant to the Lease and Use Agreements. For the year ended June 30, 2023, United Airlines accounted for 46.7 percent of total enplaned passengers at the Airport, followed by Alaska Airlines (12.3%), Delta Air Lines (7.9%), and American Airlines (6.3%), with no other airlines accounting for more than 5 percent of enplaned passengers. Non-terminal buildings and lands are leased on an exclusive basis. The Airport has entered new Lease and Use Agreements that became effective on July 1, 2023 and expire on June 30, 2033.

The payments under the Lease and Use Agreements are recalculated at the end of each fiscal year and therefore are variable payments. Total inflow of resources for regulated leases during year ended June 30, 2023, was \$215.6 million, including approximately \$47.3 million of fixed payments and \$168.3 million of variable payments. The additional exclusive and preferential use payments are the actual billed amount during fiscal year 2022-23, which was adjusted down \$14.5 million during the year-end true-up process.

Below is a summary of the total number of regulated leases for fiscal year 2022-23, including which assets are subject to preferential or exclusive use by counterparties:

	Number of Leases
AULA (a)	
Preferential and exclusive rental	7
Exclusive rental only	28
Non-space rental, only common use	3
Subtotal - AULA	38
Other Regulated (b)	8
Total	46

Notes

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Lease revenues and interest revenues recognized during the year ended June 30, 2023, for regulated leases is presented below:

Expected Minimum Payments (a)	\$ 45,277
Additional Fixed Payments (b)	2,024
Total Fixed Payments	47,301
Additional Exclusive Use Payments (c)	127,086
Additional Preferential Use Payments (d)	55,666
Year-end True-ups	(14,465)
Total Regulated Lease Payments	\$ 215,588

Notes:

- (a) Does not include airline use and lease agreements, which are recalculated annually and considered variable payments.
- (b) Includes additional rent above the expected minimum payments after adjusmet by CPI and reappraisals.
- (c) Includes AULA exclusive use rental revenues, other regulated leases that were charged by airport's rates and charges rate, and percentage fee revenues above minimum annual guarantee.
- (d) Includes AULA preferential use rental revenues

Below is a schedule of expected future minimum payments under these agreements for each of the subsequent five years and in five-year increments thereafter:

Fiscal		cted Future
Years	Minimu	m Payments ^(a)
2024	\$	19,286
2025		18,092
2026		5,462
2027		1,644
2028		1,644
2029-2033		8,221
2034-2038		8,221
2039-2043		8,221
2044-2048		6,166
Total	\$	76,957

Note:

⁽a) Airline-airport lease and use agreements.

⁽b) Includes cargo, fuel, fixed-base facility leases, hangar leases, and ground leases.

⁽a) Does not include airline use and lease agreements, which are recalculated annually and considered variable payments.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Sublease

City has a non-cancellable building lease at the 555-575 Polk Street location. The second floor is the City's community justice court/center and the ground floor is subleased to the State's Administrative Office of the Courts (State AOC) for use by the Superior Courts. The 15-year master lease and sublease will both end in 2026. City's rental payments in fiscal year 2022-23 were \$0.6 million and received \$0.4 million from State AOC.

The Port has a non-cancelable lease (sublease) for its offices at Pier 1 from the master tenant. The master lease, as amended in fiscal year 2015-16, allows the master tenant an option to extend the lease term for an additional 15 years. Among other things, the amended provisions include a grant to the Port, as sub-lessee, a one-time early termination right in 2031, and if such termination is not exercised, a 15-year extension option, for a term coterminous with the master lease if the master lease is also extended. The Port has an option to purchase the leasehold premises at a price equal to the present value of the remaining base rent due from the Port to the master tenant, effective through the expiration date of the sublease. On February 1, 2021, the sublease adopted a market rate adjustment, resulting in an increase in future minimum annual payments. The Port's rental payments in fiscal year 2022-23 were §4.1 million.

Component Unit

Component Unit as Lessor

The component unit has leased facilities, easements, communication site and equipment to various tenants. The terms and conditions for these leases varies, which ranges between 1-75 years.

	Treasure Island Development Authority							
Fiscal								
Years	Principal	Interest	Total					
2024	\$ 2,365	\$ 322	\$ 2,687					
2025	2,061	284	2,345					
2026	1,090	257	1,347					
2027	823	237	1,060					
2028	600	225	825					
2029-2033	3,097	964	4,061					
2034-2038	3,307	691	3,998					
2039-2043	2,200	419	2,619					
2044-2048	194	353	547					
2049-2053	234	323	557					
2054-2058	275	290	565					
2059-2063	316	260	576					
2064-2068	362	226	588					
2069-2073	413	186	599					
Thereafter	1,616	264	1,880					
Total	\$ 18,953	\$ 5,301	\$ 24,254					

The total amount for lease revenue and interest income recognized during fiscal year 2022-23 were \$1.9 million and \$0.3 million, respectively, related to these leases. Variable payments include percentage of sales or payments depended on an index made by the lesses; these amounts are generally determined periodically. The component unit did not incur revenue related to residual value quarantees or lease termination penalties. As of June 30, 2023, no variable lease payments were noted.

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Public-Private Partnership Arrangement for the Yerba Buena Gardens

As of June 30, 2023, capital improvements were completed on the Yerba Buena Gardens pursuant to a public-private partnership arrangement with Yerba Buena Gardens Conservancy (Conservancy), under which the Conservancy manages, operates, repairs, maintains, and improves the premises for 40 years. The Conservancy collects all revenues during the 40-year operations period. The City reported the completed capital improvements as capital assets with a carrying amount of \$5.9 million and a related deferred inflow of resources of \$5.9 million

A summary of public-private partnership capital assets during the year ended June 30, 2023, is as follows (in thousands):

	B		alance ne 30,					
Governmental Activities:	2022,	as restated	Inc	reases	Dec	reases	:	2023
Building/Facility	\$	3,378	\$	768	\$	-	\$	4,146
Equipment		277		-		-		277
Infrastructure		1,046		596				1,642
Total public-private partnership assets		4,701		1,364				6,065
Less accumulated amortization:								
Building/Facility		-		122		-		122
Equipment		-		20		-		20
Infrastructure		-		43		-		43
Total accumulated amortization				185		-		185
Governmental activities public-private								
partnership, net	\$	4,701	\$	1,179	\$		\$	5,880

Other Commitments

The Retirement System has unfunded commitments to contribute capital for real assets in the amount of \$1.87 billion, private equity in the amount of \$3.52 billion, private credit in the amount of \$2.41 billion, and absolute return investments in the amount of \$62.7 million, which totaled \$7.86 billion as of June 30, 2023.

The Retiree Health Care Trust Fund has unfunded commitments to contribute capital for private equity in the amount of \$40.2 million as of June 30, 2023.

In February 2011, the Asian Art Museum Foundation (Foundation) entered into an agreement with JP Morgan Chase Bank to refinance its obligations of \$97.0 million. To facilitate the refinancing, the City entered into an assurance agreement which, in the event of nonpayment by the Foundation, requires the City to seek an appropriation to make debt payments as they become due. Since the City has not legally guaranteed the debt, and the City believes that the likelihood of nonpayment by the Foundation is remote, no amount is recorded in the City's financial statements related to this agreement.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(18) RISK MANAGEMENT

Risk Retention Program Description

The City is exposed to various risks of losses related to torts, theft of, damage to, and destruction of assets; business interruption; errors and omissions; automobile liability and accident claims (primarily for SFMTA); medical malpractice; natural disasters; employee health benefit claim payments for direct provider care (collectively referred to herein as estimated claims payable); and injuries to employees (workers' compensation). With certain exceptions, it is the policy of the City not to purchase commercial insurance for the risks of losses to which it is exposed. Instead, the City believes it is more economical to manage its risks internally and set aside funds as needed for estimated current claim settlements and unfavorable judgments through annual appropriations and supplemental appropriations.

The Airport is not required to, nor does it carry insurance or self-insure against any risks due to land movement or seismic activity. The Airport has an ongoing loss prevention program, a safety officer, property loss control, and ongoing employee training programs. The Airport has instituted an Enterprise Risk Management Program by implementing a comprehensive risk identification, assessment, and treatment protocol to address key risks that may adversely affect the Airport's ability to meet its business goals and objectives. The Airport carries aviation liability insurance coverage of \$1.0 billion with \$250.0 million in War Perils Liability, subject to a deductible of \$10 per occurrence. Immediately following the events of September 11, 2001, insurers canceled the coverage for war, terrorism, and hijacking for all airports, including the Airport. A number of insurers now provide this coverage through the Federal Government Terrorism Risk Insurance Act. However, the scope of the coverage is limited, and the premiums are high. Due to these factors, the Airport, in consultation with the City's Director of Risk Management, has elected not to secure such coverage but to purchase War Perils Liability Coverage as part of its aviation liability program.

The Airport also carries commercial property insurance coverage for full replacement value on all facilities at the Airport owned by the Airport, subject to a limit of \$1.0 billion per occurrence subject to a deductible of \$500 per occurrence. This policy includes flood coverage up to a \$10.0 million sub-limit. The Airport also carries business interruption and extra expenses insurance up to a \$100.0 million pooled sub-limit.

Additionally, tenants and contractors on all contracts are required to carry commercial general and automobile liability insurance in various amounts, naming the Airport as additionally insured. The Airport carries public officials' liability and employment practices liability coverage of \$5.0 million, subject to a deductible of \$100 per occurrence for public officials' and public entity liability matters, and \$250 per occurrence for each employment practices' liability matters. The Airport also carries insurance for excess auto, public employee dishonesty, fine arts, cyber liability, and watercraft liability for Airport fire and rescue vessels, and target range liability for the San Francisco Police Department's firearms range located at the Airport.

The Port carries the following insurance (listed coverage limits and related deductible amounts are effective July 1, 2023): 1) marine general liability coverage of \$100.0 million, subject to a deductible of \$100 per occurrence, inclusive of hull protection and indemnity coverage of \$1.0 million per occurrence; 2) machinery and equipment breakdown coverage, including business interruption, of \$100.0 million, subject to a deductible of \$25; 3) commercial property insurance for Port facilities, subject to a maximum of \$140.0 million and a deductible of \$5.0 million per occurrence (increased from a maximum of \$140.0 million and a deductible of \$5.0 million, subject to a deductible of \$6.0 million, subject to a deductible of \$6.0 million and no deductible. The Port also carries insurance coverage for employee dishonesty, auto liability, property damage for certain high value Port vehicles, water pollution, and data processing equipment. In addition to the above, the Port requires most of its tenants, licensees, and contractors on all contracts to carry commercial general liability insurance in various amounts naming the Port and the City as additional

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

insured parties. Tenants whose operations pose a significant environmental risk are also required to post an environmental oversight deposit and an environmental performance deposit.

The SFMTA risk treatment program encompasses both self-insured and insured methods. Insurance purchase is generally coordinated through the City's Risk Management Division, and in some specific asses, directly by the agency. Self-insurance is when the City manages the risks internally and administers, adjusts, settles, defends, and pays claims from budgeted resources, i.e., pay-as-you-go. SFMTA's general policy is to first evaluate self-insurance for the risks of loss to which it is exposed. When economically more viable or when required by debt financing covenants, SFMTA purchases insurance as necessary or required.

Risks	Coverage
a. General/Transit Liability	Self-insured
b. Workers' Compensation	Self-insured
c. Property	Self-insured and purchase insurance
d. Employee (transit operators)	Purchase insurance
e. Directors and Officers	Purchase insurance
f. Active Assailant	Purchase insurance

The SFMTA is self-insured on general liability. Through coordination with the Controller and City Attorney's Office, the SFMTA's general liability payments are addressed through pay-as-you-go funding as part of the budgetary process as well as a reserve that is increased each year by approximately \$3.0 million. As of June 30, 2023, the reserve was \$36.5 million. In addition, the annual budget for claims was \$8.6 million for fiscal year 2022-23. Claim liabilities are actuarially determined anticipated claims and projected timing of disbursement, considering recent claim settlement trends, inflation, and other economic social factors.

The SFMTA purchases property insurance on its facilities, light rail cars, and personal property. Also, insurance is purchased for scheduled City parking garages covering blanket property and business interruptions. Damages to facilities and property outside of the specified schedules are self-insured. For SFMTA contractors, SFMTA requires each contractor to provide its own insurance, the traditional insurance ensuring that the full scope of work be covered with satisfactory levels to limit the risk exposure to City and SFMTA's property. SFMTA has purchased group life insurance and a Group Felonious Assault Coverage Insurance for transit operators per a Memorandum of Understanding with the Transport Workers' Union and has purchased insurance to cover errors and omissions of its board members and senior management. SFMTA has purchased an active assailant insurance to cover third party bodily injury, property damage, business interruption and crisis management.

Settlements have not exceeded insurance coverage during the past three years.

Estimated Claims Payable

Numerous lawsuits are pending or threatened against the City. The City's liability as of June 30, 2023, has been actuarially determined and includes an estimate of incurred but not reported losses and allocated loss adjustment expenses.

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(Dollars in Thousands

Changes in the reported estimated claims payable since July 1, 2021, resulted from the following activity:

			Current				
В	eginning	Ye	ar Claims				Ending
Fi	scal Year	and	d Changes		Claim	Fi	scal Year
	Liability	in l	Estimates	F	ayments		Liability
\$	390,355	\$	168,306	\$	(94,625)	\$	464,036
	464,036		219,401		(147,390)		536,047
	Fi		Beginning Ye Fiscal Year and Liability in 1 \$ 390,355 \$	Fiscal Year and Changes in Estimates \$ 390,355 \$ 168,306	Name	Beginning Fiscal Year Liability Year Claims and Changes in Estimates Claim Payments \$ 390,355 \$ 168,306 \$ (94,625)	Beginning Fiscal Year Liability Year Claims and Changes in Estimates Claim Payments Final \$ 390,355 \$ 168,306 \$ (94,625) \$

Breakdown of the estimated claims payable on June 30, 2023, is follows:

Governmental activities:		
Current portion of estimated claims payable	\$	155,464
Long-term portion of estimated claims payable		260,222
Total	. \$	415,686
Business-type activities:		
Current portion of estimated claims payable	\$	46,288
Long-term portion of estimated claims payable		74,073
Total		120,361

Workers' Compensation

The City self-insures for workers' compensation coverage. The City's liability as of June 30, 2023, has been actuarially determined and includes an estimate of incurred but not reported losses. The total amount estimated to be payable for claims incurred as of June 30, 2023, was \$653.8 million, which is reported in the appropriate individual funds in accordance with the City's accounting policies.

Changes in the reported accrued workers' compensation since July 1, 2021, resulted from the following activity:

				Current				
	В	eginning	Ye	ar Claims				Ending
	Fi	scal Year	and	and Changes		Claim	Fi	scal Year
Fiscal Year	Liability		in Estimates		Payments		Liability	
2021-2022	\$	536,939	\$	195,741	\$	(119,551)	\$	613,129
2022-2023		613 129		169 773		(129 066)		653 836

Breakdown of the accrued workers' compensation liability on June 30, 2023, is as follows:

Governmental activities:		
Current portion of accrued workers' compensation liability	\$	72,304
Long-term portion of accrued workers' compensation liability		305,486
Total	. \$	377,790
Business-type activities:		
Current portion of accrued workers' compensation liability	\$	50,502
Long-term portion of accrued workers' compensation liability		225,544
Total	\$	276,046

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CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(19) SUBSEQUENT EVENTS

(a) Debt Issuance

In July 2023, the Water Enterprise issued its San Francisco Water Revenue Bonds, 2023 Sub-Series A (Regional and Local Water, Tax-exempt) and Sub-Series B (Hetch Hetchy Water, Tax-exempt) in the aggregate principal amount of \$414.0 million to (i) refund principal and interest of Commercial Paper Notes issued to finance and refinance a portion of the design, acquisition and construction of various capital projects of benefit to the SFPUC's Water Enterprise, (ii) finance and refinance a portion of the design, acquisition and construction of various capital projects of benefit to the SFPUC's Water Enterprise, and (iii) fund capitalized interest through May 1, 2025 and other financing costs.

In July 2023, the Water Enterprise entered into new CP dealer agreements with BofA Securities, Inc., J.P. Morgan Securities LLC and Wells Fargo Bank, National Association for the offering and sale, and remarketing from time to time of water commercial paper program notes. The new CP dealer agreements with BofA Securities, Inc., J.P. Morgan Securities LLC and Wells Fargo Bank, National Association are scheduled to expire on July 10, 2028.

In August 2023, the Water Enterprise issued its San Francisco Water Revenue Bonds, 2023 Sub-Series C (Tax-exempt Refunding – WSIP, Green Bonds), and Sub-Series D (Tax-exempt Refunding-Local Water) an aggregate principal amount of \$514.9 million to refund all or a portion of various series of the SFPUC's outstanding bonds.

In October 2023, Hetch Hetchy issued its San Francisco Power Revenue Bonds, 2023 Series A with a principal of \$123.9 million to finance or refinance Power Enterprise projects through the refunding and retirement of CP issued as interim financing for such projects in furtherance of the Power Capital Improvement Program.

In November 2023, the City issued Certificates of Participation Series 2023A (Affordable Housing and Community Projects) (2023A Certificates) and Series 2023B (Multiple Capital Improvement Projects) (2023B Certificates) with the principal amount of \$1034 million and \$80.0 million, respectively. The 2023A certificates were issued to finance and refinance certain capital improvement, affordable housing, and community facilities projects within the City and to pay the cost of issuance of the 2023A Certificates. The 2023B Certificates, together with the 2023A Certificates were issued to finance and refinance certain capital improvement projects within the City, including retirement of certain commercial paper notes of the City issued for such purpose and to pay the cost of issuance of the 2023B Certificates. The 2023A Certificates bear interest rates ranging from 6.0% to 6.375% to mature from October 2024 through October 2043. The 2023B Certificates bear interest rates ranging from 5.0% to 4.5% to mature from October 2024 through October 2043.

In November 2023, the Airport issued \$794.3 million of its Series 2023C and Series 2023D Bonds for the purpose of refunding \$497.8 million in outstanding CP notes, refunding \$241.8 million in outstanding Series 2013A bonds, funding deposits to a debt service reserve account, and paying costs of issuance. The financial statements reflected the refunded amounts as noncurrent liabilities. Moody's and Fitch assigned credit ratings of "A1" and "A+" to these bonds.

In December 2023, the City, on behalf of the City and County of San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and Services) issued Special Tax Bonds, Series 2023A (Development Special Tax Bonds), Series 2023B (Office Special Tax Bonds), and Series 2023C (Shoreline Tax Zone 1 Special Tax Bonds) (the 2023A Bonds, 2023B Bonds, and 2023C Bonds) in the original par amounts of \$8.8 million, \$19.1 million, and \$18.0 million, respectively. The 2023A Bonds, 2023B Bonds, and 2023C Bonds were issued to fund horizonal improvements for Phase 1A and 1B of the Mission Rock Project. The 2023A Bonds bear interest rates ranging from 5.0% to 5.75%, with principal amortizing from Spetember 2024 through September 2053. The 2023C Bonds bear interest rates ranging from 5.0% to 5.75%, with principal amortizing from Spetember 2024 through September 2053. The 2023C

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

Bonds bear interest rates ranging from 5.0% to 5.75%, with principal amortizing from September 2024 through September 2053.

The 2023A Bonds, 2023B Bonds, and 2023C Bonds are secured under provisions of their respective Fiscal Agent Agreements, and will be payable solely from the revenues and funds pledged under those agreements. The 2023A Bonds were issued on a parity basis to the outstanding City and County of San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and Services) Development Special Tax Bonds, Series 2021A and Development Special Tax Bonds, Series 2021B and 2021C. Revenues for the 2023A Bonds, 2023B Bonds, and 2023C Bonds generally consist of Development Special Tax Revenues, Office Special Tax Revenues, and Shoreline (tax zone 1) Special Tax Revenues, respectively. Additionally, the 2023A Bonds are secured by tax increment of the City's Infrastructure Financing District No. 2, Project Area I pledged to such obligations under a Pledge Agreement (among the IFD, City on behalf the District, and the Fiscal Agent). The 2023A Bonds, 2023B Bonds, and 2023C Bonds are not payable from any revenues or assets of the City. Neither the faith and credit nor the taxing power of the City, the State, or any political subdivision thereof are pledged for the payment of the principal or interest on the 2023A Bonds, 2023B Bonds, or the 2023C Bonds.

In December 2023, the City, on behalf of Improvement Area No. 2 of the City and County of San Francisco Community Facilities District No. 2016-1 (Treasure Island) issued Special Tax Bonds, Series 2023A in the par amount of \$17.0 million (2023A IA2 Bonds). The 2023A Bonds were issued to fund the acquisition of certain public facilities and improvements for the Treasure Island/Yerba Buena Island Development Project. The 2023A Bonds bear interest rates ranging from 5.0% to 5.5%, with principal amortizing from September 2024 through September 2053.

The 2023A IA2 Bonds were issued on a parity basis to the outstanding of the City and County of San Francisco Community Facilities District No. 2016-1 (Treasure Island) issued Special Tax Bonds, Series 2022A. The 2023A IA2 Bonds are secured under the provisions of a Fiscal Agent Agreement and will be payable solely from Special Tax Revenues and funds pledged under that agreement. The 2023 IA2 Bonds are not payable from any revenues or assets of the City. Neither the faith and credit nor the taxing power of the City, the State, or any political subdivision thereof are pledged for the payment of the principal or interest on the 2023 IA2 Bonds.

In December 2023, the City, on behalf of the and County of San Francisco Infrastructure and Revitalization Financing District No. 1 (Treasure Island) issued Tax Increment Revenue Bonds, Series 2023A (Facilities Increment) and Series 2023B (Housing Increment) (2023A IRFD Bonds and 2023B IRFD Bonds) in the par amounts of \$7.6 million and \$1.6 million, respectively. The 2023A IRFD Bonds were issued to fund the acquisition of certain public facilities and improvements for the Treasure Island/Yerba Buena Island Development Project, and the 2023B IRFD Bonds were issued to finance the acquisition and construction of affordable housing on Treasure Island. The 2023A IRFD Bonds bear interest rates ranging from 5.0% to 5.5%, with principal amortizing from September 2024 through September 2053. The 2023B IRFD Bonds bear an interest rate of 5.5%, with principal amortizing from September 2024 through September 2054.

The 2023A IRFD Bonds and 2023B IRFD Bonds were issued on a parity basis to the outstanding City and County of San Francisco Infrastructure and Revitalization Financing District No. 1 (Treasure Island) Tax Increment Revenue Bonds, Series 2022A (Facilities Increment) and Series 2022B (Housing Increment), respectively. The 2023A IRFD Bonds and 2023B IRFD Bonds are secured under provisions of separate Indentures of Trust and are payable solely from Pledged Facilities Increment and Pledged Housing Increment, respectively, pledged under those agreements. Revenues generally consist of tax increment of the City's Infrastructure Revitalization and Financing District No. 1, Project Areas A, B, C, D, and E. The 2023A IRFD Bonds and 2023B IRFD Bonds are not payable from any revenues or assets of the City. Neither the faith and credit nor the taxing power of the City, the State, or any political subdivision thereof are pledged for the payment of the principal or interest on the 2023A IRFD Bonds or 2023B IRFD Bonds IRFD B

CITY AND COUNTY OF SAN FRANCISCO

Notes to Basic Financial Statements (Continued)

June 30, 2023 (Dollars in Thousands)

(b) Others

Ratings Downgrade

In July 2023, Moody's revised the rating outlook on the City's long-term ratings from stable to negative while concurrently affirming the "Aaa" ratings on the City's issuer rating and on approximately \$2.59 billion in outstanding general obligation bonds. Moody's also affirmed the "Aa1" and "Aa2" rating on the City's approximately \$1.4 billion in lease-backed obligations. The City also has approximately \$19.5 billion in additional debt outstanding across its governmental and enterprise activities unaffected by this rating action.

Laguna Honda Hospital Settlement Agreement

In November 2022, Laguna Honda Hospital (LHH) reached a settlement with the California Department of Public Health (CDPH) and the federal Centers for Medicare and Medicaid Services (CMS) to allow LHH to continue to receive funding through November 2023.

In August 2023, LHH was recertified, effective immediately, in the Medicaid Provider Program. In September 2023, LHH applied for Medicare recertification and is anticipating completion of a CMS survey by December 2023.

A new admission timeline and census projections cannot be developed until the facility is certified by both Medi-Cal and Medicare, as a result revenue projections for fiscal year 2023-24 have not been updated from fiscal year 2023-24 budget to reflect the recertification.

Airport New Lease and Use Agreement

A new ten-year 2023 Lease and Use Agreement became effective on July 1, 2023, and is set to expire on June 30, 2033.

Required Supplementary Information (Unaudited) – Schedules of the City's Proportionate Share of the Net Pension Liability/(Asset) June 30, 2023

(Dollars in Thousands)

		For the year ended June 30, 2023								
		CalPERS Miscellaneous Plans								
		Transportation								
			Authority	Successor						
	City	0.1	Classic &	Agency Classic	Treasure					
	SFERS Plan	City	PEPRA	& PEPRA	Island					
Proportion of net pension liability (asset)	94.8676%	-0.1503%	0.0294%	0.3232%	0.0001%					
Proportionate share of the										
net pension liability (asset)	\$ 2,552,996	\$ (17,362)	\$ 3,394	\$ 37,328	\$ 11					
Covered payroll	\$ 3,553,859	\$ -	\$ 4,706	\$ 6,633	\$ -					
Proportionate share of the net pension liability										
(asset) as a percentage of covered payroll	71.84%	N/A	72.12%	562.76%	N/A					
Plan fiduciary net position										
as a percentage of total pension liability	92.40%	76.68%	76.68%	76.68%	76.68%					

		For the year ended June 30, 2022								
		CalPERS Miscellaneous Plans								
		Transportation								
				Authority		Successor				
	City SFERS Plan			Classic & PEPRA		Agency Classic & PEPRA		asure land		
Proportion of net pension liability (asset)	94.6421% -0.41		6% 0.0160%		0.4073%		0.0001%			
Proportionate share of the										
net pension liability (asset)	\$ (2,446,565)	\$ (22,316)	\$	868	\$	22,028	\$	6		
Covered payroll	\$ 3,434,713	\$ -	\$	4,826	\$	7,430	\$	-		
Proportionate share of the net pension liability										
(asset) as a percentage of covered payroll Plan fiduciary net position	-71.23%	N/A		17.99%		296.47%	1	W/A		
as a percentage of total pension liability	107.80%	88.29%		88.29%		88.29%	8	8.29%		

	For the year ended June 30, 2021										
		CalPERS Miscellaneous Plans									
	City SFERS Plan	City		Transportation Authority Classic & PEPRA		Successor Agency Classic & PEPRA		asure land			
Proportion of net pension liability	94.3903%	-0.1489	%	0.0244%	0.2967%		0.0002%				
roportionate share of the											
net pension liability (asset)	\$ 5,107,273	\$ (16,20	6) \$	2,659	\$	32,279	\$	21			
Covered payroll	\$ 3,378,945	\$ 17	9 \$	4,423	\$	6,745	\$	-			
Proportionate share of the net pension liability											
(asset) as a percentage of covered payroll	151.15%	-9053.63	%	60.12%		478.56%	1	V/A			
as a percentage of total pension liability	83.10%	75.10	%	75.10%		75.10%	7	5.10%			

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of the City's Proportionate Share of the Net Pension Liability/(Asset) (Continued) June 30, 2023

(Dollars in Thousands)

		For the year ended June 30, 2020						
		CalPERS Miscellaneous Plans						
	City SFERS Plan	City	,	nsportation Authority Classic & PEPRA	Agen	iccessor icy Classic PEPRA		asure and
Proportion of net pension liability	94.1288%	94.1288% -0.1541%		0.0230%		0.2908%		0002%
Proportionate share of the net pension liability (asset)	\$ 4,213,809	\$ (15,793)	\$	2.352	\$	29.803	\$	25
Covered payroll	\$ 3,186,405	\$ (15,793)	\$	4.396	\$	6.384	\$	-
Proportionate share of the net pension liability	\$ 0,100,100	\$	Ψ.	1,000	•	0,001	•	
(asset) as a percentage of covered payroll Plan fiduciary net position	132.24%	-4399.16%		53.50%		466.84%	١	I/A
as a percentage of total pension liability	85.30%	75.26%		75.26%		75.26%	7	5.26%
		For the	e year	ended June 3	0, 201	9		
				IPERS Misce	llaneou	ıs Plans		
				nsportation Authority	٥.	ıccessor		
	City		Classic & PEPRA			ccessor	Treasure	
	SFERS Plan	City			& PEPRA		Island	
Proportion of net pension liability Proportionate share of the	94.1042%	-0.1573%		0.0215%		0.2820%	0.0	0003%
net pension liability (asset)	\$ 4,030,207	\$ (15,154)	\$	2,069	\$	27,178	\$	28
Covered payroll	\$ 3,045,153	\$ 390	\$	4,039	\$	5,742	\$	-
Proportionate share of the net pension liability (asset) as a percentage of covered payroll Plan fiduciary net position	132.35%	-3885.64%		51.22%	473.32%		N/A	
as a percentage of total pension liability	85.20%	75.26%		75.26%		75.26%	75.26%	
		For the year ended June 30, 2018						
				IPERS Misce	llaneou	is Plans		
				nsportation Authority	Sı	ıccessor		
	City			Classic &		cy Classic	Treasure	
	SFERS Plan	City		PEPRA	&	PEPRA	Isl	and
Proportion of net pension liability Proportionate share of the	94.0674%	-0.1388%		0.0216%	% 0.27519		0.0003%	
net pension liability (asset)	\$ 4,697,131	\$ (13,766)	\$	2,142	\$	27,280	\$	28
Covered payroll	\$ 2,880,112	\$ 344	\$	4,202	\$	5,042	\$	-
Proportionate share of the net pension liability (asset) as a percentage of covered payroll	163.09%	-4001.74%		50.97%		541.05%	١	I/A
Plan fiduciary net position as a percentage of total pension liability	81.78%	73.31%		73.31%		73.31%	7	3.31%

Required Supplementary Information (Unaudited) – Schedules of the City's Proportionate Share of the Net Pension Liability/(Asset) (Continued) June 30, 2023*

(Dollars in Thousands)

	For the year ended June 30, 2017									
		CalPERS Miscellaneous Plans								
		Transportation								
			F	Authority		uccessor				
	City			lassic &	Ager	ncy Classic	Trea	asure		
	SFERS Plan	City		PEPRA		PEPRA		and		
	OI LING FIAIT	City	_	FLFIVA		FLFIVA	131	ariu		
Proportion of net pension liability	94.2175%	-0.1469%		0.0204%		0.2691%	0.0003%			
Proportionate share of the	A 5 470 054	A (10.711)		4 705		00.004		07		
net pension liability (asset)	\$ 5,476,654	\$ (12,711)	\$	1,765	\$	23,281	\$	27		
Covered payroll	\$ 2,681,695	\$ 329	\$	3,644	\$	3,769	\$	-		
Proportionate share of the net pension liability	004.000/	0000 500/		40.440/		047 700/				
(asset) as a percentage of covered payroll	204.22%	-3863.53%		48.44%		617.70%	N	I/A		
Plan fiduciary net position	77.61%	74.06%		74.06%		74.000/	-	4.000/		
as a percentage of total pension liability	77.01%	74.00%		74.06%		74.06%	/-	4.06%		
	For the year ended June 30, 2016									
			Cal	PERS Misce	llaneou	us Plans				
				nsportation						
				uthority		uccessor				
	City		Classic & PEPRA		Agency Classic & PEPRA		Treasure Island			
	SFERS Plan	City								
Proportion of net pension liability	93.9032%	032% -0.2033%		0.0188%		0.2413%	0.0004%			
Proportionate share of the	00.000270	0.200070		0.010070		0.211070	0.0	,001,70		
net pension liability (asset)	\$ 2,156,049	\$ (13.956)	s	1.288	\$	16.563	\$	24		
Covered payroll	\$ 2,529,879	\$ (13,930)	\$	3.684	\$	3.427	\$	24		
	\$ 2,529,679	\$ 319	Ф	3,004	Ф	3,421	Ф	-		
Proportionate share of the net pension liability	05.000/	4074 000/		04.000/		100.040/		0.000/		
(asset) as a percentage of covered payroll	85.22%	-4374.92%		34.96%		483.31%	,	0.00%		
Plan fiduciary net position as a percentage of total pension liability	89.90%	78.40%		78.40%		78.40%	78.40%			
as a personage of total periods mashing	00.0070	70.1070		70.1070		10.1070		0. 10 70		
		For the		ended June 3						
				PERS Misce	llaneou	is Plans				
				uthority	Sı	uccessor				
	City			lassic &		ncy Classic	Trea	asure		
	SFERS Plan	City		PEPRA		PEPRA		and		
Proportion of net pension liability	93.7829%	-0.1829%		0.0208%		0.2550%	N	I/A		
Proportionate share of the										
net pension liability (asset)	\$ 1,660,365	\$ (11,381)	\$	1,299	\$	15,870	\$	-		
Covered payroll	\$ 2,398,979	\$ 303	\$	3,264	\$	3,962	\$	-		
Proportionate share of the net pension liability										
(asset) as a percentage of covered payroll	69.21%	-3756.11%		39.80%		400.56%		-		
Plan fiduciary net position										
as a percentage of total pension liability	91.84%	80.43%		80.43%		80.43%		-		
•										

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of the City's Proportionate Share of the Net Pension Liability/(Asset) (Continued)

June 30, 2023*

(Dollars in Thousands)

Notes to Schedule:

SFERS Plan

Benefit Changes – There were no changes in benefits during the measurement period ended June 30, 2022, 2021, 2020, 2019 and 2018. The impact of benefit changes for the year ended June 30, 2017, which was \$1.22 billion, was recognized immediately as pension expense.

Changes of Assumptions – For the measurement period ended June 30, 2022, the discount rate was decreased from 7.40% to 7.20%. There were no changes in the discount rate for the measurement period ended June 30, 2021 and 2020. For the measurement period ended June 30, 2019, the discount rate was decreased from 7.50% to 7.40% There were no changes in the discount rate for the measurement period ended June 30, 2018. For the measurement ended June 30, 2017, the discount rate was increased from 7.46% to 7.50%.

CalPERS Miscellaneous Plans

Benefit Changes – There were no changes to benefit terms that applied to all members of the Public Agency Pool. However, individual employers in the Plan may have provided a benefit improvement to their employees by granting Two Years Additional Service Credit to members retiring during a specific time period (a.k.a. Golden Handshakes).

Changes of Assumptions – For the measurement period ended June 30, 2022, the discount rate was decreased from 7.15% to 6.90%. There were no changes in the discount rate for the measurement period ended June 30, 2021.

* Fiscal year 2014-15 was the first year of implementation of GASB No. 68, therefore only nine years of information is shown

Required Supplementary Information (Unaudited) – Schedules of Changes in Net Pension Liability and Related Ratios

June 30, 2023 (Dollars in Thousands)

City CalPERS Safety Plan	2023	2022	2021	2020
Total pension liability:				
Service cost		\$ 27,940	\$ 29,508	\$ 30,109
Interest on the total pension liability		107,607	102,990	98,555
Changes of assumptions		-	-	-
Differences between expected and actual experience	(19,162)	2,028	(1,465)	(7,134)
Benefit payments, including refunds of				
employee contributions	(77,028)	(71,533)	(66,815)	(62,934)
Net change in total pension liability	87,224	66,042	64,218	58,596
Total pension liability, beginning	1,590,799	1,524,757	1,460,539	1,401,943
Total pension liability, ending	\$1,678,023	\$1,590,799	\$1,524,757	\$1,460,539
Plan fiduciary net position:				
Plan to plan resource movement	s -	\$ -	\$ -	\$ -
Contributions from the employer		51.620	49,455	43.789
Contributions from employees		8.342	8.947	9,141
Net investment income/(loss)		269,621	57,048	71,212
Benefit payments, including refunds of	(:,,	,	,	,
employee contributions	(77,028)	(71.533)	(66,815)	(62,934)
Administrative expenses		(1,188)	(1,611)	(772)
Other miscellaneous income/(expense)		-	-	` 2
Net change in plan fiduciary net position		256,862	47.024	60.438
Plan fiduciary net position, beginning		1,189,665	1,142,641	1,082,203
Plan fiduciary net position, ending		\$1,446,527	\$1,189,665	\$1,142,641
· ·· · · · · · · · · · · · · · · ·	+ 1,0 = 1,10 +	+ 1, 1 10,000	4 -1,100,000	+ 1,111=,111
Plan net pension liability, ending	\$ 355,592	\$ 144,272	\$ 335,092	\$ 317,898
Plan fiduciary net position as a percentage of the				
total pension liability	78.81%	90.93%	78.02%	78.23%
F	. 0.0170	20.00%	. 0.0270	. 0.2070
Covered payroll	\$ 85,571	\$ 93,702	\$ 92,968	\$ 94,522
Plan net pension liability as a percentage of the				
covered payroll	415.55%	153.97%	360.44%	336.32%

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CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of Changes in Net Pension Liability and Related Ratios (Continued) June 30, 2023*

(Dollars in Thousands)

City CalPERS Safety Plan	2019			2018	_	2017		2016	_	2015
Total pension liability:										
Service cost	\$ 34	4,006	\$	33,886	\$	31,141	\$	30,987	\$	32,688
Interest on the total pension liability	94	4,305		88,729		85,094		80,057		76,177
Changes of assumptions	. 2	2,492		75,057		-		(19,949)		-
Differences between expected and actual experience	6	6,909		(14,353)		950		(14,218)		-
Benefit payments, including refunds of										
employee contributions	(56	3,625)		(51,579)		(47,774)		(44,699)		(41,387)
Net change in total pension liability	81	1,087	131,740		69,411		32,178		67,478	
Total pension liability, beginning	. 1,320,856		1,189,116		1,119,705		1,087,527		1,020,049	
Total pension liability, ending	\$1,401	1,943	\$1,	320,856	\$1	,189,116	\$	1,119,705	\$ 1	,087,527
Dies fidusies auch aus Mann										
Plan fiduciary net position: Plan to plan resource movement		(3)	s		\$		\$	(4)	\$	
Contributions from the employer		1.189	Ф	30.575	Φ	23.640	Ф	20.718	Ф	20.613
Contributions from employees		9.359		10.307		14,310		15.061		15,216
Net investment income		5.351		104,383		4.731		20.469		138,628
Benefit payments, including refunds of	0.	3,001		104,000		4,701		20,403		100,020
employee contributions	(56	6,625)		(51,579)		(47,774)		(44,699)		(41,387)
Administrative expenses		1,585)		(1,366)		(567)		(1,048)		- (, ,
Other miscellaneous income/(expense)		3,011)		-		-		-		-
Net change in plan fiduciary net position		4,675		92,320	_	(5,660)	_	10,497	_	133,070
Plan fiduciary net position, beginning	1,017	7,528		925,208		930,868		920,371		787,301
Plan fiduciary net position, ending	\$1,082	2,203	\$1,	017,528	\$	925,208	\$	930,868	\$	920,371
Plan net pension liability, ending	\$ 319	9,740	\$	303,328	\$	263,908	\$	188,837	\$	167,156
Plan fiduciary net position as a percentage of the										
total pension liability	77	7.19%		77.04%		77.81%		83.14%		84.63%
,										
Covered payroll	\$ 106	3,765	\$	107,812	\$	110,139	\$	109,462	\$	111,311
Plan net pension liability as a percentage of the										
covered payroll	299	9.48%		281.35%		239.61%		172.51%		150.17%

Notes to Schedule:

Benefit Changes – The figures above do not include any liability impact that may have resulted from plan changes which occurred on or after the June 30, 2021, valuation date. This applies for voluntary benefit changes as well as any offers of Two Year Additional Service Credit (a.k.a. Golden Handshakes).

Changes of Assumptions – The discount rate decreased from 7.15% to 6.90% for the measurement period ended June 30, 2022. None in 2019 - 2021. In 2018, demographic assumptions and inflation rate were changed in accordance to the CalPERS Experience Study and Review of Actuarial Assumptions December 2017. There were no changes in the discount rate for the measurement period ended June 30, 2021. The discount rate decreased from 7.55% to 7.15% for the measurement period ended June 30, 2017.

^{*} Fiscal year 2014-15 was the first year of implementation of GASB No. 68, therefore only nine years of information is shown

Required Supplementary Information (Unaudited) – Schedules of Changes in Total Pension Liability and Related Ratios June 30, 2023*

(Dollars in Thousands)

City Replacement Benefits Plan	_	2023	_	2022	_	2021	_	2020	_	2019	_	2018	_	2017
Plan total pension liability:														
Service cost	\$	2,894	\$	2,571	\$	1,976	\$	1,286	\$	1,298	\$	1,605	\$	956
Interest		4,726		4,076		4,776		3,538		2,998		2,218		2,112
Changes of benefits		-		-		-		-		-		-		10,310
Differences between expected and actual experience		(24,639)		24,547		7,800		13,588		564		15,326		-
Changes of assumptions		(42,151)		7,274		37,013		29,565		5,540		(10,290)		11,516
Benefit payments		(4,473)		(4,097)		(3,634)		(2,958)		(2,442)		(3,164)		(1,332)
Net change in total pension liability	_	(63,643)	_	34,371	_	47,931	_	45,019	_	7,958	_	5,695	_	23,562
Total pension liability, beginning	_	219,574	_	185,203	_	137,272	_	92,253	_	84,295	_	78,600	_	55,038
Plan total pension liability, ending:	\$	155,931	\$	219,574	\$	185,203	\$	137,272	\$	92,253	\$	84,295	\$	78,600
Covered-employee payroll	\$	3,589,396	\$	3,470,495	\$	3,414,923	\$	3,225,854	\$	3,082,273	\$	2,919,519	\$	2,719,691
Plan total pension liability as a percentage of the														
covered-employee payroll		4.34%		6.33%		5.42%		4.26%		2.99%		2.89%		2.89%

Notes to Schedule:

No assets are accumulated in a trust that meet the criteria in GASB Statement No. 73 to pay related benefits

Benefit Changes – There were no changes to benefits terms for the measurement period ended June 30, 2022

Changes of Assumptions – The discount rate was changed from 2.16% to 3.54% in the measurement period ended June 30, 2022. No changes in discount rate for the measurement period ended June 30, 2021. The discount rate decreased from 2.21% in the measurement period ended June 30, 2020, to 2.16% in the measurement period ended June 30, 2021. The discount rate was changed from 3.87% in the measurement period ended June 30, 2018, to 3.50% in the measurement period ended June 30, 2019.

* Fiscal year 2016-17 was the first year of implementation of GASB Statement No. 73, therefore only seven years of information is shown

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans

June 30, 2023 (Dollars in Thousands)

					e year ended						
	Cit.				ERS Miscella reportation		ccessor	Т	asure	_	alPERS
	City SFERS Plan		City		uthority		gency		and		fety Plan
Actuarially determined contributions	\$ 638,003	\$		\$	689	\$	2,934	\$	2	\$	50,754
Contributions in relation to the											
actuarially determined contributions	(638,003)	_	-	_	(689)	_	(2,934)	_	(2)	_	(50,754)
Contribution deficiency (excess)	\$ 3,810,429	\$		\$	5,088	\$	6,405	\$		\$	81,754
Covered payroll Contributions as a percentage of covered payroll	16.74%		√A	Đ	13.54%	Þ	45.81%		- I/A	Đ	62.08%
					e year ended						
	City				ERS Miscella reportation		us Plans ccessor	Tros	asure	0	alPERS
	SFERS Plan	(City		uthority		gency		and		fety Plan
		`	,,,,			_	9				
Actuarially determined contributions	\$ 729,578	\$	-	\$	628	\$	2,611	\$	9	\$	49,808
Contributions in relation to the	(700 570)				(000)		(0.044)		(0)		(40.000)
actuarially determined contributions Contribution deficiency (excess)	\$ (729,578)	\$		\$	(628)	\$	(2,611)	\$	(9)	\$	(49,808)
Covered payroll	\$ 3,553,859	\$	÷	\$	4,706	\$	6,633	\$	÷	\$	85,571
Contributions as a percentage of											
covered payroll	20.53%	١	I/A		13.34%		39.36%	N	/A		58.21%
				For th	e year ended	June	30, 2021				
					ERS Miscella						
	City SFERS Plan		City		nsportation authority		ccessor		asure and		alPERS fety Plan
	Of Erro Fran		Jity		utionty	_	iguitey		una	-	icty i idii
Actuarially determined contributions	\$ 791,736	\$		\$	606	\$	2,299	\$	8	\$	51,185
Contributions in relation to the	\$ 751,750	Þ	-	Ф	000	Φ	2,255	Φ	0	Φ	31, 103
actuarially determined contributions	(791,736)		-		(606)	_	(2,299)		(8)	_	(51, 185)
Contribution deficiency (excess)	\$ -	\$	-	\$	-	\$	-	\$	-	\$	-
Covered payroll Contributions as a percentage of	\$ 3,434,713	\$	-	\$	4,826	\$	7,430	\$	-	\$	93,702
covered payroll	23.05%	1	I/A		12.56%		30.94%	N	//A		54.63%
				For th	e year ended	June	30, 2020				
					ERS Miscella						
	City SFERS Plan	,	Side .		nsportation authority		ccessor		asure and		alPERS fety Plan
	SPERS FIAII	_	City		MULTIOTILY	_	gency	151	anu	- 38	ety Flati
A skilled all the second and a skilled and	\$ 701.307	•	40	\$	500	•	0.040	•	7	•	40.770
Actuarially determined contributions Contributions in relation to the	\$ 701,307	\$	10	3	539	\$	2,012	\$,	\$	40,778
actuarially determined contributions	(701,307)		(10)		(539)		(2,012)		(7)		(40,778)
Contribution deficiency (excess)	\$ -	\$	-	\$	-	\$	-	\$	-	\$	-
Covered payroll Contributions as a percentage of	\$ 3,378,945	\$	179	\$	4,423	\$	6,745	\$	-	\$	92,968
covered payroll	20.76%		5.59%		12.19%		29.83%	N	/A		43.86%

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued)

June 30, 2023 (Dollars in Thousands)

				y ear ended						
	07			RS Miscella			_		_	IDEDO
	City SFERS Plan	City		sportation thority		ccessor gency		sure and		alPERS fety Plan
Actuarially determined contributions Contributions in relation to the	\$ 607,408	\$ 28	\$	479	\$	1,637	\$	7	\$	34,933
actuarially determined contributions	(607,408)	(28)		(479)		(1,637)		(7)		(34,933)
Contribution deficiency (excess)	\$ -	\$ -	\$	- ()	\$	-	\$	-	\$	-
Covered payroll Contributions as a percentage of	\$ 3,186,405	\$ 359	\$	4,396	\$	6,384	\$	-	\$	94,522
covered pay roll	19.06%	7.80%		10.89%		25.64%	N	/A		36.96%
				y ear ended						
	City			RS Miscella			Tree		0	»IDEDC
	City SFERS Plan	City		portation thority		ccessor gency		sure and		alPERS fety Plan
Actuarially determined contributions Contributions in relation to the	\$ 582,568	\$ 42	\$	403	\$	1,283	\$	6	\$	30,743
actuarially determined contributions	(582,568)	(42)		(403)		(1,283)		(6)		(30,743)
Contribution deficiency (excess)	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-
Covered payroll Contributions as a percentage of	\$ 3,045,153	\$ 390	\$	4,039	\$	5,742	\$	-	\$	106,765
covered payroll	19.13%	10.77%		9.99%		22.34%	N	/A		28.80%
			For the	y ear ended	June	30, 2017				
	City			RS Miscella			Tron	- CUITO		«IDEDC
	City SFERS Plan	City	Trans	RS Miscella sportation thority	Su	is Plans ccessor gency		sure and		alPERS fety Plan
Actuarially determined contributions Contributions in relation to the		City \$ 35	Trans	portation	Su	ccessor				
•	SFERS Plan		Trans Au	sportation thority	Su	ccessor gency	Isla	and	Sa	fety Plan
Contributions in relation to the	\$ 519,073	\$ 35	Trans Au	sportation ithority 293	Su	gency 970	Isla	and 2	Sa	27,190
Contributions in relation to the actuarially determined contributions	\$ 519,073 (519,073)	\$ 35	Trans Au	sportation ithority 293	Su A	gency 970	\$	and 2	\$	27,190
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll	\$ 519,073 (519,073) \$ -	\$ 35 (35) \$ -	Trans Au	sportation thority 293 (293)	Su A \$	gency 970 (970)	\$ \$ \$	and 2	\$ \$	27,190 (27,190)
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll Contributions as a percentage of	\$ 519,073 \$ 519,073 \$ - \$ 2,880,112	\$ 35 (35) \$ - \$ 344	\$ \$ \$	293 (293) - 4,202 6.97% year ended	\$ \$ \$	970 (970) - 5,042 19.24% 30, 2016	\$ \$ \$	2 (2) -	\$ \$	27,190 (27,190) - 107,812
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll Contributions as a percentage of	\$ 519,073 \$ 5,073) \$ - \$ 2,880,112 18,02%	\$ 35 (35) \$ - \$ 344	\$ \$ For the	293 (293) - 4,202 6.97% year ended	\$ \$ \$ \$ June aneou	970 (970) - 5,042 19.24% 30, 2016 is Plans	\$ \$ \$ N	2 (2) /A	\$ \$ \$	27,190 (27,190) - 107,812 25.22%
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll Contributions as a percentage of	\$ 519,073 \$ 519,073 \$ - \$ 2,880,112	\$ 35 (35) \$ - \$ 344	\$ \$ For the CalPE	293 (293) - 4,202 6.97% year ended	\$ \$ \$ \$ \$ June aneou. Su	970 (970) - 5,042 19.24% 30, 2016	\$ \$ N	2 (2) -	\$ \$ \$ C	27,190 (27,190) - 107,812
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll Contributions as a percentage of	\$ 519,073 \$ 519,073 \$ - \$ 2,880,112 18.02%	\$ 35 (35) \$ - \$ 344 10.17%	\$ \$ For the CalPE	293 (293) - 4,202 6.97% year ended	\$ \$ \$ \$ \$ June aneou. Su	970 (970) - 5,042 19.24% 30, 2016 is Plans ccessor	\$ \$ N	2 (2) /A	\$ \$ \$ C	27,190 (27,190) - 107,812 25.22% alPERS
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll Contributions as a percentage of covered payroll	\$ 519,073 (519,073) \$ - \$ 2,880,112 18,02% City SFERS Plan	\$ 35 (35) \$ - \$ 344 10.17%	\$ \$ For the CalPETAIN Au	293 (293) 4,202 6,97% year ended ERS Miscellisportation thority	\$ \$ \$ \$ Sunaneou A	970 (970) - 5,042 19.24% 30, 2016 is Plans ccessor gency	\$ \$ N	2 (2) /A ssure	\$ \$ \$ C Sa	27,190 (27,190) - 107,812 25.22% alPERS fety Plan
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll Contributions as a percentage of covered payroll Actuarially determined contributions Contributions in relation to the	\$ 519,073 \$ 519,073 \$ 2,880,112 18.02% City SFERS Plan \$ 496,343	\$ 35 (35) \$ - \$ 344 10.17% City \$ 33 (33) \$ -	\$ \$ \$ \$ \$ CalPE Trans Au	293 (293) 4,202 6.97% year ended :RS Miscell: sportation thority	\$ \$ \$ \$ \$ \$ \$	970 (970) - 5,042 19.24% 30, 2016 is Plans ccessor gency	\$ \$ \$ N	2 (2)	\$ \$ \$ \$ \$ \$ \$	27,190 (27,190) - 107,812 25.22% alPERS fety Plan 23,640
Contributions in relation to the actuarially determined contributions Contribution deficiency (excess) Covered payroll Contributions as a percentage of covered payroll Actuarially determined contributions Contributions in relation to the actuarially determined contributions	\$ 519,073 \$ 519,073 \$ _ \$ 2,880,112 18.02% City SFERS Plan \$ 496,343 (496,343)	\$ 35 (35) \$ - \$ 344 10.17% City \$ 33 (33)	\$ \$ \$ For the CalPE Trans Au	293 (293) 4,202 6.97% year ended :RS Miscell: sportation thority	\$ \$ \$ \$ \$ Suneon A	970 (970) - 5,042 19.24% 30, 2016 is Plans ccessor gency	\$ \$ N	2 (2)	\$ \$ \$ \$ \$ \$	27,190 (27,190) - 107,812 25.22% alPERS fety Plan 23,640

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CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued) June 30, 2023*

(Dollars in Thousands)

					For the	e year ended	June	30, 2015				
					CalP	ERS Miscella	aneou	ıs Plans				
	City SFERS Plan		-	City		Transportation Authority		ccessor	Treasure Island		CalPERS Safety Plan	
Actuarially determined contributions (1)**	\$	556,511	\$	31	\$	400	\$	598	\$	2	\$	20,718
Contributions in relation to the actuarially determined contributions (1)		(556,511)		(31)		(400)		(598)		(2)		(20,718)
Contribution deficiency (excess)	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Covered payroll	\$	2,529,879	\$	319	\$	3,684	\$	3,427	\$	-	\$	109,462
Contributions as a percentage of covered payroll		22.00%		9.72%		10.86%		17.45%	Ν	/A		18.93%

⁽¹⁾ Contractually required contributions is an actuarially determined contribution for all cost-sharing plans.

^{*} Fiscal year 2014-15 was the first year of implementation of GASB No. 68, therefore only nine years of information is shown.

^{**} In fiscal year 2014-15, the actuarially determined contributions were based on an estimate. The City made a \$0.1 million adjustment to align the estimated employer contribution amount with the actual employer contribution per the 2015 agent-multiple employer CallPERS report for the CallPERS Safety Plan. Due to the early implementation of GASB Statement No. 82, the City decreased the actuarially determined contributions for the City SFERS plan to deduct the employer pickup in the amount of \$8.6 million

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued)

June 30, 2023 (Dollars in Thousands)

Methods and assumptions used to determine FY 2022-23 contribution rates to SFERS Plan

Valuation date	July 1, 2020
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Closed 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.40% (net of investment expenses)
Inflation	2.50%
Projected salary increase	Wage inflation component: 3.25%

Methods and assumptions used to determine FY 2021-22 contribution rates to SFERS Plan

Valuation date	July 1, 2019
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Closed 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.40% (net of investment expenses)
Inflation	2.75%
Projected salary increase	Wage inflation component: 3.50%

Methods and assumptions used to determine FY 2020-21 contribution rates to SFERS Plan

Valuation date	July 1, 2018
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Closed 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.40% (net of investment expenses)
Inflation	3.00% compounded annually
Projected salary increase	Wage inflation component: 3.50%

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued)

June 30, 2023 (Dollars in Thousands)

Methods and assumptions used to determine FY 2019-20 contribution rates to SFERS Plan

Valuation date	July 1, 2017
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Closed 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.50% (net of investment expenses)
Inflation	3.00% compounded annually
Projected salary increase	Wage inflation component: 3.50%

Methods and assumptions used to determine FY 2018-19 contribution rates to SFERS Plan

Valuation date	July 1, 2016
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Closed 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.50% (net of investment expenses)
Inflation	3.25% compounded annually
Projected salary increase	Wage inflation component: 3.75%

Methods and assumptions used to determine FY 2017-18 contribution rates to SFERS Plan

valuation date	July 1, 2015
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Closed 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.50% (net of investment expenses
Inflation	3.25% compounded annually
Projected salary increase	Wage inflation component: 3.75%

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued)

June 30, 2023 (Dollars in Thousands)

Methods and assumptions used to determine FY 2016-17 contribution rates to SFERS Plan

Valuation date	July 1, 2014
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Closed 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.50% (net of investment expenses
Inflation	3.25% compounded annually
Projected salary increase	Wage inflation component: 3.75%

Methods and assumptions used to determine FY 2015-16 contribution rates to SFERS Plan

Valuation date	July 1, 2013
Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Rolling 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.58% (net of investment expenses)
Inflation	3.33% compounded annually
Projected salary increase	Wage inflation component: 3.83%

Methods and assumptions used to determine FY 2014-15 contribution rates to SFERS Plan

Actuarial cost method	Entry-age normal cost method
Amortization method	Level annual percentage of payroll
Remaining amortization period	Rolling 15-year period
Asset valuation method	5 year smoothed market
Investment rate of return	7.58% (net of investment expenses)
Inflation	3.33% compounded annually
Projected salary increase	Wage inflation component: 3.83%

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued)

June 30, 2023 (Dollars in Thousands)

Methods and assumptions used to determine FY 2022-23 contribution rates to CalPERS plans

Valuation date	June 30, 2020
Actuarial cost method	Entry-age normal cost method
Amortization method	Level percent of payroll
Amortization period	Gains and losses over a fixed 30-year period with increases or decreases
	in the rate spread directly over a 5-year period (Miscellaneous)
	Experience gains and losses over a fixed 30-year period and spread rate
	increases or decreases over a 5-year period (Safety)
Asset valuation method	Actuarial Value of Assets
Investment rate of return	7.00%, net of pension plan investment and administrative expenses, includes
	inflation
Projected salary increase	Varies by Entry-Age and Service
Inflation	2.500%
Payroll growth	2.750%

Methods and assumptions used to determine FY 2021-22 contribution rates to CalPERS plans

June 30, 2019
Entry-age normal cost method
Level percent of payroll
Gains and losses over a fixed 30-year period with increases or decreases in the rate spread directly over a 5-year period (Miscellaneous)
1 , -, 1 ,
Experience gains and losses over a fixed 30-year period and spread rate
increases or decreases over a 5-year period (Safety)
Actuarial Value of Assets
7.00%, net of pension plan investment and administrative expenses, includes inflation
Varies by Entry-Age and Service
2.500%
2.750%

Methods and assumptions used to determine FY 2020-21 contribution rates to CalPERS plans

Valuation date	June 30, 2018
Actuarial cost method	Entry-age normal cost method
Amortization method	Level percent of payroll
Amortization period	Gains and losses over a fixed 30-year period with increases or decreases
	in the rate spread directly over a 5-year period (Miscellaneous)
	Experience gains and losses over a fixed 30-year period and spread rate
	increases or decreases over a 5-year period (Safety)
Asset valuation method	Actuarial Value of Assets
Investment rate of return	7.00%, net of pension plan investment and administrative expenses, includes inflation
Projected salary increase	Varies by Entry-Age and Service
Inflation	2.500%
Payroll growth	2.750%

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued)

June 30, 2023 (Dollars in Thousands)

Methods and assumptions used to determine FY 2019-20 contribution rates to CalPERS plans

Valuation date	June 30, 2017
Actuarial cost method	Entry-age normal cost method
Amortization method	Level percent of payroll
Amortization period	Gains and losses over a fixed 30-year period with increases or decreases
	in the rate spread directly over a 5-year period (Miscellaneous)
	Experience gains and losses over a fixed 30-year period and spread rate
	increases or decreases over a 5-year period (Safety)
Asset valuation method	Actuarial Value of Assets
Investment rate of return	7.25%, net of pension plan investment and administrative expenses, includes
	inflation
Projected salary increase	Varies by Entry-Age and Service
Inflation	2.625%
Payroll growth	2.875%

Methods and assumptions used to determine FY 2018-19 contribution rates to CalPERS plans

Valuation date	June 30, 2016
Actuarial cost method	Entry-age normal cost method
Amortization method	Level percent of payroll
Amortization period	Gains and losses over a fixed 30-year period with increases or decreases
	in the rate spread directly over a 5-year period (Miscellaneous)
	Experience gains and losses over a fixed 30-year period and spread rate
	increases or decreases over a 5-year period (Safety)
Asset valuation method	Actuarial Value of Assets
Investment rate of return	7.375%, net of pension plan investment and administrative expenses,
	includes inflation
Projected salary increase	Varies by Entry-Age and Service
Inflation	2.75%
Payroll growth	3.00%

Methods and assumptions used to determine FY 2017-18 contribution rates to CalPERS plans

Valuation date	June 30, 2015
Actuarial cost method	Entry-age normal cost method
Amortization method	Level percent of payroll
Amortization period	Gains and losses over a fixed 30-year period with increases or decreases in the rate spread directly over a 5-year period (Miscellaneous)
	Experience gains and losses over a fixed 30-year period and spread rate increases or decreases over a 5-year period (Safety)
Asset valuation method	Actuarial Value of Assets
Investment rate of return	7.50%, net of pension plan investment and administrative expenses, includes inflation
Projected salary increase	Varies by Entry-Age and Service
Inflation	2.75%
Payroll growth	3.00%

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedules of Employer Contributions – Pension Plans (Continued)

June 30, 2023 (Dollars in Thousands)

Methods and assumptions used to determine FY 2016-17 contribution rates to CalPERS plans

Valuation date	June 30, 2014
Actuarial cost method	Entry-age normal cost method
Amortization method	Level percent of payroll
Amortization period	Gains and losses over a fixed 30-year period with increases or decreases in the rate spread directly over a 5-year period (Miscellaneous)
	Experience gains and losses over a fixed 30-year period and spread rate increases or decreases over a 5-year period (Safety)
Asset valuation method	Actuarial Value of Assets
Investment rate of return	7.50%, net of pension plan investment and administrative expenses, includes inflation
Projected salary increase	Varies by Entry-Age and Service
Inflation	2.75%
Payroll growth	3.00%

Methods and assumptions used to determine FY 2015-16 contribution rates to CalPERS plans

Valuation date	June 30, 2013 Entry-age normal cost method
	, 0
Amortization method	Level percent of payroll
Amortization period	Gains and losses over a fixed 30-year period with increases or decreases in the rate spread directly over a 5-year period (Miscellaneous)
	Experience gains and losses over a fixed 30-year period and spread rate increases or decreases over a 5-year period (Safety)
Asset valuation method	Market Value
Investment rate of return	7.50%, net of pension plan investment and administrative expenses, includes inflation
Projected salary increase	3.30% to 14.20% depending on age, service, and type of employment
Inflation	2.75%
Payroll growth	3.00%
Individual salary growth	A merit scale varying by duration of employment coupled with an
marvadar salary growth	assumed annual inflation growth of 2.75% and an annual
	production growth of 0.25%.

Methods and assumptions used to determine FY 2014-15 contribution rates to CalPERS plans

Valuation dateActuarial cost methodAmortization method	June 30, 2012 Entry-age normal cost method Level percent of payroll
Amortization period	7 years as of the valuation date (Miscellaneous) 25 years as of the valuation date (Safety)
Asset valuation method	15-year smoothed market
Investment rate of return	7.50%, net of pension plan investment and administrative expenses, includes inflation
Projected salary increaseInflation	3.30% to 14.20% depending on age, service, and type of employment 2.75%
Payroll growth	3.00%
Individual salary growth	A merit scale varying by duration of employment coupled with an assumed annual inflation growth of 2.75% and an annual production growth of 0.25%.

Required Supplementary Information (Unaudited) – Schedule of Changes in Net Other Postemployment Benefits Liability and Related Ratios Other Postemployment Healthcare Benefits Plan

June 30, 2023 (Dollars in Thousands)

				2023			
		Successor			Transportation		
	City Plan		Agency		Αι	ıthority	
Total OPEB Liability							
Service cost (BOY)	\$	154,800	\$	314	\$	123	
Interest (includes interest on service cost)		306,758		694		150	
Changes of benefit terms		-		-		-	
Differences between expected and actual							
experience		(224,065)		-		(3)	
Changes of assumptions		49,784		-		(99)	
Benefit payments, including refunds of		(0.1.1.00=)		(0=1)		(=0)	
member contributions		(211,025)		(854)		(70)	
Net change in total OPEB liability		76,252		154		101	
Total OPEB liability - beginning		4,409,899		11,217		1,956	
Total OPEB liability - ending	\$	4,486,151	\$	11,371	\$	2,057	
Plan fiduciary net position							
Contributions - employer	Φ.	050 000	•	4.000	Φ.	70	
Contributions - member	\$	252,866	\$	1,689	\$	70	
		66,455		(0.000)		(004)	
Net investment loss Benefit payments, including refunds of		(87,003)		(2,080)		(334)	
member contributions		(211,025)		(854)		(70)	
Administrative expense		(211,023)		`		`	
Net change in plan fiduciary net position		· /		(6)		(1)	
Net change in plan inductary het position		21,103		(1,251)		(335)	
Plan fiduciary net position - beginning		718,778		14,740		2,493	
Plan fiduciary net position - ending		739,881		13,489		2,158	
Net OPEB liability/(asset) - ending	\$	3,746,270	\$	(2,118)	\$	(101)	
Plan fiduciary net position as a							
percentage of the total OPEB liability		16.5%		118.6%		104.9%	
Covered payroll Net OPEB liability/(asset) as a percentage	\$	4,184,087	\$	6,633	\$	5,032	
of covered payroll		89.5%		-31.9%		-2.0%	

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedule of Changes in Net Other Postemployment Benefits Liability and Related Ratios Other Postemployment Healthcare Benefits Plan (Continued)

June 30, 2023 (Dollars in Thousands)

	2022						
				iccessor	Transportation		
		City Plan		gency	Authority		
Total OPEB Liability							
Service cost (BOY)	\$	155,840	\$	348	\$	90	
Interest (includes interest on service cost)		300,122		831		124	
Changes of benefit terms		-		-		-	
Differences between expected and actual experience		(151.040)		(4.227)		183	
Changes of assumptions		(151,949)		(1,337) (164)		103	
Benefit payments, including refunds of		-		(104)		-	
member contributions		(206,439)		(880)		(63)	
Net change in total OPEB liability		97,574		(1,202)		334	
Total OPEB liability - beginning		4,312,325		12,419		1,622	
Total OPEB liability - ending	\$	4,409,899	\$	11,217	\$	1,956	
Plan fiduciary net position							
Contributions - employer	\$	245,994	\$	2,259	\$	63	
Contributions - member		61,582		-		-	
Net investment income		128,916		3,039		538	
Benefit payments, including refunds of							
member contributions		(206,439)		(880)		(63)	
Administrative expense		(265)		(6)		(1)	
Net change in plan fiduciary net position		229,788		4,412		537	
Plan fiduciary net position - beginning		488,990		10,328		1,956	
Plan fiduciary net position - ending	_	718,778		14,740		2,493	
Net OPEB liability/(asset) - ending	\$	3,691,121	\$	(3,523)	\$	(537)	
Plan fiduciary net position as a percentage of the total OPEB liability		16.3%		131.4%		127.5%	
Covered payroll	\$	3,955,498	\$	7,430	\$	4,420	
Net OPEB liability/(asset) as a percentage of covered payroll		93.3%		-47.4%		-12.1%	

Required Supplementary Information (Unaudited) – Schedule of Changes in Net Other Postemployment Benefits Liability and Related Ratios Other Postemployment Healthcare Benefits Plan (Continued)

June 30, 2023 (Dollars in Thousands)

	2021					
	Successor			Transportation		
		City Plan	Agency		Authority	
Total OPEB Liability						
Service cost (BOY)	\$	141,642	\$	344	\$	92
Interest (includes interest on service cost)		314,907		830		114
Changes of benefit terms		-		-		-
Differences between expected and actual						
experience		(381,922)		-		(1)
Changes of assumptions		151,725		(248)		-
Benefit payments, including refunds of		(400 445)		(000)		(04)
member contributions		(196,445)		(902)		(61)
Net change in total OPEB liability		29,907		24		144
Total OPEB liability - beginning		4,282,418		12,395		1,478
Total OPEB liability - ending	\$	4,312,325	\$	12,419	\$	1,622
Plan fiduciary net position						
Contributions - employer	\$	235,963	\$	2.901	\$	61
Contributions - member	·	60,236	•	-	·	_
Net investment income		22,746		285		67
Benefit payments, including refunds of		,				-
member contributions		(196,445)		(902)		(61)
Administrative expense		(113)		(7)		(1)
Net change in plan fiduciary net position		122,387		2,277		66
Plan fiduciary net position - beginning		366,603		8,051		1,890
Plan fiduciary net position - ending		488,990		10,328		1,956
Net OPEB liability/(asset) - ending	\$	3,823,335	\$	2,091	\$	(334)
, , , , , , , , , , , , , , , , , , ,	Ť	-,,	Ť		Ť	(55.7)
Plan fiduciary net position as a percentage of the total OPEB liability		11.3%		83.2%		120.6%
Covered payroll Net OPEB liability/(asset) as a percentage	\$	3,951,792	\$	6,745	\$	4,355
of covered payroll		96.7%		31.0%		-7.7%

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedule of Changes in Net Other Postemployment Benefits Liability and Related Ratios Other Postemployment Healthcare Benefits Plan (Continued)

June 30, 2023 (Dollars in Thousands)

	2020						
		Successor			Transportation		
	(City Plan		gency	Authority		
Total OPEB Liability							
Service cost (BOY)	\$	133,736	\$	335	\$	118	
Interest (includes interest on service cost)		283,520		812		143	
Changes of benefit terms Differences between expected and actual experience		-		-		- (500)	
'		194,068		-		(596)	
Changes of assumptions Benefit payments, including refunds of		-		-		(63)	
member contributions		(185,839)		(906)		(60)	
Net change in total OPEB liability/(asset)		425,485		241		(458)	
Total OPEB liability - beginning		3,856,933		12,154		1,936	
Total OPEB liability - ending	\$	4,282,418	\$	12,395	\$	1,478	
Plan fiduciary net position							
Contributions - employer	\$	218,625	\$	2,967	\$	138	
Contributions - member		51,024		-		-	
Net investment income		26,959		407		106	
Benefit payments, including refunds of member contributions		(185,839)		(906)		(60)	
Administrative expense		(132)		(3)		(1)	
Net change in plan fiduciary net position		110,637		2,465		183	
Plan fiduciary net position - beginning		255,966		5,586		1,707	
Plan fiduciary net position - ending		366,603		8,051		1,890	
Net OPEB liability/(asset) - ending	\$	3,915,815	\$	4,344	\$	(412)	
Plan fiduciary net position as a percentage of the total OPEB liability		8.6%		65.0%		127.9%	
Covered payroll Net OPEB liability/(asset) as a percentage	\$	3,763,446	\$	6,384	\$	4,039	
of covered payroll		104.0%		68.1%		-10.2%	

Required Supplementary Information (Unaudited) – Schedule of Changes in Net Other Postemployment Benefits Liability and Related Ratios Other Postemployment Healthcare Benefits Plan (Continued)

June 30, 2023 (Dollars in Thousands)

2019 Successor Transportation City Plan Agency Authority **Total OPEB Liability** Service cost (BOY) 127,850 \$ 164 122 Interest (includes interest on service cost) 701 129 290,029 Changes of benefit terms (5) Differences between expected and actual experience (385,732)267 Changes of assumptions 111,119 1,572 Benefit payments, including refunds of member contributions (178,019)(812) (58)Net change in total OPEB liability (34,753)1,892 188 Total OPEB liability - beginning 3,891,686 10,262 1,748 Total OPEB liability - ending 3,856,933 12,154 1,936 Plan fiduciary net position Contributions - employer 203,858 2,145 144 Contributions - member 41,682 Net investment income 14,105 119 339 Benefit payments, including refunds of member contributions (178,019)(812) (58)Administrative expense (137)(11) (1) Net change in plan fiduciary net position 81,489 1,661 204 Plan fiduciary net position - beginning 174,477 3,925 1,503 Plan fiduciary net position - ending 255,966 5,586 1,707 Net OPEB liability - ending \$ 3,600,967 6,568 229 Plan fiduciary net position as a percentage of the total OPEB liability 6.6% 46.0% 88.2% Covered payroll \$ 3,583,448 \$ 5.742 \$ 4.045 Net OPEB liability as a percentage of covered payroll 100.5% 114.4% 5.7%

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Schedule of Changes in Net Other Postemployment Benefits Liability and Related Ratios Other Postemployment Healthcare Benefits Plan (Continued)

June 30, 2023* (Dollars in Thousands)

	2018						
		Successor			Transportation		
		City Plan		gency	Authority		
Total OPEB Liability							
Service cost (BOY)	\$	125,195	\$	159	\$	122	
Interest (includes interest on service cost) Benefit payments, including refunds of		272,942		692		117	
member contributions		(165,470)		(797)		(64)	
Net change in total OPEB liability		232,667		54		175	
Total OPEB liability - beginning		3,659,019		10,208		1,573	
Total OPEB liability - ending	\$	3,891,686	\$	10,262	\$	1,748	
Plan fiduciary net position							
Contributions - employer	\$	183,898	\$	1,097	\$	166	
Contributions - member		31,686		-		-	
Net investment income		17,368		353		134	
Benefit payments, including refunds of							
member contributions		(165,470)		(797)		(64)	
Administrative expense		(109)		(3)		(1)	
Net change in plan fiduciary net position		67,373		650		235	
Plan fiduciary net position - beginning		107,104		3,275		1,268	
Plan fiduciary net position - ending		174,477		3,925		1,503	
Net OPEB liability - ending	\$	3,717,209	\$	6,337	\$	245	
Diam fishesiana natawasitian an							
Plan fiduciary net position as a percentage of the total OPEB liability		4.5%		38.2%		86.0%	
Covered payroll Net OPEB liability as a percentage of	\$	3,393,658	\$	5,042	\$	3,946	
covered payroll		109.5%		125.7%		6.2%	

^{*} Fiscal year 2017-18 was the first year of implementation of GASB No. 75, therefore only six years of information is shown.

Required Supplementary Information (Unaudited) -Schedules of Employer Contributions Other Postemployment Healthcare Benefits Plan Year Ended June 30, 2023

(Dollars in Thousands)

Charter required or actuarially determined or	ontributions (ADC)
Contributions in relation to the charter requi	red contribution or ADC
Contribution deficiency/(excess)	
Covered payroll	

Contributions as a percentage of covered payroll

Charter required or actuarially determined contributions (ADC) Contributions in relation to the charter required contribution or ADC Contribution deficiency/(excess)

Covered payroll

Contributions as a percentage of covered payroll

Charter required or actuarially determined contributions (ADC) Contributions in relation to the charter required contribution or ADC Contribution deficiency/(excess)

Covered payroll

Contributions as a percentage of covered payroll

Charter required or actuarially determined contributions (ADC) Contributions in relation to the charter required contribution or ADC Contribution deficiency/(excess)

Covered payroll

Contributions as a percentage of covered payroll

Charter required or actuarially determined contributions (ADC) Contributions in relation to the charter required contribution or ADC Contribution deficiency/(excess)

Covered payroll

Contributions as a percentage of covered payroll

For the year ended June 30, 2023									
Successor Transportation									
City Plan		Agency	Αı	uthority					
\$ 260,649	\$	116	\$	64					
(260,649)		(2,429)		(105)					
\$ -	\$	(2,313)	\$	(41)					
\$ 4,600,228	\$	6,405	\$	4,854					
5.67%		37.92%		2.16%					

For the year ended June 30, 2022									
		5	Successor	nsportation					
	City Plan		Agency	Authority					
\$	252,866	\$	824	\$	55				
	(252,866)		(1,689)		(64)				
\$	-	\$	(865)	\$	(9)				
\$	4,184,087	\$	\$ 6,633		5,032				
	6.04%		25.46%	1 27%					

	For the year ended June 30, 2021								
Successor Transportation									
	City Plan Agency			P	Authority				
\$	245,994	\$	813	\$	51				
	(245,994)		(2,259)		(63)				
\$	-	\$	(1,446)	\$	(12)				
\$	3,955,498	\$	7,430	\$	4,420				
	6.22%		30.40%		1.43%				

For the year ended June 30, 2020									
Successor Transportation									
	City Plan	A	Agency	Authority					
\$	235,962	\$	802	\$	138				
	(235,962)		(2,901)		(61)				
\$	-	\$	(2,099)	\$	77				
\$	3,951,792	\$	6,745	\$	4,355				
	5.97%		43.01%		1.40%				

	For the year ended June 30, 2019										
	Successor Transportation										
	City Plan			Agency	Authority						
_	\$	218,625	\$	812	\$	138					
		(218,625)		(2,967)		(138)					
	\$	-	\$	(2,155)	\$	-					
	\$	3,763,446	\$	6,384	\$	4,039					
		5.81%		46.48%		3.42%					

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) -Schedules of Employer Contributions Other Postemployment Healthcare Benefits Plans (Continued) Year Ended June 30, 2023*

(In Thousands)

	For the year ended June 30, 2018						
	City Plan			iccessor	Transportation		
		City Plan	A	Agency	Authority		
Charter required or actuarially determined contributions (ADC)	\$	203,858	\$	813	\$	143	
Contributions in relation to the charter required contribution or ADC		(203,858)		(2, 145)		(143)	
Contribution deficiency/(excess)	\$		\$	(1,332)	\$	-	
Covered payroll	\$	3,583,448	\$	5,742	\$	4,045	
Contributions as a percentage of covered payroll		5.69%		37.36%		3.54%	
		For the	year e	ended June 3	0, 2017	,	
			Sı	iccessor	Trans	sportation	
		City Plan		Agency	Αι	uthority	
Charter required or actuarially determined contributions (ADC)	\$	183,898	\$	804	\$	165	
Contributions in relation to the charter required contribution or ADC		(183,898)		(1,097)		(165)	
Contribution deficiency/(excess)	\$	-	\$	(293)	\$	-	
Covered payroll	\$	3,393,658	\$	5,042	\$	3,946	
Contributions as a percentage of covered payroll		5.42%		21.76%		4.18%	

^{*} Fiscal year 2017-18 was the first year of implementation of GASB No. 75, and only seven years of information is available for the City plan, Successor Agency plan and the Transportation Authority plan.

Required Supplementary Information (Unaudited) -Schedules of Employer Contributions

Other Postemployment Healthcare Benefits Plans (Continued)

Year Ended June 30, 2023 (In Thousands)

Notes to Schedule:

The City Plan, Transportation Authority and Successor Agency calculate the annual required contributions on an actuarially determined basis. The methods and assumptions used to determine the fiscal year 2022-23 contribution

Actuarial Assumptions			City Plan for the ye	ar ended Jur	ne 30, 2022	t					
Valuation Date	June 30, 2022										
Measurement Date	June 30, 2022										
Actuarial Cost Method	The Entry Age Actuarial	Cost Me	ethod is used to measure	the Plan's To	otal OPEB L	iability					
Healthcare Cost Trend Rates	Pre-Medicare trend star	ts at 7.7	74% trending down to ult	imate rate of	3.93% in 2	1076					
	Medicare trend starts at	7.74% t	trending down to ultimat	te rate of 3.94	1% in 2076						
	10-County average trend starts at 5.00% trending down to ultimate rate of 3.94% in 2076										
	Vision and expenses tre	nd rem	ains a flat 3.0% for all ye	ars							
Expected Rate of Return on Plan Assets	7.00%										
Discount Rate	7.00%										
Salary Increase Rate	Wage Inflation Compon	ent: 3.2	15%								
		nent (d	dependent on years of se	rvice):							
	Police: 0.50% - 7.50%										
	Fire: 0.50% - 14.00%										
	Muni Drivers: 0.00% -	16.00%	6								
	Craft: 0.50% - 3.75%										
	Misc: 0.30% - 5.50%										
Inflation Rate	Wage Inflation: 3.25% co										
			6 compounded annually								
Mortality Tables				iblished table	by an adj	ustment factor developed in SFERS					
	experience study for the	period	d ended June 30, 2019.								
	Non-Annuitants										
				Adjustmer	nt Factor	1					
			Published Table	Male	Female						
	Miscellane	ous	PubG-2010 Employee	0.834	0.866						
	Safety		PubS-2010 Employee	1.011	0.979	1					

Healthy R

1	tirees		Adjustmen	it Factor
		Published Table	Male	Female
	Miscellaneous	PubG-2010 Employee	1.031	0.977
[Safety	PubS-2010 Employee	0.947	1.044

		Adjustmen	t Factor
	Published Table	Male	Female
Miscellaneous	PubG-2010 Employee	1.045	1.003
Safety	PubS-2010 Employee	0.916	0.995

Beneficiaries

		Adjustmen	t Factor
	Published Table	Male	Female
Miscellaneous	PubG-2010 Employee	1.031	0.977
Safety	PubG-2010 Employee	1.031	0.977

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CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) -Schedules of Employer Contributions Other Postemployment Healthcare Benefits Plans (Continued)

Year Ended June 30, 2023 (In Thousands)

Actuarial Assumptions	Transportation Authority	Successor Agency
Actuarial Valuation Date	June 30, 2021	June 30, 2021
Actuarial Cost Method	Entry age normal cost method	Entry age normal cost method
Asset Valuation Method		Actuarial value of assets
General Inflation	2.75% per annum	2.50%
Salary Increases	2.75% per annum, in aggregate	2.75%; Merit based on 2017 CalPERS Experience Study
Investment Rate of Return	7.59%	6.25%
Mortality, Turnover, Disability, and Retirement	CaIPERS Experience Study for the period from 1997 to 2015	CalPERS 2017 Experience Study for the period from 1997 to 2015 Post-retirement mortality projected fully generational with Scale MP-2020
Healthcare Cost Trend Rate	Initial 14% for non-medicare eligibles, 24.25% for spouse/domestic partner medicare eligibles and 6.5% medicare eligibles, all grading down to 4.0%	Non-Medicare - 6.75% for 2022, decreasing to an ultimate rate of 3.75% in 2076; Medicare (non-Kaiser) - 8.55% for 2022, decreasing to an ultimate rate of 3.75% in 2076; Medicare (Kaiser) - 4.75% for 2022, decreasing to an ultimate rate of 3.75% in 2076

Required Supplementary Information (Unaudited) – Budgetary Comparison Schedule - General Fund Year Ended June 30, 2023

(In Thousands)

		riginal Budget	Fir	nal Budget	В	Actual udgetary Basis	Variance Positive (Negative)
Budgetary Fund Balance, July 1	\$	395,409	\$	3,214,031	\$	3,214,031	\$ -
Resources (Inflows):							
Property taxes		2,379,530		2,379,530		2,466,863	87,333
Business taxes		902,300		902,246		850,593	(51,653)
Other local taxes:							
Sales and use tax		182,870		182,870		197,911	15,041
Hotel room tax		188,880		188,880		252,898	64,018
Utility users tax		82,630		82,630		110,661	28,031
Parking tax		80,180		80,180		82,716	2,536
Real property transfer tax		390,480		390,480		186,248	(204,232)
Other local taxes		125,780		125,780		278,112	152,332
Licenses, permits and franchises:							
Licenses and permits		12,476		12,407		11,881	(526)
Franchise tax		14,342		14,342		17,074	2,732
Fines, forfeitures, and penalties		3,088		3,088		3,177	89
Interest and investment income		44,467		38,660		104,967	66,307
Rents and concessions:							
Garages - Recreation and Park		6,684		6,684		6,807	123
Rents and concessions - Recreation and Park		5,497		5,497		5,130	(367)
Other rents and concessions		950		732		554	(178)
Intergovernmental:							
Federal grants and subventions		560,424		565,341		303,124	(262,217)
State subventions:							
Social service subventions		159,518		148,414		140,722	(7,692)
Health / mental health subventions		249,475		267,489		279,568	12,079
Health and welfare realignment		350,314		350,314		398,123	47,809
Public safety sales tax		89,740		89,740		94,897	5,157
Other grants and subventions		98,763		111,750		115,722	3,972
Other		3,051		3,179		1,582	(1,597)
Charges for services:							
General government service charges		91,221		96,489		80,730	(15,759)
Public safety service charges		39,194		39,078		43,262	4,184
Recreation charges - Recreation and Park		28,313		28,422		25,079	(3,343)
MediCal, Medicare and health service charges		78,196		79,309		93,802	14,493
Other financing sources:							
Transfers from other funds		203,001		194,984		194,388	(596)
Other resources (inflows)		19,420		23,307		14,969	(8,338)
Subtotal - Resources (Inflows)		6,390,784		6,411,822		6,361,560	(50,262)
Total amounts available for appropriation	_	6,786,193	_	9.625.853	_	9.575.591	(50,262)
	_	2,. 22,100	-	2,223,000	_	2,2. 3,001	(00,202)

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CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Budgetary Comparison Schedule - General Fund (Continued) Year Ended June 30, 2023

(In Thousands)

		Fir	nal Budget	В	Actual Budgetary Basis	Variance Positive (Negative)		
\$	395,409	\$	3,214,031	\$	3,214,031	\$		
\$	51 180	\$	50 984	\$	44 389	\$ 6.59		
		•		Ψ		42		
	-,					3.76		
						14		
			,		,	1.31		
						1,5		
						5		
						31		
						4.09		
			- /			,		
						1,09		
_		_		_		1		
_	1,669,940	_	1,681,489	_	1,663,573	17,9		
	1.195		1.210		1.210			
			450		200	25		
	148.462		154,445		145.560	8.88		
	-		421		421	-,		
	_							
	113.076					1,00		
_		_		_		10.13		
	90,850 39,059 - 313,138		89,688 35,032 2 309,626		87,642 34,620 2 303,764	2,04 41 5,86		
						17		
						13.14		
			, , .		,	,.		
						4.11		
						39		
	1,574,806	Ξ	1,621,981	Ξ	1,595,839	26,14		
	1 162 956		1 118 010		1 077 922	40,08		
_	1,102,500	_	1,110,010	_	1,077,022	40,00		
						56		
	19,903		20,531		20,528			
	2,132		2,142		1,883	25		
			73		73			
	133,965		127,447		122,852	4,59		
	133,965 424		127,447 394		122,852 394	4,59		
	\$. \$ 51,180 75,175 85,768 451,951 32,703 9,648 621,723 48,309 257,648 2,472 33,363 1,669,940 1,195 148,462	Budget File	Budget Final Budget \$ 395,409 \$ 3,214,031 \$ 395,409 \$ 3,214,031 \$ 5,768 \$ 3,214,031 \$ 5,768 74,722 85,768 72,763 451,951 465,445 32,703 29,704 48,309 48,306 257,648 248,124 2,472 2,110 33,363 33,363 1,669,940 1,681,489 1,48,462 154,445 - 421 - 635 113,076 118,675 262,733 275,941 90,850 89,688 39,059 35,032 15,021 18,868 1,000,811 1,009,182 1,003 14,524 10,393 144,524 14,534 14,534 1,574,806 1,621,981 1,162,956 1,118,010	Budget Final Budget \$ 395.409 \$ 3.214.031 \$ 395.409 \$ 3.214.031 \$ 50.984 \$ 75.175 75.175 74.722 85.768 72.763 451.951 495.445 32.703 29.704 9.648 9.945 621.723 646.033 48.309 48.306 257.648 248.124 2,472 2,110 33.363 33.353 1.669,940 1.681.489 1,195 1,210 442.1 450 148.462 154.445 - 421 - 105 - 33.06 113.076 118.675 262.733 275.941 90.850 89.688 390.59 35.032 - 2 313.138 309.626 15.021 18.868 1,000,811 1,009,182 1,003 144.927 14.	Original Budget Final Budget Final Budget Budgetary Basis \$ 395,409 \$ 3,214,031 \$ 3,214,031 \$ 51,180 \$ 50,984 \$ 44,389 75,175 74,722 74,301 85,768 72,763 69,003 451,951 465,445 465,296 32,703 29,704 28,389 9,648 9,945 9,945 621,723 646,033 645,980 257,648 248,124 244,027 2,472 2,110 1,015 33,363 33,3533 33,3333 1,669,940 1,681,489 1,663,673 1,195 1,210 1,210 1,48,462 154,445 145,560 - 421 421 - 105 105 - 635 635 113,076 118,675 117,671 262,733 275,941 265,802 90,850 89,688 87,642 39,059 35,032 34,620		

Required Supplementary Information (Unaudited) – Budgetary Comparison Schedule - General Fund (Continued)

Year Ended June 30, 2023 (In Thousands)

	Original Budget	Final Budget	Actual Budgetary Basis	Variance Positive (Negative)
Budgetary Fund Balance, July 1	\$ 395,409	\$ 3,214,031	\$ 3,214,031	\$ -
General Administration and Finance				
Assessor/Recorder			\$ 36,295	\$ 864
Board of Supervisors			22,021	355
City Attorney			28,863	760
Civil Service			852	187
Controller			13,641	871
Elections			23,527	2,981
Ethics		8,236	6,809	1,427
General Services Agency - Administrative Services		81,578	75,946	5,632
Health Service System		565	40.040	565
Human Resources			18,842	2,572 896
Mayor's Office		7,608	6,712 44,434	
Planning Retirement System		47,452 1,280	1,280	3,018
Telecommunications and Information Services			12,410	-
	- ,	12,410		2.007
Treasurer/Tax Collector		39,978	36,911	3,067
Subtotal - General Administration and Finance	329,347	351,738	328,543	23,195
General City Responsibilities				
General City Responsibilities	194,477	201,727	189,544	12,183
Other financing uses:				
Debt service			12	220
Transfers to other funds		1,315,702	1,315,702	
Budgetary reserves and designations		46,496		46,496
Total charges to appropriations	6,786,193	6,793,791	6,611,986	181,805
Total Sources less Current Year Uses	\$ -	\$ 2,832,062	\$ 2,963,605	\$ 131,543
Reserves and designations made from budgetary fund balance not a Reserve for Litigation and Contingencies and General Reserve Net Available Budgetary Fund Balance, June 30	vailable for appro	ppriation	(1,787,521) (323,937) \$ 852,147	
Sources/inflows of resources				
Actual amounts (budgetary basis) "available for appropriation"			\$ 9,575,591	
Difference - budget to GAAP: The fund balance at the beginning of the year is a budgetary re			\$ 0,070,007	
a current year revenue for financial reporting purposes			(3,214,031)	
Property tax revenue - Teeter Plan net change from prior year.				
Change in unrealized gain/(loss) on investments				
Interest earnings / charges from other funds assigned to Gene				
Interest earnings from other funds assigned to General Fund a				
Grants, subventions and other receivables received after 60-day	ay recognition pe	eriod	6,299	
Change in prepaid lease revenue, leases receivable, and defer	red inflows relat	ed to leases	83	
Transfers from other funds are inflows of budgetary resources revenues for financial reporting purposes			(194,388)	
Total revenues as reported on the statement of revenues, expend			(101,000)	
in fund balance - General Fund			\$ 6,143,050	
			4 0,110,000	
Uses/outflows of resources				
Actual amounts (budgetary basis) "total charges to appropriations	."		\$ 6,611,986	
Difference - budget to GAAP:			ψ 0,011,300	
Recognition of expenditures for advances and imprest cash ar				
for internal service fund				
Intergovernmental expense offset			(95,736)	
Recognition of expenditures at lease initiation			72,033	
Transfers to other funds are outflows of budgetary resources texpenditures for financial reporting purposes			(1,315,702)	
Total expenditures as reported on the statement of revenues, exp				
in fund balance - General Fund			\$ 5,275,376	

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CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Budgetary Comparison Schedule - General Fund (Continued) Year Ended June 30, 2023 (In Thousands)

Notes to Budgetary Schedule:

(a) Budgetary Data

The City adopts two-year rolling budgets annually for all governmental funds on a substantially modified accrual basis of accounting except for capital project funds and certificates of participation and other debt service funds, which substantially adopt project length budgets.

The budget of the City is a detailed operating plan, which identifies estimated costs and results in relation to estimated revenues. The budget includes (1) the programs, projects, services, and activities to be provided during the fiscal year, (2) the estimated resources (inflows) available for appropriation, and (3) the estimated charges to appropriations. The budget represents a process through which policy decisions are deliberated, implemented, and controlled. The City Charter prohibits expending funds for which there is no legal appropriation.

The Administrative Code Chapter 3 outlines the City's general budgetary procedures, with Section 3.3 detailing the budget timeline. A summary of the key budgetary steps is summarized as follows:

Original Budget

- (1) Departments and Commissions conduct hearings to obtain public comment on their proposed annual budgets beginning in December and submit their budget proposals to the Controller's Office no later than February 21.
- (2) The Controller's Office consolidates the budget estimates and transmits them to the Mayor's Office no later than the first working day of March. Staff of the Mayor's Office analyze, review and refine the budget estimates before transmitting the Mayor's Proposed Budget to the Board of Supervisors.
- (3) By the first working day of May, the Mayor submits the Proposed Budget for selected departments to the Board of Supervisors. The selected departments are determined by the Controller in consultation with the Board President and the Mayor's Budget Director. Criteria for selecting the departments include (1) that they are not supported by the City's General Fund or (2) that they do not rely on the State's budget submission in May for their revenue sources.
- (4) By the first working day of June, the Mayor submits the complete Proposed Budget to the Board of Supervisors along with a draft of the Annual Appropriation Ordinance prepared by the Controller's Office
- (5) Within five working days of the Mayor's proposed budget transmission to the Board of Supervisors, the Controller reviews the estimated revenues and assumptions in the Mayor's Proposed Budget and provides an opinion as to their accuracy and reasonableness. The Controller also may make a recommendation regarding prudent reserves given the Mayor's proposed resources and expenditures.
- (6) The designated Committee (usually the Budget Committee) of the Board of Supervisors conducts hearings, hears public comment, and reviews the Mayor's Proposed Budget. The Committee recommends an interim budget reflecting the Mayor's budget transmittal and, by June 30, the Board of Supervisors passes interim appropriation and salary ordinances.
- (7) Not later than the last working day of July, the Board of Supervisors adopts the budget through passage of the Annual Appropriation Ordinance, the legal authority for enactment of the budget.

Required Supplementary Information (Unaudited) – Budgetary Comparison Schedule - General Fund (Continued) Year Ended June 30, 2023 (In Thousands)

Final Budget

The final budgetary data presented in the budgetary comparison schedule reflects the following changes to the original budget:

- (1) Certain annual appropriations are budgeted on a project or program basis. If such projects or programs are not completed at the end of the fiscal year, unexpended appropriations, including encumbered funds, are carried forward to the following year. In certain circumstances, other programs and regular annual appropriations may be carried forward after appropriate approval. Annually appropriated funds, not authorized to be carried forward, lapse at the end of the fiscal year. Appropriations carried forward from the prior year are included in the final budgetary data.
- (2) Appropriations may be adjusted during the year with the approval of the Mayor and the Board of Supervisors, e.g. supplemental appropriations. Additionally, the Controller is authorized to make certain transfers of surplus appropriations within a department. Such adjustments are reflected in the final budgetary data.

The Annual Appropriation Ordinance adopts the budget at the character level of expenditure within departments. As described above, the Controller is authorized to make certain transfers of appropriations within departments. Accordingly, the legal level of budgetary control by the Board of Supervisors is the department level.

Budgetary data, as revised, is presented as required supplementary information for the General Fund. Final budgetary data excludes the amount reserved for encumbrances for appropriate comparison to actual expenditures.

(b) Budgetary Results Reconciled to Results in Accordance with Generally Accepted Accounting Principles

The budgetary process is based upon accounting for certain transactions on a basis other than GAAP. The results of operations are presented in the budget-to-actual comparison schedule in accordance with the budgetary process (Budget basis) to provide a meaningful comparison with the budget.

The major differences between the Budget basis "actual" and GAAP basis are timing differences. Timing differences represent transactions that are accounted for in different periods for Budget basis and GAAP basis reporting. Certain revenues accrued on a Budget basis have been deferred for GAAP reporting. These primarily relate to the accounting for property tax revenues under the Teeter Plan (Note 6), revenues not meeting the 60-day availability period and other assets not available for budgetary appropriation.

CITY AND COUNTY OF SAN FRANCISCO

Required Supplementary Information (Unaudited) – Budgetary Comparison Schedule - General Fund (Continued)

Year Ended June 30, 2023 (In Thousands)

The fund balance of the General Fund as of June 30, 2023, on a Budget basis is reconciled to the fund balance on a GAAP basis as follows:

Fund Balance - Budget Basis Unrealized Gains/ (Losses) on Investments Cumulative Excess Property Tax Revenues Recognized on a Budget Basis. Cumulative Excess Health, Human Services, Franchise and Other Revenues Recognized on a Budget Basis.	\$	2,963,605 (158,859) (40,685)						
Pre-paid Lease Revenue, Lease Receivables, and Deferred Inflows (net)								
Fund Balance - GAAP basis	\$	2,648,137						
General Fund budget basis fund balance as of June 30, 2023 is composed of the following: Not available for appropriations: Restricted Fund Balance:								
Rainy Day - Economic Stabilization Reserve\$ 114,539								
Committed Fund Balance: Budget Stabilization Reserves								
Assigned for Encumbrances. 424,301								
Assigned for Appropriation Carryforward								
Assigned for Self-Insurance								
Assigned for Hotel Tax Loss Contingency								
Assigned for Subsequent Years' Budgets:								
Salaries and Benefits Costs (MOU)								
Subtotal	\$	1,787,521						
Available for appropriations:								
Assigned for Litigation and Contingences								
Assigned balance subsequently appropriated as part of								
the General Fund budget for use in fiscal year 2023-24								
Unassigned - General Reserve								
Unassigned - Federal & State Emergency Revenue Reserve								
Unassigned - Fiscal Cliff Reserve. 220,432								
Unassigned - Business Tax Stabilization Reserve								
Unassigned - For Public Health use in fiscal year 2023-24								
Unassigned - Other Reserves 1,021								
Unassigned - Budgeted for use in fiscal year 2024-25								
Unassigned - For balancing future budget shortfalls in								
fiscal year 2024-25 and later								
Unassigned - Available for future appropriations								
Subtotal		1,176,084						
Fund Balance, June 30, 2023 - Budget basis	\$	2,963,605						

CITY AND COUNTY OF SAN FRANCISCO NONMAJOR GOVERNMENTAL FUNDS

SPECIAL REVENUE FUNDS

Special Revenue Funds are used to account for the proceeds of specific revenue sources that are restricted or committed to expenditures for specified purposes other than debt service or capital projects.

- Building Inspection Fund Accounts for the revenues and expenditures of the Bureau of Building Inspection which provides enforcement and implementation of laws regulating the use, occupancy, location and maintenance of buildings. This fund shall be used by the Department of Building Inspection to defray the costs of the Bureau of Building Inspection in processing and reviewing permits applications and plans, filed inspections, code enforcement and reproduction of documents.
- Children and Families Fund Accounts for property tax revenues, tobacco tax funding from Proposition 10 and interest earnings designated by Charter provision. Monies in this fund are used as specified in the Charter and Proposition 10 to provide services to children less than eighteen years old, and to promote, support and improve the early development of children from the prenatal stage to five years of age.
- Community/Neighborhood Development Fund Accounts for various grants primarily from the Department of Housing and Urban Development including federal grants administered by the former Redevelopment Agency to provide for community development of rundown areas; to promote new housing, child care centers and public recreation areas; to provide a variety of social programs for the underprivileged and provide loans for various community development activities. This fund also includes proceeds from a bond issuance to benefit the Seismic Safety Loan Program which provides loans for seismic strengthening of privately-owned unreinforced masonry buildings in the City.
- Community Health Services Fund Accounts for state and federal grants used to promote public health and mental health programs.
- Convention Facilities Fund Accounts for operating revenues of the convention facilities: Moscone Center, Brooks Hall and Civic Auditorium. In addition to transfers for lease payments of the Moscone Center, this fund provides for operating costs of the various convention facilities and the San Francisco Convention and Visitors Bureau.
- Culture and Recreation Fund Accounts for revenues received from a variety of cultural and recreational funds such as Public Arts, Youth Arts and Yacht Harbor with revenues used for certain specified operating costs.
- Environmental Protection Fund Accounts for revenues received from state, federal and other sources for the preservation of the environment, recycling, and reduction of toxic waste from the City's waste stream.
- Gasoline Tax Fund Accounts for the subventions received from state gas taxes under the provision of the Streets and Highways Code and for operating transfers from other funds which are used for the same purposes. State subventions are restricted to uses related to local streets and highways, acquisitions of real property, construction and improvements, and maintenance and repairs.
- General Services Fund Accounts for the activities of several non-grant activities, generally established by administrative action
- Gift and Other Expendable Trusts Fund Accounts for certain cash gifts which have been accepted by the Board of Supervisors on behalf of the City and the operations of two smaller funds that cannot properly be grouped into the Gift Fund because of their specific terms. Disbursements are made by departments, boards and commissions in accordance with the purposes, if any, specified by the donor. Activities are controlled by project accounting procedures maintained by the Controller.
- Golf Fund Accounts for the revenue and expenditures related to the City's six golf courses.
- Human Welfare Fund Accounts for state and federal grants used to promote education and discourage domestic violence.

CITY AND COUNTY OF SAN FRANCISCO NONMAJOR GOVERNMENTAL FUNDS

SPECIAL REVENUE FUNDS (Continued)

- Low and Moderate Income Housing Asset Fund Accounts for the former Redevelopment Agency's affordable housing assets upon its dissolution on January 31, 2012.
- Open Space and Park Fund Accounts for property tax revenues designated by Charter provision, interest earnings and miscellaneous service charges and gifts. Monies in this fund are used as specified in the Charter for acquisition and development of parks and open space parcels, for renovation of existing parks and recreation facilities, for maintenance of properties acquired and for after-school recreation programs.
- Our City Our Home Fund Accounts for revenue from City's homelessness gross receipts tax, dedicated for homelessness services and affordable housing, which was authorized by voters through November 2018 Proposition C.
- Public Library Fund Accounts for property tax revenues and interest earnings designated by Charter provision. Monies in this fund are to be expended or used exclusively by the library department to provide library services and materials and to operate library facilities.
- Public Protection Fund Accounts for grants received and revenues and expenditures of 21 special revenue funds including fingerprinting, vehicle theft crimes, peace officer training and other activities related to public protection.
- Public Works, Transportation and Commerce Fund Accounts for the revenues and expenditures of 13 special revenue funds including construction inspection, engineering inspection and other activities related to public works projects. In addition, the fund accounts for various grants from federal and state agencies expended for specific purposes, activities or facilities related to transportation and commerce.
- Real Property Fund Accounts for the lease revenue from real property purchased with the proceeds from certificates of participation. The lease revenue is used for operations and to pay for debt service of the certificates of participation. Sales and disposals of real property are also accounted for in this fund.
- San Francisco County Transportation Authority Fund Accounts for the proceeds of a one-half of one percent increase in local sales tax authorized by the voters for mass transit and other traffic and transportation purposes.
- Senior Citizens Program Fund Accounts for grant revenues from the federal and state government to be used to promote the well-being of San Francisco senior citizens.
- Tax Increment Financing Districts Fund Accounts for the activities of various Infrastructure Financing Districts and Infrastructure and Revitalization Districts which have been established for the purpose of financing public infrastructure and affordable housing. In addition, the fund accounts for the activities of Special Tax District or Community Facilities District to which the City has pledged certain tax increment revenues for debt service purposes.
- War Memorial Fund Accounts for the costs of maintaining, operating and caring for the War Memorial buildings and grounds.

NONMAJOR GOVERNMENTAL FUNDS

DEBT SERVICE FUNDS

- The Debt Service Funds account for the accumulation of property taxes and other revenues for periodic payment of interest and principal on general obligation and certain lease revenue bonds, certificates of participation, and related authorized costs.
- General Obligation Bond Fund Accounts for property taxes and other revenues, (including the tobacco settlement revenues in excess of the \$100 million required to fund the Laguna Honda Hospital construction project) for periodic payment of interest and principal of general obligation bonds and related costs. Provisions are made in the general property tax levy for monies sufficient to meet these requirements in accordance with Article XIII of the State Constitution (Proposition 13).
- Certificates of Participation (COP) Funds Accounts for Base Rental payments from the various Special Revenue Funds and General Fund which provide for periodic payments of interest and principal. The COPs are being sold to provide funds to finance the acquisition of existing office buildings and certain improvements thereto, or the construction of City buildings such as the Courthouse, to be leased to the City for use of certain City departments as office space.
- Other Bond Funds Accounts for funds and debt service for the revolving fund loans operated and managed by the Mayor's Office of Community Development to assist with economic development efforts in low income neighborhoods (Facade Improvement Program) and for the interim financing of revolving credit facility for the Transbay Joint Powers Authority on the Transbay Transit Center project.

CAPITAL PROJECTS FUNDS

- Capital Projects Funds are used to account for financial resources that are restricted, committed or assigned to expenditures for the acquisition of land or acquisition and construction of major facilities other than those financed in the proprietary fund types.
- City Facilities Improvement Fund Accounts for bond proceeds, capital lease financing, federal and local funds and transfers from other funds which are designated for various buildings and general improvements. Expenditures for acquisition and construction of public buildings and improvements are made in accordance with bond requirements and appropriation ordinances. Also accounts for activities reported in the Moscone Convention Center Fund in the prior year.
- Recreation and Park Projects Fund Accounts for bond proceeds, federal and state grants, gifts and transfers from other funds which are designated for various recreation and park additions and development. Expenditures for acquisition and construction of recreation and park facilities are made in accordance with bond requirements and appropriation ordinances.
- Street Improvement Fund Accounts for gas tax subventions, bond fund proceeds and other revenues which are designated for general street improvements. Expenditures for land acquisition and construction of designated improvements are made in accordance with applicable state codes, City charter provisions and bond requirements.

PERMANENT FUND

- Permanent funds are used to report resources that are legally restricted to the extent that only earnings, not principal, may be used for purposes that support the reporting government's programs.
- Bequest Fund Accounts for income and disbursements of bequests accepted by the City. Disbursements are made in accordance with terms of the bequests.

CITY AND COUNTY OF SAN FRANCISCO

Combining Balance Sheet Nonmajor Governmental Funds

June 30, 2023 (In Thousands)

	Special Revenue Funds		De	bt Service Funds		Capital ects Funds	В	rmanent Fund equest Fund		Total Nonmajor vernmental Funds
Assets:										
Deposits and investments with City Treasury	\$	3,531,490	\$	188,052	\$	430,033	\$	3,562	\$	4,153,137
Deposits and investments outside City Treasury		81,670		73,836		91,501		-		247,007
Receivables:		0.704		4.077						0.000
Property taxes and penalties		3,761		4,877		-		-		8,638
Other local taxes		110,058		-		-		-		110,058
Federal and state grants and subventions		178,893		-		27,249		-		206,142
Charges for services		21,757				4		-		21,761
Interest and other		24,358		2,543		2,794		19		29,714
Due from other funds		623		-		14,596		-		15,219
Due from component units		9,493		-		-		-		9,493
Loans receivable (net of allowance for uncollectible		005 404								005 404
amounts)		205,461		-		-		-		205,461
Other assets	_	16,448	_		_		_		_	16,448
Total assets	\$	4,184,012	\$	269,308	\$	566,177	\$	3,581	\$	5,023,078
Liabilities:										
Accounts payable	\$	229,083	\$	-	\$	23,180	\$	4	\$	252,267
Accrued payroll		33,398		-		1,070		-		34,468
Unearned grant and subvention revenues		173,192		-		1,854		10		175,056
Due to other funds		88,200		-		8,187		-		96,387
Due to component units		38		-		-		-		38
Unearned revenues and other liabilities		198,255		30,079		11,310		-		239,644
Bonds, loans, leases, and other payables	_	20,756	_		_	18,034	_		_	38,790
Total liabilities	_	742,922	_	30,079	_	63,635	_	14	_	836,650
Deferred inflows of resources	_	311,257		4,250		15,596			_	331,103
Fund balances:										
Nonspendable		356		-		-		-		356
Restricted		2,839,933		234,979		487,364		3,567		3,565,843
Assigned		291,062		-				-		291,062
Unassigned		(1,518)		-		(418)		-		(1,936
Total fund balances		3,129,833		234,979		486,946		3,567		3,855,325
Total liabilities, deferred inflows of resources		, .,	_	. ,	_	,		-,	_	,,,
and fund balances	\$	4,184,012	\$	269,308	\$	566,177	\$	3,581	\$	5,023,078

Combining Statement of Revenues, Expenditures, and Changes in Fund Balances - Nonmajor Governmental Funds Year Ended June 30, 2023

(In Thousands)

		Special Revenue Funds		bt Service Funds	Capital Projects Fund	ds.	Permanent Fund Bequest Fund		al Nonmajor vernmental Funds
Revenues:									
Property taxes	\$	344,341	\$	353,645	\$	-	\$ -	\$	697,986
Business taxes		440,325		-		-	-		440,325
Sales and use tax		111,474		-		-	-		111,474
Hotel room tax		26,063		-		-	-		26,063
Other local taxes		17,678		-		-	-		17,678
Licenses, permits, and franchises		14,203		-		-	-		14,203
Fines, forfeitures, and penalties		22,891		18,240		-	-		41,131
Interest and investment income		67,902		9,605	10,99		66		88,568
Rents and concessions		172,214		-	21	9	-		172,433
Intergovernmental:									
Federal		324,727		-	4,28		-		329,007
State		246,573		625	15,25		-		262,448
Other		6,616		-	74	0	-		7,356
Charges for services		144,319		-		-	-		144,319
Other	_	137,723	_	9,637	30,23	1	78	_	177,669
Total revenues	_	2,077,049		391,752	61,71	5	144		2,530,660
Expenditures:									
Current:									
Public protection.		94,234		-			-		94,234
Public works, transportation and commerce		240,402		-			-		240,402
Human welfare and neighborhood development		1,421,281		-		-	2		1,421,283
Community health		201,222		-			-		201,222
Culture and recreation		340,154		-		-	141		340,295
General administration and finance		138,019		-			-		138,019
Distributions to other governments		49,113		-			-		49,113
Debt service:									
Principal retirement		15,543		318,710		-	-		334,253
Interest and other fiscal charges		15,659		156,314	1,52	0!	-		173,493
Bond issuance costs		5,265		1	48	1	-		5,747
Capital outlay	_				148,88	4			148,884
Total expenditures		2,520,892		475,025	150,88	5	143		3,146,945
Excess (deficiency) of revenues						_		-	
over (under) expenditures		(443,843)		(83,273)	(89,17	'n	- 1		(616,285)
, , ,	_	(440,040)	_	(00,210)	(00,17	0)		_	(010,200)
Other financing sources (uses): Transfers in		479.384		04.050	9.23				582.869
Transfers out				94,250			- (0)		
Issuance of bonds:		(228,015)		-	(43,45	19)	(9)		(271,483)
		000 470			07.00				007.075
Face value of bonds issued		200,170 3.414		-	67,80 2.95		-		267,975 6.364
Premium on issuance of bonds	_		_			_		_	
Total other financing sources (uses)	_	454,953	_	94,250	36,53	_	(9)	_	585,725
Net changes in fund balances		11,110		10,977	(52,63		(8)		(30,560)
Fund balances at beginning of year, as previously reported		3,107,365	_	224,002	539,58	5	3,575	_	3,874,527
Cumulative effect of accounting change	_	11,358	_			-		_	11,358
Fund balances at beginning of year, as restated		3,118,723		224,002	539,58	5	3,575		3,885,885
Fund balances at end of year	_	3,129,833	s	234,979	\$ 486.94	_	\$ 3.567	S	3,855,325
i and balances at one or your	<u>~</u>	0,120,000	Ψ	204,010	400,34	_	ψ 0,007	-	0,000,020

CITY AND COUNTY OF SAN FRANCISCO

Combining Balance Sheet Nonmajor Governmental Funds – Special Revenue Funds June 30, 2023

(In Thousands)

		Building Inspection Fund		Inspection		Inspection C		tion Children and		Community / Neighborhood Development Fund		Community Health Services Fund		nvention acilities Fund	Re	ture and creation Fund
Assets:																
Deposits and investments with City Treasury	\$	87,662	\$	680,075	\$	1,026,646	\$	95,097	\$	54,863	\$	50,821				
Deposits and investments outside City Treasury		5		-		4,796		-		-		2,777				
Receivables:																
Property taxes and penalties		-		1,625		-		-		-						
Other local taxes		-		37,003		-		-		-						
Federal and state grants and subventions		-		3,505		28,846		39,659		-		139				
Charges for services		276		364		339		11		8,833		434				
Interest and other		548		4,299		5,695		589		19		96				
Due from other funds		-		-		-		-		-						
Due from component units		-		-		-		-		-						
Loans receivable (net of allowance for uncollectible																
amounts)		146		-		204,869		-		-						
Other assets	_		_		_	14,612	_		_		_	_				
Total assets	\$	88,637	\$	726,871	\$	1,285,803	\$	135,356	\$	63,715	\$	54,267				
Liabilities:																
Accounts payable	\$	1,726	\$	39,061	\$	30,259	\$	35,470	\$	8,220	\$	5,800				
Accrued payroll		3,039		1,306		1,716		2,998		85		363				
Unearned grant and subvention revenues		-		2,295		46,419		3,491		-		22				
Due to other funds		-		-		-		356		-						
Due from component units		-		-		-		-		-						
Unearned revenues and other liabilities		9,454		12,963		1,176		-		7,056		819				
Bonds, loans, leases, and other payables	_				_	20,075	_									
Total liabilities	_	14,219	_	55,625	_	99,645	_	42,315	_	15,361	_	7,004				
Deferred inflows of resources	_	146		5,018	_	215,045	_	20,941	_		_	102				
Fund balances:																
Nonspendable		_		_		_		_		_						
Restricted		74.272		666.228		816.276		72,100		48.354		36.522				
Assigned				-		154.837				-		10.639				
Unassigned		-		-		-				-						
Total fund balances	Ξ	74,272		666,228	Ξ	971,113		72,100		48,354		47,161				
Total liabilities, deferred inflows of resources																
and fund balances	\$	88,637	\$	726,871	\$	1,285,803	\$	135,356	\$	63,715	\$	54,267				

(Continued)

Combining Balance Sheet Nonmajor Governmental Funds – Special Revenue Funds (Continued) June 30, 2023 (In Thousands)

Assets:	Pro	onmental otection Fund	Gas	soline Tax Fund	Se	General rvices Fund	Ex	and Other pendable usts Fund	G	olf Fund		Human Ifare Fund
	_		_		_				_		_	
Deposits and investments with City Treasury Deposits and investments outside City Treasury	\$	3,308	\$	101,290	\$	37,897	\$	22,826	\$	11,511	\$	95,550
Receivables:		-		-		-		3		-		-
Property taxes and penalties												
		-		-		-		-		-		-
Other local taxes								-		-		
Federal and state grants and subventions		1,278		8,273		1,041						10,456
Charges for services		9		668		833		248		185		
Interest and other				392		591		45		77		218
Due from other funds		29		-		=		-		-		-
Due from component units		-		-		=		-		-		-
Loans receivable (net of allowance for uncollectible												
amounts)		-		-		-		-		-		-
Other assets					_		_				_	825
Total assets	\$	4,624	\$	110,623	\$	40,362	\$	23,122	\$	11,773	\$	107,049
Liabilities:												
Accounts payable	\$	524	\$	6,195	\$	2,813	\$	850	\$	1,701	\$	21,003
Accrued payroll		234		728		926		34		389		507
Unearned grant and subvention revenues		1,694		-		7,054		367		-		66,014
Due to other funds		-		-		-		-		-		-
Due from component units		-		-		-		-		-		-
Unearned revenues and other liabilities		-		6		44		-		-		21
Bonds, loans, leases, and other payables		-		-		-		-		-		-
Total liabilities		2,452	Ξ	6,929	_	10,837	_	1,251	Ξ	2,090		87,545
Deferred inflows of resources		710		666		322		242				2.228
Deletied Itilions of resources.	_	710	_	000	_	322	_	242	_		_	2,220
Fund balances:												
Nonspendable		-		-		-		-		-		-
Restricted		1,462		103,028		7,594		21,629				16,972
Assigned		-		-		21,609		-		9,683		304
Unassigned		-			_		_	-			_	-
Total fund balances		1,462		103,028		29,203		21,629		9,683		17,276
Total liabilities, deferred inflows of resources												
and fund balances	9	4.624	\$	110.623	\$	40.362	\$	23,122	\$	11.773	\$	107.049
	<u> </u>	.,02.4	-	,,,,,	=	.0,002	<u> </u>		-	.1,770	<u> </u>	
												(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Balance Sheet Nonmajor Governmental Funds – Special Revenue Funds (Continued) June 30, 2023 (In Thousands)

	Low and Moderate Income Housing Asset Fund		en Space Park Fund		ır City Our ome Fund	Put	lic Library Fund		Public rotection Fund	Tra	olic Works, nsportation Commerce Fund
Assets:											
Deposits and investments with City Treasury	\$ 70,352	\$	81,081	\$	630,143	\$	159,706	\$	77,915	\$	115,293
Deposits and investments outside City Treasury			-		-		-		822		2
Receivables:			1.068				1.068				
Property taxes and penalties		-	1,068				1,068		-		
Other local taxes		-	-		51,806		-				1,366
Federal and state grants and subventions		-	-				6,605		42,250		-
Charges for services		-	-		238		8		2,805		5,207
Interest and other	443	3	477		3,781		438		68		246
Due from other funds		-	-		-		-		-		
Due from component units		-	-		-		-		-		3,622
Loans receivable (net of allowance for uncollectible											
amounts)			404		-		-		-		
Other assets		-	491	-	164	_		_		_	
Total assets	\$ 71,24	\$	83,117	\$	686,132	\$	167,825	\$	123,860	\$	125,736
Liabilities:											
Accounts payable			636	\$	30,482	\$	4,718	\$	5,512	\$	2,662
Accrued payroll		i	1,524		1,077		5,778		2,692		6,636
Unearned grant and subvention revenues		-	-		-		7,892		36,387		1,500
Due to other funds		-	-		-		-		-		281
Due from component units		-	-		-		-		-		-
Unearned revenues and other liabilities	896	5	6,630		144,657		6,628		19		6,086
Bonds, loans, leases, and other payables			-	_	-	_		_	681	_	-
Total liabilities	6,478		8,790	_	176,216	_	25,016	_	45,291	_	17,165
Deferred inflows of resources	446	_	941	_	215	_	944	_	18,730	_	4,290
Fund balances:											
Nonspendable		-	-		-		_		-		
Restricted	64,317	,	73.386		509.701		140.852		55.282		15.861
Assigned		-	-		-		1.013		4.557		88.420
Unassigned		-	-		-		-		-		
Total fund balances	64.317	. —	73.386		509.701		141.865	_	59.839		104.281
Total liabilities, deferred inflows of resources	04,011		. 5,000	_	220,701	_	,000	_		_	.54,201
	. 74.04		00 447		000 400		407.005		400.000		405 700
and fund balances	\$ 71,24	\$	83,117	\$	686,132	2	167,825	3	123,860	3	125,736
											(Continued)

Combining Balance Sheet Nonmajor Governmental Funds – Special Revenue Funds (Continued)

June 30, 2023 (In Thousands)

San Francisco County Tax Increment
Transportation Senior Citizens
Authority Fund Program Fund Districts Fund Real Property Total 3,531,490 81,670 Deposits and investments outside City Treasury..... 204 51.149 21.912 Receivables:
Property taxes and penalties...... 19.883 110,058 178,893 2,787 34.054 Charges for services... Interest and other..... 21,757 623 9,493 amounts)..... Other assets... 205 461 Total assets. 47,765 187,891 4,184,012 Liabilities: Accounts payable.. 19,637 229,083 Accrued payroll...... Unearned grant and subvention revenues... 2,336 33,398 173,192 Due to other funds.... 1,809 88,200 85,251 503 Due to other funds...

Due from component units...

Unearned revenues and other liabilities...

Bonds, loans, leases, and other payables... 1,800 198,255 20.756 Total liabilities...... 9,137 105,350 2,787 717 702 742,922 38,722 1,518 311,257 Fund balances Nonspendable. Restricted..... 356 2,839,933 43,463 25,181 8,856 291,062 Assigned... Total fund balances... 38,597 43,819 (1,518) 25,181 8,856 3,129,833 Total liabilities, deferred inflows of resources 187,891 \$ 2,787 \$ 9,558 \$ 4,184,012 47,765 \$ 25,898 \$

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Revenues, Expenditures, and Changes in Fund Balances Nonmajor Governmental Funds – Special Revenue Funds

Year Ended June 30, 2023 (In Thousands)

	Building Inspection Fund		dren and lies Fund	Nei	ommunity / ghborhood velopment Fund	- 1	mmunity Health ervices Fund	Fa	nvention acilities Fund		Iture and ecreation Fund
Revenues:											
Property taxes	\$ -	\$	174,221	\$	-	\$	-	\$	-	\$	-
Business taxes	-		190,009		2,561		-		-		-
Sales and use tax	-		-		-		-		-		
Hotel room tax			-		-		-		-		26,063
Other local taxes			-		697		-		-		-
Licenses, permits, and franchises	6,907		-		-		-		-		
Fines, forfeitures, and penalties			-		730		11,679		-		-
Interest and investment income			10,650		24,236		1,708		483		785
Rents and concessions	-		-		774		-		46,884		560
Intergovernmental:											
Federal			8,794		69,564		77,525				100
State			11,849		31,906		56,653		-		108
Other									-		64
Charges for services			106		14,735		2,754				7,547
Other	15		22,228	_	95,177	_	1,290		15	_	2,537
Total revenues	55,335		417,857	_	240,380		151,609	_	47,382	_	37,764
Expenditures: Current:											
Public protection	-		-		-		45		-		
Public works, transportation and commerce	82,559		170		17,800		2,093		-		375
Human welfare and neighborhood											
development	-		437,712		471,086		489		-		3,030
Community health					153		144,513		-		
Culture and recreation					673				55,555		18,029
General administration and finance	-		127		6,362		-		-		16,812
Distributions to other governments	-		49,113		-		-		-		-
Debt service:											
Principal retirement			-		-		-		-		518
Interest and other fiscal charges	-		-		1,471		-		-		941
Bond issuance costs					4,003						
Total expenditures	82,559		487,122		501,548		147,140		55,555		39,705
Excess (deficiency) of revenues											
over (under) expenditures	(27,224)		(69,265)		(261,168)		4.469		(8,173)		(1,941
. , .	(21,224)	_	(09,200)	_	(201,100)	_	4,403	_	(0,173)	_	(1,541
Other financing sources (uses): Transfers in	325		444.005		50.454		126		F4 000		0.700
			144,685		50,151		126		51,323		3,798 (494
Transfers out	(121)		(28,674)		(11,443)		-		(30,855)		(494
Face value of bonds issued					170.780						
Premium on issuance of bonds											
				_	2,471	-		_		_	
Total other financing sources (uses)			116,011	_	211,959	_	126	_	20,468	_	3,304
Net changes in fund balances	(27,020)		46,746		(49,209)		4,595		12,295		1,363
Fund balances at beginning of year											
as previously reported	101,292		619,482	_	1,020,322	_	67,505		36,059		45,798
Cumulative effect of accounting change											
Fund balances at beginning of year, as restated	101,292		619,482		1,020,322		67,505		36,059		45,798
Fund balances at end of year	\$ 74.272	\$	666 228	\$	971.113	\$	72.100	\$	48.354	\$	47.161
Fund balances at end of year		\$	666,228	\$	971,113	\$	72,100	\$	48,354	\$	47

(Continued)

Combining Statement of Revenues, Expenditures, and Changes in Fund Balances

Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Environmental		General	Gift and Other		
	Protection	Gasoline	Services	Expendable		Human
	Fund	Tax Fund	Fund	Trusts Fund	Golf Fund	Welfare Fund
Revenues:	runu	I ax Fullu	Fullu	Trusts runu	Goli Fulid	vveilare runu
Property taxes	۹ .	s -	\$ -	s -	\$ -	\$ -
Business taxes.		Ψ -	Ψ -	-	Ψ -	Ψ -
Sales and use tax						
Hotel room tax				-		
Other local taxes						
Licenses, permits, and franchises		_	1.903	_	_	260
Fines, forfeitures, and penalties		_	.,	1.164	_	7
Interest and investment income		1.164	419	374	265	1.068
Rents and concessions		.,	1.080	-	4.718	-
Intergovernmental:						
Federal	77	_	221	_	-	112.549
State		61,150	6,640	-	-	43,705
Other	57	-	-		_	-
Charges for services	971	_	1.187	23	9.649	164
Other	50	39	1,809	1,806	-	199
Total revenues	4,418	62,353	13,259	3,367	14.632	157,952
Expenditures:	1,110	02,000	10,200	0,007	11,002	107,002
Current:						
Public protection	_	_	195	131	_	_
Public works, transportation and commerce		41.453	133	1.268		1.067
Human welfare and neighborhood		11,100		1,200		1,001
development	6.379			93		224.146
Community health				132		LL 1,110
Culture and recreation			1.025	917	19.431	
General administration and finance		4	12.283	31		62
Distributions to other governments	_		,	-	_	
Debt service:						
Principal retirement	_	_	_	_	_	_
Interest and other fiscal charges		_	-	_	-	-
Bond issuance costs						
Total expenditures	6.379	41.457	13.503	2.572	19.431	225.275
·	0,379	41,437	13,303	2,572	19,431	225,275
Excess (deficiency) of revenues						
over (under) expenditures	(1,961)	20,896	(244)	795	(4,799)	(67,323)
Other financing sources (uses):						
Transfers in		-	127	-	5,453	70,558
Transfers out	-	(3,253)	(74)	(254)	(1,180)	(518)
Issuance of bonds:						
Face value of bonds issued		-	-	-	-	-
Premium on issuance of bonds						
Total other financing sources (uses)	3,004	(3,253)	53	(254)	4,273	70,040
Net changes in fund balances	1,043	17,643	(191)	541	(526)	2,717
Fund balances at beginning of year						
as previously reported	419	85,385	29,394	21,088	10,209	14,559
Cumulative effect of accounting change						-
Fund balances at beginning of year, as restated		85,385	29,394	21,088	10,209	14.559
Fund balances at end of year	\$ 1,462	\$ 103,028	\$ 29,203	\$ 21,629	\$ 9,683	\$ 17,276

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Revenues, Expenditures, and Changes in Fund Balances Nonmajor Governmental Funds - Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Low and Moderate Income Housing Asset Fund	an	n Space d Park Fund		r City Our	Pub	lic Library Fund	Pr	Public otection Fund	Tra	ablic Works, ansportation d Commerce Fund
Revenues:											
Property taxes	\$ -	\$	78,261	\$	-	\$	78,261	\$	-	\$	-
Business taxes	-		-		247,755		-		-		-
Sales and use tax	-		-		-		-		-		-
Hotel room tax	-		-		-		-		-		-
Other local taxes	-		-		-		-		-		16,981
Licenses, permits, and franchises	-		-		-		-		481		-
Fines, forfeitures, and penalties	-		-		-		-		9,265		46
Interest and investment income	6,422		1,099		8,915		2,014		1,693		1,771
Rents and concessions	6,681		-		1,184		-		-		-
Intergovernmental: Federal					_		_		47.397		
State	_		139		_		202		26.380		51
Other	1.124		-		-				45		3.332
Charges for services					-		147		18.074		41.967
Other	3.489				217		598		2,520		176
Total revenues	17.716		79,499		258.071		81,222		105.855		64.324
Expenditures:	,,,,,,		70,100	_	200,071	_	O I,EEE	_	100,000	_	01,021
Current:											
Public protection	_				911				92.952		
Public works, transportation and commerce			1,875		3.089		3.942		15		40.547
Human welfare and neighborhood			1,070		5,005		0,542		15		40,547
development	11.538				233.944				6.636		15.245
Community health	,000				56.424				0,000		10,210
Culture and recreation	_		62,237		-		160.568				97
General administration and finance	_		,		1.404		28		2.760		239
Distributions to other governments	_				.,				_,		
Debt service:											
Principal retirement	_				_		_				_
Interest and other fiscal charges	_				_		_		192		_
Bond issuance costs	_										
Total expenditures	11.538	-	64.112	-	295.772	_	164.538	-	102.555	_	56.128
•	11,536	-	04,112	_	295,772	_	104,536	_	102,555	_	30,120
Excess (deficiency) of revenues											
over (under) expenditures	6,178		15,387	_	(37,701)	_	(83,316)	_	3,300	_	8,196
Other financing sources (uses):											
Transfers in	-		1,180		-		102,120		569		23,021
Transfers out	(1)		(13,334)		-		(3,277)		(2,993)		(20,233)
Issuance of bonds:											
Face value of bonds issued	-		-		-		-		-		-
Premium on issuance of bonds				_		_		_		_	
Total other financing sources (uses)	(1)		(12,154)				98,843		(2,424)		2,788
Net changes in fund balances	6,177		3,233		(37,701)		15,527		876		10,984
Fund balances at beginning of year											
as previously reported	58,140		70,153		547,402		126,338		58,963		93,297
Cumulative effect of accounting change					-				-		
Fund balances at beginning of year, as restated	58,140		70,153	_	547,402		126,338		58,963	_	93,297
Fund balances at end of year	\$ 64,317	\$	73,386	\$	509,701	\$	141,865	\$	59,839	\$	104,281

(Continued)

Combining Statement of Revenues, Expenditures, and Changes in Fund Balances

Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Р	Real roperty Fund	Tran	Francisco County sportation ority Fund		Senior Citizens Program Fund	Tax Increment Financing Districts Fund	Wai	Memorial Fund		Total
Revenues:											
Property taxes	\$	-	\$	-	9	-	13,598	\$	-	\$	344,341
Business taxes		-		-		-	-		-		440,325
Sales and use tax		-		111,474		-	-		-		111,474
Hotel room tax		-		-		-	-		-		26,063
Other local taxes		-		-		-	-		-		17,678
Licenses, permits, and franchises		-		4,652		-	-		-		14,203
Fines, forfeitures, and penalties				-		-					22,891
Interest and investment income		213		971		-	728		290		67,902
Rents and concessions		106,536		-		-	-		3,797		172,214
Intergovernmental:											
Federal		-		2,009		6,491	-		-		324,727
State				551		3,976	-		-		246,573
Other		859		1,135		-	-				6,616
Charges for services		574		-		-	-		642		144,319
Other	_	5,558			_			_		_	137,723
Total revenues	_	113,740		120,792	_	10,467	14,326	_	4,729	_	2,077,049
Expenditures:											
Current:											
Public protection		-		-		-	-		-		94,234
Public works, transportation and commerce		667		43,360		-	91		31		240,402
Human welfare and neighborhood											
development		-		-		10,983	-		-		1,421,281
Community health		-		-		-	-		-		201,222
Culture and recreation		423		-		-	-		21,199		340,154
General administration and finance		75,320		-		-	22,587		-		138,019
Distributions to other governments Debt service:		-		-		-	-		-		49,113
Principal retirement		-		15,025		-	-		-		15,543
Interest and other fiscal charges		5		7,502		-	5,548		-		15,659
Bond issuance costs		-		-		-	1,262		-		5,265
Total expenditures		76.415		65.887		10.983	29,488		21.230		2.520.892
Excess (deficiency) of revenues											
over (under) expenditures		37.325		54.905		(516)	(15.162)		(16.501)		(443.843)
Other financing sources (uses):					-			_			
Transfers in				8.372		39	_		14.533		479.384
Transfers out		(26, 125)		(80,433)		-	(4,711)		(42)		(228,015)
Issuance of bonds:		(==, :==)		(,)			(,, ,		(/		(===,=:=)
Face value of bonds issued				_		_	29.390		_		200.170
Premium on issuance of bonds				_		_	943		_		3,414
Total other financing sources (uses)	_	(26,125)		(72,061)	-	39	25,622	_	14,491		454,953
Net changes in fund balances	_	11.200	-	(17,156)	-	(477)	10.460	-	(2,010)	-	11.110
Fund balances at beginning of year		,		,		` '	-,		, ,		, .
as previously reported		27,397		60,975	-	(1,041)	3,363	_	10,866	_	3,107,365
Cumulative effect of accounting change	_			-	-		11,358	_		_	11,358
Fund balances at beginning of year, as restated		27,397		60,975	_	(1,041)	14,721	_	10,866	_	3,118,723
Fund balances at end of year	\$	38,597	\$	43,819	9	(1,518)	25,181	\$	8,856	\$	3,129,833

CITY AND COUNTY OF SAN FRANCISCO

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds Year Ended June 30, 2023

(In Thousands)

		Building Ins	pecti	on Fund			Children and I	Families Fun	d	
					Variance					Variance
	Original				Positive	Original				Positive
_	Budget	Final Budge	t	Actual	(Negative)	Budget	Final Budget	Actual		(Negative
Revenues:	•	s	- \$		\$ -	\$ 121 210	6 470.000	\$ 174.2		
Property taxes	5 -	\$	- 5	-	3 -	\$ 121,210 226,300	\$ 170,283 190,009	\$ 174,22 190.00		\$ 3,93
Sales and use tax	-		-	-	-	220,300	190,009	190,0	19	
Hotel room tax	-		-	-	-	-	-			
	-		-	-	-	-	-			
Other local taxes	6.938	6.938	-	6.907	(31)	-	-		-	
Licenses, permits, and franchises	6,938	6,930	5	6,907	(31)	-	-			
Fines, forfeitures, and penalties	4 400	4 400	-	4.004	-		40.504	40.70		4.00
Interest and investment income	1,422	1,422	2	1,924	502	830	12,531	13,79	34	1,26
Rents and concessions	-		-	-	-	-	-		-	
Intergovernmental:										
Federal	-		-	-	-	8,790	8,900	8,90		
State	-		-	-	-	13,668	12,732	12,7	16	(1
Other	-		-	-	-	-	-		-	
Charges for services	49,436	49,480)	45,779	(3,701)		228	2		
Other			: _	15	15	1,168	22,658	22,23	28	(43
Total revenues	57,796	57,840) _	54,625	(3,215)	373,966	417,341	422,10)4	4,76
Expenditures:										
Current:										
Public protection	_			_	_		_		_	
Public works, transportation and commerce	92.642	86.664	1	82,559	4.105		170	17	70	
Human welfare and neighborhood development			-	-	.,	493.249	450.523	437.7		12 81
Community health	_			_	_	,	,		-	
Culture and recreation	_			_	_	_	_			
General administration and finance	_			_	_	_	127	12	27	
Distributions to other governments	_			_	_	_	49.113	49.1		
Debt service:							40,110	40,1		
Principal retirement	_			_	_	_	_		_	
Interest and other fiscal charges	_			_	_	_	_			
Bond issuance costs	_			_	_	_	_		_	
Total expenditures	92.642	86.664	-	82,559	4.105	493,249	499.933	487.12		12.81
	92,642	80,004	<u> </u>	82,559	4,105	493,249	499,933	487,12	<u>:2</u> .	12,81
Excess (deficiency) of revenues										
over (under) expenditures	(34,846)	(28,824	1)	(27,934)	890	(119,283)	(82,592)	(65,0	18)	17,57
Other financing sources (uses):										
Transfers in	325	325	5	325	-	140,290	144,685	144,68	35	
Transfers out	-				_	(34,000)	(28,501)	(28,5)	01)	
Issuance of commercial paper	-			-	-	-	,,	, -,-	-	
Issuance of bonds	-			_	_	_	-		-	
Premium on issuance of bonds	_			_	_	_	_			
Budget reserves and designations	_			_	_	_	_		_	
Total other financing sources (uses)	325	325		325		106.290	116.184	116.18	24	
										47.57
Net changes in fund balances	(34,521)	(28,499	<i></i>	(27,609)	890	(12,993)	33,592	51,16	סכ	17,57
Budgetary fund balances, July 1,										
as previously reported	34,521	104,444	1	104,444	-	12,993	640,114	640,1	14	
Cumulative effect of accounting change			= =						Ξ.	
Budgetary fund balances, July 1, as restated	34,521	104,444	1 _	104,444	-	12,993	640,114	640,1	14	
Budgetary fund balances, June 30	s -	\$ 75.945	5 \$	76.835	\$ 890	s -	\$ 673,706	\$ 691,28	30 9	\$ 17,57
bougous y rana basanoos, sunt so		y 75,5%		, 0,000	¥ 000	<u> </u>	¥ 3/3,700	y 051,20	~	Ψ 11,51

(Continued)

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Commun	ity / Neighborho	ood Developme	nt Fund	Co	ommunity Health	Services Fun	d
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
Revenues:								
Property taxes	. \$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Business taxes	2,500	2,561	2,561	-	-		-	-
Sales and use tax		-	-	-	-	-	-	-
Hotel room tax		-	-	-	-	-	-	-
Other local taxes		697	697	-	-	-	-	-
Licenses, permits, and franchises		-	-	-	-	-	-	-
Fines, forfeitures, and penalties		730	730	-	5,017	11,679	11,679	-
Interest and investment income		25,261	25,261	-	228	2,038	2,038	-
Rents and concessions	. 30	774	774	-	-	-	-	-
Intergovernmental:								
Federal	. 7,139	72,565	72,565	-	89,287	72,706	72,706	-
State	. 2,106	34,997	34,997	-	89,352	57,466	57,466	-
Other		-	-	-	-	-	-	-
Charges for services	15,376	14,434	14,735	301	130	2,754	2,754	-
Other	24,819	95,177	95,177		853	1,688	1,339	(349)
Total revenues	54,470	247,196	247,497	301	184,867	148,331	147,982	(349)
Expenditures: Current:								
Public protection		-	-	-	-	45	45	-
Public works, transportation and commerce	9,501	17,800	17,800	-	-	2,093	2,093	-
Human welfare and neighborhood development.	. 86,590	474,399	469,519	4,880	609	489	489	-
Community health		153	153	-	184,258	144,390	144,390	-
Culture and recreation	1,336	673	673	-	-	-	-	-
General administration and finance		6,362	6,362	-	-	-	-	-
Distributions to other governments		-	-	-	-	-	-	-
Debt service:								
Principal retirement		2,250	2,250	-	-	-	-	-
Interest and other fiscal charges		1,471	1,471	-	-	-	-	-
Bond issuance costs		749	749					
Total expenditures	. 108,112	503,857	498,977	4,880	184,867	147,017	147,017	
Excess (deficiency) of revenues								
over (under) expenditures	. (53,642)	(256,661)	(251,480)	5,181	-	1,314	965	(349)
Other financing sources (uses):								
Transfers in	46.989	50.151	50.151	_		2	2	_
Transfers out	. (3.250)	(7.382)	(7.382)	_		_	_	_
Issuance of commercial paper		4,573	4,573	-	-	-	-	-
Issuance of bonds		169.997	169.997	-	-	-	-	-
Premium on issuance of bonds		-	-	_		_	_	_
Budget reserves and designations	(10)	-	-	-	-	-	-	-
Total other financing sources (uses)	43.729	217.339	217.339			2	2	
Net changes in fund balances		(39.322)	(34,141)	5.181		1.316	967	(349)
Budgetary fund balances, July 1.								
as previously reported	. 9.913	1.058.178	1.058.178		_	95.077	95.077	_
Cumulative effect of accounting change		1,000,170	1,000,170	-	-	55,011	55,011	-
Budgetary fund balances, July 1, as restated		1.058.178	1.058.178			95.077	95.077	
Budgetary fund balances, July 1, as restated		\$ 1.018.856	\$ 1.024.037	\$ 5.181	\$	\$ 96.393	\$ 96.044	\$ (349)
Daugetary rana balances, talk 50	· <u> </u>	4 1,010,000	ψ 1,024,037	9 3,101	<u> </u>	9 30,333	90,044	(348)

(Continued

CITY AND COUNTY OF SAN FRANCISCO

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

		Convention F	acilities Fund			Culture and Re	creation Fund	
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative
Revenues:								
Property taxes	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$
Business taxes	-	-	-	-	-	-	-	
Sales and use tax	-	-	-	-	-	-	-	-
Hotel room tax	-	-	-	-	23,170	26,063	26,063	
Other local taxes	-		-	-	-	-	-	
Licenses, permits, and franchises	-	-	-	-	-	-	-	-
Fines, forfeitures, and penalties				-	-			-
Interest and investment income		113	113			321	321	
Rents and concessions	41,139	44,329	46,884	2,555	575	583	562	(21
Intergovernmental:								
Federal			-	-	-	100	100	-
State		-	-	-	-	95	95	
Other	-	-	-	-		63	63	
Charges for services	-			-	6,619	7,258	7,547	289
Other		15	15		1,818	2,537	2,537	
Total revenues	41,139	44,457	47,012	2,555	32,182	37,020	37,288	268
Expenditures:								
Current:								
Public protection	-	-	-	-	-	-	-	-
Public works, transportation and commerce	-	-	-	-	825	375	375	-
Human welfare and neighborhood development	-	-	-	-	2,940	3,030	3,030	-
Community health	-	-	-	-				-
Culture and recreation	69,308	66,660	55,555	11,105	20,373	18,264	18,029	235
General administration and finance	-	-	-	-	15,977	16,812	16,812	-
Distributions to other governments	-	-	-	-	-	-	-	-
Debt service:								
Principal retirement	27,713	506	506	-	831	656	518	138
Interest and other fiscal charges	-	-	-	-	1,049	1,225	1,225	-
Bond issuance costs	-	-	-	-	-	-	-	-
Total expenditures	97.021	67.166	56.061	11.105	41.995	40.362	39.989	373
Excess (deficiency) of revenues								
over (under) expenditures	(55.882)	(22.709)	(9.049)	13.660	(9.813)	(3.342)	(2.701)	641
	(33,002)	(22,709)	(9,049)	13,000	(8,013)	(3,342)	(2,701)	041
Other financing sources (uses):								
Transfers in		51,323	51,323	-	4,388	3,798	3,798	-
Transfers out		(29,985)	(29,985)	-	-	-	-	-
Issuance of commercial paper		-	-	-	-	-	-	-
		-	-	-	-	-	-	-
Premium on issuance of bonds		(000)	-	-	-	-	-	-
Budget reserves and designations		(230)		230				
Total other financing sources (uses)		21,108	21,338	230	4,388	3,798	3,798	
Net changes in fund balances	(2,348)	(1,601)	12,289	13,890	(5,425)	456	1,097	641
Budgetary fund balances, July 1,								
as previously reported.	2.348	40.944	40.944	_	5.425	48.769	48.769	
Cumulative effect of accounting change		-	-	_	-,		-	
Budgetary fund balances, July 1, as restated		40.944	40.944		5.425	48.769	48.769	
Budgetary fund balances, June 30		\$ 39.343	\$ 53,233	\$ 13.890	\$ -	\$ 49,225	\$ 49.866	\$ 641
Duugetary iuriu palarices, June 30	ş -	a 39,343	a 53,233	a 13,890	ş -	a 49,225	a 49,800	a 641

(Continued)

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	En	vironmental	Protection F	und		Gasoline	Tax Fund	
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
Revenues:				_				
Property taxes	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Business taxes	-	-	-	-	-	-	-	-
Sales and use tax	-	-	-	-	-	-	-	-
Hotel room tax	-	-	-	-	-	-	-	-
Other local taxes	-	-	-	-	-	-	-	-
Licenses, permits, and franchises	-	-	-	-	-	-	-	-
Fines, forfeitures, and penalties		-	-	-	-	-		-
Interest and investment income	-	-	-	-	42	746	1,284	538
Rents and concessions	-	-	-	-	-	-	-	-
Intergovernmental:								
Federal		77	77	-				
State		3,528	3,528	-	62,967	61,897	61,150	(747)
Other		53	53	-	-	-	-	-
Charges for services	1,118	988	976	(12)	666	666	353	(313
Other	2,276	2,326	50	(2,276)	1		39	39
Total revenues	9,316	6,972	4,684	(2,288)	63,676	63,309	62,826	(483)
Expenditures: Current:								
Public protection	_	_	_		_			_
Public works, transportation and commerce	_	_	_		63.072	48 942	41.453	7 489
Human welfare and neighborhood development.	12.245	8.713	6.338	2.375	00,072	40,042	41,400	1,400
Community health		0,713	0,550	2,575			-	
Culture and recreation.		_	-	-	-	-	_	-
General administration and finance		-	-	-	-	4	4	-
Distributions to other governments	-	-	-	-	-	*	*	-
Debt service:	-	-	-	-	-	-	-	-
Principal retirement	_				_			_
Interest and other fiscal charges								
Bond issuance costs		-	-	-	-	-	-	-
		8.713	6.338	2.375	63.072	48.946	44.457	7.489
Total expenditures	12,245	8,713	6,338	2,375	63,072	48,946	41,457	7,489
Excess (deficiency) of revenues								
over (under) expenditures	(2,929)	(1,741)	(1,654)	87	604	14,363	21,369	7,006
Other financing sources (uses):								
Transfers in	2,929	2,962	2,962	-	-	-	-	-
Transfers out			-	-	(3,099)	(3,099)	(2,992)	107
Issuance of commercial paper	-	-	-	-				-
Issuance of bonds	-	-	-	-	-	-	-	-
Premium on issuance of bonds	-	-	-	-	-	-	-	-
Budget reserves and designations	_	-	-	-	-	-	-	-
Total other financing sources (uses)		2.962	2.962		(3.099)	(3.099)	(2.992)	107
Net changes in fund balances		1,221	1.308	87	(2.495)	11.264	18.377	7.113
		1,221	1,300	- 0/	(2,493)	11,204	10,377	7,113
Budgetary fund balances, July 1,								
as previously reported		865	865	-	2,495	87,418	87,418	-
Cumulative effect of accounting change								
Budgetary fund balances, July 1, as restated		865	865		2,495	87,418	87,418	
Budgetary fund balances, June 30		\$ 2.086	\$ 2,173	\$ 87		\$ 98.682	\$ 105,795	\$ 7,113

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

		General Se	rvices Fund		Gif	t and Other Exper	ndable Trusts	
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
Revenues:								
Property taxes	. \$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Business taxes	-	-	-	-	-	-	-	-
Sales and use tax	-	-	-	-	-	-	-	-
Hotel room tax		-	-	-	-	-	-	-
Other local taxes		-	-	-	-	-	-	-
Licenses, permits, and franchises		1,903	1,903	-	-		-	-
Fines, forfeitures, and penalties				-	-	1,224	1,224	-
Interest and investment income		416	416	-	-	153	153	-
Rents and concessions	-	1,080	1,080	-	-	-	-	-
Intergovernmental:								
Federal		178	178	-	-	-	-	-
State		6,778	6,778	-	-	-	-	-
Other		-	-	-	-	-	-	-
Charges for services		1,187	1,187	-	-	23	23	-
Other	1,928	1,796	1,796		1,005	1,806	1,806	
Total revenues	6,283	13,338	13,338		1,005	3,206	3,206	
Expenditures:								
Current:								
Public protection.	310	195	195	-	-	131	131	-
Public works, transportation and commerce		-	-	-	-	1.268	1.268	-
Human welfare and neighborhood development.		-	-	-	255	92	92	-
Community health		-	-	-	-	132	132	-
Culture and recreation	_	1.025	1.025	_	750	917	917	_
General administration and finance		12 252	12 252	_	-	31	31	_
Distributions to other governments		,	,	_	_	-		_
Debt service:								
Principal retirement		-	_	_		_	_	-
Interest and other fiscal charges		-	_	_		_	_	-
Bond issuance costs		-	-	-	-	-	-	-
Total expenditures		13,472	13.472		1,005	2,571	2.571	
Excess (deficiency) of revenues								
over (under) expenditures	(957)	(134)	(134)			635	635	
. , .	. (957)	(134)	(134)			030	030	
Other financing sources (uses):								
Transfers in		127	127	-	-	-	-	-
Transfers out		-	-	-	-	-	-	-
Issuance of commercial paper		-	-	-	-	-	-	-
Issuance of bonds		-	-	-	-	-	-	-
Premium on issuance of bonds		-	-	-	-	-	-	-
Budget reserves and designations								
Total other financing sources (uses)	159	127	127					
Net changes in fund balances	(798)	(7)	(7)			635	635	
Budgetary fund balances, July 1,								
as previously reported	798	30 172	30 172	_		21 475	21 475	_
Cumulative effect of accounting change		30,112	50,172	-	- :	21,473	21,473	
Budgetary fund balances, July 1, as restated		30.172	30.172			21.475	21.475	
Budgetary fund balances, June 30	a -	\$ 30,165	\$ 30,165	a -	\$ -	\$ 22,110	\$ 22,110	\$ -

(Continued)

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

		Golf	Fund			Human We	Ifare Fund	
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
Revenues: Property taxes	s -	s -	s -	s -	s -	s -	s -	s -
Business taxes	5 -	5 -	5 -	5 -	\$ -	5 -	5 -	\$ -
Sales and use tax	-	-	-	-	-	-	-	-
Hotel room tax	-	-	-	-	-	-	-	-
Other local taxes	-	-	-	-	-	-	-	-
Licenses, permits, and franchises	-	-	-	-	220	220	260	40
Fines, forfeitures, and penalties	-	-	-	-	220	220	7	7
Interest and investment income		87	271	184	300	671	671	
Rents and concessions	4.558	4.558	4.718	160	-	-	-	_
Intergovernmental:	4,000	4,000	4,7 10	100				
Federal	_	_	_	_	66.503	112.794	112.794	_
State	_	_	_	_	48.425	44.303	44.303	_
Other	_	_	_	_	40,420	,000	44,000	_
Charges for services	9.268	9.061	9.649	588	140	163	164	1
Other	-,	-,		-	2.000	199	199	
Total revenues	13.826	13,706	14.638	932	117.588	158.350	158,398	48
Expenditures:	10,020	10,700	14,000		111,000	100,000	100,000	
Current:								
Public protection								
Public works, transportation and commerce	-	-	-	-	-	1.067	1.067	-
Human welfare and neighborhood development	-	-	-	-	188.146	224.366	224.146	220
Community health	-	-	-	-	100,140	224,300	224,140	220
Culture and recreation	20 629	19 992	19 431	561	-	-	-	-
General administration and finance	20,029	19,992	19,431	301	-	62	62	-
Distributions to other governments	-	-	-	-	-	02	02	-
Debt service:	-	-	-	-	-	-	-	-
Principal retirement								
Interest and other fiscal charges	-	-	-	-	-	-	-	-
Bond issuance costs			- 1			- 1		
Total expenditures	20,629	19,992	19,431	561	188,146	225,495	225,275	220
	20,029	19,992	18,431	301	100, 140	223,493	223,213	
Excess (deficiency) of revenues								
over (under) expenditures	(6,803)	(6,286)	(4,793)	1,493	(70,558)	(67,145)	(66,877)	268
Other financing sources (uses):								
Transfers in	5,453	5,453	5,453	-	70,558	70,558	70,558	-
Transfers out	(1,180)	(1,180)	(1,180)	-	-	-	-	-
Issuance of commercial paper	-	-	-	-	-	-	-	-
Issuance of bonds	-	-	-	-	-	-	-	-
Premium on issuance of bonds	-	-	-	-	-	-	-	-
Budget reserves and designations								
Total other financing sources (uses)	4,273	4,273	4,273		70,558	70,558	70,558	
Net changes in fund balances	(2,530)	(2,013)	(520)	1,493		3,413	3,681	268
Budgetary fund balances, July 1,								
as previously reported	2,530	10,571	10,571			16,720	16,720	
Cumulative effect of accounting change				-	-		-	-
Budgetary fund balances, July 1, as restated	2.530	10.571	10.571			16.720	16.720	
			\$ 10.051	\$ 1,493				\$ 268

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Low and I	Moderate Inco	me Housing A	sset Fund		Open Space and Park Fund		
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
Revenues:								
Property taxes	\$ -	\$ -	\$ -	\$ -	\$ 75,620	\$ 75,620	\$ 78,261	\$ 2,641
Business taxes	-	-	-	-	-	-	-	-
Sales and use tax	-	-	-	-	-	-	-	-
Hotel room tax	-	-	-	-	-	-	-	-
Other local taxes	-	-	-	-	-	-	-	-
Licenses, permits, and franchises	-	-	-	-	-	-	-	-
Fines, forfeitures, and penalties		-	-	-	-	-	-	-
Interest and investment income		6,886	6,886	-	-	193	1,443	1,250
Rents and concessions	5,000	6,681	6,681	-	-	-	-	-
Intergovernmental:								
Federal	-	-	-	-	-	-	-	-
State	-	-	-	-	145	145	139	(6
Other	1,124	1,124	1,124	-	-	-	-	-
Charges for services	-	-	-	-	-	-	-	-
Other	-	3,489	3,489	-	-	-	-	-
Total revenues	6,124	18,180	18,180		75,765	75.958	79,843	3.885
Expenditures:								
Current:								
Public protection			_			_	_	_
Public works, transportation and commerce			_			1.875	1.875	_
Human welfare and neighborhood development.	5.000	11.538	11.538			1,070	1,010	_
Community health		11,000	11,000			_	_	_
Culture and recreation					71.092	66.986	61.954	5.032
General administration and finance		-	-		71,002	00,300	01,004	3,002
Distributions to other governments	-	-	-			-		_
Debt service:								
Principal retirement	1 124	_	_	_	_	_	_	_
Interest and other fiscal charges	1,124		_			_	_	_
Bond issuance costs			_		_	_	_	_
Total expenditures		11,538	11.538		71.092	68.861	63.829	5.032
	0,124	11,000	11,000		71,002	00,001	00,028	3,002
Excess (deficiency) of revenues								
over (under) expenditures		6,642	6,642		4,673	7,097	16,014	8,917
Other financing sources (uses):								
Transfers in	-	-	-	-	1,180	1,180	1,180	-
Transfers out		-	-	-	(13,334)	(13,334)	(13,334)	-
Issuance of commercial paper		-	-	-	-	-	-	-
Issuance of bonds		-		-	-	-	-	-
Premium on issuance of bonds	-	-		-	-	-	-	-
Budget reserves and designations								
Total other financing sources (uses)	-	-	-	-	(12.154)	(12.154)	(12,154)	-
Net changes in fund balances		6.642	6.642		(7.481)	(5.057)	3.860	8.917
		0,042	0,042		(7,401)	(3,037)	3,000	0,817
Budgetary fund balances, July 1,								
as previously reported		64,975	64,975	-	7,481	72,212	72,212	-
Cumulative effect of accounting change								
Budgetary fund balances, July 1, as restated		64,975	64,975		7,481	72,212	72,212	
Budgetary fund balances, June 30	\$ -	\$ 71,617	\$ 71,617	\$ -	\$ -	\$ 67,155	\$ 76,072	\$ 8,917

(Continued)

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Our City Our Home Fund				Public Library Fund			
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
Revenues:								
Property taxes	\$ -	\$ -	\$ -	\$ -	\$ 75,620	\$ 75,620	\$ 78,261	\$ 2,641
Business taxes	313,400	247,755	247,755	-	-	-	-	-
Sales and use tax	-	-	-	-	-	-	-	=
Hotel room tax		-	-	-	-	-	-	-
Other local taxes	-	-	-	-	-	-	-	-
Licenses, permits, and franchises	-	-	-	-	-	-	-	-
Fines, forfeitures, and penalties		11.951	11.951	-	222	275	1.258	983
Rents and concessions		1.300	1.300	-	4	4	1,230	903
Intergovernmental:	-	1,300	1,300	-	-	*	-	(4
Federal								
State		-	-	-	205	208	202	-
Other		-	-	-	205	208	202	(6
		-	-	-	175	178	147	(31
Charges for services Other	-	217	217	-	1/3	598	598	(31
Total revenues	313,400	261.223	261.223		76.226	76.883	80,466	3.583
	313,400	201,223	201,223		/0,220	/6,883	80,466	3,383
Expenditures:								
Current:								
Public protection	-	911 3.089	911 3 089	-	-			-
Public works, transportation and commerce				-	-	3,942	3,942	-
Human welfare and neighborhood development		233,944	233,944	-	-	-	-	-
Community health		56,424	56,424	-			-	
Culture and recreation				-	185,502	162,299	160,568	1,731
General administration and finance Distributions to other governments	2,225	1,404	1,404	-	-	28	28	-
Debt service:	-	-	-	-	-	-	-	-
Principal retirement								
Interest and other fiscal charges	-	-			-			
Bond issuance costs	_	_	_	_	_	_	_	_
Total expenditures	319.320	295,772	295,772		185.502	166,269	164,538	1,731
	319,320	293,112	293,112		100,002	100,209	104,330	1,731
Excess (deficiency) of revenues								
over (under) expenditures	(5,920)	(34,549)	(34,549)		(109,276)	(89,386)	(84,072)	5,314
Other financing sources (uses):								
Transfers in		-	-	-	98,980	102,120	102,120	-
Transfers out		-	-	-	-	(2,306)	(2,306)	-
Issuance of commercial paper		-	-	-	-	-	-	-
Issuance of bonds		-	-	-	-	-	-	-
Premium on issuance of bonds	-	-	-	-	-	-	-	-
Budget reserves and designations								
Total other financing sources (uses)					98,980	99,814	99,814	
Net changes in fund balances	(5,920)	(34,549)	(34,549)		(10,296)	10,428	15,742	5,314
Budgetary fund balances, July 1,								
as previously reported	5.920	564.520	564.520	_	10.296	130.977	130.977	_
Cumulative effect of accounting change					- 10,200	.00,077	00,077	-
Budgetary fund balances, July 1, as restated		564.520	564.520		10.296	130.977	130.977	
Budgetary fund balances, June 30		\$ 529.971	\$ 529,971	s -	\$ -	\$ 141,405	\$ 146,719	\$ 5,314
budgetary ruriu balarices, June 30	э -	φ 529,971	a 529,971	Ф -	ş -	a 141,405	a 146,719	a 5,314

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Public Protection Fund			Public Wor	Public Works, Transportation and Commerce Fund			
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
Revenues:		_						
Property taxes	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Business taxes	-	-	-	-	-	-	-	-
Sales and use tax	-	-	-	-	-	-	-	-
Hotel room tax	-	-	-	-	-	-	-	-
Other local taxes	-	-	-	-	15,950	16,981	16,981	-
Licenses, permits, and franchises	995	481	481	-	-			-
Fines, forfeitures, and penalties	5,643	9,265	9,265	-	-	102	102	-
Interest and investment income	-	334	334	-	-	781	781	-
Rents and concessions	-	-		-	-	-	-	
Federal	48 475	50.148	50.148					
State	38.666	25.713	25.713	-	-	51	51	-
Other	30,000	25,713	25,715	-	200	2.521	2.521	-
Charges for services.	3.404	18.032	18.032	-	30.628	42.230	41.942	(288
Other	532	2,520	2,520	-	30,028	42,230 186	41,942	(288
Total revenues	97.715	106.538	106.538		46.778	62.852	62.567	(285
Expenditures:								
Current:								
Public protection	88.553	92.952	92.952	_	_	_	_	_
Public works, transportation and commerce	00,000	15	15		45.430	53.162	40.547	12.615
Human welfare and neighborhood development	5.060	6.636	6.636	_	16.577	17.075	15.245	1.830
Community health	0,000	0,000	0,000	_	10,011	17,070	10,240	1,000
Culture and recreation	_	_		_	_	97	97	_
General administration and finance	4 679	2.760	2.760	_	454	239	239	_
Distributions to other governments	4,070	2,700	2,700	_		200	200	_
Debt service:								
Principal retirement	_	250	250	_	_	_	_	
Interest and other fiscal charges	_	192	192	_	_	_	_	
Bond issuance costs	_	-		_	_	_	_	
Total expenditures	98.292	102.805	102.805		62.461	70.573	56.128	14,445
Excess (deficiency) of revenues	00,202	102,000	102,000		02,401	70,070	00,120	17,770
	(577)				(
over (under) expenditures	(5//)	3,733	3,733		(15,683)	(7,721)	6,439	14,160
Other financing sources (uses):								
Transfers in		569	569	-	22,311	23,021	23,021	-
Transfers out	(1,322)	(1,593)	(1,593)	-	(17,926)	(19,054)	(19,054)	-
Issuance of commercial paper	-	(1,473)	(1,473)	-	-	=	-	-
Issuance of bonds	-	-	-	-	-	=	-	-
Premium on issuance of bonds	-	-	-	-			-	
Budget reserves and designations					(1,323)	(2,682)		2,682
Total other financing sources (uses)	(1,322)	(2,497)	(2,497)		3,062	1,285	3,967	2,682
Net changes in fund balances	(1,899)	1,236	1,236		(12,621)	(6,436)	10,406	16,842
Budgetary fund balances, July 1,								
as previously reported	1,899	78,938	78,938	-	12,621	97,660	97,660	-
Cumulative effect of accounting change								
Budgetary fund balances, July 1, as restated	1,899	78,938	78,938		12,621	97,660	97,660	
Budgetary fund balances, June 30	S -	\$ 80,174	\$ 80,174	S -	\$ -	\$ 91,224	\$ 108,066	\$ 16.842

(Continued)

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

		Real Prop	perty Fund		San Francisco County Transportation Authority Fund			
				Variance				Variance
	Original Budget	Final Budget	Actual	Positive (Negative)	Original Budget	Final Budget	Actual	Positive (Negative)
Revenues:	Duaget	Timur Dauget		(ivegative)	Dudget	Duager		(itoguire)
Property taxes	\$ -	S -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Business taxes	-	-	-	-	-	-	-	-
Sales and use tax	-	-	-	-	101,701	111,212	111,474	262
Hotel room tax	-	-	-	-				-
Other local taxes	-	-	-	-	-	-	-	-
Licenses, permits, and franchises	-	-	-	-	4,834	4,834	4,652	(182)
Fines, forfeitures, and penalties	-	-	-	-				
Interest and investment income	-	-	5	5	375	7,778	2,196	(5,582)
Rents and concessions	10,241	104,497	106,568	2,071	-			
Intergovernmental:								
Federal	_	_	-	-	17.348	26.973	2.009	(24.964)
State	_	_	-	-		6.827	551	(6.276)
Other	859	859	859	-	691	5.574	1.135	(4,439)
Charges for services	844	844	574	(270)		-	-	-
Other	1.555	6.006	5.558	(448)	-	_	-	-
Total revenues	13,499	112,206	113,564	1.358	124.949	163.198	122.017	(41.181)
Expenditures:	10,400	112,200	110,004	1,000	124,040	100,100	122,017	(41,101)
Current:								
Public protection								
Public protection Public works, transportation and commerce	-	667	667	-	179.356	163.066	123,793	39.273
Human welfare and neighborhood development	-	007	007	-	179,330	103,000	123,783	39,213
Community health	-	-	-	-	-	-	-	-
		423	-	-	-	-	-	-
Culture and recreation	-		423		-	-	-	-
General administration and finance	-	81,313	75,001	6,312	-	-	-	-
Distributions to other governments	-	-	-	-	-	-	-	-
Principal retirement	16.360	218	_	218	14.125	14.125	15.025	(900)
Interest and other fiscal charges	10,300	5	5	210	10.505	7.673	7.502	171
	-	5	5	-	10,505	1,013	7,302	171
Bond issuance costs								
Total expenditures	16,360	82,626	76,096	6,530	203,986	184,864	146,320	38,544
Excess (deficiency) of revenues								
over (under) expenditures	(2,861)	29,580	37,468	7,888	(79,037)	(21,666)	(24,303)	(2,637)
Other financing sources (uses):								
Transfers in	-	-	-	-	7,816	7,546	8,372	826
Transfers out	(2,517)	(27,084)	(25,390)	1,694				-
Issuance of commercial paper	-	-			-	-	-	-
Issuance of bonds	-	-	-	-	75.000	20.000	-	(20.000)
Premium on issuance of bonds	_	_	-	-	-	-	-	,,
Budget reserves and designations	_	_	-	-	-	_	-	-
Total other financing sources (uses)	(2.517)	(27.084)	(25.390)	1.694	82.816	27.546	8.372	(19.174)
Net changes in fund balances		2,496	12.078	9.582	3,779	5.880	(15.931)	(21.811)
Budgetary fund balances, July 1,	(3,376)	2,490	12,070	9,302	3,119	3,000	(10,931)	(21,011)
3 , , , , ,					(0.000)			
as previously reported		27,054	27,054	-	(3,779)	60,975	60,975	-
Cumulative effect of accounting change								
Budgetary fund balances, July 1, as restated	5,378	27,054	27,054		(3,779)	60,975	60,975	
Budgetary fund balances, June 30	<u>\$ -</u>	\$ 29,550	\$ 39,132	\$ 9,582	\$ -	\$ 66,855	\$ 45,044	\$ (21,811)

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

Senior Citizens Program Fund			Tax Increment Financing Districts Fund				
Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)
	\$ -	\$ -	\$ -	\$ -	\$ 13,598	\$ 13,598	\$ -
	-	-	-	-	-	-	-
	-	-	-	-	-	-	-
	-	-	-	-	-	-	-
	-	-	-	-	-	-	-
	-	-	-	-	-	-	-
	-	-	-	-	-	-	-
	-	-	-	-	663	663	-
	-	-	-	-	-	-	-
5,589	5,956	5,956	-	-	-	-	-
4,185	4,988	4,988	-	-	-	-	-
	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-
9 774	10 944	10 944			14 261	14 261	
	-	-	-	-	-	-	-
	40.044	40.044	-	-	02	02	-
	10,944	10,944	-	-	-	-	-
	-	-	-	-	-	-	-
	-	-	-	-			-
	-	-	-	-	22,580	22,580	-
	-	-	-	-	-	-	-
	-	-	-	-			-
	-	-	-	-			-
					835	835	
9,774	10,944	10,944			29,031	29,031	
	_	-	-	_	(14.770)	(14.770)	-
_	_	_	_	_	_	_	_
		_		_	(4 711)	(4.711)	
		_		_	(-1,7.1.)	(-1,7.1.)	
		_		_	29 390	29 390	
						,	
		-			510	510	-
					05.405	05.405	
					10,425	10,425	
	-	-	-	-	3,485	3,485	-
	-	-	-	-	11,358	11,358	-
. —					14.843	14.843	
	\$ -	\$ -	\$ -	\$ -	\$ 25,268	\$ 25,268	\$ -
	5,589 4,185 9,774	Sudget Sudget	Budget Budget Actual \$ \$ \$ \$ \$ 5.589 5.956 5.956 4,185 4.988 4.988 9,774 10,944 10,944 9,774 10,944 10,944	Original Budget Final Budget Actual Actual (Negative) Positive (Negative) \$ \$ \$ \$ 5.589 5.956 5.956 - 4.185 4.988 4.988 - 9.774 10.944 10.944 - 9.774 10.944 10.944 -	Original Budget Final Budget Actual Regard (Negative) Positive Budget \$. \$. \$. \$. \$. \$. \$. \$. \$. \$.	Original Budget Final Budget Positive (Negative) Original Budget Final Budget \$ \$ \$ \$ \$ \$ \$13,598 \$ \$ \$ \$ \$ \$ \$13,598 \$ <td>Original Budget Final Budget Actual (Negative) Original Budget Final Budget Actual Actual \$ \$ \$ \$ \$ \$13,598 \$13,598 \$ \$ \$ \$ \$ \$13,598 \$13,598 \$ \$ \$ \$ \$ \$13,598 \$13,598 \$ \$ \$ \$ \$ \$ \$663 \$663 \$<!--</td--></td>	Original Budget Final Budget Actual (Negative) Original Budget Final Budget Actual Actual \$ \$ \$ \$ \$ \$13,598 \$13,598 \$ \$ \$ \$ \$ \$13,598 \$13,598 \$ \$ \$ \$ \$ \$13,598 \$13,598 \$ \$ \$ \$ \$ \$ \$663 \$663 \$ </td

(Continued)

Combining Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

		War Memor	ial Fund			Total			
	Original Budget	Final Budget	Actual	Variance Positive (Negative)	Original Budget	Final Budget	Actual	Variance Positive (Negative)	
Revenues:		s -	s -	s -	\$ 272 450	\$ 335 121	\$ 344 341	\$ 9.220	
Property taxes		5 -	5 -	\$ -				\$ 9,220	
Business taxes		-	-	-	542,200 101,701	440,325 111.212	440,325 111,474	262	
		-	-	-				202	
Hotel room tax.		-	-	-	23,170	26,063	26,063	-	
Other local taxes		-	-	-	18,450	17,678	17,678	(470)	
Licenses, permits, and franchises		-	-	-	14,815	14,376	14,203	(173)	
Fines, forfeitures, and penalties			-		10,660	23,000	23,007	7	
Interest and investment income		75	186	111	3,509	72,695	71,949	(746)	
Rents and concessions	. 3,486	4,092	3,797	(295)	65,033	167,898	172,364	4,466	
Intergovernmental:									
Federal		-	-	-	243,131	350,397	325,441	(24,956)	
State		-	-	-	265,965	259,728	252,677	(7,051)	
Other		-	-	-	2,874	10,239	5,800	(4,439)	
Charges for services	586	683	642	(41)	122,503	148,209	144,732	(3,477)	
Other					37,955	141,218	137,772	(3,446)	
Total revenues	4,072	4,850	4,625	(225)	1,724,416	2,118,159	2,087,826	(30,333)	
Expenditures:									
Current:									
Public protection	_	_	_	_	88.863	94.234	94.234	_	
Public works, transportation and commerce		31	31	_	390.826	384,288	320.806	63.482	
Human welfare and neighborhood development.		01	01		1.053.826	1.441.749	1.419.633	22.116	
Community health					267.972	201.099	201.099	22,110	
Culture and recreation.		21.507	21,199	308	388.562	358.843	339.871	18.972	
General administration and finance		21,307	21,199	300	40.950	143.980	137.668	6.312	
Distributions to other governments		-	_	_	40,000	49.113	49.113	0,512	
Debt service:	-	-	-	-	-	49,113	49,113	-	
Principal retirement					60.153	18.005	18.549	(544)	
Interest and other fiscal charges		-	-	-	11.554	16,114	15,943	171	
Bond issuance costs		-	-	-	11,004	1.584	1.584	171	
Total expenditures	. 19,572	21,538	21,230	308	2,302,706	2,709,009	2,598,500	110,509	
Excess (deficiency) of revenues									
over (under) expenditures	. (15,500)	(16,688)	(16,605)	83	(578,290)	(590,850)	(510,674)	80,176	
Other financing sources (uses):									
Transfers in	. 14.533	14.533	14.533	_	469.675	478.353	479.179	826	
Transfers out		,	,	_	(76.628)	(138.229)	(136.428)	1 801	
Issuance of commercial paper		_	_	_	(10,020)	3.100	3.100	1,001	
Issuance of bonds		_	_	_	75.000	219.387	199.387	(20,000)	
Premium on issuance of bonds					10,000	516	516	(20,000)	
Budget reserves and designations		-	_	_	(1.563)	(2,912)	510	2.912	
		44.500	44.500						
Total other financing sources (uses)		14,533	14,533		466,484	560,215	545,754	(14,461)	
Net changes in fund balances	(967)	(2,155)	(2,072)	83	(111,806)	(30,635)	35,080	65,715	
Budgetary fund balances, July 1,									
as previously reported	. 967	11,099	11,099	-	111,806	3,266,642	3,266,642		
Cumulative effect of accounting change		-	-	-	-	11,358	11,358	-	
Budgetary fund balances, July 1, as restated		11.099	11.099		111.806	3.278.000	3.278.000		
Budgetary fund balances, June 30		\$ 8.944	\$ 9.027	\$ 83	\$ -	\$ 3,247,365	\$ 3.313.080	\$ 65.715	
Duugetai y iuiiu balaiices, Julie 30		9 0,944	φ 9,027	9 03	* -	9 3,247,303	9 3,313,000	9 00,710	

CITY AND COUNTY OF SAN FRANCISCO

Schedule of Current Expenditures by Department Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds Year Ended June 30, 2023 (In Thousands)

	Original Budget	Final Budget	Actual	Variance Positive (Negative)
BUILDING INSPECTION FUND				
Public Works, Transportation and Commerce				
Building Inspection	\$ 92,642	\$ 86,664	\$ 82,559	\$ 4,105
Total Building Inspection Fund	92,642	86,664	82,559	4,105
CHILDREN AND FAMILIES FUND				
Public Works, Transportation and Commerce Public Works		170	170	
Human Welfare and Neighborhood Development				
Child Support Services	13,434	13,524	12,947	577
Children and Families Commission	-	262	262	-
Children, Youth and Their Families	226,666	247,277	235,043	12,234
Early Childhood	253,149	186,448	186,448	
Human Services	-	3,012	3,012	-
	493,249	450,523	437,712	12,811
General Administration and Finance				
Telecommunications and Information Services		127	127	
Distributions to Other Governments Distributions to Other Governments		49.113	49.113	
Total Children and Families Fund	493.249	499.933	487.122	12.811
COMMUNITY / NEIGHBORHOOD DEVELOPMENT FUND Public Works, Transportation and Commerce Economic and Workforce Development		7,192 178 223 10,207	7,192 178 223 10,207	- - -
	9,501	17,800	17,800	
Human Welfare and Neighborhood Development				
Children, Youth and Their Families Early Childhood		100	100	-
Homelessness and Supportive Housing		1,638 15.997	1,638 15.997	-
Human Services		17.213	17.213	-
Mayor's Office		320.033	320.033	
Port	00,230	103,600	103,600	
Rent Arbitration Board.	15.294	15.818	10.938	4.880
TOTAL PROGRAMMENT DOGS OF THE PROGRAMMENT OF THE PR	86.590	474.399	469.519	4.880
Community Health	00,000	17 1,000	100,010	1,000
Public Health		153	153	
Culture and Recreation		100	100	
Arts Commission		154	154	
Recreation and Park Commission.	1,336	519	519	-
Necleation and Park Commission	1,336	673	673	
	1,330	0/3	0/3	
General Administration and Finance	2.700	2 249	2.249	
General Services Agency - Administrative Services		-,	-,	-
Planning		4,113	4,113	
	10,685	6,362	6,362	
Total Community / Neighborhood Development Fund	108,112	499,387	494,507	4,880

(Continued)

Schedule of Current Expenditures by Department Budget and Actual – Budget Basis

Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Original Budget	Final Budget	Actual	Variance Positive (Negative)
COMMUNITY HEALTH SERVICES FUND	Original Dauget	Tillal Daaget	Actual	(Negative)
Public Protection				
Adult Probation.		45	45	-
Public Works, Transportation and Commerce				
Public Works		2,093	2,093	-
Human Welfare and Neighborhood Development				
Homelessness and Supportive Housing	609	489	489	-
Community Health				
Public Health	184,258	144,390	144,390	-
Total Community Health Services Fund	184,867	147,017	147,017	
CONVENTION FACILITIES FUND				
Culture and Recreation				
General Services Agency - Administrative Services		66,660	55,555	11,105
Total Convention Facilities Fund	69,308	66,660	55,555	11,105
CULTURE AND RECREATION FUND				
Public Works, Transportation and Commerce				
Economic and Workforce Development		263	263	-
Public Works		112	112	
	825	375	375	
Human Welfare and Neighborhood Development				
Mayor's Office	2,940	3,030	3,030	
Culture and Recreation				
Arts Commission		11,173	11,173	-
Asian Art Museum		351	351	-
Fine Arts Museums		1,559	1,559	-
Recreation and Park Commission		5,181	4,946	235
General Administration and Finance	20,373	18,264	18,029	235
General Services Agency - Administrative Services	15.977	16.812	16.812	
Total Culture and Recreation Fund		38.481	38,246	235
Total Culture and Recreation Fund	40,115	30,401	30,240	233
ENVIRONMENTAL PROTECTION FUND Human Welfare and Neighborhood Development				
Environment	12,245	8,713	6,338	2,375

(Continued)

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CITY AND COUNTY OF SAN FRANCISCO

Schedule of Current Expenditures by Department Budget and Actual – Budget Basis

Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

				Variance Positive
	Original Budget	Final Budget	Actual	(Negative)
GASOLINE TAX FUND				
Public Works, Transportation and Commerce				
Municipal Transportation Agency		1,242	1,242	-
Public Utilities Commission		922	922	
Public Works		46,778	39,289	7,489
	63,072	48,942	41,453	7,489
General Administration and Finance				
Telecommunications and Information Services		4	4	
Total Gasoline Tax Fund	63,072	48,946	41,457	7,489
GENERAL SERVICES FUND				
Public Protection				
District Attorney	310	195	195	-
Culture and Recreation				
Fine Arts Museums		1,025	1,025	
General Administration and Finance				
Assessor/Recorder	2,503	1,973	1,973	-
Board of Supervisors	18	30	30	-
General Services Agency - Administrative Services	564	7,063	7,063	-
Human Resources	138	216	216	-
Mayor's Office	150	402	402	-
Telecommunications and Information Services		1,336	1,336	-
Treasurer/Tax Collector	1,639	1,232	1,232	
	6,930	12,252	12,252	
Total General Services Fund	7,240	13,472	13,472	-

(Continued)

Schedule of Current Expenditures by Department Budget and Actual – Budget Basis

Nonmajor Governmental Funds – Special Revenue Funds (Continued)

Year Ended June 30, 2023 (In Thousands)

				Variance Positive
	Original Budget	Final Budget	Actual	(Negative)
GIFT AND OTHER EXPENDABLE TRUSTS FUND				
Public Protection				
Fire Department		16	16	-
Police Department		115	115	
		131	131	
Public Works, Transportation and Commerce				
Public Works	-	1,268	1,268	-
Human Welfare and Neighborhood Development				
Environment	60	4	4	-
Homelessness and Supportive Housing	-	60	60	-
Human Services	95	6	6	-
Mayor's Office	-	15	15	-
Status of Women	100	7	7	-
	255	92	92	-
Community Health				
Public Health	-	132	132	-
Culture and Recreation				
Arts Commission.		308	308	_
Fine Arts Museums		163	163	-
Library	5	-	-	-
Recreation and Park Commission	745	446	446	
	750	917	917	-
General Administration and Finance				
General Services Agency - Administrative Services	-	19	19	-
Telecommunications and Information Services		12	12	
	-	31	31	-
Total Gift and Other Expendable Trusts Fund	1,005	2,571	2,571	-
•				
GOLF FUND				
Culture and Recreation				
Recreation and Park Commission.	20,629	19,992	19,431	561
Total Golf Fund	20,629	19.992	19,431	561
		,502	.5,101	

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Schedule of Current Expenditures by Department Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued)

Year Ended June 30, 2023 (In Thousands)

	Original Budget	Final Budget	Actual	Variance Positive (Negative)
HUMAN WELFARE FUND				
Public Works, Transportation and Commerce				
Public Works	<u>-</u>	1,067	1,067	
Human Welfare and Neighborhood Development				
Early Childhood		530	530	
Homelessness and Supportive Housing		151,836	151,836	
Human Services		71,780	71,780	
Status of Women		220		22
	188,146	224,366	224,146	22
General Administration and Finance				
Telecommunications and Information Services		62	62	
Total Human Welfare Fund	188,146	225,495	225,275	22
LOW AND MODERATE INCOME HOUSING ASSET FUND Human Welfare and Neighborhood Development				
Mayor's Office	5.000	11.538	11,538	
Total Low and Moderate Income Housing Asset Fund		11,538	11,538	-
Total Low and Moderate income Housing Asset Fund	5,000	11,556	11,556	
OPEN SPACE AND PARK FUND Public Works, Transportation and Commerce				
Public Works		1,875	1,875	
		1,875	1,875	
Culture and Recreation	<u></u>			
Arts Commission		12	12	
Recreation and Park Commission	71,092	66,974	61,942	5,03
	71,092	66,986	61,954	5,03
Total Open Space and Park Fund	71,092	68,861	63,829	5,03
OUR CITY OUR HOME FUND				
Public Protection				
Adult Probation		911	911	
Public Works, Transportation and Commerce			011	
Public Works		3.089	3.089	
Human Welfare and Neighborhood Development			5,003	-
Homelessness and Supportive Housing	233.381	227.433	227 433	
Human Services		324	324	
Mayor's Office		6.187	6.187	
wayor's Office	233.381	233.944	233.944	
Community Health	233,301	230,344	200,944	-
Public Health	02.744	EC 404	EC 404	
	83,714	56,424	56,424	-
General Administration and Finance		F00		
Controller		500	500	
Treasurer/Tax Collector		904	904	
	2,225	1,404	1,404	
Total Our City Our Home Fund	319,320	295,772	295,772	

(Continued)

Schedule of Current Expenditures by Department Budget and Actual – Budget Basis

Nonmajor Governmental Funds – Special Revenue Funds (Continued) Year Ended June 30, 2023

(In Thousands)

	Original Budget	Final Budget	Actual	Variance Positive (Negative)
PUBLIC LIBRARY FUND				
Public Works, Transportation and Commerce				
Public Works		3,942	3,942	
	-	3,942	3,942	-
Culture and Recreation				
Arts Commission		11	11	_
Library		162.288	160.557	1.731
	185.502	162,299	160,568	1.731
General Administration and Finance	100,002	102,299	100,300	1,731
		00	00	
Telecommunications and Information Services		28	28	
Total Public Library Fund	185,502	166,269	164,538	1,731
PUBLIC PROTECTION FUND				
Public Protection				
Adult Probation	. 3,622	2,255	2,255	-
District Attorney	8,008	9,674	9,674	-
Emergency Management	42,501	35,434	35,434	-
Fire Department		5,524	5,524	-
Juvenile Probation	. 18,176	10,015	10,015	-
Police Department	12,139	27,121	27,121	-
Public Defender	1,785	1,215	1,215	-
Sheriff	2,322	1,714	1,714	
	88,553	92,952	92,952	-
Public Works, Transportation and Commerce Public Works		15	15	
Human Welfare and Neighborhood Development				
Children, Youth and Their Families	5,010	3,355	3,355	-
Status of Women	. 50	3,281	3,281	
	5,060	6,636	6,636	
General Administration and Finance				
City Attorney	4,679	2,702	2,702	-
General Services Agency - Administrative Services		58	58	
,	4.679	2.760	2.760	
Total Public Protection Fund		102,363	102,363	-
PUBLIC WORKS, TRANSPORTATION AND COMMERCE FUND Public Works, Transportation and Commerce Municipal Transportation Agency.		29	29	
Public Works		53.105	40.490	12.615
Public Works		28	40,490	12,013
Public Utilities Commission				
	45,430	53,162	40,547	12,615
Human Welfare and Neighborhood Development				
Environment	16,577	17,075	15,245	1,830
Culture and Recreation				
Arts Commission.		57	57	-
Recreation and Park Commission		40	40	
	-	97	97	-
General Administration and Finance				
Controller	5	5	5	
Planning		9	3	_
		- 201	-	-
Treasurer/Tax Collector		234	234	
	454	239	239	
Total Public Works, Transportation and Commerce Fund	62,461	70,573	56,128	14,445

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Schedule of Current Expenditures by Department Budget and Actual – Budget Basis Nonmajor Governmental Funds – Special Revenue Funds (Continued)

Year Ended June 30, 2023 (In Thousands)

				Variance Positive
REAL PROPERTY FUND	Original Budget	Final Budget	Actual	(Negative)
Public Works, Transportation and Commerce				
Public Works		667	667	-
Culture and Recreation				
Recreation and Park Commission		423	423	-
General Administration and Finance				
General Services Agency - Administrative Services		81,313	75,001	6,312
Total Real Property Fund		82,403	76,091	6,312
SAN FRANCISCO COUNTY TRANSPORTATION AUTHORITY FUND				
Public Works, Transportation and Commerce				
Board of Supervisors		163,066	123,793	39,273
Total SF County Transportation Authority Fund	179,356	163,066	123,793	39,273
SENIOR CITIZENS PROGRAM FUND Human Welfare and Neighborhood Development				
Human Services	9,774	10,944	10,944	
Total Senior Citizens Program Fund	9,774	10,944	10,944	
TAX INCREMENT FINANCING DISTRICTS FUND				
Public Works, Transportation and Commerce				
Port	··	62	62	
General Administration and Finance				
General Services Agency - Administrative Services		22,586	22,586	
Total Tax Increment Financing Districts Fund		22,648	22,648	
WAR MEMORIAL FUND				
Public Works, Transportation and Commerce				
Public Works		31	31	
Culture and Recreation				
War Memorial		21,507	21,199	308
Total War Memorial Fund	19,572	21,538	21,230	308
Total Special Revenue Funds With Legally Adopted Budgets	\$ 2,230,999	\$ 2,673,306	\$ 2,562,424	\$ 110,882

Combining Balance Sheet Nonmajor Governmental Funds – Debt Service Funds June 30, 2023 (In Thousands)

	Certificates							
	(General of						
	Obligation		Obligation Participati		Ot	her Bond		
	Во	nd Fund	Funds		Funds		Total	
Assets:								
Deposits and investments with City Treasury	\$	188,052	\$	-	\$	-	\$	188,052
Deposits and investments outside City Treasury		-		73,823		13		73,836
Receivables:								
Property taxes and penalties		4,877		-		-		4,877
Interest and other		2,241		302				2,543
Total assets	\$	195,170	\$	74,125	\$	13	\$	269,308
	_		<u> </u>	,,.=+	<u> </u>		<u> </u>	
Liabilities:								
Unearned revenues and other liabilities	\$	30,079	\$	_	\$	_	\$	30,079
Total liabilities	_	30,079	-	_	-	_	-	30,079
i otai ilabilities	_	30,073	_		_		_	30,073
Deferred inflows of resources		4,250						4,250
Fund balances:								
Restricted		160,841		74,125		13		234,979
Total fund balances		160,841		74,125		13		234,979
Total liabilities, deferred inflows of resources								
and fund balances	\$	195,170	\$	74,125	\$	13	\$	269,308

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Revenues, Expenditures, and Changes in Fund Balances Nonmajor Governmental Funds – Debt Service Funds Year Ended June 30, 2023 (In Thousands)

	General Obligation Bond Fund		Certificates of Participation Funds		Other Bond Funds		Total	
Revenues:								
Property taxes	\$	353,645	\$	-	\$	-	\$	353,645
Fines, forfeitures, and penalties		18,240		-		-		18,240
Interest and investment income		6,802		2,798		5		9,605
Intergovernmental								
State		625		-		-		625
Other		9,637						9,637
Total revenues		388,949		2,798		5		391,752
Expenditures:								
Debt service:								
Principal retirement		276,320		38,920		3,470		318,710
Interest and other fiscal charges		109,461		46,595		258		156,314
Bond issuance costs		1						1
Total expenditures		385,782		85,515		3,728		475,025
Excess (deficiency) of revenues								
over (under) expenditures		3,167		(82,717)		(3,723)		(83,273)
Other financing sources:								
Transfers in		5,528		84,993		3,729		94,250
Total other financing sources		5,528		84,993		3,729		94,250
Net changes in fund balances		8,695		2,276		6		10,977
Fund balances at beginning of year		152,146		71,849		7		224,002
Fund balances at end of year	\$	160,841	\$	74,125	\$	13	\$	234,979

Schedule of Revenues, Expenditures, and Changes in Fund Balance – Budget and Actual – Budget Basis Nonmajor Governmental Funds – Debt Service Fund Year Ended June 30, 2023 (In Thousands)

	General Obligation Bond Fund								
		Original Budget	Fin	al Budget		Actual	P	ariance ositive egative)	
Revenues:									
Property taxes	\$	358,587	\$	358,587	\$	353,645	\$	(4,942)	
Fines, forfeitures, and penalties		18,408		18,408		18,240		(168)	
Interest and investment income Intergovernmental		-		1,451		7,640		6,189	
State		700		700		625		(75)	
Other	_	6,183		11,660		9,637		(2,023)	
Total revenues		383,878		390,806		389,787		(1,019)	
Expenditures: Debt service:									
Principal retirement		258,545		276,320		276,320		-	
Interest and other fiscal charges		125,333		113,084		109,461		3,623	
Bond issuance costs				1		1			
Total expenditures		383,878		389,405		385,782		3,623	
Excess (deficiency) of revenues over (under) expenditures		-		1,401		4,005		2,604	
Other financing sources:									
Transfers in				5,528		5,528		_	
Total other financing sources				5,528		5,528		_	
Net changes in fund balance		-		6,929		9,533		2,604	
Budgetary fund balance, July 1		-		165,445		165,445		-	
Budgetary fund balance. June 30			\$	172.374	\$	174.978	\$	2.604	

CITY AND COUNTY OF SAN FRANCISCO

Combining Balance Sheet Nonmajor Governmental Funds – Capital Projects Funds June 30, 2023 (In Thousands)

	Imp	Recreation City Facilities and Park Improvement Projects Fund Fund			Street rovement Fund	Total		
Assets:								
Deposits and investments with City Treasury	\$	422,435	\$	7,598	\$	-	\$	430,033
Deposits and investments outside City Treasury Receivables:		91,485		-		16		91,501
Federal and state grants and subventions		-		20,445		6,804		27,249
Charges for services		-		-		4		4
Interest and other		2,680		105		9		2,794
Due from other funds	_		_		_	14,596	_	14,596
Total assets	\$	516,600	\$	28,148	\$	21,429	\$	566,177
Liabilities:								
Accounts payable	\$	15,509	\$	4,508	\$	3,163	\$	23,180
Accrued payroll		847		35		188		1,070
Unearned grant and subvention revenues		-		1,854		-		1,854
Due to other funds		3,542		-		4,645		8,187
Unearned revenues and other liabilities		66		-		11,244		11,310
Bonds, loans, leases, and other payables	_	18,034			_	-		18,034
Total liabilities		37,998		6,397		19,240	_	63,635
Deferred inflows of resources	_			12,989	_	2,607	_	15,596
Fund balances:								
Restricted		478,602		8.762		_		487.364
Unassigned		-		-		(418)		(418)
Total fund balances		478,602		8,762		(418)		486,946
Total liabilities, deferred inflows of resources		-,			_		_	
and fund balances	\$	516,600	\$	28,148	\$	21,429	\$	566,177

Combining Statement of Revenues, Expenditures, and Changes in Fund Balances Nonmajor Governmental Funds – Capital Projects Funds

Year Ended June 30, 2023

(In Thousands)

	City Facilities Improvement Fund		Recreation and Park Projects Fund		Street Improvement Fund			Total
Revenues:								
Interest and investment income	-	10,016	\$	769	\$	210	\$	10,995
Rents and concessions		-		-		219		219
Intergovernmental: Federal				1.343		2.937		4.280
State		-		13.534		1.716		15.250
Other		-		500		240		740
Other		25.171		5,060		240		30.231
Total revenues	_	35,187	-	21,206	-	5,322	-	61,715
Expenditures:	_	55,107	-	21,200	_	0,022	_	01,710
Debt service:								
Interest and other fiscal charges		1.513		2		5		1.520
Bond issuance costs		481		-		-		481
Capital outlay		100,183		29,806		18,895		148,884
Total expenditures		102,177		29,808		18,900		150,885
Deficiency of revenues								
under expenditures		(66,990)		(8,602)		(13,578)		(89,170)
Other financing sources (uses):	_	(==,===)		(5,552)	_	(10,010)		(00,)
Transfers in		2.591		586		6.058		9.235
Transfers out		(43,382)				(77)		(43,459)
Issuance of bonds:								
Face value of bonds issued		67,805		-		-		67,805
Premium on issuance of bonds		2,950						2,950
Total other financing sources (uses)		29,964		586		5,981		36,531
Net changes in fund balances		(37,026)		(8,016)		(7,597)		(52,639)
Fund balances at beginning of year		515,628		16,778		7,179		539,585
Fund balances at end of year	\$	478,602	\$	8,762	\$	(418)	\$	486,946

CITY AND COUNTY OF SAN FRANCISCO

INTERNAL SERVICE FUNDS

Internal Service Funds are used to account for the financing of goods and services provided by one department or agency to other departments or agencies on a cost reimbursement basis.

- Central Shops Fund Accounts for Central Shops equipment (primarily vehicle) maintenance service charges and the related billings to various departments.
- Finance Corporation Accounts for the lease financing services provided by the Finance Corporation to City departments. The City established the Finance Corporation Internal Service fund because its sole purpose is to provide lease financing to the City.
- Reproduction Fund Accounts for printing, design and mail services required by various City departments and agencies.
- Telecommunications and Information Fund Accounts for centralized telecommunications activities in the City's Wide Area Network, radio communication and telephone systems. In addition, it accounts for application support provided to many department-specific and citywide systems, management of the City's Web site, operations of the City's mainframe computers and technology training provided to the City, the related billings to various departments for specific services performed and operating support from the General Fund.

Combining Statement of Net Position Internal Service Funds June 30, 2023

(In Thousands)

	Central Shops Fund	Finance Corporation	Reproduction Fund	Telecom- munications & Information Fund	Total
Assets:					
Current assets:					
Deposits and investments with City Treasury Receivables:	\$ 4,583	\$ -	\$ 2,143	\$ 58,745	\$ 65,471
Charges for services	81	-	26	112	219
Interest and other	20	27		369	416
Leases	-	14,739	-	381	15,120
Restricted assets:					
Deposits and investments outside City Treasury		6,449			6,449
Total current assets	4,684	21,215	2,169	59,607	87,675
Noncurrent assets:					
Receivables: Leases	-	68,554	-	6,793	75,347
Capital assets:					
Land and other assets not being depreciated/amortized	74	-	-	239	313
Facilities and equipment,					
net of depreciation/amortization	256		824	31,690	32,770
Total capital assets	330	-	824	31,929	33,083
Total noncurrent assets	330	68,554	824	38,722	108,430
Total assets		89,769	2,993	98,329	196,105
Deferred outflows of resources:					
Unamortized loss on refunding of debt	_	602			602
Pensions	4,791	002		13,760	18,551
OPEB	2,849			6,203	9,052
Total deferred outflows of resources		602		19,963	28,205
Liabilities:					
Current liabilities:					
Accounts payable	1,381	43	411	8,759	10,594
Accrued payroll		-	149	2,684	3,681
Accrued vacation and sick leave pay	471	-	-	2,181	2,652
Accrued workers' compensation	-	-	-	256	256
Bonds, loans, leases, and other payables	-	14,455	136	10,103	24,694
Accrued interest payable	-	691	1	214	906
Unearned revenues and other liabilities	-	2,540	7	34	2,581
Total current liabilities	2,700	17,729	704	24,231	45,364
Noncurrent liabilities:					
Accrued vacation and sick leave pay	461	-	-	2,492	2,953
Accrued workers' compensation	-	-	-	1,084	1,084
Bonds, loans, leases, and other payables		72,440	158	15,575	88,173
Net pension liability		-	-	20,358	27,142
Net other postemployment benefits (OPEB) liability				26,589	44,150
Total noncurrent liabilities	24,806	72,440	158	66,098	163,502
Total liabilities	27,506	90,169	862	90,329	208,866
Deferred inflows of resources:					
Unamortized gain on refunding of debt	-	202	-	-	202
Pensions	1,374	-	-	4,288	5,662
OPEB	3,780			4,427	8,207
Leases				7,101	7,101
Total deferred inflows of resources	5,154	202		15,816	21,172
Net position:					
Net investment in capital assets	330	-	529	6,037	6,896
Unrestricted (deficit)	(20,336)		1,602	6,110	(12,624)
Total net position	\$ (20,006)	\$ -	\$ 2,131	\$ 12,147	\$ (5,728)

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Revenues, Expenses, and Changes in Fund Net Position Internal Service Funds Year Ended June 30, 2023

(In Thousands)

	Central Shops Fund	Finance Corporation	Reproduction Fund	Telecom- munications & Information Fund	Total
Operating revenues:					
Charges for services	\$ 39,209	\$ -	\$ 10,497 	\$ 136,376 492	\$ 186,082 492
Total operating revenues	39,209	-	10,497	136,868	186,574
Operating expenses:					
Personal services	16,510	-	2,797	40,613	59,920
Contractual services	5,602	-	6,397	50,004	62,003
Materials and supplies	14,249	-	350	3,548	18,147
Depreciation and amortization	50	-	264	14,448	14,762
General and administrative	109	-	-	333	442
Services provided by other departments	1,891	-	687	13,759	16,337
Other				831	831
Total operating expenses	38,411		10,495	123,536	172,442
Operating income	798	-	2	13,332	14,132
Nonoperating revenues (expenses):					
Operating grants: State / other	53	-	-	172	225
Interest and investment income	-	2,057	-	264	2,321
Interest expense	(45)	(2,687)	(19)	(395)	(3,146)
Other, net		630	2	50	682
Total nonoperating revenues (expenses)	8		(17)	91	82
Income (loss) before transfers	806	-	(15)	13,423	14,214
Transfers in	45	-	17	300	362
Transfers out				(141)	(141)
Change in net position	851	-	2	13,582	14,435
Net position (deficit) at beginning of year	(20,857)		2,129	(1,435)	(20,163)
Net position (deficit) at end of year	\$ (20,006)	\$ -	\$ 2,131	\$ 12,147	\$ (5,728)

Combining Statement of Cash Flows Internal Service Funds

Year Ended June 30, 2023 (In Thousands)

	Cen	tral Shops Fund		inance rporation	Rep	roduction Fund	mur	elecom- nications & formation Fund		Total
Cash flows from operating activities:										
Cash received from customers		39,254	\$	16,274	\$	10,478	\$	137,485	\$	203,491
Cash paid for employees' services		(16,789)		-		(2,792)		(45,874)		(65,455)
Cash paid to suppliers for goods and services		(21,941)		(340)	_	(7,268)	_	(64,732)	_	(94,281)
Net cash provided by operating activities		524	_	15,934	_	418	_	26,879	_	43,755
Cash flows from noncapital financing activities:										
Operating grants		53				-		172		225
Transfers in		45				17		300		362
Transfers out			_		_		_	(141)	_	(141)
Net cash provided by noncapital financing activities		98				17		331		446
Cash flows from capital and related financing activities:										
Acquisition of capital assets		-				-		(1,263)		(1,263)
Retirement of lease obligation		-		(13,255)		(136)		(7,689)		(21,080)
Interest paid on debt				(2,729)		(2)	_	(226)		(2,957)
Net cash used in capital and related financing activities				(15,984)		(138)		(9,178)		(25,300)
Cash flows from investing activities:										
Interest and investment income		_		92		_		128		220
Other investing activities		(45)				(17)		141		79
Net cash provided by (used in) investing activities		(45)	_	92	_	(17)	_	269	_	299
Change in cash and cash equivalents		577	_	42	_	280	_	18.301	_	19.200
Cash and cash equivalents at beginning of year		4,006		6,407		1,863		40,444		52,720
Cash and cash equivalents at end of year		4,583	\$	6,449	\$	2,143		58,745	e	71,920
Reconcilitation of operating income to net cash provided by operating activities: Operating income.	\$	798	ę		ę	2	•	13,332	e	14,132
	9	130	φ		φ		φ	13,332	9	14,132
Adjustments for non-cash and other activities: Depreciation and amortization		50				264		14.448		14.762
Other		30		-		204		50		52
Changes in assets and deferred outflows of resources/liabilities and		-		-		- 2		30		52
deferred inflows of resources:										
Receivables, net		45		13.255		(25)		624		13.899
Accounts payable		(60)		10,200		167		3.744		3.851
Accrued payroll		107				4		396		507
Accrued vacation and sick leave pay		(72)				-		344		272
Accrued workers' compensation		` -′		-				(85)		(85)
Due to other funds		(31)		-				-		(31)
Unearned revenue and other liabilities				2,679		4		-		2,683
Related to leases		-				-		(58)		(58)
Net pension liability/asset and pension related deferred outflows and inflows of resources		(1,623)				-		(4,182)		(5,805)
inflows of resources		1,310				-		(1,734)		(424)
Total adjustments	. —	(274)		15.934		416		13.547		29.623
Net cash provided by operating activities		524	\$	15,934	\$	418	\$	26,879	\$	43,755
Reconciliation of cash and cash equivalents to the combining statement of net position: Deposits and investments with City Treasury: Unrestricted.	\$	4,583	\$		\$	2,143	\$	58,745	\$	65,471
Deposits and investments outside City Treasury: Restricted		_		6.449		_		_		6.449
Total deposits and investments		4,583	_	6,449	_	2,143	_	58,745	_	
	. —	4,363	-	0,449	_	2,143	-	56,745	_	71,920
Cash and cash equivalents at end of year on statement of cash flows	. \$	4,583	\$	6,449	\$	2,143	\$	58,745	\$	71,920
Non-cash capital and related financing activities: Acquisition of capital assets on accounts payable and via lease	ę	92	s		s		s	3.278	s	3.370
una na rouse	. 4	JZ	Ψ	-	Ψ		Ψ	0,210	Ÿ	0,010

CITY AND COUNTY OF SAN FRANCISCO FIDUCIARY FUNDS

Pension and Other Employee Benefit Trust Funds are used to record assets from employee and employer contributions and investment earnings which are held for employee benefits.

- Employees' Retirement System Accounts for the contributions from employees, City contributions and the earnings and profits from investments of monies. Disbursements are made for retirements, withdrawal, disability, and death benefits of the employees as well as administrative expenses.
- Health Service System Accounts for the contributions from active and retired employees, and surviving spouses, City contributions and the earnings and profits from investment of monies. Disbursements are made for medical expenses and to various health plans of the beneficiaries.
- Retiree Health Care Trust Accounts for the contributions from employees, City contributions and the earnings and profits from investment of monies. Disbursements are to be made for benefits, expenses and other charges properly allocable to the trust fund.

Custodial Funds are used to report fiduciary activities that are not reported in Pension and Other Employee Benefit Trust Funds, Private-Purpose Trust Funds, or Investment Trust Funds.

- Assistance Program Fund Accounts for collections and advances received as an agent under various human welfare and community health programs. Monies are disbursed in accordance with legal requirements and program regulations.
- Community Facilities Districts Fund Accounts for the activities of various Community Facilities Districts and Special Tax Districts which have been established for the purpose of financing facilities and services.
- Deposits Fund Accounts for all deposits under the control of the City departments. Dispositions of the deposits are governed by the terms of the statutes and ordinances establishing the deposit requirement.
- Medical Reimbursement Accounts Fund Accounts for balances in Medical Reimbursement Accounts held by the City pursuant to the Health Care Security Ordinance.
- State Revenue Collection Fund Accounts for various fees, fines and penalties collected by City departments for the State of California which are passed through to the State.
- Successor Agency Custodial Fund Accounts for the custodial funds of the Successor Agency.
- Tax Collection Fund Accounts for monies received for current and delinquent taxes which must be held pending authority for distribution. Included are prepaid taxes, disputed taxes, duplicate payment of taxes, etc. This fund also accounts for monies deposited by third parties pending settlement of litigation and claims. Upon final settlement, monies are disbursed as directed by the courts or by parties to the dispute.

Other Funds - Accounts for monies held as agent for a variety of purposes.

Combining Statement of Fiduciary Net Position Fiduciary Funds

Pension and Other Employee Benefit Trust Funds June 30, 2023 (In Thousands)

	Pension Trust Fund Employees Retirement System	Other Employee Benefit Trust Fund Health Service System	Other Post- employment Benefit Trust Fund Retiree Health Care Trust	Total
Assets:				
Deposits and investments with City Treasury	\$ -	\$ 119,967	\$ 2,558	\$ 122,525
Deposits and investments outside City Treasury: Cash and deposits	17,929			17,929
Short-term investments	376,288	-	7,918	384.206
Debt securities	1,835,260	-	205,810	2,041,070
Equity securities	10,448,696	_	569,418	11,018,114
Real assets	5,207,943	-	35,983	5,243,926
Private equity and other alternative investments	15,764,931	-	126,626	15,891,557
Foreign currency contracts, net	(1,029)	-	-	(1,029)
Invested securities lending collateralReceivables:	562,491	-	-	562,491
Employer and employee contributions	22,935	27,542	7,068	57,545
Brokers, general partners and others	122,854	-	13,000	135,854
Interest and other	16,595	990	1,294	18,879
Other assets		5,201		5,201
Total assets	34,374,893	153,700	969,675	35,498,268
Deferred outflows related to OPEB	2,366			2,366
Liabilities:				
Accounts payable	59,453	6,805	25	66,283
Estimated claims payable	-	38,152	-	38,152
Payable to brokers	53,813	-	1,225	55,038
Payable to borrowers of securities	562,408	-	-	562,408
Other liabilities	-	3,999	-	3,999
Net OPEB liability	11,279			11,279
Total liabilities	686,953	48,956	1,250	737,159
Deferred inflows related to OPEB	1,878			1,878
Net position restricted for:				
Pensions	33,688,428	-	-	33,688,428
Postemployment healthcare benefits	-	-	968,425	968,425
Individuals, organizations, and other governments		104,744		104,744
Restricted for pension and other employee benefits	\$ 33,688,428	\$ 104,744	\$ 968,425	\$ 34,761,597

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Changes in Fiduciary Net Position Fiduciary Funds Pension and Other Employee Benefit Trust Funds Year Ended June 30, 2023 (In Thousands)

	Pension Trust Fund Employees Retirement System	Other Employee Benefit Trust Fund Health Service System	Other Post- employment Benefit Trust Fund Retiree Health Care Trust	Total
Additions:				
Employee contributions	\$ 413,916	\$ 199,197	\$ 75,157	\$ 688,270
Employer contributions	672,651	873,618	273,752	1,820,021
Total contributions	1,086,567	1,072,815	348,909	2,508,291
Investment income (expenses):				
Interest	66,501	3,301	13,662	83,464
Dividends	94,883	-	-	94,883
Net appreciation (depreciation)	4 500 005	(0.45)	70.440	4 000 400
in fair value of investments	1,560,025	(315)	70,419	1,630,129
Securities lending income	29,305			29,305
Total investment income	1,750,714	2,986	84,081	1,837,781
Less investment expenses:				
Other investment expenses	(80,048)		(417)	(80,465)
Net investment income	1,670,666	2,986	83,664	1,757,316
Total additions, net	2,757,233	1,075,801	432,573	4,265,607
Deductions:				
Benefit payments	1,820,269	1,077,773	225,262	3,123,304
Refunds of contributions	24,096	-	-	24,096
Administrative expenses	22,964		171	23,135
Total deductions	1,867,329	1,077,773	225,433	3,170,535
Change in net position	889,904	(1,972)	207,140	1,095,072
Net position at beginning of year	32,798,524	106,716	761,285	33,666,525
Net position at end of year	\$ 33,688,428	\$ 104,744	\$ 968,425	\$ 34,761,597

Combining Statement of Fiduciary Net Position Fiduciary Funds Custodial Funds June 30, 2023

(In Thousands)

	Assistance	Community Facilities	
	Program Fund	Districts Fund	Deposits Fund
Assets:	Program Fund	DISTRICTS FURIO	Deposits Fullu
Deposits and investments with City Treasury	\$ 18.464	\$ 1.667	\$ 25.684
Deposits and investments outside City Treasury:	ψ 10,404	ψ 1,007	ψ 25,004
Cash and deposits		163.591	183
Receivables:		100,001	100
Federal and state grants and subventions	_	_	_
Charges for services		-	3
Taxes		-	-
Interest and other	114	949	18
Restricted assets:			
Deposits and investments outside City Treasury			
Total assets	18,578	166,207	25,888
Liabilities:			
Accounts payable		566	101
Custodial obligations to State of California	-	-	-
Taxes payable to other governments	-	-	-
Other liabilities	. <u> </u>		
Total liabilities	-	566	101
Net position restricted for:			
Individuals, organizations, and other governments	\$ 18,578	\$ 165,641	\$ 25,787

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Fiduciary Net Position Fiduciary Funds Custodial Funds (Continued) June 30, 2023 (In Thousands)

	Medical Reimbursement Accounts Fund	State Revenue Collection Fund	Successor Agency Custodial Fund
Assets:			
Deposits and investments with City Treasury Deposits and investments outside City Treasury:	\$ 875,043	\$ 704	\$ 42,811
Cash and depositsReceivables:	-	-	-
Federal and state grants and subventions	-	-	-
Charges for services	-	1	-
Taxes	-	-	-
Interest and otherRestricted assets:	4,039	1	2,220
Deposits and investments outside City Treasury	-	-	28,885
Total assets	879,082	706	73,916
Liabilities:			
Accounts payable	2,017	16	41
Custodial obligations to State of California	-	690	-
Taxes payable to other governments Other liabilities	-	-	-
Total liabilities		706	41
	2,017	700	41
Net position restricted for:	A 077.00F	•	A 70.07F
Individuals, organizations, and other governments	\$ 877,065	\$ -	\$ 73,875

(Continued)

Combining Statement of Fiduciary Net Position Fiduciary Funds Custodial Funds (Continued)

June 30, 2023 (In Thousands)

Tax Collection Other Total Fund Assets: Deposits and investments with City Treasury....... 58,641 \$ 1,232,871 209,857 \$ Deposits and investments outside City Treasury: Cash and deposits..... 2 163,776 Receivables: Federal and state grants and subventions..... 8,537 8,537 Charges for services..... 4 Taxes.... 155,105 155.105 Interest and other.... 13 95 7,449 Restricted assets: Deposits and investments outside City Treasury..... 28,885 364,977 67,273 1,596,627 Total assets.... Liabilities: Accounts payable... 9,419 12,160 Custodial obligations to State of California...... 690 Taxes payable to other governments...... 247,894 4,557 252,451 Other liabilities..... 117,083 117,083 Total liabilities. 364,977 13,976 382,384 Net position restricted for: Individuals, organizations, and other governments...

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Changes in Fiduciary Net Position Fiduciary Funds Custodial Funds

Year Ended June 30, 2023 (In Thousands)

	Assistance Program Fund	Comm Facil District	ities	Depo	sits Fund
Additions:			_		
Property taxes	\$ -	\$	38,050	\$	-
Interest and investment income (loss)			7,525		196
Custodial additions	990		-		31,644
Other additions			51,829		-
Total additions, net	1,320		97,404		31,840
Deductions:					
Interest on debt	-		29,393		-
Property taxes distributed to other governments	-		-		-
Custodial distributions to State	-		-		-
Other custodial deductions	971		25,130		31,869
Total deductions	971		54,523		31,869
Change in net position	349		42,881		(29
Net position at beginning of year	18,229	1	34,118		25,816
Cumulative effect of accounting change		(11,358)		_
Net position at beginning of year, as restated	18,229	1	22,760		25,816
Net position at end of year	\$ 18,578	\$ 1	65,641	\$	25,787

(Continued)

Combining Statement of Changes in Fiduciary Net Position Fiduciary Funds Custodial Funds (Continued)

Year Ended June 30, 2023 (In Thousands)

	Medical Reimbursement Accounts Fund	State Revenue Collection Fund	Successor Agency Custodial Fund
Additions:			
Property taxes		\$ -	\$ 19,920
Interest and investment income (loss)	(7,129)	20	1,311
Custodial additions		12,802	970
Other additions			
Total additions, net	894,388	12,822	22,201
Deductions:			
Interest on debt	-	-	-
Property taxes distributed to other governments	-		-
Custodial distributions to State	-	12,822	-
Other custodial deductions	17,323		14,685
Total deductions	17,323	12,822	14,685
Change in net position	877,065	-	7,516
Net position at beginning of year			66,359
Cumulative effect of accounting change			
Net position at beginning of year, as restated			66,359
Net position at end of year	\$ 877,065	\$ -	\$ 73,875

(Continued)

CITY AND COUNTY OF SAN FRANCISCO

Combining Statement of Changes in Fiduciary Net Position Fiduciary Funds Custodial Funds (Continued) Year Ended June 30, 2023 (In Thousands)

	Тах	Collection				
		Fund		Other		Total
Additions:						
Property taxes	\$	5,328,722	\$	209,415	\$	5,596,107
Interest and investment income (loss)		13,053		118		15,424
Custodial additions		-		74,834		1,022,757
Other additions					_	51,829
Total additions, net		5,341,775	_	284,367	_	6,686,117
Deductions:						
Interest on debt		-		-		29,393
Property taxes distributed to other governments		5,341,775		209,682		5,551,457
Custodial distributions to State		-		-		12,822
Other custodial deductions				79,783		169,761
Total deductions		5,341,775		289,465		5,763,433
Change in net position		-		(5,098)		922,684
Net position at beginning of year				58,395		302,917
Cumulative effect of accounting change					_	(11,358)
Net position at beginning of year, as restated				58,395		291,559
Net position at end of year	\$		\$	53,297	\$	1,214,243

Schedule of Fund Balance - General Fund

Fiscal Years 2018-19 through 2022-23

(In Thousands)

	2018-19	2019-20	2020-21	2021-22	2022-23
Restricted for rainy day (Economic Stabilization account)	\$229,069	\$229,069	\$114,539	\$114,539	\$114,539
Restricted for rainy day (One-time Spending account)	95,908	-	-	-	-
Committed for budget stabilization (citywide)	396,760	362,607	320,637	320,637	330,010
Committed for Recreation & Parks savings reserve	803	803	-	-	-
Assigned, not available for appropriation					
Assigned for encumbrances	351,446	394.912	407.137	462.668	424,301
Assigned for encumbrances Assigned for appropriation carryforward	496.846	630.759	753.776	940.213	840.748
Assigned for budget savings incentive program (Citywide)	86.979	000,700	750,770	340,210	040,740
Assigned for salaries and benefits	28,965	25.371	5.088	17.921	27.927
Assigned for Self-Insurance	20,300	20,011	42.454	45.567	46.496
Assigned for Hotel Tax Loss Contingency			6,000	3,500	3,500
Total Fund Balance Not Available for Appropriation	1.686.776	1.643.521	1.649.631	1.905.045	1.787.521
Total Fullu Balance Not Available for Appropriation	1,000,770	1,043,321	1,049,031	1,500,040	1,707,321
Assigned and unassigned, available for appropriation					
Assigned for litigation and contingencies	186,913	160,314	173,591	235,133	259,230
Assigned for subsequent year's budget	210.638	370.405	173.989	307.743	122,701
Unassigned for General Reserve	130,894	78,498	78.333	57.696	64.707
Unassigned - Budgeted for use second budget year	285.152	84	-	149.695	291,710
Unassigned - Projected for use third and fourth budget year	-		-	163,400	81.190
Unassigned - Contingency for second budget year	308.000	510.400	-	-	-
Unassigned - COVID-19 Response and Economic Contingency R	-	-	113.500	13.999	-
Unassigned - Federal & State Emergeny Revenue Reserve	-		100,000	81,300	81.300
Unassigned - Fiscal Cliff Reserve	-		293.900	229.750	220.432
Unassigned - Business Tax Stabilization Reserve	-		149.000	29.454	29.454
Unassigned - Gross Receipts Prepayment Reserve	_		26,000		
Unassigned - Other Reserve	_		13.807	1.021	22.234
Unassigned - Available for future appropriation	8.897	18.283	31.784	39.795	3.126
Total Fund Balance Available for Appropriation	1,130,494	1.137.984	1.153.904	1.308.986	1.176.084
Total Fund Balance, Budget Basis	2.817.270	2,781,505	2.803.535	3.214.031	2,963,605
Total Taria Dalarios, Daagot Dabio	2,011,210	2,701,000	2,000,000	0,211,001	2,000,000
Budgeted Basis to GAAP Basis Reconciliation					
Total Fund Balance - Budget Basis	2,817,270	2,781,505	2,803,535	3,214,031	2,963,605
Unrealized gain or loss on investments	16,275	36,626	3,978	(156,403)	(158,859)
Nonspendable fund balance	1,259	1,274	2,714	4,134	1,174
Cumulative Excess Property Tax Revenues Recognized on Budget E	(23,793)	(20,655)	(31,745)	(32,874)	(40,685)
Cumulative Excess Health, Human Service, Franchise Tax and	(-, -=)	, .,.,-,	(- ,)	· · · · · · · · · · · · · · · · · · ·	(/
other	(87,794)	(139,590)	(120,569)	(118,791)	(111,163)
Inventories	- (,,	33,212	17,925	,,	,,,
Pre-paid lease revenue	(6.194)	(6.450)	(5.734)	(4.954)	(5,935)
Total Fund Balance, GAAP Basis	\$2.717.023	\$2,685,922	\$2,670,104	\$2.905.143	\$2.648.137
		. , ,			

CITY AND COUNTY OF SAN FRANCISCO

General Fund Schedule of Revenues, Expenditures, and Changes In Fund Balance¹

Fiscal Years 2018-19 through 2022-23 (In Thousands)

		2018-19	2	019-20		2020-21		2021-22		2022-23
Revenues:	_				_		_		_	
Property Taxes ²	s	2.248.004	\$ 2.0	75.002	\$	2.332.864	\$	2.336.071	s	2.459.052
Business Taxes		917,811	8:	22.154		722.642		861,172		850.593
Other Local Taxes ³		1.215.306		96.180		709.018		1.115.553		1.108.545
Licenses. Permits And Franchises		27.960		25.318		12.332		32.078		28.953
Fines, Forfeitures, And Penalties		4.740		3.705		4.508		5.755		3,191
Interest And Investment Income		88.523		65,459		(1,605)		(93,447)		68.319
Rents And Concessions		14.460		9.816		5.111		10.668		11,775
Intergovernmental		1.069.349	1.1	B3.341		1.607.803		1.795.395		1.339.711
Charges For Services		257.814		29.759		230.048		238.438		243.234
Other		46,254		62,218		46,434		23.265		29.677
Total Revenues	_	5,890,221		72,952	_	5,669,155	_	6,324,948	_	6,143,050
						,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Expenditures:										
Public Protection		1,382,031		79,195		1,498,514		1,562,797		1,654,953
Public Works, Transportation and Commerce		202,988		03,350		204,973		232,078		265,019
Human Welfare and Neighborhood Development		1,071,309		52,865		1,562,982		1,478,115		1,577,163
Community Health		809,120		09,261		1,056,590		1,002,047		967,381
Culture and Recreation		152,250		55,164		145,405		159,056		172,832
General Administration & Finance		267,997		04,073		314,298		298,742		301,748
General City Responsibilities		144,808		29,941		113,913		156,870		189,570
Total Expenditures	_	4,030,503	4,4	33,849	_	4,896,675	_	4,889,705		5,128,666
Excess Of Revenues Over Expenditures		1,859,718	1,0	39,103		772,480		1,435,243		1,014,384
Other Financing Sources (Uses):										
Transfers In		104.338		87.618		343,498		84.107		119.361
Transfers Out		(1.468.971)		57.822)	(1.166.855)		(1.209.383)		(1.316.074)
Other ¹		(3)	(.,.		,	(338)		(74.928)		(74,677)
Total Other Financing Sources (Uses)	_	(1.364.636)	(1.0)	70,204)	_	(823.695)	_	(1,200,204)	_	(1.271.390)
Excess (Deficiency) of Revenues and Other Sources	_	(1,304,030)	(1,0	10,204)	_	(023,033)	_	(1,200,204)	_	(1,271,000)
Over Expenditures and Other Uses		495.082		31,101)		(51,215)		235.039		(257,006)
Otor Exportation and Ottor Obob		400,002	(01,101)		(01,210)		200,000		(201,000)
Total Fund Balance at Beginning of Year		2,221,941	2,7	17,023		2,685,922		2,670,104		2,905,143
Cumulative Effect of accounting change		-		-		35,397		-		-
Total Fund Balances at End of Year - GAAP Basis	\$	2,717,023	\$ 2,6	85,922	\$	2,670,104	\$	2,905,143	\$	2,648,137
Assigned for Subsequent Year's Appropriations and Unassigned Fur	nd Bala	ince, Year End								
- GAAP Basis		326,582	3	95,776		179,077		325,664		150,628
- Budget Basis		812,687	8	96,172		901,980		1,016,157		852,147

¹ Summary of financial information derived from City ACFRs. Fund balances include amounts reserved for rainy day (Economic Stabilization and One-time Spending amounts), emcumbrances, appropriation carryforwards and other purposes (as required by the Charter or appropriate accounting practices) as well as unreserved designated and undesignated available fund balances (which amounts constitute unrestricted General Fund balances). Other includes debt service net of capital outlay and inception of leases/SBITAs.

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2 The City-recognized \$5450 million of "Excess Educational Revenue Augmentation Fund (ERAF)" revenue in FY2018-19, representing FY16-17, FY17-18, and fy18-19 (3 fiscal years) of ERAF. Please see "GENERAL FUND REVENUES - Property Taxalion" for more information about Excess ERAF.

3 Other Local Taxes includes sales, hotel, utility users, parking, sugar sweetened beverage, stadium admissions, access line, and cannabis taxes (effective January 1, 2022).



STATISTICAL SECTION

CITY AND COUNTY OF SAN FRANCISCO

Statistical Section

This section of the City's annual comprehensive financial report presents detailed information as a context for understanding what the information in the financial statements, note disclosures, and required supplementary information says about the City's overall financial health.

Financial Trends

These schedules contain trend information to help the reader understand how the City's financial performance and well-being have changed over time.

Revenue Capacity

These schedules contain information to help the reader assess the City's most significant local revenue source, the property tax.

Debt Capacity

These schedules present information to help the reader assess the affordability of the City's current levels of outstanding debt and the City's ability to issue additional debt in the future.

Demographic and Economic Information

These schedules offer demographic and economic indicators to help the reader understand the environment within which the City's financial activities take place.

Operating Information

These schedules contain information about the City's operations and resources to help the reader understand how the City's financial information relates to the services the City provides and the activities it performs.

Sources:

Unless otherwise noted, the information in these schedules is derived from the annual comprehensive financial reports for the relevant year.

NET POSITION BY COMPONENT

Last Ten Fiscal Years (Accrual Basis of Accounting) (In Thousands)

					(III IIIC	usa	iius)							
							Fi	iscal	Year					
	2014		2015 (1)		2016		2017		2018 (3)	2019	2020	2021 (4)	2022 ⁽⁵⁾	2023 (6)
Governmental activities														
Net investment in capital assets\$ Restricted for:	2,483,086	\$	2,684,808	\$	2,750,782	\$	2,873,927	\$	3,311,218	\$ 3,681,341	\$ 3,853,271	\$ 3,927,209	\$ 4,183,166	\$ 4,491,155
Reserve for rainy day	83,194		114,969		120,106		125,689		143,977	324,977	229,069	114,539	114,359	114,539
Debt service	91,900		87,772		83,029		108,179		136,132	104,720	113,765	136,571	152,808	156,851
Capital projects	110,608		28,263		198,962		257,634		196,598	186,015	297,975	256,804	299,063	319,105
Community development	200,640		297,094		433,398		434,691		427,684	624,127	628,484	1,267,587	1,255,903	998,679
Transportation Authority activities	12,496		13,486		15,657		16,189		17,499	21,554	28,673	42,420	56,868	72,024
Building inspection programs	97,928		109,512		134,663		150,109		155,448	166,510	162,182	130,927	101,447	74,418
Children and families	59,572		100,892		105,177		115,284		134,548	181,248	187,538	511,810	621,973	669,822
Culture, recreation, grants and other purposes	206,368		209,399		240,524		265,444		319,595	415,236	470,912	505,112	582,898	656,619
Unrestricted (deficit)	(1,004,161)		(2,358,981)		(2,073,235)		(2,560,735)		(2,950,722)	(2,804,237)	(2,838,247)	(3,133,782)	(2,037,466)	(2,030,666)
Total governmental activities net position	2,341,631	\$	1,287,214	\$	2,009,063	\$	1,786,411	\$	1,891,977	\$ 2,901,491	\$ 3,133,622	\$ 3,759,197	\$ 5,331,019	\$ 5,522,546
Business-type activities														
Net investment in capital assets\$	4,832,659	\$	5,117,679	\$	5,690,741	\$	5,752,069	\$	6,176,022	\$ 6,764,333	\$ 7,013,098	\$ 7,003,396	\$ 6,763,452	\$ 6,851,218
Restricted for:														
Debt service	64,143		100,923		127,073		202,262		294,499	331,118	316,671	242,381	158,479	171,232
Capital projects	363,601		358,745		340,896		394,634		515,072	556,980	523,169	510,813	651,052	1,014,138
Other purposes	24,721		35,986		70,505		93,696		294,122	165,675	116,861	301,944	358,526	10,174
Unrestricted (deficit)	732,736		(335,083)		(231,379)		(670,759)		(1,492,713)	(1,117,385)	(1,004,826)	(1,162,508)	(435,349)	(168,113)
Total business-type activities net position	6,017,860	\$	5,278,250	\$	5,997,836	\$	5,771,902	\$	5,787,002	\$ 6,700,721	\$ 6,964,973	\$ 6,896,026	\$ 7,496,160	\$ 7,878,649
Primary government														
Net investment in capital assets (2)	7,032,674	\$	7,520,698	\$	8,151,422	\$	8,321,778	\$	9,157,665	\$ 10,048,870	\$ 10,474,620	\$ 10,561,206	\$ 10,561,965	\$ 10,935,272
Reserve for rainy day	83.194		114.969		120,106		125.689		143.977	324.977	229.069	114.539	114.359	114.539
Debt service	156.043		188,695		210.102		310.441		430.631	435.838	430,436	378.952	311.287	328.083
Capital projects (2)	418.103		330.213		423,132		569,948		569,115	692.052	793.888	646,400	771.576	1.208.105
Community development.	200.640		297.094		433,398		434.691		427.684	624,127	628.484	1.267.587	1.255.903	998.679
Transportation Authority activities	12.496		13.486		15,657		16.189		17,499	21.554	28.673	42,420	56.868	72.024
Building inspection programs	97.928		109.512		134.663		150,109		155,448	166.510	162.182	130.927	101.447	74.418
Children and families	59.572		109,512		105,177		115,284		134,548	181,248	187,538	511.810	621.973	669.822
Culture, recreation, grants and other purposes	231.089		245.385		311.029		359.140		613,717	580.911	587.773	807.056	941.424	666.793
Unrestricted (deficit) (2)	67.752		(2.355.480)		(1.897.787)		(2.844.956)		(3.971.305)	(3.473.875)	(3.424.068)	(3.805.674)	(1.909.623)	(1.666.540)
_		-		_		_		-						
Total primary government activities net position §	8,359,491	\$	6,565,464	\$	8,006,899	\$	7,558,313	\$	7,678,979	\$ 9,602,212	\$ 10,098,595	\$ 10,655,223	\$ 12,827,179	\$ 13,401,195

- Notes:
 (1) In facal year 2015, the City adopted the provisions of GASB Statement Nos. 68 and 71. As restatement of all prior periods is not practical, the cumulative effect of applying these statements is reported as a restatement of

- (1) in facial year 2015, the City depoted the provisions of GASB statement No. 88 and 71. As restatement of all prior periods is not practical, the cumulative effect of applying these statements in reported as a restatement of beginning met personal process. The control of th

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CITY AND COUNTY OF SAN FRANCISCO

CHANGES IN NET POSITION Last Ten Fiscal Years (Accrual Basis of Accounting)

(In Thousands)

							Fisca	I Yea	ar								
	2014	2015 (1)		2016	2017		2018 (2)		2019		2020		2021 (3)		2022 (4)		2023 ^(S)
Expenses						_		-				_		_		_	
Governmental activities:																	
Public protection.	. \$ 1.229.591	\$ 1,108,200	s	1.222.549	\$ 1,692,224	s	1,496,749	s	1.496.341	s	1.661.262	s	1.744.103	s	1.252.725	s	1.671.702
Public works, transportation and commerce	200.712	270.454		418.978	387.423		321.577		331.717		362,133		530.087		336.059		446,286
Human welfare and neighborhood development	. 1.009.190	1.073.652		1.233.403	1.543.047		1.552.060		1.720.425		2,137,968		2.384.993		2.332.530		2.883.425
Community health.		735.040		747.071	868,628		914,512		960,422		1,148,208		1.241.282		1.151.847		1.206.314
Culture and recreation.		355,676		311.028	539,516		425,668		594,219		519.015		467,251		398,314		537.393
General administration and finance.		249.823		246.383	337,209		430,711		330,358		416,370		475.428		335,772		482,618
Distributions to other opvernments				2.0,000			100,111								47.296		49.113
General City responsibilities		94.577		113,490	145.247		118.956		156.907		119.693		100.077		129.138		175.522
Unallocated interest on long-term debt and cost of issuance	. 115.880	115.030		115,357	113,264		138.048		153,220		145,600		144.334		155,467		155,749
						-		_		_		-				_	
Total governmental activities expenses	4,083,556	4,002,452	_	4,408,259	5,626,558	-	5,398,281	_	5,743,609	_	6,510,249	-	7,087,555	-	6,139,148	_	7,608,122
Business-type activities:																	
Airport		853,338		900,621	1,122,802		1,092,154		1,067,265		1,344,734		1,294,064		1,175,430		1,278,517
Transportation		1,018,251		1,106,420	1,468,595		1,304,254		1,304,358		1,438,417		1,327,418		1,076,249		1,439,742
		88,436		91,449	118,361		102,667		123,116		131,884		142,126		110,108		127,817
Water	470,200	438,885		470,254	572,509		536,068		536,480		576,140		627,875		606,409		666,970
Power		149,438		153,472	198,621		202,366		314,471		392,669		411,605		477,202		544,742
Hospitals		996,395		1,050,618	1,370,154		1,294,045		1,236,823		1,332,648		1,376,112		1,300,196		1,419,409
Sewer		239,556		244,289	273,077		264,298		304,010		296,842		318,976		326,952		343,018
Market	120							_		_		_		_		_	
Total business-type activities expenses	3,816,454	3,784,299		4,017,123	5,124,110		4,795,852		4,886,523		5,513,334		5,498,176		5,072,546		5,820,215
Total primary government expenses	\$ 7,900,010	\$ 7,786,751	\$	8,425,382	\$ 10,750,668	\$	10,194,133	\$	10,630,132	\$	12,023,583	\$	12,585,731	s	11,211,694	s	13,428,337
Governmental activities: Charges for services: Public protection.	. \$ 69.673	\$ 70.444	s	86.164	\$ 83.896	s	87.614	2	121.848	s	105.508	s	85.593	s	101.317	s	103.361
Public works, transportation and commerce.		128.661	-	130,410	148.804	_	157,416	-	164,578	-	138,328	-	136,455	-	102,094	-	133,565
Human welfare and neighborhood development	99.848	96.012		273,986	164,755		82.925		134.839		212,743		207.974		237.611		170.535
Community health.		93.130		90.078	68,601		104.335		101,678		107.078		120,141		87.248		91.056
Culture and recreation.		98.302		98.205	97.614		125.776		136,928		127,196		42,676		92,549		135,998
General administration and finance.		89.403		52,417	45.385		73.235		99.278		97.130		80.780		108.893		188.245
General City responsibilities		37.031		45.922	37.367		54.136		56,027		66.885		57.943		55.587		66,925
Operating grants and contributions.		1,165,340		1.289.902	1.263.262		1.279.900		1.392.516		1.518.051		1.925.539		2.185.343		1.762.809
Capital grants and contributions		48.233		24,795	19.493		63.181		233.184		146.400		130,937		105,459		150,625
Total governmental activities program revenues		1.826,556		2.091.879	1.929.177	-	2.028.518	-	2.440.876	-	2.519.319	-	2.788.038	_	3.076.101	_	2.803.119
Business-type activities:	1,750,001	1,020,000	_	2,001,079	1,929,177	-	2,020,010	-	2,440,070	-	2,519,319	-	2,700,030	_	3,076,101	_	2,003,119
Charges for services:																	
Airport	. 770.691	815.364		866.991	926.800		1.063.802		980.443		943.879		515.416		821.253		1.064.104
Transportation.	521.628	499.584		495.296	500.030		511,984		505,159		390,285		207,288		315,543		350,188
Port		95.296		99,733	113.353		109.769		122.033		108.863		94.330		120,951		128.667
Water	. 379.882	426.047		419.516	460.331		525.639		542,391		583.351		581.612		573,117		691.091
Power	. 134.438	147.803		164,736	189,979		191.963		345,386		421.284		391,171		480,447		583,477
Hospitals		894.718		922.320	873.221		967.936		1.014.124		1.092.622		1.070.390		1.167.993		1.213.925
Sewer		256.002		261,775	277.341		315.096		331.081		344,128		327.665		368.882		363.936
Market	. 141	200,002		201,110	211,041		515,030		501,001		544, 125		52.7,000		500,002		500,500
Operating grants and contributions		191.101		199.623	270.167		217.506		251.757		455.673		710.059		545.636		444.009
Capital grants and contributions.		191,101		374,924	270,167 353.046		217,506 456,166		251,757 467,069		455,673 361,266		231.890		185,816		235,952
Total business-type activities program revenues	3.808.730	367,819	_	3,804,914	353,046	-	4,359,861	-	4.559.443	_	4.701.351	-	4.129.821	-	4.579.638	-	5.075.349
			-		\$ 5.893.445	-		-		-		-		_		_	
Total primary government program revenues	\$ 5,558,731	\$ 5,510,290	\$	5,896,793	\$ b,893,445	ş	6,388,379	ş	7,000,319	ş	7,220,670	ş	6,917,859	S	7,655,739	š	7,878,468

- Notes:

 (1) In Incas year 2014-15, the City adopted the producions of CASB Statement Nos. 68 and 71. As restatement of all prior periods in not pacifical, the cumulative effect of applying these statements is reported as a restatement of beginning net position as of July 1, 2014.

 (2) In Incas year 2017-18, the City adopted the productors of CASB Statement Nos. 75. As restatement of all prior periods in not practical, the cumulative effect of applying the statement is reported as a restatement of beginning net position as of July 1, 2017.

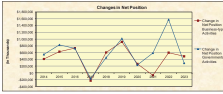
 (3) In Incas year 2017-18, the City adopted the productors of CASB Statement Nos. 67 and 676. As restatement of all prior periods in not practical, the cumulative effect of applying the statement is reported as a restatement of deprining net position as of July 1, 2017.

 (4) In Incas year 2017-22, the City adopted the productors of CASB Statement Nos. 67 and 676. As restatement of all prior periods in not practical, the cumulative effect of applying CASB Statement Nos. 97 and 676 in reported as a restatement of desprining net years.

 (5) In Incas year 2017-22, the City adopted the productors of CASB Statement Nos. 94 and 96 is reported as a restatement of beginning net years.
- 277

CHANGES IN NET POSITION (Continued)
Last Ten Fiscal Years
(Accrual Basis of Accounting)
(In Thousands)

								Fisca	I Yea	ır								
	2014	2015 ⁽¹⁾		2016		2017		2018 (2)		2019		2020		2021 (3)		2022 ⁽⁴⁾		2023 ^(S)
Net (expenses)/revenue																		
Governmental activities	\$ (2,333,555)	\$ (2,175,896)	\$	(2,316,380)	\$	(3,697,381)	\$	(3,369,763)	\$	(3,302,733)	\$	(3,990,930)	\$	(4,299,517)	\$	(3,063,047)	\$	(4,805,003)
Business-type activities	(7,724)	(100,565)	_	(212,209)	_	(1,159,842)	_	(435,991)	_	(327,080)	_	(811,983)	_	(1,368,355)	_	(492,908)	_	(744,866)
Total primary government net expenses	\$ (2,341,279)	\$ (2,276,461)	\$	(2,528,589)	\$	(4,857,223)	\$	(3,805,754)	\$	(3,629,813)	\$	(4,802,913)	\$	(5,667,872)	\$	(3,555,955)	\$	(5,549,869)
General Revenues and Other Changes in Net Position Governmental activities:																		
Taxes																		
Property taxes	\$ 1,521,471	\$ 1,640,383	8	1.808.917	s	1,951,696	s	2.363.863	5	2.581.308	s	2.733.334	s	2.972.067	s	3.004.800	5	3.167.382
Business taxes.		611.932	-	660.926	-	702.331	-	899.142	-	919.552	-	833.931	-	1.894.604	-	1,326,675	-	1,290,918
Sales and use tax	227.636	240,424		270.051		291.395		293.916		329.296		279.453		233.393		293,155		309.385
Hotel room tax	310.052	394.262		387.661		370.344		382,176		408.348		280.970		37,698		174,609		278.961
Utility users tax	85.810	98.979		98.651		101.203		94.460		93.918		94.231		81.367		105.225		110.661
Other local taxes	391.638	451,994		399.882		542.567		424.187		515.435		474.859		453.852		676.304		564,753
Interest and investment income (loss)	21,887	20,737		24,048		35,240		46,020		178,350		142,181		10,688		(160,687)		157,267
Other	70,024	46,906		59,266		182,933		71,834		88,788		63,552		67,838		80,295		99,471
Transfers - internal activities of primary government	(311,627)	(504,791)		(671,173)		(647,942)		(753,283)		(802,748)		(679,450)		(861,966)		(866,631)		(885,106)
Special item						-				-				-				
Total governmental activities	2.881.297	3.000.826		3.038.229	_	3.529.767		3.822.315		4.312.247		4.223.061	_	4.889.541		4.633.745		5.093.692
Business-type activities:			_		_		_		_		_		_		_		_	
Interest and investment income (loss)	29.843	25.999		28.566		28.547		39.010		182,666		151.319		(3.066)		(108.628)		108,704
Other		200.148		240 636		257.419		246.827		237.045		245.466		440.508		327.454		240.145
Transfers - internal activities of primary government.		504,791		671,173		647,942		753.283		802,748		679,450		861,966		866,631		885,106
Special Item		-				-				18,340						-		
Extraordinary gain (loss).	(6.843)											-						-
Total business-type activities	417.364	730.938		940.375	_	933.908		1.039.120		1.240.799		1.076.235	_	1.299.408		1.085.457		1.233.955
Total primary government	\$ 3,298,661	\$ 3,731,764		3.978.604		4,463,675		4.861.435		5,553,046		5.299.296		6,188,949		5.719.202		6.327.647
Total prinary government	9 0,230,001	9 0,701,704	-	3,370,004	-	4,400,010	-	4,001,400	*	0,000,040	-	5,255,250	-	0,100,343	-	5,719,202	-	0,027,047
Change in Net Position																		
Governmental activities	\$ 547.742	\$ 824.930	8	721.849	s	(167.614)	s	452.552	5	1.009.514	s	232.131	s	590.024	s	1,570,698	5	288.689
Business-type activities	409.640	630.373	-	728.166	-	(225.934)	-	603.129	-	913.719	-	264.252	-	(68.947)	-	592,549	-	489.089
Total primary government	\$ 957.382	\$ 1,455,303		1,450,015		(393.548)		1.055.681		1.923.233		496.383		521.077		2.163.247		777,778
	- 557,550	- 1,400,000	_	., .50,010	-	(230,040)	-	-,-30,001	-	-,,	-	.50,000	-		-	2, 130,270	-	,



- Notes:

 (1) It Social year 2014-15, the City adopted the provisions of CASE Statement Not. 34 and 45 and 71. As restatement of all prior proces in not practiced, the cumulative effect of applying these statements is reported as a restatement of beginning net position and Ally 1, 2014.

 (2) It Social year 2014-15, the City adopted the provisions of CASE Statement No.75, As restatement of all prior process is not practice, the cumulative effect of applying these statements in reported as a restatement of all prior process in the process of the complete of the process of the statement of the prior position and Ally 1, 2017.

 (3) It Social year 2012-17, the City adopted the provisions of CASE Statement No.27, and As restatement of all prior process in or practice, the cumulative effect of applying CASE Statement No.27, and As a restatement of all prior process in or practice, the cumulative effect of applying CASE Statement No.27, and As a restatement of a prior process in or practice, the cumulative effect of applying CASE Statement No.27, and As a restatement of a prior process in or practice, the cumulative effect of applying CASE Statement No.27, and As a restatement of the prior process in or practice, the cumulative effect of applying CASE Statement No.27, and Still is reported as a restatement of the prior process in or practice, the cumulative effect of applying CASE Statement No.27, and Still is reported as a restatement of the prior process in or practice, the cumulative effect of applying CASE Statement No.27, and Still is reported as a restatement of the prior process in order to the process of CASE Statement No.27, and Still is reported as a restatement of the process of CASE Statement No.27, and Still is reported as a restatement of the prior process in order to the process of CASE Statement No.27, and Still is reported as a restatement of the prior process of CASE Statement No.27, and Still is reported as a restatement of the prior process in order to the prior process of CASE Statement No.27, and St

CITY AND COUNTY OF SAN FRANCISCO

FUND BALANCES OF GOVERNMENTAL FUNDS

Last Ten Fiscal Years
(Modified Accrual Basis of Accounting)
(In Thousands)

					Fiscal	Year				
	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023
General Fund										
Nonspendable	\$ 24,022	\$ 24,786	\$ 522	\$ 525	\$ 1,512	\$ 1,259	\$ 1,274	\$ 2,714	\$ 4,134	\$ 1,174
Restricted	83,194	114,969	120,106	125,689	143,977	324,977	229,069	114,539	114,539	114,539
Committed	145,126	142,815	187,170	327,607	371,698	397,563	363,410	320,637	320,637	330,010
Assigned	508,903	705,076	879,567	1,088,288	1,291,499	1,361,787	1,581,761	1,562,035	2,012,745	1,724,903
Unassigned	74,317	157,550	241,797	328,594	413,255	631,437	510,408	670,179	453,088	477,511
Total general fund	\$ 835,562	\$ 1,145,196	\$ 1,429,162	\$ 1,870,703	\$ 2,221,941	\$2,717,023	\$2,685,922	\$2,670,104	\$2,905,143	\$ 2,648,137
All other governmental funds										
Nonspendable	\$ 441	\$ 329	\$ 82	\$ 82	\$ 82	\$ 140	\$ 82	\$ 82	\$ 124	\$ 356
Restricted	1,115,226	1,110,836	1,443,956	1,701,020	2,232,040	2,309,105	2,229,282	3,384,275	3,615,837	3,565,843
Assigned	50,733	66,740	66,085	78,413	124,076	114,640	125,319	224,658	259,607	291,062
Unassigned	(64,983)	(34, 158)	(103,811)	(245,445)	(904)	(331)	(729)	(1,920)	(1,041)	(1,936)
Total other governmental funds	\$ 1,101,417	\$ 1,143,747	\$ 1,406,312	\$ 1,534,070	\$ 2,355,294	\$2,423,554	\$2,353,954	\$3,607,095	\$3,874,527	\$ 3,855,325

CHANGES IN FUND BALANCES OF GOVERNMENTAL FUNDS
Last Ten Fiscal Years
(Modified Accrual Basis of Accounting)
(In Thousands)

					Fisca	l Year				
	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023
Revenues:										
Property taxes	\$ 1,517,261	\$ 1,642,159	\$ 1,798,776	\$ 1,937,694	\$ 2,171,601	\$ 2,765,473	\$ 2,654,937	\$ 2,964,753	\$ 2,998,200	\$ 3,157,038
Business taxes	563,406	611,932	660,926	702,331	899,142	919,552	833,931	1,894,604	1,326,675	1,290,918
Sales and use tax	227,636	240,424	267,443	291,710	296,209	329,296	279,453	233,393	293,155	309,385
Hotel room tax	310,052	394,262	387,661	370,344	382,176	408,348	280,970	37,698	174,609	278,961
Utility users tax	86,810	98,979	98,651	101,203	94,460	93,918	94,231	81,367	105,225	110,661
Other local taxes.	391,638	451,994	399,882	542,567	424,187	515,435	474,859	453,829	676,327	564,753
Licenses, permits and franchises	42,371	42,959	43,722	44,397	43,180	43,416	38,472	27,186	46,834	43,156
Fines, forfeitures and penalties	28,425	28,154	36,169	30,798	34,220	48,896	43,830	74,273	44,581	44,322
Interest and investment income (loss)	21,678	20,583	23,931	35,089	45,890	177,832	141,638	10,688	(160,819)	156,887
Rent and concessions.	90,712	99,102	135,865	100,544	105,284	155,346	118,865	76,313	131,450	184,208
Intergovernmental:										
Federal	426,314	465,196	416,823	411,369	421,024	442,328	590,697	907,362	1,096,707	635,680
State	721,735	751,574	776,866	823,012	875,402	964,916	990,264	1,105,834	1,207,042	1,293,904
Other	9,408	15,774	85,872	13,814	16,993	13,630	26,483	26,890	20,081	8,938
Charges for services	333,904	359,044	392,665	378,437	415,569	437,540	398,405	376,113	397,270	387,553
Other	134,923	123,605	264,722	188,311	186,034	246,010	214,359	182,826	186,499	207,346
Total revenues	4,906,273	5,345,741	5,789,974	5,971,620	6,411,371	7,561,936	7,181,394	8,453,129	8,543,836	8,673,710
Expenditures:										
Public protection.	1.172.497	1.210.157	1,269,000	1,323,577	1.378.754	1,460,186	1.551.125	1.576.456	1.644.421	1,749,187
Public works, transportation and commerce	232.005	293,999	416.152	332.693	441,868	428.378	488.697	458.154	471.415	505.421
Human welfare and neighborhood development	995,192	1,095,419	1,252,588	1,424,425	1,499,216	1,698,081	2,070,388	2,339,937	2,539,914	2,998,446
Community health	761.439	753.832	776.612	712.495	815.762	918.330	1.026.915	1,170,730	1.181.711	1.168.603
Culture and recreation.	331.914	352.852	364.909	390.038	424,794	453.554	460.157	417,106	464.643	513.127
General administration and finance	233,977	251,370	277,729	303,113	312,441	346,154	392,629	395,792	377,185	439,767
Distributions to other governments	-								47,296	49,113
General City responsibilities	86,996	98,658	114,684	121,447	110,920	144,808	129,941	113,913	156,870	189,570
Debt service:										
Principal retirement	190,266	200,497	252,456	283,356	381,141	326,416	296,875	356,986	439,550	400,960
Interest and other fiscal charges	119,142	121,371	119,723	125,091	136,925	168,839	150,646	154,958	173,656	181,463
Bond issuance costs	2,185	2,734	7,108	2,695	8,934	876	4,455	7,864	3,330	5,747
Payment to refunded bond escrow agent		-	-	-	-	-	8,905	7,167	7,768	-
Capital outlay	449,726	412,740	223,904	297,089	337,741	323,979	454,137	275,638	250,764	220,917
Total expenditures	4,575,339	4,793,629	5,074,865	5,316,019	5,848,496	6,269,601	7,034,870	7,274,701	7,758,523	8,422,321
Excess of revenues over expenditures	330,934	552,112	715,109	655,601	562,875	1,292,335	146,524	1,178,428	785,313	251,389

CITY AND COUNTY OF SAN FRANCISCO

CHANGES IN FUND BALANCES OF GOVERNMENTAL FUNDS (Continued) Last Ten Fiscal Years (Modified Accrual Basis of Accounting) (In Thousands)

					Fiscal	Year				
	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023
Other financing sources (uses):										
Transfers in	563,283	556,287	580,737	641,123	625,147	853,553	701,391	963,647	757,902	702,230
Transfers out	(875,296)	(1,061,086)	(1,251,800)	(1,222,163)	(1,398,562)	(1,654,966)	(1,380,325)	(1,825,686)	(1,626,205)	(1,587,557)
Issuance of bonds and loans:										
Face value of bonds issued	209,955	155,620	472,325	276,570	1,293,595	72,420	393,310	823,665	468,380	267,975
Face value of refunding debt issued	47,220	293,910	123,600	-	-	-	222,315	161,870	414,205	-
Face value of loans issued	8,735	136,763	-	46,000	-	-	-	-	-	-
Premium on issuance of bonds	19,773	69,833	32,845	12,432	76,243	-	73,759	93,427	124,411	6,364
Payment to refunded bond escrow agent	(49,055)	(359,225)	(131,935)	-	-	-	(257,675)	(193,579)	(463,448)	-
Proceeds from sale of capital assets	-	-	-	122,000	-	-	-	-	-	-
Other financing sources - capital leases	12,869	7,750	5,650	37,736	2,027	-	-	-	-	-
Inception of lease and subscriptions									41,913	72,033
Total other financing sources (uses)	(62,516)	(200,148)	(168,578)	(86,302)	598,450	(728,993)	(247,225)	23,344	(282,842)	(538,955)
Special item					11,137					
Net change in fund balances	\$ 268,418	\$ 351,964	\$ 546,531	\$ 569,299	\$ 1,172,462	\$ 563,342	\$ (100,701)	\$ 1,201,772	\$ 502,471	\$ (287,566)
Debt service as a percentage of										
noncapital expenditures	7.61%	7.55%	7.98%	8.46%	9.75%	8.51%	7.06%	7.42%	8.50%	7.39%
Debt service as a percentage of										
total expenditures	6.76%	6.71%	7.33%	7.68%	8.86%	7.90%	6.36%	7.04%	7.90%	6.92%

ASSESSED VALUE OF TAXABLE PROPERTY (1)(3)(4)

Last Ten Fiscal Years

(In Thousands)

		Ass	essed Valu	е				Exemptions	(2)		T	otal Taxable	Total
Fiscal	Real		Personal			Non-rein	n-	Reim-	Red	development		Assessed	Direct
Year	Property		Property		Total	bursabl	е	bursable	Tax	x Increments		Value	Tax Rate
2014	\$ 179,368,068	\$	4,101,609	\$	183,469,677	\$ 7,494,9	41	\$ 657,439	\$	15,962,884	\$	159,354,413	1.00%
2015	186,530,855		4,392,133		190,922,988	8,173,5	99	656,490		15,730,217		166,362,682	1.00%
2016	197,889,670		4,667,489		202,557,159	8,252,4	72	654,116		15,798,019		177,852,552	1.00%
2017	216,357,277		5,003,459		221,360,736	9,061,1	26	647,177		17,057,074		194,595,359	1.00%
2018	240,129,959		5,033,413		245,163,372	11,372,7	19	638,914		20,790,719		212,361,020	1.00%
2019	268,211,395		5,398,846		273,610,241	15,056,4	15	627,379		21,989,616		235,936,831	1.00%
2020	289,711,888		7,346,098		297,057,986	17,689,8	02	617,454		23,132,814		255,617,916	1.00%
2021	311,911,097		6,935,352		318,846,449	18,672,2	11	605,611		21,679,824		277,888,803	1.00%
2022	321,740,412		6,903,321		328,643,733	20,331,2	78	599,790		22,430,502		285,282,163	1.00%
2023	346,030,954		7,029,571		353,060,525	21,043,0	71	585,760		21,589,228		309,842,466	1.00%

Source:

Controller, City and County of San Francisco

- (1) Assessed value of taxable property represents all property within the City. The maximum tax rate is 1% of the full cash value or \$1/\$100 of the assessed value, excluding the tax rate for debt service.
- (2) Exemptions are summarized as follows:

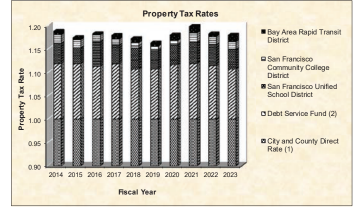
 - (a) Non-reimbursable exemptions are revenues lost to the City because of provisions of California Constitution, Article XIII(3).
 (b) Reimbursable exemptions arise from Article XII(25) which reimburses local governments for revenues lost through the homeowners' exemption in Article XIII(3) (k).
 - (c) Tax increments were allocations made to the former San Francisco Redevelopment Agency under authority of California Constitution, Article XVI and Section 33675 of the California Health & Safety Code. Actual allocations are limited under an indebtedness agreement between the City and Redevelopment Agency.
- (3) Does not include SB-813 supplemental property taxes.
- Based on year end actual assessed values.

CITY AND COUNTY OF SAN FRANCISCO

DIRECT AND OVERLAPPING PROPERTY TAX RATES

Last Ten Fiscal Years (Rate Per \$100 of Assessed Value)

			Overlapp	oing Rates		
Fiscal Year	City and County Direct Rate ⁽¹⁾	Debt Service Fund (2)	San Francisco Unified School District	San Francisco Community College District	Bay Area Rapid Transit District	Total
2014	1.00000000	0.11947956	0.04288739	0.01813305	0.00750000	1.1880
2015	1.00000000	0.11945760	0.03326497	0.01707743	0.00450000	1.1743
2016	1.00000000	0.11346583	0.05246647	0.01407283	0.00260000	1.1826
2017	1.00000000	0.11894004	0.03982180	0.01245918	0.00800000	1.1792
2018	1.00000000	0.10740904	0.04517555	0.01135485	0.00840000	1.1723
2019	1.00000000	0.10748997	0.03869354	0.00982024	0.00700000	1.1630
2020	1.00000000	0.11669015	0.04160439	0.00979486	0.01200000	1.1801
2021	1.00000000	0.11972733	0.04510041	0.01973594	0.01390000	1.1985
2022	1.00000000	0.11463663	0.04503343	0.01681493	0.00600000	1.1825
2023	1.00000000	0.10761763	0.04216026	0.01595993	0.01400000	1.1797



Notes:

- Proposition 13 allows each county to levy a maximum tax of \$1 per \$100 of full cash value. Full cash value is equivalent to assessed value pursuant to Statutes of 1978, Senate Bill 1656.
- (2) On June 6, 1978, California voters approved a constitutional amendment to Article XIIIA of the California Constitution, commonly known as Proposition 13, that limits the taxing power of California public agencies. Legislation enacted to implement Article XIIIA (Statutes of 1978, Chapter 292, as amended) provides that notwithstanding any other law, local agencies may not levy property taxes except to pay debt service on indebtedness approved by voters prior to July 1, 1978 or any bonded indebtedness for the acquisition or improvement of real property approved on or after July 1, 1978 by two-thirds of the voting public.

PRINCIPAL PROPERTY ASSESSEES

Current Fiscal Year and Nine Fiscal Years Ago (Dollar in Thousands)

		_	Fiscal	Year 2	023		Fiscal	Year 2	014
Asse sse e	Type of Business	Ass	Taxable essed Value	Rank	Percentage of Total Taxable Assessed Value (2)	Tax	able Assessed Value	Rank	Percentage of Total Taxable Assessed Value (2)
Transbay Towers LLC	Office, Commercial	\$	1,837,581	1	0.56%	\$	-		
Sutter Bay Hospitals	Office, Commercial		1,790,041	2	0.54%		-		-
GSW Arena LLC	Entertainment Complex		1,308,691	3	0.40%		-		-
Park Tower Owner LLC	Office, Commercial		1,118,039	4	0.34%		-		-
KRE Exchange Owner LLC	Office, Commercial		1,103,805	5	0.34%		-		-
HWA 555 Owners LLC	Office, Commercial		1,091,951	6	0.33%		941,010	1	0.52%
Elm Property Venture LLC	Office, Commercial		1,056,254	7	0.32%		-		-
PPF Paramount One Market Plaza Owner LP	Office, Commercial		894,928	8	0.27%		770,892	2	0.42%
SHR St. Francis LLC	Hotel		770,454	9	0.23%		368,994	8	0.20%
SFDC 50 Fremont LLC	Office, Commercial		739,295	10	0.22%		-		-
Emporium Mall LLC	Retail, Commercial		-		-		430,661	3	0.24%
SPF China Basin Holdings LLC	Office, Commercial		-		-		423,273	4	0.23%
SHC Embarcadero LLC	Office, Commercial		-		-		398,608	5	0.22%
SF Hilton Inc	Hotel		-		-		389,595	6	0.21%
Post-Montgomery Associates	Office, Commercial		-		-		387,267	7	0.21%
PPF Off One Maritime Plaza LP	Office, Commercial		-		-		367,384	9	0.20%
Wells REIT II - 333 Market St LLC	Office, Commercial		-		-		349,062	10	0.19%
Total		\$	11,711,039		3.55%	\$	4,826,746		2.64%

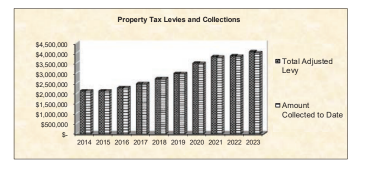
Source: Assessor, City and County of San Francisco

CITY AND COUNTY OF SAN FRANCISCO PROPERTY TAX LEVIES AND COLLECTIONS (1) (2)

Last Ten Fiscal Years (In Thousands)

Collected within the Fiscal Year of

			 the	Levy			 Total Collect	tions to Date
	iscal Year	Total Adjusted Levy	Amount	Percentage of Original Levy	Su	ections in bsequent 'ears ⁽³⁾	Amount	Percentage of Adjusted Levy
2	2014	\$2,138,245	\$ 2,113,284	98.83%	\$	23,009	\$ 2,136,293	99.91%
2	2015	2,139,050	2,113,968	98.83		21,166	2,135,134	99.82
2	2016	2,290,280	2,268,876	99.07		19,156	2,288,032	99.90
2	2017	2,492,789	2,471,486	99.15		21,966	2,493,452	100.03
2	2018	2,732,615	2,709,048	99.14		29,002	2,738,050	100.20
2	2019	2,999,794	2,977,664	99.26		17,194	2,994,858	99.84
2	2020	3,509,022	3,475,682	99.05		21,020	3,496,702	99.65
2	2021	3,823,246	3,785,038	99.00		9,800	3,794,838	99.26
2	2022	3,864,100	3,832,546	99.18		7,066	3,839,612	99.37
2	2023	4,067,270	4,032,813	99.15		(12,876)	4,019,937	98.84



Source: Controller, City and County of San Francisco

Notes:

- (1) Includes San Francisco Unified School District, San Francisco Community College District, Bay Area Rapid Transit District, Bay Area Air Quality Management District, and the Successor Agency to the San Francisco Redevelopment Agency.
- (2) Does not include SB-813 supplemental property taxes.
- (3) Redemption roll collections or prior year reductions of secured annual taxes within the fiscal year. Prior year reductions occur when an exemption gets applied or an Assessment Appeals Board decision reduces a prior year assessed value.

Notes:

(1) Data for fiscal year 2022-2023 updated as of August 1, 2022.
(2) Assessed values for fiscal years 2022-2023 and 2013-2014 are from the tax rolls of calendar year 2022 and 2013, respectively.

RATIOS OF OUTSTANDING DEBT BY TYPE

Last Ten Fiscal Years

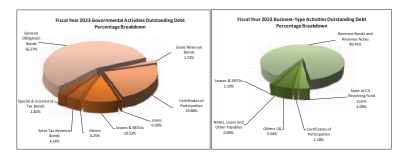
(In Thousands, except per capita amount)

Governmental Activities

Fiscal Year	General Obligation Bonds	F	Lease Revenue Bonds	of rticipation	Loans	ses & BITAs	_ (Others	Re	les Tax evenue Bonds	Incre	ecial & ment Tax londs	Subtotal
2014	\$ 2,105,885	\$	243,503	\$ 544,817	\$ 27,441	\$	\$	3,085	\$	-	\$	-	\$ 2,924,731
2015	2,096,765		216,527	507,504	163,837	-		-		-		-	2,984,633
2016	2,227,515		197,217	623,956	143,059	-		-		-		-	3,191,747
2017	2,281,894		182,783	582,759	162,876	-		32,586		-		-	3,242,898
2018	2,693,252		171,667	987,014	47,462	-		30,654		268,917		-	4,198,966
2019	2,488,987		133,592	944,447	22,365	-		27,102		267,701		-	3,884,194
2020	2,351,707		127,138	1,191,336	21,385	-		23,490		253,566		-	3,968,622
2021	2,754,452		114,309	1,289,507	20,914	-		19,820		239,040		-	4,438,042
2022	2,893,380		100,835	1,250,691	20,418	511,317		16,089		224,114		112,107	5,128,951
2023	2 841 285		86 895	1 205 896	10 000	 531 534		12 610		208 774		142 211	5 049 114

Business-Type Activities

			Duomicoo i y	oc Activities						
	Revenue Bonds and	State of CA -		Notes, Loans and				Total	Percentage of	
Fiscal Year	Revenue Notes	Revolving Fund Loans	Certificates of Participation	Other Payables	Leases & SBITAs	Others (4)	Subtotal	Primary Government	Personal Income	Per Capita
2014	\$ 9,668,418	\$ -	\$ 365,867	\$ 7,596	\$ -	\$ 2,512	\$10,044,393	\$ 12,969,124	16.79%	\$ 15,214
2015	10,040,660	-	355,113	7,840	-	1,174	10,404,787	13,389,420	14.95	15,533
2016	10,078,794	-	343,270	8,180	-	266	10,430,510	13,622,257	14.17	15,549
2017	11,185,043	-	330,924	9,241	-	-	11,525,208	14,768,106	13.93	16,798
2018	13,194,466	22,607	318,019	14,196	-	-	13,549,288	17,748,254	15.37	20,153
2019	14,935,423	88,032	304,547	18,763	-	-	15,346,765	19,230,959	16.35	21,815
2020	15,613,982	161,820	274,068	19,692	-	-	16,069,562	20,038,184	16.32	23,022
2021	15,995,962	215,966	260,138	19,001	-	-	16,491,067	20,929,109	15.97	25,798
2022	16,935,628	424,420	245,609	17,933	235,905	-	17,859,495	22,988,446	17.21	28,436
2023	17,493,248	604,673	230,442	17,163	232,972	985,586	19,564,084	24,613,198	17.93	30,836



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Notes

CITY AND COUNTY OF SAN FRANCISCO

RATIOS OF GENERAL BONDED DEBT OUTSTANDING

Last Ten Fiscal Years

(In Thousands, except per capita amount)

Fiscal Year	General Obligation Bonds ⁽¹⁾	Less: Amounts Restricted for Debt Service	Total	Per Capita ^{(2) (3)}	Percentage of Taxable Assessed Value ⁽⁴⁾
2014	\$ 2,105,885	\$ 95,451	\$ 2,010,434	\$ 2,358	1.14%
2015	2,096,765	91,292	2,005,473	2,327	1.10%
2016	2,227,515	86,754	2,140,761	2,444	1.10%
2017	2,281,894	111,892	2,170,002	2,468	1.02%
2018	2,693,252	127,766	2,565,486	2,913	1.10%
2019	2,488,987	104,149	2,384,838	2,705	0.92%
2020	2,351,707	118,506	2,233,201	2,566	0.80%
2021	2,754,452	141,107	2,613,345	3,221	0.87%
2022	2,893,380	152,146	2,741,234	3,391	0.89%
2023	2,841,285	160,841	2,680,444	3,358	0.81%

Notes:

- Details regarding the City's outstanding debt can be found in the notes to the financial statements. In compliance with GASB Statement No. 65, the amount for general obligation bonds was restricted to exclude bond refunding gains or losses.
- Population data can be found in Demographic and Economic Statistics.
- (3) Fiscal years 2020 ,2021 and 2022 were updated from last year's ACFR with newly available data.
- (4) Taxable property data can be found in Assessed Value of Taxable Property. Assessed value used is Total Assessed Value less Non-reimbursable Exemptions to calculate %.

 $[\]ensuremath{^{(1)}}\mbox{See}$ Demographic and Economic Statistics, for personal income and population data.

⁽²⁾ 2020, 2021 and 2022 were updated from last year's ACFR with newly available data.

^{(3) 2020, 2021} and 2022 were updated from last year's ACFR with newly available data.

⁽⁴⁾ The "Others" in 2023 consists of CP that were repaid by revenue bonds in FY 2024 and were reclassified as long-term debt.

LEGAL DEBT MARGIN INFORMATION

Last Ten Fiscal Years (In Thousands)

					F	iscal Year				
	_	2014		2015	_	2016	_	2017		2018
Debt limit	\$	5,279,242	\$	5,482,482	\$	5,829,141	\$	6,368,988	\$	7,013,720
Total net debt applicable to limit (1)	_	2,105,885	_	2,096,765	_	2,227,514	_	2,281,894	_	2,693,252
Legal debt margin	\$	3,173,357	\$	3,385,717	\$	3,601,627	\$	4,087,094	\$	4,320,468
Total net debt applicable to the limit as a percentage of debt limit		39.89%		38.24%		38.21%		35.83%		38.40%
	_				F	iscal Year				
	_	2019	_	2020	_	2021	_	2022		2023
Debt limit	\$	7,756,615	\$	8,381,046	\$	9,005,227	\$	9,249,374	\$	9,960,524
Total net debt applicable to limit (1)	_	2,488,987	_	2,351,707	_	2,754,452	_	2,893,380		2,841,285
Legal debt margin	\$	5,267,628	\$	6,029,339	\$	6,250,775	\$	6,355,994	\$	7,119,239
Total net debt applicable to the limit as a percentage of debt limit		32.09%		28.06%		30.59%		31.28%		28.53%
Legal Debt N	largi	n Calculatio	n fo	or Fiscal Yea	r 20	023				
Total assesse				(2)				\$		353,060,525
Less: non-rein Assessed valu		able exempt	ions	(2)				\$		21,043,071 332,017,454
Debt limit (thr	ee pe	rcent of valua	ation	subject to ta	xati	ion) ⁽³⁾		\$		9,960,524
Debt applicab Legal debt ma	le to					•		\$	_	2,841,285 7,119,239
=	-									

CITY AND COUNTY OF SAN FRANCISCO

DIRECT AND OVERLAPPING DEBT (In Thousands)

2022-23 Assessed Valuation: \$329,109,288 (includes unitary utility valuation)

GENERAL OBLIGATION BONDED DEBT:	D	ebt 6/30/23
San Francisco City and County General and School Purposes	\$	2,587,798
San Francisco Unified School District Bonds		1,028,650
San Francisco Community College District		396,900
TOTAL GENERAL OBLIGATION BONDED DEBT	\$	4,013,348
LEASE OBLIGATION BONDS:		
San Francisco City and County	\$	1,420,532
TOTAL LEASE OBLIGATION BONDED DEBT	\$	1,420,532
TOTAL COMBINED DIRECT DEBT	\$	5,433,880
OVERLAPPING TAX AND ASSESSMENT DEBT:		
Bay Area Rapid Transit District General Obligation Bonds (34.169%)	\$	848,855
San Francisco Community Facilities District No. 6		111,563
San Francisco Community Facilities District No. 7		29,945
San Francisco Community Facilities District No. 2009-1, Improvement Areas 1 and 2		2,337
San Francisco Community Facilities District No. 2014-1 Transbay Transit Center		576,115
San Francisco Community Facilities District No. 2016-1 Treasure Island I.A. 1 and 2		83,295
San Francisco Community Facilities District No. 2020-1 Mission Rock		106,230
City of San Francisco Assessment District No. 95-1		260
ABAG Community Facilities District No. 2004-1 Seismic Safety Improvements		8,530
ABAG Community Facilities District No. 2006-1 San Francisco Rincon Hill		4,655
ABAG Community Facilities District No. 2006-2 San Francisco Mint Plaza		2,685
TOTAL OVERLAPPING TAX AND ASSESSMENT DEBT	\$	1,774,470
OVERLAPPING TAX INCREMENT DEBT:		
Successor Agency to the San Francisco Redevelopment Agency	\$	757,038
Transbay Joint Powers Authority		234,035
TOTAL OVERLAPPING INCREMENT DEBT	\$	991,073
OVERLAPPING TAX INCREMENT REVENUE DEBT:		
San Francisco Infrastructure and Revitalization Financing District No. 1	\$	29,390
TOTAL OVERLAPPING TAX INCREMENT REVENUE DEBT	\$	29,390
TOTAL DIRECT AND OVERLAPPING BONDED DEBT	\$	8,228,813
(1) Excludes tax and revenue anticipation notes, enterprise revenue bonds and airport improvement corporation bonds		
Ratios to 2022-23 Assessed Valuation (\$329,109,288):		
Direct General Obligation Bonded Debt (\$4,013,348)		1.22%
Combined Direct Debt (\$5,433,880)		1.65%
Total Direct and Overlapping Bonded Debt		2.50%
Ratio to 2022-23 Redevelopment Incremental Valuation (\$42,244,048):		
Total Overlapping Tax Increment Debt		2.35%
Source: California Municipal Statistics, Inc		

Notes:

(1) Per outstanding general obligation bonds adjusted with bond premium and discount.

(2) Source: Assessor, City and County of San Francisco

(3) Citys Administrative Code Section 2.60 Limitations on Bonded Indebtedness.

"There shall be a limit on outstanding general obligation bond indebtedness of three percent of the assessed value of all taxable real and personal property, located within the City and County."

PLEDGED-REVENUE COVERAGE

Last Ten Fiscal Years (In Thousands)

San Francisco International Airport (1)

				- 0	aninanciaco	11116	illauollai z	TII PU	11			
Fiscal Year	perating venues ⁽²⁾		Less: Operating Expenses (3)		Net vailable Revenue	P	rincipal	_	bt Service Interest		Total	Coverage
2014	\$ 776,116	\$	402,176	\$	373,940	\$	163,095	\$	202,219	\$	365,314	1.02
2015	824,482		392,361		432,121		181,645		211,804		393,449	1.10
2016	880,948		412,114		468,834		208,860		185,297		394,157	1.19
2017	934,692		543,019		391,673		194,225		210,330		404,555	0.97
2018	1,075,118		505,018		570,100		201,295	4)	204,046	(4)	405,341	1.41
2019	1,072,368		495,222		577,146		214,710	4)	221,749	(4)	436,459	1.32
2020	1,031,129		618,954		412,175		210,595		268,573		479,168	0.86
2021	540,309	(4)	583,250		(42,941)		5,600		284,661		290,261	-0.15
2022	843,926		453,181		390,745		5,860		282,749		288,609	1.35
2023	1.127.161		547.275		579.886		1.240		407.421		408.661	1.42

- The pledged-revenue coverage calculations presented in this schedule conform to the requirements of GASB Statement No. 44 and as such differ significantly from those calculated in accordance with the Airport Commission's 1991 Master Bond Resolution which authorized the sale and issuance of these bonds.
- Operating revenues consist of Airport operating revenues and interest and investment income.

 In accordance with GASB Statement No. 44, Airport operating expenses related to the pledged revenues exclude interest, depreciation and amortization.
- Principal and interest payments were updated in FY2018 through FY2019. Operating Revenue was updated FY2021.

San Eranaissa Water Department (5)

				Less:				Net							
Fiscal		Gross		perating			Α	vailable				t Service			
Year	Re	venues (6)	Ex	penses (7)	Ad	justments ⁽⁹⁾	F	tevenue	Pr	incipal	_In	terest ⁽⁸⁾	_	Total	Coverage
2014	\$	390,789	\$	333,555	\$	426,527	\$	483,761	\$	25,850	\$	115,476	\$	141,326	3.42
2015		431,836		296,950		310,139		445,025		25,850		166,462		192,312	2.31
2016		423,111		314,786		283,568		391,893		29,695		189,500		219,195	1.79
2017		464,662		421,827		351,605		394,440		41,310		166,502		207,812	1.90
2018		532,087		370,147		337,643		499,583		48,875		185,084		233,959	2.14
2019		558,041		357,094		332,034		532,981		76,665		184,973		261,638	2.04
2020		593,868		398,117		386,127		581,878		100,970		168,240		269,210	2.16
2021		581,141		448,690		335,287		467,738		76,440		171,987		248,427	1.88
2022		565,317		401,612 (1	0)	246,741		410,446		108,500		170,852		279,352	1.47
2023		705.443		438.837		300.158		566.764		125.285		181.777		307.062	1.85

- The pledged-revenue coverage calculations presented in this schedule conform to the requirements of GASB
- Statement No. 44 and as such differ significantly from those calculated in accordance with the bond indenture.

 Gross Revenues consist of charges for services, rental income and other income, investing activities and capacity fees.
- In accordance with GASB Statement No. 44, Water Department operating expenses related to the pledged revenues
- exclude interest. FY2019 was updated with new available data. Interest payment was restated to exclude capitalized interest and includes "springing" amendments.
- Adjustments column included adjustment to investing activities, depreciation and non-cash expenses, changes in working capital
- and other available funds presented in the published Annual Disclosure Reports.

 Operating Expenses were updated in FY2022.

Municipal Transportation Agency Gross Less:

FISCAL	Р	ieagea -	Op	erating	A	vailable			Deb	t Service			
Year	Charges (11)(12)		11)(12) Expenses ⁽¹³⁾		R	evenue	Pr	incipal	Ir	nterest	Total	Coverage	
2014	\$	642,614	\$	509,762	\$	132,852	\$	5,895	\$	3,686	\$ 9,581	13.87	
2015		626,312		527,125		99,187		7,695		6,945	14,640	6.78	
2016		619,650		563,750		55,900		7,340		9,155	16,495	3.39	
2017		614,619		572,162		42,457		7,640		8,865	16,505	2.57	
2018		652,919		587,355		65,564		12,350		15,602	27,952	2.35	
2019		686,346		576,970		109,376		10,055		14,636	24,691	4.43	
2020		764,755		666,018		98,737		10,545		14,261	24,806	3.98	
2021		793,328		598,342		194,986		9,150		14,176	23,326	8.36	
2022		726,203		575,068		151,135		3,520		14,160	17,680	8.55	
2023		692,706		656,124		36,582		8,865		13,973	22,838	1.60	

- (11) The gross revenues consist of transit fares, parking fines and fees, rental income, advertising revenue, investment income. parking meter revenues (but only to the extent bonds or other parity obligations have financed traffic regulation and control functions), plus operating grants from Transportation Development Act (codified as Sections 99200 et seq. of the California Public Utilities Code), AB 1107 (codified at Section 29140 et seq. of the Public Utilities Code), and State Transit Assistance except for a portion that are restricted to application for paratransit purpose and therefore do not constitute pledged revenues.
- FY2020 to FY2022 gross revenues include federal pandemic support and effective FY2021 include amounts received from proceeds of the Traffic Congestion Mitigation Tax levied by the City pursuant to the City's Traffic Congestion Mitigation Tax Ordinance (Article 32 of the City's Business and Tax Regulations Code).
- The operating expenses exclude expenses funded by the City's General Fund support and paratransit restricted grants. In accordance with GASB Statement No. 44, operating expenses related to the pledged revenues exclude interest, depreciation, amortization and non-cash expenses.

CITY AND COUNTY OF SAN FRANCISCO

PLEDGED-REVENUE COVERAGE (Continued)

Last Ten Fiscal Years (In Thousands)

San Francisco Wastewater Enterprise (14)

Fiscal		Gross	O	Less: perating			А	Net vailable			Deb	t Service		
Year	Rev	venues (15)	Expenses (16)		Adjustments (17)		F	Revenue		Principal		erest (18)	Total	Coverage
2014	\$	262,497	\$	216,340	\$	172,831	\$	218,988	\$	32,805	\$	32,047	\$ 64,852	3.38
2015		257,209		216,485		190,236		230,960		30,895		30,006	60,901	3.79
2016		262,960		221,553		198,524		239,931		31,115		28,907	60,022	4.00
2017		279,668		244,220		216,095		251,543		20,870		39,537	60,407	4.16
2018		317,413		238,906		231,515		310,022		20,015		26,988	47,003	6.60
2019		351,782		259,813		161,677		253,646		22,435		37,912	60,347	4.20
2020		356,265		262,259		287,798		381,804		23,324		39,475	62,799	6.08
2021		325,008		290,737		271,906		306,177		25,698		56,367	82,065	3.73
2022		360,756		255,010		205,089		310,835		25,363		61,257	86,620	3.59
2023		365,667		254,283		202,059		313,443		36,826		61,985	98,811	3.17

- The pledged-revenue coverage calculations presented in this schedule conform to the requirements of GASB Statement No. 44 and as such differ significantly from those calculated in accordance with the bond indenture.
- Gross revenues consist of charges for services, rental income and other income.
- In accordance with GASB Statement No. 44, Wastewater Enterprise operating expenses related to the pledged revenues exclude interest. FY2018 was updated with new available data.
- (17) Adjustments include depreciation and non-cash expense, changes in working capital, investment income, SRF loan payments,
- and other available funds that are printed in published Annual Disclosure Reports. FY2018 was updated with new available data. Interest payment was restated to exclude capitalized interest and includes a "springing" amendment.

Port of San Francisco (19)

Fiscal	Total Operating Revenues ⁽²⁰⁾		Operating Operating		Operating Operating Available			Deb	t Service			
Year					Revenue		Principal		In	terest	 Total	Coverage
2014	\$	87,213	\$	63,410	\$	23,803	\$	725	\$	2,122	\$ 2,847	8.36
2015		96,265		60,896		35,369		1,400		2,771	4,171	8.48
2016		100,699		64,896		35,803		1,225		2,951	4,176	8.57
2017		114,854		89,882		24,972		1,265		2,904	4,169	5.99
2018		111,999		79,027		32,972		1,325		2,849	4,174	7.90
2019		128,222		87,500		40,722		1,390		2,787	4,177	9.75
2020		108,454		89,544		18,910		1,455		2,718	4,173	4.53
2021		89,734		112,283		(22,549)		1,660		1,615	3,275	-6.89
2022		122,777		79,567		43,210		1,705		1,569	3,274	13.20
2023		137,056		97,880		39,176		1,745		1,529	3.274	11.97

- The pledged-revenue coverage calculations presented in this schedule conform to the requirements of GASB Statement No. 44 and as such differ significantly from those calculated in accordance with the bond indenture.
- Total revenues consist of operating revenues and interest and investment income.
- In accordance with GASB Statement No. 44, operating expenses related to the pledged-revenue stream exclude interest, depreciation and amortization. Details regarding outstanding debt can be found in the notes to the financial statements.

 Operating expenses, as defined by the bond indenture, also excludes amortized dredging costs. FY2019 - 2023 Operating expenses exclude South Beach Harbor fund.

Hetch	Hetchy	Water	and	Power	(22)

Fiscal (26)	Gross Revenues (23)					Net Available								
Year					Adjustments (25)		Revenue		Pri	Principal		ervice ⁽²⁶⁾ terest	Total	Coverage
2014	\$	105,767	\$	101,041	\$	11,726	\$	16,452	\$	1,308	\$	667	\$ 1,975	8.33
2015		117,704		105,222		38,714		51,196		1,321		625	1,946	26.3
2016		122,954		110,012		20,102		33,044		-				
2017		122,187		116,935		58,176		63,428		-		-	-	
2018		122,251		119,395		64,356		67,212		710		1,860	2,570	26.15
2019		152,873		122,687		40,827		71,013		730		1,839	2,569	27.64
2020		151,835		148,127		76,853		80,561		755		1,813	2,568	31.37
2021		142,696		139,566		31,048		34,178		785		1,782	2,567	13.31
2022		176,897		142,716		64,445		98,626		815		3,602	4,417	22.33
2023		208,887		181,769		135,281		162,399		850		6,847	7,697	21.10

- The pledged-revenue coverage calculations presented in this schedule conform to the requirements of GASB Statement No. 44 and as such differ significantly from those calculated in accordance with the bond indenture.
- Gross revenues consists of charges for power services, rental income and other income. Operating expenses only include power operating expense.
- Adjustments include adjustments to investment income, depreciation, non-cash items and changes to working capital. FY2020 was revised with new data
- (26) For FY2016 and FY2017 revenue bond debt service excludes state revolving fund loans, commercial paper and certificates of participation.

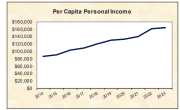
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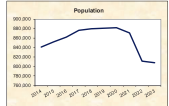
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DEMOGRAPHIC AND ECONOMIC STATISTICS

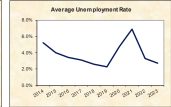
Last Ten Fiscal Years

			Per Capita			Average
Fiscal		Personal Income	Personal	Median	Public School	Unemployment
Year	Population (1)	(In Thousands) (2)	Income (3)	Age (4)	Enrollment (5)	Rate (6)
2014	852,469	\$77,233,279	\$90,600	37.4	57,860	5.2%
2015	862,004	89,533,450	103,867	37.8	58,414	4.0%
2016	876,103	96,161,308	109,760	37.9	58,865	3.4%
2017	879,166	106,006,635	120,576	38.1	60,133	3.1%
2018	880,696	115,444,581	131,083	38.1	60,263	2.6%
2019	881,549	117,635,944	133,442	38.3	60,390	2.3%
2020	870,393	122,788,484 ⁽⁸⁾	141,072 ⁽⁹⁾	38.2	61,031	4.8%
2021	811,253	131,043,138 ⁽⁸⁾	161,532 ⁽⁹⁾	38.2	59,498	6.9%
2022	808,437	133,601,151 ⁽⁸⁾	165,259 ⁽⁹⁾	38.5	55,592	3.3%
2023	798.206 ⁽⁷⁾	137.238.298 ⁽⁸⁾	169.758 ⁽⁹⁾	38.9 (10)	55.537	2.7%









Sources:

- US Census Bureau. Fiscal years 2020, 2021, and 2022 were updated from last year's ACFR with new ly available data. US Bureau of Economic Analysis. Fiscal years 2020, 2021, and 2022 were updated from last year's ACFR with new ly available data. US Bureau of Economic Analysis. Fiscal years 2020, 2021, and 2022 were updated from last year's ACFR with new ly available data. (3) US Census Bureau, American Community Survey
- (4) (5) California Department of Education
- California Employment Development Department (6)

- 2023 population was estimated by multiplying the estimated 2022 population by the 2020 2021 population growth rate.
- Fiscal years 2020. 2021 and 2022 were updated from last year's ACFR with new ly available data.
- Personal income was estimated by assuming that its percentage of state personal income in 2021 and 2022 remained at the 2021 level of 4.44 percent. Fiscal years 2020. 2021 and 2022 were updated from last year's ACFR with newly available data.
- Per capita personal income for 2023 was estimated by dividing the personal income for 2023 by the reported population in 2022. Fiscal years 2020, 2021 and 2022 are updated from last year's ACFR with newly available data. 2023 was estimated by multiplying the latest quarterly State income by 1000 and dividing by the estimated 2022 population.
- Median age for 2023 w as estimated by averaging the median age in 2021 and 2022.

CITY AND COUNTY OF SAN FRANCISCO

Principal Employers

Current Year and Nine Years Ago

_	Year	2021 (1)(a)(c)	Yea		
Employer	Employees	Rank	Percentage of Total City Employment	Employees	Rank	Percentage of Total City Employment
City and County of San Francisco	35,802	1	6.38%	25,458	1	5.33%
University of California, San Francisco (b)	29,500	2	5.26%	22,664	2	4.74%
Salesforce	10,603	3	1.89%	4,000	9	0.84%
San Francisco Unified School District	10,322	4	1.84%	8,189	5	1.71%
Sutter Health	6,100	5	1.09%	-	-	-
Wells Fargo & Co	5,899	6	1.05%	8,300	4	1.74%
Uber Technologies Inc	5,500	7	0.98%	-	-	-
Allied Universal	4,095	8	0.72%	-	-	-
Kaiser Permanente	3,921	9	0.70%	3,581	10	0.75%
First Republic Bank	3,042	10	0.54%			
PG&E Corporation	-	-	-	4,415	7	0.92%
California Pacific Medical Center	-	-	-	8,559	3	1.79%
Gap, Inc	-	-	-	6,000	6	1.26%
State of California		-		4,184	8	0.88%
Total Top 10 Employers	114,784		20.45%	95,350		19.96%
Total City and County Employment (3)	561,308			477,650		

- (1) City and County of San Francisco data provided by Office of Controller's Payroll and Personnel Services Division. The University of California, SF data is from the Data Source Corporate Personnel Data Warehouse. All other data is obtained from the San Francisco Business Times Book of Lists
- (2) FY 2011-12 Annual Comprehensive Financial Report City and County of San Francisco
- (3) State of California Employee Development Department

- (a) The latest data as of calendar year-end 2021 is presented
- (b) The latest data as of April 2021 is presented
- (c) The calendar year-end 2022 data is not available

FULL-TIME EQUIVALENT CITY GOVERNMENT EMPLOYEES BY FUNCTION (1)

Last Ten Fiscal Years

	Fiscal Year										
Function	2014	2015 (2)	2016 (2)	2017	2018	2019 (3)	2020	2021	2022	2023	
Public Protection											
Fire Department.	1.464	1.494	1.575	1.620	1.646	1.667	1.677	1.641	1.678	1.80	
Police.	2.727	2.784	2.871	3.013	2.971	3.053	3.203	3.048	2.881	2.849	
Sheriff	984	1.015	1.006	1.056	1.001	1.020	1.031	1.008	1.000	1.002	
Other	1.032	1.049	1.077	1.081	1,138	1,146	1,161	1,131	1,154	1,163	
Total Public Protection.	6,207	6,342	6,529	6,770	6,756	6,886	7,072	6,828	6,713	6,815	
Public Works, Transportation and Commerce											
Municipal Transportation Agency	4.484	4.685	4.931	5.160	5.178	5.338	5,477	5.520	5.584	5.806	
Airport Commission.	1.460	1,473	1.493	1.541	1.586	1.587	1.592	1,610	1.601	1.58	
Department of Public Works	825	852	925	981	1.027	1.057	1.071	1.063	1.050	54	
Public Utilities Commission.	1.621	1.618	1.634	1.637	1,648	1,676	1,690	1.667	1.708	1.71	
Other.	612	626	627	637	631	621	626	607	604	633	
Total Public Works, Transportation and Commerce	9,002	9,254	9,610	9,956	10,070	10,279	10,456	10,467	10,547	10,287	
Community Health											
Public Health.	6.126	6.284	6.602	6.806	6.857	6.866	6.886	7.161	7.359	7.73	
Total Community Health	6,126	6,284	6,602	6,806	6,857	6,866	6,886	7,161	7,359	7,739	
Human Welfare and Neighborhood Development											
Human Services	1,855	1,964	2,046	2,068	2,099	2,094	2,141	2,160	2,204	2,25	
Other	244	246	242	375	386	394	411	426	499	59	
Total Human Welfare and Neighborhood Development	2,099	2,210	2,288	2,443	2,485	2,488	2,552	2,586	2,703	2,84	
Culture and Recreation											
Recreation and Park Commission	870	893	916	935	934	927	940	912	925	94	
Public Library	652	661	662	683	698	696	701	700	700	70	
War Memorial	57	58	65	68	69	71	71	62	67	6	
Other	213	214	215	211	214	213	212	200	198	20	
Total Culture and Recreation	1,792	1,826	1,858	1,897	1,915	1,907	1,924	1,874	1,890	1,92	
General Administration and Finance											
Administrative Services	716	750	803	830	845	871	917	913	962	97	
City Attorney	308	308	306	307	307	309	310	310	311	32	
Telecommunications and Information Services	216	209	221	228	232	225	220	224	229	25	
Controller	204	219	253	263	257	251	250	248	251	24	
Human Resources.	135	143	152	155	148	166	172	177	203	19	
Treasurer/Tax Collector	211	226	219	219	207	207	208	205	198	20	
Mayor	49	50	55	56	58	63	78	76	81	8	
Other	602	615	658	695	697	699	738	709	734	73	
Total General Administration and Finance	2,441	2,520	2,667	2,753	2,751	2,791	2,893	2,862	2,969	3,01	
General City Responsibilities											
General City Responsibilities	-	-	-	-	-	-	1	-	-	-	
Subtotal annually funded positions	27,667	28,436	29,554	30,625	30,834	31,217	31,784	31,778	32,181	32,624	
Capital project funded positions	1,569	1,721	1,789	2,124	2,211	2,300	2,409	2,441	2,513	2,698	
Total annually funded positions	29,236	30,157	31,343	32,749	33,045	33,517	34,193	34,219	34,694	35,322	

Source: Controller, City and County of San Francisco

(1) Data represent budgeted and funded full-time equivalent positions.
(2) 2015 and 2016 has been updated with newly available data.
(3) 2019 has been updated with newly available data.

CITY AND COUNTY OF SAN FRANCISCO **OPERATING INDICATORS BY FUNCTION**

Last Ten Fiscal Years

	Fiscal Year									
Function	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023
Public Protection										
Fire and Emergency Communications										
Total response time, measured in seconds, of first unit to highest priority										
incidents requiring possible medical care, 90th percentile	510	492	461	460	474	475	489	515	515	524
Police										
Median Response Time to Priority A (Highest Priority) Calls (Minutes,										
Call Entry to On-Scene (1)	N/A	N/A	N/A	N/A	N/A	N/A	5.48	5.81	6.64	6.85
Number of homicides per 100,000 population	4.70	6.60	6.20	7.90	4.90	5.10	4.75	6.00	6.20	6.60
Public Works, Transportation, and Commerce										
General Services Agency - Public Works										
Percentage of San Franciscans who rate cleanliness of neighborhood										
streets as good or very good (Biennial City Survey)	N/A	54%	N/A	51%	N/A	N/A	N/A	N/A	N/A	31%
Number of blocks of City streets repayed	323	474	721	704	608	664	438	415	504	507
Municipal Transportation Agency										
Customer rating: Overall satisfaction with Muni	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	66.0%
Muni on-time performance	58.8%	56.1%	59.9%	57.3%	56.5%	55.2%	52.3%	47.0%	50.9%	56.5%
Percentage of scheduled service hours delivered	90.70%	97.00%	99.00%	98.90%	97.50%	94.30%	N/A	90.00%	92.50%	98.30%
Airport										
Percent change in air passenger volume	3.2%	4.5%	6.7%	4.9%	7.0%	-0.1%	-29.3%	-59.5%	155.1%	20.0%
Culture and Recreation										
Recreation and Park										
Citywide average park score	91%	85%	87%	89%	89%	N/A	92%	N/A	90%	91%
Public Library										
How patrons rate the quality of library staff assistance at the Main										
and Branch libraries and Bookmobiles on a scale of 1-10	N/A	92%	8.30	7.30	8.30	8.70	N/A	N/A	N/A	N/A
Circulation of materials at San Francisco libraries (2)	10,844,953	10,684,760	10,778,428	10,814,015	11,092,406	11,730,624	10,924,062	8,359,441	N/A	12,530,166
Asian and Fine Arts Museums										
Number of visitors to City-owned art museums (3)	2.042.135	1.712.076	1.830.284	1.730.378	1.678.682	1.601.223	809.076	355.224	947,742	1.565.583
	2,2 /2,100	.,2,010	.,	.,. 30,010	.,0,002	.,,	220,070			.,223,000

Source: Controller, City and County of San Francisco

- (1) FY2014 through FY2019 median response date is not available. FY2000 through FY2022 reflects, in a decimal format, the time from the entry of a 911 call's information to the officer's amind time.

 (2) The "Occulation of instancials and Sam Francisco Liberaties" inequales in the sum of the "Circulation of eligibles and effects and officials and off

N/A = Information is not available. Note that in most cases this is due to the fact that the City Survey, which was administered annually until CY2005, then biennially afterwards, is the data source.

CAPITAL ASSET STATISTICS BY FUNCTION

Last Ten Fiscal Years

	Fiscal Year											
Function	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023		
Police protection (1)												
Number of stations	10	10	10	10	10	10	10	10	10	10		
Number of police officers	2,130	2,203	2,332	2,315	2,292	2,291	2,267	2,185	2,023	1,881		
Fire protection (2)												
Number of stations	46	47	47	47	47	47	47	47	47	45		
Number of firefighters	896	907	995	1,029	1,044	1,040	1,024	954	967	1,008		
Public works												
Miles of street (3)	1,299	1,287	1,287	1,287	1,287	1,304	1,372	1,404	1,407	1,407		
Number of streetlights (4)	44,656	44,907	44,498	44,686	44,891	44,832	44,631	42,737	43,202	43,205		
Water (4)												
Number of services	173,970	174,111	174,083	174,394	175,054	175,805	176,379	176,246	177,072	177,613		
Average daily												
consumption (million gallons)	217	190	171	175	190	185	191	189	181	170		
Miles of water mains	1,488	1,499	1,489	1,488	1,489	1,719	1,719	1,719	1,719	1,719		
Sewers (4)												
Miles of collecting sewers and												
transport/storage sewers	1,010	1,010	1,010	1,010	1,010	1,010	1,123	1,125	1,131	1,131		
Recreation and cultures												
Number of parks (5)	221	220	220	220	220	220	221	221	222	222		
Number of libraries (6)	28	28	28	28	28	28	28	28	28	28		
Number of library												
volumes (million) (6)	3.6	3.6	3.8	3.9	3.7	3.5	3.9	3.5	4.4	4.9		
Public school education (7)												
Attendance centers	116	116	117	117	117	117	122	122	122	122		
Number of classrooms	3,135	3,160	3,219	3,219	3,219	3,216	3,216	3,215	3,215	3,208		
Number of teachers,												
full-time equivalent	3,129	3,281	3,339	3,272	3,196	3,886	3,518	3,419	3,808	3,351		
Number of students	57,620	58,414	58,865	60,133	60,263	60,390	61,031	58,705	55,592	48,785		

Sources:

(1) Police Commission, City and County of San Francisco
(2) Fire Commission, City and County of San Francisco - Includes fire fighters/paramedics, and incident support specialists
(3) Department of Public Works, City and County of San Francisco
(4) Public Utilise Commission, City and County of San Francisco
(5) Parks and Recreation Commission, City and County of San Francisco
(6) Library Commission, City and County of San Francisco
(7) San Francisco Unified School District

APPENDIX C

SUMMARY OF CERTAIN PROVISIONS OF THE LEGAL DOCUMENTS

The following is a summary of certain provisions of the Trust Agreement, the First Supplement to Trust Agreement, the Second Supplement to Trust Agreement, the Third Supplement to Trust Agreement, the Fourth Supplement to Trust Agreement, the Fifth Supplement to Trust Agreement, the Sixth Supplement to Trust Agreement, the Ninth Supplement to Trust Agreement, the Project Lease, the First Supplement to Project Lease, the Second Supplement to Project Lease, the Third Supplement to Project Lease, the Fourth Supplement to Project Lease, the Fifth Supplement to Project Lease, the Sixth Supplement to Project Lease, the Property Lease, the First Supplement to Project Lease, the First Supplement to Project Lease, the First Supplement to Project Lease, the First Supplement to Property Lease, the First Supplement to Property Lease, the Fifth Supplement to Property Lease, the Fifth Supplement to Property Lease, the Sixth Supplement to Property Lease, and the Ninth Supplement to Property Lease. These summaries do not purport to be complete or definitive and reference should be made to such documents for a full and complete statement of their provisions. All capitalized terms not defined in the Official Statement have the meanings set forth in the Trust Agreement.

DEFINITIONS OF CERTAIN TERMS

"2009A Certificates" means City and County of San Francisco Certificates of Participation, Series 2009A (Multiple Capital Improvement Projects) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2009B Certificates" means City and County of San Francisco Certificates of Participation, Series 2009B (Multiple Capital Improvement Projects) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2010A Certificates" means the City and County of San Francisco Refunding Certificates of Participation, Series 2010A.

"2012A Certificates" means City and County of San Francisco Certificates of Participation, Series 2012A (Multiple Capital Improvement Projects) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2012A Reserve Account" means the account within the Reserve Fund established pursuant to the Trust Agreement in connection with the 2012A Certificates.

"2019-R1 Certificates" means City and County of San Francisco Refunding Certificates of Participation, Series 2019-R1 (Multiple Capital Improvement Projects) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2020-R1 Certificates" means City and County of San Francisco Refunding Certificates of Participation, Series 2020-R1 (Multiple Capital Improvement Projects) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2021A Certificates" means City and County of San Francisco Certificates of Participation, Series 2021A (Multiple Capital Improvement Projects) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2021A Reserve Account" means the account within the Reserve Fund established pursuant to the Trust Agreement in connection with the 2021A Certificates.

"2023A Certificates" means City and County of San Francisco Certificates of Participation, Series 2023A (Affordable Housing and Community Facilities Projects) (Federally Taxable) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2023B Certificates" means City and County of San Francisco Certificates of Participation, Series 2023B (Multiple Capital Improvement Projects) (Tax-Exempt) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2024-R1 Certificates" means City and County of San Francisco Refunding Certificates of Participation, Series 2024-R1 (Multiple Capital Improvement Projects) (Tax-Exempt) authorized by the Trust Agreement and at any time Outstanding thereunder.

"2024A Certificates" means City and County of San Francisco Certificates of Participation, Series 2024A (Multiple Capital Improvement Projects) authorized by the Trust Agreement and at any time Outstanding thereunder.

"Additional Certificates" means any additional certificates of participation executed and delivered pursuant to the Trust Agreement, as supplemented.

"Additional Rental" means the amounts specified as such in the Project Lease.

"Base Rental" means the amounts specified as such in the Project Lease, as such amounts may be adjusted from time to time in accordance with the terms of the Project Lease, and any amounts as may be specified in a supplement to the Project Lease in connection with Additional Certificates, but does not include Additional Rental.

"Certificates" means the 2009A Certificates and all Additional Certificates under the Trust Agreement.

"Defeasance Securities" means

- (i) Government Obligations and
- (ii) pre-refunded fixed interest rate municipal obligations meeting the following conditions:
- (a) the municipal obligations are not subject to redemption prior to maturity, or the trustee has been given irrevocable instruction concerning their calling and redemption and the issuer has covenanted not to redeem such obligations other than as set forth in such instructions;
 - (b) the municipal obligations are secured by cash and/or Government Obligations;
- (c) the principal of and interest on the Government Obligations (plus any cash in the escrow fund) are sufficient to meet the liabilities of the municipal obligations;
- (d) the Government Obligations serving as security for the municipal obligations are held by an escrow agent or trustee;
- (e) the Government Obligations are not available to satisfy any other claims, including those of or against the trustee or escrow agent; and
 - (f) the municipal obligations are rated AAA by S&P and Aaa by Moody's.

"Facilities" means the improvements, structures and fixtures related thereto and located on the Site, together with all other works, property or structures located from time to time on the Site. The Facilities will initially be the Link Building and the East Residence on the Site.

"Government Certificates" means evidences of indebtedness or ownership of proportionate interests in future principal and interest payments of Government Obligations, including depository receipts thereof, wherein

- (i) a bank or trust company acts as custodian and holds the underlying Government Obligations;
- (ii) the owner of the Government Certificate is a real party in interest with the right to proceed directly and individually against the obligor of the underlying Government Obligations; and
- (iii) the underlying Government Obligations are held in trust in a special account, segregated from the custodian's general assets, and are not available to satisfy any claim of the custodian or any person claiming through the custodian, or any person to whom the custodian may be obligated.

"Government Obligations" means direct obligations of the United States of America (including obligations issued or held in book-entry form on the books of the Department of the Treasury) or evidence of ownership in a portion thereof (which may consist of specified portions of interest thereon and obligations of the Resolution Funding Corporation which constitute interest strips) if held by a custodian on behalf of the Trustee, obligations the principal of and interest on which are unconditionally guaranteed by the United States of America, and pre-refunded municipal obligations rated in the highest rating category by Moody's and S&P.

"Leased Property" means the Site and the Facilities, as the same may be modified, substituted or supplemented in accordance with the terms of the Project Lease.

"Outstanding" when used as of any particular time with respect to any Certificate, means any Certificates theretofore executed and delivered by the Trustee under the Trust Agreement except:

- (a) any Certificate paid in accordance with its terms;
- (b) any Certificate theretofore cancelled by the Trustee or surrendered to the Trustee for cancellation;
- (c) any Certificate for the payment or prepayment of which funds or Defeasance Securities in the necessary amount shall have theretofore been deposited with the Trustee (whether prior to the Certificate Payment Date or prepayment date of such Certificate), provided that, if such Certificate is to be prepaid prior to maturity, notice of such prepayment shall have been given as provided in the Trust Agreement or provision satisfactory to the Trustee shall have been made for the giving of such notice;
 - (d) any Certificate purchased by the City; and
- (e) any Certificate in lieu of or in exchange for which another Certificate or other Certificates shall have been executed and delivered by the Trustee pursuant to the Trust Agreement.

"Permitted Investments" means, if and to the extent permitted by law and by any policy guidelines promulgated by the City:

- (a) Government Obligations or Government Certificates;
- (b) Bonds, debentures, notes or other evidence of indebtedness issued or guaranteed by any of the following federal agencies and provided such obligations are backed by the full faith and credit of the United States of America (stripped securities are only permitted if they have been stripped by the agency itself):

- (i) Farmers Home Administration (FmHA) Certificates of beneficial ownership;
- (ii) Federal Housing Administration Debentures (FHA);
- (iii) General Services Administration Participation certificates;
- (iv) Government National Mortgage Association (GNMA or "Ginnie Mae") guaranteed mortgage backed bonds and GNMA guaranteed pass-through obligations (participation certificates);
 - (v) U.S. Maritime Administration Guaranteed Title XI financing;
- (vi) U.S. Department of Housing and Urban Development (HUD) Project notes and local authority bonds; and
- (vii) Any other agency or instrumentality of the United States of America the obligations of which are guaranteed by the full faith and credit of the United States of America;
- (c) Bonds, debentures, notes or other evidence of indebtedness issued or guaranteed by any of the following non-full faith and credit United States of America government agencies (stripped securities are only permitted if they have been stripped by the agency itself):
 - (i) Federal Home Loan Bank System Senior debt obligations (consolidated debt obligations);
 - (ii) Federal Home Loan Mortgage Corporation (FHLMC or "Freddie Mac") Participation certificates (mortgage-backed securities) and senior debt obligations;
 - (iii) Fannie Mae mortgage-backed securities and senior debt obligations (excluding stripped mortgage securities which are valued greater than par on the portion of the unpaid principal);
 - (iv) Student Loan Marketing Association (SLMA or "Sallie Mae") Senior debt obligations;
 - (v) Resolution Funding Corp. (REFCORP) Only the interest component of REFCORP strips which have been stripped by request to the Federal Reserve Bank of New York in book entry form:
 - (vi) Federal Farm Credit System Consolidated system-wide bonds and notes; and
 - (vii) Any other agency or instrumentality of the United States of America the obligations of which are guaranteed by the non-full faith and credit of the United States of America;
- (d) Money market funds registered under the Federal Investment Company Act of 1940, whose shares are registered under the Securities Act of 1933, and having a rating by S&P of AAAm-G or AAAm and by Moody's of Aaa;
- (e) Certificates of deposit issued by a state or national bank or a state or federal savings and loan; provided that such certificates of deposit are required to be either (i) continuously and fully insured by the FDIC; or (ii) have a maturity of not greater than 365 days and have one of the two highest short-term letter and numerical ratings, at the time of purchase, of Moody's and S&P;
 - (f) Savings accounts or money market deposits that are fully insured by FDIC;

- (g) Investment agreements, including guaranteed investment contracts, provided either (i) the long-term unsecured debt or claims ability of the issuer or guarantor thereof is rated, at the time of purchase, in one of the two highest rating category by Moody's and S&P, or (ii) such agreement is fully collateralized by Government Obligations or Government Certificates;
- (h) Commercial paper of "prime" quality rated, at the time of purchase, in one of the two highest rating category by Moody's and S&P, which commercial paper is limited to issuing corporations that are organized and operating within the United States;
- (i) Bonds or notes issued by any state or municipality which are rated, at the time of purchase, by Moody's and S&P in one of the two highest long-term rating categories assigned by such agencies;
- (j) Federal funds or banker's acceptances which are eligible for purchases by members of the Federal Reserve System, drawn on any bank the short-term obligations of which are rated in the highest rating category by Moody's and S&P; provided that the maturity cannot exceed 270 days;
- (k) Repurchase agreements with maturities of either (a) 30 days or less, or (b) less than one year, provided that the collateral is marked-to-market daily, entered into with financial institutions such as banks or trust companies organized under state or federal law, insurance companies, or government bond dealers reporting to, or trading with, and recognized as a primary dealer by, the Federal Reserve Bank of New York and a member of SPIC, or with a dealer or parent holding company that is rated, at the time of purchase, A or better by Moody's and S&P. The repurchase agreement must be in respect of Government Obligations or Government Certificates or obligations described in paragraph (b) above, which, exclusive of accrued interest, are required to be maintained at least 100% of par. In addition, repurchase agreements are required to meet the following criteria:
 - (i) the third party (who is not permitted to be the provider of the collateral) has possession of the repurchase securities and the Government Obligations or Government Certificates; (ii) failure to maintain the requisite collateral levels requires liquidation; and (iii) the third party having possession of the securities has a perfected, first priority security interest in the securities;
 - (l) Defeasance Securities described in clause (ii) of the definition thereof;
- (m) Any other debt or fixed income security specified by the City (except securities of the City and any agency, department, commission or instrumentality thereof) and rated, at the time of purchase, in one of the two highest rating category by Moody's and S&P, including pre-refunded municipal obligations;
 - (n) The Local Agency Investment Fund administered by the State of California; and
- (o) Any investment, with confirmation from the Rating Agencies that the ratings on the Certificates will not be lowered as a result of such investment.

In connection with the purchase of any Permitted Investment, the City may enter into agreements, including forward purchase agreements, with the seller thereof.

"Prior Parity Certificates" means, as the context requires, all Certificates issued and Outstanding under the Trust Agreement.

"Project" means the health care, assisted living and/or other type of continuing care facility or facilities and related improvements and equipment to be financed with the 2009A Certificates, and any facilities financed with Additional Certificates, as the same may be amended, modified or supplemented in accordance with the Trust Agreement.

"Record Date" means any Regular Record Date.

"Regular Record Date" means the close of business on the 15th day of the calendar month next preceding each Interest Payment Date, whether or not a Business Day.

"Reserve Requirement" means, for the 2021A Certificates, \$5,872,650, as initially designated in the Fifth Supplement to Trust Agreement. For each of the 2019-R1 Certificates, 2020-R1 Certificates, 2023A Certificates, the 2023B Certificates, the 2024-R1 Certificates and 2024A Certificates, the Reserve Requirement was established as zero dollars (\$0.00). For each series of Additional Certificates, the Reserve Requirement may be established as zero dollars (\$0.00) or such greater amount as may be designated in a supplement to the Original Trust Agreement executed in connection with the execution and delivery of such series of Additional Certificates.

"Site" means the real property described in the Project Lease, including any real property substituted therefor or added thereto pursuant to the Project Lease, but excluding real property that has been released or for which new real property has been substituted in accordance with the Project Lease.

"Tax-Exempt" means, with respect to interest on, or with respect to, any obligations of a state or local government, including the Certificates, that such interest is excluded from the gross income of the Owners thereof (other than any Owner who is a "substantial user" of facilities financed with such obligations or a "related person" within the meaning of Section 147(a) of the Code) for federal income tax purposes, whether or not such interest is includable as an item of tax preference or otherwise includable directly or indirectly for purposes of calculating other tax liabilities, including any alternative minimum tax or environmental tax under the Code.

TRUST AGREEMENT

Although certain provisions of the Trust Agreement are summarized below, this summary does not purport to be complete or definitive and is qualified in its entirety by reference to the full terms of the Trust Agreement.

Authorization and Designation

The Trustee is authorized and directed under the Trust Agreement to execute and deliver the Certificates to the original purchaser or purchasers thereof. The Certificates evidence proportionate interests in the right to receive Base Rental payments under the Project Lease, as more particularly described therein, in the Trust Agreement and in the Certificates.

Eminent Domain

If the Leased Property or any portion thereof is taken by eminent domain proceedings (or sold to a government threatening to exercise the power of eminent domain) then the provisions set forth in the Project Lease pertaining to eminent domain will apply. Notwithstanding the provisions of the Project Lease, the City, with the prior written consent of a City Representative, within 90 days of the conclusion of the eminent domain proceeding, is to notify the Trustee in writing of whether the Leased Property will be replaced or the Certificates prepaid. The proceeds of any condemnation award are to be deposited as soon as possible with the Trustee and be held by the Trustee in a special fund and made available for and, to the extent necessary, are required to be applied to prepay Certificates in accordance with the Trust Agreement or applied to the cost of replacement of the Leased Property, in either case upon receipt of a written request of a City Representative. The Trustee may conclusively rely upon any such written request. Pending such application, such proceeds may be invested by the Trustee as directed by a City Representative in Permitted Investments that mature not later than such times that such moneys are expected to be needed.

The proceeds of any condemnation award remaining after the Leased Property has been replaced by property available to the City in substantially the same condition and fair rental value as that which existed prior to the eminent domain proceedings or the prepayment, or provision for the prepayment, of Certificates as

required under the Trust Agreement, in each case as evidenced by a certificate signed by a City Representative to such effect, are required to be deposited into the Reserve Fund to the extent that the amount therein is less than the Reserve Requirement (proportionately among any Reserve Accounts in the Reserve Fund). Any amounts not required to be so deposited into the Reserve Fund pursuant to the preceding sentence, if there is first delivered to the Trustee a written certificate of the Director of Property to the effect that the annual fair rental value of the Leased Property (including any replacement property) is at least equal to the maximum amount of Base Rental payments becoming due under the Project Lease in the then-current Project Lease Year or any subsequent Project Lease Year, are required to be paid to the City to be used for any lawful purpose. If the City cannot deliver the certificate described in the preceding sentence it is to so notify the Trustee in writing, and then any excess amounts are required to be transferred by the Trustee to the Base Rental Fund and used to prepay Certificates pursuant to the Trust Agreement, unless the City otherwise directs in writing that such amounts are to be transferred to the Rebate Fund.

Title Insurance

Proceeds of any policy of title insurance received by the Trustee in respect of the Leased Property or any portion thereof for the benefit of the Owners are required to be applied and disbursed by the Trustee as follows:

- (a) If the City determines that the title defect giving rise to such proceeds has not materially affected the City's right to the use and possession of the Leased Property and will not result in an abatement of Base Rental payable by the City under the Project Lease, upon written direction of the City such proceeds are required to be deposited into the Reserve Fund to the extent that the amount therein is less than the Reserve Requirement. Amounts not required to be so deposited, if there is first delivered to the Trustee a written certificate of a City Representative to the effect that the annual fair rental value of the Leased Property, notwithstanding the title defect for which the payment was made, is at least equal to the maximum amount of Base Rental becoming due under the Project Lease in the then current Project Lease Year or any subsequent Project Lease Year, are required to be paid to the City to be used for any lawful purpose. If the City cannot deliver the certificate described in the preceding sentence, then such amounts are required to be transferred to the Base Rental Fund and used to prepay Certificates pursuant to the Trust Agreement, unless the City otherwise directs in writing that such amounts are to be transferred to the Rebate Fund.
- (b) If any portion of the Leased Property has been affected by such title defect, and if the City certifies in writing that such title defect will result in an abatement of Base Rental payable by the City under the Project Lease, then upon written direction of the City either (i) the Trustee on behalf of the City is required to use the insurance proceeds to remove the title defect, or (ii) the Trustee, if not notified in writing by a City Representative within 90 days of the receipt by the Trustee of the insurance proceeds that the City will use the proceeds to remove the title defect, is required to deposit such proceeds in the Base Rental Fund, and such proceeds are required to be applied to the prepayment of Certificates in the manner provided in the Trust Agreement.
- (c) Any excess proceeds with respect to title insurance remaining after application pursuant to the terms of the Trust Agreement are required to be paid to the City to be used for any lawful purpose.

Amendments to Trust Agreement

The Trust Agreement may be amended in writing by agreement between the parties thereto, but no such amendment will become effective as to the Owners unless and until approved in writing by the Owners of a majority in aggregate principal amount of Certificates then Outstanding.

Notwithstanding the foregoing description of the amendment provision of the Trust Agreement, the Trust Agreement and the rights and obligations provided thereby may also be modified or amended at any time without the consent of any Owners upon the written agreement of a City Representative and the Trustee, but

only for the purpose of curing any ambiguity or omission relating thereto, or of curing, correcting or supplementing any defective provision contained in the Trust Agreement,

- (a) in regard to questions arising under the Trust Agreement which the City and the Trustee may deem necessary or desirable and not inconsistent with the Trust Agreement and which does not materially adversely affect the interests of the Owners of the Certificates then Outstanding.
- (b) to preserve and maintain the exclusion from gross income for federal income tax purposes of interest with respect to the Certificates executed as Tax-Exempt Certificates,
- (c) to qualify the Trust Agreement under the Trust Indenture Act of 1939, as amended, or corresponding provisions of federal law from time to time in effect,
 - (d) to execute and deliver Additional Certificates in accordance with the Trust Agreement, or
- (e) for any other reason, provided such modification or amendment does not adversely affect the interests of the Owners of the Certificates then Outstanding;

provided that the City and the Trustee may rely, in entering into any such amendment or modification thereof, upon the opinion of Independent Counsel (which opinion may rely upon the opinions of other experts, consultants or advisors) stating that the requirements of this provision of the Trust Agreement have been met with respect to such amendment or modification.

No amendment to the Trust Agreement is permitted to impair the right of any Owner to receive principal and interest with respect to his or her Certificate without the consent of the affected Owner. No such amendment or supplement to the Trust Agreement is permitted to (1) extend the payment date of any Certificate or reduce the rate of interest with respect thereto or extend the time of payment of such interest or reduce the amount of principal represented thereby without the prior written consent of the Owner of the Certificate so affected, or (2) reduce the percentage of Owners whose consent is required for the execution of any amendment or any supplement to the Trust Agreement, or (3) modify any of the rights or obligations of the Trustee without its prior written consent thereto, or (4) amend the section of the Trust Agreement pertaining to Amendments to the Trust Agreement, without the prior written consent of the Owners of all Certificates then Outstanding.

Amendments to Property Lease or Project Lease

The Property Lease or the Project Lease may be amended in writing by agreement between the parties thereto, with the written consent of the Trustee, but no such amendment will become effective as to the Owners of the Certificates Outstanding unless and until approved in writing by the Owners of not less than a majority of the aggregate principal amount of Certificates then Outstanding.

Notwithstanding the foregoing description of the amendment provisions of the Property Lease and the Project Lease, the Project Lease and the rights and obligations provided thereby may also be modified or amended at any time without the consent of any Owners, upon the written agreement between the respective parties thereto, but only

- (a) for the purpose of curing any ambiguity or omission relating thereto, or of curing, correcting or supplementing any defective provision contained in the Property Lease or the Project Lease,
- (b) in regard to questions arising under the Property Lease or the Project Lease, which the City and the Trustee deem necessary or desirable and not inconsistent with the terms thereof and which do not materially adversely affect the interests of the Owners of the Certificates then Outstanding,

- (c) to modify or amend the description of the Leased Property to release from the Property Lease or the Project Lease any portion thereof or to add or substitute other property and/or improvements for the Leased Property or any portion thereof in accordance with the Project Lease,
 - (d) to execute and deliver Additional Certificates in accordance with the Trust Agreement, or
- (e) for any other reason, provided such modification or amendment does not materially adversely affect the interests of the affected Owners;

provided that the City and the Trustee may request and rely, in entering into any such amendment or modification thereof or giving its consent thereto, upon the opinion of Independent Counsel (which opinion may rely upon the certificates or opinions of other experts, consultants or advisors) stating that the requirements of this provision of the Property Lease or the Project Lease, as applicable, have been met with respect to such amendment or modification.

Notwithstanding anything in the Trust Agreement to the contrary, no amendment to the Property Lease or the Project Lease for the purpose of adding, substituting or releasing property and/or improvements as set forth in clause (c) above will be effective unless and until the City has satisfied the requirements set forth in the Project Lease.

Consent of Owners

If the City should desire to obtain any consent in writing of Owners, the governing body of the City may, by resolution, propose the amendment to which consent is desired. A copy of such resolution, together with a request to Owners for their consent to the amendment proposed to therein, is required to be mailed by first-class mail, postage paid, to each Owner at such Owner's address as it appears on the Certificate Register.

The lack of actual receipt by any Owner of such resolution and request for consent and any defects in such resolution and request for consent will not affect the validity of the proceedings for the obtaining of such consent. Any such written consent will be binding upon the Owner giving such consent and on any subsequent Owner (whether or not such subsequent Owner has notice thereof) unless such consent is revoked in writing by the Owner giving such consent or by the subsequent Owner. To be effective, any revocation of consent must be filed at the address provided in the request for consent before the adoption of the resolution accepting consents as hereinafter described.

After the Owners of at least a majority of the aggregate principal amount of the Certificates then Outstanding have consented in writing, the governing body of the City is required to adopt a resolution accepting such consents and such resolution will constitute complete evidence of the consent of Owners under the Trust Agreement.

Notice specifying the amendment that has received the consent of Owners as required by the Trust Agreement is to be sent by first-class mail, postage prepaid, not more than 60 days following the final action in the proceedings for the obtaining of such consent, to each Owner at such Owner's address as it appears on the Certificate Register. Such notice is only for the information of Owners, and failure to mail such notice or any defect therein will not affect the validity of the proceedings theretofore taken in the obtaining of such consent.

City to Perform Property Lease and Project Lease

The City, in the Property Lease and the Project Lease, covenants and agrees with the Owners to perform all obligations and duties imposed on it under the Property Lease and the Project Lease.

Compliance with Trust Agreement

The Trustee will not execute or deliver any Certificates in any manner other than in accordance with the provisions of the Trust Agreement, and the City will not suffer or permit any default by it to occur thereunder, but will faithfully comply with, keep, observe and perform all the agreements, conditions, covenants and terms of the Trust Agreement required to be complied with, kept, observed and performed by it.

Performance

The City is to faithfully observe all covenants and other provisions contained in the Financing Documents to which it is a party.

Prosecution and Defense of Suits

The City is to promptly take such action as may be necessary to cure any defect in the title to the Leased Property or any part thereof, whether now existing or hereafter occurring, and is to prosecute and defend all such suits, actions and all other proceedings as may be appropriate for such purpose.

Further Assurances

The City will make, execute and deliver any and all such further resolutions, instruments and assurances as may be reasonably necessary or proper to carry out the intention or to facilitate the performance of the Trust Agreement, and for the better assuring and confirming to the Owners the rights and benefits provided in the Trust Agreement.

Continuing Disclosure

The City has covenanted under the Project Lease that it will comply with the provisions of the Continuing Disclosure Certificate. Notwithstanding any other provision of the Trust Agreement, failure of the City to comply with the Continuing Disclosure Certificate is not to be considered an Event of Default; however, the Trustee, to the extent indemnified from and against any cost, liability or expense, may (and, at the request of any Participating Underwriter (as defined in the Continuing Disclosure Certificate) or the Owners of at least 25% aggregate principal amount of Outstanding Certificates, is required to) or any Certificate holder or Beneficial Owner may, take such actions as may be necessary and appropriate, to cause the City to comply with the provisions of the Continuing Disclosure Certificate.

Events of Default

Any one or more of the following events are an "Event of Default" under the Trust Agreement: the City defaults under the Project Lease by failing to deposit with the Trustee any Base Rental payment required to be so deposited pursuant to the Base Rental provisions of the Project Lease, by the related Interest Payment Date; or the City breaches any other provision of the Project Lease or fails to observe or perform any covenant, condition or agreement on its part to be observed or performed under the Trust Agreement, other than such failure as may constitute an Event of Default under the Trust Agreement pertaining to the failure to pay Base Rental, for a period of 60 days after written notice, specifying such failure and requesting that it be remedied, has been given to the City by the Trustee or to the City and the Trustee by the Owners of not less than a majority in aggregate principal amount of the Certificates then Outstanding, provided, that failure to comply with the Continuing Disclosure Certificate does not constitute an Event of Default under the Trust Agreement; provided, further, however, if the failure stated in the notice cannot be corrected within such 60-day period, then such period will be extended so long as corrective action is instituted by the City within such period and diligently pursued until the default is corrected, but only if such extension would not materially adversely affect the interest of any Owner.

Remedies on Default

Upon the occurrence and continuance of any Event of Default specified in the Trust Agreement, pertaining to the failure to deposit with the Trustee any Base Rental payment required to be so deposited, the Trustee is to proceed, or upon the occurrence and continuance of any other Event of Default under the Trust Agreement, the Trustee may proceed (and upon written request of the Owners of not less than a majority of the aggregate principal amount of the Certificates then Outstanding, is required to proceed) to exercise the remedies set forth in the Project Lease to the extent an Event of Default has occurred under the Project Lease.

Notice of Events of Default

If an Event of Default occurs under the Trust Agreement, the Trustee is required to give notice, at the expense of the City of such Event of Default to the Owners. Such notice is to state that an Event of Default has occurred and is to provide a brief description of such Event of Default. The Trustee in its discretion may withhold notice if it deems it in the best interests of the Owners. The notice provided for in the Trust Agreement is required to be given by first-class mail, postage prepaid, to the Owners within 30 days of the Trustee's receipt of knowledge of the occurrence of such Event of Default.

No Remedy Exclusive

No remedy conferred upon or reserved to the Trustee under the Trust Agreement is intended to be exclusive and every such remedy will be cumulative and in addition to every other remedy given under the Trust Agreement, or now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any Event of Default is to be construed to be a waiver thereof, but any such right and power may be exercised from time to time and as often as may be deemed expedient. In order to entitle the Trustee or the Owners to exercise any remedy reserved to it or them, it will not be necessary to give any notice other than such notice as may be required in the Trust Agreement or by law.

Waiver; No Additional Waiver Implied by One Waiver

The Trustee may in its discretion waive any Event of Default and its consequences and is to also do so upon the written request of the Owners of not less than a majority of the aggregate principal amount of the Certificates then Outstanding; provided, however, that no default in the payment of the principal, premium, if any, or interest with respect to any Certificate is to be waived unless prior to such waiver, all arrears of such payments have been made and all fees and expenses of the Trustee have been paid. In case of any such waiver, the Trustee, the City and the Owners are to be restored to their former positions and rights under the Trust Agreement, respectively, but such waiver is to be limited to the particular breach so waived and is not to be deemed to waive any other breach under the Trust Agreement.

Action by Owners

In the event the Trustee fails to take any action to eliminate an Event of Default under the Trust Agreement, the Owners of not less than a majority of the aggregate principal amount of the Certificates then Outstanding may institute suit, action, mandamus or other proceeding in equity or at law for the protection or enforcement of any right under the Trust Agreement, but only if such Owners have first made written request of the Trustee after the right to exercise such powers or right of action has arisen, and have afforded the Trustee a reasonable opportunity either to proceed to exercise the powers granted therein or otherwise granted by law or to institute such action, suit or proceeding in its name, and unless, also, the Trustee has been offered security and indemnity satisfactory to it against the costs, expenses and liabilities to be incurred therein or thereby, and the Trustee has refused or neglected to comply with such request within a reasonable time.

Notwithstanding any other provision in the Trust Agreement, the right of any Owner to receive principal and interest in accordance with the terms of his or her Certificate or to institute suit for the enforcement of any

such payment on or after such payments become due is not to be impaired or affected without the consent of such Owner.

Application of Proceeds in Event of Default

Except to the extent necessary to compensate the Trustee for its reasonable fees and expenses (including reasonable attorneys' fees and expenses) and to pay all principal of and interest then due and unpaid with respect to all Outstanding Certificates, all damages or other payments received by the Trustee from the enforcement of any rights and powers of the Trustee under the Trust Agreement or the Project Lease are required to be deposited by the Trustee into the Base Rental Fund and used first to pay interest with respect to the Certificates and then to pay the principal with respect to the Certificates. If the amount deposited into the Base Rental Fund is not sufficient to pay all overdue interest payments, the amounts deposited are required to be distributed pro rata to Owners on the basis of the amount of interest due and unpaid to such Owners. If the amount deposited into the Base Rental Fund is not sufficient to pay all overdue payments of principal, the amounts deposited are required to be distributed pro rata to Owners on the basis of the amount of principal due and unpaid to such Owners.

To the extent not required to be deposited into the Base Rental Fund pursuant to the immediately preceding paragraph, all damages or other payments received by the Trustee from the enforcement of any rights and powers under the Trust Agreement are required to be applied as follows in the order of priority indicated:

(i) deposited into the Reserve Fund to the extent that the amount in the Reserve Fund is less than the Reserve Requirement; and (ii) any remaining amounts are required to be deposited into and retained in the Base Rental Fund for application to the payments due with respect to the Certificates on the next succeeding payment dates thereof.

Defeasance

(a) If all Certificates are paid and discharged as provided in the Trust Agreement, then all obligations of the Trustee and the City under the Trust Agreement with respect to all Certificates will cease and terminate, except only (i) the obligation of the Trustee to pay or cause to be paid to the Owners thereof all sums due with respect to the Certificates and to register, transfer and exchange Certificates pursuant to the Trust Agreement, (ii) the obligation of the City to pay the amounts owing to the Trustee under the Trust Agreement, and (iii) the obligation of the City to comply with provisions relating to the Rebate Fund and tax covenants in the Trust Agreement, as applicable to Certificates executed as Tax-Exempt Certificates. Any funds held by the Trustee at the time of such termination which are not required for payment to Owners, or for payment to be made to the Trustee by the City, will be paid to the City to the extent of any amounts owed to it as evidenced by a certificate of a City Representative and any excess will be paid to the City.

Any Certificate or portion thereof in an Authorized Denomination will be deemed no longer Outstanding under the Trust Agreement if paid or discharged in any one or more of the following ways:

- (i) by well and truly paying or causing to be paid the principal and interest with respect to such Certificates which have become due and payable;
- (ii) by depositing with the Trustee, in trust, cash (insured at all times by the Federal Deposit Insurance Corporation or otherwise collateralized with Government Obligations) which, together with the amounts then on deposit in the Base Rental Fund and the Reserve Fund and dedicated to this purpose is fully sufficient to pay on the Certificate Payment Date or earlier prepayment date thereof all principal of, premium, if any, and interest due with respect thereto; or
- (iii) by depositing with the Trustee, in trust, Defeasance Securities in such amount as in the written report of a certified public accountant or other financial consultant will, together with the interest to accrue on such Defeasance Securities without the need for reinvestment, be fully sufficient to pay

when due all principal, premium, if any, and interest with respect to such Certificate to the Certificate Payment Date or earlier prepayment date thereof, notwithstanding that such Certificates have not been surrendered for payment.

- (b) Notwithstanding the foregoing, no deposit as described in clauses (a)(ii) or (a)(iii) above will be deemed a payment of such Certificates until the earlier to occur of:
 - (i) proper notice of prepayment of such Certificate will have been previously given in accordance with the Trust Agreement to the Owners thereof or, in the event such Certificate is not by its terms subject to prepayment within the next 45 days of making the deposit as described in clauses (ii) and (iii) of subsection (a) above, a City Representative will have given the Trustee irrevocable written instructions to mail by first-class mail, postage prepaid, notice to the Owners of such Certificate as soon as practicable stating that the deposit required as described in clauses (ii) and (iii) of subsection (a) above, as applicable, has been made with the Trustee and that such Certificate is deemed to have been paid and further stating such prepayment date or dates upon which money will be available for the payment of the principal and accrued interest thereon; or
 - (ii) the Certificate Payment Date of such Certificates.
- (c) Any funds held by the Trustee at the time of the first to occur of the events described above with respect to all Certificates, which are not required for payment to Owners, or for payment to be made to the Trustee by the City, will be paid to the City to the extent of any amounts owed to it as evidenced by a certificate of a City Representative.

FIRST SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2009B Certificates

The Trustee is authorized and directed under the First Supplement to Trust Agreement to execute and deliver the 2009B Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the 2009A Certificates.

SECOND SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2012A Certificates

The Trustee is authorized and directed under the Second Supplement to Trust Agreement to execute and deliver the 2012A Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the 2009A Certificates and the 2009B Certificates.

THIRD SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2019-R1 Certificates

The Trustee is authorized and directed under the Third Supplement to Trust Agreement to execute and deliver the 2019-R1 Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the 2012A Certificates. A portion of the proceeds of the 2019-R1 Certificates was used, together with other funds of the City, to prepay and retire the 2009A Certificates and the 2009B Certificates.

FOURTH SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2020-R1 Certificates

The Trustee is authorized and directed under the Fourth Supplement to Trust Agreement to execute and deliver the 2020-R1 Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the Outstanding 2012A Certificates and 2019-R1 Certificates.

FIFTH SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2021A Certificates

The Trustee is authorized and directed under the Fifth Supplement to Trust Agreement to execute and deliver the 2021A Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the then-Outstanding Prior Parity Certificates.

SIXTH SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2023A Certificates

The Trustee is authorized and directed under the Sixth Supplement to Trust Agreement to execute and deliver the 2023A Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the then-Outstanding Prior Parity Certificates.

SEVENTH SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2023B Certificates

The Trustee is authorized and directed under the Seventh Supplement to Trust Agreement to execute and deliver the 2023B Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the then-Outstanding Prior Parity Certificates.

EIGHTH SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2024-R1 Certificates

The Trustee is authorized and directed under the Eighth Supplement to Trust Agreement to execute and deliver the 2024-R1 Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the then-Outstanding Prior Parity Certificates.

NINTH SUPPLEMENT TO TRUST AGREEMENT

Authorization, Designation and Description of the 2024A Certificates

The Trustee is authorized and directed under the Ninth Supplement to Trust Agreement to execute and deliver the 2024A Certificates as a series of Additional Certificates under the Trust Agreement delivered in accordance therewith and representing Base Rental on a parity basis with the then-Outstanding Prior Parity Certificates.

THE PROJECT LEASE

Although certain provisions of the Project Lease are summarized below, this summary does not purport to be complete or definitive and is qualified in its entirety by reference to the full terms of the Project Lease.

Project Lease Term; Transfer of Title to City

Pursuant to the Project Lease, the Trustee leases the Leased Property to the City, and the City leases the Leased Property from the Trustee and agrees to pay the Base Rental and the Additional Rental as provided therein for the right to use and occupy the Leased Property, all on the terms and conditions set forth therein.

The term of the Project Lease began on May 27, 2009, and will end on the earliest of

- (a) April 1, 2044, or
- (b) at such earlier date as the Certificates and all other amounts due under the Project Lease and under the Trust Agreement have been paid or provision for their payment have been made in accordance with the Trust Agreement, or
- (c) the date of termination of the Project Lease due to casualty or condemnation in accordance with the terms of the Project Lease;

provided, however, that, to the extent permitted by law, if Base Rental has been abated in any year in accordance with the Project Lease or has otherwise gone unpaid in whole or in part, the term of the Project Lease will end on the earlier of the date falling 10 years after the date set forth in subparagraph (a) above, or April 1, 2054, or the date on which no Certificates remain Outstanding and all Additional Rental has been paid.

Upon the termination of the Project Lease (other than as provided in the sections of the Project Lease relating to Eminent Domain or Default by the City), all of the Trustee's right, title and interest with respect to the Leased Property, and any improvements thereon or additions thereto, will be transferred directly to the City or, at the option of the City, to any assignee or nominee of the City, in accordance with the provisions of the Project Lease, free and clear of any interest of the Trustee. Upon such termination, the Trustee will execute such conveyances, deeds and other documents as may be necessary to effect such vesting of record.

Rental Payments

The City agrees, subject to the terms of the Project Lease, to pay to the Trustee the Base Rental and to pay to the parties entitled thereto Additional Rental in an aggregate amount not greater than the fair rental value of the Leased Property in each Project Lease Year. In satisfaction of its obligations under the Project Lease, the City is required to pay the Base Rental and Additional Rental in the amounts, at the times and in the manner hereinafter described, such amounts constituting the aggregate rent payable under the Project Lease.

Budget

The City covenants under the Project Lease to take such action as may be necessary to include all Rental Payments due thereunder in its annual budget and to make the necessary annual appropriations for all such Rental Payments, subject to the rental abatement provisions of the Project Lease. The requirement to include the Rental Payments in the annual budget and to make the necessary appropriations therefor are deemed to be, and are to be construed as, ministerial duties imposed by law. Notwithstanding the foregoing, the obligation of the City to make Base Rental or Additional Rental payments does not constitute an obligation of the City for which the City is obligated to levy or pledge any form of taxation or for which the City has levied or pledged any form of

taxation. Neither the Certificates nor the obligation of the City to make Base Rental or Additional Rental payments constitutes an indebtedness of the City, the State or any of its political subdivisions within the meaning of any constitutional or statutory debt limitation or restriction.

Payment; Credit

Amounts necessary to pay Base Rental are required to be deposited by the City on the dates set forth in the Project Lease, in lawful money of the United States of America, at the Principal Office of the Trustee, or at such other place or places as may be established in accordance with the Trust Agreement. Except as provided in the provisions of the Project Lease regarding rental abatement, any amount necessary to pay any Base Rental or portion thereof that is not so deposited is to remain due and payable until received by the Trustee. Notwithstanding any dispute between the City and the Trustee under the Project Lease, the City is required to make all Rental Payments when due and is not to withhold any Rental Payments pending the final resolution of such dispute or for any reason whatsoever. The City's obligation to make Rental Payments in the amount and on the terms and conditions specified under the Project Lease is absolute and unconditional without any right of set-off or counterclaim, and without abatement, subject only to the applicable provisions of the Project Lease.

Amounts required to be deposited with the Trustee pursuant to the Project Lease on any date set forth in the Project Lease are to be reduced as permitted in the Project Lease.

Additional Rental

In addition to the Base Rental set forth in the Project Lease, the City agrees to pay as Additional Rental all of the following:

- (i) All taxes and assessments of any nature whatsoever, including but not limited to excise taxes, ad valorem taxes, ad valorem and specific lien special assessments and gross receipts taxes, if any, levied upon the Leased Property or upon any interest of the Trustee or the Owners therein or in the Project Lease;
 - (ii) Insurance premiums, if any, on all insurance required under the provisions of the Project Lease;
- (iii) All fees, costs and expenses (not otherwise paid or provided for out of the proceeds of the sale of the Certificates) of the Trustee and any paying agent in connection with the Trust Agreement;
 - (iv) Amounts required to be deposited in the Rebate Fund in accordance with the Tax Certificate;
- (v) Any other fees, costs or expenses incurred by the Trustee in connection with the execution, performance or enforcement of the Project Lease or any assignment thereof or of the Trust Agreement or any of the transactions contemplated hereby or thereby or related to the Leased Property; and
- (vi) Amounts required to replace, maintain and repair the Leased Property pursuant to the Project Lease.

Amounts constituting Additional Rental payable under the Project Lease will be paid by the City directly to the person or persons to whom such amounts are payable. The City will pay all such amounts when due or at such later time as such amounts may be paid without penalty or, in any other case, within 30 days after notice in writing from the Trustee to the City stating the amount of Additional Rental then due and payable and the purpose thereof.

Rental Abatement

Except to the extent of (i) available amounts held by the Trustee in the Base Rental Fund or in the Reserve Fund, (ii) amounts, if any, received in respect of rental interruption insurance, and (iii) amounts, if any,

otherwise legally available to the City for payments in respect of the Project Lease or to the Trustee for payments in respect of the Certificates, Rental Payments due under the Project Lease are to be subject to abatement in accordance with the Project Lease during any period in which, by reason of material damage, destruction or condemnation of the Leased Property or any portion thereof, non-completion of the construction of the Facilities, or due to defects in title to the Leased Property, or any portion thereof, there is substantial interference with the right to the use and occupancy of the Leased Property or any portion thereof by the City.

The amount of annual rental abatement will be such that the resulting Rental Payments in any Project Lease Year during which such interference continues, excluding any amounts described in clauses (i), (ii), (iii) above, do not exceed the annual fair rental value of the portions of the Leased Property with respect to which there has not been substantial interference, as evidenced by a certificate of a City Representative. Such abatement will continue for the period commencing with the date of such damage, destruction, condemnation or discovery of such title defect and ending with the restoration of the Leased Property or portion thereof to tenantable condition or correction of the title defect. In the event of any such damage, destruction, condemnation or title defect, the Project Lease is to continue in full force and effect, except as set forth in the Project Lease under sections pertaining to eminent domain and application of insurance proceeds. Notwithstanding the foregoing, the City in its sole discretion may in lieu of abatement elect, but is not obligated, to substitute property for the damaged, condemned or destroyed Leased Property, or portion thereof, pursuant to the Project.

Triple Net Lease

The Project Lease is intended to be a triple net lease. The City agrees that the Rental Payments provided for therein are to be an absolute net return to the Trustee free and clear of any expenses, charges or set-offs whatsoever.

Replacement, Maintenance and Repairs

The City is to, at its own expense and as determined and specified by the Director of Property, during the Project Lease Term maintain the Leased Property, or cause the same to be maintained, in good order, condition and repair. The City is to replace any portion of the Leased Property that is destroyed or damaged to such an extent that there is substantial interference with the right to the use and occupancy of the Leased Property or any portion thereof by the City that would result in an abatement of Rental Payments or any portion thereof pursuant to the Project Lease; provided, however, that the City will not be required to repair or replace any such portion of the Leased Property pursuant to the Project Lease if there will be applied to the prepayment of Outstanding Certificates insurance or condemnation proceeds or other legally available funds sufficient to prepay (i) all of the Certificates Outstanding and to pay all other amounts due thereunder and under the Trust Agreement, or (ii) any portion thereof such that the resulting Rental Payments payable pursuant to the Project Lease in any Project Lease Year following such partial prepayment are sufficient to pay in the then current and any future Project Lease Year the principal and interest with respect to all Certificates to remain Outstanding and all other amounts due under the Project Lease and under the Trust Agreement, to the extent it is due and payable in such Project Lease Year.

The City will provide or cause to be provided all security service, custodial service, janitorial service and other services necessary for the proper upkeep and maintenance of the Leased Property. It is understood and agreed that in consideration of the payment by the City of the Rental Payments herein described, the City is entitled to use and occupy the Leased Property and the Trustee has no obligation to incur any expense of any kind or character in connection with the management, operation or maintenance of the Leased Property during the Project Lease Term. The Trustee will not be required at any time to make any improvements, alterations, changes, additions, repairs or replacements of any nature whatsoever in or to the Leased Property. The City expressly waives the right to make repairs or to perform maintenance of the Leased Property at the expense of the Trustee and (to the extent permitted by law) waives the benefit of Sections 1932, 1941 and 1942 of the California Civil Code relating thereto.

The City will keep the Leased Property free and clear of all liens, charges, security interests and encumbrances that materially reduce the fair rental value of the Leased Property other than (i) those existing on or prior to the Closing Date, including the exceptions listed on Schedule B to the applicable pro forma title policy, (ii) those existing on or prior to the date any property is substituted for the Leased Property or any portion thereof pursuant to the Project Lease or any property is added to the Leased Property in connection with Additional Certificates pursuant to the Trust Agreement, including the exceptions listed on Schedule B to the applicable pro forma title policy, (iii) any supplements or amendments to the Project Lease or Property Lease which are entered into pursuant to the terms thereof, including but not limited to supplements or amendments in connection with Additional Certificates delivered pursuant to the Trust agreement, (iv) any liens of mechanics, materialmen, suppliers, vendors or other persons or entities for work or services performed or materials furnished in connection with the Leased Property that are not due and payable or the amount, validity or application of which is being contested in accordance with the Project Lease and (v) any encumbrances that do not materially reduce the fair rental value of the Leased Property under the Project Lease (collectively, the "Permitted Encumbrances").

Taxes, Other Governmental Charges and Utility Charges

The City contemplates that the Leased Property will be used for a governmental purpose of the City and, therefore, that the Leased Property will be exempt from all taxes presently assessed and levied with respect to the Leased Property. Nevertheless, the City hereby agrees to pay during the Project Lease Term, as the same respectively become due, all taxes (except for income or franchise taxes of the Trustee), utility charges and governmental charges of any kind whatsoever that may at any time be lawfully assessed or levied against or with respect to the Leased Property; provided, however, that with respect to any governmental charges that may lawfully be paid in installments over a period of years, the City will be obligated to pay only such installments as are accrued during such time as the Project Lease is in effect; and provided further, that the City may contest in good faith the validity or application of any tax, utility charge or governmental charge in any reasonable manner that, in the opinion of Independent Counsel does not adversely affect the right, title and interest of the Trustee in and to any portion of the Leased Property or its rights or interests under the Project Lease or subject any portion of the Leased Property to loss or forfeiture. Any such taxes or charges will constitute Additional Rental under the Project Lease and will be payable directly to the entity assessing such taxes or charges.

Insurance

The City is to maintain or cause to be maintained, throughout the Project Lease Term (but during the period of construction of the Facilities only the insurance described in paragraphs (i) and (vi) below is to be required and may be provided by the contractor under the construction contract for the Facilities):

- (i) General liability insurance against damages occasioned by reason of the construction of improvements to, or operation of, the Leased Property. Such liability insurance may be maintained as part of or in conjunction with excess coverage or any other liability insurance coverage carried by the City.
- (ii) All risk property insurance on all structures constituting any part of the Leased Property in an amount equal to the Outstanding principal amount of Certificates (to the extent commercially available). Said insurance is to, as nearly as practicable, cover loss or damage by fire, lightning, explosion, windstorm, hail, riot, civil commotion, vandalism, malicious mischief, aircraft, vehicle damage, smoke and such other hazards as are normally covered by such insurance.
- (iii) To the extent commercially available, earthquake insurance in an amount equal to the lesser of the Outstanding principal amount of the Certificates; provided that no such earthquake insurance is required if the Risk Manager files a written recommendation annually with the Trustee that such insurance is not obtainable in reasonable amounts at reasonable costs on the open market from reputable insurance companies.

- (iv) Commencing on the date of Final Completion of the Facilities, rental interruption insurance with the Trustee as a named insured, as its interests may appear, in an amount not less than the aggregate Base Rental payable by the City pursuant to the Project Lease for a period of at least 24 months (such amount to be adjusted annually on or prior to October 1 of each year, to reflect the actual scheduled Base Rental payments due under the Project Lease for the next succeeding 24 months), to insure against loss of rental income from the Leased Property caused by perils covered by the insurance required by clauses (ii) and (iii) above. Such insurance will not be subject to any deductible.
- (iv) Boiler and machinery insurance, comprehensive form, insuring against accidents to pressure vessels and mechanical and electrical equipment.
- (v) Builders' risk insurance in an amount equal to the lesser of the Outstanding principal amount of the Certificates, or the replacement cost of the Facilities, which insurance is to be outstanding until Final Completion of the Facilities.

Notwithstanding anything in the Project Lease to the contrary, the City has the right to adopt alternative risk management programs to insure against any of the risks required to be insured against under the Project Lease, including a program of self-insurance (other than rental interruption insurance and title insurance), in whole or in part.

The City is required to deliver to the Trustee, on the date of execution and delivery of the Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), in an amount at least equal to the initial aggregate principal amount of the Certificates, insuring a leasehold interest in the Leased Property in the name of the Trustee, and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the Certificates.

Liens

The City promptly will pay or cause to be paid all sums of money that may become due for any labor, services, materials, supplies or equipment alleged to have been furnished or to be furnished to or for, in, upon or about the Leased Property and that may be secured by any mechanic's, materialman's or other lien against the Leased Property, or the interest of the Trustee therein, and will cause each such lien to be fully discharged and released; provided, however, that the City or the Trustee (i) may contest in good faith any such claim or lien without payment thereof so long as such non-payment and contest stays execution or enforcement of the lien, but if such lien is reduced to final judgment and such judgment or such process as may be issued for the enforcement thereof is not stayed, or if stayed and the stay thereafter expires, then and in any such event the City will forthwith pay and discharge such judgment or lien, or (ii) delay payment without contest so long as and to the extent that such delay will not result in the imposition of any penalty or forfeiture.

Laws and Ordinances

The City agrees to observe and comply with all rules, regulations and laws applicable to the City with respect to the Leased Property and the operation thereof. The cost, if any, of such observance and compliance will be borne by the City, and the Trustee will not be liable therefor. The City agrees further to place, keep, use, maintain and operate the Leased Property in such a manner and condition as will provide for the safety of its agents, employees, invitees, subtenants, licensees and the public.

Performance

The City will faithfully observe all covenants and other provisions contained in the Financing Documents (as defined in the Trust Agreement) to which it is a party.

Tax Matters

In order to maintain the exclusion from gross income for federal income tax purposes of the interest with respect to the Certificates executed as Tax-Exempt Certificates, the City covenants to comply with each applicable requirement of Section 103 and Sections 141 through 150 of the Code. In furtherance of this covenant, the City agrees to comply with the covenants contained in, and the instructions given pursuant to, the Tax Certificate (as defined in the Trust Agreement) executed in connection with Certificates executed as Tax-Exempt Certificates, as such Tax Certificate may be amended from time to time.

The City covenants and agrees that it will comply with the provisions of the Continuing Disclosure Certificate. Notwithstanding any other provision of the Trust Agreement, failure of the City to comply with the Continuing Disclosure Certificate will not be considered an event of default under the Project Lease; however, the Trustee may (and, at the request of the Participating Underwriter (as defined in the Continuing Disclosure Certificate) or the Owners of at least 25% of the aggregate principal amount of the Outstanding Certificates, is to) or any holder or Beneficial Owner (as defined in the Continuing Disclosure Certificate), may take such actions as may be necessary and appropriate to cause the City to comply with the provisions of the Continuing Disclosure Certificate.

Acquisition, Construction and Renovation of the Facilities

The City will use its commercially reasonable best efforts to cause the construction, renovation and installation to be performed diligently to the end that the Facilities will be substantially completed in accordance with the aforesaid plans and specifications. The City will cause the acquisition, construction, renovation, installation or improvement to the Facilities to be completed in accordance with any applicable requirements of governmental authorities and law.

Eminent Domain

If the Leased Property, or so much thereof as to render the remainder of the Leased Property unusable for the City's purposes under the Project Lease, is taken under the power of eminent domain, then the Project Lease terminates as of the later of the day possession is so taken and the date of entry of the interlocutory judgment and in either case, after payment of any Additional Rental owed thereunder. Notwithstanding the foregoing, the City may, at its option, but is not obligated to apply the proceeds relating to the condemnation to the replacement of the condemned Leased Property, and in the event there has been an abatement of Rental Payments pursuant to the Project Lease, then Rental Payments again begin to accrue with respect thereto upon replacement of the Leased Property.

If less than a substantial portion of the Leased Property is taken under the power of eminent domain, and the remainder is useable for the City's purposes, then the Project Lease is to continue in full force and effect as to the remaining portions of the Leased Property, subject only to such rental abatement as is required by the Project Lease. The City and the Trustee waive the benefit of any law to the contrary. Any award made in eminent domain proceedings for the taking is required to be paid to the Trustee for application in accordance with the provisions of the Trust Agreement. If the City elects, pursuant to the Trust Agreement, to apply such proceeds to the repair or replacement of the condemned portion of the Leased Property, and in the event there has been an abatement of Rental Payments pursuant to the Project Lease, then Rental Payments again begin to accrue with respect thereto upon the completion of repair or replacement of such portion of the Leased Property.

Assignment

The City is not permitted to sell, mortgage, pledge, assign or transfer any interest of the City in the Project Lease or in the Leased Property by voluntary act or by operation of law, or otherwise; provided, however, that the City may grant concessions (including by sublease) to others involving the use of any portion of the Leased Property whether or not such concessions purport to convey a leasehold interest or a license to use a

portion of the Leased Property. Any such concession will be, and is to specifically state that it is, subject and subordinate in all respects to the Project Lease. Subject to the limitations set forth in the Project Lease, the City will at all times remain liable for the performance of the covenants and conditions on its part to be performed under the Project Lease, notwithstanding any granting of concessions which may be made. Nothing contained in the Project Lease is to be construed to relieve the City of its primary obligation to pay Rental Payments as provided in the Project Lease or to relieve the City of any other obligations contained therein. In no event is the City to sublease to or permit the use of all or any part of the Leased Property by any person so as to cause the interest component with respect to the Certificates to be includable in gross income for federal income tax purposes (with respect to Certificates executed as Tax-Exempt Certificates) or to be subject to State personal income tax.

The City expressly approves and consents to the Trust Agreement and to the execution and delivery of the Certificates evidencing proportionate interests in all of the rights of the Trustee under the Project Lease, including the right to receive Base Rental Payments thereunder.

Additions and Improvements; Removal

The City will have the right during the Project Lease Term to make any additions or improvements to the Leased Property, to attach fixtures, structures or signs, and to affix any personal property to the Leased Property, so long as the fair rental value of the Leased Property is not thereby materially reduced. Title to all fixtures, equipment or personal property placed by the City on the Leased Property is to remain in the City to the extent that such items may be removed from the Site without damage. Title to any personal property, improvements or fixtures placed on any portion of the Leased Property by any sublessee or licensee of the City is to be controlled by the sublease or license agreement between such sublessee or licensee and the City, which sublease or license agreement is not to be inconsistent with the Project Lease.

Right of Entry

Representatives of the Trustee, subject to reasonable security precautions, have the right (but not the duty) to enter upon the Leased Property during reasonable business hours (and in emergencies at all times) (i) to inspect the same, (ii) for any purpose connected with the rights or obligations of the Trustee under the Project Lease, or (iii) for all other lawful purposes.

Quiet Enjoyment

The Trustee covenants and agrees that the City, upon keeping and performing the covenants and agreements contained in the Project Lease, at all times during the Project Lease Term, will peaceably and quietly have, hold, and enjoy the Leased Property.

Indemnification and Hold Harmless Agreement

To the extent permitted by law, the City hereby agrees to indemnify and hold the Trustee and its officers, directors and employees harmless against any costs, expenses, claims and all other liabilities (other than the negligence or willful misconduct of the Trustee and its officers, directors and employees) that might arise out of or are related to the Leased Property or any portion thereof (including, without limitation, arising out of any use, storage, release, presence or disposal of any Hazardous Substances on or about the Leased Property and the acquisition, transfer, delivery and use of the Leased Property) and the Certificates. The provisions of the Project Lease described in this paragraph will survive the termination of the Project Lease.

Events of Default

The following are events of default under the Trust Agreement: (i) the City fails to deposit with the Trustee any Base Rental payment required to be so deposited pursuant to the applicable Project Lease provisions

by the related Interest Payment Date; (ii) the City fails to pay any item of Additional Rental as and when the same become due and payable pursuant to the Project Lease, or (iii) the City breaches any other terms, covenants or conditions contained in the Project Lease, in the Property Lease or in the Trust Agreement, and fails to remedy any such breach with all reasonable dispatch within a period of 60 days after written notice thereof from the Trustee, or its assignee to the City, or, if such breach cannot be remedied within such 60-day period, fails to institute corrective action within such 60-day period and diligently pursue the same to completion; provided, however, that failure to comply with the Continuing Disclosure Certificate will not constitute an event of default under the Project Lease.

Remedies on Default

The Trustee has the right, at its option, without any further demand or notice:

- (i) to reenter the Leased Property and eject all parties in possession therefrom and, without terminating the Project Lease, relet the Leased Property as the agent and for the account of the City upon such terms and conditions as the Trustee may deem advisable, in which event the rents received on such reletting are required to be applied as set forth in the Trust Agreement; provided, that if a sufficient sum is not realized to pay such sums and other charges then the City is required to pay to the Trustee any net deficiency existing on the date when the Base Rental or Additional Rental is due under the Project Lease; provided, however, that such reentry and reletting are to be done only with the consent of the City, which consent is irrevocably given; or
- (ii) in lieu of the above, so long as the Trustee does not terminate the Project Lease or the City's possession of the Leased Property, to enforce all of its rights and remedies under the Project Lease, including the right to recover Base Rental payments as they become due under the Project Lease pursuant to Section 1951.4 of the California Civil Code by pursuing any remedy available in law or in equity, except as expressly provided therein.

Any reentry pursuant to the Project Lease is to be allowed by the City without hindrance, and the Trustee will not be liable in damages for any reentry or be guilty of trespass. The Trustee or any assignee of the rights of the Trustee thereunder is not to exercise its remedies thereunder so as to cause the interest with respect to the Certificates executed as Tax-Exempt Certificates to be includable in gross income for federal income tax purposes or the interest with respect to the Certificates to be subject to State personal income tax.

Notwithstanding any other provision of the Project Lease or the Trust Agreement, (i) in no event is the Trustee to have the right to accelerate the payment of any Base Rental under the Project Lease and (ii) the foregoing remedies to reenter and relet the Leased Property are to be subject to applicable laws regarding the use of such property (including but not limited to applicable laws relating to the use of property financed with general obligation bonds or federal or state grants).

Each and every remedy of the Trustee or any assignee of the rights of the Trustee under the Project Lease is cumulative and the exercise of one remedy will not impair the right of the Trustee or its assignee to any or all other remedies. If any statute or rule validly limits the remedies given to the Trustee or any assignee of the rights of the Trustee, the Trustee or its assignee nevertheless will be entitled to whatever remedies are allowable under any statute or rule of law.

All damages and other payments received by the Trustee pursuant to the provisions of the Project Lease pertaining to default are required to be applied in the manner set forth in the Trust Agreement.

Addition, Release and Substitution

If no Project Lease Event of Default has occurred and is continuing thereunder, the Project Lease may be modified or amended at any time, and the Trustee may consent thereto without the consent of the Owners, if

such amendment is to modify or amend the description of the Leased Property or to release from the Project Lease any portion of the Leased Property, or to add other property and improvements to the Leased Property or substitute other property and improvements for the Leased Property, provided that the City has delivered to the Trustee and to the Rating Agencies all of the following:

- (i) Executed copy of the Project Lease and, if applicable, the Property Lease or amendments thereto containing the amended legal description of the Leased Property;
- (ii) Evidence that a copy of the Project Lease and, if applicable, the Property Lease or amendments thereto containing the amended legal description of the Leased Property have been duly recorded in the official records of the County Recorder of the County of San Francisco;
- (iii) A certificate of a City Representative stating that the annual fair rental value of the Leased Property and/or improvements that will constitute the Leased Property after such addition, release or substitution will be at least equal to 100% of the maximum amount of Base Rental payments becoming due in the then current Project Lease Year or in any subsequent Project Lease Year;
- (iv) In the case of the addition or substitution of property for the then existing Leased Property, a title policy or policies meeting the requirements of the Project Lease, or a commitment or commitments for such policies or amendments or endorsements to existing policies resulting in the issuance of a title insurance policy with respect to the Leased Property after such addition or substitution in an amount at least equal to the amount of such insurance provided with respect to the Leased Property prior to such addition or substitution. Each such insurance instrument, when issued, is to insure such added or substituted project subject only to such exceptions as do not substantially interfere with the City's right to use and occupy such added or substituted project and as will not result in an abatement of Base Rental payments payable by the City under the Project Lease;
- (v) A certificate of a City Representative stating that such addition, release or substitution does not materially adversely affect the ability of the City to perform its obligations under the Project Lease or the Property Lease;
- (vi) (A) An opinion of counsel stating that such amendment or modification (1) is authorized or permitted by the Constitution and laws of the State and by the Project Lease, the Property Lease and the Trust Agreement; (2) complies with the terms of the Constitution and laws of the State and of the Project Lease, the Property Lease and the Trust Agreement; and (3) will, upon the execution and delivery thereof, be valid and binding upon the Trustee and the City in accordance with its terms; and (B) an opinion of Independent Counsel stating that such amendment or modification will not cause the interest component of the Base Rental payments relating to the Certificates executed as Tax-Exempt Certificates to be included in gross income for federal income tax purposes or the interest component of the Base Rental payments relating to the Certificates to State personal income tax;
- (vii) A certificate of a City Representative stating that the useful life of the project that will constitute the Leased Property after such addition, release or substitution meets or exceeds the remaining term of the Certificates; and
- (viii) A certificate of the Director of Property stating the useful life of the project that will constitute the Leased Property after such addition, release or substitution and that such project is not encumbered by any prior liens (other than Permitted Encumbrances and liens which do not, in the aggregate, prohibit the use of such project in the manner intended by the City).

Amendment

The Project Lease may be amended only in accordance with and as permitted by the terms of the Trust Agreement. Any amendment in connection with the execution and delivery of Additional Certificates will be substantially in the form of the Project Lease.

Excess Payments

Notwithstanding anything contained in the Project Lease or in the Trust Agreement to the contrary, if for any reason, including but not limited to damage, destruction, condemnation, transfer, sale or disposition, the City or the Trustee receives payments, proceeds or awards with respect to the Leased Property in excess of the amount necessary to pay or prepay or provide in accordance with the Trust Agreement for the payment or prepayment of all of the Outstanding Certificates and all other amounts due under the Project Lease and under the Trust Agreement, such excess represents the City's equity interest in the Leased Property and is all to be paid to the City.

FIRST SUPPLEMENT TO PROJECT LEASE

Insurance

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2009B Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), in an amount at least equal to the initial aggregate principal amount of the 2009B Certificates, showing a leasehold interest in the Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2009B Certificates.

SECOND SUPPLEMENT TO PROJECT LEASE

Insurance

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2012A Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), in an amount at least equal to the initial aggregate principal amount of the 2012A Certificates, showing a leasehold interest in the Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2012A Certificates.

THIRD SUPPLEMENT TO PROJECT LEASE

<u>Insurance</u>

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2019-R1 Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), in an amount at least equal to the initial aggregate principal amount of the 2019-R1 Certificates, showing a leasehold interest in the Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2019-R1 Certificates.

FOURTH SUPPLEMENT TO PROJECT LEASE

Insurance

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2020-R1 Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required) with respect to the additional Leased Property identified in Exhibit A-1 attached to the Fourth Supplemental Project Lease (which is the property generally known as the San Bruno Complex, 1 Moreland Drive, San Bruno, California 94006), which policy, when combined with the policy of title insurance issued in connection with the issuance and delivery of the 2019-R1 Certificates, is to be in an aggregate amount at least equal to the initial aggregate principal amount of the 2020-R1 Certificates and then-Outstanding aggregate principal amounts of the 2012A Certificates and the 2019-R1 Certificates, inclusive, showing a leasehold interest in such additional Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2020-R1 Certificates and such then-Outstanding 2012A Certificates and 2019-R1 Certificates.

FIFTH SUPPLEMENT TO PROJECT LEASE

Insurance

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2021A Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required) with respect to the additional Leased Property identified in Exhibit A-1 attached to the Fifth Supplemental Project Lease (which is the property generally known as South Residence building, located on a portion of the real property of the campus of Laguna Honda Hospital, 375 Laguna Honda Boulevard in the City, including all rights of access reasonably necessary to enter, leave and make reasonable use of such building), which policy, when combined with the policies of title insurance issued in connection with the issuance and delivery of the 2019-R1 Certificates and the 2020-R1 Certificates, is to be in an aggregate amount at least equal to the initial aggregate principal amount of the 2021A Certificates and then-Outstanding aggregate principal amounts of the Prior Parity Certificates, inclusive, showing a leasehold interest in such additional Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2021A Certificates and such then-Outstanding Prior Parity Certificates.

SIXTH SUPPLEMENT TO PROJECT LEASE

Insurance

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2023A Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), which policy, when combined with the policies of title insurance issued in connection with the issuance and delivery of the 2019-R1 Certificates, the 2020-R1 Certificates, and the 2021A Certificates, is to be in an aggregate amount at least equal to the initial aggregate principal amount of the 2023A Certificates and then-Outstanding aggregate principal amounts of the Prior Parity Certificates, inclusive, showing a leasehold interest in such additional Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2023A Certificates and such then-Outstanding Prior Parity Certificates.

SEVENTH SUPPLEMENT TO PROJECT LEASE

Insurance

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2023B Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), which policy, when combined with the policies of title insurance issued in connection with the issuance and delivery of the 2019-R1 Certificates, the 2020-R1 Certificates, and the 2021A Certificates, is to be in an aggregate amount at least equal to the initial aggregate principal amount of the 2023B Certificates and then-Outstanding aggregate principal amounts of the Prior Parity Certificates, inclusive, showing a leasehold interest in such additional Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2023B Certificates and such then-Outstanding Prior Parity Certificates.

EIGHTH SUPPLEMENT TO PROJECT LEASE

Insurance

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2024-R1 Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), which policy, when combined with the policies of title insurance issued in connection with the issuance and delivery of the 2019-R1 Certificates, the 2020-R1 Certificates, the 2021A Certificates, the 2023A Certificates and the 2023B Certificates is to be in an aggregate amount at least equal to the initial aggregate principal amount of the 2024-R1 Certificates and then-Outstanding aggregate principal amounts of the Prior Parity Certificates, inclusive, showing a leasehold interest in such additional Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2024-R1 Certificates and such then-Outstanding Prior Parity Certificates.

NINTH SUPPLEMENT TO PROJECT LEASE

<u>Insurance</u>

A new section is added to the Project Lease requiring that the City deliver to the Trustee, on the date of execution and delivery of the 2024A Certificates, evidence of the commitment of a title insurance company to issue a CLTA or ALTA policy of title insurance (with no survey required), which policy, when combined with the policies of title insurance issued in connection with the issuance and delivery of the 2019-R1 Certificates, the 2020-R1 Certificates, the 2021A Certificates, the 2023A Certificates, the 2023B Certificates and the 2024-R1 Certificates is to be in an aggregate amount at least equal to the initial aggregate principal amount of the 2024A Certificates and then-Outstanding aggregate principal amounts of the Prior Parity Certificates, inclusive, showing a leasehold interest in such additional Leased Property in the name of the Trustee and naming the insured parties as the City and the Trustee, for the benefit of the Owners of the 2024A Certificates and such then-Outstanding Prior Parity Certificates.

THE PROPERTY LEASE

Although certain provisions of the Property Lease are summarized below, this summary does not purport to be complete or definitive and is qualified in its entirety by reference to the full terms of the Property Lease.

Lease of Leased Property

The City leases to the Trustee the real property located in San Francisco, California and described in Exhibit A attached to the Property Lease (the "Site"), together with all buildings and improvements then situated or thereafter constructed thereon (collectively, the "Leased Property"), subject (i) to the terms thereof and (ii) to Permitted Encumbrances. The City also grants to the Trustee such rights of ingress and egress to the Site (as defined in the Project Lease) and infrastructure and utilities as the Trustee may require in order to fulfill its obligations under the Property Lease and under the Project Lease.

Assignment and Project Lease

As long as the Project Lease is in effect and there has been no event of default under the Project Lease, the Trustee is not to assign, mortgage, hypothecate or otherwise encumber the Property Lease or any rights thereunder or the leasehold created thereby pursuant to any trust agreement, indenture or deed of trust or otherwise, or sublet the Leased Property, in all cases, without the written consent of the City.

The City expressly approves and consents to the Project Lease and the Trust Agreement and to the execution and delivery of the Certificates evidencing proportionate interests in all of the rights of the Trustee under the Project Lease, including the right to receive Base Rental Payments payable thereunder.

Right of Entry

The City reserves the right for any of its duly authorized representatives to enter upon the Leased Property at any reasonable time.

Quiet Enjoyment

The Trustee at all times during the term of the Property Lease will peaceably and quietly have, hold and enjoy all of the Leased Property.

Default

In the event that the Trustee or its assignee is in default in the performance of any obligation on its part to be performed under the terms of the Property Lease, the City may exercise any and all remedies granted by law, except that no merger of the Property Lease and of the Project Lease will be deemed to occur as a result thereof; provided, however, that the City has no power to terminate the Property Lease by reason of any default on the part of the Trustee or its assignee so long as any Certificate is Outstanding. So long as any such assignee of the Trustee or any successor in interest to the Trustee duly performs the terms and conditions of the Property Lease, such assignee is be deemed to be and becomes the tenant of the City under the Property Lease, entitled to all of the rights and privileges granted under any such assignment.

FIRST SUPPLEMENT TO PROPERTY LEASE

Rent

Under the Original Property Lease, as additional consideration to the City, the parties agreed that, upon a request made by the City to the Trustee within 24 months of the date thereof, the parties would amend the Original Property Lease to increase the rent payable by the Trustee thereunder by an amount specified by the

City not to exceed \$42,000,000, and negotiate in good faith in connection with an amendment to the Original Property Lease to provide for additional Base Rental payments by the City thereunder. The City and the Trustee agreed in the First Supplement to Property Lease that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2009B Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the First Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund and other funds and accounts as provided in the Trust Agreement.

SECOND SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agreed that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2012A Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Second Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund and other funds and accounts as provided in the Original Trust Agreement.

THIRD SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agree that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2019-R1 Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Third Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund and other funds and accounts as provided in the Third Supplement to Trust Agreement.

FOURTH SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agree that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2020-R1 Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Fourth Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund and other funds and accounts as provided in the Fourth Supplement to Trust Agreement.

FIFTH SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agree that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2021A Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Fifth Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund and other funds and accounts as provided in the Fifth Supplement to Trust Agreement.

SIXTH SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agree that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2023A Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Sixth

Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund and other funds and accounts as provided in the Sixth Supplement to Trust Agreement.

SEVENTH SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agree that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2023B Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Seventh Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund and other funds and accounts as provided in the Seventh Supplement to Trust Agreement.

EIGHTH SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agree that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2024R-1 Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Eighth Supplement to Property Lease over its term. Such moneys are to be deposited in the Escrow Fund and other funds and accounts as provided in the Eighth Supplement to Trust Agreement.

NINTH SUPPLEMENT TO PROPERTY LEASE

Rent

As additional consideration to the City payable under the Original Property Lease, the City and the Trustee agree that the Trustee will pay to the City an advance rent in the amount of the net proceeds of the 2024A Certificates as additional prepaid rental and additional rent of \$1 per year as consideration for the Ninth Supplement to Property Lease over its term. Such moneys are to be deposited in the Project Fund, Refunding Fund and other funds and accounts as provided in the Ninth Supplement to Trust Agreement.



APPENDIX D

FORM OF CONTINUING DISCLOSURE CERTIFICATE

\$123,345,000 CITY AND COUNTY OF SAN FRANCISCO CERTIFICATES OF PARTICIPATION SERIES 2024A (MULTIPLE CAPITAL IMPROVEMENT PROJECTS)

This Continuing Disclosure Certificate (the "Disclosure Certificate") is executed and delivered by the City and County of San Francisco (the "City") in connection with the delivery of the certificates of participation captioned above (the "Certificates"). The Certificates are issued pursuant to that certain Trust Agreement, dated as of May 1, 2009 (the "Original Trust Agreement"), as previously supplemented and amended and as supplemented and amended by the Ninth Supplement to Trust Agreement, dated as of November 1, 2024 (as supplemented and amended, the "Trust Agreement"), between the City and U.S. Bank Trust Company, National Association, as successor in interest to U.S. Bank National Association, as trustee (the "Trustee"). Pursuant to Section 8.10 of the Original Trust Agreement and Section 4.8 of that certain Project Lease, dated as of May 1, 2009, as previously supplemented and amended and as supplemented and amended by the Ninth Supplement to Project Lease, dated as of November 1, 2024 (as supplemented and amended, the "Project Lease"), by and between the Trustee and the City, the City covenants and agrees as follows:

SECTION 1. Purpose of the Disclosure Certificate. This Disclosure Certificate is being executed and delivered by the City for the benefit of the Holders and Beneficial Owners of the Certificates and in order to assist the Participating Underwriter (defined below) in complying with Securities and Exchange Commission (the "S.E.C.") Rule 15c2-12(b)(5).

SECTION 2. Definitions. In addition to the definitions set forth in the Trust Agreement, which apply to any capitalized term used in this Disclosure Certificate unless otherwise defined in this Section 2, the following capitalized terms will have the following meanings:

"Annual Report" will mean any Annual Report provided by the City pursuant to, and as described in, Sections 3 and 4 of this Disclosure Certificate.

"Beneficial Owner" will mean any person which: (a) has or shares the power, directly or indirectly, to make investment decisions concerning ownership of any Certificates (including persons holding Certificates through nominees, depositories or other intermediaries) including, but not limited to, the power to vote or consent with respect to any Certificates or to dispose of ownership of any Certificates; or (b) is treated as the owner of any Certificates for federal income tax purposes.

"Dissemination Agent" will mean the City, acting in its capacity as Dissemination Agent under this Disclosure Certificate, or any successor Dissemination Agent designated in writing by the City and which has filed with the City a written acceptance of such designation.

"Financial Obligation" means "financial obligation" as such term is defined in the Rule.

"Holder" will mean either the registered owners of the Certificates, or, if the Certificates are registered in the name of The Depository Trust Company or another recognized depository, any applicable participant in such depository system.

"Listed Events" will mean any of the events listed in Section 5(a) of this Disclosure Certificate.

"MSRB" will mean the Municipal Securities Rulemaking Board or any other entity designated or authorized by the Securities and Exchange Commission to receive reports pursuant to the Rule. Until otherwise designated by the MSRB or the Securities and Exchange Commission, filings with the MSRB are to be made through the Electronic Municipal Market Access (EMMA) website of the MSRB currently located at http://emma.msrb.org.

"Participating Underwriter" will mean any of the original underwriters or purchasers of the Certificates required to comply with the Rule in connection with offering of the Certificates.

"Rule" will mean Rule 15c2-12(b)(5) adopted by the S.E.C. under the Securities Exchange Act of 1934, as the same may be amended from time to time.

SECTION 3. Provision of Annual Reports.

- (a) The City will, or will cause the Dissemination Agent to, not later than 270 days after the end of the City's fiscal year (which is June 30), commencing with the report for the 2023-24 Fiscal Year (which is due not later than March 27, 2025), provide to the MSRB an Annual Report which is consistent with the requirements of Section 4 of this Disclosure Certificate. If the Dissemination Agent is not the City, the City will provide the Annual Report to the Dissemination Agent not later than 15 days prior to said date. The Annual Report must be submitted in electronic format and accompanied by such identifying information as prescribed by the MSRB, and may cross-reference other information as provided in Section 4 of this Disclosure Certificate; provided, that if the audited financial statements of the City are not available by the date required above for the filing of the Annual Report, the City will submit unaudited financial statements and submit the audited financial statements as soon as they are available. If the City's fiscal year changes, it will give notice of such change in the same manner as for a Listed Event under Section 5(b).
- (b) If the City is unable to provide to the MSRB an Annual Report by the date required in subsection (a), the City will send, in a timely manner, a notice to the MSRB in substantially the form attached as Exhibit A.
- (c) The Dissemination Agent will (if the Dissemination Agent is other than the City), file a report with the City certifying the date that the Annual Report was provided to the MSRB pursuant to this Disclosure Certificate.

SECTION 4. Content of Annual Reports. The City's Annual Report will contain or incorporate by reference the following information, as required by the Rule:

- (a) the audited general-purpose financial statements of the City prepared in accordance with generally accepted accounting principles applicable to governmental entities;
 - (b) a summary of budgeted general fund revenues and appropriations;
 - (c) a summary of the assessed valuation of taxable property in the City;
- (d) a summary of the ad valorem property tax levy and delinquency rate;
- (e) a summary of aggregate annual scheduled lease payments or rental obligations with respect to outstanding certificates of participation and lease revenue bonds payable from the general fund of the City.

(f) a summary of outstanding and authorized but unissued lease obligations and certificates of participation payable from the general fund of the City.

Any or all of the items listed above may be set forth in a document or set of documents, or may be included by specific reference to other documents, including official statements of debt issues of the City or related public entities, which are available to the public on the MSRB website. If the document included by reference is a final official statement, it must be available from the MSRB. The City will clearly identify each such other document so included by reference.

SECTION 5. Reporting of Listed Events.

- (a) To the extent applicable and pursuant to the provisions of this Section 5, the City will give, or cause to be given, notice of the occurrence of any of the following events with respect to the Certificates:
 - (1) Principal and interest payment delinquencies;
 - (2) Nonpayment related defaults, if material;
 - (3) Unscheduled draws on any debt service reserves reflecting financial difficulties;
 - (4) Unscheduled draws on credit enhancements reflecting financial difficulties;
 - (5) Substitution of credit or liquidity providers or their failure to perform;
 - (6) Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the Certificates, or other material events affecting the tax status of the Certificates;
 - (7) Modifications to the rights of Certificate holders, if material;
 - (8) Certificate calls, if material, and tender offers;
 - (9) Defeasances;
 - (10) Release, substitution, or sale of property securing repayment of the Certificates, if material;
 - (11) Rating changes;
 - (12) Bankruptcy, insolvency, receivership or similar event of the obligated person;
 - (13) Consummation of a merger, consolidation or acquisition involving an obligated person of the sale of all or substantially all of the assets of the obligated person, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material;
 - (14) Appointment of a successor or additional trustee or the change of name of a trustee, if material;
 - (15) incurrence of a Financial Obligation of the City, if material, or agreement to covenants, events of default, remedies, priority rights, or other similar terms of a Financial Obligation of the City, any of which affect security holders, if material; and
 - (16) default, event of acceleration, termination event, modification of terms, or other similar events under the terms of a Financial Obligation of the City, any of which reflect financial difficulties.
- (b) Whenever the City obtains knowledge of the occurrence of a Listed Event, the City will, in a timely manner not in excess of ten business days after the occurrence of the Listed Event, file a notice of such occurrence with the MSRB in electronic format, accompanied by such identifying information as is prescribed by the MSRB.
- **SECTION 6. Termination of Reporting Obligation.** The City's obligations under this Disclosure Certificate will terminate upon the legal defeasance, prepayment or payment in full of all of the Certificates. If such termination occurs prior to the final Certificate Payment Date of the Certificates, the City will give notice of such termination in the same manner as for a Listed Event under Section 5(b).

SECTION 7. Dissemination Agent. The City may, from time to time, appoint or engage a Dissemination Agent to assist it in carrying out its obligations under this Disclosure Certificate, and may discharge any such Dissemination Agent, with or without appointing a successor Dissemination Agent. The Dissemination Agent will have only such duties as are specifically set forth in this Disclosure Certificate.

SECTION 8. Amendment; Waiver. Notwithstanding any other provision of this Disclosure Certificate, the City may amend or waive this Disclosure Certificate or any provision of this Disclosure Certificate, provided that the following conditions are satisfied:

- (a) If the amendment or waiver relates to the provisions of Sections 3(a), 3(b), 4 or 5(a), it may only be made in connection with a change in circumstances that arises from a change in legal requirements, change in law, or change in the identity, nature or status of an obligated person with respect to the Certificates or the type of business conducted:
- (b) The undertaking, as amended or taking into account such waiver, would, in the opinion of the City Attorney or nationally recognized bond counsel, have complied with the requirements of the Rule at the time of the original delivery of the Certificates, after taking into account any amendments or interpretations of the Rule, as well as any change in circumstances; and
- (c) The amendment or waiver either (i) is approved by the owners of a majority in aggregate principal amount of the Certificates or (ii) does not, in the opinion of the City Attorney or nationally recognized bond counsel, materially impair the interests of the Holders.

In the event of any amendment or waiver of a provision of this Disclosure Certificate, the City will describe such amendment in the next Annual Report, and will include, as applicable, a narrative explanation of the reason for the amendment or waiver and its impact on the type (or, in the case of a change of accounting principles, on the presentation) of financial information or operating data being presented by the City. In addition, if the amendment relates to the accounting principles to be followed in preparing financial statements, (i) notice of such change will be given in the same manner as for a Listed Event under Section 5, and (ii) the Annual Report for the year in which the change is made should present a comparison (in narrative form and also, if feasible, in quantitative form) between the financial statements as prepared on the basis of the new accounting principles and those prepared on the basis of the former accounting principles.

SECTION 9. Additional Information. Nothing in this Disclosure Certificate will be deemed to prevent the City from disseminating any other information, using the means of dissemination set forth in this Disclosure Certificate or any other means of communication, or including any other information in any Annual Report or notice of occurrence of a Listed Event, in addition to that which is required by this Disclosure Certificate. If the City chooses to include any information in any Annual Report or notice of occurrence of a Listed Event in addition to that which is specifically required by this Disclosure Certificate, the City will have no obligation under this Disclosure Certificate to update such information or include it in any future Annual Report or notice of occurrence of a Listed Event.

SECTION 10. Remedies. In the event of a failure of the City to comply with any provision of this Disclosure Certificate, any Participating Underwriter, Holder or Beneficial Owner of the Certificates may take such actions as may be necessary and appropriate to cause the City to comply with its obligations under this Disclosure Certificate; provided that any such action may be instituted only in a federal or state court located in the City and County of San Francisco, State of California, and that the sole remedy under this Disclosure Certificate in the event of any failure of the City to comply with this Disclosure Certificate will be an action to compel performance.

SECTION 11. Beneficiaries. This Disclosure Certificate will inure solely to the benefit of the City, the Dissemination Agent, the Participating Underwriter and Holders and Beneficial Owners from time to time of the Certificates, and will create no rights in any other person or entity.

SECTION 12. Counterparts. This Disclosure Certificate may be executed in several counterparts, each of which will be an original and all of which will constitute but one and the same instrument.

Date: November 14 2024

Date. November 14, 2024.	
	CITY AND COUNTY OF SAN FRANCISCO
	Greg Wagner Controller
Approved as to form:	
DAVID CHIU	
CITY ATTORNEY	
By:	
Deputy City Attorney	

CONTINUING DISCLOSURE CERTIFICATE – EXHIBIT A

FORM OF NOTICE TO THE MUNICIPAL SECURITIES RULEMAKING BOARD OF FAILURE TO FILE ANNUAL REPORT

Name of Issuer:	CITY AND COUNTY OF SAN FRANCISCO	
Name of Issue:	CITY AND COUNTY OF SAN FRANCISCO CERTIFICATES OF PARTICIPATION SERIES 2024A (MULTIPLE CAPITAL IMPROVEMENT PROJECTS)	
Date of Delivery:	November 14, 2024	
above-named Certificates as re	GIVEN that the City has not provided an Annual Report with respect to the quired by Section 3 of the Continuing Disclosure Certificate of the City and the Date of Delivery. The City anticipates that the Annual Report will be filed	
Dated:	<u> </u>	
	CITY AND COUNTY OF SAN FRANCISCO	
	By:[to be signed only if filed]	

APPENDIX E

DTC AND THE BOOK-ENTRY ONLY SYSTEM

The information in numbered paragraphs 1-10 of this APPENDIX E, concerning The Depository Trust Company ("DTC") and DTC's book-entry system, has been furnished by DTC for use in official statements and the City takes no responsibility for the completeness or accuracy thereof. The City cannot and does not give any assurances that DTC, DTC Participants or Indirect Participants will distribute to the Beneficial Owners (a) payments of interest or principal with respect to the Certificates, (b) certificates representing ownership interest in or other confirmation or ownership interest in the Certificates, or (c) redemption or other notices sent to DTC or Cede & Co., its nominee, as the registered owner of the Certificates, or that they will so do on a timely basis, or that DTC, DTC Participants or DTC Indirect Participants will act in the manner described in this APPENDIX. 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. As used in this appendix, "Securities" means the Certificates, "Issuer" means the City, and "Agent" means the Trustee.

- 1. The Depository Trust Company ("DTC") will act as securities depository for the securities (the "Securities"). The Securities 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 Security certificate will be issued for the Securities, in the aggregate principal amount of such issue, and will be deposited with DTC.
- 2. 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 posttrade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has a Standard & Poor's rating of AA+. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.
- 3. Purchases of Securities under the DTC system must be made by or through Direct Participants, which will receive a credit for the Securities on DTC's records. The ownership interest of each actual purchaser of each Security ("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 Securities are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Securities, except in the event that use of the book-entry system for the Securities is discontinued.

- 4. To facilitate subsequent transfers, all Securities 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 Securities 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 Securities; DTC's records reflect only the identity of the Direct Participants to whose accounts such Securities are credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.
- 5. 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.
- 6. Redemption notices shall be sent to DTC. If less than all of the Securities within an issue are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such issue to be redeemed.
- 7. Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to Securities unless authorized by a Direct Participant in accordance with DTC's MMI Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to Issuer 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 Securities are credited on the record date (identified in a listing attached to the Omnibus Proxy).
- 8. Redemption proceeds, distributions, and dividend payments on the Securities 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 Issuer or Agent, 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, Agent, or Issuer, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of redemption proceeds, distributions, and dividend payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of Issuer or Agent, 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.
- 9. DTC may discontinue providing its services as depository with respect to the Securities at any time by giving reasonable notice to Issuer or Agent. Under such circumstances, in the event that a successor depository is not obtained, Security certificates are required to be printed and delivered.
- 10. Issuer may decide to discontinue use of the system of book-entry-only transfers through DTC (or a successor securities depository). In that event, Security certificates will be printed and delivered to DTC.

APPENDIX F

PROPOSED FORM OF CO-SPECIAL COUNSEL OPINIONS

November 14, 2024

Board of Supervisors City and County of San Francisco San Francisco, California

Re: \$123,345,000 City and County of San Francisco Certificates of Participation, Series 2024A (Multiple Capital Improvement Projects)

Members of the Board:

We have acted as co-special counsel to our client the City and County of San Francisco (the "City") in connection with the execution and delivery of the Certificates of Participation captioned above dated November 14, 2024 (the "Certificates"), evidencing undivided and proportionate interests of the owners of the Certificates in certain base rental payments (the "Base Rental Payments") to be made by the City pursuant to that certain Project Lease dated as of May 1, 2009, as previously supplemented and amended (the "Original Project Lease"), as further supplemented and amended by that certain Ninth Supplement to Project Lease dated as of November 1, 2024, relating to the Certificates (the "Ninth Supplement to Project Lease" and, together with the Original Project Lease, as previously supplemented and amended, the "Project Lease"), by and between U.S. Bank Trust Company, National Association, as successor in interest to U.S. Bank National Association, as lessor, and the City, as lessee. Under that certain Trust Agreement dated as of May 1, 2009, as previously supplemented and amended (the "Original Trust Agreement"), as further supplemented and amended by that certain Ninth Supplement to Trust Agreement dated as of November 1, 2024 (the "Ninth Supplement to Trust Agreement") and, together with the Original Trust Agreement, as supplemented and amended, the "Trust Agreement"), by and between U.S. Bank Trust Company, National Association, as successor in interest to U.S. Bank National Association, as trustee (the "Trustee"), and the City, the Trustee has executed and delivered the Certificates.

In such capacity, we have examined such law and such certified proceedings, certifications, opinions and other documents as we have deemed necessary to render this opinion. Capitalized terms used but not defined herein shall have the meaning given thereto in the Trust Agreement.

Regarding questions of fact material to our opinion, we have relied on representations of the City contained in the Project Lease and the Trust Agreement, and on the certified proceedings and other certifications of public officials furnished to us, without undertaking to verify the same by independent investigation.

Based on the foregoing, we are of the opinion that, under existing law:

- 1. Each of the Project Lease, the Property Lease and the Trust Agreement has been duly authorized, executed and delivered by the City and constitutes a valid and legally binding agreement of the City enforceable against the City in accordance with its terms.
- 2. The obligation of the City to pay Base Rental Payments in accordance with the terms of the Project Lease is a valid and binding obligation payable from the funds of the City lawfully available therefor, and the obligation of the City to make Base Rental Payments under the Project Lease does not constitute a debt of the City, the State of California or any political subdivision thereof within the meaning of any statutory or constitutional debt limitation or restriction and does not constitute a pledge of the faith and credit or taxing power of the City, the State of California or any political subdivision thereof.

- 3. The portion of the Base Rental Payments designated as and comprising interest and received by the owners of the Certificates is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals. It should be noted however that such interest may be subject to the corporate alternative minimum tax. The opinions set forth in the preceding sentences are subject to the condition that the City comply with all requirements of the Internal Revenue Code of 1986, as amended, that must be satisfied subsequent to the execution and delivery of the Project Lease and the Certificates in order that the interest with respect thereto be, and continue to be, excludable from gross income for federal income tax purposes. The City has made certain representations and covenants in order to comply with each such requirement. Inaccuracy of those representations, or failure to comply with certain of those covenants, may cause the inclusion of such interest in gross income for federal income tax purposes, which may be retroactive to the date of delivery of the Project Lease and the Certificates.
- 4. The portion of the Base Rental Payments designated as and comprising interest and received by the owners of the Certificates is exempt from personal income taxation imposed by the State of California.

We express no opinion regarding any other tax consequences arising with respect to the ownership, sale or disposition of, or the amount, accrual or receipt of interest on, the Project Lease or the Certificates.

The rights of the owners of the Certificates and the enforceability of the Project Lease, the Property Lease and the Trust Agreement are limited by bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights generally, and by equitable principles, whether considered at law or in equity.

This opinion is given as of the date hereof, and we assume no obligation to revise or supplement this opinion to reflect any facts or circumstances that may hereafter come to our attention, or any changes in law that may hereafter occur. Moreover, our opinions are not a guarantee of a particular result, and are not binding on the Internal Revenue Service or any court; rather, our opinions represent our legal judgment based upon our review of existing law that we deem relevant to such opinions, and any assumptions expressed herein, and in reliance upon the representations, and covenants referenced above. Our engagement with respect to this matter has terminated as of the date hereof.

Respectfully submitted,

APPENDIX G

CITY AND COUNTY OF SAN FRANCISCO OFFICE OF THE TREASURER INVESTMENT POLICY



CITY AND COUNTY OF SAN FRANCISCO OFFICE OF THE TREASURER & TAX COLLECTOR

INVESTMENT POLICY

Effective May 2024

1.0 Policy

It is the policy of the Office of the Treasurer & Tax Collector of the City and County of San Francisco (Treasurer's Office) to invest public funds in a manner which will preserve capital, meet the daily cash flow demands of the City, and provide a market rate of return while conforming to all state and local statutes governing the investment of public funds.

2.0 Scope

This investment policy applies to all funds over which the Treasurer's Office has been granted fiduciary responsibility and direct control for their management.

3.0 Prudence

The standard of prudence to be used by the Treasurer's Office shall be the Prudent Investor Standard as set forth by California Government Code, Section 53600.3 and 27000.3. The Section reads as follows: The Prudent Investor Standard states that when investing, reinvesting, purchasing, acquiring, exchanging, selling, or managing public funds, a trustee shall act with care, skill, prudence, and diligence under the circumstances then prevailing, including, but not limited to, the general economic conditions and the anticipated needs of the Treasurer's Office, that a prudent person acting in a like capacity and familiarity with those matters would use in the conduct of funds of a like character and with like aims, to safeguard the principal and maintain the liquidity needs of the Treasurer's Office.

This standard of prudence shall be applied in the context of managing those investments that fall under the Treasurer's direct control. Investment officers acting in accordance with written procedures and this investment policy and exercising due diligence shall be relieved of personal responsibility for an individual security's credit risk or market price changes provided deviations from expectations are reported in a timely fashion and appropriate action is taken to control adverse developments.

4.0 Objective

The primary objectives, in priority order, of the Treasurer's Office's investment activities shall be:

- 4.1 Safety: Safety of principal is the foremost objective of the investment program. Investments of the Treasurer's Office shall be undertaken in a manner that seeks to ensure the preservation of capital. To attain this objective, the Treasurer's Office will diversify its investments.
- 4.2 Liquidity: The Treasurer's Office investment portfolio will remain sufficiently liquid to enable the Treasurer's Office to meet cash flow needs which might be reasonably anticipated.

4.3 Return on Investments: The portfolio shall be designed with the objective of generating a market rate of return without undue compromise of the first two objectives.

5.0 Delegation of Authority

The Treasurer of the City and County of San Francisco (Treasurer) is authorized by Charter Section 6.106 to invest funds available under California Government Code Title 5, Division 2, Part 1, Chapter 4, Article 1. The Treasurer shall submit any modification to this Investment Policy to the Treasury Oversight Committee members within five (5) working days of the adoption of the change.

6.0 Authorized Broker/Dealer Firms

The City seeks to employ a fair and unbiased broker-dealer selection process, which culminates in an array of small / medium and large-sized firms that provide the best investment opportunities and service to the City.

The Treasurer's Office will evaluate and classify broker-dealers based on the qualifications of the firm and firm's assigned broker.

When evaluating Broker-Dealers, the Treasurer's Office will strongly consider the Minority / Historically Disadvantaged status of both the firm's ownership and the assigned broker.

All broker-dealers are encouraged to apply for consideration. All applicants will be evaluated and classified based on the qualifications of the firm and the firm's assigned individual. \

All approved broker-dealers will be re-assessed on an on-going basis.

The inclusion of a Broker-Dealer on TTX's approved list does not guarantee that the firm will be successful in doing business with TTX.

All securities shall be purchased and sold in a competitive environment and investment decisions will be made based on best execution.

The Treasurer's Office will not do business with a firm which has, within any consecutive 48-month period following January 1, 1996, made a political contribution in an amount exceeding the limitations contained in Rule G-37 of the Municipal Securities Rulemaking Board, to the Treasurer, any member of the Board of Supervisors, or any candidate for those offices.

7.0 Authorized & Suitable Investments

Investments will be made pursuant to the California Government Code (including Section 53601 et seq.) and this investment policy to ensure sufficient liquidity to meet all anticipated disbursements.

Unless otherwise noted, the maximum maturity from the settlement date can be no longer than five years with a trade date no longer than 45 days from settlement date.

All exposure limits defined below will be measured against total portfolio par value (unless otherwise specified) and at time of purchase.

Types of investment vehicles not authorized by this investment policy are prohibited.

In an effort to limit credit exposure, the Treasurer's Office will maintain Eligible Issuer, Eligible Counterparty and Eligible Money Market lists for security types where appropriate. These lists are intended to guide investment decisions. Investments, at time of purchase, are limited solely to issuers, counterparties and money market funds listed; however, investment staff may choose to implement further restrictions at any time. The total exposure to credit in the portfolio shall be limited to 30% of the total portfolio par value and is calculated by the combined percentage exposure for State and Local Government Agency Obligations, Negotiable Certificates of Deposits/Yankee Certificates of Deposit, Commercial Paper, and Medium Term Notes. This limitation will be calculated at time of purchase.

The Treasurer's Office shall establish a Credit Committee comprised of the Treasurer, Chief Assistant Treasurer, Chief Investment Officer and additional investment personnel at the Treasurer's discretion. The Committee shall review and approve all eligible issuers and counterparties prior to inclusion on the aforementioned Eligible Issuer, Eligible Counterparty and Eligible Money Market lists. The Committee shall also be charged with determining the collateral securing the City's repurchase agreements.

In the event of a downgrade of the issuer's credit rating below the stated requirements herein, the Credit Committee shall convene and determine the appropriate action.

In addition, the Treasurer's Office shall conduct an independent credit review, or shall cause an independent credit review to be conducted, of the collateralized CD issuers to determine the creditworthiness of the financial institution. The credit review shall include an evaluation of the issuer's financial strength, experience, and capitalization, including, but not limited to leverage and capital ratios relative to benchmark and regulatory standards (See Section 7.4). The following policy shall govern unless a variance is specifically authorized by the Treasurer and reviewed by the Treasury Oversight Committee pursuant to Section 5.0.

7.1 U.S. Treasuries

United States Treasury notes, bonds, bills or certificates of indebtedness, or those for which the full faith and credit of the United States are pledged for the payment of principal and interest.

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum
100% of the portfolio value	100%	100%	5 years

7.2 Federal Agencies

Federal agency or United States government-sponsored enterprise obligations, participations, or other instruments, including those issued by or fully guaranteed as to principal and interest by federal agencies or United States government-sponsored enterprises.

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum

100% of the portfolio	100%	100%	5 years
value			

7.3 State and Local Government Agency Obligations

The Treasurer's Office may purchase bonds, notes, warrants, or other evidences of indebtedness of any local or State agency within the 50 United States, including bonds payable solely out of the revenues from a revenue-producing property owned, controlled, or operated by the local agency or State, or by a department, board, agency, or authority of the local agency or State.

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum
20% of the portfolio	5%	No Limit	5 years
value			

Issuer Minimum Credit Rating: Issuers must possess either a short-term rating of the highest ranking or long-term credit rating (dependent upon maturity length) of the second highest ranking or better (irrespective of +/-) from at least one NRSRO (Nationally Recognized Statistical Rating Organization). This limitation applies to all local and State agencies within the 50 United States with the exception of the State of California.

7.4 Public Time Deposits (Term Certificates of Deposit)

The Treasurer's Office may invest in either:

- 1. Non-negotiable time deposits (Certificates of Deposit or CDs) that have FDIC or similar deposit insurance; or
- 2. Fully collateralized CDs in approved financial institutions.

The Treasurer's Office will invest in CDs and Time Deposits only with those firms having at least one branch office within the boundaries of the City and County of San Francisco. As required by Government Code Section 53649, the Treasurer's Office shall have a signed agreement with any depository accepting City funds.

For Public Time Deposits not employing deposit insurance (such as FDIC), the Treasurer's Office is authorized to accept two forms of collateral:

A. Deposit Collateral. Collateralized CDs are required to be fully collateralized with 110% of the type of collateral authorized in California Government Code, Section 53651 (a) through (i). The Treasurer's Office, at its discretion, may waive the collateralization requirements for any portion that is covered by deposit insurance.

B. Letters of Credit Issued by the Federal Home Loan Bank of San Francisco. As authorized by Section 53651 (p) of the California Government Code, Letter of Credit may be accepted as collateral and shall conform to the requirements of Section 53651.6 of the California Government Coded include the following terms:

- (1) The Administrator, as defined by Section 53630 (g) of the California Government Code, shall be the beneficiary of the letter of credit; and
- (2) The letter of credit shall be clean and irrevocable, and shall provide that the Administrator may draw upon it up to the total amount in the event of the failure of the depository savings association or federal association or if the depository savings association or federal association refuses to permit the withdrawal of funds by a treasurer.

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum
\$80mm	\$20mm	N/A	6 months

Issuer Minimum Credit Rating (applies to collateralized CDs only): Maintenance of the minimum standards for "well-capitalized" status as established by the Federal Reserve Board. The current standards are as follows:

- Tier 1 risk-based capital ratio of 8% or greater
- Combined Tier 1 and Tier 2 capital ratio of 10% or greater
- Leverage ratio of 5% or greater

Failure to maintain minimum standards may result in early termination, subject to the discretion of the Treasurer's Office.

7.5 Negotiable Certificates of Deposit / Yankee Certificates Of Deposit

Negotiable certificates of deposit issued by a nationally or state-chartered bank, a savings association or a federal association (as defined by Section 5102 of the Financial Code), a state or federal credit union, or by a state-licensed branch of a foreign bank. Yankee certificates of deposit are negotiable instruments that are issued by a branch of a foreign bank.

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum
30% of the portfolio	10%	N/A	5 years
value			

Maturity Allocation Buckets:

a. More than 4 years to Maturity:
b. 3 to 4 years to Maturity:
c. 2 to 3 years to Maturity:
No more than 5% of Pool Par Value; and No more than 5% of Pool Par Value.

Percentage of Pool Par Value is determined at the time a security is purchased. If subsequent to purchases, a Maturity bucket exceeds the 5% allocation, investment staff may continue to hold existing positions.

Issuer Minimum Credit Rating: Issuers must possess either a short-term rating of the highest ranking or long-term credit rating (dependent upon maturity length) of A or better (irrespective of +/-) from at least one NRSRO. Issuers bearing a long-term credit of A shall be limited to a 3 year maturity maximum and exposure will be limited to no more than 10% of the portfolio par value, in aggregate with the A rated exposure in Medium Term Notes, for maturities over 1 year.

The purchase of Canadian Yankee CDs shall be limited to maturities of less than 400 days.

7.6 Bankers Acceptances

Bills of exchange or time drafts drawn on and accepted by a commercial bank, otherwise known as bankers' acceptances.

Allocation Maximum	Issuer Limit	Issue Limit Maximum	Maturity/Term Maximum
	Maximum		-
40% of the portfolio value	30%	No Limit	180 days

Issuer Minimum Credit Rating: None

7.7 Commercial Paper

Obligations issued by a corporation or bank to finance short-term credit needs, such as accounts receivable and inventory, which may be unsecured or secured by pledged assets.

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum
25% of the portfolio	10%	None	270 days
value			

Issuer Minimum Credit Rating: Issuers must possess a short-term credit rating of the highest ranking (irrespective of +/-) from at least one NRSRO.

7.8 Medium Term Notes

Medium-term notes, defined as all corporate and depository institution debt securities with a maximum remaining maturity of five years or less, issued by corporations organized and operating within the United States or by depository institutions licensed by the U.S. or any state, and operating within the U.S.

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum
30% of the portfolio	10%	5%	5 Years
value			

Maturity Allocation Buckets:

d. More than 4 years to Maturity:

a. 3 to 4 years to Maturity:
b. 4 years to Maturity:
c. 5 to 4 years to Maturity:
d. No more than 5% of Pool Par Value; and No more than 5% of Pool Par Value.

No more than 5% of Pool Par Value; and No more than 5% of Pool Par Value.

Percentage of Pool Par Value is determined at the time a security is purchased. If subsequent to purchases, a Maturity bucket exceeds the 5% allocation, investment staff may continue to hold existing positions.

Issuer Minimum Credit Rating: Issuers must possess either a short-term rating of the highest ranking or long-term credit rating (dependent upon maturity length) of A or better (irrespective of +/-) from at least one NRSRO. Issuers bearing a long-term credit of A shall be limited to a 3 year maturity maximum and exposure will be limited to no more than 10% of the portfolio par value, in aggregate with the A rated exposure in Medium Term Notes, for maturities over 1 year.

7.9 Repurchase Agreements

To the extent that the Treasurer's Office utilizes this investment vehicle, said collateral shall be delivered to a third-party custodian, so that recognition of ownership of the City and County of San Francisco is perfected.

Type of Collateral	Allocation Maximum	Issuer Limit Maximum	Maturity/Term Maximum
Government securities	No Limit	N/A	1 year
Securities permitted by CA Government Code, Sections 53601 and 53635	10%	N/A	1 year

7.10 Reverse Repurchase and Securities Lending Agreements

This procedure shall be limited to occasions when the cost effectiveness dictates execution, specifically to satisfy cash flow needs or when the collateral will secure a special rate. A reverse repurchase agreement shall not exceed 45 days; the amount of the agreement shall not exceed \$75MM; and the offsetting purchase shall have a maturity not to exceed the term of the repo.

7.11 Money Market Funds

Shares of beneficial interest issued by diversified management companies that are money market funds registered with the Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. Sec. 80a-1, et seq.).

Fund Type	Allocation Maximum	Issuer Limit Maximum	Percentage of	Maturity/Term
			Fund's Net	Maximum

			Assets Maximum	
Institutional	20% of Total Pool	N/A	5%	N/A
Government	assets	1N/A	370	1 V / /A

Issuer Minimum Credit Rating: Fund must be rated in the highest rating category from not less than two NRSROs .

7.12 Local Agency Investment Fund (LAIF)

Investments in LAIF, a California state investment fund available to California municipalities, are authorized.

7.13 Supranationals

United States dollar denominated senior unsecured unsubordinated obligations issued or unconditionally guaranteed by:

- International Bank for Reconstruction and Development;
- International Finance Corporation; or
- Inter-American Development Bank;

Allocation Maximum	Issuer Limit Maximum	Issue Limit Maximum	Maturity/Term Maximum
30%	None	None	5 years

Issuer Minimum Credit Rating: Issuers must possess either a short-term credit rating of the highest ranking or long-term credit rating (dependent upon maturity length) of the second highest ranking or better (irrespective of +/-) from at least one NRSRO.

8.0 Interest and Expense Allocations

The costs of managing the investment portfolio, including but not limited to: investment management; accounting for the investment activity; custody of the assets, managing and accounting for the banking; receiving and remitting deposits; oversight controls; and indirect and overhead expenses are charged to the investment earnings based upon actual labor hours worked in respective areas. Costs of these respective areas are accumulated and charged to the Pooled Investment Fund on a quarterly basis, with the exception of San Francisco International Airport costs which are charged directly through a work order.

The San Francisco Controller allocates the net interest earnings of the Pooled Investment Fund. The earnings are allocated monthly based on average balances.

9.0 Safekeeping and Custody

All security transactions, including collateral for repurchase agreements, entered into by the Treasurer's Office shall be conducted on a delivery-versus-payment (DVP) basis pursuant to approved custodial safekeeping agreements. Securities will be held by a third party custodian designated by the Treasurer and evidenced by safekeeping receipts.

10.0 Deposit and Withdrawal of Funds

California Government Code Section 53684 et seq. provides criteria for outside local agencies, where the Treasurer does not serve as the agency's treasurer, to invest in the County's Pooled Investment Fund, subject to the consent of the Treasurer. Currently, no government agency outside the geographical boundaries of the City and County of San Francisco shall have money invested in City

pooled funds.

The Treasurer will honor all requests to withdraw funds for normal cash flow purposes that are approved by the San Francisco Controller. Any requests to withdraw funds for purposes other than cash flow, such as for external investing, shall be subject to the consent of the Treasurer. In accordance with California Government Code Sections 27136 et seq. and 27133(h) et seq., such requests for withdrawals must first be made in writing to the Treasurer. These requests are subject to the Treasurer's consideration for the stability and predictability of the Pooled Investment Fund, or the adverse effect on the interests of the other depositors in the Pooled Investment Fund. Any withdrawal for such purposes shall be at the value shown on the Controller's books as of the date of withdrawal.

11.0 Limits on Receipt of Honoraria, Gifts and Gratuities

In accordance with California Government Code Section 27133(d) et seq., this Investment Policy hereby establishes limits for the Treasurer, individuals responsible for management of the portfolios, and members of the Treasury Oversight Committee on the receipt of honoraria, gifts and gratuities from advisors, brokers, dealers, bankers or others persons with whom the Treasurer conducts business. Any individual who receives an aggregate total of gifts, honoraria and gratuities in excess of those limits must report the gifts, dates and firms to the Treasurer and complete the appropriate State disclosure.

These limits may be in addition to the limits set by a committee member's own agency, by state law, or by the California Fair Political Practices Commission. Members of the Treasury Oversight Committee also must abide by the following sections of the Treasurer's Office Statement of Incompatible Activities: Section III(A)(l)(a), (b) and (c) entitled "Activities that Conflict with Official Duties," and Section III(C) entitled "Advance Written Determination".

12.0 Reporting

In accordance with the provisions of California Government Code Section 53646, which states that the Treasurer may render a quarterly report or a monthly report on the status of the investment portfolio to the Board of Supervisors, Controller and Mayor; the Treasurer regularly submits a monthly report. The report includes the investment types, issuer, maturity date, par value, and dollar amount invested; market value as of the date of the report and the source of the valuation; a statement of compliance with the investment policy or an explanation for non-compliance; and a statement of the ability or inability to meet expenditure requirements for six months, as well as an explanation of why moneys will not be available if that is the case.

13.0 Social Responsibility

In addition to and subordinate to the objectives set forth in Section 4.0 herein, investment of funds should be guided by the following socially responsible investment goals when investing in corporate securities and depository institutions. Investments shall be made in compliance with the forgoing socially responsible investment goals to the extent that such investments achieve substantially equivalent safety, liquidity and yield compared to investments permitted by state law.

13.1 Social and Environmental Concerns

Investments are encouraged in entities that support community well-being through safe and environmentally sound practices and fair labor practices. Investments are encouraged in entities that support equality of rights regardless of sex, race, age, disability or sexual orientation. Investments are discouraged in entities that manufacture tobacco products, firearms, or nuclear weapons. In addition, investments are encouraged in entities that offer banking products to serve all members of the local community, and investments are discouraged in entities that finance high-cost check-cashing, deferred deposit (payday-lending) businesses and organizations involved in financing, either directly or indirectly, the Dakota Access Pipeline or, as determined by the Treasurer, similar pipeline projects. Prior to making investments, the Treasurer's Office will verify an entity's support of the socially responsible goals listed above through direct contact or through the use of a third party such as the Investors Responsibility Research Center, or a similar ratings service. The entity will be evaluated at the time of purchase of the securities.

13.2 Community Investments

Investments are encouraged in entities that promote community economic development. Investments are encouraged in entities that have a demonstrated involvement in the development or rehabilitation of low income affordable housing, and have a demonstrated commitment to reducing predatory mortgage lending and increasing the responsible servicing of mortgage loans. Securities investments are encouraged in financial institutions that have a Community Reinvestment Act (CRA) rating of either Satisfactory or Outstanding, as well as financial institutions that are designated as a Community Development Financial Institution (CDFI) by the United States Treasury Department, or otherwise demonstrate commitment to community economic development.

13.3 City Ordinances

All depository institutions are to be advised of applicable City contracting ordinances, and shall certify their compliance therewith, if required.

14.0 Treasury Oversight Committee

A Treasury Oversight Committee was established by the San Francisco Board of Supervisors in Ordinance No. 316-00. The duties of the Committee shall be the following:

- (a) Review and monitor the investment policy described in California Government Code Section 27133 and prepared annually by the Treasurer.
- (b) Cause an annual audit to be conducted to determine the Treasurer's compliance with California Government Code Article 6 including Sections 27130 through 27137 and City Administrative Code Section 10.80-1. The audit may examine the structure of the investment portfolio and risk. This audit may be a part of the County Controller's usual audit of the Treasurer's Office by internal audit staff or the outside audit firm reviewing the Controller's Annual Report.
- (c) Nothing herein shall be construed to allow the Committee to direct individual decisions, select individual investment advisors, brokers, or dealers, or impinge on the day-to-day operations of the Treasurer. (See California Government Code, Section 27137.)

APPENDIX

Glossary

AGENCIES: Federal agency securities and/or Government-sponsored enterprises.

ASK/OFFER: The price at which securities are offered.

BANKERS' ACCEPTANCE (BA): A draft or bill or exchange accepted by a bank or trust company. The accepting institution guarantees payment of the bill, as well as the issuer.

BENCHMARK: A comparative base for measuring the performance or risk tolerance of the investment portfolio. A benchmark should represent a close correlation to the level of risk and the average duration of the portfolio's investments.

BID: The price offered by a buyer of securities. (When you are selling securities, you ask for a bid.) See Offer.

BROKER: A broker brings buyers and sellers together for a commission.

CERTIFICATE OF DEPOSIT (CD): A time deposit with a specific maturity evidenced by a Certificate. Large-denomination CD's are typically negotiable.

COLLATERAL: Securities, evidence of deposit or other property, which a borrower pledges to secure repayment of a loan. Also refers to securities pledged by a bank to secure deposits of public monies.

COMPREHENSIVE ANNUAL FINANCIAL REPORT (CAFR): The CAFR is the City's official annual financial report. It consists of three major sections: introductory, financial, and statistical. The introductory section furnishes general information on the City's structure, services, and environment. The financial section contains all basic financial statements and required supplementary information, as well as information on all individual funds and discretely presented component units not reported separately in the basic financial statements. The financial section may also include supplementary information not required by GAAP. The statistical section provides trend data and nonfinancial data useful in interpreting the basic financial statements and is especially important for evaluating economic condition.

COUPON: (a) The annual rate of interest that a bond's issuer promises to pay the bondholder on the bond's face value. (b) A certificate attached to a bond evidencing interest due on a payment date.

DEALER: A dealer, as opposed to a broker, acts as a principal in all transactions, buying and selling for his own account.

DEBENTURE: A bond secured only by the general credit of the issuer.

DELIVERY VERSUS PAYMENT: There are two methods of delivery of securities: delivery versus payment and delivery versus receipt. Delivery versus payment is delivery of securities with an exchange of money for the securities. Delivery versus receipt is delivery of securities with an exchange of a signed receipt for the securities.

DEPOSITORY INSTITUTIONS: These institutions hold City and County moneys in the forms of certificates of deposit (negotiable or term), public time deposits and public demand accounts.

DERIVATIVES: (1) Financial instruments whose return profile is linked to, or derived from, the movement of one or more underlying index or security, and may include a leveraging factor, or (2) financial contracts based upon notional amounts whose value is derived from an underlying index or security (interest rates, foreign exchange rates, equities or commodities).

DISCOUNT: The difference between the cost price of a security and its maturity when quoted at lower than face value. A security selling below original offering price shortly after sale also is considered to be at a discount.

DISCOUNT SECURITIES: Non-interest bearing money market instruments that are issued a discount and redeemed at maturity for full face value, e.g., U.S. Treasury Bills.

DIVERSIFICATION: Dividing investment funds among a variety of securities offering independent returns.

FDIC DEPOSIT INSURANCE COVERAGE: The FDIC is an independent agency of the United States government that protects against the loss of insured deposits if an FDIC-insured bank or savings association fails. Deposit insurance is backed by the full faith and credit of the United States government. Since the FDIC was established, no depositor has ever lost a single penny of FDIC-insured funds. FDIC insurance covers funds in deposit accounts, including checking and savings accounts, money market deposit accounts and certificates of deposit (CDs). FDIC insurance does not, however, cover other financial products and services that insured banks may offer, such as stocks, bonds, mutual fund shares, life insurance policies, annuities or municipal securities. There is no need for depositors to apply for FDIC insurance or even to request it. Coverage is automatic. To ensure funds are fully protected, depositors should understand their deposit insurance coverage limits. The FDIC provides separate insurance coverage for deposits held in different ownership categories such as single accounts, joint accounts, Individual Retirement Accounts (IRAs) and trust accounts.

Basic FDIC Deposit Insurance Coverage Limits*

Single Accounts (owned by one person) \$250,000 per owner

Joint Accounts (two or more persons) \$250,000 per co-owner

IRAs and certain other retirement accounts \$250,000 per owner

Trust Accounts \$250,000 per owner per beneficiary subject to specific limitations and requirements**
*The financial reform bill, officially named the Dodd-Frank Wall Street Reform and Consumer Protection
Act, signed into law on July 21, 2010, made the \$250,000 FDIC coverage limit permanent.

FEDERAL CREDIT AGENCIES: Agencies of the Federal government set up to supply credit to various classes of institutions and individuals, e.g., S&L's, small business firms, students, farmers, farm cooperatives, and exporters.

FEDERAL FUNDS RATE: The rate of interest that depository institutions lend monies overnight to other depository institutions. Also referred to as the overnight lending rate. This rate is currently pegged by the Federal Reserve through open-market operations.

FEDERAL HOME LOAN BANKS (FHLB): Government sponsored wholesale banks (currently 12 regional banks), which lend funds and provide correspondent banking services to member commercial banks, thrift institutions, credit unions and insurance companies. The mission of the FHLBs is to liquefy the housing related assets of its members who must purchase stock in their district Bank.

FEDERAL NATIONAL MORTGAGE ASSOCIATION (FNMA): FNMA, like GNMA was chartered under the Federal National Mortgage Association Act in 1938. FNMA is a federal corporation working under the auspices of the Department of Housing and Urban Development (HUD). It is the largest single

provider of residential mortgage funds in the United States. Fannie Mae, as the corporation is called, is a private stockholder-owned corporation. The corporation's purchases include a variety of adjustable mortgages and second loans, in addition to fixed-rate mortgages. FNMA's securities are also highly liquid and are widely accepted. FNMA assumes and guarantees that all security holders will receive timely payment of principal and interest.

FEDERAL HOME LOAN MORTGAGE CORPORATION (FHLMC): Freddie Mac's mission is to provide liquidity, stability and affordability to the housing market. Congress defined this mission in (their) 1970 charter. Freddie Mac buys mortgage loans from banks, thrifts and other financial intermediaries, and re-sells these loans to investors, or keeps them for their own portfolio, profiting from the difference between their funding costs and the yield generated by the mortgages.

FEDERAL OPEN MARKET COMMITTEE (FOMC): Consists of seven members of the Federal Reserve Board and five of the twelve Federal Reserve Bank Presidents. The President of the New York Federal Reserve Bank is a permanent member, while the other Presidents serve on a rotating basis. The Committee periodically meets to set Federal Reserve guidelines regarding purchases and sales of Government Securities in the open market as a means of influencing the volume of bank credit and money.

FEDERAL RESERVE SYSTEM: The central bank of the United States created by Congress and consisting of a seven member Board of Governors in Washington, D.C., 12 regional banks and about 5,700 commercial banks that are members of the system.

GOVERNMENT NATIONAL MORTGAGE ASSOCIATION (GNMA or Ginnie Mae): Securities influencing the volume of bank credit guaranteed by GNMA and issued by mortgage bankers, commercial banks, savings and loan associations, and other institutions. Security holder is protected by full faith and credit of the U.S. Government. Ginnie Mae securities are backed by the FHA, VA or FmHA mortgages. The term "pass-throughs" is often used to describe Ginnie Maes.

GOVERNMENT SECURITIES: Obligations of the U.S. Government and its agencies and instrumentalities.

LIQUIDITY: A liquid asset is one that can be converted easily and rapidly into cash without a substantial loss of value. In the money market, a security is said to be liquid if the spread between bid and asked prices is narrow and reasonable size can be done at those quotes.

LOCAL GOVERNMENT INVESTMENT POOL (LGIP): The aggregate of all funds from political subdivisions that are placed in the custody of the State Treasurer for investment and reinvestment.

MARKET VALUE: The price at which a security is trading and could presumably be purchased or sold.

MASTER REPURCHASE AGREEMENT: A written contract covering all future transactions between the parties to repurchase—reverse repurchase agreements that establishes each party's rights in the transactions. A master agreement will often specify, among other things, the right of the buyer-lender to liquidate the underlying securities in the event of default by the seller borrower.

MATURITY: The date upon which the principal or stated value of an investment becomes due and payable.

MONEY MARKET: The market in which short-term debt instruments (bills, commercial paper, bankers' acceptances, etc.) are issued and traded.

NRSRO: Nationally Recognized Statistical Rating Organization; Credit rating agencies that are registered with the SEC. Such agencies provide an opinion on the creditworthiness of an entity and the financial obligations issued by an entity.

OFFER: The price asked by a seller of securities. (When you are buying securities, you ask for an offer.) See Asked and Bid.

OPEN MARKET OPERATIONS: Purchases and sales of government and certain other securities in the open market by the New York Federal Reserve Bank as directed by the FOMC in order to influence the volume of money and credit in the economy. Purchases inject reserves into the bank system and stimulate growth of money and credit; sales have the opposite effect. Open market operations are the Federal Reserve's most important and most flexible monetary policy tool.

PAR VALUE: The principal amount of a bond returned by the maturity date.

PORTFOLIO: Collection of securities held by an investor.

PRIMARY DEALER: A group of government securities dealers who submit daily reports of market activity and positions and monthly financial statements to the Federal Reserve Bank of New York and are subject to its informal oversight. Primary dealers include Securities and Exchange Commission (SEC)-registered securities broker-dealers, banks, and a few unregulated firms.

PRUDENT PERSON RULE: An investment standard. In some states the law requires that a fiduciary, such as a trustee, may invest money only in a list of securities selected by the custody state—the so-called legal list. In other states the trustee may invest in a security if it is one which would be bought by a prudent person of discretion and intelligence who is seeking a reasonable income and preservation of capital.

PUBLIC TIME DEPOSITS (Term Certificates Of Deposit): Time deposits are issued by depository institutions against funds deposited for a specified length of time. Time deposits include instruments such as deposit notes. They are distinct from certificates of deposit (CDs) in that interest payments on time deposits are calculated in a manner similar to that of corporate bonds whereas interest payments on CDs are calculated similar to that of money market instruments.

QUALIFIED PUBLIC DEPOSITORIES: A financial institution which does not claim exemption from the payment of any sales or compensating use or ad valorem taxes under the laws of this state, which has segregated for the benefit of the commission eligible collateral having a value of not less than its maximum liability and which has been approved by the Public Deposit Protection Commission to hold public deposits.

QUALIFIED INSTITUTIONAL BUYER: A purchaser of <u>securities</u> that is deemed financially sophisticated and is legally recognized by securities market regulators to need less protection from issuers than most public investors.

RATE OF RETURN: The yield obtainable on a security based on its purchase price or its current market price. This may be the amortized yield to maturity on a bond the current income return.

REPURCHASE AGREEMENT (RP OR REPO): A holder of securities sells these securities to an investor with an agreement to repurchase them at a fixed price on a fixed date. The security "buyer" in effect lends the "seller" money for the period of the agreement, and the terms of the agreement are structured to compensate him for this. Dealers use RP extensively to finance their positions. Exception: When the Fed is said to be doing RP, it is lending money that is, increasing bank reserves.

RULE 144A. A safe harbor exemption from the registration requirements of Section 5 of the Securities Act for certain offers and sales of qualifying securities by certain persons other than the issuer of the securities. The exemption applies to resales of securities to qualified institutional buyers, who are commonly referred to as "QIBs."

SAFEKEEPING: A service to customers rendered by banks for a fee whereby securities and valuables of all types and descriptions are held in the bank's vaults for protection.

SECONDARY MARKET: A market made for the purchase and sale of outstanding issues following the initial distribution.

SECURITIES & EXCHANGE COMMISSION: Agency created by Congress to protect investors in securities transactions by administering securities legislation.

SEC RULE 15(C)3-1: See Uniform Net Capital Rule.

STRUCTURED NOTES: Notes issued by Government Sponsored Enterprises (FHLB, FNMA, SLMA, etc.) and Corporations, which have imbedded options (e.g., call features, step-up coupons, floating rate coupons, derivative-based returns) into their debt structure. Their market performance is impacted by the fluctuation of interest rates, the volatility of the imbedded options and shifts in the shape of the yield curve.

TREASURY BILLS: A non-interest bearing discount security issued by the U.S. Treasury to finance the national debt. Most bills are issued to mature in three months, six months, or one year.

TREASURY BONDS: Long-term coupon-bearing U.S. Treasury securities issued as direct obligations of the U.S. Government and having initial maturities of more than 10 years.

TREASURY NOTES: Medium-term coupon-bearing U.S. Treasury securities issued as direct obligations of the U.S. Government and having initial maturities from two to 10 years.

UNIFORM NET CAPITAL RULE: Securities and Exchange Commission requirement that member firms as well as nonmember broker-dealers in securities maintain a maximum ratio of indebtedness to liquid capital of 15 to 1; also called net capital rule and net capital ratio. Indebtedness covers all money owed to a firm, including margin loans and commitments to purchase securities, one reason new public issues are spread among members of underwriting syndicates. Liquid capital includes cash and assets easily converted into cash.

YIELD: The rate of annual income return on an investment, expressed as a percentage. (a) INCOME YIELD is obtained by dividing the current dollar income by the current market price for the security. (b) NET YIELD or YIELD TO MATURITY is the current income yield minus any premium above par or plus any discount from par in purchase price, with the adjustment spread over the period from the date of purchase to the date of maturity of the bond.

