In the opinion of Stradling Yocca Carlson \& Rauth, a Professional Corporation, San Francisco, California ("Bond Counsel"), under existing statutes, regulations, rulings and judicial decisions, and assuming the accuracy of certain representations and compliance with certain covenants and requirements described herein, interest (and original issue discount) on the Bonds is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of calculating the federal alternative minimum tax imposed on individuals. In the further opinion of Bond Counsel, interest (and original issue discount) on the Bonds is exempt from State of California personal income tax. See "TAX MATTERS" herein with respect to tax consequences relating to the Bonds.

# \$10,000,000 <br> MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT (Santa Clara County, California) Election of 2018 General Obligation Bonds, Series A 

## Dated: Date of Delivery

Due: August 1, as shown on inside cover
This cover page contains certain information for general reference only. It is not a summary of this issue. Investors must read the entire official statement to obtain information essential to the making of an informed investment decision. Capitalized terms used in this cover page and not otherwise defined shall have the meanings set forth herein.

The Mount Pleasant Elementary School District (Santa Clara County, California) Election of 2018 General Obligation Bonds, Series A (the "Bonds"), were authorized at an election of the registered voters of the Mount Pleasant Elementary School District (the "District") held on November 6, 2018, at which election the requisite fifty-five percent of the persons voting on the proposition voted to authorize the issuance and sale of $\$ 27,500,000$ aggregate principal amount of general obligation bonds of the District. The Bonds are being issued (i) to finance the acquisition, construction and modernization and equipping of District sites and facilities, and (ii) to pay the costs of issuing the Bonds.

The Bonds are general obligations of the District, payable solely from the proceeds of ad valorem property taxes. The Board of Supervisors of Santa Clara County is empowered and obligated to annually levy such ad valorem taxes upon all property subject to taxation by the District, without limitation of rate or amount (except as to certain personal property which is taxable at limited rates), for the payment of principal of and interest on the Bonds when due.

The Bonds will be issued in book-entry form only, and will be initially issued and registered in the name of Cede \& Co. as nominee for The Depository Trust Company, New York, New York (collectively referred to herein as "DTC"). Purchasers of interests in the Bonds (the "Beneficial Owners") will not receive physical certificates representing their interest in the Bonds, but will instead receive credit balances on the books of their respective nominees.

The Bonds will be issued as current interest bonds, such interest thereon shall accrue from the Date of Delivery and be payable on February 1 and August 1 of each year, commencing February 1, 2020. Payments of the principal of and interest on the Bonds will be made by U.S. Bank National Association, as the designated Paying Agent, to DTC for subsequent disbursement through DTC Participants to the Beneficial Owners of the Bonds.

The scheduled payment of principal of and interest on the Bonds when due will be guaranteed under an insurance policy to be issued concurrently with the delivery of the Bonds by ASSURED GUARANTY MUNICIPAL CORP.

> ASSURED
> GUARANTY*
> MUNICIPAL

The Bonds are subject to optional and mandatory sinking fund redemption prior to maturity as further described herein.

> Maturity Schedule
> (See inside front cover)

The Bonds are offered when, as and if issued, and received by the Underwriter subject to the approval as to their legality by Stradling Yocca Carlson \& Rauth, a Professional Corporation, San Francisco, California, Bond Counsel. Certain matters will be passed on for the District by Stradling Yocca Carlson \& Rauth, a Professional Corporation as Disclosure Counsel, and for the Underwriter by Katten Muchin Rosenman LLP, New York, New York. The Bonds, in book-entry form, will be available for delivery through the facilities of the Depository Trust Company in New York, New York on or about December 19, 2019.

## MATURITY SCHEDULE

Base CUSIP ${ }^{(\mathbf{1 1})} \mathbf{6 2 2 3 4 4}$

## \$10,000,000 <br> MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT <br> (Santa Clara County, California) Election of 2018 General Obligation Bonds, Series A

$\mathbf{\$ 4 , 3 5 0 , 0 0 0}$ Serial Bonds

| Maturity <br> (August 1) | Principal Amount | Interest Rate | Yield | $\begin{gathered} \text { CUSIP }^{(1)} \\ \text { Suffix } \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: |
| 2020 | \$715,000 | 4.000\% | 1.020\% | GN3 |
| 2021 | 750,000 | 4.000 | 1.040 | GP8 |
| 2022 | 530,000 | 4.000 | 1.070 | GQ6 |
| 2026 | 40,000 | 4.000 | 1.330 | GR4 |
| 2027 | 55,000 | 4.000 | 1.390 | GS2 |
| 2028 | 70,000 | 4.000 | 1.460 | GT0 |
| 2029 | 85,000 | 4.000 | 1.560 | GU7 |
| 2030 | 105,000 | 4.000 | $1.670^{(2)}$ | GV5 |
| 2031 | 125,000 | 4.000 | $1.790^{(2)}$ | GW3 |
| 2032 | 145,000 | 4.000 | $1.910^{(2)}$ | GX1 |
| 2033 | 165,000 | 4.000 | $2.010^{(2)}$ | GY9 |
| 2034 | 190,000 | 4.000 | $2.080^{(2)}$ | GZ6 |
| 2035 | 215,000 | 4.000 | $2.180^{(2)}$ | HA0 |
| 2036 | 245,000 | 4.000 | $2.260^{(2)}$ | HB8 |
| 2037 | 275,000 | 4.000 | $2.310^{(2)}$ | HC6 |
| 2038 | 305,000 | 4.000 | $2.340^{(2)}$ | HD4 |
| 2039 | 335,000 | 4.000 | $2.360{ }^{(2)}$ | HE2 |

\$2,255,000 - 4.000\% Term Bonds due August 1, 2044; Yield: 2.510\% ${ }^{(\mathbf{2})}$; CUSIP ${ }^{(1)}$ Suffix: HF9

$$
\$ 3,395,000-3.000 \% \text { Term Bonds due August 1, 2049; Yield: 3.010\%; CUSIP }{ }^{(1)} \text { Suffix: HG7 }
$$

[^0]This Official Statement does not constitute an offering of any security other than the original offering of the Bonds of the District. No dealer, broker, salesperson or other person has been authorized by the District to give any information or to make any representations other than as contained in this Official Statement, and if given or made, such other information or representation not so authorized should not be relied upon as having been given or authorized by the District.

The issuance and sale of the Bonds have not been registered under the Securities Act of 1933 or the Securities Exchange Act of 1934, both as amended, in reliance upon exemptions provided thereunder by Section 3(a)2 and 3(a)12, respectively, for the issuance and sale of municipal securities. This Official Statement does not constitute an offer to sell or a solicitation of an offer to buy in any state in which such offer or solicitation is not authorized or in which the person making such offer or solicitation is not qualified to do so or to any person to whom it is unlawful to make such offer or solicitation.

Certain information set forth herein has been obtained from sources outside the District which are believed to be reliable, but such information is not guaranteed as to accuracy or completeness, and is not to be construed as a representation by the District. The information and expressions of opinions 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 District since the date hereof. This Official Statement is submitted in connection with the sale of the Bonds referred to herein and may not be reproduced or used, in whole or in part, for any other purpose.

When used in this Official Statement and in any continuing disclosure by the District in any press release and in any oral statement made with the approval of an authorized officer of the District or any other entity described or referenced in this Official Statement, the words or phrases "will likely result," "are expected to," "will continue," "is anticipated," "estimate," "project," "forecast," "expect," "intend" and similar expressions identify "forward looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements are subject to risks and uncertainties that could cause actual results to differ materially from those contemplated in such forward-looking statements. Any forecast is subject to such uncertainties. Inevitably, some assumptions used to develop the forecasts will not be realized and unanticipated events and circumstances may occur. Therefore, there are likely to be differences between forecasts and actual results, and those differences may be material.

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

IN CONNECTION WITH THIS OFFERING, THE UNDERWRITER MAY OVERALLOT OR EFFECT TRANSACTIONS WHICH STABILIZE OR MAINTAIN THE MARKET PRICES OF THE BONDS AT LEVELS ABOVE THAT WHICH MIGHT OTHERWISE PREVAIL IN THE OPEN MARKET. SUCH STABILIZING, IF COMMENCED, MAY BE DISCONTINUED AT ANY TIME. THE UNDERWRITER MAY OFFER AND SELL THE BONDS TO CERTAIN SECURITIES DEALERS AND DEALER BANKS AND BANKS ACTING AS AGENT AT PRICES LOWER THAN THE PUBLIC OFFERING PRICES STATED ON THE INSIDE COVER PAGE AND SAID PUBLIC OFFERING PRICES MAY BE CHANGED FROM TIME TO TIME BY THE UNDERWRITER.

The District maintains a website and certain social media accounts. However, the information presented there is not part of this Official Statement and should not be relied upon in making an investment decision with respect to the Bonds.

Assured Guaranty Municipal Corp. ("AGM") makes no representation regarding the Bonds or the advisability of investing in the Bonds. In addition, AGM has not independently verified, makes no representation regarding, and does not accept any responsibility for the accuracy or completeness of this Official Statement or any information or disclosure contained herein, or omitted herefrom, other than with respect to the accuracy of the information regarding AGM supplied by AGM and presented under the heading "THE BONDS - Bond Insurance" and "APPENDIX G - SPECIMEN MUNICIPAL BOND INSURANCE POLICY."

# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## Board of Trustees

Robert Ramirez, President<br>Betty Martinez, Clerk<br>Frank Biehl, Member<br>Antonio Perez Jr., Member<br>Brenda Serrano, Member

## District Administration

Mariann Engle, Superintendent
Tracy Huynh, Director of Business Services

## PROFESSIONAL SERVICES

## Bond and Disclosure Counsel

Stradling Yocca Carlson \& Rauth, a Professional Corporation San Francisco, California

Financial Advisor
Piper Jaffray \& Co. El Segundo, California

## Paying Agent

U.S. Bank National Association

San Francisco, California

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# \$10,000,000 <br> MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT <br> (Santa Clara County, California) <br> Election of 2018 General Obligation Bonds, Series A 

## INTRODUCTION

This Official Statement, which includes the cover page, inside cover page and appendices hereto, provides information in connection with the sale of Mount Pleasant Elementary School District (Santa Clara County, California) Election of 2018 General Obligation Bonds, Series A in the principal amount of \$10,000,000 (the "Bonds").

This Introduction is not a summary of this Official Statement. It is only a brief description of and guide to, and is qualified by, more complete and detailed information contained in the entire Official Statement, including the cover page, inside cover page and appendices hereto, and the documents summarized or described herein. A full review should be made of the entire Official Statement. The offering of Bonds to potential investors is made only by means of the entire Official Statement.

## The District

The Mount Pleasant Elementary School District (the "District") was established in 1865 and serves an area of approximately seven square miles in Santa Clara County (the "County"), including a portion of the City of San Jose. The District currently operates three elementary schools, one dependent charter school for grades K-8, and one middle school. For fiscal year 2019-20, the District has a projected average daily attendance ("ADA") of 2,032 students, and taxable property within the District has an assessed valuation of $\$ 2,523,138,226$.

The District is governed by a five-member Board of Trustees (the "District Board"), each member of which is elected to a four-year term. Elections for positions to the District Board are held every two years, alternating between two and three available positions. The management and policies of the District are administered by a Superintendent appointed by the District Board who is responsible for day-to-day District operations as well as the supervision of the District's other key personnel. Mrs. Mariann Engle is currently the District Superintendent.

See "TAX BASE FOR REPAYMENT OF BONDS" herein for more information regarding the District's assessed valuation, and "DISTRICT FINANCIAL INFORMATION" and "MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT" herein for more information regarding the District generally. The audited financial statements of the District for the fiscal year ending June 30, 2018 are attached hereto as APPENDIX B and should be read in their entirety.

## Purpose of Issue

The Bonds are being issued (i) to finance the acquisition, construction, modernization and equipping of District sites and facilities, and (ii) to pay the costs of issuing the Bonds.

## Authority for Issuance of the Bonds

The Bonds are issued pursuant to certain provisions of the State of California Government Code and other applicable law, and pursuant to resolutions adopted by the District Board on May 22, 2019 and November 13, 2019 (collectively, the "Resolution"). See "THE BONDS - Authority for Issuance" herein.

## Security and Sources of Payment for the Bonds

The Bonds are general obligations of the District, payable solely from the proceeds of ad valorem property taxes. The Board of Supervisors of the County is empowered and obligated to annually levy such ad valorem taxes upon all property subject to taxation by the District, without limitation of rate or amount (except as to certain personal property which is taxable at limited rates), for the payment of principal of and interest on the Bonds when due. See "THE BONDS - Security and Sources of Payment" and "TAX BASE FOR REPAYMENT OF BONDS" herein.

## Description of the Bonds

Form and Registration. The Bonds will be issued in fully registered form only, without coupons. The Bonds will be initially 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 Bonds. See "THE BONDS - General Provisions" and "APPENDIX D - BOOK-ENTRY ONLY SYSTEM" herein. Purchasers of interests in the Bonds (the "Beneficial Owners") will not receive physical certificates representing their interests in the Bonds purchased, but will instead receive credit balances on the books of their respective nominees. In the event that the book-entry only system described below is no longer used with respect to the Bonds, the Bonds will be registered in accordance with the Resolution. See "THE BONDS - Discontinuation of Book-Entry Only System; Registration, Payment and Transfer of Bonds" herein.

So long as Cede \& Co. is the registered owner of the Bonds, as nominee of DTC, references herein to the "Owners," "Bondowners" or "Holders" of the Bonds (other than under the caption "TAX MATTERS" and in APPENDIX A) will mean Cede \& Co. and will not mean the Beneficial Owners of the Bonds.

Denominations. Individual purchases of interests in the Bonds will be available to purchasers of the Bonds in the denominations of $\$ 5,000$ principal amount, or any integral multiples thereof.

Redemption. The Bonds are subject to optional and mandatory sinking fund redemption prior to their stated maturity dates, as further described herein. See "THE BONDS- Redemption" herein.

Payments. The Bonds will be dated as of the date of their initial execution and delivery (the "Date of Delivery"). The Bonds will be issued as current interest bonds, such that interest thereon will accrue from the Date of Delivery, and be payable semiannually on each February 1 and August 1, commencing February 1, 2020 (each, a "Bond Payment Date"). Principal on the Bonds is payable on August 1 of each year, as shown on the inside cover page hereof.

Payments of the principal of and interest on the Bonds will be made by U.S. Bank National Association, as the designated paying agent, bond registrar and transfer agent (the "Paying Agent"), to DTC for subsequent disbursement through DTC Participants (defined herein) to the Beneficial Owners. See also "APPENDIX D - Book-Entry Only System" herein.

Bond Insurance. The scheduled payment of principal of and interest on the Bonds when due will be guaranteed under an insurance policy (the "Policy") to be issued concurrently with the delivery of the Bonds by ASSURED GUARANTY MUNICIPAL CORP ("AGM" or the "Insurer"). See "THE BONDS - Bond Insurance."

In the event of a default in the payment of principal of or interest on the Bonds, when all or some becomes due, any Owner of the Bonds may have a claim under the Policy secured in connection with the Bonds. The Policy may not insure against redemption premium, if any, with respect to the Bonds.

In the event that AGM is unable to make payments of principal of or interest on the Bonds, as such payments become due under the Policy, such Bonds will be payable solely as otherwise described herein. In the event that AGM becomes obligated to make payments with respect to the Bonds, no assurance can be given that such event would not adversely affect the market price of such Bonds or the marketability or liquidity of such Bonds.

As a result of obtaining the Policy, the long-term ratings on the Bonds will be dependent in part on the financial strength of AGM and its claim paying ability. AGM's financial strength and claims paying ability are predicated upon a number of factors which could change over time. No assurance is given that the long-term ratings of AGM and of the ratings on the Bonds insured by AGM will not be subject to downgrade, and such event could adversely affect the market price of the Bonds, or the marketability or liquidity for such Bonds.

## Tax Matters

In the opinion of Stradling Yocca Carlson \& Rauth, a Professional Corporation, San Francisco, California ("Bond Counsel"), under existing statutes, regulations, rulings and judicial decisions, and assuming the accuracy of certain representations and compliance with certain covenants and requirements described herein, interest (and original issue discount) on the Bonds is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of calculating the federal alternative minimum tax imposed on individuals. In the further opinion of Bond Counsel, interest (and original issue discount) on the Bonds is exempt from State of California personal income tax. See "TAX MATTERS" herein.

## Offering and Delivery of the Bonds

The Bonds are offered when, as and if issued, subject to approval as to the validity by Bond Counsel. It is anticipated that the Bonds will be available, in book-entry form, for delivery through the facilities of DTC in New York, New York on or about December 19, 2019.

## Continuing Disclosure

The District will covenant for the benefit of Owners and Beneficial Owners to make available certain financial information and operating data relating to the District and to provide notices of the occurrence of certain enumerated events in compliance with S.E.C. Rule 15c2-12(b)(5) (the "Rule"). These covenants have been made in order to assist the Underwriter (defined herein) in complying with the Rule. The specific nature of the information to be made available and of the notices of enumerated events required to be provided are summarized in APPENDIX C attached hereto.

## Bond Owner's Risks

The Bonds are general obligations of the District payable solely from ad valorem property taxes which may be levied on all taxable property in the District, without limitation as to rate or amount (except with respect to certain personal property which is taxable at limited rates). For more complete information regarding the taxation of property within the District, and certain other considerations, see "TAX BASE FOR REPAYMENT OF BONDS" and "LIMITATION ON REMEDIES; BANKRUPTCY" herein.

## Professionals Involved in the Offering

Stradling Yocca Carlson \& Rauth, a Professional Corporation, San Francisco, California is acting as Bond Counsel and Disclosure Counsel to the District with respect to the Bonds. Piper Jaffray \& Co., El Segundo, California, is acting as Financial Advisor to the District with respect to the Bonds. Bond Counsel, Disclosure Counsel and the Financial Advisor will receive compensation contingent on the delivery of the Bonds. Certain matters will be passed on for the Underwriter by Katten Muchin Rosenman LLP, New York, New York. U.S. Bank National Association, San Francisco, California is acting as Paying Agent in connection with the issuance of the Bonds. From time to time, Bond Counsel represents the Underwriter on matters unrelated to the Bonds or the District.

## Forward Looking Statements

Certain statements included or incorporated by reference in this Official Statement constitute "forward-looking statements" within the meaning of the United States Private Securities Litigation Reform Act of 1995, Section 21E of the United States Securities Exchange Act of 1934, as amended, and Section 27A of the United States Securities Act of 1933, as amended. Such statements are generally identifiable by the terminology used such as "plan," "expect," "estimate," "project," "budget," "intend," or other similar words. Such forward-looking statements include, but are not limited to, certain statements contained in the information regarding the District herein.

THE ACHIEVEMENT OF CERTAIN RESULTS OR OTHER EXPECTATIONS CONTAINED IN SUCH FORWARD-LOOKING STATEMENTS INVOLVE KNOWN AND UNKNOWN RISKS, UNCERTAINTIES AND OTHER FACTORS WHICH MAY CAUSE ACTUAL RESULTS, PERFORMANCE OR ACHIEVEMENTS DESCRIBED TO BE MATERIALLY DIFFERENT FROM ANY FUTURE RESULTS, PERFORMANCE OR ACHIEVEMENTS EXPRESSED OR IMPLIED BY SUCH FORWARD-LOOKING STATEMENTS. THE DISTRICT DOES NOT PLAN TO ISSUE ANY UPDATES OR REVISIONS TO THE FORWARD-LOOKING STATEMENTS SET FORTH IN THIS OFFICIAL STATEMENT.

## Other Information

This Official Statement speaks only as of its date, and the information contained herein is subject to change. Copies of documents referred to herein and information concerning the Bonds are available from the Mount Pleasant Elementary School District, 3434 Marten Avenue, San Jose, California 95148, Telephone: (408) 223-3700. The District may impose a charge for copying, mailing and handling.

No dealer, broker, salesperson or other person has been authorized by the District to give any information or to make any representations other than as contained herein and, if given or made, such other information or representations must not be relied upon as having been authorized by the District. 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 Bonds by a 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 purchasers of the Bonds. 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 summaries and references to documents, statutes and constitutional provisions referred to herein do not purport to be comprehensive or definitive, and are qualified in their entireties by reference to each of such documents, statutes and constitutional provisions.

Certain information set forth herein, other than that provided by the District, has been obtained from official sources which are believed to be reliable but it is not guaranteed as to accuracy or completeness, and is not to be construed as a representation by the District. The information and expressions of opinions 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 District since the date hereof. This Official Statement is submitted in connection with the sale of the Bonds referred to herein and may not be reproduced or used, in whole or in part, for any other purpose.

Capitalized terms used but not otherwise defined herein shall have the meanings assigned to such terms in the Resolution.

## THE BONDS

## Authority for Issuance

The Bonds are issued pursuant to the provisions of Article 4.5 of Chapter 3 of Part 1 of Division 2 of Title 5 of the California Government Code, commencing with Section 53506 et seq., as amended, Article XIIIA of the California Constitution and pursuant to the Resolution. The District received authorization at an election held on November 6, 2018 by the requisite fifty-five percent of the votes cast by eligible voters within the District to issue $\$ 27,500,000$ aggregate principal amount of general obligation bonds (the "Authorization"). The Bonds are the first series of bonds issued under the Authorization, and following the issuance thereof $\$ 17,500,000$ of the Authorization will remain unissued.

## Security and Sources of Payment

The Bonds are general obligations of the District payable solely from ad valorem property taxes. The Board of Supervisors of the County is empowered and obligated to annually levy such ad valorem taxes upon all property subject to taxation by the District, without limitation of rate or amount (except as to certain personal property which is taxable at limited rates), for the payment of principal of and interest on the Bonds when due.

Such ad valorem property taxes will be levied annually in addition to all other taxes during the period that the Bonds are outstanding in an amount sufficient to pay the principal of and interest thereon when due. The levy may include an allowance for an annual reserve, established for the purpose of avoiding fluctuating tax levies. While the County has historically levied ad valorem property taxes to establish such a reserve for other bonds of the District, the County is not obligated to establish or maintain such a reserve, and the District can make no representations that the County will do so in future years. Such taxes, when collected, will be placed by the County in the Debt Service Fund (defined herein) established by the Resolution, which is required to be segregated and maintained by the County and
which is designated for the payment of the Bonds and interest thereon when due, and for no other purpose. Pursuant to the Resolution, the District has pledged funds on deposit in the Debt Service Fund to the payment of the Bonds. Although the County is obligated to levy ad valorem property taxes for the payment of the Bonds as described above, and will maintain the Debt Service Fund, the Bonds are not a debt of the County.

The moneys in the Debt Service Fund, to the extent necessary to pay the principal of and interest on the Bonds, as the same becomes due and payable, will be transferred by the County to the Paying Agent. The Paying Agent will in turn remit the funds to DTC for remittance of such principal and interest to its Participants (as defined herein) for subsequent disbursement to the respective Beneficial Owners of such Bonds.

The amount of the annual ad valorem property taxes levied by the County to repay the Bonds as described above will be determined by the relationship between the assessed valuation of taxable property in the District and the amount of debt service due on the Bonds in any year. Fluctuations in the annual debt service on the Bonds and the assessed value of taxable property in the District may cause the annual tax rates to fluctuate. Economic and other factors beyond the District's control, such as general market decline in land values, reclassification of property to a class exempt from taxation, whether by ownership or use (such as exemptions for property owned by the State of California (the "State") and local agencies and property used for qualified education, hospital, charitable or religious purposes), or the complete or partial destruction of the taxable property caused by a natural or manmade disaster, such as earthquake, flood, fire, wildfire, drought or toxic contamination, could cause a reduction in the assessed value of taxable property within the District and necessitate a corresponding increase in the respective annual tax rates. For further information regarding the District's assessed valuation, tax rates, overlapping debt, and other matters concerning taxation, see "CONSTITUTIONAL AND STATUTORY PROVISIONS AFFECTING DISTRICT REVENUES AND APPROPRIATIONS - Article XIIIA of the California Constitution" and "TAX BASE FOR REPAYMENT OF BONDS" herein.

## Statutory Lien

Pursuant to Government Code Section 53515, the Bonds will be secured by a statutory lien on all revenues received pursuant to the levy and collection of ad valorem property taxes for the payment thereof. The lien automatically attaches, without further action or authorization by the Board, and is valid and binding from the time the Bonds are executed and delivered. The revenues received pursuant to the levy and collection of the ad valorem property tax will be immediately subject to the lien, and such lien will be enforceable against the District, its successor, transferees and creditors, and all other parties asserting rights therein, irrespective of whether such parties have notice of the lien and without the need for physical delivery, recordation, filing or further act.

This statutory lien, by its terms, secures not only the Bonds, but also any other bonds of the District issued after January 1, 2016 and payable, as to both principal and interest, from the proceeds of ad valorem property taxes that may be levied pursuant to paragraphs (2) and (3) of subdivision (b) of Section 1 of Article XIIIA of the State Constitution. The statutory lien provision does not specify the relative priority of obligations so secured or a method of allocation in the event that the revenues received pursuant to the levy and collection of such ad valorem property taxes are insufficient to pay all amounts then due and owing that are secured by the statutory lien.

## Bond Insurance

Bond Insurance Policy. Concurrently with the issuance of the Bonds, AGM will issue its Policy for the Bonds. The Policy guarantees the scheduled payment of principal of and interest on the Bonds when due as set forth in the form of the Policy included as APPENDIX G to this Official Statement.

The Policy is not covered by any insurance security or guaranty fund established under New York, California, Connecticut or Florida insurance law.

Assured Guaranty Municipal Corp. AGM is a New York domiciled financial guaranty insurance company and an indirect subsidiary of Assured Guaranty Ltd. ("AGL"), a Bermuda-based holding company whose shares are publicly traded and are listed on the New York Stock Exchange under the symbol "AGO." AGL, through its operating subsidiaries, provides credit enhancement products to the U.S. and international public finance (including infrastructure), and structured finance markets and, as of October 1, 2019, asset management services. Neither AGL nor any of its shareholders or affiliates, other than AGM, is obligated to pay any debts of AGM or any claims under any insurance policy issued by AGM.

AGM's financial strength is rated "AA" (stable outlook) by S\&P Global Ratings, a business unit of Standard \& Poor's Financial Services LLC ("S\&P"), "AA+" (stable outlook) by Kroll Bond Rating Agency, Inc. ("KBRA") and "A2" (stable outlook) by Moody's Investors Service, Inc. ("Moody's"). Each rating of AGM should be evaluated independently. An explanation of the significance of the above ratings may be obtained from the applicable rating agency. The above ratings are not recommendations to buy, sell or hold any security, and such ratings are subject to revision or withdrawal at any time by the rating agencies, including withdrawal initiated at the request of AGM in its sole discretion. In addition, the rating agencies may at any time change AGM's long-term rating outlooks or place such ratings on a watch list for possible downgrade in the near term. Any downward revision or withdrawal of any of the above ratings, the assignment of a negative outlook to such ratings or the placement of such ratings on a negative watch list may have an adverse effect on the market price of any security guaranteed by AGM. AGM only guarantees scheduled principal and scheduled interest payments payable by the issuer of bonds insured by AGM on the date(s) when such amounts were initially scheduled to become due and payable (subject to and in accordance with the terms of the relevant insurance policy), and does not guarantee the market price or liquidity of the securities it insures, nor does it guarantee that the ratings on such securities will not be revised or withdrawn.

## Current Financial Strength Ratings.

On November 7, 2019, S\&P announced it had affirmed AGM's financial strength rating of "AA" (stable outlook). AGM can give no assurance as to any further ratings action that S\&P may take.

On August 13, 2019, Moody's announced it had affirmed AGM's insurance financial strength rating of "A2" (stable outlook). AGM can give no assurance as to any further ratings action that Moody's may take.

On December 21, 2018, KBRA announced it had affirmed AGM's insurance financial strength rating of "AA+" (stable outlook). AGM can give no assurance as to any further ratings action that KBRA may take.

For more information regarding AGM's financial strength ratings and the risks relating thereto, see AGL's Annual Report on Form 10-K for the fiscal year ended December 31, 2018.

## Capitalization of AGM.

At September 30, 2019:

- The policyholders' surplus of $A G M$ was approximately $\$ 2,473$ million.
- The contingency reserves of AGM and its indirect subsidiary Municipal Assurance Corp. ("MAC") (as described below) were approximately $\$ 1,100$ million. Such amount includes $100 \%$ of AGM's contingency reserve and $60.7 \%$ of MAC's contingency reserve.
- The net unearned premium reserves and net deferred ceding commission income of AGM and its subsidiaries (as described below) were approximately $\$ 1,829$ million. Such amount includes (i) $100 \%$ of the net unearned premium reserve and deferred ceding commission income of AGM, (ii) the net unearned premium reserves and net deferred ceding commissions of AGM's wholly owned subsidiary Assured Guaranty (Europe) plc ("AGE"), and (iii) $60.7 \%$ of the net unearned premium reserve of MAC.

The policyholders' surplus of AGM and the contingency reserves, net unearned premium reserves and deferred ceding commission income of AGM and MAC were determined in accordance with statutory accounting principles. The net unearned premium reserves and net deferred ceding commissions of AGE were determined in accordance with accounting principles generally accepted in the United States of America.

Incorporation of Certain Documents by Reference.
Portions of the following documents filed by AGL with the Securities and Exchange Commission (the "SEC") that relate to AGM are incorporated by reference into this Official Statement and shall be deemed to be a part hereof:
(i) the Annual Report on Form 10-K for the fiscal year ended December 31, 2018 (filed by AGL with the SEC on March 1, 2019);
(ii) the Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2019 (filed by AGL with the SEC on May 10, 2019);
(iii) the Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2019 (filed by AGL with the SEC on August 8, 2019); and
(iv) the Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2019 (filed by AGL with the SEC on November 8, 2019).

All consolidated financial statements of AGM and all other information relating to AGM included in, or as exhibits to, documents filed by AGL with the SEC pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, excluding Current Reports or portions thereof "furnished" under Item 2.02 or Item 7.01 of Form $8-\mathrm{K}$, after the filing of the last document referred to above and before the termination of the offering of the Bonds shall be deemed incorporated by reference into this Official Statement and to be a part hereof from the respective dates of filing such documents. Copies of materials incorporated by reference are available over the internet at the SEC's website at http://www.sec.gov, at AGL's website at http://www.assuredguaranty.com, or will be provided upon request to Assured Guaranty Municipal Corp.: 1633 Broadway, New York, New York 10019, Attention:

Communications Department (telephone (212) 974-0100). Except for the information referred to above, no information available on or through AGL's website shall be deemed to be part of or incorporated in this Official Statement.

Any information regarding AGM included herein under the caption "THE BONDS - Bond Insurance - Assured Guaranty Municipal Corp." or included in a document incorporated by reference herein (collectively, the "AGM Information") shall be modified or superseded to the extent that any subsequently included AGM Information (either directly or through incorporation by reference) modifies or supersedes such previously included AGM Information. Any AGM Information so modified or superseded shall not constitute a part of this Official Statement, except as so modified or superseded.

## Miscellaneous Matters.

AGM makes no representation regarding the Bonds or the advisability of investing in the Bonds. In addition, AGM has not independently verified, makes no representation regarding, and does not accept any responsibility for the accuracy or completeness of this Official Statement or any information or disclosure contained herein, or omitted herefrom, other than with respect to the accuracy of the information regarding AGM supplied by AGM and presented under the heading "THE BONDS - Bond Insurance."

## General Provisions

The Bonds will be issued in book-entry form only and will be initially issued and registered in the name of Cede \& Co. Beneficial Owners will not receive certificates representing their interests in the Bonds.

The Bonds will be issued as current interest bonds, such that interest thereon will accrue from the Date of Delivery and be payable on each Bond Payment Date, commencing February 1, 2020. Interest on the Bonds shall be computed on the basis of a 360-day year of twelve 30-day months. Each Bond shall bear interest from the Bond Payment Date next preceding the date of authentication thereof unless it is authenticated as of a day during the period from the 16th day of the month immediately preceding any Bond Payment Date to and including such Bond Payment Date, in which event it shall bear interest from such Bond Payment Date, or unless it is authenticated on or before January 15, 2020, in which event it shall bear interest from the Date of Delivery. The Bonds are issuable in denominations of $\$ 5,000$ principal amount, or any integral multiple thereof, and mature on August 1, in the years and amounts set forth on the inside cover page hereof.

The principal of the Bonds will be payable in lawful money of the United States of America to the registered Owner thereof, upon the surrender thereof at the principal office of the Paying Agent. The interest on the Bonds will be payable in lawful money to the person whose name appears on the bond registration books of the Paying Agent as the registered Owner thereof as of the close of business on the 15th day of the month preceding any Bond Payment Date (a "Record Date"), whether or not such day is a business day. Such interest is to be paid by wire transfer on such Bond Payment Date to such registered Owner to the bank and account number on file with the Paying Agent as of the Record Date. The Paying Agent is authorized to pay the Bonds when duly presented for payment at maturity, and to cancel all Bonds upon payment thereof. So long as the Bonds are held in the book-entry system of DTC, all payments of principal of and interest on the Bonds will be made by the Paying Agent to Cede \& Co. (as a nominee of DTC), as the registered Owner of the Bonds. See "APPENDIX D - BOOK-ENTRY ONLY SYSTEM" herein.

## Annual Debt Service

The following table summarizes the annual debt service requirements of the Bonds (assuming no optional redemptions):

| Year Ending Aug. 1 | Annual Principal Payment | Annual Interest Payment ${ }^{(1)}$ | Total Annual Debt Service Payment |
| :---: | :---: | :---: | :---: |
| 2020 | \$715,000.00 | \$225,730.83 | \$940,730.83 |
| 2021 | 750,000.00 | 337,450.00 | 1,087,450.00 |
| 2022 | 530,000.00 | 307,450.00 | 837,450.00 |
| 2023 | -- | 286,250.00 | 286,250.00 |
| 2024 | -- | 286,250.00 | 286,250.00 |
| 2025 | -- | 286,250.00 | 286,250.00 |
| 2026 | 40,000.00 | 286,250.00 | 326,250.00 |
| 2027 | 55,000.00 | 284,650.00 | 339,650.00 |
| 2028 | 70,000.00 | 282,450.00 | 352,450.00 |
| 2029 | 85,000.00 | 279,650.00 | 364,650.00 |
| 2030 | 105,000.00 | 276,250.00 | 381,250.00 |
| 2031 | 125,000.00 | 272,050.00 | 397,050.00 |
| 2032 | 145,000.00 | 267,050.00 | 412,050.00 |
| 2033 | 165,000.00 | 261,250.00 | 426,250.00 |
| 2034 | 190,000.00 | 254,650.00 | 444,650.00 |
| 2035 | 215,000.00 | 247,050.00 | 462,050.00 |
| 2036 | 245,000.00 | 238,450.00 | 483,450.00 |
| 2037 | 275,000.00 | 228,650.00 | 503,650.00 |
| 2038 | 305,000.00 | 217,650.00 | 522,650.00 |
| 2039 | 335,000.00 | 205,450.00 | 540,450.00 |
| 2040 | 370,000.00 | 192,050.00 | 562,050.00 |
| 2041 | 410,000.00 | 177,250.00 | 587,250.00 |
| 2042 | 450,000.00 | 160,850.00 | 610,850.00 |
| 2043 | 490,000.00 | 142,850.00 | 632,850.00 |
| 2044 | 535,000.00 | 123,250.00 | 658,250.00 |
| 2045 | 585,000.00 | 101,850.00 | 686,850.00 |
| 2046 | 630,000.00 | 84,300.00 | 714,300.00 |
| 2047 | 675,000.00 | 65,400.00 | 740,400.00 |
| 2048 | 725,000.00 | 45,150.00 | 770,150.00 |
| 2049 | 780,000.00 | 23,400.00 | 803,400.00 |
| Total | \$10,000,000.00 | \$6,447,230.83 | \$16,447,230.83 |

[^1]See also "MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT - District Debt Structure - General Obligation Bonds" for a summary of the debt service requirements of all of the District's outstanding general obligation bonds.

## Redemption

Optional Redemption. The Bonds maturing on and before August 1, 2029 are not subject to redemption prior to their fixed maturity dates. The Bonds maturing on and after August 1, 2030 may be redeemed prior to their respective stated maturity dates at the option of the District, from any source of funds, in whole or in part, on August 1, 2029 or on any date thereafter, at a redemption price equal to the principal amount of such Bonds called for redemption, together with interest accrued thereon to the date fixed for redemption, without premium.

Mandatory Redemption. The Bonds maturing on August 1, 2044 (the " 2044 Term Bonds"), are subject to redemption prior to maturity from mandatory sinking fund payments on August 1 of each year, on and after August 1, 2040, at a redemption price equal to the principal amount thereof, together with accrued interest to the date fixed for redemption, without premium. The principal amount of such 2044 Term Bonds to be so redeemed, the dates therefor, and the final payment date are as indicated in the following table:

| Year Ending |
| :---: |
| August 1 |

2040
2041
2042
2043
$2044^{(1)}$

| Principal <br> To Be Redeemed |
| :---: |
| $\$ 370,000$ |
| 410,000 |
| 450,000 |
| 490,000 |
| 535,000 |

Be Redeemed
\$370,000

490,000
535,000
${ }^{(1)}$ Maturity.
The Bonds maturing on August 1, 2049 (the " 2049 Term Bonds," and together with the 2044 Term Bonds, the "Term Bonds"), are subject to redemption prior to maturity from mandatory sinking fund payments on August 1 of each year, on and after August 1, 2045, at a redemption price equal to the principal amount thereof, together with accrued interest to the date fixed for redemption, without premium. The principal amount of such 2049 Term Bonds to be so redeemed, the dates therefor, and the final payment date are as indicated in the following table:

| Year Ending <br> August 1 | Principal <br> To Be Redeemed |
| :---: | :---: |
| 2045 | $\$ 585,000$ |
| 2046 | 630,000 |
| 2047 | 675,000 |
| 2048 | 725,000 |
| $2049^{(1)}$ | 780,000 |

[^2]In the event that a portion of the Term Bonds shown above is optionally redeemed prior to maturity, the remaining mandatory sinking fund payments with respect thereto shall be reduced proportionately, in integral multiples of $\$ 5,000$ principal amount, in respect of the portion of such Term Bonds optionally redeemed.

Selection of Bonds for Redemption. Whenever provision is made for the redemption of Bonds and less than all Bonds are to be redeemed, the Paying Agent, upon written instruction from the District, shall select Bonds for redemption as so directed and if not directed, in inverse order of maturity. Within a
maturity, the Paying Agent, shall select Bonds for redemption by lot. Redemption by lot shall be in such manner as the Paying Agent shall determine; provided, however, that the portion of any Bond to be redeemed in part shall be in a principal amount of $\$ 5,000$, or any integral multiple thereof.

Redemption Notice. When redemption is authorized or required pursuant to the Resolution, the Paying Agent, upon written instruction from the District, will give notice (a "Redemption Notice") of the redemption of the Bonds. Each Redemption Notice will specify (a) the Bonds or designated portions thereof (in the case of redemption of the Bonds in part but not in whole) which are to be redeemed, (b) the date of redemption, (c) the place or places where the redemption will be made, including the name and address of the Paying Agent, (d) the redemption price, (e) the CUSIP numbers (if any) assigned to the Bonds to be redeemed, (f) the Bond numbers of the Bonds to be redeemed in whole or in part and, in the case of any Bond to be redeemed in part only, the principal amount of such Bond to be redeemed, and (g) the original issue date, interest rate and stated maturity date of each Bond to be redeemed in whole or in part.

The Paying Agent will take the following actions with respect to each such Redemption Notice: (a) at least 20 but not more than 45 days prior to the redemption date, such Redemption Notice will be given to the respective Owners of Bonds designated for redemption by registered or certified mail, postage prepaid, at their addresses appearing on the bond register; (b) at least 20 but not more than 45 days prior to the redemption date, such Redemption Notice will be given by registered or certified mail, postage prepaid, telephonically confirmed facsimile transmission, or overnight delivery service, to the Securities Depository; (c) at least 20 but not more than 45 days prior to the redemption date, such Redemption Notice will be given by registered or certified mail, postage prepaid, or overnight delivery service, to one of the Information Services; and (d) provide a Redemption Notice to such other persons as may be required pursuant to the Continuing Disclosure Certificate.
"Information Services" means the Municipal Securities Rulemaking Board's Electronic Municipal Market Access system, or such other services providing information with respect to called municipal obligations as the District may direct in writing to the Paying Agent or, in the absence of such written direction, as the Paying Agent may select.
"Securities Depository" shall mean The Depository Trust Company, 55 Water Street, New York, New York 10041, Fax (212) 855-1000 or Fax (212) 855-7320.

A certificate of the Paying Agent or the District that a Redemption Notice has been given as provided in the Resolution will be conclusive as against all parties. Neither failure to receive any Redemption Notice nor any defect in any such Redemption Notice so given will affect the sufficiency of the proceedings for the redemption of the affected Bonds. Each check issued or other transfer of funds made by the Paying Agent for the purpose of redeeming Bonds will bear or include the CUSIP number identifying, by issue and maturity, the Bonds being redeemed with the proceeds of such check or other transfer.

Payment of Redeemed Bonds. When a Redemption Notice has been given substantially as described above, and, when the amount necessary for the redemption of the Bonds called for redemption (principal, interest, and premium, if any) is irrevocably set aside in trust for that purpose, as described in "-Defeasance," the Bonds designated for redemption in such notice will become due and payable on the date fixed for redemption thereof and upon presentation and surrender of said Bonds at the place specified in the Redemption Notice, said Bonds will be redeemed and paid at the redemption price out of such funds. All unpaid interest payable at or prior to the redemption date will continue to be payable to the respective Owners, but without interest thereon.

Partial Redemption of Bonds. Upon the surrender of any Bond redeemed in part only, the Paying Agent will execute and deliver to the Owner thereof a new Bond or Bonds of like tenor and maturity and of authorized denominations equal in principal amounts to the unredeemed portion of the Bond surrendered. Such partial redemption is valid upon payment of the amount required to be paid to such Owner, and the County and the District will be released and discharged thereupon from all liability to the extent of such payment.

Effect of Redemption Notice. If on the applicable designated redemption date, money for the redemption of the Bonds to be redeemed, together with interest to such redemption date, is held by an independent escrow agent selected by the District so as to be available therefor on such redemption date as described in "-Defeasance," and if a Redemption Notice thereof will have been given substantially as described above, then from and after such redemption date, interest on the Bonds to be redeemed shall cease to accrue and become payable.

Rescission of Redemption Notice. With respect to any Redemption Notice in connection with the optional redemption of Bonds (or portions thereof) as described above, unless upon the giving of such notice such Bonds or portions thereof shall be deemed to have been defeased as described in "Defeasance," such Redemption Notice will state that such redemption will be conditional upon the receipt by an independent escrow agent selected by the District, on or prior to the date fixed for such redemption, of the moneys necessary and sufficient to pay the principal, premium, if any, and interest on, such Bonds (or portions thereof) to be redeemed, and that if such moneys shall not have been so received said Redemption Notice will be of no force and effect, no portion of the Bonds will be subject to redemption on such date and such Bonds will not be required to be redeemed on such date. In the event that such Redemption Notice contains such a condition and such moneys are not so received, the redemption will not be made and the Paying Agent will within a reasonable time thereafter (but in no event later than the date originally set for redemption) give notice to the persons to whom and in the manner in which the Redemption Notice was given that such moneys were not so received. In addition, the District will have the right to rescind any Redemption Notice, by written notice to the Paying Agent, on or prior to the date fixed for such redemption. The Paying Agent will distribute a notice of the rescission of such Redemption Notice in the same manner as such notice was originally provided.

Bonds No Longer Outstanding. When any Bonds (or portions thereof), which have been duly called for redemption prior to maturity, or with respect to which irrevocable instructions to call for redemption prior to maturity at the earliest redemption date have been given to the Paying Agent, in form satisfactory to it, and sufficient moneys shall be held irrevocably in trust for the payment of the redemption price of such Bonds or portions thereof, and, accrued interest thereon to the date fixed for redemption, then such Bonds will no longer be deemed outstanding and shall be surrendered to the Paying Agent for cancellation.

## Discontinuation of Book-Entry Only System; Registration, Transfer and Exchange of Bonds

So long as any of the Bonds remain outstanding, the District will cause the Paying Agent to maintain at its principal office all books and records necessary for the registration, exchange and transfer of such Bonds, which shall at all times be open to inspection by the District, and, upon presentation for such purpose, the Paying Agent shall, under such reasonable regulations as it may prescribe, register, exchange or transfer or cause to be registered, exchanged or transferred, on said books, Bonds as provided in the Resolution.

In the event that the book-entry only system as described herein is no longer used with respect to the Bonds, the following provisions will govern the registration, transfer, and exchange of the Bonds.

The principal of, premium and interest on the Bonds upon the redemption thereof will be payable in lawful money of the United States of America upon presentation and surrender of the Bonds at the principal trust office of the Paying Agent. Interest on the Bonds will be paid by the Paying Agent by wire to a bank and account number on file with the Paying Agent as of the Record Date.

Any Bond may be exchanged for Bonds of like tenor, maturity and Transfer Amount (which with respect to any outstanding Bonds means the principal amount thereof) upon presentation and surrender at the principal trust office of the Paying Agent, together with a request for exchange signed by the registered Owner or by a person legally empowered to do so in a form satisfactory to the Paying Agent. A Bond may be transferred only on the Bond Register by the person in whose name it is registered, in person or by his duly authorized attorney, upon surrender of such Bond for cancellation at the office of the Paying Agent, accompanied by delivery of a written instrument of transfer in a form approved by the Paying Agent, duly executed. Upon exchange or transfer, the Paying Agent shall register, authenticate and deliver a new Bond or Bonds of like tenor and of any authorized denomination or denominations requested by the Owner equal to the Transfer Amount of the Bond surrendered and bearing or accreting interest at the same rate and maturing on the same date.

Neither the District nor the Paying Agent will be required (a) to issue or transfer any Bonds during a period beginning with the opening of business on the 16 th day next preceding any Bond Payment Date, the stated maturity of any of the Bonds or any date of selection of Bonds to be redeemed and ending with the close of business on the applicable Bond Payment Date, the close of business on the applicable stated maturity date or any day on which the applicable notice of redemption is given or (b) to transfer any Bonds which have been selected or called for redemption in whole or in part.

## Defeasance

All or any portion of the outstanding maturities of the Bonds may be defeased prior to maturity in the following ways:
(a) Cash: by irrevocably depositing with an independent escrow agent selected by the District an amount of cash which together with amounts transferred from the Debt Service Fund (if any) is sufficient to pay all such Bonds outstanding and designated for defeasance (including all principal thereof, accrued interest thereon and redemption premium, if any) at or before their maturity date; or
(b) Government Obligations: by irrevocably depositing with an independent escrow agent selected by the District noncallable Government Obligations together with cash, if required, together with interest to accrue thereon and moneys transferred from the Debt Service Fund (if any), in such amount as will, together with the interest to accrue thereon, in the opinion of an independent certified public accountant, be fully sufficient to pay and discharge all Bonds outstanding and designated for defeasance (including all principal thereof, accrued interest thereon and redemption premium, if any) at or before their maturity date;
then, notwithstanding that any Bonds shall not have been surrendered for payment, all obligations of the District with respect to all outstanding Bonds shall cease and terminate, except only the obligation of the independent escrow agent selected by the District to pay or cause to be paid from funds deposited pursuant to paragraphs (a) or (b) above, to the Owners of the Bonds not so surrendered and paid all sums due with respect thereto.
"Government Obligations" means direct and general obligations of the United States of America, obligations that are unconditionally guaranteed as to principal and interest by the United States of America (which may consist of obligations of the Resolution Funding Corporation that constitute interest strips), or obligations the payment of the principal of and interest on which is secured, guaranteed or otherwise backed by, directly or indirectly, a pledge of the full faith and credit of the United States of America. In the case of direct and general obligations of the United States of America, Government Obligations shall include evidences of direct ownership of proportionate interests in future interest or principal payments of such obligations. Investments in such proportionate interests must be limited to circumstances where (a) a bank or trust company acts as custodian and holds the underlying United States obligations; (b) the owner of the investment is the real party in interest and has the right to proceed directly and individually against the obligor of the underlying United States obligations; and (c) the underlying United States obligations are held in a special account, segregated from the custodian's general assets, and are not available to satisfy any claim of the custodian, any person claiming through the custodian, or any person to whom the custodian may be obligated; provided that such obligations are rated or assessed by S\&P or Moody's Investors Service at least as high as direct or general obligations of the United States of America.

## Application and Investment of Bond Proceeds

The proceeds of the Bonds will be used (i) to finance the acquisition, construction, modernization and equipping of certain District sites and facilities, and (ii) to pay the costs of issuing the Bonds.

The proceeds of the sale from the Bonds, net of costs of issuance and any premium received upon the sale thereof, will be deposited by the County to the credit of the building fund created by the Resolution (the "Building Fund"), and will be applied solely for the purposes for which the Bonds are being issued. Interest earnings in the Building Fund will be retained therein. Any excess proceeds of the Bonds not needed for the authorized purposes for which the Bonds are being issued, upon written notice from the District, will be transferred to the Debt Service Fund and applied to the payment of the principal of and interest on the Bonds.

The ad valorem property taxes levied by the County for the payment of the Bonds, when collected, are required to be held separate and apart by the County in a debt service fund created by the Resolution (the "Debt Service Fund"), and used only for payment of principal of and interest on Bonds. Any accrued interest and net premium received upon the sale of the Bonds will be deposited in the Debt Service Fund. Any interest earnings on moneys held in the Debt Service Fund will be retained therein. If, after all of the Bonds have been redeemed or paid and otherwise cancelled, there are moneys remaining in the Debt Service Fund, said moneys will be transferred to the general fund of the District as provided and permitted by law.

Moneys in the Building Fund and the Debt Service Fund are expected to be invested through the County's commingled investment pool. See "APPENDIX F - SANTA CLARA COUNTY COMMINGLED INVESTMENT POOL" herein.

## ESTIMATED SOURCES AND USES OF FUNDS

The estimated sources and uses of funds with respect to the Bonds are as follows:

## Sources of Funds

Principal Amount

Net Original Issue Premium
Total Sources
\$10,000,000.00
$750,447.25$
\$10,750,447.25

## Uses of Funds

Building Fund
Debt Service Fund \$9,828,300.00

Costs of Issuance ${ }^{(1)}$
Total Uses
272,855.43
\$10,750,447.25

[^3]
## TAX BASE FOR REPAYMENT OF BONDS

The information in this section describes ad valorem property taxation, assessed valuation, and other measures of the tax base of the District. The Bonds are payable solely from ad valorem property taxes levied and collected by the County on taxable property in the District. The District's general fund is not a source for the repayment of the Bonds.

## Ad Valorem Property Taxation

District property taxes are assessed and collected by the County at the same time and on the same rolls as special district property taxes. Assessed valuations are the same for both the District and the County's taxing purposes.

Taxes are levied for each fiscal year on taxable real and personal property which is located in the District as of the preceding January 1. For assessment and collection purposes, property is classified either as "secured" or "unsecured" and is listed accordingly on separate parts of the assessment roll. The "secured roll" is that part of the assessment roll containing State assessed public utilities property and real property having a tax lien which is sufficient, in the opinion of the assessor, to secure payment of the taxes. Other property is assessed on the "unsecured roll." A supplemental roll is developed when property changes hands or new construction is completed. The County levies and collects all property taxes for property falling within the County's taxing boundaries.

The valuation of secured property is established as of January 1 and is subsequently enrolled in August. Property taxes on the secured roll are payable in two installments, due November 1 and February 1 of the calendar year. If unpaid, such taxes become delinquent on December 10 and April 10, respectively, and a $10 \%$ penalty attaches to any delinquent installment plus any additional amount determined by the Treasurer-Tax Collector (the "Treasurer"). After the second installment of taxes on the secured roll is delinquent, the tax collector shall collect a cost of $\$ 10$ for preparing the delinquent tax records and giving notice of delinquency. Property on the secured roll with delinquent taxes is declared tax-defaulted on July 1 of the calendar year. Such property may thereafter be redeemed, until the right of redemption is terminated, by payment of the delinquent taxes and the delinquency penalty, plus a $\$ 15$
redemption fee and a redemption penalty of $1.5 \%$ per month to the time of redemption. If taxes are unpaid for a period of five years or more, the property is subject to sale by the Treasurer.

Property taxes on the unsecured roll as of July 31 become delinquent if they are not paid by August 31 and are thereafter subject to a delinquent penalty of $10 \%$. Taxes added to the unsecure tax roll after July 31, if unpaid are delinquent and subject to a penalty of $10 \%$ on the last day of the month succeeding the month of enrollment. In the case of unsecured property taxes, an additional penalty of $1.5 \%$ per month begins to accrue when such taxes remain unpaid on the last day of the second month after the $10 \%$ penalty attaches. The taxing authority has four ways of collecting unsecured personal property taxes: (1) a civil action against the assessee; (2) filing a certificate in the office of the county clerk specifying certain facts in order to obtain a judgment lien on specific property of the assessee; (3) filing a certificate of delinquency for record in the county recorder's office in order to obtain a lien on specified property of the assessee; and (4) seizure and sale of personal property, improvements or possessory interests belonging or assessed to the assessee. See also "- Secured Tax Charges and Delinquencies" herein.

State law exempts from taxation $\$ 7,000$ of the full cash value of an owner-occupied dwelling, but this exemption does not result in any loss of revenue to local agencies, since the State reimburses local agencies for the value of the exemptions.

All property is assessed using full cash value as defined by Article XIIIA of the State Constitution. State law provides exemptions from ad valorem property taxation for certain classes of property such as churches, colleges, non-profit hospitals, and charitable institutions.

Assessed valuation growth allowed under Article XIIIA (new construction, certain changes of ownership, $2 \%$ inflation) is allocated on the basis of "situs" among the jurisdictions that serve the tax rate area within which the growth occurs. Local agencies, including school districts, share the growth of "base" revenues from the tax rate area. Each year's growth allocation becomes part of each agency's allocation in the following year

## Assessed Valuations

The following table represents a ten-year history of assessed valuations in the District, each as of the date the equalized assessment roll is established in August of each year.

## ASSESSED VALUATIONS Mount Pleasant Elementary School District Fiscal Years 2010-11 through 2019-20

| Fiscal Year | Local Secured |  | Utility |  | Unsecured |  |
| :---: | ---: | :---: | ---: | ---: | ---: | :---: |
| $2010-11$ | $\$ 1,607,386,470$ |  | 0 | $\$ 5,815,313$ | $\$ 1,613,201,783$ | Total |
| $2011-12$ | $1,614,864,819$ | 0 | $9,142,662$ | $1,624,007,481$ | -- |  |
| $2012-13$ | $1,618,435,764$ | 0 | $9,048,688$ | $1,627,484,452$ | $0.67 \%$ |  |
| $2013-14$ | $1,800,706,456$ | 0 | $11,213,303$ | $1,811,919,759$ | 11.33 |  |
| $2014-15$ | $1,901,675,375$ | 0 | $10,500,800$ | $1,912,176,175$ | 5.53 |  |
| $2015-16$ | $2,034,769,599$ | 0 | $10,621,054$ | $2,045,390,653$ | 6.97 |  |
| $2016-17$ | $2,142,030,264$ | 0 | $9,177,538$ | $2,151,207,802$ | 5.17 |  |
| $2017-18$ | $2,217,159,598$ | 0 | $8,927,386$ | $2,226,086,984$ | 3.48 |  |
| $2018-19$ | $2,339,542,922$ | 0 | $8,726,995$ | $2,348,269,917$ | 5.49 |  |
| $2019-20$ | $2,515,473,767$ | 0 | $7,664,459$ | $2,523,138,226$ | 7.45 |  |

Source: California Municipal Statistics, Inc.
Economic and other factors beyond the District's control, such as general market decline in property values, disruption in financial markets that may reduce availability of financing for purchasers of property, reclassification of property to a class exempt from taxation, whether by ownership or use (such as exemptions for property owned by the State and local agencies and property used for qualified education, hospital, charitable or religious purposes), or the complete or partial destruction of the taxable property caused by a natural or manmade disaster, such as earthquake, flood, drought, fire (including wildfires) or toxic contamination, could cause a reduction in the assessed value of taxable property within the District. Any such reduction would result in a corresponding increase in the annual tax rate levied by the County to pay the debt service with respect to the Bonds. See "THE BONDS - Security and Sources of Payment" herein.

Appeals and Adjustments of Assessed Valuations. Under California law, property owners may apply for a reduction of their property tax assessment by filing a written application, in form prescribed by the State Board of Equalization (the "SBE"), with the appropriate county board of equalization or assessment appeals board. In most cases, the appeal is filed because the applicant believes that present market conditions (such as residential home prices) cause the property to be worth less than its current assessed value. Any reduction in the assessment ultimately granted as a result of such appeal applies to the year for which application is made and during which the written application was filed. Such reductions are subject to yearly reappraisals and may be adjusted back to their original values when market conditions improve. Once the property has regained its prior value, adjusted for inflation, it once again is subject to the annual inflationary factor growth rate allowed under Article XIIIA. See "CONSTITUTIONAL AND STATUTORY PROVISIONS AFFECTING DISTRICT REVENUES AND APPROPRIATIONS - Article XIIIA of the California Constitution" herein.

A second type of assessment appeal involves a challenge to the base year value of an assessed property. Appeals for reduction in the base year value of an assessment, if successful, reduce the assessment for the year in which the appeal is taken and prospectively thereafter. The base year is
determined by the completion date of new construction or the date of change of ownership. Any base year appeal must be made within four years of the change of ownership or new construction date.

In addition to the above-described taxpayer appeals, county assessors may independently reduce assessed valuations based on changes in the market value of property, or for other factors such as the complete or partial destruction of taxable property caused by natural or man-made disasters such as earthquakes, floods, fire, drought or toxic contamination pursuant to relevant provisions of the State Constitution. See also "CONSTITUTIONAL AND STATUTORY PROVISIONS AFFECTING DISTRICT REVENUES AND APPROPRIATIONS - Article XIIIA of the California Constitution" herein. Such reductions are subject to yearly reappraisals by the county assessor and may be adjusted back to their original values when real estate market conditions improve. Once property has regained its prior assessed value, adjusted for inflation, it once again is subject to the annual inflationary growth rate factor allowed under Article XIIIA.

No assurance can be given that property tax appeals or actions by the County Assessor in the future will not significantly reduce the assessed valuation of property within the District.

Assembly Bill 102. On June 27, 2017, the Governor signed into law Assembly Bill 102 ("AB 102"). AB 102 restructures the functions of the SBE and creates two new separate agencies: (i) the California Department of Tax and Fee Administration, and (ii) the Office of Tax Appeals. Under AB 102, the California Department of Tax and Fee Administration will take over programs previously in the SBE Property Tax Department, such as the Tax Area Services Section, which is responsible for maintaining all property tax-rate area maps and for maintaining special revenue district boundaries. Under AB 102, the SBE will continue to perform the duties assigned by the State Constitution related to property taxes, however, beginning January 1, 2018, the SBE will only hear appeals related to the programs that it constitutionally administers and the Office of Tax Appeals will hear appeals on all other taxes and fee matters, such as sales and use tax and other special taxes and fees. AB 102 obligates the Office of Tax Appeals to adopt regulations as necessary to carry out its duties, powers, and responsibilities.

Assessed Valuation by Jurisdiction. The following table below shows an analysis of the distribution of taxable property in the District by jurisdiction, in terms of its fiscal year 2019-20 assessed valuation.

## ASSESSED VALUATION BY JURISDICTION

Fiscal Year 2019-20
Mt. Pleasant Elementary School District

| Jurisdiction: | Assessed Valuation <br> in District | \% of <br> District | Assessed Valuation <br> of Jurisdiction | \% of Jurisdiction <br> in District |
| :--- | :---: | :---: | :---: | :---: |
| City of San Jose | $\$ 2,230,550,093$ | $\underline{88.40 \%}$ | $\$ 195,150,553,764$ | $1.14 \%$ |
| Unincorporated Santa Clara County | $\underline{292,588,133}$ | $\underline{11.60}$ | $19,030,476,621$ | 1.54 |
| Total District | $\$ 2,523,138,226$ | $100.00 \%$ |  |  |
| Santa Clara County | $\$ 2,523,138,226$ | $100.00 \%$ | $\$ 515,510,037,706$ | $0.49 \%$ |

Source: California Municipal Statistics, Inc.

Assessed Valuation and Parcels by Land Use. The following table shows the distribution of taxable property within the District by principal use, as measured by assessed valuation and parcels in fiscal year 2019-20. As shown below, the vast majority of taxable property is used principally for residential purposes.

## ASSESSED VALUATION AND PARCELS BY LAND USE <br> Fiscal Year 2019-20 <br> Mt. Pleasant Elementary School District

| Non-Residential: | 2019-20 Assessed Valuation | $\%$ of <br> Total | No. of Parcels | $\%$ of <br> Total |
| :---: | :---: | :---: | :---: | :---: |
| Rural | \$24,971,127 | 0.99\% | 50 | 0.96\% |
| Commercial/Office | 50,897,468 | 2.02 | 25 | 0.48 |
| Government/Social/Institutional | 39,968,186 | 1.59 | 19 | 0.36 |
| Miscellaneous/Water Company | 17,124,762 | $\underline{0.68}$ | 12 | $\underline{0.23}$ |
| Subtotal Non-Residential | \$132,961,543 | 5.29\% | 106 | 2.03\% |
| Residential: |  |  |  |  |
| Single Family Residence | \$2,250,117,912 | 89.45\% | 4,767 | 91.23\% |
| Condominium/Townhouse | 102,735,661 | 4.08 | 240 | 4.59 |
| 2-4 Residential Units | 11,358,600 | 0.45 | 26 | 0.50 |
| 5+ Residential Units/Apartments | 1,885,950 | 0.07 | 2 | 0.04 |
| Subtotal Residential | \$2,366,098,123 | 94.06\% | 5,035 | 96.36\% |
| Vacant Parcels | \$16,414,101 | 0.65\% | 84 | 1.61\% |
| Total | \$2,515,473,767 | 100.00\% | 5,225 | 100.00\% |

[^4]Assessed Valuation of Single Family Homes. The following table shows the distribution of single family homes within the District among various fiscal year 2019-20 assessed valuation ranges, as well as the average and median assessed valuation of single family homes within the District.

PER PARCEL ASSESSED VALUATION OF SINGLE FAMILY HOMES
Fiscal Year 2019-20
Mt. Pleasant Elementary School District

| Single Family Residential | $\begin{gathered} \begin{array}{c} \text { No. of } \\ \text { Parcels } \end{array} \\ \hline 4,767 \end{gathered}$ | $\begin{gathered} 2019-20 \\ \text { Assessed Valuation } \end{gathered}$ |  | $\begin{gathered} \begin{array}{c} \text { Average } \\ \text { Assessed Valuation } \end{array} \\ \$ 472,020 \end{gathered}$ | Median <br> Assessed Valuation |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | \$2,2 | 0,117,912 |  |  |  |
| 2019-20 | No. of | \% of | Cumulative | Total | \% of | Cumulative |
| Assessed Valuation | Parcels ${ }^{(1)}$ | Total | \% of Total | Valuation | Total | \% of Total |
| \$0-\$49,999 | 55 | 1.154\% | 1.154\% | \$2,483,462 | 0.110\% | 0.110\% |
| 50,000-99,999 | 444 | 9.314 | 10.468 | 30,712,850 | 1.365 | 1.475 |
| 100,000-149,999 | 195 | 4.091 | 14.558 | 24,177,180 | 1.074 | 2.550 |
| 150,000-199,999 | 221 | 4.636 | 19.194 | 39,467,986 | 1.754 | 4.304 |
| 200,000-249,999 | 289 | 6.062 | 25.257 | 65,528,806 | 2.912 | 7.216 |
| 250,000-299,999 | 349 | 7.321 | 32.578 | 96,103,163 | 4.271 | 11.487 |
| 300,000-349,999 | 362 | 7.594 | 40.172 | 118,053,469 | 5.247 | 16.734 |
| 350,000-399,999 | 378 | 7.930 | 48.102 | 141,489,082 | 6.288 | 23.022 |
| 400,000-449,999 | 286 | 6.000 | 54.101 | 121,368,682 | 5.394 | 28.416 |
| 450,000-499,999 | 251 | 5.265 | 59.366 | 119,366,523 | 5.305 | 33.721 |
| 500,000-549,999 | 273 | 5.727 | 65.093 | 143,085,935 | 6.359 | 40.080 |
| 550,000-599,999 | 275 | 5.769 | 70.862 | 157,977,858 | 7.021 | 47.100 |
| 600,000-649,999 | 226 | 4.741 | 75.603 | 141,289,003 | 6.279 | 53.380 |
| 650,000-699,999 | 217 | 4.552 | 80.155 | 146,526,855 | 6.512 | 59.892 |
| 700,000-749,999 | 181 | 3.797 | 83.952 | 131,166,342 | 5.829 | 65.721 |
| 750,000-799,999 | 168 | 3.524 | 87.476 | 129,935,783 | 5.775 | 71.495 |
| 800,000-849,999 | 120 | 2.517 | 89.994 | 98,718,208 | 4.387 | 75.883 |
| 850,000-899,999 | 84 | 1.762 | 91.756 | 73,371,761 | 3.261 | 79.144 |
| 900,000-949,999 | 82 | 1.720 | 93.476 | 75,676,916 | 3.363 | 82.507 |
| 950,000-999,999 | 52 | 1.091 | 94.567 | 50,595,641 | 2.249 | 84.755 |
| 1,000,000 and greater | 259 | 5.433 | 100.000 | 343,022,407 | 15.245 | 100.000 |
| Total | 4,767 | 100.000\% |  | \$2,250,117,912 | 100.000\% |  |

[^5]
## Secured Tax Charges and Delinquencies

The following table shows secured ad valorem property taxes for the payment of bonded indebtedness of the District, and amounts delinquent as of June 30, for fiscal years 2009-10 through 2018-19.

## SECURED AD VALOREMTAX CHARGES AND DELINQUENCIES <br> Mount Pleasant Elementary School District Fiscal Years 2009-10 through 2018-19

|  | Secured Tax Charge ${ }^{(1)}$ | Amount Delinquent June 30 | \% Delinquent June 30 |
| :---: | :---: | :---: | :---: |
| 2009-10 | \$1,088,585.19 | \$47,215.89 | 4.34\% |
| 2010-11 | 1,217,841.63 | 34,338.57 | 2.82 |
| 2011-12 | 1,209,850.60 | 32,198.30 | 2.66 |
| 2012-13 | -. ${ }^{(2)}$ | -.- ${ }^{(2)}$ | 1.23 |
| 2013-14 | 1,766,155.34 | 18,428.46 | 1.04 |
| 2014-15 | 1,924,719.63 | 27,648.65 | 1.44 |
| 2015-16 | 1,901,923.69 | 46,124.19 | 2.43 |
| 2016-17 | 1,605,167.95 | 17,221.00 | 1.07 |
| 2017-18 | 865,726.05 | 8,611.14 | 0.99 |
| 2018-19 | 923,984.12 | 12,246.59 | 1.33 |

[^6]
## Alternative Method of Tax Apportionment - "Teeter Plan"

The Board of Supervisors of the County has implemented the Alternative Method of Distribution of Tax Levies and Collections and of Tax Sale Proceeds (the "Teeter Plan"), as provided for in Section 4701 et seq. of the California Revenue and Taxation Code. Under the Teeter Plan, the County apportions secured property taxes on an accrual basis when due (irrespective of actual collections) to its local political subdivisions, including the District, for which the County acts as the tax-levying or taxcollecting agency.

The Teeter Plan is applicable to all tax levies for which the County acts as the tax-levying or taxcollecting agency, or for which the County treasury is the legal depository of the tax collections. As adopted by the County, the Teeter Plan excludes Mello-Roos Community Facilities Districts and special assessment districts which provide for accelerated judicial foreclosure of property for which assessments are delinquent.

The ad valorem property tax to be levied to pay the principal of and interest on the Bonds will be subject to the Teeter Plan, beginning in the first year of such levy. The District will receive $100 \%$ of the ad valorem property tax levied to pay the Bonds irrespective of actual delinquencies in the collection of the tax by the County.

The Teeter Plan is to remain in effect unless the Board of Supervisors of the County orders its discontinuance or unless, prior to the commencement of any fiscal year of the County (which commences on July 1), the Board of Supervisors receives a petition for its discontinuance joined in by a resolution adopted by at least two-thirds of the participating revenue districts in the County. In the event the Board of Supervisors is to order discontinuance of the Teeter Plan subsequent to its implementation, only those
secured property taxes actually collected would be allocated to political subdivisions (including the District) for which the County acts as the tax-levying or tax-collecting agency.

## Tax Rates

The following table summarizes the total ad valorem tax rates, as percentage of assessed valuation, levied by all taxing entities in a typical tax rate area ("TRA") within the District from fiscal year 2015-16 through 2019-20.

## SUMMARY OF AD VALOREM TAX RATES (TRA 17-050) <br> Mount Pleasant Elementary School District Fiscal Years 2015-16 through 2019-20

|  | 2015-16 | 2016-17 | 2017-18 | 2018-19 | 2019-20 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1\% General Fund Levy | 1.0000\% | 1.0000\% | 1.0000\% | 1.0000\% | 1.0000\% |
| Santa Clara County Retirement Levy | . 0388 | . 0388 | . 0388 | . 0388 | . 0388 |
| Santa Clara County Hospital Bonds | . 0088 | . 0086 | . 0208 | . 0177 | . 0169 |
| San Jose-Evergreen Community College District Bonds | . 0247 | . 0231 | . 0400 | . 0383 | . 0199 |
| East Side Union High School District Bonds | . 0848 | . 0792 | . 1034 | . 1017 | . 0986 |
| Mount Pleasant Elementary School District Bonds | . 0947 | . 0765 | . 0394 | . 0396 | . 0656 |
| City of San Jose | . 0223 | . 0207 | . 0186 | . 0170 | . 0226 |
| Total All Property Tax Rate | 1.2741\% | 1.2469\% | 1.2610\% | 1.2531\% | 1.2624\% |
| Santa Clara Valley Water District: |  |  |  |  |  |
| State Water Project | . $0057 \%$ | . $0086 \%$ | . $0062 \%$ | . $0042 \%$ | . $0041 \%$ |
| Total Land and Improvements Tax Rate | .0057\% | .0086\% | .0062\% | .0042\% | . 0041 |

[^7][REMAINDER OF PAGE LEFT BLANK]

## Principal Taxpayers

The more property (by assessed value) which is owned by a single taxpayer within the District, the greater amount of tax collections that are exposed to weaknesses in such a taxpayer's financial situation and ability or willingness to pay property taxes. The following table lists the 20 largest local secured taxpayers in the District in terms of their fiscal year 2019-20 secured assessed valuations. Each taxpayer listed below is a name listed on the tax rolls. The District cannot make any representation as to 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 table below.

## LARGEST LOCAL SECURED TAXPAYERS Fiscal Year 2019-20 <br> Mount Pleasant Elementary School District

|  | Property Owner | Primary Land Use A | 2019-20 <br> Assessed Valuation | $\%$ of <br> Total ${ }^{(1)}$ |
| :---: | :---: | :---: | :---: | :---: |
| 1. | Foundation for Hispanic Education | Institutional | \$37,259,845 | 1.48\% |
| 2. | White Road Partners LLC | Shopping Center | 34,026,000 | 1.35 |
| 3. | San Jose Water Works | Water Company | 14,594,778 | 0.58 |
| 4. | Tron D. Do | Residence | 5,225,828 | 0.21 |
| 5. | Jose L. and Maria S. Pulido | Residence | 4,829,813 | 0.19 |
| 6. | Vattadi Commercial LLC | Office Building | 4,107,876 | 0.16 |
| 7. | U.S. Bank Trust N.A., Trustee | Residence | 4,000,000 | 0.16 |
| 8. | Estate of Mario Andrade | Residence | 3,489,174 | 0.14 |
| 9. | John J. Sorci, Trustee | Residence | 3,200,000 | 0.13 |
| 10. | Saeed A. and Bhoomija S. Malik R | sidence and Vacant Lot | t 2,975,045 | 0.12 |
| 11. | Lanchi Pham | Residence | 2,868,431 | 0.11 |
| 12. | David Tsai | Residence | 2,775,992 | 0.11 |
| 13. | Larry P. and Julie T. Lam | Residence | 2,701,578 | 0.11 |
| 14. | Tam Trung Le and Dung My Phan, Trustees | Residence | 2,600,000 | 0.10 |
| 15. | Vajid Investment LLC | Residence | 2,572,809 | 0.10 |
| 16. | Hung Ba Vo and Thuy Thi Huong Tran | Residence | 2,512,187 | 0.10 |
| 17. | Flavio P. and Maria J. Pando | Residence | 2,500,000 | 0.10 |
| 18. | John T. and Maricelda Corrales | Residence | 2,381,304 | 0.09 |
| 19. | Duino Family Partners LP | Vacant | 2,360,522 | 0.09 |
| 20. | Gerald R. and Cynthia M. Blatt | Residence | 2,338,636 | $\underline{0.09}$ |
|  |  |  | \$139,319,818 | 5.54\% |

${ }^{(1)}$ 2019-20 local secured assessed valuation: $\$ 2,515,473,767$.
Source: California Municipal Statistics, Inc.

## Statement of Direct and Overlapping Debt

Set forth on the following page is a direct and overlapping debt report (the "Debt Report") prepared by California Municipal Statistics, Inc., effective as of October 29, 2019 for debt outstanding as of October 1, 2019. The Debt Report is included for general information purposes only. The District has not reviewed the Debt Report for completeness or accuracy and makes no representation in connection therewith.

The Debt Report generally includes long-term obligations sold in the public credit markets by public agencies whose boundaries overlap the boundaries of the District in whole or in part. Such longterm obligations generally are not payable from revenues of the District (except as indicated) nor are they
necessarily obligations secured by land within the District. 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.

The first column in the table names each public agency which has outstanding debt as of the date of the report and whose territory overlaps the District in whole or in part. Column 2 shows the percentage of each overlapping agency's assessed value located within the boundaries of the District. This percentage, multiplied by the total outstanding debt of each overlapping agency (which is not shown in the table) produces the amount shown in column 3, which is the apportionment of each overlapping agency's outstanding debt to taxable property in the District.

2019-20 Assessed Valuation: $\$ 2,523,138,226$

| DIRECT AND OVERLAPPING TAX AND ASSESSMENT DEBT: | \% Applicable | Debt 10/1/19 |
| :---: | :---: | :---: |
| Santa Clara County | 0.489\% | \$4,310,315 |
| San Jose-Evergreen Community College District | 1.554 | 6,716,946 |
| East Side Union High School District | 2.900 | 25,560,973 |
| Mount Pleasant Elementary School District | 100.000 | $\mathbf{1 8 , 4 9 1 , 4 4 4}{ }^{(1)}$ |
| City of San Jose | 1.143 | 5,360,441 |
| Santa Clara Valley Water District Benefit Assessment District | 0.489 | 359,757 |
| TOTAL DIRECT AND OVERLAPPING TAX AND ASSESSMENT DEBT |  | \$60,799,876 |
| OVERLAPPING GENERAL FUND DEBT: |  |  |
| Santa Clara County General Fund Obligations | 0.489\% | \$4,817,819 |
| Santa Clara County Pension Obligation Bonds | 0.489 | 1,696,814 |
| Santa Clara County Board of Education Certificates of Participation | 0.489 | 20,807 |
| San Jose-Evergreen Community College District Certificates of Participation | 1.554 | 737,373 |
| East Side Union High School District Benefit Obligations | 2.900 | 817,945 |
| City of San Jose General Fund Obligations | 1.143 | 4,831,804 |
| Santa Clara Valley Vector Control District Certificates of Participation | 0.489 | 10,978 |
| TOTAL GROSS OVERLAPPING GENERAL FUND DEBT |  | \$12,933,540 |
| Less: Santa Clara County supported obligations |  | 1,573,008 |
| TOTAL NET OVERLAPPING GENERAL FUND DEBT |  | \$11,360,532 |
| GROSS COMBINED TOTAL DEBT |  | \$73,733,416 ${ }^{(2)}$ |
| NET COMBINED TOTAL DEBT |  | \$72,160,408 |

## Ratios to 2019-20 Assessed Valuation:

| Direct Debt (\$18,491,44 |  |
| :---: | :---: |
| Total Direct and Overlappin |  |
| Gross Combined Total Debt | 2.92\% |
| Net Combined Total Debt. | 2.86\% |

[^8]
## CONSTITUTIONAL AND STATUTORY PROVISIONS AFFECTING DISTRICT REVENUES AND APPROPRIATIONS

The principal of and interest on the Bonds will be payable solely from the proceeds of an ad valorem property tax levied by the County for the payment thereof. See "THE BONDS - Security and Sources of Payment" herein. Articles XIIIA, XIIIB, XIIIC and XIIID of the Constitution, Propositions 98 and 111, and certain other provisions of law discussed below, are included in this section to describe the potential effect of these Constitutional and statutory measures on the ability of the County to levy taxes on behalf of the District and the District to spend tax proceeds for operating and other purposes, and it should not be inferred from the inclusion of such materials that these laws impose any limitation on the ability of the County to levy property taxes for payment of the Bonds. The tax levied by the County for payment of the Bonds was approved by the voters of the District in compliance with Article XIIIA, Article XIIIC, and all applicable laws.

## Article XIIIA of the California Constitution

Article XIIIA ("Article XIIIA") of the State Constitution limits the amount of ad valorem property taxes 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 bill under "full cash value," or thereafter, the appraised value of real property when purchased, newly constructed or a change in ownership has occurred after the 1975 assessment," subject to exemptions in certain circumstances of property transfer or reconstruction. Determined in this manner, the full cash value is also referred to as the "base year value." The full cash value is subject to annual adjustment to reflect increases, not to exceed $2 \%$ for any year, or decreases in the consumer price index or comparable local data, or to reflect reductions in property value caused by damage, destruction or other factors.

Article XIIIA has been amended to allow for temporary reductions of assessed value in instances where the fair market value of real property falls below the adjusted base year value described above. Proposition 8-approved by the voters in November of 1978 -provides for the enrollment of the lesser of the base year value or the market value of real property, taking into account reductions in value due to damage, destruction, depreciation, obsolescence, removal of property, or other factors causing a similar decline. In these instances, the market value is required to be reviewed annually until the market value exceeds the base year value. Reductions in assessed value could result in a corresponding increase in the annual tax rate levied by the County to pay debt service on the Bonds. See "THE BONDS - Security and Sources of Payment" and "TAX BASE FOR REPAYMENT OF BONDS - Assessed Valuations" herein.

Article XIIIA requires a vote of two-thirds or more of the qualified electorate of a city, county, special district or other public agency to impose special taxes, while totally precluding the imposition of any additional ad valorem, sales or transaction tax on real property. Article XIIIA exempts from the $1 \%$ tax limitation any taxes above that level required to pay debt service (a) on any indebtedness approved by the voters prior to July 1, 1978, or (b) as the result of an amendment approved by State voters on July 3, 1986, on any bonded indebtedness approved by two-thirds or more of the votes cast by the voters for the acquisition or improvement of real property on or after July 1, 1978, or (c) 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 $55 \%$ or more of the votes cast on the proposition, but only if certain accountability measures are included in the proposition. The tax for payment of the Bonds falls within the exception described in (c) of the immediately preceding sentence. In addition, Article XIIIA requires the approval of two-thirds of all members of the state legislature to change any state taxes for the purpose of increasing tax revenues.

Split Roll Property Tax Ballot Measure. On October 15, 2018, a proposed ballot initiative became eligible for the November 2020 Statewide ballot (the "2020 Ballot Measure"). If approved by a majority of voters casting a ballot at the November 2020 Statewide election, the 2020 Ballot Measure would amend Article XIIIA such that the "full cash value" of commercial and industrial real property that is not zoned for commercial agricultural production, for each lien date, would be equal to the fair market value of that property. If passed, the 2020 Ballot Measure would not affect the "full cash value" of residential property or real property used for commercial agricultural production, which would continue to be subject to annual increases not to exceed 2\%. After compensating the State General Fund for resulting reductions in State personal income tax and corporate tax revenues, and compensating cities, counties and special districts for the cost of implementing the 2020 Ballot Measure, approximately $40 \%$ of the remaining additional tax revenues generated as a result of the 2020 Ballot Measure would be deposited into a fund created pursuant to the 2020 Ballot Measure called the Local School and Community College Property Tax Fund, with such funds being used to supplement, and not replace, existing funding school districts and community college districts receive under the State's constitutional minimum funding requirement. The District cannot predict whether the 2020 Ballot Measure will appear on the Statewide ballot at the November 2020 election or, if it does, whether the 2020 Ballot Measure will be approved by a majority of voters casting a ballot. If approved, the District cannot make any assurance as to what effect the implementation of the 2020 Ballot Measure will have on District revenues or the assessed valuation of real property in the District.

## Legislation Implementing Article XIIIA

Legislation has been enacted and amended a number of times since 1978 to implement Article XIIIA. Under current law, local agencies are no longer permitted to levy directly any property tax (except to pay voter-approved indebtedness). The $1 \%$ property tax is automatically levied by the relevant county and distributed according to a formula among taxing agencies. The formula apportions the tax roughly in proportion to the relative shares of taxes levied prior to 1979.

Increases of assessed valuation resulting from reappraisals of property due to new construction, change in ownership or from the annual adjustment not to exceed $2 \%$ are allocated among the various jurisdictions in the "taxing area" based upon their respective "situs." Any such allocation made to a local agency continues as part of its allocation in future years.

All taxable property value included in this Official Statement is shown at $100 \%$ of taxable value (unless noted differently) and all tax rates reflect the $\$ 1$ per $\$ 100$ of taxable value.

Both the United States Supreme Court and the California State Supreme Court have upheld the general validity of Article XIIIA.

## Proposition 50 and Proposition 171

On June 3, 1986, the voters of the State approved Proposition 50. Proposition 50 amends Section 2 of Article XIIIA of the State Constitution to allow owners of property that was "substantially damaged or destroyed" by a disaster, as declared by the Governor (the "Damaged Property"), to transfer their existing base year value (the "Original Base Year Value") to a comparable replacement property within the same county, which is acquired or constructed within five years after the disaster. At the time of such transfer, the Damaged Property will be reassessed at its full cash value immediately prior to damage or destruction (the "Original Cash Value"); however, such property will retain its base year value notwithstanding such a transfer. Property is substantially damaged or destroyed if either the land or the improvements sustain physical damage amounting to more than $50 \%$ of either the land or improvements
full cash value immediately prior to the disaster. There is no filing deadline, but the assessor can only correct four years of assessments when the owner fails to file a claim within four years of acquiring a replacement property.

Under Proposition 50, the base year value of the replacement property (the "Replacement Base Year Value") depends on the relation of the full cash value of the replacement property (the "Replacement Cash Value") to the Original Cash Value: if the Replacement Cash Value exceeds 120\% of the Original Cash Value, then the Replacement Base Year Value is calculated by combining the Original Base Year Value with such excessive Replacement Cash Value; if the Replacement Cash Value does not exceed $120 \%$ of the Original Cash Value, then the Replacement Base Year Value equals the Original Base Year Value; if the Replacement Cash Value is less than the Original Cash Value, then the Replacement Base Year Value equals the Replacement Cash Value. The replacement property must be comparable in size, utility, and function to the Damaged Property.

On November 2, 1993, the voters of the State approved Proposition 171. Proposition 171 amends subdivision (e) of Section 2 of Article XIIIA of the State Constitution to allow owners of Damaged Property to transfer their Original Base Year Value to a "comparable replacement property" located within another county in the State, which is acquired or newly constructed within three years after the disaster.

Intra-county transfers under Proposition 171 are more restrictive than inter-county transfers under Proposition 50. For example, Proposition 171 (1) only applies to (a) structures that are owned and occupied by property owners as their principal place of residence and (b) land of a "reasonable size that is used as a site for a residence;" (2) explicitly does not apply to property owned by firms, partnerships, associations, corporations, companies, or legal entities of any kind; (3) only applies to replacement property located in a county that adopted an ordinance allowing Proposition 171 transfers; (4) claims must be timely filed within three years of the date of purchase or completion of new construction; and (5) only applies to comparable replacement property, which has a full cash value that is of "equal or lesser value" than the Original Cash Value.

Within the context of Proposition 171, "equal or lesser value" means that the amount of the Replacement Cash Value does not exceed either (1) $105 \%$ of the Original Cash Value when the replacement property is acquired or constructed within one year of the destruction, (2) $110 \%$ of the Original Cash Value when the replacement property is acquired or constructed within two years of the destruction, or (3) $115 \%$ of the Original Cash Value when the replacement property is acquired or constructed within three years of the destruction.

## Unitary Property

Some amount of property tax revenue of the District is derived from utility property which is considered part of a utility system with components located in many taxing jurisdictions ("unitary property"). Under the State Constitution, such property is assessed by the SBE as part of a "going concern" rather than as individual pieces of real or personal property. State-assessed unitary and certain other property is allocated to the counties by SBE, taxed at special county-wide rates, and the tax revenues distributed to taxing jurisdictions (including the District) according to statutory formulae generally based on the distribution of taxes in the prior year. So long as the District is not a basic aid district, taxes lost through any reduction in assessed valuation will be compensated by the State as equalization aid under the State's school financing formula. See "DISTRICT FINANCIAL INFORMATION - State Funding of Education" herein.

## Article XIIIB of the California Constitution

Article XIIIB ("Article XIIIB") of the State Constitution, as subsequently amended by Propositions 98 and 111, respectively, limits the annual appropriations of the State and of any city, county, school district, authority or other political subdivision of the State to the level of appropriations of the particular governmental entity for the prior fiscal year, as adjusted for changes in the cost of living and in population and for transfers in the financial responsibility for providing services and for certain declared emergencies. As amended, Article XIIIB defines
(a) "change in the cost of living" with respect to school districts to mean the percentage change in California per capita income from the preceding year, and
(b) "change in population" with respect to a school district to mean the percentage change in the ADA of the school district from the preceding fiscal year.

For fiscal years beginning on or after July 1, 1990, the appropriations limit of each entity of government shall be the appropriations limit for the 1986-87 fiscal year adjusted for the changes made from that fiscal year pursuant to the provisions of Article XIIIB, as amended.

The appropriations of an entity of local government subject to Article XIIIB limitations include the proceeds of taxes levied by or for that entity and the proceeds of certain state subventions to that entity. "Proceeds of taxes" include, but are not limited to, all tax revenues and the proceeds to the entity from (a) regulatory licenses, user charges and user fees (but only to the extent that these proceeds exceed the reasonable costs in providing the regulation, product or service), and (b) the investment of tax revenues.

Appropriations subject to limitation do not include (a) refunds of taxes, (b) appropriations for bonded debt service such as the Bonds, (c) appropriations required to comply with certain mandates of the courts or the federal government, (d) appropriations of certain special districts, (e) appropriations for all qualified capital outlay projects as defined by the State legislature, (f) appropriations derived from certain fuel and vehicle taxes and (g) appropriations derived from certain taxes on tobacco products.

Article XIIIB includes a requirement that all revenues received by an entity of government other than the State in a fiscal year and in the fiscal year immediately following it in excess of the amount permitted to be appropriated during that fiscal year and the fiscal year immediately following it shall be returned by a revision of tax rates or fee schedules within the next two subsequent fiscal years.

Article XIIIB also includes a requirement that $50 \%$ of all revenues received by the State in a fiscal year and in the fiscal year immediately following it in excess of the amount permitted to be appropriated during that fiscal year and the fiscal year immediately following it shall be transferred and allocated to the State School Fund pursuant to Section 8.5 of Article XVI of the State Constitution. See "-Propositions 98 and 111" below.

## Article XIIIC and Article XIIID of the California Constitution

On November 5, 1996, the voters of the State of California approved Proposition 218, popularly known as the "Right to Vote on Taxes Act." Proposition 218 added to the California Constitution Articles XIIIC and XIIID (respectively, "Article XIIIC" and "Article XIIID"), which contain a number of provisions affecting the ability of local agencies, including school districts, to levy and collect both existing and future taxes, assessments, fees and charges.

According to the "Title and Summary" of Proposition 218 prepared by the California Attorney General, Proposition 218 limits "the authority of local governments to impose taxes and property-related assessments, fees and charges." Among other things, Article XIIIC establishes that every tax is either a "general tax" (imposed for general governmental purposes) or a "special tax" (imposed for specific purposes), prohibits special purpose government agencies such as school districts from levying general taxes, and prohibits any local agency from imposing, extending or increasing any special tax beyond its maximum authorized rate without a two-thirds vote; and also provides that the initiative power will not be limited in matters of reducing or repealing local taxes, assessments, fees and charges. Article XIIIC further provides that no tax may be assessed on property other than ad valorem property taxes imposed in accordance with Articles XIII and XIIIA of the California Constitution and special taxes approved by a two-thirds vote under Article XIIIA, Section 4. Article XIIID deals with assessments and propertyrelated fees and charges, and explicitly provides that nothing in Article XIIIC or XIIID will be construed to affect existing laws relating to the imposition of fees or charges as a condition of property development.

The District does not impose any taxes, assessments, or property-related fees or charges which are subject to the provisions of Proposition 218. It does, however, receive a portion of the basic $1 \% \mathrm{ad}$ valorem property tax levied and collected by the County pursuant to Article XIIIA of the California Constitution. The provisions of Proposition 218 may have an indirect effect on the District, such as by limiting or reducing the revenues otherwise available to other local governments whose boundaries encompass property located within the District thereby causing such local governments to reduce service levels and possibly adversely affecting the value of property within the District.

## Proposition 26

On November 2, 2010, voters in the State approved Proposition 26. Proposition 26 amends Article XIIIC of the State Constitution to expand the definition of "tax" to include "any levy, charge, or exaction of any kind imposed by a local government" except the following: (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; (6) a charge imposed as a condition of property development; and (7) assessments and property-related fees imposed in accordance with the provisions of Article XIIID. Proposition 26 provides that the local government bears the burden of proving by a preponderance of the evidence that a levy, charge, or other exaction is not a tax, that the amount is no more than necessary to cover the reasonable costs of the governmental activity, and that the manner in which those costs are allocated to a payor bear a fair or reasonable relationship to the payor's burdens on, or benefits received from, the governmental activity.

## Propositions 98 and 111

On November 8, 1988, voters approved Proposition 98, a combined initiative constitutional amendment and statute called the "Classroom Instructional Improvement and Accountability Act" (the "Accountability Act"). Certain provisions of the Accountability Act were, however, modified by

Proposition 111, discussed below, the provisions of which became effective on July 1, 1990. The Accountability Act changed State funding of public education below the university level and the operation of the State's appropriations limit. The Accountability Act guarantees State funding for K-12 school districts and community college districts (hereinafter referred to collectively as "K-14 school districts") at a level equal to the greater of (a) the same percentage of general fund revenues as the percentage appropriated to such districts in the 1986-87 fiscal year, and (b) the amount actually appropriated to such districts from the general fund in the previous fiscal year, adjusted for increases in enrollment and changed in the cost of living. The Accountability Act permits the Legislature to suspend this formula for a one-year period.

The Accountability Act also changes how tax revenues in excess of the State appropriations limit are distributed. Any excess State tax revenues up to a specified amount are, instead of being returned to taxpayers, transferred to K-14 school districts. Any such transfer to K-14 school districts is excluded from the appropriations limit for K-14 school districts and the K-14 school district appropriations limit for the next year are automatically be increased by the amount of such transfer. These additional moneys enter the base funding calculation for K-14 school districts for subsequent years, creating further pressure on other portions of the State budget, particularly if revenues decline in a year following an Article XIIIB surplus. The maximum amount of excess tax revenues which can be transferred to K-14 school districts is $4 \%$ of the minimum State spending for education mandated by the Accountability Act.

Since the Accountability Act is unclear in some details, there can be no assurances that the Legislature or a court might not interpret the Accountability Act to require a different percentage of general fund revenues to be allocated to K-14 school districts, or to apply the relevant percentage to the State's budgets in a different way than is proposed in the Governor's Budget.

On June 5, 1990, the voters approved Proposition 111 (Senate Constitutional Amendment No. 1) called the "Traffic Congestion Relief and Spending Limit Act of 1990" ("Proposition 111") which further modified Article XIIIB and Sections 8 and 8.5 of Article XVI of the State Constitution with respect to appropriations limitations and school funding priority and allocation.

The most significant provisions of Proposition 111 are summarized as follows:
a. Annual Adjustments to Spending Limit. The annual adjustments to the Article XIIIB spending limit were liberalized to be more closely linked to the rate of economic growth. Instead of being tied to the Consumer Price Index, the "change in the cost of living" is now measured by the change in California per capita personal income. The definition of "change in population" specifies that a portion of the State's spending limit is to be adjusted to reflect changes in school attendance.
b. Treatment of Excess Tax Revenues. "Excess" tax revenues with respect to Article XIIIB are now determined based on a two-year cycle, so that the State can avoid having to return to taxpayers excess tax revenues in one year if its appropriations in the next fiscal year are under its limit. In addition, the Proposition 98 provision regarding excess tax revenues was modified. After any two-year period, if there are excess State tax revenues, $50 \%$ of the excess are to be transferred to K-14 school districts with the balance returned to taxpayers; under prior law, $100 \%$ of excess State tax revenues went to K-14 school districts, but only up to a maximum of $4 \%$ of such districts' minimum funding level. Also, reversing prior law, any excess State tax revenues transferred to K-14 school districts are not built into the school districts' base expenditures for calculating their
entitlement for State aid in the next year, and the State's appropriations limit is not to be increased by this amount.
c. Exclusions from Spending Limit. Two exceptions were added to the calculation of appropriations which are subject to the Article XIIIB spending limit: (i) all appropriations for "qualified capital outlay projects" as defined by the Legislature, and (ii) any increases in gasoline taxes above the 1990 level (then nine cents per gallon), sales and use taxes on such increment in gasoline taxes, and increases in receipts from vehicle weight fees above the levels in effect on January 1, 1990. These latter provisions were necessary to make effective the transportation funding package approved by the Legislature and the Governor, which expected to raise over $\$ 15$ billion in additional taxes from 1990 through 2000 to fund transportation programs.
d. Recalculation of Appropriations Limit. The Article XIIIB appropriations limit for each unit of government, including the State, is to be recalculated beginning in fiscal year 1990-91. It is based on the actual limit for fiscal year 1986-87, adjusted forward to 199091 as if Proposition 111 had been in effect.
e. School Funding Guarantee. There is a complex adjustment in the formula enacted in Proposition 98 which guarantees K-14 school districts a certain amount of State general fund revenues. Under prior law, K-14 school districts were guaranteed the greater of (1) $40.9 \%$ of State general fund revenues ("Test 1") or (2) the amount appropriated in the prior year adjusted for changes in the cost of living (measured as in Article XIIIB by reference to per capita personal income) and enrollment ("Test 2"). Under Proposition 111, K-14 school districts will receive the greater of (1) Test 1, (2) Test 2, or (3) a third test ("Test 3"), which will replace Test 2 in any year when growth in per capita State general fund revenues from the prior year is less than the annual growth in California per capital personal income. Under Test 3, K-14 school districts will receive the amount appropriated in the prior year adjusted for change in enrollment and per capita State general fund revenues, plus an additional small adjustment factor. If Test 3 is used in any year, the difference between Test 3 and Test 2 will become a "credit" to schools which will be paid in future years when State general fund revenue growth exceeds personal income growth.

## Proposition 39

On November 7, 2000, California voters approved an amendment (commonly known as Proposition 39) to the California Constitution. This amendment (1) allows school facilities bond measures to be approved by $55 \%$ (rather than two-thirds) of the voters in local elections and permits property taxes to exceed the current $1 \%$ limit in order to repay the bonds and (2) changes existing statutory law regarding charter school facilities. As adopted, the constitutional amendments may be changed only with another Statewide vote of the people. The statutory provisions could be changed by a majority vote of both houses of the Legislature and approval by the Governor, but only to further the purposes of the proposition. The local school jurisdictions affected by this proposition are K-12 school districts, including the District, community college districts, and county offices of education. As noted above, the California Constitution previously limited property taxes to $1 \%$ of the value of property, and such taxes could only exceed this limit to pay for (1) any local government debts approved by the voters prior to July 1, 1978 or (2) bonds to buy or improve real property that receive two-thirds voter approval after July 1, 1978.

The $55 \%$ vote requirement authorized by Proposition 39 applies only if the local bond measure presented to the voters includes: (1) a requirement that the bond funds can be used only for construction, rehabilitation, equipping of school facilities, or the acquisition or lease of real property for school facilities; (2) a specific list of school projects to be funded and certification that the school board has evaluated safety, class size reduction, and information technology needs in developing the list; and (3) a requirement that the school board conduct annual, independent financial and performance audits until all bond funds have been spent to ensure that the bond funds have been used only for the projects listed in the measure. Legislation approved in June 2000 placed certain limitations on local school bonds to be approved by $55 \%$ of the voters. These provisions require that the tax rate projected to be levied as the result of any single election be no more than $\$ 60$ (for a unified school district), $\$ 30$ (for an elementary or high school district), or $\$ 25$ (for a community college district), per $\$ 100,000$ of taxable property value, when assessed valuation is projected to increase in accordance with Article XIIIA of the Constitution. These requirements are not part of this proposition and can be changed with a majority vote of both houses of the Legislature and approval by the Governor.

## Jarvis v. Connell

On May 29, 2002, the California Court of Appeal for the Second District decided the case of Howard Jarvis Taxpayers Association, et al. v. Kathleen Connell (as Controller of the State of California). The Court of Appeal held that either a final budget bill, an emergency appropriation, a selfexecuting authorization pursuant to state statutes (such as continuing appropriations) or the California Constitution or a federal mandate is necessary for the State Controller to disburse funds. The foregoing requirement could apply to amounts budgeted by the District as being received from the State. To the extent the holding in such case would apply to State payments reflected in the District's budget, the requirement that there be either a final budget bill or an emergency appropriation may result in the delay of such payments to the District if such required legislative action is delayed, unless the payments are self-executing authorizations or are subject to a federal mandate. On May 1, 2003, the California Supreme Court upheld the holding of the Court of Appeal, stating that the Controller is not authorized under State law to disburse funds prior to the enactment of a budget or other proper appropriation, but under federal law, the Controller is required, notwithstanding a budget impasse and the limitations imposed by State law, to timely pay those State employees who are subject to the minimum wage and overtime compensation provisions of the federal Fair Labor Standards Act.

## Proposition 1A and Proposition 22

On November 2, 2004, California voters approved Proposition 1A, which amends the State constitution to significantly reduce the State's authority over major local government revenue sources. Under Proposition 1A, the State cannot (i) reduce local sales tax rates or alter the method of allocating the revenue generated by such taxes, (ii) shift property taxes from local governments to schools or community colleges, (iii) change how property tax revenues are shared among local governments without two-third approval of both houses of the State Legislature or (iv) decrease Vehicle License Fee revenues without providing local governments with equal replacement funding. Proposition 1A does allow the State to approve voluntary exchanges of local sales tax and property tax revenues among local governments within a county. Proposition 1A also amends the State Constitution to require the State to suspend certain State laws creating mandates in any year that the State does not fully reimburse local governments for their costs to comply with the mandates. This provision does not apply to mandates relating to schools or community colleges or to those mandates relating to employee rights.

Proposition 22, The Local Taxpayer, Public Safety, and Transportation Protection Act, approved by the voters of the State on November 2, 2010, prohibits the State from enacting new laws that require
redevelopment agencies to shift funds to schools or other agencies and eliminates the State's authority to shift property taxes temporarily during a severe financial hardship of the State. In addition, Proposition 22 restricts the State's authority to use State fuel tax revenues to pay debt service on state transportation bonds, to borrow or change the distribution of state fuel tax revenues, and to use vehicle license fee revenues to reimburse local governments for state mandated costs. Proposition 22 impacts resources in the State's general fund and transportation funds, the State's main funding source for schools and community colleges, as well as universities, prisons and health and social services programs. According to an analysis of Proposition 22 submitted by the Legislative Analyst's Office (the "LAO") on July 15, 2010, the reduction in resources available for the State to spend on these other programs as a consequence of the passage of Proposition 22 was projected to be approximately $\$ 1$ billion in fiscal year 2010-11, with an estimated immediate fiscal effect equal to approximately $1 \%$ of the State's total general fund spending. The longer-term effect of Proposition 22, according to the LAO analysis, was expected to be an increase in the State's general fund costs by approximately $\$ 1$ billion annually for several decades.

## Proposition 55

The California Children's Education and Health Care Protection Act of 2016 (also known as "Proposition 55 ") is a constitutional amendment approved by the voters of the State on November 8, 2016. Proposition 55 extends, through 2030, the increases to personal income tax rates for high-income taxpayers that were approved as part of Temporary Taxes to Fund Education, Guaranteed Local Public Safety Funding, Initiative Constitutional Amendment (also known as "Proposition 30"). Proposition 30 increased the marginal personal income tax rate by: (i) $1 \%$ for taxable income over $\$ 250,000$ but less than $\$ 300,001$ for single filers (over $\$ 500,000$ but less than $\$ 600,001$ for joint filers and over $\$ 340,000$ but less than $\$ 408,001$ for head-of-household filers), (ii) $2 \%$ for taxable income over $\$ 300,000$ but less than $\$ 500,001$ for single filers (over $\$ 600,000$ but less than $\$ 1,000,001$ for joint filers and over $\$ 408,000$ but less than $\$ 680,001$ for head-of-household filers), and (iii) $3 \%$ for taxable income over $\$ 500,000$ for single filers (over $\$ 1,000,000$ for joint filers and over $\$ 680,000$ for head-of-household filers).

The revenues generated from the personal income tax increases will be included in the calculation of the Proposition 98 Minimum Funding Guarantee (defined herein) for school districts and community college districts. See "CONSTITUTIONAL AND STATUTORY PROVISIONS AFFECTING DISTRICT REVENUES - Propositions 98 and 111" herein. From an accounting perspective, the revenues generated from the personal income tax increases are being deposited into the State account created pursuant to Proposition 30 called the Education Protection Account (the "EPA"). Pursuant to Proposition 30, funds in the EPA will be allocated quarterly, with $89 \%$ of such funds provided to schools districts and $11 \%$ provided to community college districts. The funds will be distributed to school districts and community college districts in the same manner as existing unrestricted per-student funding, except that no school district will receive less than $\$ 200$ per unit of ADA and no community college district will receive less than $\$ 100$ per full time equivalent student. The governing board of each school district and community college district is granted sole authority to determine how the moneys received from the EPA are spent, provided that the appropriate governing board is required to make these spending determinations in open session at a public meeting and such local governing board is prohibited from using any funds from the EPA for salaries or benefits of administrators or any other administrative costs.

## Proposition 2

On November 4, 2014, voters approved the Rainy Day Budget Stabilization Fund Act (also known as "Proposition 2"). Proposition 2 is a legislatively-referred constitutional amendment which makes certain changes to State budgeting practices, including substantially revising the conditions under
which transfers are made to and from the State's Budget Stabilization Account (the "BSA") established by the California Balanced Budget Act of 2004 (also known as Proposition 58).

Under Proposition 2, and beginning in fiscal year 2015-16 and each fiscal year thereafter, the State will generally be required to annually transfer to the BSA an amount equal to $1.5 \%$ of estimated State general fund revenues (the "Annual BSA Transfer"). Supplemental transfers to the BSA (a "Supplemental BSA Transfer") are also required in any fiscal year in which the estimated State general fund revenues that are allocable to capital gains taxes exceed $8 \%$ of total estimated general fund tax revenues. Such excess capital gains taxes-net of any portion thereof owed to K-14 school districts pursuant to Proposition 98 -will be transferred to the BSA. Proposition 2 also increases the maximum size of the BSA to an amount equal to $10 \%$ of estimated State general fund revenues for any given fiscal year. In any fiscal year in which a required transfer to the BSA would result in an amount in excess of the $10 \%$ threshold, Proposition 2 requires such excess to be expended on State infrastructure, including deferred maintenance.

For the first 15 year period ending with the 2029-30 fiscal year, Proposition 2 provides that half of any required transfer to the BSA, either annual or supplemental, must be appropriated to reduce certain State liabilities, including making certain payments owed to K-14 school districts, repaying State interfund borrowing, reimbursing local governments for State mandated services, and reducing or prefunding accrued liabilities associated with State-level pension and retirement benefits. Following the initial 15 -year period, the Governor and the Legislature are given discretion to apply up to half of any required transfer to the BSA to the reduction of such State liabilities. Any amount not applied towards such reduction must be transferred to the BSA or applied to infrastructure, as described above.

Proposition 2 changes the conditions under which the Governor and the Legislature may draw upon or reduce transfers to the BSA. The Governor does not retain unilateral discretion to suspend transfers the BSA, nor does the Legislature retain discretion to transfer funds from the BSA for any reason, as previously provided by law. Rather, the Governor must declare a "budget emergency," defined as a an emergency within the meaning of Article XIIIB of the Constitution or a determination that estimated resources are inadequate to fund State general fund expenditures, for the current or ensuing fiscal year, at a level equal to the highest level of State spending within the three immediately preceding fiscal years. Any such declaration must be followed by a legislative bill providing for a reduction or transfer. Draws on the BSA are limited to the amount necessary to address the budget emergency, and no draw in any fiscal year may exceed $50 \%$ of funds on deposit in the BSA unless a budget emergency was declared in the preceding fiscal year.

Proposition 2 also requires the creation of the Public School System Stabilization Account (the "PSSSA") into which transfers will be made in any fiscal year in which a Supplemental BSA Transfer is required (as described above). Such transfer will be equal to the portion of capital gains taxes above the $8 \%$ threshold that would be otherwise paid to $\mathrm{K}-14$ school districts as part of the minimum funding guarantee. A transfer to the PSSSA will only be made if certain additional conditions are met, as follows: (i) the minimum funding guarantee was not suspended in the immediately preceding fiscal year, (ii) the operative Proposition 98 formula for the fiscal year in which a PSSSA transfer might be made is "Test 1 ," (iii) no maintenance factor obligation is being created in the budgetary legislation for the fiscal year in which a PSSSA transfer might be made, (iv) all prior maintenance factor obligations have been fully repaid, and (v) the minimum funding guarantee for the fiscal year in which a PSSSA transfer might be made is higher than the immediately preceding fiscal year, as adjusted for ADA growth and cost of living. Proposition 2 caps the size of the PSSSA at $10 \%$ of the estimated minimum guarantee in any fiscal year, and any excess funds must be paid to K-14 school districts. Reductions to any required
transfer to the PSSSA, or draws on the PSSSA, are subject to the same budget emergency requirements described above. However, Proposition 2 also mandates draws on the PSSSA in any fiscal year in which the estimated minimum funding guarantee is less than the prior year's funding level, as adjusted for ADA growth and cost of living.

SB 858. Senate Bill 858 ("SB 858") became effective upon the passage of Proposition 2. SB 858 includes provisions which could limit the amount of reserves that may be maintained by a school district in certain circumstances. Under SB 858, in any fiscal year immediately following a fiscal year in which the State has made a transfer into the PSSSA, any adopted or revised budget by a school district would need to contain a combined unassigned and assigned ending fund balance that (a) for school districts with an ADA of less than 400,000 , is not more than two times the amount of the reserve for economic uncertainties mandated by the Education Code, or (b) for school districts with an ADA that is more than 400,000 , is not more than three times the amount of the reserve for economic uncertainties mandated by the Education Code. In certain cases, the county superintendent of schools may grant a school district a waiver from this limitation on reserves for up to two consecutive years within a three-year period if there are certain extraordinary fiscal circumstances.

The District, which has an ADA of less than 400,000 , is required to maintain a reserve for economic uncertainty in an amount equal to $3 \%$ of its general fund expenditures and other financing uses.
$\boldsymbol{S B}$ 751. Senate Bill 751 ("SB 751"), enacted on October 11, 2017, alters the reserve requirements imposed by SB 858. Under SB 751, in a fiscal year immediately after a fiscal year in which the amount of moneys in the PSSSA is equal to or exceeds $3 \%$ of the combined total general fund revenues appropriated for school districts and allocated local proceeds of taxes for that fiscal year, a school district budget that is adopted or revised cannot have an assigned or unassigned ending fund balance that exceeds $10 \%$ of those funds. SB 751 excludes from the requirements of those provisions basic aid school districts (also known as community funded districts) and small school districts having fewer than 2,501 units of average daily attendance.

The Bonds are payable solely from ad valorem property taxes to be levied within the District pursuant to the State Constitution and other State law. Accordingly, the District does not expect SB 858 or SB 751 to adversely affect its ability to pay the principal of and interest on the Bonds as and when

## Proposition 51

The Kindergarten through Community College Public Education Facilities Bond Act of 2016 (also known as Proposition 51) is a voter initiative that was approved by voters on November 8, 2016. Proposition 51 authorizes the sale and issuance of $\$ 9$ billion in State general obligation bonds for the new construction and modernization of K-14 facilities.

Proposition 51 includes $\$ 3$ billion for the new construction of K-12 facilities and an additional $\$ 3$ billion for the modernization of existing K-12 facilities. K-12 school districts will be required to pay for $50 \%$ of the new construction costs and $40 \%$ of the modernization costs with local revenues. If a school districts lack sufficient local funding, it may apply for additional state grant funding, up to $100 \%$ of the project costs. In addition, a total of $\$ 1$ billion will be available for the modernization and new construction of charter school ( $\$ 500$ million) and technical education ( $\$ 500$ million) facilities. Generally, $50 \%$ of modernization and new construction project costs for charter school and technical education facilities must come from local revenues. However, schools that cannot cover their local share for these two types of projects may apply for state loans. State loans must be repaid over a maximum of 30 years
for charter school facilities and 15 years for career technical education facilities. For career technical education facilities, state grants are capped at $\$ 3$ million for a new facility and $\$ 1.5$ for a modernized facility. Charter schools must be deemed financially sound before project approval.

The District makes no guarantees that it will either pursue or qualify for Proposition 51 state facilities funding.

## Future Initiatives

Article XIIIA, Article XIIIB, Article XIIIC and Article XIIID of the California Constitution and Propositions 22, 26, 30, 39, 98,55 and 51 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 District revenues or the District's ability to expend revenues. The nature and impact of these measures cannot be anticipated by the District.

## DISTRICT FINANCIAL INFORMATION

The information in this section concerning the State funding of public education and the District's finances is provided as supplementary information only, and it should not be inferred from the inclusion of this information in this Official Statement that the principal of or interest on the Bonds is payable from State revenues. The Bonds will be payable solely from the proceeds of an ad valorem property tax which is required to be levied by the County in an amount sufficient for the payment thereof.

## State Funding of Education

School district revenues consist primarily of guaranteed State moneys, local property taxes and funds received from the State in the form of categorical aid under ongoing programs of local assistance. All State aid is subject to the appropriation of funds in the State's annual budget.

Revenue Limit Funding. Previously, school districts operated under general purpose revenue limits established by the State Department of Education. In general, revenue limits were calculated for each school district by multiplying the ADA for such district by a base revenue limit per unit of ADA. Revenue limit calculations were subject to adjustment in accordance with a number of factors designed to provide cost of living adjustments ("COLAs") and to equalize revenues among school districts of the same type. Funding of a school district's revenue limit was provided by a mix of local property taxes and State apportionments of basic and equalization aid. Since fiscal year 2013-14, school districts have been funded based on uniform system of funding grants assigned to certain grade spans. See "-Local Control Funding Formula" herein.

The following table reflects the District's historical ADA and the revenue limit rates per unit of ADA for fiscal years 2008-09 through 2012-13.

# AVERAGE DAILY ATTENDANCE AND REVENUE LIMIT Mount Pleasant Elementary School District Fiscal Years 2008-09 through 2012-13 

| Fiscal Year | Average Daily <br> Attendance $^{(1)}$ | Base Revenue <br> Limit per ADA | Deficit Revenue <br> Limit Per ADA $^{(2)}$ |
| :---: | :---: | :---: | :---: |
| $2008-09$ | 2,876 | $\$ 5,859.87$ | $\$ 5,400.22$ |
| $2009-10$ | 2,876 | $6,109.87$ | $4,988.40$ |
| $2010-11$ | 2,382 | $6,106.85$ | $5,009.88$ |
| $2011-12$ | 2,214 | $6,222.87$ | $4,940.83$ |
| $2012-13$ | 2,444 | $6,424.87$ | $4,993.92$ |

[^9]Local Control Funding Formula. State Assembly Bill 97 (Stats. 2013, Chapter 47) ("AB 97"), enacted as part of the 2013-14 State budget, established the current system for funding school districts, charter schools and county offices of education. Certain provisions of AB 97 were amended and clarified by Senate Bill 91 (Stats. 2013, Chapter 49) ("SB 91").

The primary component of AB 97 is the implementation of the Local Control Funding Formula ("LCFF"), which replaced the revenue limit funding system for determining State apportionments, as well as the majority of categorical program funding. State allocations are now provided on the basis of target base funding grants per unit of ADA (a "Base Grant") assigned to each of four grade spans. Each Base Grant is subject to certain adjustments and add-ons, as discussed below. Full implementation of the LCFF occurred over a period of eight fiscal years. During the implementation period, an annual transition adjustment was calculated for each school district, equal to such district's proportionate share of appropriations included in the State budget to close the gap between the prior-year funding level and the target allocation following full implementation of the LCFF. In each year, school districts had the same proportion of their respective funding gaps closed, with dollar amounts varying depending on the size of a district's funding gap.

The Base Grants per unit of ADA for each grade span are as follows: (i) $\$ 6,845$ for grades K-3; (ii) $\$ 6,947$ for grades 4-6; (iii) $\$ 7,154$ for grades $7-8$; and (iv) $\$ 8,289$ for grades $9-12$. Beginning in fiscal year 2013-14, the Base Grants are to be adjusted for COLAs by applying the implicit price deflator for government goods and services. Following full implementation of the LCFF, the provision of COLAs is currently subject to appropriation for such adjustment in the annual State budget. The differences among Base Grants are linked to differentials in statewide average revenue limit rates by district type, and are intended to recognize the generally higher costs of education at higher grade levels. See "-State Budget Measures" for the adjusted Base Grants provided by current State budgetary legislation.

The Base Grants for grades K-3 and $9-12$ are subject to adjustments of $10.4 \%$ and $2.6 \%$, respectively, to cover the costs of class size reduction in early grades and the provision of career technical
education in high schools. Following full implementation of the LCFF, and unless otherwise collectively bargained for, school districts serving students in grades K-3 must maintain an average class enrollment of 24 or fewer students in grades K-3 at each school site in order to continue receiving the adjustment to the K-3 Base Grant. Such school districts must also make progress towards this class size reduction goal in proportion to the growth in their funding over the implementation period. AB 97 also provides additional add-ons to school districts that received categorical block grant funding pursuant to the Targeted Instructional Improvement and Home-to-School Transportation programs during fiscal year 2012-13.

School districts that serve students of limited English proficiency ("EL" students), students from low income families that are eligible for free or reduced priced meals ("LI" students) and foster youth are eligible to receive additional funding grants. Enrollment counts are unduplicated, such that students may not be counted as both EL and LI (foster youth automatically meet the eligibility requirements for free or reduced priced meals, and are therefore not discussed herein separately). The LCFF also authorizes a supplemental grant add-on (each, a "Supplemental Grant") for school districts that serve EL/LI students, equal to $20 \%$ of the applicable Base Grant multiplied by such districts' percentage of unduplicated EL/LI student enrollment. School districts whose EL/LI populations exceed $55 \%$ of their total enrollment are eligible for a concentration grant add-on (each, a "Concentration Grant") equal to $50 \%$ of the applicable Base Grant multiplied the percentage of such district's unduplicated EL/LI student enrollment in excess of the $55 \%$ threshold.

The following table shows a breakdown of the District's ADA by grade span, total enrollment, and the percentage of EL/LI student enrollment, for fiscal years 2012-13 through 2019-20.

## ADA, ENROLLMENT AND EL/LI ENROLLMENT PERCENTAGE Mount Pleasant Elementary School District Fiscal Years 2012-13 through 2019-20

|  | Average Daily Attendance ${ }^{(1)}$ |  |  |  | Enrollment |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Fiscal Year | K-3 | 4-6 | 7-8 | Total ADA | Total Enrollment ${ }^{(2)}$ | $\begin{gathered} \% \text { of } \\ \text { EL/LI } \\ \text { Enrollment }^{(3)} \end{gathered}$ |
| 2012-13 | 1,091 | 816 | 553 | 2,460 | 2,594 | -- |
| 2013-14 | 1,126 | 799 | 527 | 2,455 | 2,507 | 81\% |
| 2014-15 | 1,135 | 769 | 532 | 2,436 | 2,521 | 81 |
| 2015-16 | 1,057 | 798 | 529 | 2,384 | 2,461 | 86 |
| 2016-17 | 1,004 | 811 | 494 | 2,309 | 2,371 | 83 |
| 2017-18 | 1,010 | 777 | 472 | 2259 | 2322 | 83 |
| 2018-19 | 926 | 718 | 509 | 2,153 | 2,243 | 83 |
| 2019-20 ${ }^{(4)}$ | 855 | 688 | 488 | 2,032 | 2,096 | 83 |

[^10]Source: Mount Pleasant Elementary School District.

For certain school districts that would have received greater funding levels under the prior revenue limit system, the LCFF provides for a permanent economic recovery target ("ERT") add-on, equal to the difference between the revenue limit allocations such districts would have received under the prior system in fiscal year 2020-21, and the target LCFF allocations owed to such districts in the same year. To derive the projected funding levels, the LCFF assumes the discontinuance of deficit revenue limit funding, implementation of COLAs in fiscal years 2014-15 through 2020-21, and restoration of categorical funding to pre-recession levels. The ERT add-on will be paid incrementally over the implementing period of the LCFF. The District does not qualify for the ERT add-on.

The sum of a school district's adjusted Base, Supplemental and Concentration Grants will be multiplied by such district's P-2 ADA for the current or prior year, whichever is greater (with certain adjustments applicable to small school districts). This funding amount, together with any applicable ERT or categorical block grant add-ons, will yield a district's total LCFF allocation. Generally, the amount of annual State apportionments received by a school district will amount to the difference between such total LCFF allocation and such district's share of applicable local property taxes. Most school districts receive a significant portion of their funding from such State apportionments. As a result, decreases in State revenues may significantly affect appropriations made by the Legislature to school districts.

Certain schools districts, known as "basic aid" districts (or "community supported" districts), have allocable local property tax collections that equal or exceed such districts' total LCFF allocation, and result in the receipt of no State apportionment aid. Basic aid school districts receive only special categorical funding, which is deemed to satisfy the "basic aid" requirement of $\$ 120$ per student per year guaranteed by Article IX, Section 6 of the State Constitution. The implication for basic aid districts is that the legislatively determined allocations to school districts, and other politically determined factors, are less significant in determining their primary funding sources. Rather, property tax growth and the local economy are the primary determinants. The District does not currently qualify as a basic aid district.

Accountability. Regulations adopted by the State Board of Education require that school districts increase or improve services for EL/LI students in proportion to the increase in funds apportioned to such districts on the basis of the number and concentration of such EL/LI students, and detail the conditions under which school districts can use supplemental or concentration funding on a school-wide or districtwide basis.

School districts are also required to adopt local control and accountability plans ("LCAPs") disclosing annual goals for all students, as well as certain numerically significant student subgroups, to be achieved in eight areas of State priority identified by the LCFF. LCAPs may also specify additional local priorities. LCAPs must specify the actions to be taken to achieve each goal, including actions to correct identified deficiencies with regard to areas of State priority. LCAPs were required to be adopted beginning in fiscal year 2014-15, covering a three-year period, and updated annually thereafter. The State Board of Education has developed and adopted a template LCAP for use by school districts.

Support and Intervention. The LCFF also established a new system of support and intervention to assist school districts meet the performance expectations outlined in their respective LCAPs. School districts must adopt their LCAPs (or annual updates thereto) in tandem with their annual operating budgets, and not later than five days thereafter submit such LCAPs or updates to their respective county superintendents of schools. On or before August 15 of each year, a county superintendent may seek clarification regarding the contents of a district's LCAP (or annual update thereto), and the district is required to respond to such a request within 15 days. Within 15 days of receiving such a response, the county superintendent can submit non-binding recommendations for amending the LCAP or annual
update, and such recommendations must be considered by the respective school district at a public hearing within 15 days. A district's LCAP or annual update must be approved by the county superintendent by October 8 of each year if the superintendent determines that (i) the LCAP or annual update adheres to the State template, and (ii) the district's budgeted expenditures are sufficient to implement the actions and strategies outlined in the LCAP.

A school district is required to receive additional support if its respective LCAP or annual update thereto is not approved, if the district requests technical assistance from its respective county superintendent, or if the district does not improve student achievement across more than one State priority for one or more student subgroups. Such support can include a review of a district's strengths and weaknesses in the eight State priority areas, or the assignment of an academic expert to assist the district identify and implement programs designed to improve outcomes. Assistance may be provided by the California Collaborative for Educational Excellence, a state agency created by the LCFF and charged with assisting school districts achieve the goals set forth in their LCAPs. The State Board of Education has developed rubrics to assess school district performance and the need for support and intervention.

The State Superintendent of Public Instruction (the "State Superintendent") is further authorized, with the approval of the State Board of Education, to intervene in the management of persistently underperforming school districts. The State Superintendent may intervene directly or assign an academic trustee to act on his or her behalf. In so doing, the State Superintendent is authorized (i) to modify a district's LCAP, (ii) impose budget revisions designed to improve student outcomes, and (iii) stay or rescind actions of the local governing board that would prevent such district from improving student outcomes; provided, however, that the State Superintendent is not authorized to rescind an action required by a local collective bargaining agreement.

## Other Revenue Sources

Other State Sources. In addition to State allocations determined pursuant to the LCFF, the District receives other State revenues consisting primarily of restricted revenues designed to implement State mandated programs. Beginning in fiscal year 2013-14, categorical spending restrictions associated with a majority of State mandated programs were eliminated, and funding for these programs was folded into the LCFF. Categorical funding for certain programs was excluded from the LCFF, and school districts will continue to receive restricted State revenues to fund these programs.

Federal and Local Sources. The federal government provides funding for several of the District's programs, including special education programs, programs under the Every Student Succeeds Act, and specialized programs such as Drug Free Schools, Innovative Strategies, and Vocational \& Applied Technology. In addition, school districts may receive additional local revenues beyond local property tax collections, such as from leases and rentals, interest earnings, interagency services, developer fees, parcel tax revenues (described below), redevelopment revenues, foundation revenues, and other local sources.

Parcel Tax. Parcel taxes are "special taxes" for purposes of the State Constitution, as and such must be approved by at least two-thirds of the voters voting on the relevant proposition. On June 3, 2014, the voters approved the extension of an existing $\$ 95$ per-parcel tax for an additional seven years, beginning with the 2015-16 fiscal year. The parcel tax will be levied within the District to raise funds to augment the District's operating budget. The measure provides an exemption for property owners who are (i) 65 years or older or (ii) are receiving Supplemental Security Income for a disability, regardless of age. Exemptions are subject to the further requirement that the owner of such parcel be used solely for
owner-occupied, single-family residential purposes. The District expects to collect approximately $\$ 481,433$ in annual parcel tax revenues.

## State Budget Measures

The following information concerning the State's budgets has been obtained from publicly available information which the District believes to be reliable; however, the District does not guarantee the accuracy or completeness of this information and has not independently verified such information.

2019-20 Budget. On June 27, 2019, the Governor signed into law the State budget for fiscal year 2019-20 (the "2019-20 Budget"). The following information is drawn from the State Department of Finance's summary of the 2019-20 Budget.

For fiscal year 2018-19, the 2019-20 Budget projects total general fund revenues and transfers of $\$ 138$ billion and total expenditures of $\$ 142.7$ billion. The State is projected to end the 2018-19 fiscal year with total available general fund reserves of $\$ 20.7$ billion, including $\$ 5.4$ billion in the traditional general fund reserve, $\$ 14.4$ billion in the BSA and $\$ 900$ million in the Safety Net Reserve Fund for the CalWORKs and Medi-Cal programs. For fiscal year 2019-20, the 2019-20 Budget projects total general fund revenues and transfers of $\$ 143.8$ billion and authorizes expenditures of $\$ 147.8$ billion. The State is projected to end the 2019-20 fiscal year with total available general fund reserves of $\$ 18.8$ billion, including $\$ 1.4$ billion in the traditional general fund reserve, $\$ 16.5$ billion in the BSA and $\$ 900$ million in the Safety Net Reserve Fund. The 2019-20 Budget also authorizes a deposit to the PSSSA of \$376.5 million in order to comply with Proposition 2. The amount is below the threshold required to trigger certain maximum local reserve levels for school districts created by State legislation approved in 2014 (and amended in 2017). See "CONSTITUTIONAL AND STATUTORY PROVISIONS AFFECTING DISTRICT REVENUES AND APPROPRIATIONS - Proposition 2 - SB 858; SB 751."

For fiscal year 2019-20, the Budget sets the minimum funding guarantee at $\$ 81.1$ billion. With respect to K-12 education, ongoing per-pupil spending is set at $\$ 11,993$. Other significant features with respect to $\mathrm{K}-12$ education funding include the following:

- Local Control Funding Formula - An increase of $\$ 1.9$ billion in Proposition 98 funding for the LCFF, reflecting a $3.26 \%$ COLA. For fiscal year 2019-20, the adjusted Base Grants are as follows: (i) $\$ 8,503$ for grades $\mathrm{K}-3$, (ii) $\$ 7,818$ for grades $4-6$, (iii) $\$ 8,050$ for grades $7-8$, and (iv) $\$ 9,572$ for grades $9-12$. See also "-State Funding of Education - Local Control Funding Formula."
- Settle-Up Payment - An increase of $\$ 686.6$ million for K-14 school districts to pay the balance of past-year Proposition 98 funding owed through fiscal year 2017-18.
- Special Education - $\$ 645.3$ million in ongoing Proposition 98 funding for special education. Specifically, the 2019-20 Budget allocates (i) $\$ 152.6$ million to provide all special education local area plans at least the Statewide target rate for base special education funding, and (ii) $\$ 492.7$ million in special education funding, to be allocated to school districts based on the number of children between three to five years of age and with exceptional needs that are being served.
- Pension Costs - A $\$ 3.15$ billion payment from non-Proposition 98 funds to CalSTRS and CalPERS, to reduce long-term liabilities for K-14 school districts. Of this amount, $\$ 850$ million would be provided to buy down employer contribution rates in fiscal years 2019-20
and 2020-21. With these payments, CalSTRS employer contributions will be reduced from $18.13 \%$ to $17.1 \%$ in fiscal year 2019-20, and from $19.1 \%$ to $18.4 \%$ in fiscal year 2020-21. The CalPERS employer contribution will be reduced from $20.7 \%$ to $19.7 \%$ in fiscal year 2019-20, and the projected CalPERS employer contribution is expected to be reduced from $23.6 \%$ to $22.9 \%$ in fiscal year 2020-21. The remaining $\$ 2.3$ billion would be paid towards employers' long-term unfunded liability. See also "MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT - Retirement Programs."
- After School Programs - $\$ 50$ million in ongoing Proposition 98 funding to provide an increase of approximately $8.3 \%$ to the per-pupil daily rate for after school education and safety programs.
- Teacher Support - $\$ 43.8$ million in one-time non-Proposition 98 funding to provide training and resources for classroom educators and paraprofessionals, to build capacity in key State priorities. The 2019-20 Budget also includes $\$ 89.8$ million in one-time, non-Proposition 98 funding to provide up to 4,487 grants for students enrolled in professional teacher preparation programs who commit to working in a high-need field at a priority school for at least four years.
- Broadband Infrastructure - $\$ 7.5$ million in one-time, non-Proposition 98 funding for broadband infrastructure improvements at local educational agencies.
- Full-Day Kindergarten - $\$ 300$ million in one-time, non-Proposition 98 funding to finance construction or retrofit of facilities to support full-day kindergarten programs.
- Wildfire-Related Cost Adjustments - An increase of $\$ 2$ million in one-time Proposition 98 funding to reflect adjustments in the estimate for property tax backfill for basic aid school districts impacted by wildfires which occurred in 2017 and 2018. The 2019-20 Budget also holds both school districts and charter schools impacted by wildfires in 2018 harmless in terms of State funding for two years.
- Proposition 51 - a total allocation of $\$ 1.5$ billion in Proposition 51 bond funds for K-12 school facility projects.

For additional information regarding the 2019-20 Budget, see the State Department of Finance website at www.dof.ca.gov. However, the information presented on such website is not incorporated herein by reference.

Future Actions. The District cannot predict what actions will be taken in the future by the State legislature and the Governor to address changing State revenues and expenditures. The District also cannot predict the impact such actions will have on State revenues available in the current or future years for education. The State budget will be affected by national and State economic conditions and other factors over which the District will have no control. Certain actions or results could produce a significant shortfall of revenue and cash, and could consequently impair the State's ability to fund schools. State budget shortfalls in future fiscal years may also have an adverse financial impact on the financial condition of the District. However, the obligation to levy ad valorem property taxes upon all taxable property within the District for the payment of principal of and interest on the Bonds would not be impaired.

## Budget Process

State Budgeting Requirements. The District is required by provisions of the State Education Code to maintain a balanced budget each year, in which the sum of expenditures and the ending fund balance cannot exceed the sum of revenues and the carry-over fund balance from the previous year. The State Department of Education imposes a uniform budgeting and accounting format for school districts. The budget process for school districts was substantially amended by Assembly Bill 1200 ("AB 1200"), which became State law on October 14, 1991. Portions of AB 1200 are summarized below. Additional amendments to the budget process were made by Assembly Bill 2585, effective as of September 9, 2014, including the elimination of the dual budget cycle option for school districts. All school districts must now be on a single budget cycle.

School districts must adopt a budget on or before July 1 of each year. The budget must be submitted to the county superintendent within five days of adoption or by July 1, whichever occurs first. The county superintendent will examine the adopted budget for compliance with the standards and criteria adopted by the State Board of Education and identify technical corrections necessary to bring the budget into compliance, and will determine if the budget allows the district to meet its current obligations, if the budget is consistent with a financial plan that will enable the district to meet its multi-year financial commitments, whether the budget includes the expenditures necessary to implement a local control and accountability plan, and whether the budget's ending fund balance exceeds the minimum recommended reserve for economic uncertainties.

On or before August 15, the county superintendent will approve, conditionally approve or disapprove the adopted budget for each school district. Budgets will be disapproved if they fail the above standards. The district board must be notified by August 15 of the county superintendent's recommendations for revision and reasons for the recommendations. The county superintendent may assign a fiscal advisor or appoint a committee to examine and comment on the superintendent's recommendations. The committee must report its findings no later than August 20. Any recommendations made by the county superintendent must be made available by the district for public inspection. No later than September 22, the county superintendent must notify the State Superintendent of Public Instruction of all school districts whose budget may be disapproved.

Interim Financial Reports. Under the provisions of AB 1200, each school district is required to file interim certifications with the county office of education as to its ability to meet its financial obligations for the remainder of the then-current fiscal year and, based on current forecasts, for the subsequent fiscal year. The county office of education reviews the certification and issues either a positive, negative or qualified certification. A positive certification is assigned to any school district that will meet its financial obligations for the current fiscal year and subsequent two fiscal years. A negative certification is assigned to any school district that will be unable to meet its financial obligations for the remainder of the fiscal year or subsequent fiscal year. A qualified certification is assigned to any school district that may not meet its financial obligations for the current fiscal year or two subsequent fiscal years. Within the past five years, the District has submitted, and the County office of education has accepted, positive certifications on all its interim financial reports.

Budgeting Trends. The table on the following page summarizes the District's adopted general fund budgets for fiscal years 2015-16 through 2019-20, audited ending results for fiscal years 2015-16 through 2017-18, and estimated actual results for fiscal year 2018-19.

GENERAL FUND BUDGETING
Mount Pleasant Elementary School District
Fiscal Years 2015-16 through 2019-20


| Fiscal Year$2015-16^{(1)}$ |  | Fiscal Year$2016-17^{(1)}$ |  | Fiscal Year$2017-18^{(1)}$ |  | Fiscal Year2018-19 |  | Fiscal Year 2019-20 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Budgeted | Audited | Budgeted | Audited | Budgeted | Audited | Budgeted ${ }^{(2)}$ | Unaudited ${ }^{(3)}$ | Budgeted ${ }^{(3)}$ |
| \$21,616,576 | \$21,778,221 | \$22,761,287 | \$22,970,997 | \$23,295,898 | \$22,856,370 | \$23,517,503 | \$23,492,992 | \$23,141,201 |
| 1,302,095 | 1,119,965 | 1,291,526 | 1,334,660 | 1,176,154 | 1,040,225 | 1,225,607 | 1,253,392 | 1,197,283 |
| 4,271,450 | 4,794,287 | 3,882,431 | 5,094,275 | 4,094,988 | 4,789,916 | 5,187,298 | 5,693,363 | 4,801,799 |
| 813,856 | 1,332,768 | 928,482 | 1,242,166 | 946,111 | 1,472,680 | 843,466 | 1,717,908 | 975,523 |
| 28,003,977 | 29,025,241 | 28,863,726 | 30,642,098 | 29,513,151 | 30,159,191 | 30,773,874 | 32,157,655 | 30,115,806 |
| 12,089,501 | 12,672,305 | 13,137,753 | 13,096,755 | 12,719,577 | 13,019,472 | 12,257,820 | 12,780,605 | 12,132,311 |
| 4,006,619 | 4,440,631 | 4,432,109 | 4,928,071 | 4,651,293 | 5,329,745 | 5,158,690 | 5,546,493 | 5,298,123 |
| 5,405,516 | 6,448,087 | 6,314,392 | 7,151,672 | 7,411,688 | 7,742,375 | 7,809,435 | 8,527,030 | 7,974,509 |
| 1,305,062 | 957,074 | 1,412,677 | 1,132,392 | 1,199,169 | 1,371,501 | 1,314,314 | 1,030,593 | 1,415,543 |
| 3,088,702 | 3,405,544 | 3,454,236 | 3,697,009 | 3,728,658 | 3,537,458 | 3,940,286 | 3,825,729 | 3,747,871 |
| 23,000 | 214,545 | 20,000 | 196,660 | 71,695 | 968,732 | 17,500 | 35,744 | 37,500 |
| 251,398 | 10,473 | 11,000 | 40,751 | 122,072 | 136,767 | 115,605 | 248,770 | 39,757 |
| -- | --- | -- | -- | -- | -- | $(80,027)$ | $(81,513)$ | $(65,168)$ |
| 26,169,798 | 28,148,659 | 28,782,167 | 30,243,310 | 29,904,152 | 32,106,050 | 30,533,623 | 31,913,450 | 30,580,446 |
| 1,834,179 | 876,582 | 81,559 | 398,788 | $(391,001)$ | $(1,946,859)$ | 240,251 | 244,205 | $(464,640)$ |
| 79,450 | 360,584 | 80,986 | 81,563 | 82,917 | (107,000) | -- | 172,951 | -- |
|  | -- | $(823,648)$ | $(823,648)$ | -- | $(107,000)$ | -- | $(285,000)$ | -- |
| 79,450 | 360,584 | $(742,662)$ | $(742,085)$ | 82,917 | $(107,000)$ | -- | $(112,049)$ | -- |
| 1,913,629 | 1,237,166 | $(661,103)$ | $(343,297)$ | $(308,084)$ | $(2,053,859)$ | 240,251 | 132,155 | $(464,640)$ |
| 6,178,141 | 6,178,141 | 7,415,307 | 7,415,307 | 7,072,010 | 7,072,010 | 2,283,331 | 2,283,331 | 2,415,486 |
| \$8,091,770 | \$7,415,307 | \$6,754,204 | \$7,072,010 | \$6,763,926 | \$5,018,151 | \$2,523,582 | \$2,415,486 | \$1,950,846 |

[^11]
## Comparative Financial Statements

Excerpts from the District's audited financial statements for the year ended June 30, 2018 are included for reference in APPENDIX B hereto. Audited financial statements for the District for the fiscal year ended June 30, 2018, and prior fiscal years are on file with the District and available for public inspection at the Office of the Director of Business Services of the District, 3434 Marten Avenue, San Jose, California 95148, telephone: (408) 223-3700. The table below reflects the District's revenues, expenditures and fund balances for fiscal years 2013-14 through 2017-18.

## AUDITED GENERAL FUND - REVENUES, EXPENDITURES AND FUND BALANCES <br> Mount Pleasant Elementary School District Fiscal Years 2013-14 through 2017-18

|  | Fiscal Year 2013-14 | Fiscal Year 2014-15 | Fiscal Year $\underline{2015-16}$ | Fiscal Year 2016-17 | Fiscal Year $\underline{2017-18}$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| REVENUES: |  |  |  |  |  |
| Revenue Limit/LCFF Sources |  |  |  |  |  |
| State apportionment | \$11,081,577 | \$12,699,654 | \$15,029,829 | \$14,035,710 | \$14,180,240 |
| Local sources | 5,928,684 | 6,394,901 | 6,748,392 | 8,935,287 | 8,675,950 |
| Total revenue limit | 17,010,261 | 19,094,555 | 21,778,221 | 22,970,997 | 22,856,370 |
| Federal sources | 1,072,228 | 1,541,803 | 1,119,965 | 1,334,660 | 1,040,225 |
| Other State sources | 3,474,920 | 3,452,910 | 4,794,287 | 5,094,275 | 4,789,916 |
| Other local sources | 1,463,289 | 1,713,705 | 1,332,768 | 1,242,166 | 1,472,680 |
| TOTAL REVENUES | 23,020,698 | 25,802,973 | 29,025,241 | 30,642,098 | 30,159,191 |
| EXPENDITURES: |  |  |  |  |  |
| Certificated salaries | 11,466,087 | 11,697,301 | 12,672,305 | 13,096,755 | 13,019,472 |
| Classified salaries | 3,952,942 | 4,090,370 | 4,440,631 | 4,928,071 | 5,329,745 |
| Employee benefits | 4,832,771 | 5,744,823 | 6,448,087 | 7,151,672 | 7,742,375 |
| Books and supplies | 1,461,713 | 1,135,407 | 957,074 | 1,132,392 | 1,371,501 |
| Contract services and operating expenditures | 3,347,914 | 3,191,468 | 3,405,544 | 3,697,009 | 3,537,458 |
| Capital outlay | 26,830 | 278,306 | 214,545 | 196,660 | 968,732 |
| Other Outgo | 20,958 | 15,281 | 10,473 | 40,751 | 136,767 |
| TOTAL EXPENDITURES | 25,109,215 | 26,152,956 | 28,148,659 | 30,243,310 | 32,106,050 |
| EXCESS (DEFICIENCY) OF REVENUES OVER (UNDER) EXPENDITURES | $(2,088,517)$ | $(349,983)$ | 876,582 | 398,788 | $(1,946,859)$ |
| OTHER FINANCING SOURCES (USES) |  |  |  |  |  |
| Operating Transfers In | 336,469 | 2,271,318 | 360,584 | 81,563 | -- |
| Other Sources | -- | -- | -- | -- | -- |
| Operating Transfers Out | -- | -- | -- | $(823,648)$ | $(107,000)$ |
| TOTAL OTHER FINANCING SOURCES (USES) | 336,469 | 2,271,318 | 360,584 | $(742,085)$ | $(107,000)$ |
| NET CHANGE IN FUND BALANCE | $(1,752,048)$ | 1,921,335 | 1,237,166 | $(343,297)$ | $(2,053,859)$ |
| FUND BALANCE, JULY 1 | 6,008,854 | 4,256,806 | 6,178,141 | 7,415,307 | 7,072,010 |
| FUND BALANCE, JUNE 30 | \$4,256,806 | \$6,178,141 | \$7,415,307 | \$7,072,010 | \$5,018,151 |

[^12]
## Accounting Practices

The accounting policies of the District conform to generally accepted accounting principles in accordance with policies and procedures of the California School Accounting Manual. This manual, according to Section 41010 of the California Education Code, is to be followed by all California school districts. Revenues are recognized in the period in which they become both measurable and available to finance expenditures of the current fiscal period. Expenditures are recognized in the period in which the liability is incurred.

## MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT

The information in this section concerning the operations of the District and the District's operating budget are provided as supplementary information only, and it should not be inferred from the inclusion of this information in this Official Statement that the principal of or interest on the Bonds is payable from the general fund of the District. The Bonds will be payable solely from the proceeds of an ad valorem property tax which is required to be levied by the County in an amount sufficient for the payment thereof. See "THE BONDS - Security and Sources for Payment" herein.

## Introduction

The District was established in 1865 and serves an area of approximately seven square miles in Santa Clara County, including a portion of the City of San Jose. The District currently operates three elementary schools, one dependent charter school for grades K-8, and one middle school. For fiscal year 2019-20, the District has an ADA of 2,032 students, and property within the District has an assessed valuation of $\$ 2,523,138,226$.

Unless otherwise indicated, the following financial, statistical and demographic data has been provided by the District. Additional information concerning the district and copies of the most recent and subsequent audited financial reports of the District may be obtained by contacting: Mount Pleasant Elementary School District, 3434 Marten Avenue, San Jose, California 95148, Attention: Superintendent.

## Administration

The District is governed by a five-member Board of Trustees, each member of which is elected to a four-year term. Elections for positions to the District Board are held every two years, alternating between two and three available positions. Current members of the District Board, together with their office and the date their term expires, are listed below.

| Name | $\underline{\text { Office }}$ | Term Expires |
| :--- | :---: | :---: |
| Robert Ramirez | President | December 2022 |
| Betty Martinez | Clerk | December 2022 |
| Frank Biehl | Member | December 2020 |
| Antonio Perez, Jr. | Member | December 2020 |
| Brenda Serrano | Member | December 2022 |

The management and policies of the District are administered by a Superintendent appointed by the District Board who is responsible for day-to-day District operations as well as the supervision of the District's other key personnel. Brief biographies of the Superintendent and the Director, Business Services to follow:

Mariann Engle, Superintendent. Mrs. Engle has served as Superintendent of the District since 2011. Previously Mrs. Engle served the District for seven years as the Superintendent of Instructional Services, and for 17 years prior as a classroom teacher and school site and district office administrator. Mrs. Engle earned her Bachelor of Science degree in speech pathology and audiology from California State University, Hayward and a Master's Degree in administrative leadership from the University of San Francisco, California.

Tracy Huynh, Director, Business Services. Ms. Huynh has served as Director, Business Services of the District since 2015. Ms. Huynh has over 18 years of service to the District, and previously served in the capacities of Fiscal Advisor, Accounting Analyst, and Accounting Technician. Ms. Huynh earned her Bachelor of Science degree in business accounting from the University of Phoenix.

## Charter School

Charter schools are largely independent schools operating as part of the public school system created pursuant to Part 26.8 (beginning with Section 47600) of Division 4 of Title 2 of the State Education Code (the "Charter School Law"). A charter school is usually created or organized by a group of teachers, parents and community leaders, or a community-based organization, and may be approved by an existing local public school district, a county board of education, or the State Board of Education.

A charter school is generally exempt from the laws governing school districts, except where specifically noted in the law. The Charter School Law acknowledges that among its intended purposes are to: (i) to provide parents and students with expanded choices in the types of educational opportunities that are available within the public school system; (ii) to hold schools accountable for meeting measurable pupil outcomes and provide schools a way to shift from a rule-based to a performance-based system of accountability; and (iii) to provide competition within the public school system to stimulate improvements in all public schools.

The District currently operates one affiliated charter school—Ida Jew Academy. There are also additional, non-affiliated charter schools operating within or near the boundaries of the District. The District can make no representations regarding how many District students will transfer to such charter schools in the future, and the corresponding financial impact on the District.

## Labor Relations

District employees, except management and some part-time employees, are represented by the two bargaining units as noted below:

BARGAINING UNITS
Mount Pleasant Elementary School District

| Labor Organization | Employees <br> In Bargaining Unit | Contract <br> Expiration Date |
| :--- | :---: | :---: | :---: |
|  | 119 | $8 / 31 / 2020$ |
| California School Employees Association | 98 | $6 / 30 / 2019^{(1)}$ |

[^13]
## Retirement Programs

The information set forth below regarding the STRS and PERS retirement programs, other than the information provided by the District regarding its annual contributions thereto, has been obtained from publicly available sources which are believed to be reliable but are not guaranteed as to accuracy or completeness, and should not to be construed as a representation by either the District or the Underwriter.
$\boldsymbol{S T R S}$. All full-time certificated employees, as well as certain classified employees, are members of the State Teachers' Retirement System ("STRS"). STRS provides retirement, disability and survivor benefits to plan members and beneficiaries under a defined benefit program (the "STRS Defined Benefit Program"). The STRS Defined Benefit Program is funded through a combination of investment earnings and statutorily set contributions from three sources: employees, employers, and the State. Benefit provisions and contribution amounts are established by State statutes, as legislatively amended from time to time.

Prior to fiscal year 2014-15, and unlike typical defined benefit programs, none of the employee, employer nor State contribution rates to the STRS Defined Benefit Program varied annually to make up funding shortfalls or assess credits for actuarial surpluses. In recent years, the combined employer, employee and State contributions to the STRS Defined Benefit Program have not been sufficient to pay actuarially required amounts. As a result, and due to significant investment losses, the unfunded actuarial liability of the STRS Defined Benefit Program has increased significantly in recent fiscal years. In September 2013, STRS projected that the STRS Defined Benefit Program would be depleted in 31 years assuming existing contribution rates continued, and other significant actuarial assumptions were realized. In an effort to reduce the unfunded actuarial liability of the STRS Defined Benefit Program, the State passed the legislation described below to increase contribution rates.

Prior to July 1, 2014, K-14 school districts were required by such statutes to contribute $8.25 \%$ of eligible salary expenditures, while participants contributed $8 \%$ of their respective salaries. On June 24, 2014, the Governor signed AB 1469 ("AB 1469") into law as a part of the State's fiscal year 2014-15 budget. AB 1469 seeks to fully fund the unfunded actuarial obligation with respect to service credited to members of the STRS Defined Benefit Program before July 1, 2014 (the "2014 Liability"), within 32 years, by increasing member, K-14 school district and State contributions to STRS. Commencing July 1, 2014, the employee contribution rate increased over a three-year phase-in period in accordance with the following schedule:

## MEMBER CONTRIBUTION RATES STRS (Defined Benefit Program)

| Effective Date |
| :---: |
| July 1, 2014 |
| July 1, 2015 |
| July 1, 2016 |

STRS Members Hired Prior to January 1, 2013
8.150\%
9.200
10.250

STRS Members Hired
After January 1, 2013
8.150\%
8.560
9.205

Source: AB 1469.
Pursuant to the Reform Act (defined below), the contribution rates for members hired after the Implementation Date (defined below) will be adjusted if the normal cost increases by more than $1 \%$ since the last time the member contribution was set. The contribution rate for employees hired after the Implementation Date (defined below) increased from $9.205 \%$ of creditable compensation for fiscal year commencing July 1, 2017 to $10.205 \%$ of creditable compensation effective July 1, 2018. For fiscal year
commencing July 1, 2019, the contribution rate for employees hired after the Implementation Date (defined below) will be $10.205 \%$.

Pursuant to AB 1469, K-14 school districts' contribution rate will increase over a seven-year phase-in period in accordance with the following schedule:

## K-14 SCHOOL DISTRICT CONTRIBUTION RATES STRS (Defined Benefit Program)

| Effective Date | K-14 school dis |
| :--- | :---: |
| July 1, 2014 | $8.88 \%$ |
| July 1, 2015 | 10.73 |
| July 1, 2016 | 12.58 |
| July 1, 2017 | 14.43 |
| July 1, 2018 | 16.28 |
| July 1, 2019 | 18.13 |
| July 1, 2020 | 19.10 |

## Source: AB 1469.

Based upon the recommendation from its actuary, for fiscal year 2021-22 and each fiscal year thereafter the STRS Teachers' Retirement Board (the "STRS Board"), is required to increase or decrease the K-14 school districts' contribution rate to reflect the contribution required to eliminate the remaining 2014 Liability by June 30 , 2046; provided that the rate cannot change in any fiscal year by more than $1 \%$ of creditable compensation upon which members' contributions to the STRS Defined Benefit Program are based; and provided further that such contribution rate cannot exceed a maximum of $20.25 \%$. In addition to the increased contribution rates discussed above, AB 1469 also requires the STRS Board to report to the State Legislature every five years (commencing with a report due on or before July 1, 2019) on the fiscal health of the STRS Defined Benefit Program and the unfunded actuarial obligation with respect to service credited to members of that program before July 1, 2014. The reports are also required to identify adjustments required in contribution rates for $\mathrm{K}-14$ school districts and the State in order to eliminate the 2014 Liability.

On June 27, 2019, the Governor signed SB 90 ("SB 90") into law as a part of the 2019-20 Budget. Pursuant to SB 90, the State Legislature appropriated $\$ 2.246$ billion to be transferred to the Teacher's Retirement Fund for the STRS Defined Benefit Program to pay in advance, on behalf of employers, part of the contributions required for fiscal years 2019-20 and 2020-21, resulting in K-14 school districts having to contribute $1.03 \%$ less in fiscal year 2019-20 and $0.70 \%$ less in fiscal year 202021. The remainder of the payment not committed for the reduction in employer contribution rates described above, is required to be allocated to reduce the employer's share of the unfunded actuarial obligation determined by the STRS Board upon recommendation from its actuary. See also "DISTRICT FINANCIAL INFORMATION - State Budget Measures."

The District's contributions to STRS were $\$ 1,288,639$ in fiscal year 2015-16, $\$ 1,542,173$ in fiscal year 2016-17, $\$ 1,770,130$ in fiscal year 2017-18 and $\$ 1,977,182$ in fiscal year 2018-19. The District has projected $\$ 1,910,157$ as its contribution to STRS in fiscal year 2019-20.

The State also contributes to STRS, currently in an amount equal to $7.328 \%$ for fiscal year 201819 and $7.828 \%$ for fiscal year 2019-20. The State's contribution reflects a base contribution rate of $2.017 \%$, and a supplemental contribution rate that will vary from year to year based on statutory criteria. Based upon the recommendation from its actuary, for fiscal year 2017-18 and each fiscal year thereafter,
the STRS Board is required, with certain limitations, to increase or decrease the State's contribution rates to reflect the contribution required to eliminate the unfunded actuarial accrued liability attributed to benefits in effect before July 1, 1990.

In addition, the State is currently required to make an annual general fund contribution up to $2.5 \%$ of the fiscal year covered STRS member payroll to the Supplemental Benefit Protection Account (the "SBPA"), which was established by statute to provide supplemental payments to beneficiaries whose purchasing power has fallen below $85 \%$ of the purchasing power of their initial allowance.

PERS. Classified employees working four or more hours per day are members of the Public Employees' Retirement System ("PERS"). PERS provides retirement and disability benefits, annual cost-of-living adjustments, and death benefits to plan members and beneficiaries. Benefit provisions are established by the State statutes, as legislatively amended from time to time. PERS operates a number of retirement plans including the Public Employees Retirement Fund ("PERF"). PERF is a multipleemployer defined benefit retirement plan. In addition to the State, employer participants at June 30, 2017 included 1,624 public agencies and $1,366 \mathrm{~K}-14$ school districts and charter schools. PERS acts as the common investment and administrative agent for the member agencies. The State and K-14 school districts (for "classified employees," which generally consist of school employees other than teachers) are required by law to participate in PERF. Employees participating in PERF generally become fully vested in their retirement benefits earned to date after five years of credited service. One of the plans operated by PERS is for K-14 school districts throughout the State (the "Schools Pool").

Contributions by employers to the Schools Pool are based upon an actuarial rate determined annually and contributions by plan members vary based upon their date of hire. The District is currently required to contribute to PERS at an actuarially determined rate, which is $20.733 \%$ of eligible salary expenditures in fiscal year 2019-20. Participants enrolled in PERS prior to January 1, 2013 contribute at a rate established by statute, which is 7\% of their respective salaries in fiscal year 2018-19 and will be 7\% in fiscal year 2019-20, while participants enrolled after January 1, 2013 contribute at an actuarially determined rate, which is 7\% in fiscal year 2018-19 and will be 7\% in fiscal year 2019-20. See "California Public Employees' Pension Reform Act of 2013" herein.

Pursuant to SB 90, the State Legislature appropriated $\$ 144$ million for fiscal year 2019-20 and $\$ 100$ million for fiscal year 2020-21 to be transferred to the Public Employees' Retirement Fund, to pay in advance, on behalf of K-14 school district employers, part of the contributions required for K-14 school district employers for such fiscal years. In addition, the State Legislature appropriated $\$ 660$ million to be applied toward certain unfunded liabilities for K-14 school district employers. See also "DISTRICT FINANCIAL INFORMATION - State Budget Measures."

The District's contributions to PERS were $\$ 544,736$ in fiscal year 2015-16, $\$ 956,979$ in fiscal year 2016-17, $\$ 1,079,376$ in fiscal year 2017-18 and $\$ 1,205,068$ in fiscal year 2018-19. The District has projected $\$ 949,022$ as its contribution to PERS in fiscal year 2019-20.

State Pension Trusts. Each of STRS and PERS issues a separate comprehensive financial report that includes financial statements and required supplemental information. Copies of such financial reports may be obtained from each of STRS and PERS as follows: (i) STRS, P.O. Box 15275, Sacramento, California 95851-0275; (ii) PERS, P.O. Box 942703, Sacramento, California 94229-2703. Moreover, each of STRS and PERS maintains a website, as follows: (i) STRS: www.calstrs.com; (ii) PERS: www.calpers.ca.gov. However, the information presented in such financial reports or on such websites is not incorporated into this Official Statement by any reference.

Both STRS and PERS have substantial statewide unfunded liabilities. The amount of these unfunded liabilities will vary depending on actuarial assumptions, returns on investments, salary scales and participant contributions. The following table summarizes information regarding the actuarially-determined accrued liability for both STRS and PERS. Actuarial assessments are "forwardlooking" information that reflect the judgment of the fiduciaries of the pension plans, and are based upon a variety of assumptions, one or more of which may not materialize or be changed in the future. Actuarial assessments will change with the future experience of the pension plans.

FUNDED STATUS
STRS (Defined Benefit Program) and PERS (Schools Pool)
(Dollar Amounts in Millions) ${ }^{(1)}$
Fiscal Years 2010-11 through 2017-18

| STRS |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Fiscal Year | Accrued Liability | Value of Trust Assets (MVA) $^{(2)}$ | Unfunded Liability (MVA) $^{(2)}$ | Value of Trust Assets (AVA) $^{(3)}$ | Unfunded Liability $\left(\text { AVA) }^{(3)}\right.$ |
| 2010-11 | \$208,405 | \$147,140 | \$68,365 | \$143,930 | \$64,475 |
| 2011-12 | 215,189 | 143,118 | 80,354 | 144,232 | 70,957 |
| 2012-13 | 222,281 | 157,176 | 74,374 | 148,614 | 73,667 |
| 2013-14 | 231,213 | 179,749 | 61,807 | 158,495 | 72,718 |
| 2014-15 | 241,753 | 180,633 | 72,626 | 165,553 | 76,200 |
| 2015-16 | 266,704 | 177,914 | 101,586 | 169,976 | 96,728 |
| 2016-17 | 286,950 | 197,718 | 103,468 | 179,689 | 107,261 |
| 2017-18 | 297,603 | 211,367 | 101,992 | 190,451 | 107,152 |
| PERS |  |  |  |  |  |
| Fiscal Year | Accrued <br> Liability | Value of <br> Trust <br> Assets <br> (MVA) | Unfunded Liability (MVA) | Value of Trust Assets (AVA) $^{(3)}$ | Unfunded Liability $\text { (AVA) }^{(3)}$ |
| 2010-11 | \$58,358 | \$45,901 | \$12,457 | \$51,547 | \$6,811 |
| 2011-12 | 59,439 | 44,854 | 14,585 | 53,791 | 5,648 |
| 2012-13 | 61,487 | 49,482 | 12,005 | 56,250 | 5,237 |
| 2013-14 | 65,600 | 56,838 | 8,761 | -. ${ }^{(4)}$ | -- ${ }^{(4)}$ |
| 2014-15 | 73,325 | 56,814 | 16,511 | -. ${ }^{(4)}$ | -. ${ }^{(4)}$ |
| 2015-16 | 77,544 | 55,785 | 21,759 | -- ${ }^{(4)}$ | -- ${ }^{(4)}$ |
| 2016-17 | 84,416 | 60,865 | 23,551 | -- ${ }^{(4)}$ | -. ${ }^{(4)}$ |
| 2017-18 ${ }^{(5)}$ | 92,071 | 64,846 | 27,225 | -.- ${ }^{(4)}$ | -- ${ }^{(4)}$ |

[^14]Source: PERS Schools Pool Actuarial Valuation; STRS Defined Benefit Program Actuarial Valuation.
The STRS Board has sole authority to determine the actuarial assumptions and methods used for the valuation of the STRS Defined Benefit Program. Based on the multi-year CalSTRS Experience Analysis (spanning from July 1, 2010, through June 30, 2015), on February 1, 2017, the STRS Board adopted a new set of actuarial assumptions that reflect member's increasing life expectancies and current
economic trends. These new assumptions were first reflected in the STRS Defined Benefit Program Actuarial Valuation, as of June 30, 2016 (the "2016 STRS Actuarial Valuation"). The new actuarial assumptions include, but are not limited to: (i) adopting a generational mortality methodology to reflect past improvements in life expectancies and provide a more dynamic assessment of future life spans, (ii) decreasing the investment rate of return (net of investment and administrative expenses) to $7.25 \%$ for the 2016 STRS Actuarial Valuation and $7.00 \%$ for the June 30, 2017 actuarial evaluation (the " 2017 STRS Actuarial Valuation"), and (iii) decreasing the projected wage growth to $3.50 \%$ and the projected inflation rate to $2.75 \%$. The 2017 STRS Actuarial Valuation continues using the Entry Age Normal Actuarial Cost Method.

Based on salary increases less than assumed and actuarial asset gains recognized from the current and prior years, the STRS Defined Benefit Program Actuarial Valuation, as of June 30, 2018 (the "2018 STRS Actuarial Valuation") reports that the unfunded actuarial obligation decreased by $\$ 109$ million since the 2017 STRS Actuarial Valuation and the funded ratio increased by $1.4 \%$ to $64.0 \%$ over such time period.

According to the 2018 STRS Actuarial Valuation, the future revenues from contributions and appropriations for the STRS Defined Benefit Program are projected to be approximately sufficient to finance its obligations with a projected ending funded ratio in fiscal year ending June 30, 2046 of $99.9 \%$, except for a small portion of the unfunded actuarial obligation related to service accrued on or after July 1, 2014 for member benefits adopted after 1990, for which AB 1469 provides no authority to the STRS Board to adjust rates to pay down that portion of the unfunded actuarial obligation. This finding reflects the scheduled contribution rate increases directed by statute, assumes additional increases in the scheduled contribution rates allowed under the current law will be made, and is based on the valuation assumptions and valuation policy adopted by the STRS Board, including a $7.00 \%$ investment rate of return assumption.

In recent years, the PERS Board of Administration (the "PERS Board") has taken several steps, as described below, intended to reduce the amount of the unfunded accrued actuarial liability of its plans, including the Schools Pool.

On March 14, 2012, the PERS Board voted to lower the PERS' rate of expected price inflation and its investment rate of return (net of administrative expenses) (the "PERS Discount Rate") from 7.75\% to $7.5 \%$. On February 18, 2014, the PERS Board voted to keep the PERS Discount Rate unchanged at $7.5 \%$. On November 17, 2015, the PERS Board approved a new funding risk mitigation policy to incrementally lower the PERS Discount Rate by establishing a mechanism whereby such rate is reduced by a minimum of $0.05 \%$ to a maximum of $0.25 \%$ in years when investment returns outperform the existing PERS Discount Rate by at least four percentage points. On December 21, 2016, the PERS Board voted to lower the PERS Discount Rate to $7.0 \%$ over a three year phase-in period in accordance with the following schedule: $7.375 \%$ for the June 30, 2017 actuarial valuation, $7.25 \%$ for the June 30, 2018 actuarial valuation and $7.00 \%$ for the June 30, 2019 actuarial valuation. The new discount rate went into effect July 1, 2017 for the State and July 1, 2018 for K-14 school districts and other public agencies. Lowering the PERS Discount Rate means employers that contract with PERS to administer their pension plans will see increases in their normal costs and unfunded actuarial liabilities. Active members hired after January 1, 2013, under the Reform Act (defined below) will also see their contribution rates rise.

On April 17, 2013, the PERS Board approved new actuarial policies aimed at returning PERS to fully-funded status within 30 years. The policies include a rate smoothing method with a 30 -year fixed amortization period for gains and losses, a five-year increase of public agency contribution rates, including the contribution rate at the onset of such amortization period, and a five year reduction of public agency contribution rates at the end of such amortization period. The new actuarial policies were first
included in the June 30, 2014 actuarial valuation and were implemented with respect the State, K-14 school districts and all other public agencies in fiscal year 2015-16.

Also, on February 20, 2014, the PERS Board approved new demographic assumptions reflecting (i) expected longer life spans of public agency employees and related increases in costs for the PERS system and (ii) trends of higher rates of retirement for certain public agency employee classes, including police officers and firefighters. The new actuarial assumptions were first reflected in the Schools Pool in the June 30, 2015 actuarial valuation. The increase in liability due to the new assumptions will be amortized over 20 years with increases phased in over five years, beginning with the contribution requirement for fiscal year 2016-17. The new demographic assumptions affect the State, K-14 school districts and all other public agencies.

The PERS Board is required to undertake an experience study every four years under its Actuarial Assumptions Policy and State law. As a result of the most recent experience study, on December 20, 2017, the PERS Board approved new actuarial assumptions, including (i) lowering the inflation rate to $2.625 \%$ for the June 30,2018 actuarial valuation and to $2.50 \%$ for the June 30,2019 actuarial valuation, (ii) lowering the payroll growth rate to $2.875 \%$ for the June 30, 2018 actuarial valuation and $2.75 \%$ for the June 30, 2019 actuarial valuation, and (iii) certain changes to demographic assumptions relating to the salary scale for most constituent groups, and modifications to the morality, retirement, and disability retirement rates.

On February 14, 2018, the PERS Board approved a new actuarial amortization policy with an effective date for actuarial valuations beginning on or after June 30, 2019, which includes (i) shortening the period over which actuarial gains and losses are amortized from 30 years to 20 years, (ii) requiring that amortization payments for all unfunded accrued liability bases established after the effective date be computed to remain a level dollar amount throughout the amortization period, (iii) removing the 5 -year ramp-up and ramp-down on unfunded accrued liability bases attributable to assumptions changes and non-investment gains/losses established on or after the effective date and (iv) removing the 5 -year rampdown on investment gains/losses established after the effective date. While PERS expects that reducing the amortization period for certain sources of unfunded liability will increase future average funding ratios, provide faster recovery of funded status following market downturns, decrease expected cumulative contributions, and mitigate concerns over intergenerational equity, such changes may result in increases in future employer contribution rates.

On April 16, 2019, the PERS Board established the employer contribution rates for 2019-20 and released certain information from the Schools Pool Actuarial Valuation as of June 30, 2018, ahead of its summer of 2019 release date. Based on the changes in the discount rate, inflation rate, payroll growth rate and demographic assumptions, along with the expected reductions in normal cost due to the continuing transition of active members from those employees hired prior to the Implementation Date (defined below), to those hired after such date, the projected contribution rate for 2020-21 is projected to be $23.6 \%$, with annual increases thereafter, resulting in a projected $26.5 \%$ employer contribution rate for fiscal year 2025-26.

The District can make no representations regarding the future program liabilities of STRS, or whether the District will be required to make additional contributions to STRS in the future above those amounts required under AB 1469. The District can also provide no assurances that the District's required contributions to PERS will not increase in the future.

California Public Employees’ Pension Reform Act of 2013. On September 12, 2012, the Governor signed into law the California Public Employees' Pension Reform Act of 2013 (the "Reform Act"), which makes changes to both STRS and PERS, most substantially affecting new employees hired
after January 1, 2013 (the "Implementation Date"). For STRS participants hired after the Implementation Date, the Reform Act changes the normal retirement age by increasing the eligibility for the $2 \%$ age factor (the age factor is the percent of final compensation to which an employee is entitled for each year of service) from age 60 to 62 and increasing the eligibility of the maximum age factor of $2.4 \%$ from age 63 to 65. Similarly, for non-safety PERS participants hired after the Implementation Date, the Reform Act changes the normal retirement age by increasing the eligibility for the $2 \%$ age factor from age 55 to 62 and increases the eligibility requirement for the maximum age factor of $2.5 \%$ to age 67 . Among the other changes to PERS and STRS, the Reform Act also: (i) requires all new participants enrolled in PERS and STRS after the Implementation Date to contribute at least $50 \%$ of the total annual normal cost of their pension benefit each year as determined by an actuary, (ii) requires STRS and PERS to determine the final compensation amount for employees based upon the highest annual compensation earnable averaged over a consecutive 36 -month period as the basis for calculating retirement benefits for new participants enrolled after the Implementation Date (previously 12 months for STRS members who retire with 25 years of service), and (iii) caps "pensionable compensation" for new participants enrolled after the Implementation Date at $100 \%$ of the federal Social Security contribution (to be adjusted annually based on changes to the Consumer Price Index for all Urban Consumers) and benefit base for members participating in Social Security or $120 \%$ for members not participating in social security (to be adjusted annually based on changes to the Consumer Price Index for all Urban Consumers), while excluding previously allowed forms of compensation under the formula such as payments for unused vacation, annual leave, personal leave, sick leave, or compensatory time off.

GASB Statement Nos. 67 and 68. On June 25, 2012, GASB approved Statements Nos. 67 and 68 ("Statements") with respect to pension accounting and financial reporting standards for state and local governments and pension plans. The new Statements, No. 67 and No. 68, replace GASB Statement No. 27 and most of Statements No. 25 and No. 50. The changes impact the accounting treatment of pension plans in which state and local governments participate. Major changes include: (1) the inclusion of unfunded pension liabilities on the government's balance sheet (currently, such unfunded liabilities are typically included as notes to the government's financial statements); (2) more components of full pension costs being shown as expenses regardless of actual contribution levels; (3) lower actuarial discount rates being required to be used for underfunded plans in certain cases for purposes of the financial statements; (4) closed amortization periods for unfunded liabilities being required to be used for certain purposes of the financial statements; and (5) the difference between expected and actual investment returns being recognized over a closed five-year smoothing period. In addition, according to GASB, Statement No. 68 means that, for pensions within the scope of the Statement, a cost-sharing employer that does not have a special funding situation is required to recognize a net pension liability, deferred outflows of resources, deferred inflows of resources related to pensions and pension expense based on its proportionate share of the net pension liability for benefits provided through the pension plan. Because the accounting standards do not require changes in funding policies, the full extent of the effect of the new standards on the District is not known at this time. The reporting requirements for pension plans took effect for the fiscal year beginning July 1, 2013 and the reporting requirements for government employers, including the District, took effect for the fiscal year beginning July 1, 2014.

For fiscal year ending June 30, 2018, the District reported its proportionate shares of the net pension liabilities for STRS and PERS to be $\$ 21,429,000$ and $\$ 9,602,000$, respectively. See also "District Debt Structure - Long-Term Debt" and "APPENDIX B - 2017-18 AUDITED FINANCIAL STATEMENTS OF THE DISTRICT - Note 8 " and "-Note 9 " herein

## Other Post-Employment Benefits

Benefits Plan. The District provides post-employment medical insurance benefits (the "Benefits") to eligible retirees of the District, with at least 55 years of age and that have at least 10 years of service to the District. The Benefits are provided for retirees up to age 65, and the District's annual contribution is capped at $\$ 11,500$ per eligible retiree.

Funding Policy. The contribution requirements of plan members and the District are established and may be amended by the District and labor units, on an annual basis. District expenditures for the Benefits are recognized on a "pay-as-you-go" basis to cover the cost of premiums paid for current retirees. For fiscal year 2016-17 through 2018-19, the District recognized expenditures for current premiums equal to $\$ 745,439, \$ 759,475$ and $\$ 812,564$, respectively. For fiscal year 2019-20, the District has projected $\$ 817,615$ of such expenditures.

In addition, the District has, in the past, set aside surplus funds in its Fund 20 (Special Reserve for Post-Employment Benefits) to begin funding its accrued liability (described herein) for the Benefits. The current balance in Fund 20 is $\$ 653,839$. However, these funds have not been irrevocably pledged to the payment of Benefits, and may be accessed upon District Board action for other purposes.

GASB Statement Nos. 74 and 75. On June 2, 2015, GASB approved Statements Nos. 74 and 75 (each, "GASB 74" and "GASB 75") with respect to pension accounting and financial reporting standards for public sector post-retirement benefit programs and the employers that sponsor them. GASB 74 replaces GASB Statements No. 43 and 57 and GASB 75 replaces GASB 45.

Most of GASB 74 applies to plans administered through trusts, contributions in which contributions are irrevocable, trust assets are dedicated to providing other post -employment benefits to plan members and trust assets are legally protected from creditors. GASB Statements No. 74 and No. 75 will require a liability for OPEB obligations, known as the Net OPEB Liability, to be recognized on the balance sheet of the plan and the participating employer's financial statements. In addition, an OPEB expense (service cost plus interest on total OPEB liability plus current-period benefit changes minus member contributions minus assumed earning on plan investments plus administrative expenses plus recognition of deferred outflows minus recognition of deferred inflows) will be recognized in the income statement of the participating employers. In the notes to its financial statements, employers providing other post-employment benefits will also have to include information regarding the year-to-year change in the Net OPEB Liability and a sensitivity analysis of the Net OPEB Liability to changes in the discount rate and healthcare trend rate. The required supplementary information will also be required to show a 10 -year schedule of the plan's net OPEB liability reconciliation and related ratios, and any actuarially determined contributions and investment returns.

Under GASB 74, the measurement date must be the same as the plan's fiscal year end, but the actuarial valuation date may be any date up to 24 months prior to the measurement date. For the Total OPEB Liability, if the valuation date is before the measurement date, the results must be projected forward from the valuation date to the measurement date using standard actuarial roll-forward techniques. For plans that are unfunded or have assets insufficient to cover the projected benefit payments, a discount rate reflecting a 20 -year tax-exempt municipal bond yield or index rate must be used. For plans with assets that meet the GASB 74 requirements, a projection of the benefit payments and future Fiduciary Net Position is performed based on the funding policy and assumptions of the plan, along with the methodology specified in GASB. The Fiduciary Net Position measures the value of trust assets, adjusted for payees and receivables.

GASB No. 74 has an effective date for plan fiscal years beginning after June 15, 2016, and was first recognized in the District's financial statements for fiscal year 2016-17. GASB Statement No. 75 has an effective date for employer fiscal years beginning after June 15, 2017, and the District first recognized GASB No. 75 in their financial statements for fiscal year 2017-18. See also "APPENDIX B - 2017-18 AUDITED FINANCIAL STATEMENTS OF THE DISTRICT - Note 6" attached hereto.

Actuarial Study. The District's most recent actuarial study, dated as of July 1, 2018, calculated the District's accrued liability in accordance with GASB No. 74 and GASB No. 75. The study concluded that, as of a June 30, 2018 valuation date, the District's Total OPEB Liability was $\$ 13,070,814$, its Fiduciary Net Position was $\$ 0$ and its Net OPEB Liability was $\$ 13,070,814$.

## Risk Management

The District is exposed to various risks of loss related to tortious liability, theft, damage or destruction of assets, errors or omissions, employee injuries, natural disasters and cyber threats including, but not limited to, hacking, viruses, malware and other attacks on computer and other sensitive digital networks and systems.

The District participates in joint powers agreements with the Santa Clara County Schools Insurance Group ("SCCSIG") and the East Valley Schools Transportation Authority ("EVSTA"). SCCSIG provides for the District with workers' compensation insurance, property and liability coverage, and dental and vision insurance. EVSTA provides the District with student transportation services. The relationships between the District and each of SCCSIG and EVSTA are such that neither SCCSIG nor EVSTA is a component unit of the District for financial reporting purposes. The District also maintains insurance coverage for certain cyber intrusions.

Settled claims have not exceeded commercially available coverage in each of the past three fiscal years, and there has not been a significant change in coverage available for the current fiscal year.

See also "APPENDIX B - 2017-18 AUDITED FINANCIAL STATEMENTS OF THE DISTRICT - Note 10 " herein.

## District Debt Structure

Long-Term Debt. A schedule of changes in long-term debt for the fiscal year ended June 30, 2018, is shown below:

|  | Balance |  |  | Balance |
| :---: | :---: | :---: | :---: | :---: |
|  | July 1, 2017 | Additions | Deductions | June 30, 2018 |
| General Obligation Bonds | \$18,058,070 | \$1,999,121 | \$1,140,000 | \$18,917,191 |
| Unamortized premium | -- | 71,954 | 1,684 | 70,270 |
| Accreted interest | 184,914 | 119,366 | -- | 304,280 |
| Other post-employment benefits | 15,748,373 | -- | 1,356,107 | 14,392,266 |
| Net pension liability | 30,769,000 | 262,000 | -- | 31,031,000 |
| Compensated absences | 39,981 | 12,462 | -- | 52,443 |
|  | \$64,800,338 | \$2,464,903 | \$2,497,791 | \$64,767,450 |

Source: Mount Pleasant Elementary School District.

General Obligation Bonds. The following table shows the total debt service with respect to the District's outstanding general obligation bonded debt, including the Bonds (and assuming no optional redemptions).

## ANNUAL GENERAL OBLIGATION BOND DEBT SERVICE Mount Pleasant Elementary School District

| $\begin{gathered} \text { Year } \\ \text { (Aug. 1) } \end{gathered}$ | Election of 2012 | Election of 2012 | 2015 | Election of 2012 |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Series A <br> Bonds ${ }^{(1)}$ | Series B <br> Bonds ${ }^{(1)}$ | Refunding <br> Bonds ${ }^{(2)}$ | Series C <br> Bonds ${ }^{(1)}$ | The Bonds ${ }^{(1)}$ | Total Annual Debt Service |
| $\frac{2020}{}$ | \$609,637.50 | \$78,023.10 | \$ 281,063.50 | \$36,225.00 | \$940,730.83 | \$1,945,679.93 |
| 2021 | 636,037.50 | 78,275.82 | 280,213.50 | 46,225.00 | 1,087,450.00 | 2,128,201.82 |
| 2022 | 666,537.50 | 78,541.22 | 269,246.50 | 51,225.00 | 837,450.00 | 1,903,000.22 |
| 2023 | 695,987.50 | 78,819.90 | 268,338.00 | 51,225.00 | 286,250.00 | 1,380,620.40 |
| 2024 | 709,387.50 | 94,443.96 | 262,429.50 | 61,225.00 | 286,250.00 | 1,413,735.96 |
| 2025 | 717,187.50 | 121,279.10 | 126,462.50 | 66,225.00 | 286,250.00 | 1,317,404.10 |
| 2026 | 719,537.50 | 150,749.90 | -- | 76,225.00 | 326,250.00 | 1,272,762.40 |
| 2027 | 726,587.50 | 179,502.20 | -- | 81,225.00 | 339,650.00 | 1,326,964.70 |
| 2028 | 727,837.50 | 214,669.84 | -- | 86,225.00 | 352,450.00 | 1,381,182.34 |
| 2029 | 733,412.50 | 245,263.32 | -- | 96,225.00 | 364,650.00 | 1,439,550.82 |
| 2030 | 738,500.00 | 278,567.50 | -- | 106,225.00 | 381,250.00 | 1,504,542.50 |
| 2031 | 742,700.00 | 314,776.80 | -- | 116,225.00 | 397,050.00 | 1,570,751.80 |
| 2032 | 750,975.00 | 349,564.98 | -- | 126,225.00 | 412,050.00 | 1,638,814.98 |
| 2033 | 753,550.00 | 391,993.13 | -- | 136,225.00 | 426,250.00 | 1,708,018.13 |
| 2034 | 760,600.00 | 427,980.00 | -- | 146,225.00 | 444,650.00 | 1,779,455.00 |
| 2035 | 766,100.00 | 472,980.00 | -- | 156,225.00 | 462,050.00 | 1,857,355.00 |
| 2036 | 770,350.00 | 517,980.00 | -- | 171,225.00 | 483,450.00 | 1,943,005.00 |
| 2037 | 773,350.00 | 567,980.00 | -- | 181,225.00 | 503,650.00 | 2,026,205.00 |
| 2038 | 780,100.00 | 612,980.00 | -- | 201,225.00 | 522,650.00 | 2,116,955.00 |
| 2039 | 785,350.00 | 662,980.00 | -- | 211,225.00 | 540,450.00 | 2,200,005.00 |
| 2040 | 789,350.00 | 714,905.00 | -- | 231,225.00 | 562,050.00 | 2,297,530.00 |
| 2041 | 792,350.00 | 773,460.00 | -- | 246,225.00 | 587,250.00 | 2,399,285.00 |
| 2042 | 799,350.00 | 343,530.00 | -- | 686,225.00 | 610,850.00 | 2,439,955.00 |
| 2043 | 805,150.00 | -- | -- | 841,225.00 | 632,850.00 | 2,279,225.00 |
| 2044 | 809,750.00 | -- | -- | -- | 658,250.00 | 1,468,000.00 |
| 2045 | 816,500.00 | -- | -- | -- | 686,850.00 | 1,503,350.00 |
| 2046 | 816,250.00 | -- | -- | -- | 714,300.00 | 1,530,550.00 |
| 2047 | 824,250.00 | -- | -- | -- | 740,400.00 | 1,564,650.00 |
| 2048 | -- | -- | -- | -- | 770,150.00 | 770,150.00 |
| 2049 | -- | -- | -- | -- | 803,400.00 | 803,400.00 |
| Total | \$21,016,675.00 | \$7,749,245.77 | \$1,487,753.50 | \$4,209,400.00 | \$16,447,230.83 | \$50,910,305.10 |

[^15]
## TAX MATTERS

In the opinion of Stradling Yocca Carlson \& Rauth, a Professional Corporation, San Francisco, California ("Bond Counsel"), under existing statutes, regulations, rulings and judicial decisions, and assuming the accuracy of certain representations and compliance with certain covenants and requirements described herein, interest on the Bonds is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of calculating the federal alternative minimum tax imposed on individuals. In the further opinion of Bond Counsel, interest on the Bonds is exempt from State of California personal income tax.

The difference between the issue price of a Bond (the first price at which a substantial amount of the Bonds of the same series and maturity is to be sold to the public) and the stated redemption price at maturity with respect to such Bond (to the extent that the redemption price is greater than the issue price) constitutes original issue discount. Original issue discount accrues under a constant yield method, and original issue discount will accrue to a Bond Owner before receipt of cash attributable to such excludable income. The amount of original issue discount deemed received by the Bond Owner will increase the Bond Owner's basis in the Bond. In the opinion of Bond Counsel, the amount of original issue discount that accrues to the owner of the Bond is excluded from the gross income of such owner for federal income tax purposes, is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals, and is exempt from State of California personal income tax.

Bond Counsel's opinion as to the exclusion from gross income of interest (and original issue discount) on the Bonds is based upon certain representations of fact and certifications made by the District and others and is subject to the condition that the District complies with all requirements of the Internal Revenue Code of 1986, as amended (the "Code"), that must be satisfied subsequent to the issuance of the Bonds to assure that interest (and original issue discount) on the Bonds will not become includable in gross income for federal income tax purposes. Failure to comply with such requirements of the Code might cause the interest (and original issue discount) on the Bonds to be included in gross income for federal income tax purposes retroactive to the date of issuance of the Bonds. The District has covenanted to comply with all such requirements.

The amount by which a Bond Owner's original basis for determining loss on sale or exchange in the applicable Bond (generally, the purchase price) exceeds the amount payable on maturity (or on an earlier call date) constitutes amortizable Bond premium, which must be amortized under Section 171 of the Code; such amortizable Bond premium reduces the Bond Owner's basis in the applicable Bond (and the amount of tax-exempt interest received), and is not deductible for federal income tax purposes. The basis reduction as a result of the amortization of Bond premium may result in a Bond Owner realizing a taxable gain when a Bond is sold by the Owner for an amount equal to or less (under certain circumstances) than the original cost of the Bond to the Owner. Purchasers of the Bonds should consult their own tax advisors as to the treatment, computation and collateral consequences of amortizable Bond premium.

The Internal Revenue Service (the "IRS") has initiated an expanded program for the auditing of tax-exempt bond issues, including both random and targeted audits. It is possible that the Bonds will be selected for audit by the IRS. It is also possible that the market value of the Bonds might be affected as a result of such an audit of the Bonds (or by an audit of similar bonds). No assurance can be given that in the course of an audit, as a result of an audit, or otherwise, Congress or the IRS might not change the Code (or interpretation thereof) subsequent to the issuance of the Bonds to the extent that it adversely affects the exclusion from gross income of interest on the Bonds or their market value.

SUBSEQUENT TO THE ISSUANCE OF THE BONDS, THERE MIGHT BE FEDERAL, STATE OR LOCAL STATUTORY CHANGES (OR JUDICIAL OR REGULATORY INTERPRETATIONS OF FEDERAL, STATE OR LOCAL LAW) THAT AFFECT THE FEDERAL, STATE OR LOCAL TAX TREATMENT OF THE INTEREST ON THE BONDS OR THE MARKET VALUE OF THE BONDS. PROPOSED LEGISLATIVE CHANGES OR OTHER CHANGES WHICH MIGHT BE INTRODUCED IN CONGRESS COULD ADVERSELY AFFECT THE MARKET VALUE OR LIQUIDITY OF THE BONDS. IT IS POSSIBLE THAT LEGISLATIVE CHANGES WILL BE INTRODUCED WHICH, IF ENACTED, WOULD RESULT IN ADDITIONAL FEDERAL INCOME OR STATE INCOME TAX BEING IMPOSED ON OWNERS OF TAX-EXEMPT STATE OR LOCAL OBLIGATIONS, SUCH AS THE BONDS. NO ASSURANCE CAN BE GIVEN THAT, SUBSEQUENT TO THE ISSUANCE OF THE BONDS, SUCH CHANGES (OR OTHER CHANGES) WILL NOT BE INTRODUCED OR ENACTED OR INTERPRETATIONS WILL NOT OCCUR. BEFORE PURCHASING ANY OF THE BONDS, ALL POTENTIAL PURCHASERS SHOULD CONSULT THEIR TAX ADVISORS REGARDING POSSIBLE STATUTORY CHANGES OR JUDICIAL OR REGULATORY CHANGES OR INTERPRETATIONS, AND THEIR COLLATERAL TAX CONSEQUENCES RELATING TO THE BONDS.

Bond Counsel's opinions may be affected by actions taken (or not taken) or events occurring (or not occurring) after the date hereof. Bond Counsel has not undertaken to determine, or to inform any person, whether any such actions or events are taken or do occur. The Resolution and the Tax Certificate relating to the Bonds permit certain actions to be taken or to be omitted if a favorable opinion of Bond Counsel is provided with respect thereto. Bond Counsel expresses no opinion as to the effect on the exclusion from gross income of interest (and original issue discount) on the Bonds for federal income tax purposes with respect to any Bond if any such action is taken or omitted based upon the advice of counsel other than Stradling Yocca Carlson \& Rauth.

Although Bond Counsel has rendered an opinion that interest (and original issue discount) on the Bonds is excluded from gross income for federal income tax purposes provided that the District continues to comply with certain requirements of the Code, the ownership of the Bonds and the accrual or receipt of interest (and original issue discount) with respect to the Bonds may otherwise affect the tax liability of certain persons. Bond Counsel expresses no opinion regarding any such tax consequences. Accordingly, before purchasing any of the Bonds, all potential purchasers should consult their tax advisors with respect to collateral tax consequences relating to the Bonds.

A copy of the proposed form of opinion of Bond Counsel for the Bonds is attached hereto as APPENDIX A.

## LIMITATION ON REMEDIES; BANKRUPTCY

## General

State law contains certain safeguards to protect the financial solvency of school districts. See "DISTRICT FINANCIAL INFORMATION - Budget Process" herein. If the safeguards are not successful in preventing a school district from becoming insolvent, the State Superintendent, operating through an administrator appointed thereby, may be authorized under State law to file a petition under Chapter 9 of the United States Bankruptcy Code (the "Bankruptcy Code") on behalf of the school district for the adjustment of its debts, assuming that the school district meets certain other requirements contained in the Bankruptcy Code necessary for filing such a petition. School districts are not themselves authorized to file a bankruptcy proceeding, and they are not subject to involuntary bankruptcy.

Bankruptcy courts are courts of equity and as such have broad discretionary powers. If the District were to become the debtor in a proceeding under Chapter 9 of the Bankruptcy Code, the automatic stay provisions of Bankruptcy Code Sections 362 and 922 generally would prohibit creditors from taking any action to collect amounts due from the District or to enforce any obligation of the District related to such amounts due, without consent of the District or authorization of the bankruptcy court (although such stays would not operate to block creditor application of pledged special revenues to payment of indebtedness secured by such revenues). In addition, as part of its plan of adjustment in a chapter 9 bankruptcy case, the District may be able to alter the priority, interest rate, principal amount, payment terms, collateral, maturity dates, payment sources, covenants (including tax-related covenants), and other terms or provisions of the Bonds and other transaction documents related to the Bonds, as long as the bankruptcy court determines that the alterations are fair and equitable. There also may be other possible effects of a bankruptcy of the District that could result in delays or reductions in payments on the Bonds. Moreover, regardless of any specific adverse determinations in any District bankruptcy proceeding, the fact of a District bankruptcy proceeding could have an adverse effect on the liquidity and market price of the Bonds.

## Statutory Lien

Pursuant to Section 53515 of the Government Code, the Bonds are secured by a statutory lien on all revenues received pursuant to the levy and collection of the tax, and such lien automatically arises, without the need for any action or authorization by the local agency or its governing board, and is valid and binding from the time the Bonds are executed and delivered. See "THE BONDS - Security and Sources of Payment" herein. Although a statutory lien would not be automatically terminated by the filing of a Chapter 9 bankruptcy petition by the District, the automatic stay provisions of the Bankruptcy Code would apply and payments that become due and owing on the Bonds during the pendency of the Chapter 9 proceeding could be delayed, unless the Bonds are determined to be secured by a pledge of "special revenues" within the meaning of the Bankruptcy Code and the pledged ad valorem taxes are applied to pay the Bonds in a manner consistent with the Bankruptcy Code.

## Special Revenues

If the ad valorem tax revenues that are pledged to the payment of the Bonds are determined to be "special revenues" within the meaning of the Bankruptcy Code, then the application in a manner consistent with the Bankruptcy Code of the pledged ad valorem revenues should not be subject to the automatic stay. "Special revenues" are defined to include, among others, taxes specifically levied to finance one or more projects or systems of the debtor, but excluding receipts from general property, sales, or income taxes levied to finance the general purposes of the debtor. State law prohibits the use of the tax proceeds for any purpose other than payment of the Bonds and the Bond proceeds can only be used to finance or refinance the acquisition or improvement of real property and other capital expenditures included in the proposition, so such tax revenues appear to fit the definition of special revenues. However, there is no binding judicial precedent dealing with the treatment in bankruptcy proceedings of ad valorem tax revenues collected for the payments of bonds in California, so no assurance can be given that a bankruptcy court would not hold otherwise.

## Possession of Tax Revenues; Remedies

The County on behalf of the District is expected to be in possession of the annual ad valorem property taxes and certain funds to repay the Bonds and may invest these funds in the County's pooled investment fund, as described in "THE BONDS - Application and Investment of Bond Proceeds" herein and "APPENDIX F - SANTA CLARA COUNTY COMMINGLED INVESTMENT POOL" attached hereto. If the County goes into bankruptcy and has possession of tax revenues (whether collected before
or after commencement of the bankruptcy), and if the County does not voluntarily pay such tax revenues to the owners of the Bonds, it is not entirely clear what procedures the owners of the Bonds would have to follow to attempt to obtain possession of such tax revenues, how much time it would take for such procedures to be completed, or whether such procedures would ultimately be successful. Further, should those investments suffer any losses, there may be delays or reductions in payments on the Bonds.

## Opinion of Bond Counsel Qualified by Reference to Bankruptcy, Insolvency and Other Laws Relating to or Affecting Creditor's Rights

The proposed form of the approving opinion of Bond Counsel attached hereto as APPENDIX A is qualified by reference to bankruptcy, insolvency and other laws relating to or affecting creditor's rights. Bankruptcy proceedings, if initiated, could subject the owners of the Bonds 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.

## LEGAL MATTERS

## Legality for Investment in California

Under provisions of the California Financial Code, the Bonds are legal investments for commercial banks in California to the extent that the Bonds, in the informed opinion of the bank, are prudent for the investment of funds of depositors, and under provisions of the California Government Code, are eligible for security for deposits of public moneys in the State.

## Continuing Disclosure

Current Undertaking. In connection with the issuance of the Bonds, the District has covenanted for the benefit of Owners and Beneficial Owners of the Bonds to provide certain financial information and operating data relating to the District (the "Annual Reports") by not later than 240 days following the end of the District's fiscal year (which currently ends June 30), commencing with the report for the 2018-19 Fiscal Year, and to provide notices of the occurrence of certain enumerated events. The Annual Reports and notices of material events will be filed by the District in accordance with the requirements of the Rule. The specific nature of the information to be contained in the Annual Reports or the notices of material events is included in "APPENDIX C - FORM OF CONTINUING DISCLOSURE CERTIFICATE" attached hereto. These covenants have been made in order to assist the Underwriter in complying with the Rule.

Prior Undertakings. Within the past five years, the District has not failed to make all timely filings required by its prior undertakings pursuant to the Rule.

## Absence of Material Litigation

No litigation is pending or threatened concerning the validity of the Bonds, and a certificate to that effect will be furnished to purchasers at the time of the original delivery of the Bonds. The District is not aware of any litigation pending or threatened questioning the political existence of the District or contesting the District's ability to receive ad valorem property taxes or to collect other revenues or contesting the District's ability to issue and retire the Bonds.

There are a small number of lawsuits and claims pending against the District. In the opinion of the District, the aggregate amount of the uninsured liabilities of the District under these lawsuits and claims will not materially affect the finances of the District.

## Information Reporting Requirements

On May 17, 2006, the President signed the Tax Increase Prevention and Reconciliation Act of 2005 ("TIPRA"). Under Section 6049 of the Internal Revenue Code of 1986, as amended by TIPRA, interest paid on tax-exempt obligations is subject to information reporting in a manner similar to interest paid on taxable obligations. The effective date of this provision is for interest paid after December 31, 2005, regardless of when the tax-exempt obligations were issued. The purpose of this change was to assist in relevant information gathering for the IRS relating to other applicable tax provisions. TIPRA provides that backup withholding may apply to such interest payments made after March 31, 2007 to any bondholder who fails to file an accurate Form W-9 or who meets certain other criteria. The information reporting and backup withholding requirements of TIPRA do not affect the excludability of such interest from gross income for federal income tax purposes.

## Legal Opinion

The validity of the Bonds and certain other legal matters are subject to the approving opinions of Stradling Yocca Carlson \& Rauth, a Professional Corporation, San Francisco, California, as Bond Counsel. A copy of the proposed form of such legal opinion is attached to this Official Statement as APPENDIX A.

## MISCELLANEOUS

## Ratings

The Bonds are expected to be assigned a rating of "AA" by S\&P, based upon the issuance of the Policy by AGM. The Bonds have also been assigned an underlying rating of "A+" by S\&P. The ratings reflect only the views of S\&P, and any explanation of the significance of such ratings should be obtained therefrom. There is no assurance that the ratings will be retained for any given period of time or that the same will not be revised downward or withdrawn entirely by S\&P if, in its judgment, circumstances so warrant. The District undertakes no responsibility to oppose any such revision or withdrawal. Any such downward revision or withdrawal of the ratings obtained may have an adverse effect on the market price of the Bonds.

Generally, rating agencies base their ratings on information and materials furnished to them (which may include information and material from the District which is not included in this Official Statement) and on investigations, studies and assumptions by the rating agencies.

The District has covenanted in a Continuing Disclosure Certificate to file on the Municipal Securities Rulemaking Board's Electronic Municipal Market Access website ("EMMA") notices of any rating changes on the Bonds. See "APPENDIX C - FORM OF CONTINUING DISCLOSURE CERTIFICATE" attached hereto. Notwithstanding such covenant, information relating to rating changes on the Bonds may be publicly available from the rating agencies prior to such information being provided to the District and prior to the date the District is obligated to file a notice of rating change on EMMA. Purchasers of the Bonds are directed to the rating agencies and their respective websites and official media outlets for the most current rating changes with respect to the Bonds after the initial issuance of the Bonds.

## Financial Statements

Excerpts from the financial statements with supplemental information for the year ended June 30, 2018, the independent auditor's report of the District, and the related statements of activities and of cash flows for the year then ended, and the report of Crowe Horwath LLP (the "Auditor") dated December 6, 2018, are included in this Official Statement as APPENDIX B. In connection with the inclusion herein, the District did not request the Auditor to, and the Auditor has not undertaken to, update its report or to take any action intended or likely to elicit information concerning the accuracy, completeness or fairness of the statements made in this Official Statement, and no opinion is expressed by the Auditor with respect to any event subsequent to the date of its report.

## Underwriting

The Bonds are being purchased by Hilltop Securities, Inc. (the "Underwriter"). The Underwriter has agreed to purchase the Bonds at a price of $\$ 10,649,291.82$ (which is equal to the principal amount of the Bonds of $\$ 10,000,000.00$, plus net original issue premium of $\$ 750,447.25$, less an Underwriter's discount of $\$ 74,017.50$, less $\$ 27,137.93$ to be applied by the Underwriter to the payment of the premium for the Policy).

The Purchase Contract for the Bonds provides that the Underwriter will purchase all of the Bonds if any are purchased, the obligation to make such purchase being subject to certain terms and conditions set forth in said agreement, the approval of certain legal matters by counsel and certain other conditions. The Underwriter may offer and sell Bonds to certain dealers and others at prices lower than the offering prices stated on the inside cover page. The offering prices may be changed from time to time by the Underwriter.

## Additional Information

The purpose of this Official Statement is to supply information to prospective buyers of the Bonds. Quotations from and summaries and explanations of the Bonds, the Resolution providing for issuance of the Bonds, and the constitutional provisions, statutes and other documents referenced herein, do not purport to be complete, and reference is made to said documents, constitutional provisions and statutes for full and complete statements of their provisions.

Some of the data contained herein has been taken or constructed from District records. Appropriate District officials, acting in their official capacities, have reviewed this Official Statement and have determined that, as of the date hereof, the information contained herein is, to the best of their knowledge and belief, true and correct in all material respects and does not contain an untrue statement of a material fact or omit to state a material fact necessary in order to make the statements made herein, in light of the circumstances under which they were made, not misleading. This Official Statement has been approved by the District.

Any statements in this Official Statement involving matters of opinion, whether or not expressly so stated, are intended only as such and not as representations of fact. This Official Statement is not to be construed as a contract or agreement between the District and the purchasers or Owners, beneficial or otherwise, of any of the Bonds. This Official Statement and the delivery thereof have been duly approved and authorized by the District.

MOUNT PLEASANT ELEMENTARY SCHOOL
DISTRICT

By $\qquad$ Superintendent
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## APPENDIX A

## FORM OF OPINION OF BOND COUNSEL FOR THE BONDS

Upon issuance of the Bonds, Stradling Yocca Carlson \& Rauth, a Professional Corporation, Bond Counsel, proposes to render its final approving opinion with respect to the Bonds in substantially the following form:

December 19, 2019

## Board of Trustees

Mount Pleasant Elementary School District
Members of the Board of Trustees:
We have examined a certified copy of the record of the proceedings relative to the issuance and sale of $\$ 10,000,000$ Mount Pleasant Elementary School District (Santa Clara County, California) Election of 2018 General Obligation Bonds, Series A (the "Bonds"). As to questions of fact material to our opinion, we have relied upon the certified proceedings and other certifications of public officials furnished to us without undertaking to verify the same by independent investigation.

Based on our examination as bond counsel of existing law, certified copies of such legal proceedings and such other proofs as we deem necessary to render this opinion, we are of the opinion, as of the date hereof and under existing law, that:

1. Such proceedings and proofs show lawful authority for the issuance and sale of the Bonds pursuant to Article 4.5 of Chapter 3 of Part 1 of Division 2 of Title 5 of the California Government Code a fifty-five percent vote of the qualified electors of the Mount Pleasant Elementary School District (the "District") voting at an election held on November 6, 2018, and a resolution (the "Resolution") of the Board of Trustees of the District.
2. The Bonds constitute valid and binding general obligations of the District, payable as to both principal and interest from the proceeds of a levy of ad valorem property taxes on all property subject to such taxes in the District, which taxes are unlimited as to rate or amount.
3. Under existing statutes, regulations, rulings and judicial decisions, interest on the Bonds is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of calculating the federal alternative minimum tax imposed on individuals.
4. Interest on the Bonds is exempt from State of California personal income tax.
5. The difference between the issue price of a Bond (the first price at which a substantial amount of the Bonds of a maturity is to be sold to the public) and the stated redemption price at maturity with respect to such Bonds (to the extent that the redemption price at maturity is greater than the issue price) constitutes original issue discount. Original issue discount accrues under a constant yield method, and original issue discount will accrue to a Bondowner before receipt of cash attributable to such excludable income. The amount of original issue discount deemed received by a Bondowner will increase the Bondowner's basis in the applicable Bond. Original issue discount that accrues to the Bondowner is excluded from the
gross income of such owner for federal income tax purposes, is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals, and is exempt from State of California personal income tax.
6. The amount by which a Bondowner's original basis for determining loss on sale or exchange in the applicable Bond (generally, the purchase price) exceeds the amount payable on maturity (or on an earlier call date) constitutes amortizable Bond premium, which must be amortized under Section 171 of the of the Internal Revenue Code of 1986, as amended (the "Code"); such amortizable Bond premium reduces the Bondowner's basis in the applicable Bond (and the amount of tax-exempt interest received), and is not deductible for federal income tax purposes. The basis reduction as a result of the amortization of Bond premium may result in a Bondowner realizing a taxable gain when a Bond is sold by the Bondowner for an amount equal to or less (under certain circumstances) than the original cost of the Bond to the Bondowner. Purchasers of the Bonds should consult their own tax advisors as to the treatment, computation and collateral consequences of amortizable Bond premium.

The opinions expressed herein may be affected by actions taken (or not taken) or events occurring (or not occurring) after the date hereof. We have not undertaken to determine, or to inform any person, whether any such actions or events are taken or do occur. The Resolution and the Tax Certificate relating to the Bonds permit certain actions to be taken or to be omitted if a favorable opinion of Bond Counsel is provided with respect thereto. No opinion is expressed herein as to the effect on the exclusion from gross income of interest (and original issue discount) for federal income tax purposes with respect to any Bond if any such action is taken or omitted based upon the advice of counsel other than ourselves. Other than expressly stated herein, we express no opinion regarding tax consequences with respect to the Bonds.

The opinions expressed herein as to the exclusion from gross income of interest (and original issue discount) on the Bonds are based upon certain representations of fact and certifications made by the District and others and are subject to the condition that the District complies with all requirements of the Code, that must be satisfied subsequent to the issuance of the Bonds to assure that such interest (and original issue discount) will not become includable in gross income for federal income tax purposes. Failure to comply with such requirements of the Code might cause interest (and original issue discount) on the Bonds to be included in gross income for federal income tax purposes retroactive to the date of issuance of the Bonds. The District has covenanted to comply with all such requirements.

It is possible that subsequent to the issuance of the Bonds there might be federal, state, or local statutory changes (or judicial or regulatory interpretations of federal, state, or local law) that affect the federal, state, or local tax treatment of the Bonds or the market value of the Bonds. No assurance can be given that subsequent to the issuance of the Bonds such changes or interpretations will not occur.

The rights of the owners of the Bonds and the enforceability thereof may be subject to bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights heretofore or hereafter enacted to the extent constitutionally applicable and as their enforcement may also be subject to the exercise of judicial discretion in appropriate cases, and to the limitations on legal remedies against public agencies in the State of California.

Respectfully submitted,

Stradling Yocca Carlson \& Rauth

## APPENDIX B

2017-18 AUDITED FINANCIAL STATEMENTS OF THE DISTRICT
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MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT

FINANCIAL STATEMENTS
June 30, 2018

## MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT

FINANCIAL STATEMENTS
WITH SUPPLEMENTARY INFORMATION
For the Year Ended June 30, 2018
(Continued)

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# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

FINANCIAL STATEMENTS
WITH SUPPLEMENTARY INFORMATION
For the Year Ended June 30, 2018

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# INDEPENDENT AUDITOR'S REPORT 

Board of Trustees
Mount Pleasant Elementary School District
San Jose, California

## Report on the Financial Statements

We have audited the accompanying financial statements of the governmental activities, each major fund, and the aggregate remaining fund information of Mount Pleasant Elementary School District, as of and for the year ended June 30, 2018, and the related notes to the financial statements, which collectively comprise Mount Pleasant Elementary School District's basic financial statements as listed in the table of contents.

## Management's Responsibility for the Financial Statements

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

## Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

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

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

## Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, each major fund, and the aggregate remaining fund information of Mount Pleasant Elementary School District, as of June 30, 2018, and the respective changes in financial position for the year then ended in accordance with accounting principles generally accepted in the United States of America.

## Emphasis of Matter

As discussed in Note 1 to the financial statements, the District implemented Governmental Accounting Standards Board (GASB) Statement No. 75, "Accounting for Financial Reporting for Postemployment Benefits Other than Pensions". This resulted in a restatement of the beginning net position of $\$(14,550,487)$. Note disclosures and required supplementary information requirements about OPEB are also discussed. Our opinion is not modified with respect to this matter.

## Other Matters

## Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis on pages 4 to 16, the General Fund Budgetary Comparison Schedule, Cafeteria Fund Budgetary Comparison Schedule, Schedule of Changes in the District's Total Other Postemployment Benefits (OPEB) Liability, Schedule of the District's Proportionate Share of the Net Pension Liability, and Schedule of the District's Contributions on pages 52 to 58 be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

## Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise Mount Pleasant Elementary School District's basic financial statements. The accompanying schedule of expenditure of federal awards as required by Title 2 U.S. Code of Federal Regulations (CFR) Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, and the other supplementary information listed in the table of contents are presented for purposes of additional analysis and are not a required part of the basic financial statements.

The schedule of expenditure of federal awards and other supplementary information as listed in the table of contents 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, except for the Schedule of Financial Trends and Analysis, has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the schedule of expenditure of federal awards and other supplementary information as listed in the table of contents, except for the Schedule of Financial Trends and Analysis, is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

The Schedule of Financial Trends and Analysis has not been subjected to the auditing procedures applied in the audit of the basic financial statements, and accordingly, we do not express an opinion or provide any assurance on it.

## Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated December 6, 2018 on our consideration of Mount Pleasant Elementary School District's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering Mount Pleasant Elementary School District's internal control over financial reporting and compliance.

## Crown LLP

## Crow LLP

Sacramento, California
December 6, 2018

# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS <br> JUNE 30, 2018

This Management's Discussion and Analysis (MD\&A) section of the Mount Pleasant Elementary School District's 2017-2018 annual financial report presents the management's view of the District's financial performance during the fiscal year ending June 30, 2018. This MD\&A section should be read in conjunction with the District's financial statements, which immediately follow this section.

## DISTRICT PROFILE

The Mount Pleasant Elementary School District (the "District") - established as an elementary school district in 1865 - is located in the midst of Santa Clara County's Silicon Valley. The District encompasses a seven square mile area and serves several portions of San Jose. The District maintains four elementary schools, one middle school, and a district office site. One of the four elementary schools was converted into a charter school in 2010-11. The Board of Trustees is the level of government, which has governance responsibilities over all activities related to the public school education in the District.

The Special Education Local Plan Area Administrative Unit (SELPA AU) is the agency through which funds pass from the California Department of Education to the districts within the SELPA. The SELPA AU is also the agency through which expenditures for County operated Special Education programs pass from the Santa Clara County Office of Education to the districts within the SELPA. The activities of the Southeast SELPA AU are under the direction of the Executive Council, which is represented equally by all districts within the SELPA. In Fiscal year 2011-12, change in accounting principle required a SELPA's financial activities to be held in a Special Reserve Fund entitled "Special Education Pass-Through Fund" (Fund-10). However, Southeast SELPA's operating general fund is still included in the District's General Fund total. It is identified as sub-fund 014.

This Management's Discussion and Analysis pertains to the District's operations for the fiscal year that ended on June 30, 2018.

## OVERVIEW OF THE FINANCIAL STATEMENTS

The Basic Financial Statements

The basic financial statements presented herein include all of the activities of the Mount Pleasant Elementary School District (the District) and its component units using the integrated approach as prescribed by Governmental Accounting Standards Board Codification Section (GASB Code Section) N50.118-. 121 .

The Government-Wide F inancial Statements present the financial picture of the District from the economic resources measurement focus using the accrual basis of accounting. These statements include all assets of the District (including infrastructure) as well as all liabilities (including long-term liabilities). Additionally, certain eliminations have occurred as prescribed by the statement in regards to inter-fund activity, payables and receivables.

The F und F inancial Statements include statements for each of the two categories of activities: governmental and fiduciary. The governmental funds statements tell how basic services like general and special education were financed in the short-term as well as what remains for future spending. The fiduciary funds statements provide information about the financial relationships in which the District acts solely as a trustee or agent for the benefit of others to whom the resources belong.

The Governmental Activities are prepared using the current financial resources measurement focus and modified accrual basis of accounting.

# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

Figure A-1 summarizes the major features of the District's basic financial statements, including the portion of the District's activities they cover and the types of information they contain. The remainder of this overview section of management's discussion and analysis highlights the structure and contents of each of the statements.

Figure A-1
Major Features of the District wide and Fund Financial Statements

| Type of Statements | District-wide | Governmental Funds | Fiduciary Funds |
| :--- | :--- | :--- | :--- |
| Scope | Entire District, except <br> fiduciary activities | The activities of the District <br> that are not proprietary or <br> fiduciary, such as special <br> education and building <br> maintenance | Instances in which the <br> District administers <br> resources on behalf of <br> someone else, such as <br> student body activities |
| Required financial <br> statements | - Statement of net <br> assets <br> - Statement of <br> activities | - Balance sheet. <br> - Statement of revenues, <br> expenditures \& changes <br> in fund balances <br> - Reconciliation to <br> government wide <br> financial statements | - Statement of fiduciary <br> net assets. <br> - Statement of changes in <br> fiduciary net assets |
| Accounting basis and <br> Measurement focus | Accrual accounting and <br> economic resources <br> focus | Modified accrual accounting <br> and current financial <br> resources focus | Accrual accounting and <br> economic resources focus |
| Type of asset/liability <br> information | All assets and liabilities <br> both financial and <br> capital, short-term and <br> long-term | Only assets expected to be <br> used up and liabilities that <br> come due during the year or <br> soon thereafter; no capital <br> assets included | All assets and liabilities, <br> both short-term and long- <br> term; standard funds do <br> not currently contain non- <br> financial assets, though <br> they can |
| Type of inflow/outflow <br> information | All revenues and <br> expenses during the <br> year, regardless of <br> when cash is received <br> or paid | Revenues for which cash is <br> received during or soon after <br> the end of the year; <br> expenditures when goods or <br> services have been received <br> and payment is due during <br> the year or soon thereafter | All revenue and expenses <br> during the year, regardless <br> of when cash is received <br> or paid |

## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

## FINANCIAL HIGHLIGHTS OF THE PAST YEAR

## Local C ontrol F unding F ormula (LCFF)

From fiscal year 1973-74 thru 2012-13, State school districts had operated under general-purpose revenue limits established by the State Legislature. In general, the revenue limits were calculated for each school district by multiplying (1) the actual daily attendance ("ADA") for each such district by (2) a base revenue limit per unit of ADA. The revenue limit calculations were adjusted annually in accordance with a number of factors designed primarily to provide cost of living increases and to equalize revenues among all State school districts of the same type.

LCFF establishes 4 Target Base Grants per ADA rate. LEAs receive base grants by multiplied the ADA in each specific grade span to the rate. Supplemental and Concentration Grants provide additional funding for low income, English Learners, and foster children thru additional percentages of the unduplicated percentage of enrollment/ADA for students in these three groups.

The LCFF originally projected to be implemented over 8 year time-period starting in 2013-14 to 2020-21 to restore LEAs purchase power back to fiscal year 2008-09 prior to the recession. During the implementation period, Gap Closure Percentage increases the annual revenues in order to meet the target of funding equalization for all school districts at fully implementation. In fiscal 2018-19 budget, the Governor had fully closed the LCFF funding gap - two years ahead of the intended implementation date. That said, in the years to come, there will be COLA only for LCFF base grants funding increase.

In 2017-18, the District received total $\$ 30.16$ general fund revenues. Of this total $\$ 22.85$ million from LCFF funding sources accounted for approximately $76 \%$ of General Fund revenues which included $29 \%$ of local property taxes, and $47 \%$ of State apportionment (see Chart 1). Total LCFF revenue compared to the prior revenue was lessor by $\$ 114 \mathrm{k}$ from 2016-17. See chart below:


# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

## THE DISTRICT AS A WHOLE

## Net Position

The District's total assets were $\$ 35.3$ million for the fiscal year ended June 30, 2018 (see Table 1). Restricted net position of $\$ 3.4$ million are reported separately to show legal constraints from debt covenants and enabling legislation that limit the School Board's ability to use those net assets for day-to-day operations. All District net assets are the result of governmental activities.


The long-term liabilities consist of: General Obligation Bonds, Accreted interest, Other post-employment benefits, net pension liability, and compensated absences.

[^16]
## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

## Changes in Net Position

The results of this year's operations for the District as a whole are reported in the Statement of Activities. Table 2 takes the information from the Statement, rounds off the numbers, and rearranges them slightly so you can see our total revenues and expenses for the year.

| Table 2 <br> Mount Pleasant Elementary School District Governmental Activities excluding Pass-throughs Changes in Net Position (in millions of dollars) |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 2017-18 |  | 2016-17 |  |
| Revenues |  |  |  |  |
| Charges for services | \$ | 0.4 | \$ | 0.1 |
| Operating grants \& contribution |  | 9.6 |  | 7.2 |
| General Revenues: |  |  |  |  |
| Federal and State Aid, unrestricted |  | 13.3 |  | 14.4 |
| Property taxes |  | 11.8 |  | 11.7 |
| Other general revenues |  | 0.4 |  | 0.4 |
| Total Revenues | \$ | 35.5 | \$ | 33.8 |
| Expenses |  |  |  |  |
| Instructional related |  | 22.6 |  | 21.3 |
| Student support services |  | 3.4 |  | 5.7 |
| Administration |  | 2.3 |  | 2.2 |
| Maintenance and operations |  | 3.1 |  | 4.0 |
| Interest on long-term liabilities |  | 0.8 |  | 1.4 |
| Other Outgo |  | 2.6 |  | 0.3 |
| Total Expenses | \$ | 34.8 | \$ | 34.9 |
| Change in Net Position | \$ | 0.7 | \$ | (1.1) |

Total revenues increased in 2017-18 by 0.8 million compared to 2016-17. The expenditures increased cost of living inflation. Add on the Interest on long-term liabilities and other outgo, total revenues were less than the total expenses in 2017-18 causing a $\$ 1.2$ million decreased in net assets.

# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS <br> JUNE 30, 2018

## Governmental Activities

The total cost of all our governmental activities this year was $\$ 34.9$ million. The District's expenses are predominantly related to educating and caring for students.

In Table 3, we have presented the cost of each of the District's ten largest functions - regular program instruction, guidance and counseling, school administration, student transportation services, school food services, other pupil services, district administration, maintenance and operations, interest on long-term liabilities, and others. Providing this information allows our community to consider the cost of each function in comparison to the benefits they believe are provided by that function.

| Table 3 <br> Mount Ple as ant Ele me ntary School District <br> Total Cost of Services <br> (in millions of dollars) |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 2017-18 |  | 2016-17 |  |
| Instruction | \$ | 17.9 | \$ | 19.3 |
| Guidance and Instructional Media |  | 2.8 |  | 2.6 |
| School Administration |  | 1.9 |  | 1.8 |
| Pupil Transportation |  | 0.6 |  | 0.5 |
| Food Services |  | 1.5 |  | 1.6 |
| All other Pupil Services |  | 1.3 |  | 1.2 |
| Administration |  | 2.3 |  | 2.4 |
| Maintenance and operations |  | 3.1 |  | 2.5 |
| Interest on Long-term Liabilities |  | 0.8 |  | 1.4 |
| Other Outgo |  | 2.7 |  | 2.7 |
| Total | \$ | 34.9 | \$ | 36.0 |

## General Fund

Charts 2 and 3 provide a breakdown of the General Fund expenditures, both by Object code (Chart 2) and by Function (Chart 3). As is common with virtually all school districts, the majority of expenditures in the general fund are for salaries and benefits (approximately 83.7\%). From a functional cost standpoint, Chart 3 shows that approximately $84.2 \%$ of total general fund expenditures go for instruction and instruction-related activities. The District must spend at least $60 \%$ of its total certificated salary component on classroom instruction activities. For the current fiscal year, the District spent $58.72 \%$ of certificated salaries on classroom instruction activity including SELPA's Admin Unit; and 61.4\% excluding SELPA.

## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018



## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

## THE DISTRICT'S FUNDS

As the District completed this year, our governmental funds reported a combined fund balance of $\$ 7.4$ million (see Table 4 and Chart 4). The District is required to maintain available reserves of $3 \%$ of total general fund expenditures for economic uncertainties. This 3\% reserve of the 2017-18 Unaudited Actuals amounts to $\$ 0.9$ Million.

| Table 4 <br> Mount Pleasant Elementary School District Government Ending Fund Balance (in millions of dollars) |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| General Fund <br> Cafeteria <br> Building Fund <br> Non-Major Governmental Funds <br> Total Fund Balances | 2017-18 <br> Total <br> Governmental <br> Funds |  |  |  |
|  | \$ | 5.0 | \$ | 7.1 |
|  |  | - |  | 0.1 |
|  |  | 1.8 |  | 0.1 |
|  |  | 0.60 |  | 1.3 |
|  | \$ | 7.4 | \$ | 8.6 |



# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

## General Fund Budgetary Highlights

The original Adopted Budget projected the general fund deficits of approximately $\$ 0.96$ million. The yearend Final Budget projected an operating deficit of $\$ 2.05$ million. See Table 5 .

At year-end the Beginning/Ending Fund Balance and Revenues had higher positive amounts; where the Expenditures and Net Deficit has higher negative amounts. The primary reason for the variances at Final Budget is due to several factors: prior year projected expenditures that were not required as of year-end; the one-time fund was not budgeted at Budget Adoption, LCFF funding growth, Bargaining Units negotiated salary increasing, contribution to Food Services Program deficit, and Special Education expenditures increased.

Table 5
Mount Pleasant Elementary School Distrixct
General Fund Budget to Actuals Comparison
(in millions of dollars)

| Beginning Fund Balance | 2017-18 <br> Adopted Budget |  | 2017-18 <br> Final Budget |  | 2017-18 Actuals |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | \$ | 5,560,608 | \$ | 7,072,010 | \$ | 7,072,010 |
| Total Revenues and Transfers-in Total Expenditures and Other Outgo |  | $\begin{gathered} 28,947,000 \\ (29,904,152) \end{gathered}$ |  | $\begin{gathered} 30,159,191 \\ (32,213,050) \end{gathered}$ |  | $\begin{gathered} 30,159,191 \\ (32,213,050) \end{gathered}$ |
| Net Increase/(Decrease) Fund Bal. | \$ | $(957,152)$ | \$ | $(2,053,859)$ | \$ | $(2,053,859)$ |
| Ending Fund Balance, General Fund | \$ | 4,603,456 | \$ | 5,018,151 | \$ | 5,018,151 |
| Restricted |  |  |  |  | \$ | 974,301 |
| Reserve for Economic Uncertainties |  |  |  |  |  | 964,000 |
| Undesignated fund balance |  |  |  |  |  | 321,802 |
| Assigned |  |  |  |  |  | 2,734,820 |
| Nonspendable |  |  |  |  |  | 23,228 |
|  |  |  |  |  | \$ | 5,018,151 |

# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

## CAPITAL ASSET \& DEBT ADMINISTRATION

## Capital Assets

At June 30, 2018, the District had $\$ 25.55$ million in a broad range of capital assets, including land, buildings, and furniture and equipment (net of accumulated depreciation of $\$ 24.7$ million). See Table 6. This amount represents a net decrease (including additions, deductions and depreciation) of \$0.1 million from 2016-17 as the depreciation expense exceeded the addition assets in 2017-18. Land is accounted for at purchase cost, not market value, and is not depreciated. Our school sites have low values for today's market because the District acquired the land many decades ago. School buildings and site improvements are valued at their historical construction cost less accumulated depreciation.


* Work In-Progress in 2017-18 was the interior lighting project that was scheduled to complete during summer time at the school sites.


## Long-Term Liabilities

At the end of this year, the District had $\$ 18.9$ million in bonds outstanding, with $\$ 0.33$ million due within one year. All G.O. Bonds funds are set aside for school sites improvements as needed and approved by the Board of Trustees.

The District had issued all of the $\$ 12,000,000$ bonds that were authorized by voters in April 1998, and had substantially completed construction and modernization projects relating to this issuance.

- On October 2015 the District issued \$2,265,000 General Obligation Refunding Bonds to refund the outstanding principal amount of the Prior Bonds as "qualified tax-exempt obligations" refunding bonds.


# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS <br> JUNE 30, 2018

On November 2012 voters authorized the General Obligation (GO) Bonds, Measure L in the maximum amount of $\$ 25,000,000$.

- On April 30, 2013 the District issued the first series of Measure L in the principal amount of $\$ 12,000,000$ for purposes of upgrading school site classrooms and restrooms, and built a new Gymnasium at the middle school - August Boeger.
- On December 3, 2014 the District issued Series B of Measure L in the principal amount of $\$ 3,500,000$ for the purpose of repairing, upgrading, acquisition, construction and equipping the District site and facilities. The District had substantially completed construction and modernization projects relating the first two issuances.
- On July 12, 2017 the District issued Series C of Measure L in the principal amount of \$2,000,000 for the purpose of replace/repair HVAC, roofing, plumbing, gas, water, and concrete repair to reduce trip hazards.

Other obligations include compensated absences payable, other post-employment benefits (including health benefits for retirees) and other long-term liabilities.

Currently the District is paying other post-employment benefits out of the General Fund and the Cafeteria Fund using a "Pay as you go" approach based on actual expenses incurred annually. See Table 7 below for Retirees statistics.

| Table 7 <br> Mount Pleasant Elementary School District Other Post Employement Benefits (OPEB) Obligations |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Group |  | FTE's |  | $\begin{aligned} & \frac{17-18}{\text { dditures }} \\ & \hline \end{aligned}$ | Funding Source |
| Certificated | 82 | 82.000 | \$ | 461,285 | General Fund |
| Classified | 45 | 38.313 | \$ | 241,367 | G/F and Cafeteria |
| Management | 12 | 12.000 | \$ | 82,558 | General Fund |
| Total retirees with benefits | 139 | 132.313 | \$ | 785,210 |  |

The District's net OPEB liability is approximately $\$ 14.4$ million as of June 30, 2018. Due to the GASB75 new accounting rule, the district has to account for the entire liability. There was a one-time prior year adjustment to reinstate the 2016-17 beginning balance in order to reflect this change. See table 8. The actuarial report does not give the District credit for money set aside in Fund 20 since the funds are not in an irrevocable trust. However, the unfunded actuarial accrued liability would be $\$ 1.6$ million if the Fund 20 balance of $\$ .63$ million is taken into consideration as shown below:

# MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT 

## MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2018

| Mable 8 <br> Unfunded Postemployment Benefits Obligations |  |
| :--- | :---: |
| Postemployment Benefits Obligations, beginning balance | 2017-18 <br> One-time adjustment (GASB75) <br> Postemployment Benefits Obligations, June 30, 2018 |
| Fund 20 Ending Fund Balance, June 30, 2018 <br> Unfunded Obligations | $\underline{\underline{12,093,391}}$ |

We present more detailed information regarding our long-term liabilities in Note 5 and 6 of the financial statements.

## ECONOMIC FACTORS AND NEXT YEAR'S BUDGETS AND RATES

In considering the District Budget for the 2018-19 year, the District Board and management used the following criteria.

Key assumptions in the 2018-19 budget projections as of June 2018:

1. LCFF (Local Control Funding Formula): After 6 years of implementing the new funding formula, LCFF has been fully funded as of 2018-19 with the $100 \%$ Gap Closure. Cost of Living Adjustment (COLA) was the percentage used to increase the LCFF base grants for the year. The budget was based on $3 \%$ COLA. One-time Discretionary Fund for prior year Mandated Cost Reimbursements was budgeted at $\$ 344$ per ADA. However, the updated information released in July of 2018 increased the COLA to $3.7 \%$ and reduced the One-time Funds to $\$ 184$ per ADA.
2. Federal and state categorical income is projected at a flat funding. Majority of state categorical programs is now combined into the new LCFF model and are no longer funded on an individual basis. Federal categorical programs, such as Special Education and Child Nutrition, continue to be separately funded along with State Special Education.
3. Average Daily Attendance (ADA) estimated at $1,640.16$ for both general and special education, and projected 573.65 for Ida Jew Charter School. The District will continue to be funded either on current or prior year ADA whichever is greater. Charter school will continue to be funded on current year ADA as required.

MANAGEMENT'S DISCUSSION AND ANALYSIS
JUNE 30, 2018

## ECONOMIC FACTORS AND NEXT YEAR'S BUDGETS AND RATES (Continued)

4. 2018-19 ADA \& Enrollment Forecasts:

| Grade <br> Level | Regular Sites | Charter School | Total District <br> Wide |
| :--- | :---: | :---: | :---: |
| ADA - Grade TK-3 | 715.88 | 264.85 | 980.73 |
| ADA - Grade Four through Six | 538.17 | 212.55 | 750.72 |
| ADA - Grades Seven through Eight | 362.48 | 96.25 | 458.73 |
| ADA - NPS, NPA | 5.86 | 0 | 5.86 |
| ADA - COE Operated | 17.77 | 0 | 17.77 |
| Total Estimated ADA | $\mathbf{1 6 4 0 . 1 6}$ | $\mathbf{5 7 3 . 6 5}$ | $\mathbf{2 , 2 1 3 . 8 1}$ |
|  |  |  |  |
| Total Estimated Enrollment | $\mathbf{1 6 9 5}$ | $\mathbf{5 8 9}$ | $\mathbf{2 , 2 8 4}$ |

## CONTACTING THE DISTRICT'S FINANCIAL MANAGEMENT

This financial report is designed to provide our citizens, taxpayers, students, and investors and creditors with a general overview of the District's finances and to show the District's accountability for the money it receives. If you have questions about this report or need any additional financial information, contact the Business Office, Mount Pleasant Elementary School District, at 3434 Marten Avenue, San Jose, California, 95148.

BASIC FINANCIAL STATEMENTS

|  | Governmental Activities |  |
| :---: | :---: | :---: |
| ASSETS |  |  |
| Cash and investments (Note 2) | \$ | 8,956,098 |
| Receivables |  | 767,616 |
| Prepaid expenses |  | 20,728 |
| Stores inventory |  | 11,215 |
| Non-depreciable capital assets (Note 4) |  | 814,161 |
| Depreciable capital assets, net of accumulated depreciation (Note 4) |  | 24,740,405 |
| Total assets |  | 35,310,223 |
| DEFERRED OUTFLOWS OF RESOURCES |  |  |
| Deferred outflows of resources - pensions (Notes 8 and 9) |  | 9,437,506 |
| Deferred outlows of resources - OPEB (Note 6) |  | 793,342 |
| Total deferred outflows |  | 10,230,848 |
| LIABILITIES |  |  |
| Accounts payable |  | 2,587,939 |
| Unearned revenue |  | 21,199 |
| Long-term liabilities (Note 5): |  |  |
| Due within one year |  | 331,755 |
| Due after one year |  | 64,435,695 |
| Total liabilities |  | 67,376,588 |
| DEFERRED INFLOWS OF RESOURCES |  |  |
| Deferred inflows of resources - pensions (Notes 8 and 9) Deferred inflows of resources - OPEB (Note 6) |  | $\begin{array}{r} 1,778,000 \\ 980,001 \\ \hline \end{array}$ |
| Total deferred inflows |  | 2,758,001 |
| NET POSITION |  |  |
| Net investment in capital assets |  | 6,567,105 |
| Restricted: |  |  |
| Legally restricted programs |  | 2,747,299 |
| Capital projects |  | 44,535 |
| Debt service |  | 566,130 |
| Unrestricted |  | $(34,518,587)$ |
| Total net position | \$ | (24,593,518) |


|  | Expenses |  | Program Revenues |  |  | Net (Expense) Revenues and Changes in Net Position <br> Governmental Activities |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Charges for <br> Services | Operating Grants and Contributions | Capital Grants and Contributions |  |  |
| Governmental activities: |  |  |  |  |  |  |  |
| Instruction | \$ | 17,898,758 | \$ 2,152 | \$ 5,470,853 | \$ | \$ | $(12,425,753)$ |
| Instruction-related services: |  |  |  |  |  |  |  |
| Supervision of instruction |  | 2,536,966 | 557 | 1,501,927 | - |  | $(1,034,482)$ |
| Instructional library, media and technology |  | 302,143 | 217 | 5,586 | - |  | $(296,340)$ |
| School site administration |  | 1,923,137 | 6 | 106,100 | - |  | $(1,817,031)$ |
| Pupil services: |  |  |  |  |  |  |  |
| Home-to-school transportation |  | 634,460 | - | 189,486 | - |  | $(444,974)$ |
| Food services |  | 1,457,816 | 108,673 | 1,293,549 | - |  | $(55,594)$ |
| All other pupil services |  | 1,287,945 | 962 | 650,269 | - |  | $(636,714)$ |
| General administration: |  |  |  |  |  |  |  |
| Data processing |  | - ${ }^{-}$ | 266,520 | 1,106 | - |  | 267,626 |
| All other general administration |  | 2,330,625 | - | 308,483 | - |  | $(2,022,142)$ |
| Plant services |  | 3,043,798 | 593 | 63,015 | - |  | $(2,980,190)$ |
| Ancillary services |  | 50,740 | 463 | 10,581 | - |  | $(39,696)$ |
| Community services |  | 11,417 | - | - | - |  | $(11,417)$ |
| Enterprise activities |  | 3,636 | 271 | 3,225 | - |  | (140) |
| Interest on long-term liabilities |  | 829,274 | - | - | - |  | $(829,274)$ |
| Other outgo |  | 2,563,145 | 24,230 | - | - |  | $(2,538,915)$ |
| Total governmental activities | \$ | 34,873,860 | \$ 404,644 | \$ 9,604,180 | \$ - |  | $(24,865,036)$ |
|  |  | General revenues: |  |  |  |  |  |
|  |  | Taxes and subventions: |  |  |  |  |  |
|  |  | Taxes levied for general purposes |  |  |  |  | 10,345,010 |
|  |  | Taxes levied for debt serviceTaxes levied for other specific purposes |  |  |  |  | 936,501 |
|  |  |  |  |  |  |  | 481,516 |
|  |  | Taxes levied for other specific purposes Federal and state aid not restricted to specific purposes |  |  |  |  | 13,273,748 |
|  |  | Interest and investment earningsMiscellaneous |  |  |  |  | 92,196 |
|  |  |  |  |  |  |  | 369,385 |
|  |  |  | Total general revenues |  |  |  | 25,498,356 |
|  |  |  | Change in net position |  |  |  | 633,320 |
|  |  |  | Net position, July 1, 2017 |  |  |  | $(10,676,351)$ |
|  |  |  | Cumulative effect of GASB 75 Implementation |  |  |  | $(14,550,487)$ |
|  |  |  | Net position, July 1, 2017, as restated |  |  |  | $(25,226,838)$ |
|  |  |  | Net position, June 30, 2018 |  |  | \$ | (24,593,518) |

The accompanying notes are an integral part of these financial statements.

|  | General Fund |  | Cafeteria Fund |  | Building Fund | All Non-Major Funds |  | Total Governmenta Funds |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ASSETS |  |  |  |  |  |  |  |  |  |
| Cash and investments: |  |  |  |  |  |  |  |  |  |
| Cash in County Treasury | \$ | 6,377,213 | \$ | 61 | \$ 1,837,511 | \$ | 599,816 | \$ | 8,814,601 |
| Cash on hand and in banks |  | - |  | 756 | - |  | - |  | 756 |
| Cash in revolving fund |  | 2,500 |  | 100 | - |  | - |  | 2,600 |
| Cash awaiting deposit |  | 126,106 |  | 2,942 | - |  | 9,093 |  | 138,141 |
| Receivables |  | 474,830 |  | 283,491 | 7,992 |  | 1,303 |  | 767,616 |
| Prepaid expenditures |  | 20,728 |  | - | - |  | - |  | 20,728 |
| Due from other funds |  | 313,658 |  |  | - |  | - |  | 313,658 |
| Stores inventory |  | - |  | 11,215 | - |  | - |  | 11,215 |
| Total assets | \$ | 7,315,035 | \$ | 298,565 | \$ 1,845,503 | \$ | 610,212 |  | 10,069,315 |
| LIABILITIES AND FUND BALANCES |  |  |  |  |  |  |  |  |  |
| Liabilities: |  |  |  |  |  |  |  |  |  |
| Accounts payable | \$ | 1,338,849 | \$ | 57,412 | \$ - | \$ | - | \$ | 1,396,261 |
| Unearned revenue |  | 21,199 |  |  | - |  | - |  | 21,199 |
| Due to other funds |  | 936,836 |  | 240,700 | 72,958 |  | - |  | 1,250,494 |
| Total liabilities |  | 2,296,884 |  | 298,112 | 72,958 |  | - |  | 2,667,954 |
| Fund balances: |  |  |  |  |  |  |  |  |  |
| Nonspendable |  | 23,228 |  | 11,315 | - |  | - |  | 34,543 |
| Restricted |  | 974,301 |  | - | 1,772,545 |  | 610,212 |  | 3,357,058 |
| Assigned |  | 2,734,820 |  | - | - |  | - |  | 2,734,820 |
| Unassigned |  | 1,285,802 |  | $(10,862)$ | - |  | - |  | 1,274,940 |
| Total fund balances |  | 5,018,151 |  | 453 | 1,772,545 |  | 610,212 |  | 7,401,361 |
| Total liabilities and fund balances | \$ | 7,315,035 | \$ | 298,565 | \$ 1,845,503 | \$ | 610,212 |  | 10,069,315 |

## Total fund balances - Governmental Funds

Amounts reported for governmental activities in the statement of net position are different because:

Capital assets used for governmental activities are not financial resources and, therefore, are not reported as assets in governmental funds. The cost of the assets is $\$ 44,130,686$ and the accumulated depreciation is $\$ 18,576,120$ (Note 4).

In governmental funds, interest on long-term debt is not recognized until the period in which it matures and is paid. In the government-wide statement of activities, it is recognized in the period that it is incurred.

Long-term liabilities are not due and payable in the current period and, therefore, are not reported as liabilities in the funds. Long-term liabilities at June 30, 2018 consisted of (Note 5):

General Obligation Bonds
Unamortized premiums
Accreted interest
Other post-employment benefits (Note 6)
Net pension liability (Notes 8 and 9)
Compensated absences

In government funds, deferred outflows and inflows of resources relating to pensions are not reported because they are applicable to future periods. In the statement of net position, deferred outflows and inflows of resources relating to pensions are reported (Notes 8 and 9).

Deferred outflows of resources relating to pensions Deferred inflows of resources relating to pensions

In government funds, deferred outflows and inflows relating to OPEB are not reported because they are applicable to future periods. In the statement of net position, deferred outflows relating to OPEB are reported (Note 6).

Deferred outflows of resources relating to OPEB
Deferred inflows of resources relating to OPEB

Total net position - governmental activities
$(254,842)$

| $\$(18,917,191)$ |
| ---: |
| $(70,270)$ |
| $(304,280)$ |
| $(14,392,266)$ |
| $(31,031,000)$ |
| $(52,443)$ |

$(64,767,450)$
\$ 9,437,506
$(1,778,000)$
7,659,506
\$ 793,342
(980,001)
$\qquad$
$(186,659)$
$\$ \quad(24,593,518)$

|  | General Fund | Cafeteria Fund | Building Fund | Non-Major Funds | Total Governmental Funds |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Revenues: |  |  |  |  |  |
| Local Control FundingFormula (LCFF): |  |  |  |  |  |
|  |  |  |  |  |  |
| State apportionment | \$ 14,180,420 | \$ | \$ - | \$ - | \$ 14,180,420 |
| Local sources | 8,675,950 |  | - |  | 8,675,950 |
| Total LCFF | 22,856,370 | - | - | - | 22,856,370 |
| Federal sources | 1,040,225 | 1,187,505 | - | - | 2,227,730 |
| Other state sources | 4,789,916 | 85,245 |  | 8,009 | 4,883,170 |
| Other local sources | 1,472,680 | 132,966 | 26,916 | 963,783 | 2,596,345 |
| Total revenues | 30,159,191 | 1,405,716 | 26,916 | 971,792 | 32,563,615 |
| Expenditures: |  |  |  |  |  |
| Current: |  |  |  |  |  |
| Certificated salaries | 13,019,472 | - | - | - | 13,019,472 |
| Classified salaries | 5,329,745 | 366,721 | - | - | 5,696,466 |
| Employee benefits | 7,742,375 | 187,586 | - | - | 7,929,961 |
| Books and supplies | 1,371,501 | 493,753 | - | - | 1,865,254 |
| Contract services and other operating expenditures | 3,537,458 | 481,002 | 174,212 | - | 4,192,672 |
| Other outgo | 136,767 |  | - | - | 136,767 |
| Capital outlay | 968,732 | - | 200,369 | - | 1,169,101 |
| Debt service: |  |  |  |  |  |
| Principal retirement | - | - | - | 1,140,000 | 1,140,000 |
| Interest | - | - | - | 653,814 | 653,814 |
| Total expenditures | 32,106,050 | 1,529,062 | 374,581 | 1,793,814 | 35,803,507 |
| Deficiency of revenues under expenditures | (1,946,859) | $(123,346)$ | $(347,665)$ | $(822,022)$ | (3,239,892) |
| Other financing sources (uses) |  |  |  |  |  |
| Transfers in |  | 107,000 | - | - | 107,000 |
| Transfers out | $(107,000)$ | - | - | - | $(107,000)$ |
| Proceeds from issuance of long-term liabilities | - | - | 1,999,121 | - | 1,999,121 |
| Premium received on long-term liabilities | . | . | 38,174 | 33,780 | 71,954 |
| Total other financing sources (uses) | $(107,000)$ | 107,000 | 2,037,295 | 33,780 | 2,071,075 |
| Net change in fund balances | $(2,053,859)$ | $(16,346)$ | 1,689,630 | $(788,242)$ | $(1,168,817)$ |
| Fund balances, July 1, 2017 | 7,072,010 | 16,799 | 82,915 | 1,398,454 | 8,570,178 |
| Fund balances, June 30, 2018 | \$ 5,018,151 | \$ 453 | \$ 1,772,545 | \$ 610,212 | \$ 7,401,361 |

Amounts reported for governmental activities in the statement of activities are different because:

Acquisition of capital assets is an expenditure in the governmental funds, but increases capital assets in the
statement of net position (Note 4).

Depreciation of capital assets is an expense that is not recorded in the governmental funds (Note 4).

Accreted interest is an expense that is not recorded in the governmental funds (Note 5).

Proceeds from the issuance of long-term liabilities is an other financing source in the governmental funds, but increases the long-term liabilities in the statement of net position (Note 5).

Premiums on debt issuance are recognized as revenue in the governmental funds, but are reported as adjustments to the related debt in the statement of net position (Note 5).
\$ 1,169,101
$(70,270)$
Repayment of principal on long-term liabilities is an expenditure in the governmental funds, but decreases the long-term liabilities in the statement of net position (Note 5).

In the governmental funds, interest on long-term debt is recognized in the period that it becomes due. In the government-wide statement of activities, it is recognized in the prior that it is incurred.

In government funds, pension costs are recognized when employer contributions are made. In the statement of activities, pension costs are recognized on the accrual basis. This year, the difference between accrual-basis pension costs and actual employer contributions was (Notes 8 and 9).

In the statement of activities, expenses related to compensated absences are measured by the amounts earned during the year. In the governmental funds, expenditures are measured by the amount of financial resources used (Note 5).

In the statement of activities, expenses related to other post-employment benefits are measured by the amounts earned during the year. In the governmental funds, expenditures are measured by the amount of financial resources used (Note 5).

1,140,000

14,176

674,354
$(12,462)$

2,270,437
$1,802,137$

Change in net position of governmental activities
$\$ \quad 633,320$

The accompanying notes are an integral part of these financial statements.

## ASSETS

Cash in County Treasury (Note 2) \$ 622,303
Cash on hand and in banks (Note 2)
Receivables 55,081 1,787,065
Due from the District (Note 3) 936,836
Total assets
$\$ \quad 3,401,285$

## LIABILITIES

Due to student groups
55,081
Due to Districts 3,346,204
Total liabilities
$\$ \quad 3,401,285$

## NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Mount Pleasant Elementary School District (the "District") accounts for its financial transactions in accordance with the policies and procedures of the California Department of Education's California School Accounting Manual. The accounting policies of the District conform to accounting principles generally accepted in the United States of America as prescribed by the Governmental Accounting Standards Board. The following is a summary of the more significant policies:

Reporting Entity: The Board of Trustees is the level of government which has governance responsibilities over all activities related to public school education in the District. The Board is not included in any other governmental "reporting entity" as defined by the Governmental Accounting Standards Board since Board members have decision-making authority, the power to designate management, the responsibility to significantly influence operations and primary accountability for fiscal matters. The District receives funding from local, state, and federal governmental sources and must comply with all the requirements of these funding source entities.

Basis of Presentation - Financial Statements: The basic financial statements include a Management's Discussion and Analysis (MD \& A) section providing an analysis of the District's overall financial position and results of operations; financial statements prepared using full accrual accounting for all of the District's activities, including infrastructure, and a focus on the major funds.

Basis of Presentation - Government-Wide Financial Statements: The Statement of Net Position and the Statement of Activities displays information about the reporting government as a whole. Fiduciary funds are not included in the government-wide financial statements. Fiduciary funds are reported only in the Statement of Fiduciary Net Position and the Statement of Change in Fiduciary Net Position at the fund financial statement level.

The Statement of Net Position and the Statement of Activities are prepared using the economic resources measurement focus and the accrual basis of accounting. Revenues, expenses, gains, losses, assets and liabilities resulting from exchange and exchange-like transactions are recognized when the exchange takes place. Revenues, expenses, gains, losses, assets and liabilities resulting from nonexchange transactions are recognized in accordance with the requirements of Governmental Accounting Standards Board Codification Section (GASB Cod. Sec.) N50.118-121.

Program revenues: Program revenues included in the Statement of Activities derive directly from the program itself or from parties outside the District's taxpayers or citizenry, as a whole; program revenues reduce the cost of the function to be financed from the District's general revenues.

Allocation of indirect expenses: The District reports all direct expenses by function in the Statement of Activities. Direct expenses are those that are clearly identifiable with a function. Depreciation expense is specifically identified by function and is included in the direct expense of each function. Interest on longterm liabilities is considered an indirect expense and is reported separately in the Statement of Activities.

Basis of Presentation - Fund Accounting: The accounts of the District are organized on the basis of funds or account groups, each of which is considered to be a separate accounting entity. The operations of each fund are accounted for with a separate set of self-balancing accounts that comprise its assets, liabilities, fund balances, revenues and expenditures. District resources are allocated to and accounted for in individual funds based upon the purpose for which they are to be spent and the means by which spending activities are controlled.

## NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

## A - Major Funds

General Fund:
The General Fund is the general operating fund of the District and accounts for all revenues and expenditures of the District not encompassed within other funds. All general tax revenues and other receipts that are not allocated by law or contractual agreement to some other fund are accounted for in this fund. General operating expenditures and the capital improvement costs that are not paid through other funds are paid from the General Fund. For financial reporting purposes, the current year activity and year end balances of the Special Reserve for Other than Capital Outlay Projects and Special Reserve for Postemployment Benefits Funds are combined with the General Fund.

## Cafeteria Fund:

The Cafeteria Fund is a special revenue fund used to account separately for the federal, state and local resources used for operating the District's food service program.

Building Fund:
The Building Fund is a capital projects fund used to account for the proceeds from the sale of bonds and may not be used for any other purposes other than those for which the bonds were issued. The fund balance is generally restricted for the acquisition or construction of major capital facilities and other capital assets.

## B - Other Funds

Capital Projects Fund:
The Capital Projects Fund is a capital projects fund used to account for financial resources that are restricted, committed, or assigned for the acquisition or construction of major capital facilities and other capital assets.

Bond Interest and Redemption Fund:
The Bond Interest and Redemption Fund is a debt service fund used to account for the accumulation of resources for, and the payment of, general long-term liabilities principal, interest, and related costs.

Agency Funds:
Agency Funds are Fiduciary Funds which are used to account for assets of others when the District has an agency relationship with the activity of the fund or funds. This classification consists of the Special Education Pass-Through and the Student Body Funds. The Special Education Pass-Through Fund is presented as an Agency Fund in accordance with the requirements of Governmental Accounting Standards Board Statement No. 24, as the District does not monitor recipient districts for compliance with program requirements, determine eligibility of the recipient districts, nor use discretion in determining how pass-through funds are allocated.

Basis of Accounting: Basis of accounting refers to when revenues and expenditures or expenses are recognized in the accounts and reported in the financial statements. Basis of accounting relates to the timing of the measurement made, regardless of the measurement focus applied.

## NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Accrual: Governmental activities in the government-wide financial statements and the fiduciary fund financial statements are presented on the accrual basis of accounting. Revenues are recognized when earned and expenses are recognized when incurred.

Modified Accrual: The governmental funds financial statements are presented on the modified accrual basis of accounting. Under the modified accrual basis of accounting, revenues are recorded when susceptible to accrual; i.e., both measurable and available. "Available" means collectible within the current period or within 60 days after year end. Expenditures are generally recognized under the modified accrual basis of accounting when the related liability is incurred. The exception to this general rule is that principal and interest on general obligation long-term liabilities, if any, is recognized when due.

Budgets and Budgetary Accounting: By state law, the Board of Trustees must adopt a final budget by July 1. A public hearing is conducted to receive comments prior to adoption. The Board of Trustees complied with these requirements.

Receivables: Receivables are made up principally of amounts due from the State of California. The District has determined that no allowance for doubtful accounts was needed as of June 30, 2018.

Stores Inventory: Stores inventory in the Cafeteria Fund consists mainly of consumable supplies and is valued at average cost. Inventory is recorded as an expenditure at the time individual inventory items are transferred from the warehouse to the schools.

Capital Assets: Capital assets purchased or acquired, with an original cost of $\$ 5,000$ or more, are recorded at historical cost or estimated historical cost. Contributed assets are reported at acquisition value for the contributed asset. Additions, improvements and other capital outlay that significantly extend the useful life of an asset are capitalized. Other costs incurred for repairs and maintenance are expensed as incurred. Capital assets are depreciated using the straight-line method over 4-50 years depending on asset types.

Interfund Activity: Interfund activity is reported as either loans, services provided, reimbursements or transfers. Loans are reported as interfund receivables and payables as appropriate and are subject to elimination upon consolidation. Services provided, deemed to be at market or near market rates, are treated as revenues and expenditures/expenses. Reimbursements are when one fund incurs a cost, charges the appropriate benefiting fund and reduces its related cost as a reimbursement. All other interfund transactions are treated as transfers. Transfers between governmental or proprietary funds are netted as part of the reconciliation to the government-wide financial statements.

Deferred Outflows/Inflows of Resources: In addition to assets, the statement of net position includes a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position that applies to a future period(s), and as such will not be recognized as an outflow of resources (expense/expenditures) until then. The District has recognized deferred outflows of resources related to the recognition of the net pension liability and total OPEB liability, which are reported in the statement of net position.

In addition to liabilities, the statement of net position will sometimes report a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position that applies to a future period(s) and as such, will not be recognized as an inflow of resources (revenue) until that time. The District has recognized deferred inflows of resources related to the recognition of the net pension liability and total OPEB liability, which are reported in the statement of net position.

## NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Pensions: For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the State Teachers' Retirement Plan (STRP) and Public Employers Retirement Fund B (PERF B) and additions to/deductions from STRP's and PERF B's fiduciary net position have been determined on the same basis as they are reported by STRP and PERF B. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

The following is a summary of pension amounts in aggregate:

|  | STRP |  | PERF B |  | Total |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Deferred outflows of resources | \$ | 6,044,130 | \$ | 3,393,376 | \$ | 9,437,506 |
| Deferred inflows of resources | \$ | 1,528,000 | \$ | 250,000 | \$ | 1,778,000 |
| Net pension liability | \$ | 21,429,000 | \$ | 9,602,000 | \$ | 31,031,000 |
| Pension expense | \$ | 3,194,443 | \$ | 239,979 | \$ | 3,434,422 |

Compensated Absences: Compensated absences in the amount of $\$ 52,443$ are recorded as a liability of the District. The liability is for the earned but unused benefits. The amount to be provided by future operations represents the total amount that would be required to be provided from the general operating revenues of the District if all benefits were to be paid.

Accumulated Sick Leave: Sick leave benefits are not recognized as liabilities of the District. The District's policy is to record sick leave as an operating expenditure in the period taken since such benefits do not vest nor is payment probable; however, unused sick leave is added to the creditable service period for calculation of retirement benefits for certain STRP and PERF B employees, when the employee retires.

Unearned Revenue: Revenues from federal, state and local special projects and programs are recognized when qualified expenditures have been incurred. Funds received but not earned are recorded as unearned revenue until earned.

Net Position: Net position is displayed in three components:

- Net Investment in Capital Assets - Consists of capital assets including restricted capital assets, net of accumulated depreciation and reduced by the outstanding balances (excluding unspent bond proceeds) of any bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.
- Restricted Net Position - Restrictions of the ending net position indicate the portions of net position not appropriable for expenditure or amounts legally segregated for a specific future use. The restriction for legally restricted programs represents the portion of net position restricted to specific program expenditures. The restriction for capital projects represents the portion of net position restricted for capital projects. The restriction for debt service represents the portion of net position available for the retirement of debt. It is the District's policy to use restricted net position first when allowable expenditures are incurred.
- Unrestricted Net Position - All other net position that do not meet the definitions of "restricted" or "net investment in capital assets".


## NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fund Balance Classifications: Governmental Accounting Standards Board Codification Sections 1300 and 1800, Fund Balance Reporting and Governmental Fund Type Definitions (GASB Cod. Sec. 1300 and 1800) implements a five-tier fund balance classification hierarchy that depicts the extent to which a government is bound by spending constraints imposed on the use of its resources. The five classifications, discussed in more detail below, are nonspendable, restricted, committed, assigned and unassigned.

## A - Nonspendable Fund Balance:

The nonspendable fund balance classification reflects amounts that are not in spendable form, such as revolving fund cash, prepaid expenditures and stores inventory.

## B - Restricted Fund Balance:

The restricted fund balance classification reflects amounts subject to externally imposed and legally enforceable constraints. Such constraints may be imposed by creditors, grantors, contributors, or laws or regulations of other governments, or may be imposed by law through constitutional provisions or enabling legislation. These are the same restrictions used to determine restricted net position as reported in the government-wide and fiduciary trust fund statements.

## C - Committed Fund Balance:

The committed fund balance classification reflects amounts subject to internal constraints self-imposed by formal action of the Board of Trustees. The constraints giving rise to committed fund balance must be imposed no later than the end of the reporting period. The actual amounts may be determined subsequent to that date but prior to the issuance of the financial statements. Formal action by the Board of Trustees is required to remove any commitment from any fund balance. At June 30, 2018, the District had no committed fund balances.

## D - Assigned Fund Balance:

The assigned fund balance classification reflects amounts that the District's Board of Trustees has approved to be used for specific purposes, based on the District's intent related to those specific purposes. While the Board of Trustees has empowered members of management to suggest individual amounts to be assigned, as of June 30, 2018 no formal designation of assignment authority has occurred and the Board of Trustees retains ultimate authority for assigning fund balance.

## E - Unassigned Fund Balance:

In the General Fund only, the unassigned fund balance classification reflects the residual balance that has not been assigned to other funds and that is not restricted, committed, or assigned to specific purposes.
In any fund other than the General Fund, a positive unassigned fund balance is never reported because amounts in any other fund are assumed to have been assigned, at least, to the purpose of that fund. However, deficits in any fund, including the General Fund that cannot be eliminated by reducing or eliminating amounts assigned to other purposes are reported as negative unassigned fund balance.

## NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fund Balance Policy: The District has an expenditure policy relating to fund balances. For purposes of fund balance classifications, expenditures are to be spent from restricted fund balances first, followed in order by committed fund balances (if any), assigned fund balances and lastly unassigned fund balances.

While GASB Cod. Sec. 1300 and 1800 do not require Districts to establish a minimum fund balance policy or a stabilization arrangement, GASB Cod. Sec. 1300 and 1800 do require the disclosure of a minimum fund balance policy and stabilization arrangements, if they have been adopted by the Board of Trustees. At June 30, 2018, the District has not established a minimum fund balance policy nor has it established a stabilization arrangement.

Custodial Relationships: The Agency Funds represent the assets and liabilities of the various student organizations of the District, and the Special Education Pass-Through Fund. As these funds are custodial in nature, no measurement of operating results is presented.
Property Taxes: Secured property taxes are attached as an enforceable lien on property as of March 1. Taxes are due in two installments on December 10 and April 10. Unsecured property taxes are due in one installment on or before August 31. The County of Santa Clara bills and collects taxes for the District. Tax revenues are recognized by the District when received.

Encumbrances: Encumbrance accounting is used in all budgeted funds to reserve portions of applicable appropriations for which commitments have been made. Encumbrances are recorded for purchase orders, contracts and other commitments when they are written. Encumbrances are liquidated when the commitments are paid.

Eliminations and Reclassifications: In the process of aggregating data for the Statement of Net Position and the Statement of Activities, some amounts reported as interfund activity and balances in the funds were eliminated or reclassified. Interfund receivables and payables were eliminated to minimize the "grossing up" effect on assets and liabilities within the governmental activities column.

Estimates: The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions. These estimates and assumptions affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenditures during the reporting period. Accordingly, actual results may differ from those estimates.

New Accounting Pronouncements: In June 2015, the GASB issued GASB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other than Pensions. This Statement improves accounting and financial reporting by state and local governments for postemployment benefits other than pensions (other postemployment benefits or OPEB). It also improves information provided by state and local governmental employers about financial support for OPEB that is provided by other entities. The provisions in GASB Statement No. 75 are effective for fiscal years beginning after June 15, 2017. Based on the implementation of GASB Statement No. 75, the District's July 1, 2017 net position was restated, resulting in a decrease of $\$ 14,550,487$, as a result of the recognition of the District's total OPEB liability and related deferred inflows of resources.

## NOTE 2 - CASH AND INVESTMENTS

Cash and investments at June 30, 2018 consisted of the following:

|  | Governmental Activities |  | Fiduciary Funds |  |
| :---: | :---: | :---: | :---: | :---: |
| Pooled Funds: |  |  |  |  |
| Cash in County Treasury | \$ | 8,814,601 | \$ | 622,303 |
| Cash awaiting deposit |  | 138,141 |  | - |
| Deposits: |  |  |  |  |
| Cash on hand and in banks |  | 756 |  | 55,081 |
| Revolving cash fund |  | 2,600 |  | - |
| Total | \$ | 8,956,098 | \$ | 677,384 |

Pooled Funds: In accordance with Education Code Section 41001, the District maintains substantially all of its cash in the interest bearing Santa Clara County Treasurer's Pooled Investment Fund. The District is considered to be an involuntary participant in an external investment pool. The fair value of the District's investment in the pool is reported in the financial statements at amounts based upon the District's prorata share of the fair value provided by the County Treasurer for the entire portfolio (in relation to the amortized cost of that portfolio). The balance available for withdrawal is based on the accounting records, which is recorded on the fair value basis.

Deposits - Custodial Credit Risk: The District limits custodial credit risk by ensuring uninsured balances are collateralized by the respective financial institution. Cash balances held in banks are insured up to $\$ 250,000$ by the Federal Depository Insurance Corporation (FDIC). At June 30, 2018, the carrying amount of $\$ 58,437$ and the bank balances of the District's accounts were $\$ 57,559$, all of which were fully insured by the FDIC.

Investment Interest Rate Risk: The District does not have a formal investment policy that limits cash and investment maturities as a means of managing its exposure to fair value losses arising from increasing interest rates. At June 30, 2018, the District had no significant interest rate risk related to cash and investments held.

Investment Credit Risk: The District does not have a formal investment policy that limits its investment choices other than the limitations of state law.

Concentration of Investment Credit Risk: The District does not place limits on the amount it may invest in any one issuer. At June 30, 2018, the District had no concentration of credit risk.

## NOTE 3 - INTERFUND TRANSACTIONS

Interfund Activity: Transactions between funds of the District for goods and services are recorded as interfund transfers. The unpaid balances at year end, as a result of such transactions, are shown as due to and due from other funds.

Interfund Receivables/Payables: Individual fund interfund receivable and payable balances at June 30, 2018 were as follows:

| Fund | Interfund Receivables |  | Interfund Payables |  |
| :---: | :---: | :---: | :---: | :---: |
| Major Funds: |  |  |  |  |
| General Fund | \$ | 313,658 | \$ | 936,836 |
| Cafeteria Fund |  | - |  | 240,700 |
| Building Fund |  | - |  | 72,958 |
| Agency Fund: |  |  |  |  |
| Special Education Pass-Through Fund |  | 936,836 |  | - |
|  | \$ | 1,250,494 | \$ | 1,250,494 |

Transfers: Transfers consist of operating transfers from funds receiving revenue to funds through which the resources are to be expended.

Transfers for the 2017-2018 fiscal year were as follows:
Transfer from the General Fund to the Cafeteria Fund to balance the deficit
$\$ \quad 107,000$

MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT NOTES TO FINANCIAL STATEMENTS June 30, 2018

## NOTE 4 - CAPITAL ASSETS

A schedule of changes in capital assets for the year ended June 30, 2018 is shown below:

|  | Balance <br> July 1, $\underline{2017}$ |  | Additions | Deductions |  | Balance June 30, $\underline{2018}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Non-depreciable: |  |  |  |  |  |  |  |
| Land | \$ 531,951 | \$ | - | \$ | - | \$ | 531,951 |
| Work-in-process | - |  | 282,210 |  | - |  | 282,210 |
| Depreciable: |  |  |  |  |  |  |  |
| Improvement of sites | 3,213,015 |  | - |  | - |  | 3,213,015 |
| Buildings | 36,207,189 |  | 30,408 |  | - |  | 36,237,597 |
| Equipment | 3,009,430 |  | 856,483 |  | - |  | 3,865,913 |
| Totals, at cost | 42,961,585 |  | 1,169,101 |  | - |  | 44,130,686 |
| Less accumulated depreciation: |  |  |  |  |  |  |  |
| Improvement of sites | $(1,813,144)$ |  | $(167,209)$ |  | - |  | $(1,980,353)$ |
| Buildings | $(13,794,677)$ |  | $(823,164)$ |  | - |  | $(14,617,841)$ |
| Equipment | $(1,703,587)$ |  | $(274,339)$ |  | - |  | (1,977,926) |
| Total accumulated depreciation | $(17,311,408)$ |  | $(1,264,712)$ |  | - |  | $(18,576,120)$ |
| Capital assets, net | \$ 25,650,177 | \$ | $(95,611)$ | \$ | - |  | 25,554,566 |

Depreciation expense was charged to governmental activities as follows:

| Instruction | 593,084 |
| :--- | ---: |
| Supervision and administration | 263 |
| Library, media and technology | 19,307 |
| School site administration | 5,375 |
| Food services | 8,138 |
| Community services | 10,234 |
| General administration | 141,813 |
| Plant services | 486,498 |
| Total depreciation expense | $\mathbf{1 , 2 6 4 , 7 1 2}$ |

## NOTE 5 - LONG-TERM LIABILITIES

Election of 2012, Series A General Obligation Bonds: On April 30, 2013 the District issued Election of 2012 General Obligation Bonds (Series A) totaling $\$ 12,000,000$ to finance the repair, upgrading, acquisition, construction and equipping the District's sites and facilities. The Bonds mature through August 2047. The Bonds bear interest at rates ranging from $2.00 \%$ to $4.05 \%$.

Election of 2012, Series B General Obligation Bonds: On December 3, 2014 the District issued General Obligation Bonds (Series B) totaling of $\$ 3,458,070$ to finance the repair, upgrading, acquisition, construction and equipping the District site and facilities. The Bonds comprise $\$ 1,785,000$ in Current Interest Bonds, $\$ 906,126$ in Capital Appreciation Term Bonds, and $\$ 766,944$ in Capital Appreciation Serial Bonds. The Current Interest Bonds bear interest at rates ranging from 2.0\% to 4.10\% and mature during succeeding years through August 2042. The Capital Appreciation Term Bonds bear interest at $4.95 \%$, and mature during succeeding years through August 2034. The Capital Appreciation Serial Bonds bear interest at rates ranging from $5.0 \%$ to $5.14 \%$, and mature during succeeding years through August 2039.

2015 General Obligation Refunding Bonds: On September 23, 2015 the District issued 2015 General Obligation Refunding Bonds totaling $\$ 2,265,000$, for the purpose of refunding, on a current basis, all of the District's outstanding Election of 1998, 2005 Series D General Obligation Bonds. The 2015 GO Bonds mature during succeeding years through December 2024 and were issued at interest rates ranging from $4.13 \%$ to $5.50 \%$.

Election of 2012, Series C General Obligation Bonds: On July 12, 2017 the District issued General Obligation Bonds (Series C) totaling of $\$ 1,999,121$ to finance the repair, moderization, acquisition, construction and equipping the District site and facilities. The Bonds comprise $\$ 830,000$ in Current Interest Serial Bonds, and $\$ 1,169,121$ in Capital Appreciation Serial Bonds. The Current Interest Bonds bear interest at rates ranging from $2.0 \%$ to $4.50 \%$ and mature during succeeding years through August 2042. The Capital Appreciation Serial Bonds bear interest at rates ranging from $1.8 \%$ to $4.31 \%$, and mature during succeeding years through August 2042.

The District's outstanding General Obligation Bonds are currently set to mature as follows:

| Year Ending |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| June 30, | Principal |  | Interest |  | Total |  |
| 2019 | \$ | 330,000 | \$ | 639,506 | \$ | 969,506 |
| 2020 |  | 345,747 |  | 632,713 |  | 978,460 |
| 2021 |  | 378,831 |  | 623,818 |  | 1,002,649 |
| 2022 |  | 413,131 |  | 614,775 |  | 1,027,906 |
| 2023 |  | 457,389 |  | 604,675 |  | 1,062,064 |
| 2024-2028 |  | 1,910,825 |  | 2,995,060 |  | 4,905,885 |
| 2029-2033 |  | 2,300,077 |  | 3,315,854 |  | 5,615,931 |
| 2034-2038 |  | 3,090,668 |  | 3,879,497 |  | 6,970,165 |
| 2039-2043 |  | 5,355,523 |  | 3,132,529 |  | 8,488,052 |
| 2044-2048 |  | 4,335,000 |  | 474,938 |  | 4,809,938 |
|  | \$ | 18,917,191 | \$ | 16,913,365 | \$ | 35,830,556 |

## NOTE 5 - LONG-TERM LIABILITIES (Continued)

Schedule of Changes in Long-Term Liabilities: A schedule of changes in long-term liabilities for the year ended June 30, 2018 is shown as follows:

|  | Balance <br> July 1, 2017 as restated |  | Additions |  | Deductions |  | Balance June 30, $\underline{2018}$ |  | Amounts Due Within One Year |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| General Obligation Bonds | \$ | 18,058,070 | \$ | 1,999,121 | \$ | 1,140,000 | \$ | 18,917,191 | \$ | 330,000 |
| Unamortized premiums |  | - |  | 71,954 |  | 1,684 |  | 70,270 |  | 1,755 |
| Accreted interest |  | 184,914 |  | 119,366 |  | - |  | 304,280 |  | - |
| Other post-employment benefits (Note 6) |  | 15,748,373 |  | - |  | 1,356,107 |  | 14,392,266 |  | - |
| Net pension liability (Notes 8 and 9) |  | 30,769,000 |  | 262,000 |  | 1,356,107 |  | 31,031,000 |  | - |
| Compensated absences |  | 39,981 |  | 12,462 |  | - |  | 52,443 |  | - |
|  | \$ | 64,800,338 | \$ | 2,464,903 | \$ | 2,497,791 | \$ | 64,767,450 | \$ | 331,755 |

Payments on the General Obligation Bonds are made from the Bond Interest and Redemption Fund. Payments on the other post-employment benefits, net pension liability, and compensated absences are made from the fund for which the related employee worked.

## NOTE 6 - OTHER POSTEMPLOYMENT BENEFITS

## General Information about the Other Postemployment Benefits Plan

Plan Description: The District provides healthcare benefits to eligible employees who retire from the District, as part of a single-employer defined benefit postemployment health care plan (the "Plan"). The Plan is administered by the District and allows employees who retire after having acheived retirement eligibility requirements to continue receiving medical coverage. The Board of Education has the authority to establish or amend the benefit terms offered by the Plan, and also retains the authority to establish the requirements for paying for the Plan's benefits as they come due. As of June 30, 2018, the District has not accumulated assets in a qualified trust for the purpose of paying the benefits related to the District's total OPEB liability, and the plan does not issue separate financial statements.

Benefits Provided: In accordance with contracts between the District and the respective employee groups, eligible employees are entitled to receive certain medical, dental and vision benefits through the Plan. Benefits are prorated if the employee worked less than $100 \%$ full-time. Employees who work less than $50 \%$ of full-time, or any employee who was not enrolled in the District's group medical plan in the year preceding retirement, are not eligible for postretirement benefits through the Plan.

## NOTE 6 - OTHER POSTEMPLOYMENT BENEFITS (Continued)

Eligibility requirements and benefits provided through the Plan vary depending on employee group, hire date, and years of service to the District:

Certificated Employees: For certificated employees hired before July 1, 1997, who retire after June 30, 1998 having reached age 50 with at least 15 years of service, the District provides lifetime medical coverage. For certificated employees hired after July 1, 1997 and before June 30, 2004, who retire having reached age 55 with at least 15 years of service, the District provides medical coverage until age 65 .

Classified Employees: For classified employees hired before July 1, 1997, who retire after age 50 having reached at least 15 years of service, the District provides lifetime medical coverage. For classified employees hired after July 1, 1997, and before June 30, 2004, who retire having reached age 50 with at least 15 years of service, the District provides medical coverage until age 65.

Confidential Employees: For confidential employees hired before July 1, 1997, who retire after age 55 having reached at least 10 years of service and certain salary schedule minimums, the District provides lifetime medical coverage. For confidential employees hired after July 1, 1997, and before June 30, 2004, who retire having reached age 55 with at least 10 years of service and certain salary schedule minimums, the District provides medical coverage until age 65.

Management Employees: For management employees hired before July 1, 1997, who retire after age 55 having reached at least 10 years of service, the District provides lifetime medical coverage. For management employees hired after July 1, 1997, and before June 30, 2004, who retire having reached age 55 with at least 10 years of service and certain salary schedule minimums, the District provides medical coverage until age 65 .

The District-paid monthly medical premiums ("maximum benefit") will not exceed the District's cap at the time of retirement. The District's current medical premium cap is $\$ 11,500$. District employees hired after June 30, 2004 and retire with 10 years of service may participate in the plan through age 65, by paying $100 \%$ of the premiums under the District's group medical plan.

Employees Covered by Benefit Terms: The following is a table of plan participants at June 30, 2018:

|  | $\frac{\text { Number of }}{\text { Participants }}$ |
| :--- | ---: |
| Inactive plan members, covered spouses, or beneficiaries <br> currently receiving benefits | 137 |
| Inactive employees/dependents entitled to but not yet <br> receiving benefits | - |
| Active employees | -64 |
| $\quad$ Total | 201 |

Contributions: California Government Code specifies that the District's contribution requirements for covered employees are established and may be amended by the District's Governing Board. Contributions to the Plan from the District were $\$ 793,642$ for the year ended June 30, 2018. Employees are not required to contribute to the OPEB plan.

## NOTE 6 - OTHER POSTEMPLOYMENT BENEFITS (Continued)

Total OPEB Liability
The District's total OPEB liability was measured as of June 30, 2017, and was determined by an actuarial valuation as of that date.

Actuarial Assumptions: The total OPEB liability in Mount Pleasant Elementary School District's actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement, unless otherwise specified:

| Valuation Date | June 30, 2017. |
| :--- | :--- |
| Actuarial Method |  |
| Discount Rate |  |$\quad$| Entry Age actuarial cost method has been used, with |
| :--- |
| normal costs calculated as a level percentage of |
| payroll. |

## NOTE 6 - OTHER POSTEMPLOYMENT BENEFITS (Continued)

Medical Claims

Medical claims were estimated based on the true per person costs of coverage during the year ended June 30, 2017. The age-specific rates were developed to reproduce the same aggregate premiums that would be paid to the carriers for all current employee and retirees

| $\frac{\text { Age }}{55}$ | Cost |
| :---: | :---: |
| 58 | $\$ 10,119$ |
| 61 | $\$ 11,327$ |
| 64 | $\$ 12,939$ |
|  | $\$ 15,209$ |


| Inflation Rate | $2.75 \%$ per year |
| :--- | :--- |
| Salary Increases | $3.00 \%$ per year |
| Disability Rate | None |

Discount Rate: Given the District's decision not to fund the program, all future benefit payments were discounted using a high quality municipal bond rate of $3.58 \%$. The municipal bond rate was based on the week closest but not later than the measurement date of the Bond Buyer 20-Bond General Obligation Index as published by the Federal Reserve. To be eligible for the Bond Buyer 20-Bond General Obligation Index the bonds must be rated at least Moody's Investors Service's Aa2, AA by Standard \& Poor's Corp.'s, or AA by Fitch Ratings.

Changes in Total OPEB Liability

Balance, June 30, 2017
Changes for the year:
Interest
Service cost
Changes in assumptions
Benefit payments
Net change
Balance, June 30, 2018

Total OPEB
Liability
$\$ \quad 15,748,373$

437,561
98,005
$(1,100,989)$
$(790,684)$

The changes in assumptions include a change in the discount rate from $2.85 \%$ in the prior valuation, to $3.58 \%$ in the current valuation. There were no changes between the measurement date and the year ended June 30, 2018 which had a significant effect on the District's total OPEB liability.

## NOTE 6 - OTHER POSTEMPLOYMENT BENEFITS (Continued)

Sensitivity of the Total OPEB Liability to Changes in the Discount Rate: The following presents the Total OPEB Liability of the District, as well as what the District's Total OPEB Liability would be if it were calculated using a discount rate that is one percentage-point lower or one percentage-point higher than the current discount rate:

|  | $1 \%$Decrease |  | Current |  | 1\% |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Discount |  | Increase |
|  |  | (2.58\%) |  | Rate (3.58\%) |  | (4.58\%) |
| Total OPEB liability | \$ | 15,935,340 | \$ | 14,392,266 | \$ | 13,078,715 |

Sensitivity of the Total OPEB Liability to Changes in the Healthcare Cost Trend Rates: The following presents the Total OPEB Liability of the District, as well as what the District's Total OPEB Liability would be if it were calculated using healthcare cost trend rates that are one percentage-point lower or one percentage-point higher than the current healthcare cost trend rates:


OPEB Expense, Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB
For the year ended June 30, 2018, the District recognized OPEB expense of $\$ 414,578$. At June 30, 2018, the District reported deferred outflows of resources and deferred inflows of resources related to OPEB, from the following sources:

|  | Deferred Outflows of Resources |  | Deferred Inflows of Resources |  |
| :---: | :---: | :---: | :---: | :---: |
| Changes of assumptions | \$ | - | \$ | 980,001 |
| Benefits paid subsequent to measurement date |  | 793,342 |  | - |
| Total | \$ | 793,342 | \$ | 980,001 |

$\$ 793,342$ reported as deferred outflows of resources related to benefits paid subsequent to the measurement date will be recognized as a reduction of the total OPEB liability in the year ended June 30, 2019. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:

| Years Ended |  |  |
| :--- | :--- | :--- |
| June 30, |  |  |
| 2019 | $\$$ | 120,988 |
| 2020 | $\$$ | 120,988 |
| 2021 | $\$$ | 120,988 |
| 2022 | $\$$ | 120,988 |
| 2023 | $\$$ | 120,988 |
| Thereafter | $\$$ | 375,061 |

See required supplementary information following the notes to the basic financial statements, which presents multi-year trend information on whether assets are increasing or decreasing over time relative to the plan liabilities.

MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT
NOTES TO FINANCIAL STATEMENTS
June 30, 2018

## NOTE 7 - FUND BALANCES

Fund balances, by category, at June 30, 2018 consisted of the following:

|  | General Fund | Cafeteria Fund | Building Fund | All Non-Major Funds | Total |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Nonspendable: |  |  |  |  |  |
| Revolving cash fund | \$ 2,500 | \$ 100 | \$ | \$ | 2,600 |
| Prepaid expenditures |  | 11,215 | - | - | 11,215 |
| Stores inventory | 20,728 | - | - | - | 20,728 |
| Subtotal nonspendable | 23,228 | 11,315 | - | - | 34,543 |
| Restricted: |  |  |  |  |  |
| Legally restricted programs | 974,301 | - | 1,772,545 | - | 2,746,846 |
| Capital projects | - | - | - | 44,082 | 44,082 |
| Debt service | - | - | - | 566,130 | 566,130 |
| Subtotal restricted | 974,301 | - | 1,772,545 | 610,212 | 3,357,058 |
| Assigned: |  |  |  |  |  |
| Facilities, technology and instructional materials | 2,094,028 | - | - | - | 2,094,028 |
| Other postemployment benefits | 640,792 | - | - | - | 640,792 |
| Subtotal assigned | 2,734,820 | - | - | - | 2,734,820 |
| Unassigned: |  |  |  |  |  |
| Designated for economic uncertainty | 964,000 | - | - | - | 964,000 |
| Undesignated | 321,802 | $(10,862)$ | - | - | 310,940 |
| Subtotal unassigned | 1,285,802 | $(10,862)$ | - | - | 1,274,940 |
| Total fund balances | \$ 5,018,151 | \$ 453 | \$ 1,772,545 | \$ 610,212 | \$ 7,401,361 |

## NOTE 8 - NET PENSION LIABILITY - STATE TEACHERS' RETIREMENT PLAN

General Information about the S tate Teachers' R etirement P lan
Plan Description: Teaching-certified employees of the District are provided with pensions through the State Teachers' Retirement Plan (STRP) - a cost-sharing multiple-employer defined benefit pension plan administered by the California State Teachers' Retirement System (CalSTRS). The Teachers' Retirement Law (California Education Code Section 22000 et seq.), as enacted and amended by the California Legislature, established this plan and CalSTRS as the administrator. The benefit terms of the plans may be amended through legislation. CaISTRS issues a publicly available financial report that can be obtained at http://www.calstrs.com/comprehensive-annual-financial-report.

Benefits Provided: The STRP Defined Benefit Program has two benefit formulas:

- CaISTRS 2\% at 60: Members first hired on or before December 31, 2012, to perform service that could be creditable to CaISTRS.
- CaISTRS 2\% at 62: Members first hired on or after January 1, 2013, to perform service that could be creditable to CaISTRS.

The Defined Benefit (DB) Program provides retirement benefits based on members' final compensation, age and years of service credit. In addition, the retirement program provides benefits to members upon disability and to survivors/beneficiaries upon the death of eligible members. There are several differences between the two benefit formulas which are noted below.

CaISTRS 2\% at 60
CaISTRS 2\% at 60 members are eligible for normal retirement at age 60, with a minimum of five years of credited service. The normal retirement benefit is equal to 2.0 percent of final compensation for each year of credited service. Early retirement options are available at age 55 with five years of credited service or as early as age 50 with 30 years of credited service. The age factor for retirements after age 60 increases with each quarter year of age to 2.4 percent at age 63 or older. Members who have 30 years or more of credited service receive an additional increase of up to 0.2 percent to the age factor, known as the career factor. The maximum benefit with the career factor is 2.4 percent of final compensation.

CaISTRS calculates retirement benefits based on a one-year final compensation for members who retired on or after January 1, 2001, with 25 or more years of credited service, or for classroom teachers with less than 25 years of credited service if the employer elected to pay the additional benefit cost prior to January 1, 2014. One-year final compensation means a member's highest average annual compensation earnable for 12 consecutive months calculated by taking the creditable compensation that a member could earn in a school year while employed on a fulltime basis, for a position in which the person worked. For members with less than 25 years of credited service, final compensation is the highest average annual compensation earnable for any three consecutive years of credited service.

## NOTE 8 - NET PENSION LIABILITY - STATE TEACHERS' RETIREMENT PLAN (Continued)

## CaISTRS 2\% at 62

CaISTRS 2\% at 62 members are eligible for normal retirement at age 62, with a minimum of five years of credited service. The normal retirement benefit is equal to 2.0 percent of final compensation for each year of credited service. An early retirement option is available at age 55 . The age factor for retirement after age 62 increases with each quarter year of age to 2.4 percent at age 65 or older.

All CaISTRS 2\% at 62 members have their final compensation based on their highest average annual compensation earnable for three consecutive years of credited service.

Contributions: Required member, employer and state contribution rates are set by the California Legislature and Governor and detailed in Teachers' Retirement Law. Contribution rates are expressed as a level percentage of payroll using the entry age normal actuarial cost method.

A summary of statutory contribution rates and other sources of contributions to the Defined Benefit Program are as follows:

Members - Under CaISTRS 2\% at 60, the member contribution rate was 10.25 percent of applicable member earnings for fiscal year 2017-18. Under CaISTRS $2 \%$ at 62 , members contribute 50 percent of the normal cost of their retirement plan, which resulted in a contribution rate of percent of applicable member earnings for fiscal year 2017-18.

In general, member contributions cannot increase unless members are provided with some type of "comparable advantage" in exchange for such increases. Under previous law, the Legislature could reduce or eliminate the 2 percent annual increase to retirement benefits. As a result of $A B 1469$, effective July 1, 2014, the Legislature cannot reduce the 2 percent annual benefit adjustment for members who retire on or after January 1, 2014, and in exchange for this "comparable advantage," the member contribution rates have been increased by an amount that covers a portion of the cost of the 2 percent annual benefit adjustment.

According to current law, the contribution rate for CaISTRS $2 \%$ at 62 members is adjusted if the normal cost increases or decreases by more than 1 percent since the last time the member contribution rate was set. Based on the June 30, 2017, valuation adopted by the board in May 2018, the increase in normal cost was greater than 1 percent. Therefore, contribution rates for CaISTRS $2 \%$ at 62 members will increase by 1 percent effective July 1, 2018.

Employers - 14.43 percent of applicable member earnings.
Pursuant to AB 1469, employer contributions will increase from a prior rate of 8.25 percent to a total of 19.1 percent of applicable member earnings phased in over seven years starting in 2014. The legislation also gives the board limited authority to adjust employer contribution rates from July 1, 2021 through June 2046 in order to eliminate the remaining unfunded actuarial obligation related to service credited to members prior to July 1, 2014. The CaISTRS board cannot adjust the rate by more than 1 percent in a fiscal year, and the total contribution rate in addition to the 8.25 percent cannot exceed 12 percent.

## NOTE 8 - NET PENSION LIABILITY - STATE TEACHERS' RETIREMENT PLAN (Continued)

The CaISTRS employer contribution rate increases effective for fiscal year 2017-18 through fiscal year 2045-46 are summarized in the table below:

| Effective Date | Prior Rate |  | Increase | Total |
| :---: | :---: | :---: | :---: | :---: |
| July 01, 2017 | $8.25 \%$ |  | $6.18 \%$ | $14.43 \%$ |
| July 01, 2018 | $8.25 \%$ |  | $8.03 \%$ | $16.28 \%$ |
| July 01, 219 | $8.25 \%$ |  | $9.88 \%$ | $18.13 \%$ |
| July 01, 2020 | $8.25 \%$ |  | $10.85 \%$ | $19.10 \%$ |
| July 01, 2021 to <br> June 30, 2046 | $8.25 \%$ |  | $*$ |  |
| July 01, 2046 | $8.25 \%$ | Increase from prior rate ceases in 2046-47 |  |  |

* The CaISTRS Board (the "Board") cannot adjust the employer rate by more than 1 percent in a fiscal year, and the increase to the contribution rate above the 8.25 percent base contribution rate cannot exceed 12 percent for a maximum of 20.25 percent.

The District contributed $\$ 1,770,130$ to the plan for the fiscal year ended June 30, 2018.
State - 9.328 percent of the members' creditable earnings from the fiscal year ending in the prior calendar year.

As a result of $A B 1469$, the additional state appropriation required to fully fund the benefits in effect as of 1990 by 2046 is specific in subdivision (b) of Education Code Section 22955.1. The increased contributions end as of fiscal year 2045-2046. As shown in the table below, the CaISTRS rate will increase to 5.311 percent on July 1, 2018, to continue paying down the unfunded liabilities associated with the benefits structure that was in place in 1990 prior to certain enhancements in benefits and reductions to contributions:

(1) This rate does not include the $\$ 72$ million reduction in accordance with Education Code Section 22954.
(2) In May 2018, the board of CalSTRS exercised its limited authority to increase the state contribution rate by 0.5 percent of the payroll effective July 1, 2019.
(3) The CaISTRS board has limited authority to adjust state contribution rates annually through June 30, 2046 in order to eliminate the remaining unfunded actuarial obligation associated with the 1990 benefit structure. The board cannot increase the rate by more than 0.50 percent in a fiscal year, and if there is no unfunded actuarial obligation, the contribution rate imposed to pay for the 1990 benefit structure would be reduced to 0 percent. Rates in effect prior to July 1, 2014, are reinstated if necessary to address any remaining 1990 unfunded actuarial obligation from July 1, 2046, and thereafter.
(4) From July 1, 2046, and thereafter, the rates in effect prior to July 1, 2014, are reinstated, if necessary, to address any remaining 1990 unfunded actuarial obligation.

## NOTE 8 - NET PENSION LIABILITY - STATE TEACHERS' RETIREMENT PLAN (Continued)

Pension Liabilities, Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

At June 30, 2018, the District reported a liability for its proportionate share of the net pension liability that reflected a reduction for State pension support provided to the District. The amount recognized by the District as its proportionate share of the net pension liability, the related State support, and the total portion of the net pension liability that was associated with the District were as follows:

| District's proportionate share of the net pension liability | \$ | 21,429,000 |
| :---: | :---: | :---: |
| State's proportionate share of the net pension liability |  |  |
| associated with the District |  | 12,677,000 |
| Total | \$ | 34,106,000 |

The net pension liability was measured as of June 30, 2017, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of June 30, 2016. The District's proportion of the net pension liability was based on the District's share of contributions to the pension plan relative to the contributions of all participating school Districts and the State. At June 30, 2017, the District's proportion was 0.023 percent, which was a decrease of 0.001 percent from its proportion measured as of June 30, 2016.

For the year ended June 30, 2018, the District recognized pension expense of $\$ 3,194,443$ and revenue of $\$ 1,259,270$ for support provided by the State. At June 30, 2018, the District reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

|  | Deferred Outflows of Resources |  | Deferred Inflows of Resources |  |
| :---: | :---: | :---: | :---: | :---: |
| Difference between expected and actual experience | \$ | 79,000 | \$ | 374,000 |
| Changes of assumptions |  | 3,970,000 |  | - |
| Net differences between projected and actual earnings on investments |  | - |  | 571,000 |
| Changes in proportion and differences between District contributions and proportionate share of contributions |  | 225,000 |  | 583,000 |
| Contributions made subsequent to measurement date |  | 1,770,130 |  | - |
| Total | \$ | 6,044,130 | \$ | 1,528,000 |

## NOTE 8 - NET PENSION LIABILITY - STATE TEACHERS' RETIREMENT PLAN (Continued)

$\$ 1,770,130$ reported as deferred outflows of resources related to pensions resulting from contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ended June 30, 2019. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

| Years Ended <br> June 30, |  |  |
| :--- | ---: | ---: |
| 2019 | $\$$ | 53,750 |
| 2020 | $\$$ | 886,750 |
| 2021 | $\$$ | 579,250 |
| 2022 | $\$$ | 20,583 |
| 2023 | $\$$ | 605,333 |
| 2024 | $\$$ | 600,334 |

Differences between expected and actual experience and changes in proportion are amortized over a closed period equal to the average remaining service life of plan members, which is 7 years as of the June 30, 2017 measurement date. Deferred outflows and inflows related to differences between projected and actual earnings on plan investments are netted and amortized over a closed 5 -year period.

Actuarial Methods and Assumptions: The total pension liability for the STRP was determined by applying update procedures to a financial reporting actuarial valuation as of June 30, 2016, and rolling forward the total pension liability to June 30, 2017. The financial reporting actuarial valuation as of June 30, 2016, used the following actuarial methods and assumptions, applied to all prior periods included in the measurement:

Valuation Date<br>Actuarial Cost Method<br>Investment Rate of Return<br>Consumer Price Inflation<br>Wage Growth<br>Post-retirement Benefit Increases

June 30, 2016
Experience Study July 1, 2010 through June 30, 2015
Entry age normal
7.10\%
2.75\%
3.50\%
2.00\% simple for DB

Not applicable for DBS/CBB
CaISTRS uses a generational mortality assumption, which involves the use of a base mortality table and projection scales to reflect expected annual reductions in mortality rates at each age, resulting in increases in life expectancies each year into the future. The base mortality tables are CaISTRS custom tables derived to best fit the patterns of mortality among its members. The projection scale was set equal to 110 percent of the ultimate improvement factor from the Mortality Improvement Scale (MP-2016) table, issued by the Society of Actuaries.

## NOTE 8 - NET PENSION LIABILITY - STATE TEACHERS' RETIREMENT PLAN (Continued)

During the 2016-17 measurement period, CaISTRS completed an experience study for the period starting July 1, 2010, and ending June 30, 2015. The experience study was adopted by the board in February 2017. As a result of the study, certain assumptions used in determining the NPL of the STRP changed, including the price inflation, wage growth, discount rate and the mortality tables used in the actuarial valuation of the NPL. The changes to the assumptions as a result of the experience study follow:

Assumption
Consumer price inflation
Investment rate of return
Wage growth

| Measurement Period |  |
| :---: | :---: |
| As of June 30, | As of June 30, |
| $\underline{2017}$ | $\underline{2016}$ |
| $2.75 \%$ | $3.00 \%$ |
| $7.10 \%$ | $7.60 \%$ |
| $3.50 \%$ | $3.75 \%$ |

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. The best estimate ranges were developed using capital market assumptions from CaISTRS general investment consultant as an input to the process. The actuarial investment rate of return assumption was adopted by the CaISTRS board in February 2017 in conjunction with the most recent experience study. For each future valuation, CaISTRS consulting actuary reviews the return assumption for reasonableness based on the most current capital market assumptions. Best estimates of 20 -year geometric real rates of return and the assumed asset allocation for each major asset class used as input to develop the actuarial investment rate of return are summarized in the following table:
Asset Class
Global Equity
Fixed Income
Real Estate
Private Equity
Absolute Return / Risk
Mitigating Strategies
Inflation Sensitive
Cash / Liquidity

* 20-year geometric average

> | Long-Term* |
| :--- |
| Expected Real |
| Rate of Return |

6.30\%
0.30
5.20
9.30
2.90
3.80
(1.00)

Discount Rate: The discount rate used to measure the total pension liability was 7.10 percent. The projection of cash flows used to determine the discount rate assumed that contributions from plan members and employers will be made at statutory contribution rates in accordance with the rate increase per AB 1469. Projected inflows from investment earnings were calculated using the long-term assumed investment rate of return ( 7.10 percent) and assuming that contributions, benefit payments, and administrative expense occur midyear. Based on those assumptions, the STRP's fiduciary net position was projected to be available to make all projected future benefit payments to current plan members. Therefore, the long-term assumed investment rate of return was applied to all periods of projected benefit payments to determine the total pension liability.

## NOTE 8 - NET PENSION LIABILITY - STATE TEACHERS' RETIREMENT PLAN (Continued)

Sensitivity of the District's Proportionate Share of the Net Pension Liability to Changes in the Discount Rate: The following presents the District's proportionate share of the net pension liability calculated using the discount rate of 7.10 percent, as well as what the District's proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower ( 6.10 percent) or 1-percentage-point higher (8.10 percent) than the current rate:

| $1 \%$ <br> Decrease <br> $(6.10 \%)$ | Current <br> Discount <br> Rate $(7.10 \%)$ | $1 \%$ <br> Increase <br> $(8.10 \%)$ |
| :---: | :---: | :---: |
| $\$ 3$ 31,465,000 | $\$ 21,429,000$ | $\$ 13,285,000$ |

Pension Plan Fiduciary Net Position: Detailed information about the pension plan's fiduciary net position is available in the separately issued CaISTRS financial report.

## NOTE 9 - NET PENSION LIABILITY - PUBLIC EMPLOYER'S RETIREMENT FUND B

General Information about the P ublic Employer's R etirement Fund B
Plan Description: The schools cost-sharing multiple-employer defined benefit pension plan Public Employer's Retirement Fund B (PERF B) is administered by the California Public Employees' Retirement System (CaIPERS). Plan membership consists of non-teaching and non-certified employees of public schools (K-12), community college districts, offices of education, charter and private schools (elective) in the State of California.

The Plan was established to provide retirement, death and disability benefits to non-teaching and noncertified employees in schools. The benefit provisions for Plan employees are established by statute. CaIPERS issues a publicly available financial report that can be obtained at:
https://www.calpers.ca.gov/docs/forms-publications/cafr-2017.pdf.
Benefits Provided: The benefits for the defined benefit plans are based on members' years of service, age, final compensation, and benefit formula. Benefits are provided for disability, death, and survivors of eligible members or beneficiaries. Members become fully vested in their retirement benefits earned to date after five years (10 years for State Second Tier members) of credited service.

Contributions: The benefits for the defined benefit pension plans are funded by contributions from members and employers, and earnings from investments. Member and employer contributions are a percentage of applicable member compensation. Member contribution rates are defined by law and depend on the respective employer's benefit formulas. Employer contribution rates are determined by periodic actuarial valuations or by state statute. Actuarial valuations are based on the benefit formulas and employee groups of each employer. Employer contributions, including lump sum contributions made when districts first join PERF B, are credited with a market value adjustment in determining contribution rates.

## NOTE 9 - NET PENSION LIABILITY - PUBLIC EMPLOYER’S RETIREMENT FUND B (Continued)

The required contribution rates of most active plan members are based on a percentage of salary in excess of a base compensation amount ranging from zero dollars to $\$ 863$ monthly.

Required contribution rates for active plan members and employers as a percentage of payroll for the year ended June 30, 2018 were as follows:

Members - The member contribution rate was 6.50 or 7.50 percent of applicable member earnings for fiscal year 2017-18.

Employers - The employer contribution rate was 15.531 percent of applicable member earnings.
The District contributed $\$ 1,079,376$ to the plan for the fiscal year ended June 30, 2018.
Pension Liabilities, Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

At June 30, 2018, the District reported a liability of $\$ 9,602,000$ for its proportionate share of the net pension liability. The net pension liability was measured as of June 30, 2017, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of June 30, 2016. The District's proportion of the net pension liability was based on the District's share of contributions to the pension plan relative to the contributions of all participating school Districts. At June 30, 2017, the District's proportion was 0.040 percent, which was unchanged from its proportion measured as of June 30, 2016.

For the year ended June 30, 2018, the District recognized pension expense of \$239,979. At June 30, 2018, the District reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:
$\left.\begin{array}{lccc} & \begin{array}{c}\text { Deferred Outflows } \\ \text { of Resources }\end{array}\end{array} \begin{array}{c}\text { Deferred Inflows } \\ \text { of Resources }\end{array}\right]$

## NOTE 9 - NET PENSION LIABILITY - PUBLIC EMPLOYER'S RETIREMENT FUND B (Continued)

$\$ 1,079,376$ reported as deferred outflows of resources related to pensions resulting from contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ended June 30, 2019. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

| Years Ended |
| :--- |
| June 30, |

2019

Differences between expected and actual experience, changes in proportion and changes in assumptions are amortized over a closed period equal to the average remaining service life of plan members, which is 4 years as of the June 30, 2017 measurement date. Deferred outflows and inflows related to differences between projected and actual earnings on plan investments are netted and amortized over a closed 5 year period.

Actuarial Methods and Assumptions: The total pension liability for the Plan was determined by applying update procedures to a financial reporting actuarial valuation as of June 30, 2016, and rolling forward the total pension liability to June 30, 2016. The financial reporting actuarial valuation as of June 30, 2017, used the following actuarial methods and assumptions, applied to all prior periods included in the measurement:

Valuation Date<br>Experience Study<br>Actuarial Cost Method<br>Investment Rate of Return<br>Consumer Price Inflation<br>Wage Growth<br>Post-retirement Benefit Increases

June 30, 2016
July 1, 1997 through June 30, 2011
Entry age normal
7.15\%
2.75\%

Varies by entry age and service
2.00\% until Purchasing Power Protection Allowance Floor on Purchasing Power applies $2.75 \%$ thereafter

The mortality table used was developed based on CaIPERS specific data. The table includes 20 years of mortality improvements using Society of Actuaries Scale BB. For more details on this table, please refer to the 2014 experience study report.

All other actuarial assumptions used in the June 30, 2016 valuation were based on the results of an actuarial experience study for the period from 1997 to 2011, including updates to salary increase, mortality and retirement rates. Further details of the Experience Study can be found at CaIPERS' website.

During the 2016-17 measurement period, the financial reporting discount rate for PERF B was lowered from 7.65 percent to 7.15 percent.

## NOTE 9 - NET PENSION LIABILITY - PUBLIC EMPLOYER'S RETIREMENT FUND B (Continued)

The table below reflects long-term expected real rate of return by asset class. The rate of return was calculated using the capital market assumptions applied to determine the discount rate and asset allocation.

Asset Class
Global Equity
Fixed Income
Inflation Assets
Private Equity
Real Estate
Infrastructure \& Forestland
Liquidity

* 10-year geometric average
(1) An expected inflation rate of $2.50 \%$ used for this period.
(2) An expected inflation rate of $3.00 \%$ used for this period.

| Long-Term* <br> Assumed Asset <br> Allocation | Expected Real <br> Rate of Return <br> Years 1-10 |  |
| :---: | :---: | :---: |
| (1) | Expected Real <br> Rate of Return <br> Years 11+(2) |  |
| $17 \%$ | $4.90 \%$ | $5.38 \%$ |
| 6 | 0.80 | 2.27 |
| 12 | 0.60 | 1.39 |
| 11 | 6.60 | 6.63 |
| 3 | 2.80 | 5.21 |
| 2 | 3.90 | 5.36 |
|  | $(0.40)$ | $(0.90)$ | iscount Rate: The discount rate used to measure the total pension liability was 7.15 percent. A projection of the expected benefit payments and contributions was performed to determine if assets would run out. The test revealed the assets would not run out. Therefore the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability for the Plan. The results of the crossover testing for the Plan are presented in a detailed report that can be obtained at CaIPERS' website.

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, CaIPERS took into account both short-term and long-term market return expectations as well as the expected cash flows of the Plan. Such cash flows were developed assuming that both members and employers will make their required contributions on time and as scheduled in all future years. Using historical returns of all the Plan's asset classes, expected compound (geometric) returns were calculated over the short-term (first 10 years) and the long-term (1160 years) using a building-block approach. Using the expected nominal returns for both short-term and long-term, the present value of benefits was calculated. The expected rate of return was set by calculating the rounded single equivalent expected return that arrived at the same present value of benefits for cash flows as the one calculated using both short-term and long-term returns. The expected rate of return was then set equivalent to the single equivalent rate calculated above and adjusted to account for assumed administrative expenses.

## NOTE 9 - NET PENSION LIABILITY - PUBLIC EMPLOYER’S RETIREMENT FUND B (Continued)

Sensitivity of the District's Proportionate Share of the Net Pension Liability to Changes in the Discount Rate: The following presents the District's proportionate share of the net pension liability calculated using the discount rate of 7.15 percent, as well as what the District's proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower ( 6.15 percent) or 1-percentage-point higher ( 8.15 percent) than the current rate:

|  |  | $\begin{gathered} 1 \% \\ \text { Decrease } \\ (6.15 \%) \end{gathered}$ |  | Current <br> Discount <br> ate (7.15\%) |  | $1 \%$ Increase (8.15\%) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| District's proportionate share of the net pension liability | \$ | 14,127,000 | \$ | 9,602,000 | \$ | 5,847,000 |

Pension Plan Fiduciary Net Position: Detailed information about the pension plan's fiduciary net position is available in the separately issued CaIPERS financial report.

## NOTE 10 - JOINT POWERS AUTHORITIES

Santa Clara County Schools Insurance Group: The District participates in a Joint Powers Agreement with Santa Clara County Schools Insurance Group (SCCSIG).

SCCSIG arranges for and provides workers' compensation, property and liability, dental and vision insurance for its members. SCCSIG is governed by a board consisting of a representative from each member district. The board controls the operations of SCCSIG, including selection of management and approval of operating budgets, independent of any influence by the member districts beyond their representation on the board. Each member district pays a premium commensurate with the level of coverage requested and shares surpluses and the deficits proportionately to its participation in SCCSIG. Settled claims resulting from these risks have not exceeded commercial insurance coverage in any of the past three fiscal years. There have been no significant reductions in insurance coverage from the prior year.

The following is a summary of audited financial information of SCCSIG at June 30, 2017 (the latest information available):

| Total assets | $\$$ | $21,561,192$ |
| :--- | ---: | ---: |
| Deferred outflows | $\$$ | 168,209 |
| Total liabilities | $\$$ | $6,318,069$ |
| Deferred inflows | $\$ 993,084$ |  |
| Net position | $\$$ | $14,818,248$ |
| Total revenues | $\$$ | $36,088,227$ |
| Total expenses | $\$$ | $34,053,133$ |
| Change in net position | $\$$ | $2,035,094$ |

The District's share of year-end assets, liabilities, or net position has not been calculated by SCCSIG.

## NOTE 10 - JOINT POWERS AUTHORITIES (Continued)

East Valley Schools Transportation Agency: The District is a member with other school districts of a Joint Powers Authority, East Valley Schools Transportation Agency, for the operation of transportation services.

Each member district has two representatives on the Governing Board. Each member of that Board has equal voting rights. The Governing Board has decision-making authority which includes the power to designate management and the ability to significantly influence operations.

The following is a summary of audited financial information of East Valley Schools Transportation Agency Joint Powers Authority at June 30, 2018:

| Total assets | $\$$ | 383,363 |
| :--- | :--- | ---: |
| Total liabilities | 115,699 |  |
|  |  | 267,664 |
|  |  |  |

The relationship between Mount Pleasant Elementary School District and the Joint Powers Authorities is such that the Joint Powers Authorities are not component units of the District for financial reporting purposes.

## NOTE 11 - CONTINGENCIES

The District is subject to legal proceedings and claims which arise in the ordinary course of business. In the opinion of management, the amount of ultimate liability with respect to these actions will not materially affect the financial position or results of operations of the District.

Also, the District has received federal and state funds for specific purposes that are subject to review or audit by the grantor agencies. Although such audits could generate expenditure disallowances under terms of the grants, it is believed that any required reimbursements will not be material.

## REQUIRED SUPPLEMENTARY INFORMATION

|  | Budget |  |  |  | Actual |  | Variance Favorable (Unfavorable) |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Original |  | Final |  |  |  |  |
| Revenues: |  |  |  |  |  |  |  |  |
| Local Control Funding Formula: |  |  |  |  |  |  |  |  |
| State apportionment | \$ | 14,013,829 | \$ | 14,180,420 |  | \$ 14,180,420 | \$ | - |
| Local sources |  | 9,282,069 |  | 8,675,950 |  | 8,675,950 |  | - |
| Total Local Control Funding Formula |  | 23,295,898 |  | 22,856,370 |  | 22,856,370 |  | - |
| Federal sources |  | 1,176,154 |  | 1,040,225 |  | 1,040,225 |  | - |
| Other state sources |  | 4,094,988 |  | 4,789,916 |  | 4,789,916 |  | - |
| Other local sources |  | 946,111 |  | 1,472,680 |  | 1,472,680 |  | - |
| Total revenues |  | 29,513,151 |  | 30,159,191 |  | 30,159,191 |  | - |
| Expenditures: |  |  |  |  |  |  |  |  |
| Current: |  |  |  |  |  |  |  |  |
| Certificated salaries |  | 12,719,577 |  | 13,019,472 |  | 13,019,472 |  | - |
| Classified salaries |  | 4,651,293 |  | 5,329,745 |  | 5,329,745 |  | - |
| Employee benefits |  | 7,411,688 |  | 7,743,496 |  | 7,742,375 |  | 1,121 |
| Books and supplies |  | 1,199,169 |  | 1,709,718 |  | 1,371,501 |  | 338,217 |
| Contract services and operating expenditures |  | 3,728,658 |  | 3,537,458 |  | 3,537,458 |  | - |
| Other outgo |  | 122,072 |  | 136,767 |  | 136,767 |  | - |
| Capital outlay |  | 71,695 |  | 968,732 |  | 968,732 |  | - |
| Total expenditures |  | 29,904,152 |  | 32,445,388 |  | 32,106,050 |  | 339,338 |
| Deficiency of revenues under expenditures |  | $(391,001)$ |  | $(2,286,197)$ |  | $(1,946,859)$ |  | 339,338 |
| Other financing sources (uses): |  |  |  |  |  |  |  |  |
| Transfers in |  | 82,917 |  | 64,930 |  | - |  | $(64,930)$ |
| Transfers out |  | - |  | $(107,000)$ |  | $(107,000)$ |  | - |
| Total other financing sources (uses) |  | 82,917 |  | $(42,070)$ |  | $(107,000)$ |  | $(64,930)$ |
| Net change in fund balance |  | $(308,084)$ |  | $(2,221,267)$ |  | $(2,053,859)$ |  | 274,408 |
| Fund balance, July 1, 2017 |  | 7,072,010 |  | 7,072,010 |  | 7,072,010 |  | - |
| Fund balance, June 30, 2018 | \$ | 6,763,926 | \$ | 4,850,743 |  | 5,018,151 | \$ | 274,408 |


|  | Budget |  |  |  | Actual |  | Variance Favorable (Unfavorable) |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Original |  | Final |  |  |  |  |
| Revenues: |  |  |  |  |  |  |  |  |
| Federal sources | \$ | 1,300,122 | \$ | 1,187,505 | \$ | 1,187,505 | \$ | - |
| Other state sources |  | 246,942 |  | 93,254 |  | 85,245 |  | $(8,009)$ |
| Other local sources |  | 149,210 |  | 149,210 |  | 132,966 |  | $(16,244)$ |
| Total revenues |  | 1,696,274 |  | 1,429,969 |  | 1,405,716 |  | $(24,253)$ |
| Expenditures: |  |  |  |  |  |  |  |  |
| Current: |  |  |  |  |  |  |  |  |
| Classified salaries |  | 433,436 |  | 366,721 |  | 366,721 |  | - |
| Employee benefits |  | 244,540 |  | 187,586 |  | 187,586 |  | - |
| Books and supplies |  | 536,230 |  | 493,753 |  | 493,753 |  | - |
| Contract services and operating expenditures |  | 369,168 |  | 484,001 |  | 481,002 |  | 2,999 |
| Total expenditures |  | 1,583,374 |  | 1,532,061 |  | 1,529,062 |  | 2,999 |
| Deficiency of revenues under expenditures |  | 112,900 |  | $(102,092)$ |  | $(123,346)$ |  | $(21,254)$ |
| Other financing uses: |  |  |  |  |  |  |  |  |
| Transfers in |  | - |  | 107,000 |  | 107,000 |  | - |
| Transfers out |  | $(82,917)$ |  | - |  | - |  | - |
| Total other financing sources (uses) |  | $(82,917)$ |  | 107,000 |  | 107,000 |  | - |
| Net change in fund balance |  | 112,900 |  | 4,908 |  | $(16,346)$ |  | $(21,254)$ |
| Fund balance, July 1, 2017 |  | 16,799 |  | 16,799 |  | 16,799 |  | - |
| Fund balance, June 30, 2018 | \$ | 129,699 | \$ | 21,707 | \$ | 453 | \$ | (21,254) |


| Last 10 Fiscal Years |  |  |
| :---: | :---: | :---: |
|  | 2018 |  |
| Total OPEB Liability |  |  |
| Service cost | \$ | 98,005 |
| Interest |  | 437,561 |
| Change in assumptions |  | $(1,100,989)$ |
| Benefit payments |  | $(790,684)$ |
| Net change in total OPEB liability |  | $(1,356,107)$ |
| Total OPEB liability - beginning of year |  | 15,748,373 |
| Total OPEB liability - end of year (a) | \$ | 14,392,266 |
| Covered employee payroll | \$ | 18,086,998 |
| Total OPEB liability as a percentage of covered-employee payroll |  | 79.57\% |

This is a 10 year schedule, however the information in this schedule is not required to be presented retrospectively. The amounts presented for each fiscal year were determined as of the yearend that occurred one year prior. All years prior to 2018 are not available.

| State Teachers' Retirement Plan Last 10 Fiscal Years |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\underline{2015}$ |  | $\underline{2016}$ |  | $\underline{2017}$ |  | $\underline{2018}$ |
| District's proportion of the net pension liability |  | 0.024\% |  | 0.024\% |  | 0.024\% |  | 0.023\% |
| District's proportionate share of the net pension liability | \$ | 14,015,000 |  | 15,845,000 | \$ | 19,468,000 | \$ | 21,429,000 |
| State's proportionate share of the net pension liability associated with the District |  | 8,463,000 |  | 8,380,000 |  | 11,084,000 |  | 12,677,000 |
| Total net pension liability |  | 22,478,000 |  | 24,225,000 | \$ | 30,552,000 | \$ | 34,106,000 |
| District's covered payroll | \$ | 10,682,000 |  | 10,924,000 | \$ | 11,996,000 | \$ | 12,281,000 |
| District's proportionate share of the net pension liability as a percentage of its covered payroll |  | 131.20\% |  | 145.05\% |  | 162.29\% |  | 174.49\% |
| Plan fiduciary net position as a percentage of the total pension liability |  | 76.52\% |  | 74.02\% |  | 70.04\% |  | 69.46\% |

The amounts presented for each fiscal year were determined as of the year-end that occurred one year prior.

All years prior to 2015 are not available.

| Public Employer's Retirement Fund B Last 10 Fiscal Years |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\underline{2015}$ |  | $\underline{2016}$ |  | $\underline{2017}$ |  | $\underline{2018}$ |
| District's proportion of the net pension liability |  | 0.041\% |  | 0.062\% |  | 0.057\% |  | 0.040\% |
| District's proportionate share of the net pension liability | \$ | 4,624,000 | \$ | 9,144,000 | \$ | 11,301,000 | \$ | 9,602,000 |
| District's covered payroll | \$ | 4,276,000 | \$ | 6,868,000 | \$ | 6,865,000 | \$ | 5,128,000 |
| District's proportionate share of the net pension liability as a percentage of its covered payroll |  | 108.14\% |  | 133.14\% |  | 164.62\% |  | 187.25\% |
| Plan fiduciary net position as a percentage of the total pension liability |  | 83.38\% |  | 79.43\% |  | 73.89\% |  | 71.87\% |

The amounts presented for each fiscal year were determined as of the year-end that occurred one year prior.

All years prior to 2015 are not available.

| State Teachers' Retirement Plan Last 10 Fiscal Years |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\underline{2015}$ |  | $\underline{2016}$ |  | $\underline{2017}$ |  | $\underline{2018}$ |
| Contractually required contribution |  | 970,062 |  | 1,287,121 | \$ | 1,544,925 | \$ | 1,770,130 |
| Contributions in relation to the contractually required contribution |  | $(970,062)$ |  | $(1,287,121)$ |  | (1,544,925) |  | (1,770,130) |
| Contribution deficiency (excess) | \$ | - | \$ | - | \$ | - | \$ | - |
| District's covered payroll |  | 10,924,000 | \$ | 11,996,000 |  | 12,281,000 |  | 12,267,000 |
| Contributions as a percentage of covered payroll |  | 8.88\% |  | 10.73\% |  | 12.58\% |  | 14.43\% |

All years prior to 2015 are not available.

| Public Employer's Retirement Fund B Last 10 Fiscal Years |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\underline{2015}$ |  | $\underline{2016}$ |  | $\underline{2017}$ |  | $\underline{2018}$ |
| Contractually required contribution | \$ | 808,395 | \$ | 813,259 | \$ | 712,229 | \$ | 1,079,376 |
| Contributions in relation to the contractually required contribution |  | $(808,395)$ |  | $(813,259)$ |  | (712,229) |  | $(1,076,376)$ |
| Contribution deficiency (excess) | \$ | - | \$ | - | \$ | - | \$ | - |
| District's covered payroll | \$ | 6,868,000 | , | 6,865,000 | \$ | 5,128,000 | \$ | 6,950,000 |
| Contributions as a percentage of covered payroll |  | 11.77\% |  | 11.85\% |  | 13.89\% |  | 15.53\% |

All years prior to 2015 are not available.

## NOTE 1 - PURPOSE OF SCHEDULES

## A - Budgetary Comparison Schedule

The District employs budget control by object codes and by individual appropriation accounts. Budgets are prepared on the modified accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America as prescribed by the Governmental Accounting Standards Board. The budgets are revised during the year by the Board of Trustees to provide for revised priorities. Expenditures cannot legally exceed appropriations by major object code. The originally adopted and final revised budgets for the General Fund and the Cafeteria Fund are presented as Required Supplementary Information. The basis of budgeting is the same as GAAP.

## B - Schedule of Changes in Total Other Postemployment Benefits (OPEB) liability

The Schedule of Changes in Total OPEB liability is presented to illustrate the elements of the District's total OPEB liability. There is a requirement to show information for 10 years. However, until a full 10-year trend is compiled, governments should present information for those years for which information is available. The District has not accumulated assets in a qualified trust for the purpose of paying the benefits related to the District's total OPEB Liability.

## C - Schedule of the District's Proportionate Share of the Net Pension Liability

The Schedule of the District's Proportionate Share of the Net Pension Liability is presented to illustrate the elements of the District's Net Pension Liability. There is a requirement to show information for 10 years. However, until a full 10 -year trend is compiled, governments should present information for those years for which information is available.

## D - Schedule of the District's Contributions

The Schedule of the District's Contributions is presented to illustrate the District's required contributions relating to the pensions. There is a requirement to show information for 10 years. However, until a full $10-$ year trend is compiled, governments should present information for those years for which information is available.

## E - Changes of Benefit Terms

There are no changes in benefit terms reported in the Required Supplementary Information.

## F - Changes of Assumptions

The discount rate used for the total OPEB liability was 2.85 and 3.58 percent in the June 30, 2016 and 2017 actuarial reports, respectively.

The discount rate for Public Employer's Retirement Fund B (PERF B) was 7.50, 7.65, 7.65, and 7.15 percent in the June 30, 2013, 2014, 2015, and 2016 actuarial reports, respectively.

The following are the assumptions for the State Teachers' Retirement Plan:
Measurement Period
Assumption
Consumer price inflation
Investment rate of return
Wage growth

| Measurement Period |  |  |
| :---: | :---: | :---: |
| As of June 30, | As of June 30, | As of June 30, |
| $\underline{2017}$ | $\underline{2016}$ | $\underline{2016}$ |
| $2.75 \%$ | $3.00 \%$ | $3.00 \%$ |
| $7.10 \%$ | $7.60 \%$ | $7.00 \%$ |
| $3.50 \%$ | $3.75 \%$ | $3.75 \%$ |

## SUPPLEMENTARY INFORMATION

|  | Bond |  |
| :---: | :---: | :---: |
| Capital | Interest and |  |
| Redemption |  |  |
| Facilities | Rund | Total |

## ASSETS

| Cash in County Treasury | \$ | 34,885 | \$ | 564,931 | \$ | 599,816 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Cash awaiting deposit |  | 9,093 |  | - |  | 9,093 |
| Receivables |  | 104 |  | 1,199 |  | 1,303 |
| Total assets | \$ | 44,082 | \$ | 566,130 | \$ | 610,212 |

## FUND BALANCES

Fund balances:
Restricted
$\$ \quad 44,082 \$ \quad 566,130 \$ 610,212$

|  | Capital Facilities Fund |  | Bond <br> Interest and Redemption Fund |  | Total |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Revenues: |  |  |  |  |  |  |
| Other state sources | \$ | - | \$ | 8,009 | \$ | 8,009 |
| Other local sources |  | 29,540 |  | 934,243 |  | 963,783 |
| Total revenues |  | 29,540 |  | 942,252 |  | 971,792 |
| Expenditures: |  |  |  |  |  |  |
| Debt service: |  |  |  |  |  |  |
| Principal retirement |  | - |  | 1,140,000 |  | 1,140,000 |
| Interest |  | - |  | 653,814 |  | 653,814 |
| Total expenditures |  | - |  | 1,793,814 |  | 1,793,814 |
| (Deficiency) excess of revenues (Under) over expenditures |  | 29,540 |  | $(851,562)$ |  | $(822,022)$ |
| Other financing sources: |  |  |  |  |  |  |
| Premium received on long-term liabilities |  | - |  | 33,780 |  | 33,780 |
| Net change in fund balances |  | 29,540 |  | $(817,782)$ |  | $(788,242)$ |
| Fund balances, July 1, 2017 |  | 14,542 |  | 1,383,912 |  | 1,398,454 |
| Fund balances, June 30, 2018 | \$ | 44,082 |  | 566,130 |  | 610,212 |


|  | Balance July 1, $\underline{2017}$ |  | Additions |  | Deductions |  | Balance June 30, 2018 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Robert Sanders Elementary School |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash on hand and in banks | \$ | 8,709 | \$ | 29,193 | \$ | 27,747 | \$ | 10,155 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to student groups | \$ | 8,709 | \$ | 29,193 | \$ | 27,747 | \$ | 10,155 |
| Ida Jew Elementary |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash on hand and in banks | \$ | 29,385 | \$ | 1,517 | $\underline{ }$ | - | \$ | 30,902 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to student groups | \$ | 29,385 | \$ | 1,517 | \$ | - | \$ | 30,902 |
| Mount Pleasant Elementary |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash on hand and in banks | \$ | 73 | \$ | 109 | \$ | 100 | \$ | 82 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to student groups | \$ | 73 | \$ | 109 | \$ | 100 | \$ | 82 |
| Valle Vista Elementary |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash on hand and in banks | \$ | 7.637 | \$ | 10,035 | \$ | 9,285 | \$ | 8,387 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to student groups | \$ | 7,637 | \$ | 10,035 | \$ | 9,285 | \$ | 8,387 |
| August Boeger Middle School |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash on hand and in banks | \$ | 9,422 | \$ |  | \$ | 3,867 | \$ | 5,555 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to student groups | \$ | 9,422 | \$ |  | \$ | 3,867 | \$ | 5,555 |

MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT COMBINING STATEMENT OF CHANGES IN ASSETS

AND LIABILITIES
ALL AGENCY FUNDS
For the Year Ended June 30, 2018

|  |  | Balance July 1, 2017 | Additions |  | Deductions |  | Balance June 30, $\underline{2018}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Total Student Body |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash on hand and in banks | \$ | 55,226 | \$ | 40,854 | \$ | 40,999 | \$ | 55,081 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to student groups | \$ | 55,226 | \$ | 40,854 | \$ | 40,999 | \$ | 55,081 |
| Special Education Pass-Through |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash in County Treasury | \$ | 508,398 | \$ | 113,905 | \$ |  | \$ | 622,303 |
| Receivables |  | 1,515,082 |  | 271,983 |  | - |  | 1,787,065 |
| Due from the District |  | - |  | 936,836 |  | - |  | 936,836 |
| Total assets | \$ | 2,023,480 | \$ | 1,322,724 | \$ | - | \$ | 3,346,204 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to others | \$ | 2,023,480 | \$ | 1,322,724 | \$ | - | \$ | 3,346,204 |
| Total All Agency Funds |  |  |  |  |  |  |  |  |
| Assets: |  |  |  |  |  |  |  |  |
| Cash in County Treasury | \$ | 508,398 | \$ | 113,905 | \$ | - | \$ | 622,303 |
| Cash on hand and in banks |  | 55,226 |  | 40,854 |  | 40,999 |  | 55,081 |
| Receivables |  | 1,515,082 |  | 271,983 |  | - |  | 1,787,065 |
| Due from the District |  | - |  | 936,836 |  | - |  | 936,836 |
| Total assets | \$ | 2,078,706 | \$ | 1,363,578 | \$ | 40,999 | \$ | 3,401,285 |
| Liabilities: |  |  |  |  |  |  |  |  |
| Due to student groups | \$ | 55,226 | \$ | 40,854 | \$ | 40,999 | \$ | 55,081 |
| Due to others |  | 2,023,480 |  | 1,322,724 |  | - |  | 3,346,204 |
| Total liabilities | \$ | 2,078,706 | \$ | 1,363,578 | \$ | 40,999 | \$ | 3,401,285 |

Mount Pleasant Elementary School District was established in 1865 and is comprised of an area of approximately seven square miles located in Santa Clara County. There were no changes in the boundaries of the District during the current year. The District is currently operating three elementary schools, one charter school and one middle school.

## GOVERNING BOARD

| Name | Office |
| :--- | :---: |
| Robert Ramirez | President |
| Gail Tremaine | Vice President |
| Peter Ortiz | Board Clerk |
| Betty Martinez | Member |
| Antonio Perez | Member |
|  |  |
|  | ADMINISTRATION |
| Mariann Engle |  |
| Superintendent |  |
| Elida MacArthur |  |
|  | Assistant Superintendent of Instructional Services |
| Tracy Huynh |  |
| Director of Business Services |  |
| Jose Gonzalez |  |
| Director of Personnel |  |

## Term Expires

November 2018
November 2018
November 2020
November 2018
November 2020

Director of Personnel

MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT

|  | Second <br> Period <br> Report |
| :--- | ---: | ---: | ---: | ---: |
| (Original) |  |$\quad$| Second |
| :---: |
| Period |
| Report |
| (Audited)* |$\quad$| * Annual |
| :---: |
| Report |

* Reflects revisions made by management subsequent to the submission of the original Second Period Report of Attendance of the District, based on an internal review of records.

IDA JEW ACADEMIES CHARTER SCHOOL (CLASSROOM-BASED)

|  | Second <br> Period <br> Report | annual <br> Report |
| :--- | ---: | ---: |
| Certificate \# | $9 E 502674$ | 9FF02C79 |
| Transitional Kindergarten through Third | 270 | 270 |
| Four through Six | 217 |  |
| Seven and Eight | 98 |  |
| Subtotal Charter School (Classroom-Based) | 585 |  |
| District Totals | 2,240 |  |

The Charter School did not revise the Second Period Report of Attendance.

| Grade Level | Statutory <br> Minutes <br> Requirement | $\begin{gathered} \text { 2017-2018 } \\ \text { Actual } \\ \text { Minutes } \\ \hline \end{gathered}$ | Number of Days Traditional Calendar | Status |
| :---: | :---: | :---: | :---: | :---: |
| MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT |  |  |  |  |
| Kindergarten | 36,000 | 44,095 | 180 | In Compliance |
| Grade 1 | 50,400 | 52,370 | 180 | In Compliance |
| Grade 2 | 50,400 | 52,370 | 180 | In Compliance |
| Grade 3 | 50,400 | 52,370 | 180 | In Compliance |
| Grade 4 | 54,000 | 54,160 | 180 | In Compliance |
| Grade 5 | 54,000 | 54,160 | 180 | In Compliance |
| Grade 6 | 54,000 | 54,160 | 180 | In Compliance |
| Grade 7 | 54,000 | 57,175 | 180 | In Compliance |
| Grade 8 | 54,000 | 57,175 | 180 | In Compliance |

IDA JEW ACADEMIES CHARTER SCHOOL (CLASSROOM-BASED)

| Kindergarten | 36,000 | 43,740 | 175 | In Compliance |
| :--- | :--- | :--- | :--- | :--- |
| Grade 1 | 50,400 | 54,330 | 175 | In Compliance |
| Grade 2 | 50,400 | 54,330 | 175 | In Compliance |
| Grade 3 | 50,400 | 54,330 | 175 | In Compliance |
| Grade 4 | 54,000 | 54,330 | 175 | In Compliance |
| Grade 5 | 54,000 | 54,330 | 175 | In Compliance |
| Grade 6 | 54,000 | 56,070 | 175 | In Compliance |
| Grade 7 | 54,000 | 56,070 | 175 | In Compliance |
| Grade 8 | 54,000 | 56,070 | 175 | In Compliance |


| Federal Catalog Number | Federal Grantor/Pass-Through Grantor/Program or Cluster Title | Pass-Through Entity Identifying Number |  | ederal nditures |
| :---: | :---: | :---: | :---: | :---: |
| U.S. Department of Education - Passed through California Department of Education |  |  |  |  |
| Special Education Cluster:$\begin{aligned} & \text { Basic Local Assistance Entitlement, Part B, } \\ & \text { Section } 611 \end{aligned}$ |  | 13379 | \$ | 377,511 |
| 84.027A | Preschool Local Entitlement, Part B, Section 611 (Age 3-4-5) | 13682 |  | 53,592 |
| 84.173 | Mental Health Services, Part B, Section 611 | 15197 |  | 31,598 |
| 84.173 | Preschool Grants, Part B, Section 619 (Age 3-4-5) | 13430 |  | 19,981 |
| 84.027A | Preschool Staff Development, Part B, Section 619 | 13431 |  | 180 |
|  | Subtotal Special Education Cluster |  |  | 482,862 |
|  | ESEA: Title III Programs |  |  |  |
| 84.365 | ESEA: Title III, Immigrant Student Program | 14346 |  | 7,323 |
| 84.365 | ESEA: Title III, English Learner Student Program | 10084 |  | 72,917 |
|  | Subtotal ESEA: Title III Programs |  |  | 80,240 |
| 84.010 | ESEA: Title I, Part A, Basic Grants Low-Income and Neglected | 15146 |  | 346,381 |
| 84.367 | ESEA: Title II, Part A, Supporting Effective Instruction Local Grants | 14346 |  | 68,566 |
|  | Total U.S. Department of Education |  |  | 978,049 |
| U.S. Department of Health and Human Services - Passed through |  |  |  |  |
| California Department of Education |  |  |  |  |
| 93.778 | Medicaid Cluster: <br> Dept of Health Care Services (DHCS): Medi-Cal Billing Option | 10013 |  | 180,522 |
| U.S. Department of Agriculture - Passed through California |  |  |  |  |
| Department of Education |  |  |  |  |
| 10.555 | Child Nutrition Cluster: Child Nutrition: School Programs | 13755 |  | 1,187,505 |
| Total Federal Program Expenditures |  | $\$ \quad 2,346,076$ |  |  |

See accompanying notes to supplementary information.

WITH AUDITED FINANCIAL STATEMENTS
For the Year Ended June 30, 2018

There were no adjustments proposed to any funds of the District.
(UNAUDITED)

|  |  | $\begin{gathered} \text { (Budget) } \\ 2019 \end{gathered}$ |  | $\underline{2018}$ |  | $\underline{2017}$ |  | $\underline{2016}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| General Fund |  |  |  |  |  |  |  |  |
| Revenues and other financing sources | \$ | 30,798,874 | \$ | 30,159,191 | \$ | 30,723,661 | \$ | 29,385,825 |
| Expenditures <br> Other uses and transfers out |  | $30,533,623$ |  | $\begin{array}{r} 32,106,050 \\ 107,000 \\ \hline \end{array}$ |  | $\begin{array}{r} 30,243,310 \\ 823,648 \\ \hline \end{array}$ |  | $\begin{array}{r}\text { 28,148,659 } \\ \hline\end{array}$ |
| Total outgo |  | 30,533,623 |  | 32,213,050 |  | 31,066,958 |  | 28,148,659 |
| Change in fund balance | \$ | 265,251 | \$ | (2,053,859) | \$ | $(343,297)$ | \$ | 1,237,166 |
| Ending fund balance | \$ | 5,283,402 | \$ | 5,018,151 | \$ | 7,072,010 | \$ | 7,415,307 |
| Available reserves | \$ | 1,514,040 | \$ | 1,285,802 | \$ | 2,596,872 | \$ | 2,500,814 |
| Designated for economic uncertainties | \$ | 916,100 | \$ | 964,000 | \$ | 904,853 | \$ | 841,975 |
| Undesignated fund balance | \$ | 597,940 | \$ | 321,802 | \$ | 1,692,019 | \$ | 1,658,839 |
| Available reserves as percentages of total outgo |  | 5.0\% |  | 4.0\% |  | 8.4\% |  | 8.9\% |
| Total Funds |  |  |  |  |  |  |  |  |
| Total long-term liabilities | \$ | 64,435,695 | \$ | 64,767,450 | \$ | 51,350,840 | \$ | 46,702,803 |
| Average daily attendance at P-2 |  | 1,623 |  | 1,656 |  | 1,682 |  | 1,777 |

For purposes of the Schedule of Financial Trends and Analysis, the District has combined the Special Reserve for Other than Capital Projects Outlay and the Special Reserve for Postemployment Benefits Funds with the General Fund. The combined General Fund fund balance has decreased by $\$ 1,159,990$ over the past three fiscal years. The District projects an increase of $\$ 265,251$ for the fiscal year ending June 30, 2019. For a district this size, the State of California recommends available reserves of at least 3 percent of total General Fund expenditures, transfers out, and other uses be maintained. For the year ended June 30, 2018, the District was in compliance with this requirement.

The District has incurred an operating deficit in two of the past three years, but anticipates an operating surplus during the fiscal year ending June 30, 2019.

Total long-term liabilities have increased by $\$ 18,064,647$ over the past two years.
Average daily attendance has decreased by 121 over the past two years. The District anticipates a decrease of 33 ADA during the fiscal year ending June 30, 2019.

## MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT

SCHEDULE OF CHARTER SCHOOLS
For the Year Ended June 30, 2018

Charter Schools Chartered by District
1243 - Ida Jew Academies

Included in District Financial Statements, or Separate Report

Included in District financial statements, in the General Fund

## NOTE 1 - PURPOSE OF SCHEDULES

## A - Schedule of Average Daily Attendance

Average daily attendance is a measurement of the number of pupils attending classes of the District. The purpose of attendance accounting from a fiscal standpoint is to provide the basis on which apportionments of state funds are made to school districts. This schedule provides information regarding the attendance of students at various grade levels and in different programs.

## B - Schedule of Instructional Time

The District has received incentive funding for increasing instructional time as provided by the Incentives for Longer Instructional Day. The District neither met nor exceeded its target funding. This schedule presents information on the amount of instructional time offered by the District, and whether the District complied with the provisions of Education Code Sections 46201 through 46206.

## C - Schedule of Expenditure of Federal Awards

The Schedule of Expenditure of Federal Awards includes the federal award activity of Mount Pleasant Elementary School District, and is presented on the accrual basis of accounting. The information in this schedule is presented in accordance with the requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance). Expenditures are recognized following, as applicable, either the cost principles in OMB Circular A-87, Cost Principles for State, Local and Indian Tribal Governments, or the cost principles contained in the Uniform Guidance, wherein certain types of expenditures are not allowable or are limited as to reimbursement. The District has elected not to use the 10-percent de minimis indirect cost rate allowed in the Uniform Guidance.

The following schedule provides a reconciliation between revenues reported on the Statement of Revenues, Expenditures and Change in Fund Balances and the related expenditures reported on the Schedule of Expenditure of Federal Awards. The reconciling amounts represent Federal funds that have been recorded as revenues that have not been expended by June 30, 2018.

| Description | CFDA |
| :--- | :---: | :---: |
| Number | Amount |

Total Federal revenues, Statement of Revenues, Expenditures and Change in Fund Balances \$ 2,227,730

Add: Medi-Cal Billing Funds spent from prior awards
93.778

118,346

Total Schedule of Expenditure of Federal Awards
$\$ \quad 2,346,076$

## D - Reconciliation of Unaudited Actual Financial Report with Audited Financial Statements

This schedule provides the information necessary to reconcile the Unaudited Actual Financial Report to the audited financial statements.

## NOTE 1 - PURPOSE OF SCHEDULES (Continued)

## E - Schedule of Financial Trends and Analysis (Unaudited)

This schedule discloses the District's financial trends by displaying past years' data along with current year budget information. These financial trend disclosures are used to evaluate the District's ability to continue as a going concern for a reasonable period of time.

## F - Schedule of Charter Schools

This schedule provides information for the California Department of Education to monitor financial reporting by Charter Schools.

## NOTE 2 - EARLY RETIREMENT INCENTIVE PROGRAM

Education Code Section 14503 requires certain disclosure in the financial statements of districts which adopt Early Retirement Incentive Programs pursuant to Education Code Sections 22714 and 44929. For the fiscal year ended June 30, 2018, the District did not adopt this program.

## Board of Trustees

Mount Pleasant Elementary School District
San Jose, California

## Report on Compliance with State Laws and Regulations

We have audited Mount Pleasant Elementary School District's compliance with the types of compliance requirements described in the State of California's 2017-18 Guide for Annual Audits of K12 Local Education Agencies and State Compliance Reporting (the "Audit Guide") applicable to the state laws and regulations listed below for the year ended June 30, 2018.

| Description | Procedures Performed |
| :---: | :---: |
| Attendance | Yes |
| Teacher Certification and Misassignments | Yes |
| Kindergarten Continuance | Yes |
| Independent Study | No, see below |
| Continuation Education | No, see below |
| Instructional Time | Yes |
| Instructional Materials | Yes |
| Ratio of Administrative Employees to Teachers | Yes |
| Classroom Teacher Salaries | Yes |
| Early Retirement Incentive | No, see below |
| Gann Limit Calculation | Yes |
| School Accountability Report Card | Yes |
| Juvenile Court Schools | No, see below |
| Middle or Early College High Schools | No, see below |
| K-3 Grade Span Adjustment | Yes |
| Transportation Maintenance of Effort | Yes |
| Apprenticeship: Related and Supplemental Instruction | No, see below |
| Educator Effectiveness | Yes |
| California Clean Energy Jobs Act | Yes |
| After/Before School Education and Safety Program: |  |
| General requirements | Yes |
| After school | Yes |
| Before school | No, see below |
| Proper Expenditure of Education Protection Account Funds | Yes |
| Unduplicated Local Control Funding Formula Pupil Counts | Yes |
| Local Control and Accountability Plan | Yes |
| Independent Study - Course Based | No, see below |
| Attendance, for charter schools | Yes |
| Mode of Instruction, for charter schools | Yes |
| Nonclassroom-Based Instruction/Independent Study, for charter schools | No, see below |
| Determination of Funding for Nonclassroom-Based |  |
| Annual Instructional Minutes Classroom-Based, for charter schools | Yes |
| Charter School Facility Grant Program | No, see below |

We did not perform any procedures related to Independent Study, Continuation Education, Juvenile Court Schools, Apprenticeship: Related and Supplemental Instruction, or After/Before School Education and Safety Program for Before School, because the District does not offer these programs.

The District did not offer an Early Retirement Incentive Program; therefore we did not perform steps 2a through d.

The District does not have any Middle or Early College High Schools, therefore, we did not perform any procedures related to Middle or Early College High Schools.

The District did not offer any Independent Study-Course Based programs; therefore, we did not perform any procedures related to this program.

We did not perform any procedures related to Nonclassroom-Based Instruction/Independent Study, for charter schools or Determination of Funding for Nonclassroom-Based Instruction, for charter schools because the District's charter school is classroom-based.

We did not perform any procedures related to Charter School Facility Grant Program because the District did not participate in this program.

## Management's Responsibility

Management is responsible for compliance with the requirements of state laws and regulations listed above.

## Auditor's Responsibility

Our responsibility is to express an opinion on Mount Pleasant Elementary School District's compliance with state laws and regulations as listed above based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States; and the 2017-18 Guide for Annual Audits of K-12 Local Education Agencies and State Compliance Reporting (Audit Guide). Those standards and the Audit Guide require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the compliance requirements referred to above that could have a material effect on Mount Pleasant Elementary School District's compliance with the state laws and regulations listed above occurred. An audit includes examining, on a test basis, evidence about Mount Pleasant Elementary School District's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance with state laws and regulations. However, our audit does not provide a legal determination of Mount Pleasant Elementary School District's compliance.

In our opinion Mount Pleasant Elementary School District complied, in all material respects, with the compliance requirements referred to above that are applicable to the state laws and regulations referred to above for the year ended June 30, 2018.

## Purpose of this Report

The purpose of this report on compliance is solely to describe the scope of our testing of compliance and the results of that testing based on the requirements of the 2017-18 Guide for Annual Audits of K-12 Local Education Agencies and State Compliance Reporting. Accordingly, this report is not suitable for any other purpose.
Crown LLP

Crown LLP

Sacramento, California
December 6, 2018

# INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS 

Board of Trustees<br>Mount Pleasant Elementary School District<br>San Jose, California

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards issued by the Comptroller General of the United States, the financial statements of the governmental activities, each major fund, and the aggregate remaining fund information of Mount Pleasant Elementary School District as of and for the year ended June 30, 2018, and the related notes to the financial statements, which collectively comprise Mount Pleasant Elementary School District's basic financial statements, and have issued our report thereon dated December 6, 2018.

## Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered Mount Pleasant Elementary School District's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of Mount Pleasant Elementary School District's internal control. Accordingly, we do not express an opinion on the effectiveness of Mount Pleasant Elementary School District's internal control.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

## Compliance and Other Matters

As part of obtaining reasonable assurance about whether Mount Pleasant Elementary School District's financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under Government Auditing Standards.

## Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

## Crowe LLP

Crowe LLP

Sacramento, California
December 6, 2018

# INDEPENDENT AUDITOR'S REPORT ON COMPLIANCE FOR EACH MAJOR FEDERAL PROGRAM AND REPORT ON INTERNAL CONTROL OVER COMPLIANCE 

Board of Trustees
Mount Pleasant Elementary School District
San Jose, California

## Report on Compliance for Each Major Federal Program

We have audited Mount Pleasant Elementary School District's compliance with the types of compliance requirements described in the OMB Compliance Supplement that could have a direct and material effect on each of Mount Pleasant Elementary School District's major federal programs for the year ended June 30, 2018. Mount Pleasant Elementary School District's major federal programs are identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs.

## Management's Responsibility

Management is responsible for compliance with federal statues, regulations, and the terms and conditions of its federal awards applicable to its federal programs.

## Auditor's Responsibility

Our responsibility is to express an opinion on compliance for each of Mount Pleasant Elementary School District's major federal programs based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance). Those standards and the Uniform Guidance require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about Mount Pleasant Elementary School District's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance for each major federal program. However, our audit does not provide a legal determination of Mount Pleasant Elementary School District's compliance.

## Opinion on Each Major Federal Program

In our opinion, Mount Pleasant Elementary School District complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended June 30, 2018.

## Report on Internal Control Over Compliance

Management of Mount Pleasant Elementary School District is responsible for establishing and maintaining effective internal control over compliance with the types of compliance requirements referred to above. In planning and performing our audit of compliance, we considered Mount Pleasant Elementary School District's internal control over compliance with the types of requirements that could have a direct and material effect on each major federal program to determine the auditing procedures that are appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major federal program and to test and report on internal control over compliance in accordance with Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of Mount Pleasant Elementary School District's internal control over compliance.

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis. A material weakness in internal control over compliance is a deficiency, or combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of a federal program will not be prevented, or detected and corrected, on a timely basis. A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of Uniform Guidance. Accordingly, this report is not suitable for any other purpose.

## Crowe LLP

Crowe LLP

Sacramento, California
December 6, 2018

FINDINGS AND RECOMMENDATIONS

## SECTION I - SUMMARY OF AUDITOR'S RESULTS

## FINANCIAL STATEMENTS

Type of auditors' report issued:
Internal control over financial reporting:
Material weakness(es) identified?
Significant deficiency(ies) identified not considered to be material weakness(es)?

Noncompliance material to financial statements noted?

FEDERAL AWARDS
Internal control over major programs:
Material weakness(es) identified?
Significant deficiency(ies) identified not considered to be material weakness(es)?

Type of auditors' report issued on compliance for major programs:

Any audit findings disclosed that are required to be reported in accordance with 2 CFR 200.516 (a)?

Identification of major programs:

Unmodified

$\qquad$ Yes $\quad \mathrm{X}$ No
$\qquad$ Unmodified
$\qquad$ Yes No
$\qquad$
$\qquad$
10.555

Child Nutrition Cluster

Dollar threshold used to distinguish between Type A and Type B programs:
\$ 750,000
Auditee qualified as low-risk auditee? $\qquad$ Yes $\qquad$ No

## STATE AWARDS

Type of auditors' report issued on compliance for state programs:

Unmodified

## SECTION II - FINANCIAL STATEMENT FINDINGS

No matters were reported.

## SECTION III - FEDERAL AWARD FINDINGS AND QUESTIONED COSTS

No matters were reported.

## SECTION IV - STATE AWARD FINDINGS AND QUESTIONED COSTS

No matters were reported.

STATUS OF PRIOR YEAR
FINDINGS AND RECOMMENDATIONS

Finding/Recommendation

## 2017-001

Condition: One student at one site was improperly included in the "Free \& Reduced Price Meals (FRPM)" designation on the 1.17 FRPM English Learner Count Report. Documentation provided by management indicated that the student classified as FRPM was denied, but was included in the report as a data entry error.

Recommendation: The District should ensure that all students are properly reflected in the CaIPADS reporting under the appropriate status.

District Explanation
If Not Implemented

Implemented.

## APPENDIX C

## FORM OF CONTINUING DISCLOSURE CERTIFICATE

This Continuing Disclosure Certificate (the "Disclosure Certificate") is executed and delivered by the Mount Pleasant Elementary School District (the "District") in connection with the issuance of $\$ 10,000,000$ of the District's Election of 2018 General Obligation Bonds, Series A (the "Bonds"). The Bonds are being issued pursuant to a resolution of the District adopted on May 22, 2019 and November 13, 2019 (collectively, the "Resolution"). The District covenants and agrees as follows:

SECTION 1. Purpose of the Disclosure Certificate. This Disclosure Certificate is being executed and delivered by the District for the benefit of the Holders and Beneficial Owners of the Bonds and in order to assist the Participating Underwriter in complying with S.E.C. Rule 15c2-12(b)(5).

SECTION 2. Definitions. In addition to the definitions set forth in the Resolutions, which apply to any capitalized term used in this Disclosure Certificate unless otherwise defined in this Section, the following capitalized terms shall have the following meanings:
"Annual Report" shall mean any Annual Report provided by the District pursuant to, and as described in, Sections 3 and 4 of this Disclosure Certificate.
"Beneficial Owner" shall mean any person which (a) has the power, directly or indirectly, to vote or consent with respect to, or to dispose of ownership of, any Bonds (including persons holding Bonds through nominees, depositories or other intermediaries), or (b) is treated as the owner of any Bonds for federal income tax purposes.
"Dissemination Agent" shall mean initially the District, or any successor Dissemination Agent designated in writing by the District (which may be the District) and which has filed with the District a written acceptance of such designation.
"Financial Obligation" means: (a) a debt obligation; (b) a derivative instrument entered into in connection with, or pledged as security or a source of payment for, an existing or planned debt obligation; or (c) guarantee of (a) or (b). The term "Financial Obligation" does not include municipal securities as to which a final official statement has been provided to the Repository consistent with the Rule.
"Holders" shall mean registered owners of the Bonds.
"Listed Events" shall mean any of the events listed in Sections 5(a) or (b) of this Disclosure Certificate.
"Official Statement" means the official statement dated as of December 5, 2019 and relating the primary offering and sale of the Bonds.
"Participating Underwriter" shall mean any of the original underwriters of the Bonds required to comply with the Rule in connection with offering of the Bonds.
"Repository" shall mean the Municipal Securities Rulemaking Board, which can be found at http://emma.msrb.org/, or any other repository of disclosure information that may be designated by the Securities and Exchange Commission as such for purposes of the Rule in the future.
"Rule" shall mean Rule 15c2-12(b)(5) adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934, as the same may be amended from time to time.
"State" shall mean the State of California.
SECTION 3. Provision of Annual Reports.
(a) The District shall, or shall cause the Dissemination Agent to, not later than 240 days after the end of the District's fiscal year (presently ending June 30), commencing with the report for the 201819 Fiscal Year, provide to the Repository an Annual Report which is consistent with the requirements of Section 4 of this Disclosure Certificate. The Annual Report may be submitted as a single document or as separate documents comprising a package, and may cross-reference other information as provided in Section 4 of this Disclosure Certificate; provided that the audited financial statements of the District may be submitted separately from the balance of the Annual Report and later than the date required above for the filing of the Annual Report if they are not available by that date. If the District's fiscal year changes, it shall give notice of such change in the same manner as for a Listed Event under Section 5(c).
(b) Not later than 30 days (nor more than 60 days) prior to said date the Dissemination Agent shall give notice to the District that the Annual Report shall be required to be filed in accordance with the terms of this Disclosure Certificate. Not later than 15 Business Days prior to said date, the District shall provide the Annual Report in a format suitable for reporting to the Repository to the Dissemination Agent (if other than the District). If the District is unable to provide to the Repository an Annual Report by the date required in subsection (a), the District shall send a notice to the Repository in substantially the form attached as Exhibit A with a copy to the Dissemination Agent. The Dissemination Agent shall not be required to file a Notice to Repository of Failure to File an Annual Report.
(c) The Dissemination Agent shall file a report with the District stating it has filed the Annual Report in accordance with its obligations hereunder, stating the date it was provided to the Repository.

## SECTION 4. Content and Form of Annual Reports.

(a) The District's Annual Report shall contain or include by reference the following:

1. The audited financial statements of the District for the prior fiscal year, prepared in accordance with generally accepted accounting principles as promulgated to apply to governmental entities from time to time by the Governmental Accounting Standards Board. If the District's audited financial statements are not available by the time the Annual Report is required to be filed pursuant to Section 3(a), the Annual Report shall contain unaudited financial statements in a format similar to the financial statements contained in the final Official Statement, and the audited financial statements shall be filed in the same manner as the Annual Report when they become available.
2. Material financial information and operating data with respect to the District of the type included in the Official Statement in the following categories (to the extent not included in the District's audited financial statements):
(a) State funding received by the District for the last completed fiscal year;
(b) average daily attendance of the District for the last completed fiscal year;
(c) outstanding District indebtedness;
(d) summary financial information on revenues, expenditures and fund balances for the District's general fund reflecting adopted budget for the current fiscal year;
(e) assessed valuation of taxable property within the District for the current fiscal year;
(f) secured ad valorem tax levies and delinquencies for taxable property within the District for the current year, to the extent Santa Clara County no longer implements to the Teeter Plan (as such term is defined in the Official Statement) as to secured ad valorem tax levies for general obligation bonded debt of the District;
(g) the distribution of taxable property within the District by principal use, as measured by assessed valuation and parcels in the current fiscal year; and
(h) twenty largest local secured taxpayers in the District, as measures by the assessed valuation for the current fiscal year.

Any or all of the items listed above may be included by specific reference to other documents, including official statements of debt issues of the District or related public entities, which have been submitted to the Repository or the Securities and Exchange Commission. If the document included by reference is a final official statement, it must be available from the Municipal Securities Rulemaking Board. The District shall clearly identify each such other document so included by reference.
(b) The Annual Report shall be filed in an electronic format accompanied by identifying information prescribed by the Municipal Securities Rulemaking Board.

## SECTION 5. Reporting of Significant Events.

(a) Pursuant to the provisions of this Section 5(a), the District shall give, or cause to be given, notice of the occurrence of any of the following events with respect to the Bonds in a timely manner not in excess of 10 business days after the occurrence of the event:

1. principal and interest payment delinquencies.
2. tender offers.
3. defeasances.
4. rating changes.
5. adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, adverse tax opinions or Notices of Proposed Issue (IRS Form 5701-TEB).
6. unscheduled draws on the debt service reserves reflecting financial difficulties.
7. unscheduled draws on credit enhancement reflecting financial difficulties.
8. substitution of the credit or liquidity providers or their failure to perform.
9. bankruptcy, insolvency, receivership or similar event (within the meaning of the Rule) of the District. For the purposes of the event identified in this Section 5(a)(9), the event is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent or similar officer for the District in a proceeding under the U.S. Bankruptcy Code or in any other proceeding under state or federal law in which a court or governmental authority has assumed jurisdiction over substantially all of the assets or business of the District, or if such jurisdiction has been assumed by leaving the existing governmental body and officials or officers in possession but subject to the supervision and orders of a court or governmental authority, or the entry of an order confirming a plan of reorganization, arrangement or liquidation by a court or governmental authority having supervision or jurisdiction over substantially all of the assets or business of the District.
10. default, event of acceleration, termination event, modification of terms, or other similar events under the terms of a Financial Obligation, any of which reflect financial difficulties.
(b) Pursuant to the provisions of this Section 5(b), the District shall give, or cause to be given, notice of the occurrence of any of the following events with respect to the Bonds, if material:
11. non-payment related defaults.
12. modifications to rights of Bondholders.
13. optional, contingent or unscheduled bond calls.
14. unless described under Section 5(a)(5) above, material notices or determinations with respect to the tax status of the Bonds, or other material events affecting the tax status of the Bonds.
15. release, substitution or sale of property securing repayment of the Bonds.
16. the consummation of a merger, consolidation, or acquisition involving the District or the sale of all or substantially all of the assets of the District, 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.
17. Appointment of a successor or additional trustee or paying agent with respect to the Bonds or the change of name of such a trustee or paying agent.
18. Incurrence of a Financial Obligation, or agreement to covenants, events of default, remedies, priority rights, or other similar terms of a Financial Obligation, any of which affect Bond owners.
(c) Whenever the District obtains knowledge of the occurrence of a Listed Event under Section 5(b) hereof, the District shall as soon as possible determine if such event would be material under applicable federal securities laws.
(d) If the District determines that knowledge of the occurrence of a Listed Event under Section 5(b) hereof would be material under applicable federal securities laws, the District shall (i) file a notice of such occurrence with the Repository in a timely manner not in excess of 10 business days after
the occurrence of the event or (ii) provide notice of such reportable event to the Dissemination Agent in format suitable for filing with the Repository in a timely manner not in excess of 10 business days after the occurrence of the event. The Dissemination Agent shall have no duty to independently prepare or file any report of Listed Events. The Dissemination Agent may conclusively rely on the District's determination of materiality pursuant to Section 5(c).

SECTION 6. Termination of Reporting Obligation. The District's obligations under this Disclosure Certificate shall terminate upon the legal defeasance, prior redemption or payment in full of all of the Bonds. If such termination occurs prior to the final maturity of the Bonds, the District shall give notice of such termination in the same manner as for a Listed Event under Section 5(a) or Section 5(b), as applicable.

SECTION 7. Dissemination Agent. The District may, from time to time, appoint or engage a Dissemination Agent (or substitute Dissemination Agent) to assist it in carrying out its obligations under this Disclosure Certificate, and may discharge any such Agent, with or without appointing a successor Dissemination Agent. The Dissemination Agent may resign upon 15 days written notice to the District. Upon such resignation, the District shall act as its own Dissemination Agent until it appoints a successor. The Dissemination Agent shall not be responsible in any manner for the content of any notice or report prepared by the District pursuant to this Disclosure Certificate and shall not be responsible to verify the accuracy, completeness or materiality of any continuing disclosure information provided by the District. The District shall compensate the Dissemination Agent for its fees and expenses hereunder as agreed by the parties. Any entity succeeding to all or substantially all of the Dissemination Agent's corporate trust business shall be the successor Dissemination Agent without the execution or filing of any paper or further act.

SECTION 8. Amendment; Waiver. Notwithstanding any other provision of this Disclosure Certificate, the District may amend this Disclosure Certificate, and any provision of this Disclosure Certificate may be waived, provided that the following conditions are satisfied:
(a) If the amendment or waiver relates to the provisions of Sections 3(a), 4, 5(a) or 5(b), 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 Bonds, or the type of business conducted;
(b) The undertaking, as amended or taking into account such waiver, would, in the opinion of nationally recognized bond counsel, have complied with the requirements of the Rule at the time of the original issuance of the Bonds, after taking into account any amendments or interpretations of the Rule, as well as any change in circumstances;
(c) The amendment or waiver does not, in the opinion of nationally recognized bond counsel, materially impair the interests of the Holders or Beneficial Owners of the Bonds; and
(d) No duties of the Dissemination Agent hereunder shall be amended without its written consent thereto.

In the event of any amendment or waiver of a provision of this Disclosure Certificate, the District shall describe such amendment in the next Annual Report, and shall 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 District. In addition, if the amendment relates to the accounting principles to be followed in preparing financial statements, (i) notice of such change shall be given in the same manner as
for a Listed Event under Section 5(b), 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 shall be deemed to prevent the District 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 District 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 District shall have no obligation under this Certificate to update such information or include it in any future Annual Report or notice of occurrence of a Listed Event.

SECTION 10. Default. In the event of a failure of the District to comply with any provision of this Disclosure Certificate any Holder or Beneficial Owner of the Bonds may take such actions as may be necessary and appropriate, including seeking mandate or specific performance by court order, to cause the District to comply with its obligations under this Disclosure Certificate. A default under this Disclosure Certificate shall not be deemed an event of default under the Resolution, and the sole remedy under this Disclosure Certificate in the event of any failure of the District to comply with this Disclosure Certificate shall be an action to compel performance.

SECTION 11. Duties, Immunities and Liabilities of Dissemination Agent. The Dissemination Agent shall have only such duties as are specifically set forth in this Disclosure Certificate. The Dissemination Agent acts hereunder solely for the benefit of the District; this Disclosure Certificate shall confer no duties on the Dissemination Agent to the Participating Underwriter, the Holders and the Beneficial Owners. The District agrees to indemnify and save the Dissemination Agent, its officers, directors, employees and agents, harmless against any loss, expense and liabilities which it may incur arising out of or in the exercise or performance of its powers and duties hereunder, including the costs and expenses (including attorney's fees) of defending against any claim of liability, but excluding liabilities due to the Dissemination Agent's negligence or willful misconduct. The obligations of the District under this Section shall survive resignation or removal of the Dissemination Agent and payment of the Bonds. The Dissemination Agent shall have no liability for the failure to report any event or any financial information as to which the District has not provided an information report in format suitable for filing with the Repository. The Dissemination Agent shall not be required to monitor or enforce the District's duty to comply with its continuing disclosure requirements hereunder.

SECTION 12. Beneficiaries. This Disclosure Certificate shall inure solely to the benefit of the District, the Dissemination Agent, the Participating Underwriter and Holders and Beneficial Owners from time to time of the Bonds, and shall create no rights in any other person or entity.

Dated: December 19, 2019

## MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT

By $\qquad$
Superintendent

## EXHIBIT A

## NOTICE TO REPOSITORY OF FAILURE TO FILE ANNUAL REPORT

Name of District: MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT
Name of Bond Issue: Election of 2018 General Obligation Bonds, Series A
Date of Issuance: $\quad$ December 19, 2019
NOTICE IS HEREBY GIVEN that the District has not provided an Annual Report with respect to the above-named Bonds as required by the Continuing Disclosure Certificate relating to the Bonds. The District anticipates that the Annual Report will be filed by $\qquad$ .

Dated: $\qquad$
MOUNT PLEASANT ELEMENTARY SCHOOL DISTRICT

By $\qquad$ [form only; no signature required]
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## APPENDIX D

## BOOK-ENTRY ONLY SYSTEM

The information in this section concerning DTC and DTC's book-entry system has been obtained from sources that the District believes to be reliable, but the District takes no responsibility for the accuracy or completeness thereof. The District cannot and does not give any assurances that DTC, DTC Direct Participants or Indirect Participants (as defined herein) will distribute to the Beneficial Owners (a) payments of interest, principal or premium, if any, with respect to the Bonds, (b) certificates representing ownership interest in or other confirmation or ownership interest in the Bonds, or (c) redemption or other notices sent to DTC or Cede \& Co., its nominee, as the registered owner of the Bonds, or that they will so do on a timely basis or that DTC, Direct Participants or Indirect Participants will act in the manner described in this Official Statement. The current "Rules" applicable to DTC are on file with the Securities and Exchange Commission and the current "Procedures" of DTC to be followed in dealing with Participants are on file with DTC.

The Depository Trust Company ("DTC"), New York, NY, will act as securities depository for the Bonds. The Bonds will be issued as fully-registered securities registered in the name of Cede \& Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered Bond certificate will be issued for each maturity of the Bonds, each in the aggregate principal amount of such maturity, and will be deposited with DTC.

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

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

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

To facilitate subsequent transfers, all Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede \& Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Bonds with DTC and their registration in the name of Cede \& Co. or such other DTC nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Bonds are credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time. Beneficial Owners of Bonds may wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Bonds, such as redemptions, defaults, and proposed amendments to the Resolution. For example, Beneficial Owners of Bonds may wish to ascertain that the nominee holding the Bonds for their benefit has agreed to obtain and transmit notices to Beneficial Owners. In the alternative, Beneficial Owners may wish to provide their names and addresses to the registrar and request that copies of notices be provided directly to them.

Redemption notices shall be sent to DTC. If less than all of the Bonds within 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.

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

Redemption proceeds and distributions on the Bonds will be made to Cede \& Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the District or the Paying 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, the Paying Agent, or the District, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of redemption proceeds or distributions to Cede \& Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the District or the Paying 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.

DTC may discontinue providing its services as depository with respect to the Bonds at any time by giving reasonable notice to the District or the Paying Agent. Under such circumstances, in the event that a successor depository is not obtained, Bond certificates are required to be printed and delivered.

The District may decide to discontinue use of the system of book-entry-only transfers through DTC (or a successor securities depository). In that event, Bond certificates will be printed and delivered to DTC.

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

## ECONOMIC AND DEMOGRAPHIC INFORMATION FOR THE CITY OF SAN JOSE AND SANTA CLARA COUNTY

The following information regarding the City of San Jose (the "City") and Santa Clara County (the "County") is included only for the purpose of supplying general information regarding the local community and economy. The Bonds are not a debt of the City or of the County. This material has been prepared by or excerpted from the sources as noted herein and has not been independently verified by the District, the Underwriter or the municipal advisor.

## General

The City of San Jose. The City is the third most populous city in the State of California (the "State") and the tenth in the United States. Located on the southern end of the San Francisco Bay, the City is sometimes referred to as the "Capital of Silicon Valley" and is the home to many of the world's largest technology companies. The City is a charter city with a council-manager government consisting of a Mayor and 10 Council members. The Mayor is elected at large to a four-year term, while the Council members are elected by district to four-year staggered terms, with both limited to two consecutive fouryear terms. A City Manager, responsible for the day-to-day operations of the City, is nominated by the mayor and confirmed by the city council

Santa Clara County. The County is one of the nine counties in the greater metropolitan San Francisco Bay Area, and occupies an area of 1,316 square miles. Established by State of California legislation in 1850, it was one of the original 27 counties in the State. The County is home to Silicon Valley, the birthplace of the semiconductor and computer industries in the United States, and operates under a Home Rule Charter adopted by its voters. The County Board of Supervisors is comprised of officials elected by each of five districts to four-year staggered terms. The economy of the County is based largely on the primary and secondary businesses associated with the computer and technology industries.
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## Population

The following table shows historical population figures for the City, the County and the State for the past 10 years.

## POPULATION ESTIMATES 2010 through 2019 City of San Jose, Santa Clara County and the State of California

| Year $^{(\mathbf{1 )}}$ | City of San Jose |  | Santa Clara County |  |
| :--- | :---: | :---: | :---: | :---: |
| ${$$} }$ | 945,942 |  | State of California |  |
| 2011 | 963,666 |  | $1,781,642$ | $37,253,956$ |
| 2012 | 980,754 |  | $1,805,767$ | $37,594,781$ |
| 2013 | 995,657 |  | $1,832,983$ | $37,971,427$ |
| 2014 | $1,008,841$ | $1,860,687$ | $38,321,459$ |  |
| 2015 | $1,023,285$ | $1,982,230$ | $38,622,301$ |  |
| 2016 | $1,032,423$ | $1,906,511$ | $38,952,462$ |  |
| 2017 | $1,038,271$ | $1,936,306$ | $39,214,803$ |  |
| 2018 | $1,042,900$ | $1,947,798$ | $39,504,609$ |  |
| 2019 | $1,043,058$ | $1,954,286$ | $39,740,508$ |  |
|  |  |  | $39,927,315$ |  |

(1) As of January 1.
(2) As of April 1.

Source: 2010: U.S. Department of Commerce, Bureau of the Census, for April 1. 2010-19 (2010 DRU Benchmark): California Department of Finance for January 1.

## Personal Income

The following table shows the per capita personal income for the County, the State, and the United States for the past 10 years of data that is currently available.

## PER CAPITA PERSONAL INCOME <br> 2008 through 2017

Santa Clara County, the State of California and the United States

| Year | Santa Clara County | State of California | United States <br> 2008 |
| :--- | :---: | :---: | :---: |
| 2009 | $\$ 61,511$ | $\$ 43,895$ | $\$ 40,904$ |
| 2010 | 57,106 | 42,050 | 39,284 |
| 2011 | 61,289 | 43,609 | 40,545 |
| 2012 | 66,366 | 46,145 | 42,727 |
| 2013 | 72,704 | 48,751 | 44,582 |
| 2014 | 72,754 | 49,173 | 44,826 |
| 2015 | 78,955 | 52,237 | 47,025 |
| 2016 | 86,141 | 55,679 | 48,940 |
| 2017 | 92,168 | 57,497 | 49,831 |
|  | 98,032 | 59,796 | 51,640 |

[^17]
## Principal Employers

The following tables show the principal employers in the City and the County by number of employees.

## PRINCIPAL EMPLOYERS <br> 2018 <br> City of San Jose

| Employer Name <br> County of Santa Clara | Industry <br> Number of <br> Employees |  |
| :--- | :--- | :---: |
| Cisco Systems | Public Administration | 18,000 |
| City of San Jose | Manufacturing: Computer Equipment | 9,800 |
| Paypal, Inc. | Public Administration | 6,412 |
| eBay | Computer Related Services | 3,300 |
| Adobe Systems, Inc. | Computer Related Services | 3,280 |
| Kaiser Permanente | Computer Programming Services | 2,750 |
| Good Samaritan Health System | Health Services | 2,175 |
| Western Digital | Health Services | 2,050 |
| Super Micro | Manufacturing: Computer Equipment | 2,000 |
|  | Computer Related Services | 1,700 |

Source: City of San Jose "Comprehensive Annual Financial Report," Fiscal Year Ended June 30, 2018.

## PRINCIPAL EMPLOYERS 2018 <br> Santa Clara County

| Employer Name | Industry | Number of <br> Employees |
| :--- | :--- | ---: |
| Apple Computer, Inc. | Computer Services | 25,000 |
| Alphabet Inc | Offices of Holding Companies | 20,000 |
| County of Santa Clara | Public Administration | 18,806 |
| Stanford University | Educational Services | 16,919 |
| Cisco Technology Inc. | Prepackaged Software | 14,120 |
| Kaiser Permanente | Health Services | 12,500 |
| Stanford Healthcare | Health Services | 10,034 |
| Tesla Motors Inc | Automobile Manufacturing | 10,000 |
| Intel Corporation | Semiconductor Manufacturing | 8,450 |
| City of San Jose | Public Administration | 6,159 |

[^18]
## Employment

The following table summarizes the labor force, employment and unemployment figures for the years 2014 through 2018 for the City, the County and the State.

## CIVILIAN LABOR FORCE, EMPLOYMENT AND UNEMPLOYMENT 2014 through $2018^{(1)}$ <br> City of San Jose, Santa Clara County, and the State of California

| Year and Area | Labor Force | $\underline{\text { Employment }}{ }^{(2)}$ | Unemployment ${ }^{(3)}$ | Unemployment Rate |
| :---: | :---: | :---: | :---: | :---: |
| 2014 |  |  |  |  |
| City of San Jose | 528,900 | 498,500 | 30,400 | 5.8\% |
| Santa Clara County | 989,900 | 938,900 | 51,000 | 5.2 |
| State of California | 18,714,700 | 17,310,900 | 1,403,800 | 7.5 |
| $\underline{2015}$ |  |  |  |  |
| City of San Jose | 539,900 | 514,900 | 25,100 | 4.6\% |
| Santa Clara County | 1,013,200 | 971,100 | 42,000 | 4.1 |
| State of California | 18,851,100 | 17,681,800 | 1,169,200 | 6.2 |
| $\underline{2016}$ |  |  |  |  |
| City of San Jose | 545,100 | 523,700 | 21,400 | 3.9\% |
| Santa Clara County | 1,028,700 | 989,900 | 38,800 | 3.8 |
| State of California | 19,044,500 | 18,002,800 | 1,041,700 | 5.5 |
| $\underline{2017}$ |  |  |  |  |
| City of San Jose | 550,800 | 532,400 | 18,400 | 3.3\% |
| Santa Clara County | 1,039,900 | 1,006,500 | 33,400 | 3.2 |
| State of California | 19,205,300 | 18,285,500 | 919,800 | 4.8 |
| $\underline{2018}$ |  |  |  |  |
| City of San Jose | 555,400 | 540,300 | 15,100 | 2.7\% |
| Santa Clara County | 1,048,800 | 1,021,500 | 27,300 | 2.6 |
| State of California | 19,398,200 | 18,582,800 | 815,4000 | 4.2 |

[^19]
## Industry

The City and the County are included in the San Jose-Sunnyvale-Santa Clara Metropolitan Statistical Area (the "MSA"). The distribution of employment in the MSA is presented in the following table for the past five calendar years. These figures are multi county-wide statistics and may not necessarily accurately reflect employment trends in the City or the County.

## INDUSTRY EMPLOYMENT \& LABOR FORCE ANNUAL AVERAGES 2014 through 2018 <br> Santa Clara County (San Jose-Santa Clara-Sunnyvale MSA)

| Category | $\underline{\mathbf{2 0 1 4}}$ | $\underline{\mathbf{2 0 1 5}}$ | $\underline{\mathbf{2 0 1 6}}$ | $\underline{\mathbf{2 0 1 7}}$ | $\underline{\mathbf{2 0 1 8}}$ |
| :--- | ---: | ---: | ---: | ---: | ---: |
| Total Farm | 5,300 | 5,500 | 6,100 | 5,800 | 5,800 |
| Total Nonfarm | $1,007,200$ | $1,046,000$ | $1,079,900$ | $1,104,900$ | $1,125,200$ |
| Total Private | 913,800 | 953,000 | 985,800 | $1,009,300$ | $1,028,400$ |
| Goods Producing | 201,700 | 209,000 | 215,100 | 216,000 | 221,900 |
| Mining and Logging | 300 | 200 | 300 | 200 | 200 |
| Construction | 39,700 | 43,900 | 48,300 | 49,300 | 49,400 |
| Manufacturing | 161,700 | 164,800 | 166,600 | 166,400 | 172,300 |
| Durable Goods | 148,100 | 151,400 | 153,000 | 153,000 | 158,900 |
| Nondurable Goods | 13,600 | 13,500 | 13,600 | 13,400 | 13,400 |
| Service Providing | 805,500 | 837,000 | 864,800 | 888,900 | 903,300 |
| Private Service Providing | 712,100 | 744,100 | 770,700 | 793,400 | 806,500 |
| Trade, Transportation and Utilities | 135,400 | 137,000 | 136,500 | 134,100 | 134,000 |
| Wholesale Trade | 35,800 | 35,800 | 35,200 | 32,900 | 31,700 |
| Retail Trade | 85,300 | 86,600 | 85,800 | 85,800 | 86,300 |
| Transportation, Warehousing and | 14,400 | 14,600 | 15,500 | 15,400 | 16,000 |
| Utilities |  |  |  |  |  |
| Information | 63,300 | 68,400 | 74,700 | 84,700 | 91,700 |
| Financial Activities | 34,100 | 34,600 | 35,600 | 36,100 | 37,100 |
| Professional and Business Services | 210,000 | 224,000 | 233,000 | 237,400 | 237,300 |
| Educational and Health Services | 150,000 | 156,300 | 162,500 | 168,800 | 172,700 |
| Leisure and Hospitality | 92,900 | 96,800 | 100,600 | 103,400 | 105,000 |
| Other Services | 26,400 | 26,900 | 27,600 | 28,900 | 28,800 |
| Government | 93,400 | 92,900 | 94,100 | 95,500 | 96,800 |
| Total, All Industries | $\underline{1,012,500}$ | $\underline{1,051,500}$ | $\underline{1,086,000}$ | $\underline{1,110,700}$ | $\underline{1,131,000}$ |

[^20]
## Commercial Activity

Summaries of annual taxable sales for the City and the County from 2013 through 2017 are shown in the following tables.

## ANNUAL TAXABLE SALES

2013 through 2017
City of San Jose
(Dollars in Thousands)

| Year | Retail Stores <br> Taxable |  |  |  |
| :--- | :---: | :---: | :---: | :---: |
| 2013 | Retail Permits |  | Transactions | $\frac{\text { Total Permits }}{}$ |

Note: Beginning in 2015, the outlet counts in these reports show the number of outlets that were active during the reporting period. Retailers that operate part-time are now tabulated with store retailers. Industry level data for 2015 are not comparable to that of prior years.
Source: "Taxable Sales in California (Sales \& Use Tax)," California State Board of Equalization.

# ANNUAL TAXABLE SALES <br> 2013 through 2017 <br> Santa Clara County <br> (Dollars in Thousands) 

| Year | Retail <br> Permits | Retail Stores <br> Taxable <br> Transactions | Total Permits | Total Taxable <br> Transactions |
| :--- | :---: | :---: | :---: | :---: |
| 2013 | 29,535 | $22,424,642$ | 45,310 | $37,621,606$ |
| 2014 | 30,058 | $23,271,753$ | 45,852 | $39,628,655$ |
| 2015 | -- | $23,700,907$ | -- | $41,231,759$ |
| 2016 | -- | $24,158,590$ | - | $41,831,669$ |
| 2017 | - | $24,862,883$ | - | $42,805,399$ |

Note: Beginning in 2015, the outlet counts in these reports show the number of outlets that were active during the reporting period. Retailers that operate part-time are now tabulated with store retailers. Industry level data for 2015 are not comparable to that of prior years.
Source: "Taxable Sales in California (Sales \& Use Tax)," California State Board of Equalization.

## Construction Activity

The following tables show the annual building permit valuations and number of permits for new dwelling units issued from 2014 through 2018 for the City and the County.

## BUILDING PERMITS AND VALUATIONS <br> 2014 through 2018 <br> City of San Jose <br> (Dollars in Thousands)

|  | $\mathbf{\underline { \mathbf { 2 0 1 4 } }}$ |  | $\underline{\mathbf{2 0 1 5}}$ | $\underline{\mathbf{2 0 1 6}}$ | $\underline{\mathbf{2 0 1 7}}$ |
| :--- | :---: | ---: | ---: | ---: | ---: | | $\underline{\mathbf{2 0 1 8}}$ |
| :--- |
| Valuation |
| $\quad$ Residential |

Note: Totals may not add to sum due to rounding.
Source: Construction Industry Research Board.

## BUILDING PERMITS AND VALUATIONS <br> 2014 through 2018 <br> Santa Clara County <br> (Dollars in Thousands)

|  | $\underline{\mathbf{2 0 1 4}}$ | $\underline{\mathbf{2 0 1 5}}$ | $\underline{\mathbf{2 0 1 6}}$ | $\underline{\mathbf{2 0 1 7}}$ | $\underline{\mathbf{2 0 1 8}}$ |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Valuation | $\$ 2,230,348$ | $\$ 1,866,596$ | $\$ 1,709,883$ | $\$ 2,308,296$ | $\$ 2,385,259$ |
| $\quad$ Residential | $\underline{2,655,413}$ | $\underline{3,589,801}$ | $\underline{4,698,159}$ | $\underline{3,359,316}$ | $\underline{4,132,146}$ |
| Non-Residential | $\$ 4,885,761$ | $\$ 5,456,397$ | $\$ 6,408,042$ | $\$ 5,667,612$ | $\$ 6,517,405$ |
| Total |  |  |  |  |  |
| Units | 1,602 | 1,710 | 1,608 | 2,022 | 2,011 |
| $\quad$ Single Family | $\underline{8,310}$ | $\underline{3,906}$ | $\underline{3,297}$ | $\underline{6,629}$ | $\underline{6,342}$ |
| Multiple Family | 9,912 | 5,616 | 4,905 | 8,651 | 8,353 |

[^21]Source: Construction Industry Research Board.
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## APPENDIX F

## SANTA CLARA COUNTY COMMINGLED INVESTMENT POOL

The following information concerning the Santa Clara County Commingled Investment Pool (the "Treasury Pool") has been provided by the Director of Finance, and has not been confirmed or verified by the District, the Financial Advisor or the Underwriter. None of the District, the Financial Advisor or the Underwriter has made an independent investigation of the investments in the Treasury Pool, nor have they made any assessment of the current County investment policy. The value of the various investments in the Treasury Pool will fluctuate on a daily basis as a result of a multitude of factors, including generally prevailing interest rates and other economic conditions. Additionally, the Director of Finance, at the direction of the County Board of Supervisors may change the County investment policy at any time. Therefore, there can be no assurance that the values of the various investments in the Treasury Pool will not vary significantly from the values described herein. Finally, neither the District, the Financial Advisor nor the Underwriters make any representation as to the accuracy or adequacy of such information or as to the absence of material adverse changes in such information subsequent to the date hereof, or that the information contained or incorporated hereby by reference is correct as of any time subsequent to its date. Additional information regarding the Treasury Pool may be obtained from the Director of Finance at www.sccgov.org; however, the information presented on such website is not incorporated herein by any reference
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## County of Santa Clara

Finance Agency

Controller-Treasurer Department
County Government Center
70 W. Hedding Street, East Wing, and Floor
San Jose, California 95110-1705
(408) 299-5200 FAX (408) 288-9237

November 22, 2019
Submitted by:


Alan Minato, Director of Finance
TO: BOARD OF TRUSTEES, SANTA CLARA COUNTY SCHOOL DISTRICTS BOARDS OF DIRECTORS, SANTA CLARA COUNTY SPECIAL PURPOSE DISTRICTS
FROM:
SUBJECT: COUNTY OF SANTA CLARA TREASURY INVESTMENT PORTFOLIO STATUS

## RECOMMENDATION

Receive and file the September 30, 2019 Detailed Investment Portfolio Listing.

## DISCUSSION

In compliance with the State of California Government Code as amended by Chapters 783 and 784, Statutes of 1995 and in compliance with County Policy, the Santa Clara County Treasury Investment Portfolio Report as of September 30, 2019 is submitted for your review and acceptance.

The attached detailed investment reports list each investment of the County Treasury Pool as well as individual reports for specific investment funds that each school district or special district has in the County Treasury. The reports include the respective purchase and maturity dates, par value, amortized cost, market value, and yield to maturity for each investment.

A summary of market value versus cost is provided below for Commingled Investments of the County Pool.

|  | Cost | Market Value | Increase <br> (Decrease) | Percent |
| :--- | :---: | :---: | :---: | :---: |
| Commingled Investments | $\$ 7,179,462,383$ | $\$ 7,209,676,195$ | $\$ 30,213,812$ | $0.42 \%$ |

[^22]The yield of the pool on September 30, 2019 was $2.13 \%$. As a comparison, on September 30, 2019 the yield of a 6 -month Treasury Bill was $1.82 \%$. A two-year Treasury Note was $1.62 \%$. The State of California Local Agency Investment Fund (LAIF) yield was 2.28\%.

Attached with the current investment strategy is a schedule that lists the average weighted maturities and yield for the Commingled Treasury Pool. Charts outlining investment concentration and distribution of bond maturities are provided for the Pool. Also included is a chart showing the one-year history of the Pool along with interest rates offered by selected comparable instruments.

Securities are purchased with the expectation that they will generally be held to maturity, hence unrealized gains or losses are not reflected in the yield calculations.

The market values of Pool securities were taken from pricing services provided by Bank of New York Mellon, Bloomberg Analytics, dealer quotes, and an independent pricing service.

A combination of securities maturing, new revenues, and tax receipts will adequately cover the anticipated cash flow needs for the next six months. Cash flows are continually monitored and are considered paramount in the selection of securities purchased for the Pool.

## Attachments:

September 30, 2019 Quarterly Investment Summary

## Quarterly Investment Report

September 30, 2019

## Quarterly Investment Review Table of Contents

Quarterly Investment Report
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[^23]County Executive: Jeffrey V. Smith

## Santa Clara County Commingled Pool and Segregated Investments

September 30, 2019

| Fund | Cost Value** | Market Value | Variance | \% Variance |
| :--- | ---: | ---: | ---: | ---: |
| Commingled Investment Pool | $\$ 7,179,462,383$ | $\$ 7,209,676,195$ | $\$ 30,213,812$ | $0.42 \%$ |
| Worker's Compensation | $\$ 29,030,406$ | $\$ 29,359,775$ | $\$ 329,369$ | $\mathbf{1 . 1 3 \%}$ |
| Park Charter Fund | $\$ 4,259,656$ | $\$ 4,298,602$ | $0.91 \%$ |  |
| San Jose-Evergreen | $\$ 20,808,719$ | $\$ 20,767,011$ | $-\$ 41,708$ | $\mathbf{- 0 . 2 0 \%}$ |
| Medical Malpractice Insurance Fund (1) | $\$ 9,423,357$ | $\$ 9,536,916$ | $\mathbf{\$ 1 1 3 , 5 5 9}$ | $\mathbf{1 . 2 1 \%}$ |
| Total | $\mathbf{\$ 7 , 2 4 2 , 9 8 4 , 5 2 1}$ | $\mathbf{\$ 7 , 2 7 3 , 6 3 8 , 4 9 9}$ | $\mathbf{\$ 3 0 , 6 5 3 , 9 7 8}$ | $\mathbf{0 . 4 2 \%}$ |

(1) Managed by Chandler Asset Management, Inc.

Summary of Yields* for Select Santa Clara County Investment Funds

| Fund |  | $\mathbf{2 0 1 9}$ | $\mathbf{2 0 1 8}$ |  |
| :--- | :--- | :--- | :--- | :--- |
|  | $\underline{\text { Jul 31 }}$ | $\frac{\text { Aug 31 }}{2.17 \%}$ | $\underline{S e p ~ 30}$ | $\underline{\text { Sep 30 }}$ |
| Commingled Investment Pool | $2.22 \%$ | $2.13 \%$ | $1.86 \%$ |  |
| Worker's Compensation | $2.34 \%$ | $\mathbf{2 . 2 5 \%}$ | $2.20 \%$ | $1.98 \%$ |
| Weighted Yield | $\mathbf{2 . 2 2 \%}$ | $\mathbf{2 . 1 7 \%}$ | $\mathbf{2 . 1 3 \%}$ | $\mathbf{1 . 8 6 \%}$ |

*Yield to maturity (YTM) is the rate of return paid on a bond, note, or other fixed income security if the investor buys and holds it to its maturity date and if the coupon interest paid over the life of the bond is reinvested at the same rate as the coupon rate. The calculation for YTM is based on the coupon rate, length of time to maturity, and market price at time of purchase.

Yield is a snapshot measure of the yield of the portfolio on the day it was measured based on the current portfolio holdings on that day. This is not a measure of total return, and is not intended to be, since it does not factor in unrealized capital gains and losses and reinvestment rates are dependent upon interest rate changes
**Cost Value is the amortized book value of the securities as of the date of this report.

## Santa Clara County Commingled Pool and Segregated Investments

Portfolio Strategy

September 30, 2019

Federal Reserve Bank (Fed) policy makers reduced interest rates twice during the quarter ending September 30, 2019 and each time by a quarter of a percentage point. Most recently, on October 30th, policy makers citing subdued inflation and slowing global growth dropped rates again by the same amount and for the third time this year. After its last rate revision, the Fed indicated it intends to avoid making further reductions unless the economic outlook changes materially. Financial markets are interpreting policy maker's comments to mean that current interest rate levels provide sufficient accommodation and only a significant deterioration in the economy's current trajectory would prompt further rate cuts. Fed policy makers have stressed they do not see a recession on the horizon. Instead, they have sought to portray recent rate reductions as insurance providing the economy with extra insulation to mitigate the effect of slower economic growth outside of the U.S. The Fed carries a dual mandate of achieving maximum employment and stable prices.

The Fed has set a range of 1.5 percent to 1.75 percent for its benchmark interest rate on over-night loans between banks. Fed rate reductions have caused mortgage, auto and personal loan rates to fall, making it cheaper to borrow money. Mortgage rates remain near historic lows. The 30-year fixed rate mortgage dropped to $3.49 \%$ in September, the lowest level in almost three years, and a full percentage point lower than a year earlier. Home prices and home sales have increased robustly since the Fed began lowering rates in late July, 2019.

The assessment by Fed policy makers of the U.S. economy highlighting a strong job market, rising incomes and solid consumer confidence has been validated in recent economic reports. Gross domestic product (GDP) is the broadest growth measure of goods and services. GDP increased at a 1.9 percent annualized rate in the quarter ending September 30, 2019. Growth was only slightly lower than the 2 percent growth posted in the prior quarter. The magnitude of third quarter gains suggest a modest deceleration but slowing momentum is typically seen at the end of long cycles. The U.S. is in the 11th year of an economic expansion. Gains in residential housing but more importantly, strength in consumer spending, the biggest part and 70 percent of the economy accounted for the majority of the third quarter's results.

In contrast to the 2.9 percent increase in consumer spending, business investment posted a 3 percent annualized decline over the quarter. After a one percent decline in the quarter ending June 30th, business investment has contracted sequentially across two quarters. This component has been hurt by slowing global growth, trade disputes between the U.S. and China, weak manufacturing and a reduction in investment in oil and gas exploration.

# Santa Clara County Commingled Pool and Segregated Investments 

## Portfolio Strategy

September 30, 2019

Concerns do exist about the persistence of weak business investment trends and whether or not it poses a more generalized threat to the domestic economy. The International Monetary Fund recently cut its projection for 2019 global growth to 3\%, the lowest since the 2008-2009 financial crisis. The U.S.-China trade dispute has disturbed long established supply chains, caused businesses to postpone investments, soured business sentiment and slowed hiring. Undoubtedly, retaliation against tariffs worth billions imposed upon Chinese products helped tip the U.S. manufacturing sector into recession earlier this year. Some economists contend the worse may have already passed. Most recently, the U.S.-China trade tensions have ratcheted down, with both sides expressing a desire to reach a partial deal to minimize further damage, even if a larger agreement is yet to be resolved. Manufacturing has steadily declined over time in importance. Accounting for approximately 25 percent of GDP in the 1960's, the sector currently contributes a modest 11 percent of GDP. Even though the factory sector may be in a downturn, its ability to impact the broader expanding economy may be limited.

A healthy labor market also has reaffirmed the Fed's assessment of the economy. September marked the 108th straight month of U.S. job growth, the longest such streak on record. Nonfarm payrolls increased 128.0 thousand in October, followed by a 180.0 thousand gain in September. Despite a moderation in the pace of job growth over time, mostly due to the shrinking of the pool of qualified workers, momentum remains sufficient to keep labor markets healthy while supporting higher wages and spending. The strongest sources of new job gains occurred in leisure and hospitality, education and health services and professional and business services.

The portfolio strategy continues to focus on the:
(1) acquisition of high-quality issuers;
(2) identifying and selecting bonds with attractive valuations;
(3) appropriately sizing the liquidity portion of the portfolio to ensure adequate cash for near term obligations; and
(4) ensuring that monies targeted for longer term investments are deployed in vehicles with favorable risk-adjusted yields.

Broker-dealers have generally down-sized the amount of securities carried in inventories in response to risk-curbing rules crafted after the 2008 financial crisis. These risk curbing rules include the international regulatory framework for banks called Basel III and the U.S. 2010 Dodd-Frank Law. The Treasury Division has increased its capability to review a larger volume of inventory listings to find attractive bonds. Portfolio structuring does not solely rely on interest rate anticipation strategies, which primarily speculate on the direction of interest rates to earn favorable returns.

## Santa Clara County Commingled Pool and Segregated Investments

## Portfolio Compliance, Review, and Monitoring

September 30, 2019

## Yield and Weighted Average Maturity

The yield of the Commingled Pool is 2.13 and the weighted average life is 558 days.

## Compliance

The County Treasurer believes the Commingled Pool contains sufficent cash flow from liquid and maturing securities, bank deposits and incoming cash to meet the next six months of expected expenditures.

## Review and Monitoring

FTN Financial Main Street Advisors, the County's investment advisor, currently monitors the Treasury Department's investment activities.

## Additional Information

Securities are purchased with the expectation that they will be held to maturity, so unrealized gains or losses are not reflected in the yield calculations.
The market values of securities were taken from pricing services provided by the Bank of New York Mellon, Bloomberg Analytics, dealer quotes, and an independent pricing service.

## Santa Clara County Commingled Pool

## Allocation by Security Types

September 30, 2019

| Sector | $\mathbf{9 / 3 0 / 2 0 1 9}$ | $\mathbf{6 / 3 0 / 2 0 1 9}$ | \% Chng |
| :--- | :---: | :---: | :---: |
| Federal Agencies | $49.63 \%$ | $45.58 \%$ | $4.1 \%$ |
| Corporate Bonds | $7.16 \%$ | $6.62 \%$ | $0.5 \%$ |
| Mortgage Backed Securities | $4.99 \%$ | $3.90 \%$ | $1.1 \%$ |
| Commercial Paper | $8.84 \%$ | $9.47 \%$ | $-0.6 \%$ |
| ABS | $7.92 \%$ | $6.04 \%$ | $1.9 \%$ |
| ABS Green Bonds | $0.00 \%$ | $0.00 \%$ | $0.0 \%$ |
| Municipal Securities | $0.44 \%$ | $0.40 \%$ | $0.0 \%$ |
| U.S. Treasuries | $0.21 \%$ | $1.81 \%$ | $-1.6 \%$ |
| Negotiable CDs | $4.60 \%$ | $10.92 \%$ | $-6.3 \%$ |
| LAIF | $0.59 \%$ | $0.49 \%$ | $0.1 \%$ |
| Money Market Funds | $12.53 \%$ | $12.24 \%$ | $0.3 \%$ |
| Supranationals | $2.75 \%$ | $2.25 \%$ | $0.5 \%$ |
| Supranationals Green Bonds | $0.35 \%$ | $0.29 \%$ | $0.1 \%$ |
| Total | $100.00 \%$ | $100.00 \%$ |  |


| Sector | $\mathbf{9 / 3 0 / 2 0 1 9}$ | $\mathbf{6 / 3 0 / 2 0 1 9}$ |
| :--- | ---: | ---: |
| Federal Agencies | $3,563,469,579$ | $3,903,465,859$ |
| Corporate Bonds | $514,048,492$ | $567,061,231$ |
| Mortgage Backed Securities | $358,124,917$ | $334,163,847$ |
| Commercial Paper | $634,857,044$ | $811,221,473$ |
| ABS | $568,707,478$ | $517,437,678$ |
| ABS Green Bonds | - | 36,538 |
| Municipal Securities | $31,429,925$ | $34,436,493$ |
| U.S. Treasuries | $14,991,821$ | $154,865,330$ |
| Negotiable CDs | $330,000,000$ | $935,000,000$ |
| LAIF | $42,047,613$ | $41,780,631$ |
| Money Market Funds | $899,494,058$ | $1,048,124,051$ |
| Supranational | $197,291,456$ | $192,308,761$ |
| Supranationals Green Bonds | $25,000,000$ | $25,000,000$ |
| Total | $7,179,462,383$ | $8,564,901,892$ |



## Santa Clara County Commingled Pool

## Allocation by Ratings

September 30, 2019

| Moody's Rating | Portfolio \$ | Portfolio \% |
| :---: | ---: | :---: |
| P-1 | $1,114,283,616$ | $15.5 \%$ |
| Aaa | $5,370,482,163$ | $74.8 \%$ |
| Aa1 | $51,984,762$ | $0.7 \%$ |
| Aa2 | $210,508,705$ | $2.9 \%$ |
| Aa3 | $111,388,721$ | $1.6 \%$ |
| A1 | $70,418,829$ | $1.0 \%$ |
| A2 | $9,998,969$ | $0.1 \%$ |
| A3 | - | $0.0 \%$ |
| LAIF*** | $42,047,613$ | $0.6 \%$ |
| Repo** | - | $0.0 \%$ |
| Not Rated* | $198,349,005$ | $2.8 \%$ |
| Total | $7,179,462,383$ | $100.0 \%$ |


*Not Rated by Moody's but A-1+ by S\&P
**Repurchase Agreements are not rated, but are collateralized by U.S. Treasury securities or securities issued by the Federal Agencies of the U.S.
***LAIF is not rated, but is comprised of State Code allowable securities

Amounts are based on book values

## Santa Clara County Commingled Pool

Holdings by Issuer - Percent of Commingled Pool
September 30, 2019


Amounts are based on book values

## Santa Clara County Commingled Pool

Historical Month End Book Values
September 30, 2019


| Fiscal Year | Jul | Aug | Sep | Oct | Nov | Dec | Jan | Feb | Mar | Apr | May | Jun |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| FY 2010 | $\$ 3.541$ | $\$ 3.373$ | $\$ 3.307$ | $\$ 3.307$ | $\$ 3.408$ | $\$ 4.175$ | $\$ 3.307$ | $\$ 3.408$ | $\$ 3.687$ | $\$ 4.463$ | $\$ 4.384$ | $\$ 3.536$ |
| FY 2011 | $\$ 3.230$ | $\$ 3.032$ | $\$ 3.143$ | $\$ 2.898$ | $\$ 3.227$ | $\$ 3.943$ | $\$ 3.695$ | $\$ 3.551$ | $\$ 3.712$ | $\$ 4.339$ | $\$ 4.179$ | $\$ 3.935$ |
| FY 2012 | $\$ 3.801$ | $\$ 3.736$ | $\$ 3.637$ | $\$ 3.555$ | $\$ 3.805$ | $\$ 4.567$ | $\$ 4.097$ | $\$ 4.040$ | $\$ 4.032$ | $\$ 4.926$ | $\$ 4.525$ | $\$ 3.833$ |
| FY 2013 | $\$ 3.508$ | $\$ 3.517$ | $\$ 3.515$ | $\$ 3.469$ | $\$ 3.645$ | $\$ 4.600$ | $\$ 3.918$ | $\$ 3.982$ | $\$ 4.606$ | $\$ 5.286$ | $\$ 4.952$ | $\$ 4.521$ |
| FY 2014 | $\$ 4.133$ | $\$ 4.052$ | $\$ 3.975$ | $\$ 3.758$ | $\$ 4.271$ | $\$ 5.419$ | $\$ 5.019$ | $\$ 4.520$ | $\$ 4.461$ | $\$ 5.386$ | $\$ 5.487$ | $\$ 5.108$ |
| FY 2015 | $\$ 4.267$ | $\$ 4.194$ | $\$ 4.096$ | $\$ 4.051$ | $\$ 4.247$ | $\$ 5.639$ | $\$ 5.045$ | $\$ 5.085$ | $\$ 5.420$ | $\$ 6.284$ | $\$ 6.065$ | $\$ 5.690$ |
| FY 2016 | $\$ 5.212$ | $\$ 4.990$ | $\$ 4.941$ | $\$ 4.587$ | $\$ 5.120$ | $\$ 6.543$ | $\$ 5.997$ | $\$ 5.752$ | $\$ 6.040$ | $\$ 6.911$ | $\$ 6.728$ | $\$ 6.263$ |
| FY 2017 | $\$ 5.469$ | $\$ 5.328$ | $\$ 5.088$ | $\$ 5.220$ | $\$ 5.671$ | $\$ 7.082$ | $\$ 6.319$ | $\$ 6.348$ | $\$ 6.550$ | $\$ 7.556$ | $\$ 7.469$ | $\$ 6.730$ |
| FY 2018 | $\$ 5.898$ | $\$ 5.689$ | $\$ 5.408$ | $\$ 5.720$ | $\$ 6.850$ | $\$ 8.427$ | $\$ 7.754$ | $\$ 7.608$ | $\$ 7.472$ | $\$ 8.079$ | $\$ 8.192$ | $\$ 7.584$ |
| FY 2019 | $\$ 6.180$ | $\$ 6.068$ | $\$ 6.127$ | $\$ 6.350$ | $\$ 6.987$ | $\$ 8.199$ | $\$ 7.425$ | $\$ 7.105$ | $\$ 7.151$ | $\$ 9.054$ | $\$ 8.767$ | $\$ 8.565$ |
| FY 2020 | $\$ 7.510$ | $\$ 6.984$ | $\$ 7.179$ |  |  |  |  |  |  |  |  |  |

Amounts in billions

## Santa Clara County Commingled Pool

Distribution by Maturity
September 30, 2019

| Maturity | Amount* |
| :---: | ---: |
| Overnight | $1,141,541,670$ |
| 1-30 Days | $175,490,918$ |
| 31-90 Days | $94,250,099$ |
| $91-365$ Days | $2,200,664,058$ |
| $1 \mathrm{Yr}-2 \mathrm{Yr}$ | $1,078,705,066$ |
| $2 \mathrm{Yr}-3 \mathrm{Yr}$ | $1,044,990,302$ |
| $3 \mathrm{Yr}-4 \mathrm{Yr}$ | $908,101,632$ |
| $4 \mathrm{Yr}-5 \mathrm{Yr}$ | $535,718,637$ |



| Maturity | Amount* |
| :---: | :---: |
| Overnight | $15.90 \%$ |
| 1-30 Days | $2.44 \%$ |
| 31-90 Days | $1.31 \%$ |
| 91-365 Days | $30.65 \%$ |
| $1 \mathrm{Yr}-2 \mathrm{Yr}$ | $15.02 \%$ |
| $2 \mathrm{Yr}-3 \mathrm{Yr}$ | $14.56 \%$ |
| $3 \mathrm{Yr}-4 \mathrm{Yr}$ | $12.65 \%$ |
| $4 \mathrm{Yr}-5 \mathrm{Yr}$ | $7.46 \%$ |
|  |  |
|  | $100.00 \%$ |


*Amounts are based on book value

## Santa Clara County Commingled Pool

Yield to Maturity and Weighted Average Maturity
September 30, 2019



| Item | Jul-18 | Aug-18 | Sep-18 | Oct-18 | Nov-18 | Dec-18 | Jan-19 | Feb-19 | Mar-19 | Apr-19 | May-19 | Jun-19 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| SCC YTM | $2.22 \%$ | $2.17 \%$ | $2.13 \%$ |  |  |  |  |  |  |  |  |  |
| LAIF YTM | $2.38 \%$ | $2.34 \%$ | $2.28 \%$ |  |  |  |  |  |  |  |  |  |
| 6 Mon T-Bill | $2.07 \%$ | $1.87 \%$ | $1.82 \%$ |  |  |  |  |  |  |  |  |  |
| 2Yr T-Note | $1.87 \%$ | $1.51 \%$ | $1.62 \%$ |  |  |  |  |  |  |  |  |  |
| SCC WAM | 499 | 546 | 558 |  |  |  |  |  |  |  |  |  |
| LAIF WAM | 182 | 179 | 185 |  |  |  |  |  |  |  |  |  |

## Santa Clara County

## Approved Issuers and Broker/Dealers

September 30, 2019

Direct Commercial Paper Issuers
Toyota Motor Credit
US Bank, NA
Dexia Credit Local, NY

## Broker/Dealers

Academy Securities, Inc
Bank of America Merrill Lynch
Barclays Capital, Inc
BMO Capital Markets
BNP Paribas Securities Corp
BNY Mellon Capital Markets, LLC
BOK Financial Securities (Bank of Oklahoma)
Brean Capital LLC
Cantor Fitzgerald \& Co
Citigroup Global Markets Inc
Daiwa Capital Markets America Inc
Deutsche Bank Securities Inc
FTN Financial Capital Markets
Incapital LLC
Jefferies \& Co
JP Morgan Securities, Inc
Keybanc Capital Markets, Inc
Loop Capital Markets LLC
Mizuho Securities USA, Inc
MUFG Securities USA LLC
Raymond James, Inc.
RBC Capital Markets, Inc
UBS Financial Serviec Inc
Vining Sparks LP
Williams Capital

## Santa Clara County Commingled Pool

## Compliance with Investment Policy

September 30, 2019

| Item/Sector | Parameters | In Compliance |
| :---: | :---: | :---: |
| Maturity | Weighted Average Maturity (WAM) must be less than 24 months | Yes |
| Interest Periods | Securities must pay interest within one year of the initial investment and at least semiannually in subsequent years | Yes |
| Investment Swaps | Similar maturity swaps, so as not to affect cash flow needs, should have minimum 5 basis point gain | Yes |
| Issuer Limits | No more than $5 \%$ of the portfolio shall be invested in aggregate of any single institution of the following types: Bankers Acceptances, CP, Negotiable CDs, and Corporate Notes | Yes |
| U.S. Treasuries | No sector limit, no issuer limit, max maturity 5 years | Yes |
| U.S. Federal Agencies | No sector limit, no issuer limit, max maturity 5 years | Yes |
| LAIF | No sector limit, no issuer limit, CA State's deposit limit \$65 million | Yes |
| Repurchase Agreements | No sector limit, no Issuer limit, max maturity 92 days, treasury and agency collateral at $102 \%$ of investment, if maturity exceeds 15 days, must be collateralized by securities with 5 years or less maturities | Yes |
| Commercial Paper | Sector limit 40\%, issuer limit 5\%, max maturity 270 days, rated by at least two: A-1 (S\&P), P-1 (Moody's), F-1 (Fitch), issued by domestic corporation $\mathrm{w} /$ at least $\$ 500$ mil of assets, and long term debt rated by at least two: AA- (S\&P/Fitch)/Aa3 (Moody's) | Yes |
| Corporate Bonds | Sector limit 30\%, issuer limit 5\%, max maturity 5 years, rated by at least two: AA- (S\&P/Fitch)/Aa3 (Moody's), issued by domestic corps/depositories | Yes |
| Money Market Funds | Sector limit 20\%, issuer limit 10\%, rated by at least two: AAA-m (S\&P/Fitch)/Aaa-mf (Moody's), MMF has at least \$500 mil managed | Yes |
| Negotiable Certificates of Deposit | Sector limit 30\%, issuer limit 5\%, max maturity 5 years, if under 1 year rated by at least two: A-1 (S\&P), P-1 (Moody's), F-1 (Fitch), if greater than 1 year rated by at least two: AA- (S\&P/Fitch)/Aa3 (Moody's) | Yes |
| Municipal Securities | Sector limit 10\%, no issuer limit, State of CA, local CA agencies, and other municipal securities of the other 49 states, if longterm rated, then by at least two: A- (S\&P/Fitch)/A3 (Moody's), if short-term rated, then by at least two: SP-1 (S\&P), MIG-1 (Moody's), F-1 (Fitch), revenue based bonds payable solely out of the States' or local agencies' revenues | Yes |
| Mortgage-Backed Securities | Sector limit $20 \%$ in aggregate with ABS, no issuer limit, max maturity 5 years, collateralized by pools of conforming residential mortgage loans insured by FHLMC/FNMA and residential mortgages guaranteed by FHA (GNMA) | Yes |
| Asset-Backed Securities | Sector limit 20\% in aggregate with ABS, no issuer limit, max maturity 5 years, collateralized by pools of loans such as installment/receivables, security must be rated by at least two: AA- (S\&P/Fitch), Aa3 (Moody's), issuer rated by at least two: A(S\&P/Fitch), A3 (Moody's) | Yes |
| Supranational Debt Obligations | Sector limit 10\%, max maturity 5 years, issued or unconditionally gauranteed by the IBRD, rated by at least two: AAA (S\&P/Fitch), Aaa (Moody's) | Yes |
| Bankers' Acceptances | Sector limit 40\%, issuer limit 5\%, max maturity 180 days, rated by at least two: A-1 (S\&P), P-1 (Moody's), F-1 (Fitch), issued by commercial banks, collateral must exceed market value of security by $2 \%$ | Yes, None in Portfolio |
| Securities Lending | Sector limit $20 \%$, max maturity 92 days for loans and reinvestment, loan counterparty must be a primary dealer, loaned securities must be owned for at least 30 days | Yes, None in Portfolio |

# Santa Clara County Commingled Pool 

## Allocation by Security Types

For the Month Ended July 31, 2019

| Average Daily Balance | \$ | $8,313,609,710.61$ |
| :--- | ---: | ---: |
| Book Yield | $2.221 \%$ |  |
| Weighted Average Maturity | 499 Days |  |


| Investment Type | Par Value <br> (Millions) | Book Value* <br> (Millions) | Value <br> (Millions) |
| :--- | ---: | ---: | ---: |
| Federal Agencies | $\$ 3,680.98$ | $\$ 3,678.13$ | $\$ 3,683.68$ |
| Corporate Bonds | 589.83 | 590.13 | 593.04 |
| Repurchase Agreements | 200.00 | 200.00 | 200.00 |
| Commercial Paper | 424.70 | 422.19 | 422.25 |
| Asset-Backed Securities | 497.26 | 497.13 | 499.55 |
| Asset-Backed Sec Green Bds | - | - | - |
| Mortgage Backed Securities | 340.20 | 340.09 | 344.81 |
| Municipal Securities | 31.39 | 31.43 | 31.41 |
| U.S. Treasuries | 40.00 | 39.97 | 40.06 |
| Negotiable CDs | 525.00 | 525.00 | 525.35 |
| LAIF | 42.05 | 42.05 | 42.05 |
| Money Market Funds | 926.20 | 926.20 | 926.20 |
| Supranationals Green Bonds | 25.00 | 25.00 | 25.00 |
| Supranationals | 192.00 | 192.30 | 192.44 |
| Total | $\mathbf{\$ 7 , 5 1 4 . 6 0}$ | $\mathbf{\$ 7 , 5 0 9 . 6 1}$ | $\mathbf{\$ 7 , 5 2 5 . 8 3}$ |

Asset Allocation By Market Value


[^24]
## Santa Clara County Commingled Pool

## Allocation by Security Types

For the Month Ended August 31, 2019


[^25]SANTA CLARA COUNTY INVESTMENTS
Fund COMM - COMMINGLED POOL
Investments by Fund
September 30, 2019

| CUSIP | Investment \# | Issuer | Purchase Date | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity D Date M | s To urity |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Negotiable CDs |  |  |  |  |  |  |  |  |  |  |  |
| 06052TF70 | 39679 | BANK OF AMERICA CORP | 07/12/2019 | 45,000,000.00 | 45,000,000.00 | 45,023,715.00 | 2.150 | 2.121 | 2.151 | 02/05/2020 | 127 |
| 06052TF96 | 39743 | BANK OF AMERICA CORP | 08/15/2019 | 40,000,000.00 | 40,000,000.00 | 40,004,320.00 | 2.010 | 2.010 | 2.037 | 01/17/2020 | 108 |
| 05586FXA0 | 39304 | BNP PARIBAS NY BRANCH | 03/13/2019 | 50,000,000.00 | 50,000,000.00 | 50,119,200.00 | 2.690 | 2.690 | 2.727 | 02/21/2020 | 143 |
| 06417G5U8 | 39351 | BANK OF NOVA SCOTIA HOUSTON | 03/27/2019 | 45,000,000.00 | 45,000,000.00 | 45,064,305.00 | 2.580 | 2.580 | 2.615 | 01/17/2020 | 108 |
| 17305 TK50 | 39671 | CITI BANK NA | 07/10/2019 | 35,000,000.00 | 35,000,000.00 | 35,010,290.00 | 2.190 | 2.190 | 2.220 | 01/10/2020 | 101 |
| 25215FES9 | 39336 | DEXIA | 03/22/2019 | 45,000,000.00 | 45,000,000.00 | 45,045,000.00 | 2.550 | 2.550 | 2.585 | 01/22/2020 | 113 |
| 78012UMJ1 | 39300 | ROYAL BANK OF CANADA | 03/12/2019 | 45,000,000.00 | 45,000,000.00 | 45,074,970.00 | 2.640 | 2.640 | 2.676 | 01/13/2020 | 104 |
| 90275DJV3 | 39800 | UBS AG STAMFORD CT | 09/03/2019 | 25,000,000.00 | 25,000,000.00 | 24,994,550.00 | 2.000 | 2.000 | 2.027 | 03/06/2020 | 157 |
| Subtotal and Average |  |  |  | 330,000,000.00 | 330,000,000.00 | 330,336,350.00 |  | 2.384 | 2.417 |  | 119 |
| Mortgage Backed Securities (MBS) |  |  |  |  |  |  |  |  |  |  |  |
| 3137AYCE9 | 38387 | FHLMC Multi-Family | 01/12/2018 | 20,157,000.00 | 20,000,000.00 | 20,399,848.00 | 2.682 | 2.443 | 2.477 | 10/25/2022 | 1,120 |
| 3137AYCE9 | 38391 | FHLMC Multi-Family | 01/16/2018 | 7,555,078.13 | 7,500,000.00 | 7,649,943.00 | 2.682 | 2.454 | 2.488 | 10/25/2022 | 1,120 |
| 3137AWQH1 | 38465 | FHLMC Multi-Family | 02/22/2018 | 5,460,553.13 | 5,580,000.00 | 5,628,034.31 | 2.307 | 3.155 | 3.198 | 08/25/2022 | 1,059 |
| 3137B36J2 | 38643 | FHLMC Multi-Family | 03/20/2018 | 20,345,312.50 | 20,000,000.00 | 20,831,486.00 | 3.320 | 2.865 | 2.905 | 02/25/2023 | 1,243 |
| 3137AYCE9 | 38666 | FHLMC Multi-Family | 04/17/2018 | 11,616,539.06 | 11,745,000.00 | 11,979,810.74 | 2.682 | 2.879 | 2.919 | 10/25/2022 | 1,120 |
| 3137AYCE9 | 38744 | FHLMC Multi-Family | 06/05/2018 | 19,788,281.25 | 20,000,000.00 | 20,399,848.00 | 2.682 | 2.877 | 2.917 | 10/25/2022 | 1,120 |
| $3137 B 4 W B 8$ | 38854 | FHLMC Multi-Family | 09/12/2018 | 4,768,285.16 | 4,775,000.00 | 4,948,817.16 | 3.060 | 2.968 | 3.009 | 07/25/2023 | 1,393 |
| 3137B5JM6 | 38864 | FHLMC Multi-Family | 09/25/2018 | 10,135,937.50 | 10,000,000.00 | 10,534,355.00 | 3.531 | 2.710 | 2.748 | 07/25/2023 | 1,393 |
| 3137 B 3 NA 2 | 38945 | FHLMC Multi-Family | 11/02/2018 | 10,605,782.00 | 10,605,782.00 | 11,028,850.89 | 3.250 | 3.173 | 3.217 | 04/25/2023 | 1,302 |
| $3137 \mathrm{B5KW} 2$ | 39026 | FHLMC Multi-Family | 12/03/2018 | 10,092,187.50 | 10,000,000.00 | 10,506,005.00 | 3.458 | 3.164 | 3.208 | 08/25/2023 | 1,424 |
| $3137 \mathrm{B04Y7}$ | 39295 | FHLMC Multi-Family | 03/11/2019 | 26,755,312.50 | 27,000,000.00 | 27,492,855.30 | 2.615 | 2.792 | 2.831 | 01/25/2023 | 1,212 |
| $3137 \mathrm{BQR90}$ | 39342 | FHLMC Multi-Family | 03/26/2019 | 23,034,375.00 | 23,400,000.00 | 23,589,862.92 | 2.272 | 2.637 | 2.674 | 01/25/2023 | 1,212 |
| 3137BP4J5 | 39654 | FHLMC Multi-Family | 07/01/2019 | 22,977,162.47 | 22,662,891.94 | 23,056,519.18 | 2.446 | 1.911 | 1.938 | 03/25/2026 | 2,367 |
| $3137 B Q R 90$ | 39721 | FHLMC Multi-Family | 07/31/2019 | 3,591,047.66 | 3,580,000.00 | 3,609,047.40 | 2.272 | 2.113 | 2.142 | 01/25/2023 | 1,212 |
| 3138LAYM5 | 38477 | FNMA Multi-Family | 02/27/2018 | 3,451,624.16 | 3,490,896.76 | 3,520,880.60 | 2.550 | 2.795 | 2.834 | 09/01/2022 | 1,066 |
| 3136B1XP4 | 38664 | FNMA Multi-Family | 04/30/2018 | 3,238,966.99 | 3,175,797.21 | 3,234,617.74 | 3.560 | 2.746 | 2.784 | 09/25/2021 | 725 |
| 3136B1XP4 | 38665 | FNMA Multi-Family | 04/30/2018 | 3,238,966.99 | 3,175,797.21 | 3,234,617.74 | 3.560 | 2.746 | 2.784 | 09/25/2021 | 725 |
| 31381 N7G2 | 38884 | FNMA Multi-Family | 10/11/2018 | 3,419,303.24 | 3,410,244.78 | 3,429,687.37 | 3.270 | 3.045 | 3.088 | 10/01/2020 | 366 |
| 31381 TYT1 | 39150 | FNMA Multi-Family | 01/14/2019 | 29,565,113.77 | 29,621,811.77 | 30,250,468.37 | 2.750 | 2.670 | 2.707 | 03/01/2022 | 882 |
| 31381 RZ23 | 39158 | FNMA Multi-Family | 01/16/2019 | 14,702,683.51 | 14,373,112.54 | 14,735,520.37 | 3.840 | 2.825 | 2.865 | 08/01/2021 | 670 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | Current Rate | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | $\begin{array}{r} \text { Maturity } \mathrm{Da} \\ \text { Date } \mathrm{Ma} \end{array}$ | $\begin{aligned} & \text { s To } \\ & \text { urity } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Mortgage Backed Securities (MBS) |  |  |  |  |  |  |  |  |  |  |  |
| 31381 RLL6 | 39218 | FNMA Multi-Family | 02/07/2019 | 12,013,602.63 | 11,761,826.04 | 12,057,638.32 | 3.840 | 2.833 | 2.872 | 07/01/2021 | 639 |
| 31381RLL6 | 39219 | FNMA Multi-Family | 02/07/2019 | 2,005,347.53 | 1,963,320.20 | 2,012,698.10 | 3.840 | 2.833 | 2.872 | 07/01/2021 | 639 |
| 3138LGKH8 | 39319 | FNMA Multi-Family | 03/19/2019 | 24,609,375.00 | 25,000,000.00 | 25,377,327.00 | 2.470 | 2.794 | 2.833 | 01/01/2024 | 1,553 |
| $3138 \mathrm{EKX67}$ | 39457 | FNMA Multi-Family | 04/18/2019 | 15,501,654.49 | 15,564,276.38 | 15,856,395.28 | 2.513 | 2.578 | 2.614 | 03/01/2023 | 1,247 |
| 3138LEYD7 | 39587 | FNMA Multi-Family | 05/30/2019 | 18,492,598.78 | 18,827,972.04 | 18,869,666.96 | 1.970 | 2.656 | 2.693 | 11/01/2023 | 1,492 |
| 3138LGFF8 | 39609 | FNMA Multi-Family | 06/11/2019 | 4,976,953.13 | 5,000,000.00 | 4,994,549.05 | 2.150 | 2.249 | 2.280 | 01/01/2024 | 1,553 |
| 3138L2BU0 | 39632 | FNMA Multi-Family | 06/24/2019 | 6,810,573.62 | 6,819,097.49 | 6,798,629.01 | 2.310 | 2.315 | 2.347 | 12/01/2022 | 1,157 |
| 3138 LOU90 | 39734 | FNMA Multi-Family | 08/13/2019 | 5,085,937.50 | 5,000,000.00 | 5,089,054.65 | 2.590 | 1.983 | 2.011 | 09/01/2022 | 1,066 |
| 31381 VBJ3 | 39735 | FNMA Multi-Family | 08/13/2019 | 5,182,243.64 | 5,077,519.80 | 5,202,630.34 | 2.830 | 2.010 | 2.038 | 06/01/2022 | 974 |
| 3138LORM5 | 39844 | FNMA Multi-Family | 09/13/2019 | 8,947,118.55 | 8,887,061.46 | 8,916,935.05 | 2.135 | 1.872 | 1.898 | 11/01/2022 | 1,127 |
| Subtotal and Average |  |  |  | 358,124,917.39 | 357,997,407.62 | 365,236,598.85 |  | 2.647 | 2.684 |  | 1,231 |
| Federal Agency Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 3133EGWH4 | 37018 | FFCB NOTES | 09/30/2016 | 10,003,751.64 | 10,000,000.00 | 9,907,689.50 | 1.280 | 1.243 | 1.260 | 09/29/2021 | 729 |
| 3133 EGT47 | 37194 | FFCB NOTES | 12/08/2016 | 10,000,000.00 | 10,000,000.00 | 10,059,292.30 | 2.010 | 1.982 | 2.010 | 12/08/2021 | 799 |
| 3133EG5D3 | 37378 | FFCB NOTES | 01/27/2017 | 5,000,000.00 | 5,000,000.00 | 5,039,713.40 | 2.030 | 2.002 | 2.030 | 01/27/2022 | 849 |
| 3133EG6C4 | 37404 | FFCB NOTES | 02/03/2017 | 14,999,762.78 | 15,000,000.00 | 14,986,370.25 | 1.550 | 1.533 | 1.554 | 02/03/2020 | 125 |
| 3133 еНВАО | 37502 | FFCB NOTES | 03/02/2017 | 19,996,868.15 | 20,000,000.00 | 19,974,291.00 | 1.520 | 1.537 | 1.558 | 03/02/2020 | 153 |
| 3133EHEZ2 | 37639 | FFCB NOTES | 04/06/2017 | 15,000,000.00 | 15,000,000.00 | 14,982,557.70 | 1.600 | 1.578 | 1.600 | 04/06/2020 | 188 |
| 3133EHFL2 | 37665 | FFCB NOTES | 04/13/2017 | 14,998,978.67 | 15,000,000.00 | 14,978,007.45 | 1.550 | 1.541 | 1.563 | 04/13/2020 | 195 |
| 3133EHFL2 | 37666 | FFCB NOTES | 04/13/2017 | 9,999,448.89 | 10,000,000.00 | 9,985,338.30 | 1.550 | 1.539 | 1.560 | 04/13/2020 | 195 |
| 3133EHFL2 | 37667 | FFCB NOTES | 04/13/2017 | 9,999,448.89 | 10,000,000.00 | 9,985,338.30 | 1.550 | 1.539 | 1.560 | 04/13/2020 | 195 |
| 3133 EHGA5 | 37725 | FFCB NOTES | 04/21/2017 | 25,000,183.33 | 25,000,000.00 | 24,994,348.50 | 1.440 | 1.406 | 1.426 | 10/21/2019 | 20 |
| 3133 EHHG1 | 37761 | FFCB NOTES | 05/03/2017 | 5,000,000.00 | 5,000,000.00 | 4,996,249.35 | 1.750 | 1.726 | 1.750 | 05/03/2021 | 580 |
| 3133 EHHG1 | 37762 | FFCB NOTES | 05/03/2017 | 10,000,000.00 | 10,000,000.00 | 9,992,498.70 | 1.750 | 1.726 | 1.750 | 05/03/2021 | 580 |
| 3133EHJA2 | 37793 | FFCB NOTES | 05/08/2017 | 34,997,749.63 | 35,000,000.00 | 34,942,741.05 | 1.550 | 1.539 | 1.561 | 05/08/2020 | 220 |
| 3133EHKH5 | 37841 | FFCB NOTES | 05/23/2017 | 12,002,551.16 | 12,000,000.00 | 11,976,692.64 | 1.570 | 1.522 | 1.543 | 07/23/2020 | 296 |
| З133EHWM1 | 38024 | FFCB NOTES | 09/01/2017 | 3,002,932.50 | 3,000,000.00 | 2,996,528.16 | 1.700 | 1.624 | 1.647 | 09/01/2021 | 701 |
| З133EHWM1 | 38025 | FFCB NOTES | 09/01/2017 | 5,000,000.00 | 5,000,000.00 | 4,994,213.60 | 1.700 | 1.676 | 1.700 | 09/01/2021 | 701 |
| 3133EHWM1 | 38026 | FFCB NOTES | 09/01/2017 | 7,007,479.79 | 7,000,000.00 | 6,991,899.04 | 1.700 | 1.619 | 1.642 | 09/01/2021 | 701 |
| 3133EHZA4 | 38046 | FFCB NOTES | 09/20/2017 | 9,984,884.51 | 10,000,000.00 | 9,981,535.40 | 1.660 | 1.715 | 1.739 | 09/20/2021 | 720 |
| 3133EHJ95 | 38081 | FFCB NOTES | 10/26/2017 | 9,998,752.31 | 10,000,000.00 | 9,988,937.20 | 1.750 | 1.737 | 1.762 | 10/26/2020 | 391 |


| CUSIP | Investment \# | Issuer | Purchase Date | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | $\begin{array}{r} \text { Maturity } \mathrm{D} \\ \text { Date } \mathrm{M} \\ \hline \end{array}$ | ys To <br> turity |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 3133EHJ95 | 38082 | FFCB NOTES | 10/26/2017 | 4,998,395.83 | 5,000,000.00 | 4,994,468.60 | 1.750 | 1.756 | 1.780 | 10/26/2020 | 391 |
| 3133EHP31 | 38126 | FFCB NOTES | 11/10/2017 | 9,973,953.74 | 9,975,000.00 | 10,017,106.57 | 1.950 | 1.928 | 1.955 | 11/02/2021 | 763 |
| $3133 E H W 58$ | 38169 | FFCB NOTES | 11/27/2017 | 14,998,266.67 | 15,000,000.00 | 15,009,269.25 | 1.900 | 1.943 | 1.970 | 11/27/2020 | 423 |
| $3133 E H W 58$ | 38204 | FFCB NOTES | 12/01/2017 | 21,530,254.11 | 21,550,000.00 | 21,563,316.82 | 1.900 | 1.954 | 1.982 | 11/27/2020 | 423 |
| $3133 E G Y C 3$ | 38310 | FFCB NOTES | 12/20/2017 | 8,393,814.41 | 8,550,000.00 | 8,529,599.87 | 1.730 | 2.338 | 2.371 | 10/12/2022 | 1,107 |
| 3133EJGH6 | 38506 | FFCB NOTES | 03/15/2018 | 23,002,589.85 | 23,000,000.00 | 23,151,937.77 | 2.440 | 2.395 | 2.429 | 10/15/2020 | 380 |
| 3133EJHL6 | 38545 | FFCB NOTES | 03/27/2018 | 9,997,848.89 | 10,000,000.00 | 10,027,175.10 | 2.375 | 2.387 | 2.420 | 03/27/2020 | 178 |
| 3133EJLU1 | 38629 | FFCB NOTES | 04/24/2018 | 14,998,654.76 | 15,000,000.00 | 15,027,115.65 | 2.420 | 2.829 | 2.869 | 01/24/2020 | 115 |
| 3133EJLU1 | 38630 | FFCB NOTES | 04/24/2018 | 29,998,493.33 | 30,000,000.00 | 30,054,231.30 | 2.420 | 2.814 | 2.854 | 01/24/2020 | 115 |
| 3133EJPX1 | 38718 | FFCB NOTES | 05/21/2018 | 4,984,498.18 | 5,000,000.00 | 5,198,369.15 | 2.875 | 3.253 | 3.299 | 12/21/2022 | 1,177 |
| $3133 E J S U 4$ | 38831 | FFCB NOTES | 06/29/2018 | 10,000,427.37 | 10,000,000.00 | 10,015,173.50 | 2.530 | 2.476 | 2.511 | 12/26/2019 | 86 |
| 3133EJTT6 | 38837 | FFCB NOTES | 07/05/2018 | 4,997,881.33 | 5,000,000.00 | 5,049,059.55 | 2.625 | 2.623 | 2.659 | 01/05/2021 | 462 |
| 3133EJTT6 | 38838 | FFCB NOTES | 07/05/2018 | 4,997,881.33 | 5,000,000.00 | 5,049,059.55 | 2.625 | 2.623 | 2.659 | 01/05/2021 | 462 |
| 3133EJZH5 | 38878 | FFCB NOTES | 10/05/2018 | 13,907,625.47 | 14,000,000.00 | 14,477,778.98 | 2.800 | 2.997 | 3.038 | 09/13/2022 | 1,078 |
| 3133EJK24 | 38943 | FFCB NOTES | 11/01/2018 | 14,998,548.88 | 15,000,000.00 | 15,376,783.50 | 3.000 | 2.963 | 3.004 | 10/19/2021 | 749 |
| 3133EJW70 | 38999 | FFCB NOTES | 11/26/2018 | 34,980,794.72 | 35,000,000.00 | 35,614,787.95 | 2.875 | 2.869 | 2.909 | 05/26/2021 | 603 |
| 3133EJW70 | 39023 | FFCB NOTES | 11/30/2018 | 26,807,899.06 | 26,825,000.00 | 27,296,191.05 | 2.875 | 2.875 | 2.915 | 05/26/2021 | 603 |
| 3133EJ3B3 | 39075 | FFCB NOTES | 12/17/2018 | 9,990,713.33 | 10,000,000.00 | 10,231,156.70 | 2.800 | 2.805 | 2.844 | 12/17/2021 | 808 |
| 3133EJY60 | 39105 | FFCB NOTES | 12/24/2018 | 12,586,848.24 | 12,500,000.00 | 13,083,792.75 | 3.020 | 2.765 | 2.803 | 03/03/2023 | 1,249 |
| 3133EJ3B3 | 39108 | FFCB NOTES | 12/24/2018 | 4,306,092.78 | 4,300,000.00 | 4,399,397.38 | 2.800 | 2.695 | 2.732 | 12/17/2021 | 808 |
| 3133EJ4Q9 | 39157 | FFCB NOTES | 01/16/2019 | 19,988,033.57 | 20,000,000.00 | 20,180,414.60 | 2.550 | 2.562 | 2.598 | 01/11/2021 | 468 |
| 3133EJ5V7 | 39165 | FFCB NOTES | 01/18/2019 | 14,850,967.37 | 14,875,000.00 | 15,356,195.69 | 2.625 | 2.640 | 2.676 | 01/18/2023 | 1,205 |
| 3133EJ5P0 | 39173 | FFCB NOTES | 01/25/2019 | 9,988,516.03 | 10,000,000.00 | 10,205,860.70 | 2.600 | 2.615 | 2.652 | 01/18/2022 | 840 |
| 3133EKCS3 | 39296 | FFCB NOTES | 03/11/2019 | 20,012,133.33 | 20,000,000.00 | 20,208,913.60 | 2.550 | 2.472 | 2.506 | 03/11/2021 | 527 |
| 3133EKEW2 | 39357 | FFCB NOTES | 03/28/2019 | 19,988,538.33 | 20,000,000.00 | 20,300,749.80 | 2.280 | 2.272 | 2.303 | 03/28/2022 | 909 |
| 3133 EKLA2 | 39565 | FFCB NOTES | 05/22/2019 | 9,596,894.09 | 9,590,000.00 | 9,822,232.02 | 2.300 | 2.247 | 2.279 | 05/15/2023 | 1,322 |
| $3133 E K N R 3$ | 39594 | FFCB NOTES | 06/03/2019 | 10,004,186.48 | 10,000,000.00 | 10,145,397.50 | 2.200 | 2.153 | 2.183 | 06/03/2022 | 976 |
| $3133 E K S N 7$ | 39639 | FFCB NOTES | 06/26/2019 | 9,961,985.07 | 10,000,000.00 | 10,058,681.30 | 1.770 | 1.850 | 1.876 | 06/26/2023 | 1,364 |
| $3133 E K P S 9$ | 39689 | FFCB NOTES | 07/17/2019 | 20,057,035.29 | 20,000,000.00 | 20,142,172.20 | 2.125 | 1.924 | 1.951 | 06/07/2021 | 615 |
| $3133 E K V D 5$ | 39693 | FFCB NOTES | 07/18/2019 | 11,238,008.50 | 11,250,000.00 | 11,298,595.05 | 1.875 | 1.896 | 1.922 | 01/18/2022 | 840 |
| $3133 E K V C 7$ | 39701 | FFCB NOTES | 07/22/2019 | 14,997,424.27 | 15,000,000.00 | 15,026,412.45 | 1.875 | 1.858 | 1.884 | 07/19/2021 | 657 |
| 3133EKZV1 | 39751 | FFCB NOTES | 08/19/2019 | 19,993,221.76 | 20,000,000.00 | 19,920,469.40 | 1.550 | 1.546 | 1.568 | 08/16/2021 | 685 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | $\begin{array}{r} \text { Maturity } \mathrm{D} \\ \text { Date } \mathrm{M} \end{array}$ | $\begin{aligned} & \text { To } \\ & \text { rity } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 3130 A5Z77 | 36288 | FHLB NOTES | 10/21/2015 | 5,013,521.01 | 5,000,000.00 | 4,999,063.00 | 1.830 | 1.469 | 1.490 | 07/29/2020 | 302 |
| $3130 A 5277$ | 36289 | FHLB NOTES | 10/19/2015 | 5,015,367.79 | 5,000,000.00 | 4,999,063.00 | 1.830 | 1.424 | 1.444 | 07/29/2020 | 302 |
| $3130 A 5777$ | 36298 | FHLB NOTES | 10/23/2015 | 5,015,047.61 | 5,000,000.00 | 4,999,063.00 | 1.830 | 1.432 | 1.452 | 07/29/2020 | 302 |
| $3130 A 5277$ | 36308 | FHLB NOTES | 10/26/2015 | 10,024,702.86 | 10,000,000.00 | 9,998,126.00 | 1.830 | 1.498 | 1.519 | 07/29/2020 | 302 |
| $3130 A 5277$ | 36310 | FHLB NOTES | 10/26/2015 | 5,012,681.96 | 5,000,000.00 | 4,999,063.00 | 1.830 | 1.490 | 1.511 | 07/29/2020 | 302 |
| $3130 A 7 P U 3$ | 36679 | FHLB NOTES | 04/11/2016 | 10,002,642.86 | 10,000,000.00 | 9,967,661.00 | 1.200 | 1.131 | 1.147 | 04/06/2020 | 188 |
| 313378.77 | 36756 | FHLB NOTES | 05/12/2016 | 15,049,708.54 | 15,000,000.00 | 15,000,828.00 | 1.875 | 1.105 | 1.120 | 03/13/2020 | 164 |
| 313378J77 | 36760 | FHLB NOTES | 05/13/2016 | 6,019,108.96 | 6,000,000.00 | 6,000,331.20 | 1.875 | 1.133 | 1.149 | 03/13/2020 | 164 |
| $3133834 \mathrm{H}_{1}$ | 36877 | FHLB NOTES | 07/12/2016 | 15,032,683.40 | 15,000,000.00 | 14,949,384.75 | 1.375 | 1.040 | 1.055 | 06/12/2020 | 255 |
| 313378.J77 | 36886 | FHLB NOTES | 07/15/2016 | 15,052,527.09 | 15,000,000.00 | 15,000,828.00 | 1.875 | 1.055 | 1.069 | 03/13/2020 | 164 |
| 313380WG8 | 36993 | FHLB NOTES | 09/30/2016 | 19,546,610.63 | 19,500,000.00 | 19,411,222.16 | 1.375 | 1.100 | 1.115 | 09/11/2020 | 346 |
| 313380WG8 | 37022 | FHLB NOTES | 10/06/2016 | 12,016,291.17 | 12,000,000.00 | 11,945,367.48 | 1.375 | 1.210 | 1.227 | 09/11/2020 | 346 |
| 3133834 H 1 | 37037 | FHLB NOTES | 10/13/2016 | 10,009,020.02 | 10,000,000.00 | 9,966,256.50 | 1.375 | 1.225 | 1.242 | 06/12/2020 | 255 |
| 313380 WG 8 | 37054 | FHLB NOTES | 10/24/2016 | 10,014,602.72 | 10,000,000.00 | 9,954,472.90 | 1.375 | 1.199 | 1.216 | 09/11/2020 | 346 |
| $313383 \mathrm{HU8}$ | 37058 | FHLB NOTES | 10/19/2016 | 15,059,901.64 | 15,000,000.00 | 14,989,268.55 | 1.750 | 1.147 | 1.163 | 06/12/2020 | 255 |
| 313380WG8 | 37072 | FHLB NOTES | 10/28/2016 | 13,873,836.12 | 13,860,000.00 | 13,796,899.44 | 1.375 | 1.248 | 1.266 | 09/11/2020 | 346 |
| 3130AA3R7 | 37108 | FHLB NOTES | 11/17/2016 | 34,999,671.43 | 35,000,000.00 | 34,976,225.90 | 1.375 | 1.363 | 1.382 | 11/15/2019 | 45 |
| 3130AABG2 | 37149 | FHLB NOTES | 11/30/2016 | 14,974,181.99 | 15,000,000.00 | 15,061,065.00 | 1.875 | 1.931 | 1.957 | 11/29/2021 | 790 |
| 313382K69 | 37711 | FHLB NOTES | 04/13/2017 | 25,872,908.89 | 25,860,000.00 | 25,858,211.26 | 1.750 | 1.690 | 1.714 | 03/12/2021 | 528 |
| 313378CR0 | 37726 | FHLB NOTES | 04/19/2017 | 25,250,715.10 | 25,000,000.00 | 25,357,947.75 | 2.250 | 1.794 | 1.819 | 03/11/2022 | 892 |
| 313378 J77 | 37778 | FHLB NOTES | 04/28/2017 | 14,020,861.22 | 14,000,000.00 | 14,000,772.80 | 1.875 | 1.513 | 1.535 | 03/13/2020 | 164 |
| $313379 R B 7$ | 37961 | FHLB NOTES | 06/30/2017 | 5,010,452.85 | 5,000,000.00 | 5,011,117.85 | 1.875 | 1.722 | 1.746 | 06/11/2021 | 619 |
| 3130 ACE 26 | 38033 | FHLB NOTES | 09/08/2017 | 21,977,080.60 | 22,000,000.00 | 21,899,775.26 | 1.375 | 1.462 | 1.482 | 09/28/2020 | 363 |
| 3130A3UQ5 | 38102 | FHLB NOTES | 11/03/2017 | 10,007,923.08 | 10,000,000.00 | 10,004,185.30 | 1.875 | 1.781 | 1.806 | 12/11/2020 | 437 |
| 3130ACUK8 | 38178 | FHLB NOTES | 11/28/2017 | 25,000,000.00 | 25,000,000.00 | 25,087,816.50 | 2.000 | 1.972 | 2.000 | 05/28/2021 | 605 |
| 313383HU8 | 38247 | FHLB NOTES | 12/08/2017 | 24,969,110.90 | 25,000,000.00 | 24,982,114.25 | 1.750 | 1.905 | 1.932 | 06/12/2020 | 255 |
| 3130A66T9 | 38269 | FHLB NOTES | 12/13/2017 | 24,916,634.62 | 25,000,000.00 | 24,945,410.75 | 1.625 | 1.961 | 1.989 | 09/11/2020 | 346 |
| 3130ADJH6 | 38418 | FHLB NOTES | 01/29/2018 | 7,614,313.59 | 7,615,000.00 | 7,620,897.89 | 2.100 | 2.099 | 2.128 | 01/29/2020 | 120 |
| 313370 US5 | 38436 | FHLB NOTES | 02/05/2018 | 5,025,082.26 | 5,000,000.00 | 5,047,332.45 | 2.875 | 2.292 | 2.324 | 09/11/2020 | 346 |
| 3130ADUY6 | 38570 | FHLB NOTES | 04/06/2018 | 31,572,252.80 | 31,575,000.00 | 31,758,467.80 | 2.450 | 2.425 | 2.459 | 09/21/2020 | 356 |
| $3130 \mathrm{ADXU1}$ | 38578 | FHLB NOTES | 04/09/2018 | 19,997,262.22 | 20,000,000.00 | 20,024,894.60 | 2.320 | 2.340 | 2.372 | 01/09/2020 | 100 |
| 3130AECJ7 | 38733 | FHLB NOTES | 05/21/2018 | 9,998,826.41 | 10,000,000.00 | 10,048,671.30 | 2.625 | 2.607 | 2.643 | 05/28/2020 | 240 |


| CUSIP | Investment \# | Issuer | Purchase Date | Book Value | Par Value | Market Value | Current Rate | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity D <br> Date M | ys To turity |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 3130AFB63 | 38896 | FHLB NOTES | 10/22/2018 | 14,990,841.67 | 15,000,000.00 | 15,222,244.65 | 2.950 | 2.958 | 2.999 | 01/22/2021 | 479 |
| 3130AFB63 | 38901 | FHLB NOTES | 10/23/2018 | 4,996,943.45 | 5,000,000.00 | 5,074,081.55 | 2.950 | 2.958 | 2.999 | 01/22/2021 | 479 |
| 3130 AFB63 | 38920 | FHLB NOTES | 10/26/2018 | 25,003,798.39 | 25,000,000.00 | 25,370,407.75 | 2.950 | 2.898 | 2.939 | 01/22/2021 | 479 |
| 3130AFB63 | 38922 | FHLB NOTES | 10/26/2018 | 5,000,496.71 | 5,000,000.00 | 5,074,081.55 | 2.950 | 2.902 | 2.943 | 01/22/2021 | 479 |
| 313370 E38 | 38978 | FHLB NOTES | 11/19/2018 | 20,074,185.44 | 20,000,000.00 | 20,207,540.20 | 3.375 | 2.787 | 2.826 | 06/12/2020 | 255 |
| 3130AFE78 | 39016 | FHLB NOTES | 11/29/2018 | 14,344,432.99 | 14,350,000.00 | 14,928,135.38 | 3.000 | 2.970 | 3.012 | 12/09/2022 | 1,165 |
| 3130A0F70 | 39069 | FHLB NOTES | 12/14/2018 | 10,174,808.64 | 10,000,000.00 | 10,699,234.90 | 3.375 | 2.883 | 2.923 | 12/08/2023 | 1,529 |
| 3130 A0F70 | 39106 | FHLB NOTES | 12/24/2018 | 3,575,776.59 | 3,500,000.00 | 3,744,732.22 | 3.375 | 2.778 | 2.817 | 12/08/2023 | 1,529 |
| 3130 ABFD3 | 39138 | FHLB NOTES | 01/08/2019 | 15,003,183.32 | 15,000,000.00 | 15,398,573.25 | 2.625 | 2.580 | 2.616 | 06/07/2022 | 980 |
| 3130AB3H7 | 39362 | FHLB NOTES | 03/29/2019 | 14,312,553.66 | 14,250,000.00 | 14,721,163.43 | 2.375 | 2.238 | 2.269 | 03/08/2024 | 1,620 |
| 313370 E38 | 39383 | FHLB NOTES | 04/08/2019 | 10,063,874.76 | 10,000,000.00 | 10,103,770.10 | 3.375 | 2.404 | 2.438 | 06/12/2020 | 255 |
| 313370 E38 | 39393 | FHLB NOTES | 04/08/2019 | 23,444,072.07 | 23,295,000.00 | 23,536,732.45 | 3.375 | 2.402 | 2.436 | 06/12/2020 | 255 |
| 313379Q69 | 39545 | FHLB NOTES | 05/16/2019 | 24,951,286.68 | 25,000,000.00 | 25,316,680.00 | 2.125 | 2.169 | 2.200 | 06/10/2022 | 983 |
| 3130A5P45 | 39552 | FHLB NOTES | 05/20/2019 | 15,060,386.32 | 15,000,000.00 | 15,282,192.15 | 2.375 | 2.188 | 2.219 | 06/10/2022 | 983 |
| 3133834G3 | 39559 | FHLB NOTES | 05/21/2019 | 9,960,834.02 | 10,000,000.00 | 10,189,862.80 | 2.125 | 2.205 | 2.236 | 06/09/2023 | 1,347 |
| 3130A1W95 | 39563 | FHLB NOTES | 05/22/2019 | 24,978,744.93 | 25,000,000.00 | 25,241,077.25 | 2.250 | 2.269 | 2.301 | 06/11/2021 | 619 |
| 3133834G3 | 39592 | FHLB NOTES | 06/03/2019 | 9,989,622.13 | 10,000,000.00 | 10,189,862.80 | 2.125 | 2.124 | 2.154 | 06/09/2023 | 1,347 |
| 3133834G3 | 39665 | FHLB NOTES | 07/08/2019 | 21,657,794.60 | 21,505,000.00 | 21,913,299.95 | 2.125 | 1.897 | 1.923 | 06/09/2023 | 1,347 |
| 313378.JP7 | 39786 | FHLB NOTES | 08/29/2019 | 5,530,909.59 | 5,445,000.00 | 5,518,858.87 | 2.375 | 1.525 | 1.546 | 09/10/2021 | 710 |
| 3130A2UW4 | 39852 | FHLB NOTES | 09/16/2019 | 10,506,238.73 | 10,000,000.00 | 10,572,109.30 | 2.875 | 1.776 | 1.801 | 09/13/2024 | 1,809 |
| $3137 \mathrm{EADM8}$ | 35873 | FHLMC NOTES | 04/16/2015 | 29,999,947.88 | 30,000,000.00 | 29,999,087.40 | 1.250 | 1.296 | 1.314 | 10/02/2019 | 1 |
| 3137EADM8 | 36322 | FHLMC NOTES | 10/29/2015 | 9,999,969.78 | 10,000,000.00 | 9,999,695.80 | 1.250 | 1.343 | 1.362 | 10/02/2019 | 1 |
| 3137EADM8 | 36332 | FHLMC NOTES | 11/04/2015 | 18,349,888.31 | 18,350,000.00 | 18,349,441.79 | 1.250 | 1.456 | 1.476 | 10/02/2019 | 1 |
| 3137EADM8 | 36337 | FHLMC NOTES | 11/06/2015 | 7,999,937.64 | 8,000,000.00 | 7,999,756.64 | 1.250 | 1.519 | 1.540 | 10/02/2019 | 1 |
| 3137EADM8 | 36340 | FHLMC NOTES | 11/09/2015 | 9,999,906.56 | 10,000,000.00 | 9,999,695.80 | 1.250 | 1.576 | 1.598 | 10/02/2019 | 1 |
| $3137 E A E C 9$ | 36989 | FHLMC NOTES | 09/27/2016 | 19,944,637.72 | 20,000,000.00 | 19,793,145.60 | 1.125 | 1.261 | 1.278 | 08/12/2021 | 681 |
| $3137 \mathrm{EAEC9}$ | 36992 | FHLMC NOTES | 09/29/2016 | 9,974,660.47 | 10,000,000.00 | 9,896,572.80 | 1.125 | 1.248 | 1.265 | 08/12/2021 | 681 |
| $3137 \mathrm{EAEE5}$ | 37443 | FHLMC NOTES | 02/09/2017 | 20,001,302.46 | 20,000,000.00 | 19,975,560.00 | 1.500 | 1.456 | 1.477 | 01/17/2020 | 108 |
| 3137EAEF2 | 37835 | FHLMC NOTES | 04/20/2017 | 44,971,642.50 | 45,000,000.00 | 44,868,824.55 | 1.375 | 1.471 | 1.491 | 04/20/2020 | 202 |
| 3137EAEJ4 | 38057 | FHLMC NOTES | 09/29/2017 | 14,991,000.28 | 15,000,000.00 | 14,965,927.20 | 1.625 | 1.663 | 1.687 | 09/29/2020 | 364 |
| 3137EAEK1 | 38135 | FHLMC NOTES | 11/15/2017 | 24,990,994.45 | 25,000,000.00 | 25,025,806.00 | 1.875 | 1.881 | 1.908 | 11/17/2020 | 413 |
| $3137 \mathrm{EAEL9}$ | 38462 | FHLMC NOTES | 02/16/2018 | 44,945,550.00 | 45,000,000.00 | 45,363,827.70 | 2.375 | 2.433 | 2.466 | 02/16/2021 | 504 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \\ \hline \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity D Date | $\begin{aligned} & \text { ys To } \\ & \text { turity } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 3135GOUU5 | 35847 | FNMA NOTES | 04/13/2015 | 7,007,391.29 | 7,000,000.00 | 6,995,763.39 | 1.750 | 1.474 | 1.494 | 03/06/2020 | 157 |
| 3135G0UU5 | 35856 | FNMA NOTES | 04/14/2015 | 14,599,690.22 | 14,584,000.00 | 14,575,173.33 | 1.750 | 1.469 | 1.489 | 03/06/2020 | 157 |
| 3135G0A78 | 36347 | fNMA NOTES | 11/13/2015 | 9,998,584.88 | 10,000,000.00 | 9,991,255.80 | 1.625 | 1.650 | 1.672 | 01/21/2020 | 112 |
| 3135G0A78 | 36361 | FNMA NOTES | 11/18/2015 | 20,000,453.76 | 20,000,000.00 | 19,982,511.60 | 1.625 | 1.585 | 1.607 | 01/21/2020 | 112 |
| 3135G0A78 | 36383 | FNMA NOTES | 11/24/2015 | 9,999,022.71 | 10,000,000.00 | 9,991,255.80 | 1.625 | 1.635 | 1.658 | 01/21/2020 | 112 |
| 3135 GOA 78 | 36384 | FNMA NOTES | 11/24/2015 | 9,999,081.50 | 10,000,000.00 | 9,991,255.80 | 1.625 | 1.633 | 1.656 | 01/21/2020 | 112 |
| 3135G0S38 | 37582 | FNMA NOTES | 02/09/2017 | 10,023,184.71 | 10,000,000.00 | 10,071,552.70 | 2.000 | 1.866 | 1.892 | 01/05/2022 | 827 |
| 3135G0T45 | 37783 | FNMA NOTES | 04/10/2017 | 39,909,549.64 | 40,000,000.00 | 40,272,400.00 | 1.875 | 1.943 | 1.970 | 04/05/2022 | 917 |
| 3135G0S38 | 38079 | FNMA NOTES | 10/25/2017 | 9,998,382.78 | 10,000,000.00 | 10,071,552.70 | 2.000 | 1.979 | 2.007 | 01/05/2022 | 827 |
| 3135G0S38 | 38142 | FNMA NOTES | 11/16/2017 | 11,392,445.96 | 11,395,000.00 | 11,476,534.30 | 2.000 | 1.982 | 2.010 | 01/05/2022 | 827 |
| 3135G0T78 | 38163 | FNMA NOTES | 11/22/2017 | 4,974,523.22 | 5,000,000.00 | 5,050,784.20 | 2.000 | 2.149 | 2.179 | 10/05/2022 | 1,100 |
| $3135 \mathrm{GOT60}$ | 38209 | FNMA NOTES | 12/04/2017 | 9,968,348.54 | 10,000,000.00 | 9,972,747.10 | 1.500 | 1.866 | 1.892 | 07/30/2020 | 303 |
| 880591EV0 | 38503 | TENNESSEE VALLEY AUTHORITY | 03/08/2018 | 19,990,254.75 | 20,000,000.00 | 20,032,474.40 | 2.250 | 2.327 | 2.360 | 03/15/2020 | 166 |
| 880591 EV0 | 38815 | TENNESSEE VALLEY AUTHORITY | 06/21/2018 | 9,984,441.03 | 10,000,000.00 | 10,016,237.20 | 2.250 | 2.535 | 2.570 | 03/15/2020 | 166 |
| Subtotal and Average |  |  |  | 1,893,722,328.69 | 1,892,499,000.00 | 1,904,281,391.93 |  | 1.967 | 1.995 |  | 495 |
| Federal Agency Bonds - CALLABLE |  |  |  |  |  |  |  |  |  |  |  |
| 31422bDZo | 39341 | FARMER MAC | 03/25/2019 | 25,000,000.00 | 25,000,000.00 | 25,069,548.50 | 2.610 | 2.574 | 2.610 | 03/25/2022 | 906 |
| 3133EF2LO | 36688 | FFCB NOTES | 04/13/2016 | 20,000,000.00 | 20,000,000.00 | 19,954,749.80 | 1.400 | 1.380 | 1.400 | 04/13/2020 | 195 |
| 3133EF2LO | 36689 | FFCB NOTES | 04/13/2016 | 15,000,000.00 | 15,000,000.00 | 14,966,062.35 | 1.400 | 1.380 | 1.400 | 04/13/2020 | 195 |
| 3133EF2LO | 36690 | FFCB NOTES | 04/13/2016 | 15,000,000.00 | 15,000,000.00 | 14,966,062.35 | 1.400 | 1.380 | 1.400 | 04/13/2020 | 195 |
| 3133 EGKA 2 | 36866 | FFCB NOTES | 07/06/2016 | 20,000,000.00 | 20,000,000.00 | 19,876,432.60 | 1.500 | 1.479 | 1.500 | 07/06/2021 | 644 |
| 3133EНKT9 | 38272 | FFCB NOTES | 12/13/2017 | 10,856,654.36 | 10,915,000.00 | 10,915,206.29 | 2.220 | 2.368 | 2.400 | 11/25/2022 | 1,151 |
| $3133 \mathrm{EGG82}$ | 38326 | FFCB NOTES | 12/26/2017 | 1,968,751.91 | 2,000,000.00 | 1,981,145.90 | 1.520 | 2.262 | 2.293 | 11/15/2021 | 776 |
| 3133EGNK7 | 38341 | FFCB NOTES | 12/29/2017 | 4,423,130.82 | 4,450,000.00 | 4,432,220.38 | 1.320 | 2.049 | 2.077 | 07/27/2020 | 300 |
| 3133EGAH8 | 38342 | FFCB NOTES | 12/29/2017 | 10,768,996.79 | 10,875,000.00 | 10,814,896.70 | 1.550 | 2.144 | 2.174 | 05/17/2021 | 594 |
| 3133EGKD6 | 38346 | FFCB NOTES | 12/29/2017 | 6,920,167.79 | 7,000,000.00 | 6,964,344.80 | 1.625 | 2.188 | 2.218 | 10/05/2021 | 735 |
| 3133 EFF 28 | 38368 | FFCB NOTES | 01/05/2018 | 5,205,558.62 | 5,245,000.00 | 5,225,023.89 | 1.650 | 2.171 | 2.202 | 03/01/2021 | 517 |
| $3133 \mathrm{EFX44}$ | 39107 | FFCB NOTES | 12/24/2018 | 5,364,898.83 | 5,490,000.00 | 5,476,798.58 | 2.050 | 2.814 | 2.853 | 10/05/2022 | 1,100 |
| 3133EGXA8 | 39206 | FFCB NOTES | 02/04/2019 | 17,485,417.15 | 18,020,000.00 | 17,916,655.84 | 1.730 | 2.658 | 2.695 | 01/04/2023 | 1,191 |
| 3133EKRP3 | 39628 | FFCB NOTES | 06/21/2019 | 15,000,000.00 | 15,000,000.00 | 15,066,029.70 | 2.220 | 2.189 | 2.220 | 06/21/2024 | 1,725 |
| 3133EKRP3 | 39629 | FFCB NOTES | 06/21/2019 | 10,000,000.00 | 10,000,000.00 | 10,044,019.80 | 2.220 | 2.189 | 2.220 | 06/21/2024 | 1,725 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \\ \hline \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | $\begin{array}{r} \text { Maturity } \mathrm{D} \\ \text { Date } \mathrm{M} \\ \hline \end{array}$ | $\begin{aligned} & \text { ys To } \\ & \text { turity } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds - CALLABLE |  |  |  |  |  |  |  |  |  |  |  |
| 3133EKZM1 | 39739 | FFCB NOTES | 08/14/2019 | 24,000,000.00 | 24,000,000.00 | 23,895,203.52 | 1.990 | 1.962 | 1.990 | 08/14/2023 | 1,413 |
| 3133EKC61 | 39756 | FFCB NOTES | 08/20/2019 | 5,000,000.00 | 5,000,000.00 | 4,981,428.25 | 2.100 | 2.071 | 2.100 | 08/20/2024 | 1,785 |
| 3133EKC61 | 39757 | FFCB NOTES | 08/20/2019 | 10,000,000.00 | 10,000,000.00 | 9,962,856.50 | 2.100 | 2.071 | 2.100 | 08/20/2024 | 1,785 |
| 3133EKC61 | 39758 | FFCB NOTES | 08/20/2019 | 5,000,000.00 | 5,000,000.00 | 4,981,428.25 | 2.100 | 2.071 | 2.100 | 08/20/2024 | 1,785 |
| 3133EKZN9 | 39768 | FFCB NOTES | 08/23/2019 | 15,000,000.00 | 15,000,000.00 | 14,893,217.25 | 2.060 | 2.031 | 2.059 | 08/13/2024 | 1,778 |
| 3133EKH66 | 39801 | FFCB NOTES | 09/03/2019 | 20,000,000.00 | 20,000,000.00 | 19,972,382.60 | 1.850 | 1.824 | 1.850 | 03/03/2022 | 884 |
| 3133EKM94 | 39832 | FFCB NOTES | 09/11/2019 | 15,000,000.00 | 15,000,000.00 | 14,980,094.10 | 1.900 | 1.873 | 1.900 | 09/11/2023 | 1,441 |
| 3133EKM94 | 39833 | FFCB NOTES | 09/11/2019 | 15,000,000.00 | 15,000,000.00 | 14,980,094.10 | 1.900 | 1.873 | 1.900 | 09/11/2023 | 1,441 |
| $3133 \mathrm{EKN93}$ | 39853 | FFCB NOTES | 09/16/2019 | 14,971,737.50 | 15,000,000.00 | 14,992,806.75 | 1.960 | 1.972 | 2.000 | 09/16/2024 | 1,812 |
| 3130A3XL3 | 36117 | FHLB NOTES | 07/09/2015 | 7,246,340.57 | 7,250,000.00 | 7,240,630.54 | 1.500 | 1.624 | 1.646 | 02/10/2020 | 132 |
| $3130 A 9 W 49$ | 37131 | FHLB NOTES | 11/25/2016 | 15,000,000.00 | 15,000,000.00 | 14,966,094.45 | 1.250 | 1.232 | 1.250 | 02/24/2020 | 146 |
| $3130 A A N A 2$ | 37382 | FHLB NOTES | 01/30/2017 | 25,000,000.00 | 25,000,000.00 | 24,983,753.00 | 1.750 | 1.726 | 1.750 | 07/30/2020 | 303 |
| 3130AANA2 | 37383 | FHLB NOTES | 01/30/2017 | 5,000,000.00 | 5,000,000.00 | 4,996,750.60 | 1.750 | 1.726 | 1.750 | 07/30/2020 | 303 |
| 3130AB3T1 | 37641 | FHLB NOTES | 04/24/2017 | 20,000,000.00 | 20,000,000.00 | 19,987,302.00 | 1.750 | 1.726 | 1.750 | 07/24/2020 | 297 |
| 3130ABZE9 | 38016 | FHLB NOTES | 08/28/2017 | 8,400,000.00 | 8,400,000.00 | 8,387,306.76 | 1.650 | 1.627 | 1.650 | 08/28/2020 | 332 |
| 3130ACK52 | 38389 | FHLB NOTES | 01/12/2018 | 24,886,504.58 | 25,000,000.00 | 24,964,627.25 | 1.700 | 2.134 | 2.164 | 10/05/2020 | 370 |
| 3130AEXGO | 38855 | FHLB NOTES | 09/25/2018 | 15,000,000.00 | 15,000,000.00 | 15,082,437.15 | 3.000 | 2.958 | 3.000 | 03/25/2022 | 906 |
| 3130A9MR9 | 38858 | FHLB NOTES | 09/17/2018 | 9,308,362.45 | 9,685,000.00 | 9,589,018.45 | 1.650 | 2.981 | 3.023 | 10/12/2022 | 1,107 |
| 3130AC2P8 | 38859 | FHLB NOTES | 09/17/2018 | 9,906,051.64 | 10,000,000.00 | 9,985,002.50 | 1.800 | 2.831 | 2.870 | 08/28/2020 | 332 |
| 3130AFA72 | 38921 | FHLB NOTES | 10/26/2018 | 12,000,000.00 | 12,000,000.00 | 12,191,649.60 | 3.250 | 3.205 | 3.250 | 04/26/2023 | 1,303 |
| 3130A8R54 | 39014 | FHLB NOTES | 11/28/2018 | 4,762,344.55 | 5,000,000.00 | 4,976,608.25 | 1.800 | 3.102 | 3.145 | 07/28/2023 | 1,396 |
| $3130 \mathrm{ACF66}$ | 39151 | FHLB NOTES | 01/15/2019 | 24,548,112.32 | 25,000,000.00 | 24,939,554.75 | 2.150 | 2.752 | 2.790 | 09/26/2022 | 1,091 |
| $3130 A C F 66$ | 39372 | FHLB NOTES | 04/04/2019 | 20,568,342.02 | 20,765,000.00 | 20,714,794.18 | 2.150 | 2.448 | 2.482 | 09/26/2022 | 1,091 |
| 3130AH2B8 | 39834 | FHLB NOTES | 09/11/2019 | 20,000,000.00 | 20,000,000.00 | 19,952,047.20 | 1.970 | 1.943 | 1.970 | 09/11/2024 | 1,807 |
| 3134G8JT7 | 36583 | FHLMC NOTES | 02/24/2016 | 12,500,000.00 | 12,500,000.00 | 12,479,701.00 | 1.500 | 1.479 | 1.500 | 02/24/2020 | 146 |
| 3134G8583 | 36648 | FHLMC NOTES | 03/30/2016 | 20,000,000.00 | 20,000,000.00 | 19,980,113.00 | 1.500 | 1.479 | 1.500 | 12/30/2019 | 90 |
| 3134G9AV9 | 36729 | FHLMC NOTES | 04/28/2016 | 14,999,678.57 | 15,000,000.00 | 14,991,451.05 | 1.250 | 1.261 | 1.279 | 10/28/2019 | 27 |
| 3134G9AV9 | 36730 | FHLMC NOTES | 04/28/2016 | 4,249,908.93 | 4,250,000.00 | 4,247,577.80 | 1.250 | 1.261 | 1.279 | 10/28/2019 | 27 |
| 3134G9HM2 | 36785 | FHLMC NOTES | 05/26/2016 | 9,000,000.00 | 9,000,000.00 | 8,991,311.04 | 1.300 | 1.282 | 1.300 | 11/26/2019 | 56 |
| 3134G9HW0 | 36787 | FHLMC NOTES | 05/26/2016 | 5,250,000.00 | 5,250,000.00 | 5,244,534.22 | 1.250 | 1.232 | 1.250 | 11/26/2019 | 56 |
| 3134G3к90 | 37344 | FHLMC NOTES | 01/19/2017 | 10,000,907.69 | 10,000,000.00 | 9,985,404.20 | 1.700 | 1.667 | 1.690 | 09/25/2020 | 360 |
| 3134 GBBM 3 | 37518 | FHLMC NOTES | 03/29/2017 | 25,000,000.00 | 25,000,000.00 | 25,086,608.25 | 2.000 | 1.972 | 2.000 | 03/29/2021 | 545 |


| CUSIP | Investment \# | Issuer | Purchase Date | Book Value | Par Value | Market Value | Current Rate | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity D <br> Date M | To turity |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds - CALLABLE |  |  |  |  |  |  |  |  |  |  |  |
| 3134GA5T7 | 37578 | FHLMC NOTES | 02/28/2017 | 3,500,000.00 | 3,500,000.00 | 3,536,520.09 | 2.125 | 2.095 | 2.125 | 01/26/2022 | 848 |
| 3134GA5T7 | 37579 | FHLMC NOTES | 02/28/2017 | 20,000,000.00 | 20,000,000.00 | 20,208,686.20 | 2.125 | 2.096 | 2.125 | 01/26/2022 | 848 |
| $3134 \mathrm{GBGZ9}$ | 37669 | FHLMC NOTES | 04/27/2017 | 15,000,000.00 | 15,000,000.00 | 15,107,213.25 | 2.000 | 1.972 | 2.000 | 01/27/2022 | 849 |
| 3134GBEF5 | 37696 | FHLMC NOTES | 04/27/2017 | 3,640,000.00 | 3,640,000.00 | 3,636,130.53 | 1.700 | 1.676 | 1.700 | 04/27/2020 | 209 |
| 3134GBJJ2 | 37741 | FHLMC NOTES | 04/26/2017 | 10,000,000.00 | 10,000,000.00 | 9,995,769.00 | 1.750 | 1.726 | 1.750 | 01/26/2021 | 483 |
| 3134GBJJ2 | 37742 | FHLMC NOTES | 04/26/2017 | 25,000,000.00 | 25,000,000.00 | 24,989,422.50 | 1.750 | 1.726 | 1.750 | 01/26/2021 | 483 |
| 3134GBLR1 | 37801 | FHLMC NOTES | 05/25/2017 | 20,000,000.00 | 20,000,000.00 | 19,986,288.60 | 1.750 | 1.726 | 1.750 | 11/25/2020 | 421 |
| 3134GBLQ3 | 37804 | FHLMC NOTES | 05/22/2017 | 20,000,000.00 | 20,000,000.00 | 19,964,354.20 | 1.650 | 1.627 | 1.650 | 05/22/2020 | 234 |
| 3134GBPM8 | 37817 | FHLMC NOTES | 05/24/2017 | 15,000,000.00 | 15,000,000.00 | 15,111,770.10 | 2.000 | 1.972 | 2.000 | 02/24/2022 | 877 |
| 3134GBRR5 | 37849 | FHLMC NOTES | 06/15/2017 | 20,000,000.00 | 20,000,000.00 | 20,020,040.60 | 1.800 | 1.775 | 1.800 | 06/15/2021 | 623 |
| 3134GBRU8 | 37861 | FHLMC NOTES | 06/22/2017 | 30,000,000.00 | 30,000,000.00 | 29,938,150.80 | 1.625 | 1.602 | 1.625 | 06/22/2020 | 265 |
| 3134GBSM5 | 37880 | FHLMC NOTES | 06/22/2017 | 5,450,000.00 | 5,450,000.00 | 5,442,815.10 | 1.700 | 1.676 | 1.700 | 09/22/2020 | 357 |
| $3134 \mathrm{GBRZ7}$ | 37893 | FHLMC NOTES | 06/20/2017 | 15,000,000.00 | 15,000,000.00 | 14,986,548.45 | 1.500 | 1.479 | 1.500 | 12/20/2019 | 80 |
| 3134GBSW3 | 37894 | FHLMC NOTES | 06/22/2017 | 5,000,000.00 | 5,000,000.00 | 4,997,105.15 | 1.750 | 1.726 | 1.750 | 12/22/2020 | 448 |
| 3134GBYF3 | 37988 | FHLMC NOTES | 07/27/2017 | 5,750,000.00 | 5,750,000.00 | 5,751,332.79 | 1.800 | 1.775 | 1.800 | 01/27/2021 | 484 |
| 3134GBF64 | 38055 | FHLMC NOTES | 09/28/2017 | 6,000,000.00 | 6,000,000.00 | 5,986,217.94 | 1.600 | 1.578 | 1.600 | 09/28/2020 | 363 |
| 3134 GBU 83 | 38090 | FHLMC NOTES | 10/30/2017 | 15,000,000.00 | 15,000,000.00 | 15,090,312.75 | 2.000 | 1.972 | 2.000 | 10/29/2021 | 759 |
| $3134 \mathrm{GBZ77}$ | 38170 | FHLMC NOTES | 11/27/2017 | 25,000,000.00 | 25,000,000.00 | 25,018,603.00 | 1.875 | 1.849 | 1.875 | 11/27/2020 | 423 |
| $3134 \mathrm{GBZ77}$ | 38171 | FHLMC NOTES | 11/27/2017 | 10,000,000.00 | 10,000,000.00 | 10,007,441.20 | 1.875 | 1.849 | 1.875 | 11/27/2020 | 423 |
| 3134GSAC9 | 38334 | FHLMC NOTES | 12/28/2017 | 10,000,000.00 | 10,000,000.00 | 10,031,133.50 | 2.050 | 2.021 | 2.050 | 12/28/2020 | 454 |
| 3134GSAX3 | 38352 | FHLMC NOTES | 01/08/2018 | 25,000,000.00 | 25,000,000.00 | 25,097,245.50 | 2.220 | 2.189 | 2.220 | 07/01/2022 | 1,004 |
| 3134GSFE0 | 38466 | FHLMC NOTES | 02/26/2018 | 20,000,000.00 | 20,000,000.00 | 20,193,803.00 | 2.500 | 2.465 | 2.500 | 02/26/2021 | 514 |
| 3134GSMY8 | 38796 | FHLMC NOTES | 06/15/2018 | 15,000,000.00 | 15,000,000.00 | 15,125,516.85 | 2.750 | 3.426 | 3.474 | 06/15/2023 | 1,353 |
| 3134GSB95 | 39006 | FHLMC NOTES | 11/27/2018 | 10,000,000.00 | 10,000,000.00 | 10,016,419.80 | 3.000 | 2.958 | 3.000 | 11/27/2020 | 423 |
| 3134GSL60 | 39122 | FHLMC NOTES | 12/27/2018 | 25,000,000.00 | 25,000,000.00 | 25,068,227.50 | 3.000 | 2.959 | 3.000 | 09/27/2022 | 1,092 |
| 3134GSJ48 | 39123 | FHLMC NOTES | 12/27/2018 | 30,000,000.00 | 30,000,000.00 | 30,086,121.30 | 3.100 | 3.057 | 3.100 | 06/27/2022 | 1,000 |
| 3134GSS63 | 39188 | FHLMC NOTES | 01/30/2019 | 15,000,000.00 | 15,000,000.00 | 15,046,975.80 | 2.800 | 2.761 | 2.800 | 01/30/2023 | 1,217 |
| 3134GSS63 | 39189 | FHLMC NOTES | 01/30/2019 | 10,000,000.00 | 10,000,000.00 | 10,031,317.20 | 2.800 | 2.761 | 2.800 | 01/30/2023 | 1,217 |
| 3134GSS63 | 39199 | FHLMC NOTES | 02/01/2019 | 10,185,000.00 | 10,185,000.00 | 10,216,896.57 | 2.800 | 2.761 | 2.799 | 01/30/2023 | 1,217 |
| 3134GS6T7 | 39353 | FHLMC NOTES | 03/27/2019 | 15,000,000.00 | 15,000,000.00 | 15,058,398.75 | 2.625 | 2.589 | 2.625 | 09/27/2022 | 1,092 |
| 3134GS6F7 | 39354 | FHLMC NOTES | 03/27/2019 | 30,000,000.00 | 30,000,000.00 | 30,116,049.00 | 2.720 | 2.682 | 2.720 | 03/27/2023 | 1,273 |
| 3134GTGT4 | 39472 | FHLMC NOTES | 04/24/2019 | 25,000,000.00 | 25,000,000.00 | 25,057,690.50 | 2.550 | 2.515 | 2.550 | 01/24/2023 | 1,211 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity Day <br> Date Ma | $\begin{aligned} & \text { s To } \\ & \text { turity } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds - CALLABLE |  |  |  |  |  |  |  |  |  |  |  |
| 3134GTFW8 | 39473 | FHLMC NOTES | 04/24/2019 | 25,000,000.00 | 25,000,000.00 | 25,143,222.25 | 2.560 | 2.525 | 2.560 | 07/24/2023 | 1,392 |
| 3134GTJV6 | 39478 | FHLMC NOTES | 04/25/2019 | 40,000,000.00 | 40,000,000.00 | 40,020,188.40 | 2.590 | 2.554 | 2.590 | 10/25/2022 | 1,120 |
| 3134GTMQ3 | 39564 | FHLMC NOTES | 05/22/2019 | 12,300,000.00 | 12,300,000.00 | 12,353,464.78 | 2.500 | 2.465 | 2.500 | 05/22/2023 | 1,329 |
| 3134GTQS5 | 39593 | FHLMC NOTES | 06/03/2019 | 10,259,578.06 | 10,250,000.00 | 10,289,143.21 | 2.625 | 2.567 | 2.603 | 06/03/2024 | 1,707 |
| 3134GTXX6 | 39649 | FHLMC NOTES | 06/28/2019 | 25,000,000.00 | 25,000,000.00 | 25,038,502.00 | 2.100 | 2.073 | 2.102 | 06/26/2024 | 1,730 |
| 3134GTA52 | 39682 | FHLMC NOTES | 07/15/2019 | 15,000,000.00 | 15,000,000.00 | 15,030,759.75 | 2.300 | 2.268 | 2.300 | 07/15/2024 | 1,749 |
| 3134GTH55 | 39698 | FHLMC NOTES | 07/19/2019 | 25,000,000.00 | 25,000,000.00 | 25,068,759.25 | 2.200 | 2.169 | 2.200 | 07/19/2024 | 1,753 |
| 3134GTS20 | 39726 | FHLMC NOTES | 08/02/2019 | 20,000,000.00 | 20,000,000.00 | 20,088,789.60 | 2.070 | 2.041 | 2.070 | 08/02/2024 | 1,767 |
| 3134GTS20 | 39727 | FHLMC NOTES | 08/02/2019 | 5,000,000.00 | 5,000,000.00 | 5,022,197.40 | 2.070 | 2.041 | 2.070 | 08/02/2024 | 1,767 |
| 3134GTS61 | 39728 | FHLMC NOTES | 08/05/2019 | 20,000,000.00 | 20,000,000.00 | 20,028,431.60 | 2.100 | 2.071 | 2.100 | 02/05/2024 | 1,588 |
| 3134GTзM3 | 39773 | FHLMC NOTES | 08/26/2019 | 25,000,000.00 | 25,000,000.00 | 24,957,151.25 | 2.050 | 2.021 | 2.050 | 08/26/2022 | 1,060 |
| 3136 G 3 PRO | 36797 | FNMA NOTES | 05/27/2016 | 24,980,982.49 | 25,000,000.00 | 24,875,250.25 | 1.500 | 1.526 | 1.548 | 05/26/2021 | 603 |
| 3136G4BV4 | 37017 | FNMA NOTES | 09/30/2016 | 20,003,739.58 | 20,000,000.00 | 19,956,328.00 | 1.450 | 1.411 | 1.430 | 09/30/2020 | 365 |
| 3136G4MD2 | 37509 | FNMA NOTES | 03/16/2017 | 3,000,000.00 | 3,000,000.00 | 2,997,240.66 | 1.850 | 1.824 | 1.850 | 09/16/2020 | 351 |
| 3136 G 4 NP 4 | 38233 | FNMA NOTES | 12/06/2017 | 39,934,476.79 | 40,000,000.00 | 39,964,340.00 | 1.800 | 1.979 | 2.007 | 07/24/2020 | 297 |
| 3136G4NP4 | 38235 | FNMA NOTES | 12/07/2017 | 5,989,975.50 | 6,000,000.00 | 5,994,651.00 | 1.800 | 1.983 | 2.011 | 07/24/2020 | 297 |
| 3136G4TX1 | 39845 | FNMA NOTES | 09/13/2019 | 24,987,656.36 | 25,000,000.00 | 25,008,144.75 | 2.125 | 2.108 | 2.138 | 09/12/2023 | 1,442 |
| Subtotal and Average |  |  |  | 1,480,573,275.87 | 1,483,170,000.00 | 1,484,030,067.71 |  | 2.100 | 2.130 |  | 878 |
| US Treasury Notes |  |  |  |  |  |  |  |  |  |  |  |
| 912828Y46 | 39102 | U.S. TREASURY NOTES | 12/21/2018 | 14,991,820.79 | 15,000,000.00 | 15,093,165.00 | 2.625 | 2.654 | 2.691 | 07/31/2020 | 304 |
| Subtotal and Average |  |  |  | 14,991,820.79 | 15,000,000.00 | 15,093,165.00 |  | 2.654 | 2.691 |  | 304 |
| Corporate Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 037833DJ6 | 38124 | APPLE INC | 11/13/2017 | 44,985,930.00 | 45,000,000.00 | 45,094,428.00 | 2.000 | 2.001 | 2.029 | 11/13/2020 | 409 |
| 037833DL1 | 39831 | APPLE INC | 09/11/2019 | 6,998,832.04 | 7,000,000.00 | 6,989,071.32 | 1.700 | 1.682 | 1.705 | 09/11/2022 | 1,076 |
| 06405LAA9 | 39031 | BANK OF NEW YORK | 12/04/2018 | 25,000,000.00 | 25,000,000.00 | 25,006,793.00 | 2.803 | 2.845 | 2.885 | 12/04/2020 | 430 |
| 06405LAA9 | 39032 | BANK OF NEW YORK | 12/04/2018 | 5,000,000.00 | 5,000,000.00 | 5,001,358.60 | 2.803 | 2.845 | 2.885 | 12/04/2020 | 430 |
| 084670BQ0 | 38830 | BERKSHIRE HATHWY | 06/29/2018 | 9,920,487.30 | 10,000,000.00 | 10,051,924.10 | 2.200 | 2.732 | 2.770 | 03/15/2021 | 531 |
| 084670BJ6 | 39496 | BERKSHIRE HATHWY | 04/30/2019 | 10,649,547.47 | 10,500,000.00 | 10,878,458.01 | 3.000 | 2.517 | 2.552 | 02/11/2023 | 1,229 |
| 084670BR8 | 39544 | BERKSHIRE HATHWY | 05/16/2019 | 16,698,682.87 | 16,624,000.00 | 17,041,760.79 | 2.750 | 2.576 | 2.611 | 03/15/2023 | 1,261 |
| 084664BQ3 | 39658 | berkshire hathwy | 07/03/2019 | 10,281,173.91 | 10,000,000.00 | 10,298,566.60 | 4.250 | 1.995 | 2.023 | 01/15/2021 | 472 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \\ \hline \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity Days To Date Maturity |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Corporate Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 19416QELO | 39553 | COLGATE-PALMOLIVE CO | 05/20/2019 | 9,469,880.97 | 9,506,000.00 | 9,598,288.34 | 2.250 | 2.344 | 2.377 | 11/15/2022 | 1,141 |
| 166764BP4 | 37503 | CHEVRON CORP. | 03/03/2017 | 8,000,000.00 | 8,000,000.00 | 8,000,512.16 | 1.991 | 1.963 | 1.991 | 03/03/2020 | 154 |
| 166764BG4 | 39549 | CHEVRON CORP. | 05/17/2019 | 8,524,696.71 | 8,575,000.00 | 8,608,108.68 | 2.100 | 2.438 | 2.472 | 05/16/2021 | 593 |
| 1667648N9 | 39573 | CHEVRON CORP. | 05/24/2019 | 8,874,979.93 | 8,885,000.00 | 9,017,757.72 | 2.498 | 2.510 | 2.545 | 03/03/2022 | 884 |
| 02079KAA5 | 38601 | GOOGLE INC | 04/16/2018 | 16,950,166.36 | 16,705,000.00 | 17,160,342.22 | 3.625 | 2.645 | 2.682 | 05/19/2021 | 596 |
| 459200JN2 | 37380 | IBM | 01/27/2017 | 9,998,968.89 | 10,000,000.00 | 9,993,060.60 | 1.900 | 1.906 | 1.933 | 01/27/2020 | 118 |
| $191216 \mathrm{BT6}$ | 38529 | Coca-Cola Co | 03/19/2018 | 7,437,624.79 | 7,500,000.00 | 7,503,383.10 | 1.875 | 2.646 | 2.682 | 10/27/2020 | 392 |
| 594918 BV 5 | 37419 | MICROSOFT CORP | 02/06/2017 | 14,998,836.81 | 15,000,000.00 | 14,992,843.95 | 1.850 | 1.847 | 1.873 | 02/06/2020 | 128 |
| 594918AY0 | 38123 | MICROSOFT CORP | 11/13/2017 | 14,094,835.90 | 14,096,000.00 | 14,084,215.46 | 1.850 | 1.847 | 1.872 | 02/12/2020 | 134 |
| 594918BW3 | 39355 | MICROSOFT CORP | 03/27/2019 | 20,027,263.36 | 20,000,000.00 | 20,279,250.60 | 2.400 | 2.305 | 2.337 | 02/06/2022 | 859 |
| 594918BW3 | 39361 | MICROSOFT CORP | 03/29/2019 | 20,058,582.28 | 20,000,000.00 | 20,279,250.60 | 2.400 | 2.235 | 2.266 | 02/06/2022 | 859 |
| $594918 \mathrm{BX1}$ | 39489 | MICROSOFT CORP | 04/29/2019 | 6,553,321.20 | 6,500,000.00 | 6,771,200.35 | 2.875 | 2.635 | 2.672 | 02/06/2024 | 1,589 |
| 742718EQ8 | 38524 | PROCTER \& GAMBLE | 03/15/2018 | 19,578,696.02 | 20,000,000.00 | 19,982,457.60 | 1.700 | 2.728 | 2.766 | 11/03/2021 | 764 |
| 742718EQ8 | 38526 | PROCTER \& GAMBLE | 03/16/2018 | 9,793,099.31 | 10,000,000.00 | 9,991,228.80 | 1.700 | 2.709 | 2.747 | 11/03/2021 | 764 |
| 89236TDH5 | 37057 | TOYOTA MOTOR CREDIT | 10/18/2016 | 4,999,960.65 | 5,000,000.00 | 4,998,762.00 | 1.550 | 1.545 | 1.567 | 10/18/2019 | 17 |
| 89236TDU6 | 37702 | TOYOTA MOTOR CREDIT | 04/17/2017 | 4,999,582.59 | 5,000,000.00 | 5,000,377.70 | 1.950 | 1.938 | 1.965 | 04/17/2020 | 199 |
| 89233P5F9 | 39332 | TOYOTA MOTOR CREDIT | 03/21/2019 | 11,357,810.75 | 11,213,000.00 | 11,543,616.99 | 3.400 | 2.675 | 2.712 | 09/15/2021 | 715 |
| 89236TFX8 | 39439 | TOYOTA MOTOR CREDIT | 04/12/2019 | 24,986,714.58 | 25,000,000.00 | 25,435,709.00 | 2.650 | 2.635 | 2.671 | 04/12/2022 | 924 |
| 89236TFX8 | 39452 | TOYOTA MOTOR CREDIT | 04/17/2019 | 14,985,890.09 | 15,000,000.00 | 15,261,425.40 | 2.650 | 2.652 | 2.688 | 04/12/2022 | 924 |
| 90331 HNJ 8 | 38409 | U S BANK | 01/23/2018 | 44,996,850.00 | 45,000,000.00 | 45,031,764.60 | 2.350 | 2.340 | 2.373 | 01/23/2020 | 114 |
| $90331 \mathrm{HPA5}$ | 39207 | U S BANK | 02/04/2019 | 2,998,369.88 | 3,000,000.00 | 3,036,903.54 | 3.000 | 2.974 | 3.016 | 02/04/2021 | 492 |
| 90331 HPC 1 | 39569 | US BANK | 05/23/2019 | 14,985,984.44 | 15,000,000.00 | 15,252,149.25 | 2.650 | 2.650 | 2.687 | 05/23/2022 | 965 |
| 92826CAC6 | 39527 | VISA | 05/09/2019 | 11,217,086.21 | 11,156,000.00 | 11,470,520.66 | 2.800 | 2.583 | 2.619 | 12/14/2022 | 1,170 |
| 931142 EA 7 | 38076 | WALMART | 10/20/2017 | 6,996,118.85 | 7,000,000.00 | 7,015,547.21 | 1.900 | 1.920 | 1.947 | 12/15/2020 | 441 |
| 931142EG4 | 38826 | WALMART | 06/27/2018 | 39,995,462.57 | 40,000,000.00 | 40,261,694.80 | 2.850 | 2.843 | 2.882 | 06/23/2020 | 266 |
| 931142EG4 | 39672 | WALMART | 07/10/2019 | 7,571,007.42 | 7,532,000.00 | 7,581,277.13 | 2.850 | 2.097 | 2.126 | 06/23/2020 | 266 |
| 931142EL3 | 39714 | WALMART | 07/29/2019 | 5,150,997.55 | 5,000,000.00 | 5,195,960.05 | 2.850 | 2.148 | 2.178 | 07/08/2024 | 1,742 |
| 30231 GAV 4 | 38852 | EXXON MOBIL CORP | 09/10/2018 | 9,911,050.51 | 10,000,000.00 | 10,052,375.10 | 2.222 | 2.837 | 2.876 | 03/01/2021 | 517 |
| $30231 \mathrm{GBB7}$ | 39747 | EXXON MOBIL CORP | 08/16/2019 | 5,000,000.00 | 5,000,000.00 | 5,021,767.40 | 1.902 | 1.875 | 1.902 | 08/16/2022 | 1,050 |
|  |  |  | nd Average | 514,048,492.21 | 513,792,000.00 | 518,784,111.43 |  | 2.411 | 2.444 |  | 600 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | $\begin{array}{r} \text { Maturity } \mathrm{D} \\ \text { Date } \mathrm{M} \\ \hline \end{array}$ | $\begin{aligned} & \text { ys To } \\ & \text { turity } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Asset Backed Securities (ABS) |  |  |  |  |  |  |  |  |  |  |  |
| 02582JHQ6 | 38646 | American Express Credit Acct | 03/21/2018 | 44,994,775.50 | 45,000,000.00 | 45,115,326.00 | 2.670 | 2.653 | 2.690 | 10/17/2022 | 1,112 |
| 05522RCZ9 | 39062 | BANK OF AMERICA CREDIT CARD | 12/12/2018 | 20,147,080.47 | 20,140,000.00 | 20,482,621.68 | 3.000 | 2.862 | 2.902 | 09/15/2023 | 1,445 |
| 05522RDA3 | 39082 | BANK OF AMERICA CREDIT CARD | 12/18/2018 | 15,000,585.94 | 15,000,000.00 | 15,324,460.50 | 3.100 | 3.064 | 3.107 | 12/15/2023 | 1,536 |
| 05522RCY2 | 39220 | BANK OF AMERICA CREDIT CARD | 02/08/2019 | 24,936,523.44 | 25,000,000.00 | 25,269,995.00 | 2.700 | 2.716 | 2.753 | 07/17/2023 | 1,385 |
| 05522RCY2 | 39320 | BANK OF AMERICA CREDIT CARD | 03/19/2019 | 19,987,500.00 | 20,000,000.00 | 20,215,996.00 | 2.700 | 2.711 | 2.749 | 07/17/2023 | 1,385 |
| 05586VAD4 | 39327 | BMW VEHICLE LEASE TRUST | 03/20/2019 | 7,498,898.25 | 7,500,000.00 | 7,612,807.50 | 2.920 | 2.906 | 2.946 | 08/22/2022 | 1,056 |
| 05582QAD9 | 36893 | BMW VEHICLE OWNER TRUST | 07/20/2016 | 217,541.58 | 217,542.56 | 217,358.37 | 1.160 | 1.147 | 1.163 | 11/25/2020 | 421 |
| 09659QAD9 | 38412 | BMW VEHICLE OWNER TRUST | 01/24/2018 | 31,999,680.00 | 32,000,000.00 | 32,072,348.80 | 2.350 | 2.329 | 2.362 | 04/25/2022 | 937 |
| 05588CAC6 | 39861 | BMW VEHICLE OWNER TRUST | 09/18/2019 | 17,247,681.60 | 17,250,000.00 | 17,257,219.13 | 1.920 | 1.907 | 1.934 | 01/25/2024 | 1,577 |
| 161571HN7 | 38708 | CHASE ISSUANCE TRUST (ABS) | 05/10/2018 | 37,000,000.00 | 37,000,000.00 | 37,029,074.60 | 2.228 | 2.240 | 2.272 | 04/17/2023 | 1,294 |
| 14041NFUO | 39811 | Capitol One Multi Execution Tr | 09/05/2019 | 34,991,187.00 | 35,000,000.00 | 34,858,939.50 | 1.720 | 1.711 | 1.735 | 08/15/2024 | 1,780 |
| 14042WAC4 | 39586 | Capital One Prime Auto Receiv | 05/30/2019 | 8,998,176.60 | 9,000,000.00 | 9,102,039.30 | 2.510 | 2.500 | 2.535 | 11/15/2023 | 1,506 |
| 43814RACO | 37059 | HONDA AUTO RECEIVABLES OWNER T | 10/25/2016 | 2,254,733.31 | 2,254,879.65 | 2,250,588.84 | 1.210 | 1.199 | 1.216 | 12/18/2020 | 444 |
| 43814TAC6 | 37615 | HONDA AUTO RECEIVABLES OWNER T | 03/28/2017 | 6,246,772.52 | 6,247,144.23 | 6,239,052.93 | 1.720 | 1.706 | 1.729 | 06/22/2020 | 265 |
| 43811BAC8 | 37976 | HONDA AUTO RECEIVABLES OWNER T | 06/27/2017 | 15,393,990.21 | 15,395,321.91 | 15,364,615.94 | 1.680 | 1.666 | 1.690 | 08/16/2021 | 685 |
| 43814UAG4 | 38738 | HONDA AUTO RECEIVABLES OWNER T | 05/30/2018 | 11,999,738.40 | 12,000,000.00 | 12,119,922.00 | 3.010 | 2.988 | 3.030 | 05/18/2022 | 960 |
| 43815AAC6 | 39013 | HoNDA AUTO RECEIVABLES OWNER T | 11/28/2018 | 21,746,748.38 | 21,750,000.00 | 22,180,504.28 | 3.160 | 3.144 | 3.188 | 01/17/2023 | 1,204 |
| 43814WAC9 | 39269 | HONDA AUTO RECEIVABLES OWNER T | 02/27/2019 | 13,749,631.50 | 13,750,000.00 | 13,992,536.25 | 2.830 | 2.809 | 2.848 | 03/20/2023 | 1,266 |
| 43815MAC0 | 39582 | HoNDA AUTO RECEIVABLES OWNER T | 05/29/2019 | 16,999,365.90 | 17,000,000.00 | 17,184,880.10 | 2.520 | 2.500 | 2.535 | 06/21/2023 | 1,359 |
| 43815NAC8 | 39777 | HONDA AUTO RECEIVABLES OWNER T | 08/27/2019 | 7,249,939.83 | 7,250,000.00 | 7,234,661.18 | 1.780 | 1.762 | 1.787 | 08/15/2023 | 1,414 |
| 47787XAC1 | 37507 | John deere owner trust | 03/02/2017 | 2,627,342.04 | 2,627,716.23 | 2,625,237.24 | 1.780 | 1.769 | 1.793 | 04/15/2021 | 562 |
| 47788CAC6 | 38476 | John deere owner trust | 02/28/2018 | 8,249,406.83 | 8,250,000.00 | 8,283,714.45 | 2.660 | 2.641 | 2.678 | 04/18/2022 | 930 |
| 477870AC3 | 39706 | John deere owner trust | 07/24/2019 | 8,748,142.38 | 8,750,000.00 | 8,807,604.75 | 2.210 | 2.199 | 2.230 | 12/15/2023 | 1,536 |
| 58772TAC4 | 39190 | MERCEDES-BENZ AUTO LEASE TRUST | 01/30/2019 | 9,999,707.00 | 10,000,000.00 | 10,104,624.00 | 3.100 | 3.079 | 3.122 | 11/15/2021 | 776 |
| 58769BAD6 | 36956 | MERCEDES -BENZ AUTO REC TRUST | 09/14/2016 | 1,358,044.31 | 1,358,209.88 | 1,356,308.66 | 1.260 | 1.251 | 1.269 | 02/16/2021 | 504 |
| 58769TAD7 | 39883 | MERCEDES -BENZ AUTO REC TRUST | 09/25/2019 | 26,996,282.10 | 27,000,000.00 | 27,030,796.20 | 1.930 | 1.917 | 1.944 | 03/15/2024 | 1,627 |
| 65478DAD9 | 38475 | NISSAN AUTO LEASE TRUST | 02/28/2018 | 18,497,885.45 | 18,500,000.00 | 18,587,460.60 | 2.650 | 2.585 | 2.621 | 05/16/2022 | 958 |
| 65479HAC1 | 39578 | Nissan Auto Receivables Owner | 05/28/2019 | 19,995,478.00 | 20,000,000.00 | 20,242,000.00 | 2.500 | 2.489 | 2.523 | 11/15/2023 | 1,506 |
| 89231LAD9 | 37035 | TOYOTA AUTO REC OWNER TRUST | 10/12/2016 | 1,327,475.33 | 1,327,641.55 | 1,326,667.99 | 1.230 | 1.222 | 1.239 | 10/15/2020 | 380 |
| 89238MAD0 | 37568 | TOYOTA AUTO REC OWNER TRUST | 03/15/2017 | 3,254,910.67 | 3,255,293.82 | 3,252,078.24 | 1.730 | 1.684 | 1.708 | 02/16/2021 | 504 |
| 89238KAD4 | 38137 | TOYOTA AUTO REC OWNER TRUST | 11/15/2017 | 23,997,787.20 | 24,000,000.00 | 23,988,004.80 | 1.930 | 1.914 | 1.940 | 01/18/2022 | 840 |
| 89231PADO | 38958 | TOYOTA AUTO REC OWNER TRUST | 11/07/2018 | 9,997,837.00 | 10,000,000.00 | 10,185,010.00 | 3.180 | 3.167 | 3.211 | 03/15/2023 | 1,261 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{gathered} \text { YTM } \\ 360 \\ \hline \end{gathered}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity Da <br> Date Ma | $\begin{aligned} & \text { ys To } \\ & \text { turity } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Asset Backed Securities (ABS) |  |  |  |  |  |  |  |  |  |  |  |
| 92349GAA9 | 39612 | VERIZON OWNER TRUST | 06/12/2019 | 34,997,553.50 | 35,000,000.00 | 35,276,951.50 | 2.330 | 2.312 | 2.344 | 12/20/2023 | 1,541 |
| Subtotal and Average |  |  |  | 528,708,402.24 | 528,823,749.83 | 532,191,406.33 |  | 2.402 | 2.436 | 1,260 |  |
| Municipal Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 13063CSQ4 | 36313 | CALIFORNIA ST | 10/27/2015 | 10,227,109.12 | 10,220,000.00 | 10,219,284.60 | 1.800 | 1.632 | 1.655 | 04/01/2020 | 183 |
| 13063 CP87 | 36731 | CALIFORNIA ST | 04/28/2016 | 14,977,340.10 | 15,000,000.00 | 14,931,600.00 | 1.500 | 1.608 | 1.630 | 04/01/2021 | 548 |
| 65887 PHS7 | 37523 | North Dakota State Finance | 03/06/2017 | 534,540.30 | 500,000.00 | 536,150.00 | 5.000 | 1.400 | 1.420 | 10/01/2021 | 731 |
| 91412GWY7 | 39314 | UNIVERSITY CALIFORNIA REVS | 03/15/2019 | 4,025,935.16 | 4,000,000.00 | 4,100,360.00 | 2.826 | 2.530 | 2.566 | 05/15/2022 | 957 |
| $91412 \mathrm{HEX7}$ | 39321 | UNIVERSITY CALIFORNIA REVS | 03/19/2019 | 1,000,000.00 | 1,000,000.00 | 1,026,550.00 | 2.657 | 2.620 | 2.657 | 05/15/2023 | 1,322 |
| 91412HEW9 | 39322 | UNIVERSITY CALIFORNIA REVS | 03/19/2019 | 665,000.00 | 665,000.00 | 677,994.10 | 2.608 | 2.571 | 2.606 | 05/15/2022 | 957 |
| Subtotal and Average |  |  |  | 31,429,924.68 | 31,385,000.00 | 31,491,938.70 |  | 1.784 | 1.808 |  | 518 |
| Commercial Paper, Discount |  |  |  |  |  |  |  |  |  |  |  |
| 09659 CX11 | 39894 | BNP PARIBAS NY BRANCH | 09/30/2019 | 50,000,000.00 | 50,000,000.00 | 49,997,264.00 | 1.790 | 1.790 | 1.814 | 10/01/2019 | 0 |
| 09702 LA88 | 39670 | Boeing Company | 07/10/2019 | 22,854,177.75 | 23,000,000.00 | 22,871,583.41 | 2.350 | 2.378 | 2.411 | 01/08/2020 | 99 |
| 09702 LA88 | 39719 | Boeing Company | 07/31/2019 | 21,080,196.12 | 21,203,000.00 | 21,084,616.65 | 2.150 | 2.170 | 2.201 | 01/08/2020 | 99 |
| 46640QXX4 | 39279 | JP Morgan Securities | 03/04/2019 | 49,891,536.84 | 50,000,000.00 | 49,915,137.50 | 2.590 | 2.681 | 2.718 | 10/31/2019 | 30 |
| 19121AAX9 | 39839 | Coca-Cola Co | 09/12/2019 | 24,838,458.34 | 25,000,000.00 | 24,828,141.75 | 1.950 | 1.965 | 1.992 | 01/31/2020 | 122 |
| 59157TAH6 | 39787 | METLIFE SHORT TERM FUND | 08/30/2019 | 34,796,650.08 | 35,000,000.00 | 34,795,191.20 | 1.980 | 1.995 | 2.023 | 01/17/2020 | 108 |
| 63763PAF6 | 39731 | NATL SEC CLEARING CORP (DTC) | 08/12/2019 | 24,859,470.33 | 25,000,000.00 | 24,856,491.25 | 1.950 | 1.966 | 1.993 | 01/15/2020 | 106 |
| 63763 PA90 | 39789 | NATL SEC CLEARING CORP (DTC) | 08/30/2019 | 24,869,612.59 | 25,000,000.00 | 24,864,819.00 | 1.920 | 1.933 | 1.960 | 01/09/2020 | 100 |
| 7426M2BU4 | 39635 | PRIVATE EXPORT FUND CORPORATIO | 06/25/2019 | 3,469,453.06 | 3,500,000.00 | 3,464,457.75 | 2.100 | 2.162 | 2.192 | 02/28/2020 | 150 |
| 7426M2AH4 | 39681 | PRIVATE EXPORT FUND CORPORATIO | 07/15/2019 | 19,872,521.36 | 20,000,000.00 | 19,841,074.00 | 2.120 | 2.190 | 2.221 | 01/17/2020 | 108 |
| 7426M2CD1 | 39884 | PRIVATE EXPORT FUND CORPORATIO | 09/26/2019 | 12,984,920.05 | 13,100,000.00 | 12,984,920.05 | 1.950 | 1.968 | 1.995 | 03/13/2020 | 164 |
| 71708EBD6 | 39772 | PFIZER | 08/26/2019 | 19,856,077.84 | 20,000,000.00 | 19,852,616.40 | 1.960 | 1.978 | 2.005 | 02/13/2020 | 135 |
| 71708EAV7 | 39781 | PFIZER | 08/28/2019 | 29,807,225.76 | 30,000,000.00 | 29,804,316.00 | 1.970 | 1.986 | 2.014 | 01/29/2020 | 120 |
| $71708 E A V 7$ | 39825 | PFIZER | 09/10/2019 | 24,837,025.42 | 25,000,000.00 | 24,836,930.00 | 2.000 | 2.015 | 2.043 | 01/29/2020 | 120 |
| 21687BX14 | 39893 | Rabobank | 09/30/2019 | 100,000,000.00 | 100,000,000.00 | 99,994,528.00 | 1.840 | 1.840 | 1.865 | 10/01/2019 | 0 |
| 89116EAX1 | 39720 | TORONTO DOMINION HOLDINGS USA | 07/31/2019 | 34,742,130.54 | 35,000,000.00 | 34,611,811.15 | 2.170 | 2.243 | 2.274 | 01/31/2020 | 122 |
| 89116EAX1 | 39723 | TORONTO DOMINION HOLDINGS USA | 08/01/2019 | 19,853,330.77 | 20,000,000.00 | 19,778,177.80 | 2.160 | 2.232 | 2.263 | 01/31/2020 | 122 |
| 89116EFS7 | 39857 | TORONTO DOMINION HOLDINGS USA | 09/17/2019 | 39,408,906.08 | 40,000,000.00 | 39,408,906.08 | 1.980 | 2.035 | 2.064 | 06/26/2020 | 269 |
| 89233GA71 | 39645 | TOYOTA MOTOR CREDIT | 06/27/2019 | 44,738,522.33 | 45,000,000.00 | 44,761,657.50 | 2.140 | 2.200 | 2.230 | 01/07/2020 | 98 |


| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | Current Rate | $\begin{aligned} & \text { YTM } \\ & 360 \end{aligned}$ | $\begin{gathered} \text { YTM } \\ 365 \end{gathered}$ | Maturity Day <br> Date M | $\begin{aligned} & \text { s To } \\ & \text { turity } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Commercial Paper, Discount |  |  |  |  |  |  |  |  |  |  |  |
| 2546R2AQ9 | 39782 | Walt Disney Company | 08/27/2019 | 19,877,161.76 | 20,000,000.00 | 19,870,466.60 | 1.965 | 1.981 | 2.008 | 01/24/2020 | 115 |
| 2546R2AX4 | 39799 | Walt Disney Company | 09/03/2019 | 12,219,667.17 | 12,300,000.00 | 12,215,445.74 | 1.970 | 1.986 | 2.013 | 01/31/2020 | 122 |
| Subtotal and Average |  |  |  | 634,857,044.19 | 638,103,000.00 | 634,638,551.83 |  | 2.067 | 2.096 |  | 90 |
| Federal Agency Discount Notes |  |  |  |  |  |  |  |  |  |  |  |
| 31315KTF7 | 39755 | FARMER MAC | 08/20/2019 | 14,890,523.00 | 15,000,000.00 | 14,892,666.60 | 1.890 | 1.934 | 1.961 | 02/18/2020 | 140 |
| 313312RW2 | 39662 | FFCB DISCOUNT NOTE | 07/05/2019 | 49,695,675.91 | 50,000,000.00 | 49,725,069.50 | 2.060 | 2.110 | 2.140 | 01/16/2020 | 107 |
| 313384RN1 | 39673 | FHLB DISCOUNT | 07/10/2019 | 24,857,475.90 | 25,000,000.00 | 24,872,812.50 | 2.085 | 2.136 | 2.166 | 01/08/2020 | 99 |
| 313312RL6 | 39736 | FHLB DISCOUNT | 08/13/2019 | 24,873,419.80 | 25,000,000.00 | 24,875,382.00 |  | 1.935 | 1.961 | 01/06/2020 | 97 |
| 313384MK2 | 39895 | FHLB DISCOUNT | 09/30/2019 | 50,000,000.00 | 50,000,000.00 | 50,000,000.00 | 1.580 | 1.602 | 1.624 | 10/01/2019 | 0 |
| 31315KRG7 | 39597 | FARMER MAC DISCOUNT NOTE | 06/05/2019 | 24,856,879.61 | 25,000,000.00 | 24,880,520.75 |  | 2.284 | 2.316 | 01/02/2020 | 93 |
| Subtotal and Average |  |  |  | 189,173,974.22 | 190,000,000.00 | 189,246,451.35 |  | 1.966 | 1.993 |  | 77 |
| Local Agency Investment Fund |  |  |  |  |  |  |  |  |  |  |  |
| SYS8506 | 8506 | LOCAL AGENCY INVEST FUND | 07/01/2015 | 42,047,612.51 | 42,047,612.51 | 42,047,612.51 | 2.280 | 2.248 | 2.280 |  | 1 |
| Subtotal and Average |  |  |  | 42,047,612.51 | 42,047,612.51 | 42,047,612.51 |  | 2.249 | 2.280 |  | 1 |
| Money Market |  |  |  |  |  |  |  |  |  |  |  |
| SYS37590 | 37590 | JP MORGAN US GOVT MmF | 02/27/2017 | 102,759,048.60 | 102,759,048.60 | 102,759,048.60 | 1.810 | 1.785 | 1.810 |  | 1 |
| SYS34292 | 34292 | MORGAN STANLEY TRSY INSTL 8304 | 05/21/2013 | 120,454,174.39 | 120,454,174.39 | 120,454,174.39 | 1.820 | 1.795 | 1.820 |  | 1 |
| SYS23519 | 23519 | BLACKKROCK TREASURY LIQ FUND | 02/01/2008 | 676,280,834.93 | 676,280,834.93 | 676,280,834.93 | 1.870 | 1.844 | 1.870 |  | 1 |
| Subtotal and Average |  |  |  | 899,494,057.92 | 899,494,057.92 | 899,494,057.92 |  | 1.831 | 1.856 |  | 1 |
| Supranationals - Green Bond |  |  |  |  |  |  |  |  |  |  |  |
| 45818WBU9 | 38324 | IADB | 12/21/2017 | 25,000,000.00 | 25,000,000.00 | 24,997,350.50 | 2.353 | 2.366 | 2.399 | 01/15/2022 | 837 |
| Subtotal and Average |  |  |  | 25,000,000.00 | 25,000,000.00 | 24,997,350.50 |  | 2.367 | 2.399 |  | 837 |
| Supranationals |  |  |  |  |  |  |  |  |  |  |  |
| 4581X0CX4 | 37663 | IADB | 04/12/2017 | 34,983,484.73 | 35,000,000.00 | 34,932,299.50 | 1.625 | 1.680 | 1.704 | 05/12/2020 | 224 |
| 45818WBPO | 38317 | IADB | 12/21/2017 | 45,022,259.21 | 45,000,000.00 | 44,993,700.00 | 2.373 | 2.327 | 2.359 | 07/15/2022 | 1,018 |
| 45818WBM7 | 38385 | IADB | 01/12/2018 | 20,066,728.44 | 20,000,000.00 | 20,055,800.00 | 2.503 | 2.287 | 2.319 | 07/15/2021 | 653 |
| 45818WBM7A | 38739 | IADB | 05/30/2018 | 10,044,143.26 | 10,000,000.00 | 10,027,900.00 | 2.503 | 2.255 | 2.286 | 07/15/2021 | 653 |
| 4581X0DF2 | 39495 | IADB | 04/29/2019 | 17,150,594.25 | 17,000,000.00 | 17,701,703.39 | 2.625 | 2.372 | 2.405 | 01/16/2024 | 1,568 |

Fund COMM - COMMINGLED POOL
Investments by Fund
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September 30, 2019

| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | Current Rate | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | $\begin{array}{r} \text { Maturity } \mathrm{D} \\ \text { Date } \mathrm{M} \end{array}$ | $\begin{aligned} & \text { s To } \\ & \text { tority } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Supranationals |  |  |  |  |  |  |  |  |  |  |  |
| 459058FA6 | 36653 | INTL BANK RECON \& DEVELOP | 03/30/2016 | 19,992,392.50 | 20,000,000.00 | 19,933,910.00 | 1.376 | 1.435 | 1.455 | 03/30/2020 | 181 |
| 459058GQ0 | 39367 | INTL BANK RECON \& DEVELOP | 04/02/2019 | 5,031,854.06 | 5,000,000.00 | 5,187,623.75 | 2.500 | 2.315 | 2.347 | 03/19/2024 | 1,631 |
| 45905U4D3 | 39865 | INTL BANK RECON \& DEVELOP | 09/19/2019 | 35,000,000.00 | 35,000,000.00 | 35,000,000.00 | 2.080 | 0.596 | 0.604 | 09/19/2022 | 1,084 |
| 459058HG1 | 39871 | INTL BANK RECON \& DEVELOP | 09/23/2019 | 10,000,000.00 | 10,000,000.00 | 9,994,208.10 | 2.200 | 2.169 | 2.200 | 09/23/2024 | 1,819 |
| Subtotal and Average |  |  |  | 197,291,456.45 | 197,000,000.00 | 197,827,144.74 |  | 1.803 | 1.828 |  | 852 |
| ABS - Cont. |  |  |  |  |  |  |  |  |  |  |  |
| 17305EFW0 | 37208 | CITIBANK CREDIT CARD ISSUANCE | 12/08/2016 | 39,999,075.47 | 40,000,000.00 | 39,979,996.00 | 1.750 | 1.725 | 1.749 | 11/19/2021 | 780 |
| Subtotal and Average |  |  |  | 39,999,075.47 | 40,000,000.00 | 39,979,996.00 |  | 1.726 | 1.750 |  | 780 |
| Total Investments and Average |  |  |  | 7,179,462,382.63 | 7,184,311,827.88 | 7,209,676,194.80 |  | 2.101 | 2.130 |  | 558 |

Portfolio SCL2
AP

Run Date: $10 / 16 / 2019-12: 27$ | FI (PRF.FII 7.1.1 |
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| Report Ver. 7.3 .6 .1 |

## Fund WK - WORKERS COMP <br> Investments by Fund <br> September 30, 2019

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| CUSIP | Investment \# | Issuer | Purchase $\qquad$ | Book Value | Par Value | Market Value | Current Rate | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity D Date M | $\begin{aligned} & \text { ys To } \\ & \text { turity } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Mortgage Backed Securities (MBS) |  |  |  |  |  |  |  |  |  |  |  |
| 3138LGKH8 | 39318 | FNMA Multi-Family | 03/19/2019 | 2,953,125.00 | 3,000,000.00 | 3,045,279.24 | 2.470 | 2.794 | 2.833 | 01/01/2024 | 1,553 |
| Subtotal and Average |  |  |  | 2,953,125.00 | 3,000,000.00 | 3,045,279.24 |  | 2.795 | 2.834 | 1,553 |  |
| Federal Agency Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 3133EJZU6 | 38872 | FFCB NOTES | 09/27/2018 | 2,994,013.48 | 3,000,000.00 | 3,063,267.24 | 2.850 | 2.915 | 2.956 | 09/20/2021 | 720 |
| 3133EJZH5 | 38879 | FFCB NOTES | 10/05/2018 | 993,401.82 | 1,000,000.00 | 1,034,127.07 | 2.800 | 2.997 | 3.038 | 09/13/2022 | 1,078 |
| 3133EJ3B3 | 39112 | FFCB NOTES | 12/24/2018 | 2,002,833.85 | 2,000,000.00 | 2,046,231.34 | 2.800 | 2.695 | 2.732 | 12/17/2021 | 808 |
| 3130A0F70 | 39114 | FHLB NOTES | 12/24/2018 | 1,532,475.68 | 1,500,000.00 | 1,604,885.24 | 3.375 | 2.778 | 2.817 | 12/08/2023 | 1,529 |
| 3137EAEC9 | 37310 | FHLMC NOTES | 12/30/2016 | 2,461,716.26 | 2,500,000.00 | 2,474,143.20 | 1.125 | 1.961 | 1.988 | 08/12/2021 | 681 |
| 3135G0R39 | 37309 |  |  | 3,498,890.15 | 3,500,000.00 | 3,497,892.27 | 1.000 | 1.489 | 1.510 | 10/24/2019 | 23663 |
| Subtotal and Average |  |  |  | 13,483,331.24 | 13,500,000.00 | 13,720,546.36 |  | 2.329 | 2.361 |  |  |
| Money Market |  |  |  |  |  |  |  |  |  |  |  |
| SYS34789 | 34789 | BLACKKROCK TREASURY LIQ FUND | 12/26/2013 | 12,593,949.33 | 12,593,949.33 | 12,593,949.33 | 1.870 | 1.844 | 1.870 |  | 1 |
|  |  | Subtotal and Average |  | 12,593,949.33 | 12,593,949.33 | 12,593,949.33 |  | 1.844 | 1.870 |  | 1 |
|  |  | Total Investments and Average |  | 29,030,405.57 | 29,093,949.33 | 29,359,774.93 |  | 2.166 | 2.196 |  | 466 |

Portfolio SCL2
AP

Run Date: $10 / 16 / 2019-12: 27$ | FI (PRFFFI) 7.1 .1 |
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| Report Ver. 7.3 .6 .1 |

## Fund PCF - PARK CHARTER FUND

Investments by Fund
Page 16
September 30, 2019

| CUSIP | Investment \# | Issuer | Purchase Date | Book Value | Par Value | Market Value | Current Rate | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | Maturity D Date M |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Agency Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 3133EJ3B3 | 39113 | FFCB NOTES | 12/24/2018 | 1,702,408.77 | 1,700,000.00 | 1,739,296.64 | 2.800 | 2.695 | 2.732 | 12/17/2021 | 808 |
| 3137EAEC9 | 37307 | FHLMC NOTES | 12/30/2016 | 492,343.25 | 500,000.00 | 494,828.64 | 1.125 | 1.961 | 1.988 | 08/12/2021 | 681 |
| 3135G0R39 | 37308 | FNMA NOTES | 12/30/2016 | 1,499,524.35 | 1,500,000.00 | 1,499,096.69 | 1.000 | 1.488 | 1.508 | 10/24/2019 | 23 |
| Subtotal and Average |  |  |  | 3,694,276.37 | 3,700,000.00 | 3,733,221.97 |  | 2.107 | 2.137 |  | 472 |
| Money Market |  |  |  |  |  |  |  |  |  |  |  |
| SYS33657 | 33657 | BLACKKROCK TREASURY LIQ FUND | 09/30/2012 | 565,380.01 | 565,380.01 | 565,380.01 | 1.990 | 1.962 | 1.990 |  | 1 |
| Subtotal and Average |  |  |  | 565,380.01 | 565,380.01 | 565,380.01 |  | 1.963 | 1.990 |  | 1 |
| Total Investments and Average |  |  |  | 4,259,656.38 | 4,265,380.01 | 4,298,601.98 |  | 2.088 | 2.117 |  | 409 |

Portfolio SCL2
AP

Run Date: $10 / 16 / 2019-12: 27$ | FI (PRFFFI) 7.1.1 |
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| Report Ver. 7.3 .6 .1 |

| CUSIP | Investment \# | Issuer | $\begin{array}{r} \text { Purchase } \\ \text { Date } \end{array}$ | Book Value | Par Value | Market Value | $\begin{array}{r} \text { Current } \\ \text { Rate } \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 360 \\ \hline \end{array}$ | $\begin{array}{r} \text { YTM } \\ 365 \\ \hline \end{array}$ | $\begin{array}{r} \text { Maturity } \mathrm{D} \\ \text { Date } \mathrm{M} \end{array}$ | $\begin{aligned} & \text { ys To } \\ & \text { turity } \\ & \hline \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Municipal Bonds |  |  |  |  |  |  |  |  |  |  |  |
| 010411AE6 | 39793 | Alabama State | 08/30/2019 | 536,600.87 | 500,000.00 | 533,820.00 | 5.000 | 0.947 | 0.960 | 08/01/2021 | 670 |
| 13063C5Q9 | 37543 | CALIFORNIA ST | 03/14/2017 | 541,990.09 | 500,000.00 | 553,450.00 | 5.000 | 1.844 | 1.870 | 08/01/2022 | 1,035 |
| 13063 BFJ6 | 37573 | CALIFORNIA ST | 03/20/2017 | 422,959.01 | 400,000.00 | 406,764.00 | 5.250 | 2.661 | 2.698 | 03/01/2022 | 882 |
| 13063BAM4 | 37714 | CALIFORNIA ST | 03/08/2017 | 235,648.81 | 225,000.00 | 225,731.25 | 5.250 | 0.957 | 0.971 | 10/01/2021 | 731 |
| 20772JQ96 | 37546 | Connecticut-F | 03/09/2017 | 531,323.55 | 500,000.00 | 537,910.00 | 5.000 | 1.873 | 1.900 | 11/15/2021 | 776 |
| 246381NB9 | 39874 | delaware st | 09/23/2019 | 578,596.94 | 500,000.00 | 579,335.00 | 5.000 | 1.242 | 1.260 | 02/01/2024 | 1,584 |
| 341150M31 | 35185 | FLORIDA STATE BOARD EDUCATION | 06/27/2014 | 1,090,709.41 | 1,065,000.00 | 1,094,425.95 | 5.000 | 1.588 | 1.610 | 07/01/2020 | 274 |
| 419792JY3 | 39790 | Hawaii State | 08/30/2019 | 579,899.93 | 500,000.00 | 572,195.00 | 5.000 | 0.907 | 0.920 | 10/01/2023 | 1,461 |
| 57582RKW5 | 37561 | MASSACHUSETTS ST | 03/16/2017 | 216,111.74 | 200,000.00 | 218,336.00 | 5.000 | 1.607 | 1.630 | 04/01/2022 | 913 |
| 57582RWB8 | 39846 | MASSACHUSETTS ST | 09/13/2019 | 551,650.89 | 500,000.00 | 550,330.00 | 5.000 | 1.154 | 1.170 | 07/01/2022 | 1,004 |
| 574193KT4 | 39795 | MARYLAND ST | 08/30/2019 | 111,081.22 | 100,000.00 | 110,366.00 | 5.000 | 1.006 | 1.020 | 08/01/2022 | 1,035 |
| 574193RL4 | 39807 | MARYLAND ST | 09/04/2019 | 574,590.62 | 500,000.00 | 569,490.00 | 5.000 | 1.006 | 1.020 | 08/01/2023 | 1,400 |
| 56052AZE9 | 39802 | Maine State | 09/03/2019 | 447,824.33 | 420,000.00 | 445,993.80 | 5.000 | 0.966 | 0.980 | 06/01/2021 | 609 |
| 6041294D5 | 35288 | MINNESOTA ST | 08/21/2014 | 205,684.30 | 200,000.00 | 206,158.00 | 5.000 | 1.410 | 1.430 | 08/01/2020 | 305 |
| 60412AQP1 | 39803 | MINNESOTA ST | 09/03/2019 | 575,605.97 | 500,000.00 | 569,890.00 | 5.000 | 0.957 | 0.970 | 08/01/2023 | 1,400 |
| 6041297C4 | 39813 | MINNESOTA ST | 09/05/2019 | 555,407.65 | 500,000.00 | 552,120.00 | 5.000 | 1.006 | 1.020 | 08/01/2022 | 1,035 |
| $658256 \mathrm{T93}$ | 35131 | NORTH CAROLINA ST | 06/05/2014 | 372,286.08 | 365,000.00 | 372,847.50 | 5.000 | 1.400 | 1.420 | 05/01/2020 | 213 |
| $658256 \mathrm{Z21}$ | 39792 | NORTH CAROLINA ST | 08/30/2019 | 572,370.39 | 500,000.00 | 567,730.00 | 5.000 | 0.956 | 0.970 | 06/01/2023 | 1,339 |
| 647293RQ4 | 39826 | NEW MEXICO ST SEVERANCE TAX | 09/10/2019 | 546,990.74 | 500,000.00 | 544,080.00 | 5.000 | 1.035 | 1.050 | 03/01/2022 | 882 |
| 677521 Q82 | 37526 | OHIO ST | 03/08/2017 | 325,368.13 | 305,000.00 | 327,365.65 | 5.000 | 1.509 | 1.530 | 10/01/2021 | 731 |
| $677522 X Y 5$ | 39812 | OHIO ST | 09/05/2019 | 545,744.11 | 500,000.00 | 542,945.00 | 5.000 | 1.006 | 1.020 | 02/01/2022 | 854 |
| 68609BSH1 | 39791 | OREGON ST | 08/30/2019 | 590,289.04 | 500,000.00 | 582,275.00 | 5.000 | 0.948 | 0.961 | 05/01/2024 | 1,674 |
| 68609TJY5 | 39873 | OREGON ST | 09/23/2019 | 212,292.11 | 200,000.00 | 212,378.00 | 5.000 | 1.242 | 1.260 | 06/01/2021 | 609 |
| 9242582 V 7 | 39794 | VERMONT ST | 08/30/2019 | 566,657.86 | 500,000.00 | 561,755.00 | 5.000 | 0.956 | 0.970 | 02/15/2023 | 1,233 |
| $93974 \mathrm{CC65}$ | 37524 | WASHINGTON ST | 03/08/2017 | 530,729.23 | 500,000.00 | 532,475.00 | 5.000 | 1.352 | 1.371 | 07/01/2021 | 639 |
| 97705MFT7 | 37717 | WISCONSIN STATE | 03/29/2017 | 541,065.69 | 500,000.00 | 547,605.00 | 5.000 | 1.647 | 1.670 | 05/01/2022 | 943 |
|  | Subtotal and Average |  |  | 12,559,478.71 | 11,480,000.00 | 12,517,771.15 |  | 1.273 | 1.291 |  | 957 |

Money Market - Tax Exempt
SYS33615 $33615 \quad$ Dreyfus Tax Exempt Inst 09/25/2012
8,249,240.34

| $8,249,240.34$ |  |  |
| :---: | :---: | :---: |
| $8,249,240.34$ | 1.250 | $\frac{1.232}{\mathbf{1 . 2 3 3}} \frac{1.250}{\mathbf{1 . 2 5 0}}$ |

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## Fund SJE - SAN JOSE- EVERGREEN

Investments by Fund
September 30, 2019

| CUSIP | Investment \# | Issuer | Purchase Date | Book Value |  | Market Value | Current Rate | $\begin{gathered} \text { Yтм } \\ 360 \end{gathered}$ | $\begin{gathered} \text { YTM } \\ 365 \end{gathered}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Total Investments and Average | 20,808,719.05 | 19,729,240.34 | 20,767,011.49 |  | 1.257 | 1.275 | 578 |

Portfolio SCL2
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Run Date: $10 / 16 / 2019-12: 27$ | FI (PRFFFI) 7.1.1 |
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| Report Ver. 7.3 .6 .1 |

# SANTA CLARA COUNTY INVESTMENTS 

## Transaction Activity Report

July 1, 2019 -September 30, 2019
Sorted by Fund - Transaction Date
COMMINGLED POOL Fund

| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39651 | COMM | SYS39651 | BCREPO 2.38\% MAT | Purchase | 07/01/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39652 | COMM | 313384HQ5 | FHDN DISC NOTE | Purchase | 07/01/2019 | FHLB DISCOUNT | 49,997,015.00 |  |  | -49,997,015.00 |
| 39653 | COMM | 313384HQ5 | FHDN DISC NOTE | Purchase | 07/01/2019 | FHLB DISCOUNT | 99,994,027.78 |  |  | -99,994,027.78 |
| 39654 | COMM | 3137BP4J 5 | FNMAM $2.446 \%$ MAT | Purchase | 07/01/2019 | FHLMC Multi-Family | 23,463,333.69 |  |  | -23,463,333.69 |
| 36822 | COMM | 64990CEM9 | NYSHGR 1.456\% | Redemption | 07/01/2019 | New York State |  | 3,000,000.00 |  | 3,000,000.00 |
| 39646 | COMM | 313384HP 7 | FHDN DISC NOTE | Redemption | 07/01/2019 | FHLB DISCOUNT |  | 100,000,000.00 |  | 100,000,000.00 |
| 39647 | COMM | 313384 HP 7 | FHDN DISC NOTE | Redemption | 07/01/2019 | FHLB DISCOUNT |  | 100,000,000.00 |  | 100,000,000.00 |
| 39648 | COMM | 313384HP 7 | FHDN DISC NOTE | Redemption | 07/01/2019 | FHLB DISCOUNT |  | 10,000,000.00 |  | 10,000,000.00 |
| 36822 | COMM | 64990CEM9 | NYSHGR 1.456\% | Interest | 07/01/2019 | New York State |  |  | 21,840.00 | 21,840.00 |
| 37300 | COMM | 3133EG2P9 | FEDERAL FARM CR | Interest | 07/01/2019 | FFCB NOTES |  |  | 116,000.00 | 116,000.00 |
| 37301 | COMM | 3133EG2P9 | FEDERAL FARM CR | Interest | 07/01/2019 | FFCB NOTES |  |  | 174,000.00 | 174,000.00 |
| 38352 | COMM | 3134GSAX3 | FEDERAL HOME LN | Interest | 07/01/2019 | FHLMC NOTES |  |  | 277,500.00 | 277,500.00 |
| 39655 | COMM | SYS39655 | BCREPO 2.5\% MAT | Purchase | 07/02/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39656 | COMM | 313384HR3 | FHDN DISC NOTE | Purchase | 07/02/2019 | FHLB DISCOUNT | 149,990,625.00 |  |  | -149,990,625.00 |
| 39651 | COMM | SYS39651 | BCREPO $2.38 \%$ MAT | Redemption | 07/02/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39652 | COMM | 313384HQ5 | FHDN DISC NOTE | Redemption | 07/02/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39653 | COMM | 313384HQ5 | FHDN DISC NOTE | Redemption | 07/02/2019 | FHLB DISCOUNT |  | 100,000,000.00 |  | 100,000,000.00 |
| 39651 | COMM | SYS39651 | BCREPO $2.38 \%$ MAT | Interest | 07/02/2019 | BARCLAYS CAPITAL |  |  | 13,222.22 | 13,222.22 |
| 34292 | COMM | SYS34292 | MSTI 0.\% | Interest | 07/02/2019 | MORGAN STANLEY |  |  | 90,138.42 | 90,138.42 |
| 34292 | COMM | SYS34292 | MSTI 0.\% | Purchase | 07/02/2019 | MORGAN STANLEY | 90,138.42 |  |  | -90,138.42 |
| 37590 | COMM | SYS37590 | JPM TE 0.44\% | Interest | 07/02/2019 | JP MORGAN US |  |  | 549,025.54 | 549,025.54 |
| 37590 | COMM | SYS37590 | JPM TE 0.44\% | Purchase | 07/02/2019 | JP MORGAN US | 549,025.54 |  |  | -549,025.54 |
| 39659 | COMM | SYS39659 | BCREPO $2.55 \%$ MAT | Purchase | 07/03/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39658 | COMM | 084664BQ3 | BERKSHIRE | Purchase | 07/03/2019 | BERKSHIRE | 10,532,833.33 |  |  | -10,532,833.33 |
| 39657 | COMM | 313384HT9 | FHDN DISC NOTE | Purchase | 07/03/2019 | FHLB DISCOUNT | 149,981,250.00 |  |  | -149,981,250.00 |
| 39655 | COMM | SYS39655 | BCREPO $2.5 \%$ MAT | Redemption | 07/03/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39656 | COMM | 313384HR3 | FHDN DISC NOTE | Redemption | 07/03/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 39655 | COMM | SYS39655 | BCREPO 2.5\% MAT | Interest | 07/03/2019 | BARCLAYS CAPITAL |  |  | 13,888.88 | 13,888.88 |
| 39206 | COMM | 3133EGXA8 | FEDERAL FARM CR | Accr Int | 07/04/2019 | FFCB NOTES |  | 25,978.83 | -25,978.83 | 0.00 |
| 39661 | COMM | SYS39661 | BCREPO $2.55 \%$ MAT | Purchase | 07/05/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39662 | COMM | 313312RW2 | FCDN ZERO CPN | Purchase | 07/05/2019 | FFCB DISCOUNT | 49,442,083.33 |  |  | -49,442,083.33 |
| 39660 | COMM | 313384 HW 2 | FHDN DISC NOTE | Purchase | 07/05/2019 | FHLB DISCOUNT | 149,972,375.01 |  |  | -149,972,375.01 |
| 38848 | COMM | 78012UGJ 8 | RBC $2.63 \%$ MAT | Redemption | 07/05/2019 | ROYAL BANK OF |  | 20,000,000.00 |  | 20,000,000.00 |
| 39297 | COMM | 89116FU57 | TDNY DISC NOTE | Redemption | 07/05/2019 | TORONTO |  | 50,000,000.00 |  | 50,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39376 | COMM | 3134GTBP7 | FEDERAL HOME LN | Redemption | 07/05/2019 | FHLMC NOTES |  | 25,000,000.00 |  | 25,000,000.00 |
| 39657 | COMM | 313384HT9 | FHDN DISC NOTE | Redemption | 07/05/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 39659 | COMM | SYS39659 | BCREPO $2.55 \%$ MAT | Redemption | 07/05/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 37582 | COMM | 3135G0S38 | FEDERAL NATL MTG | G Interest | 07/05/2019 | FNMA NOTES |  |  | 100,000.00 | 100,000.00 |
| 38079 | COMM | 3135G0S38 | FEDERAL NATL MTG | Interest | 07/05/2019 | FNMA NOTES |  |  | 100,000.00 | 100,000.00 |
| 38142 | COMM | 3135G0S38 | FEDERAL NATL MTG | Interest | 07/05/2019 | FNMA NOTES |  |  | 113,950.00 | 113,950.00 |
| 38837 | COMM | 3133EJTT6 | FEDERAL FARM CR | Interest | 07/05/2019 | FFCB NOTES |  |  | 65,625.00 | 65,625.00 |
| 38838 | COMM | 3133EJTT6 | FEDERAL FARM CR | Interest | 07/05/2019 | FFCB NOTES |  |  | 65,625.00 | 65,625.00 |
| 38848 | COMM | 78012UGJ 8 | RBC $2.63 \%$ MAT | Interest | 07/05/2019 | ROYAL BANK OF |  |  | 452,944.44 | 452,944.44 |
| 39206 | COMM | $3133 E G X A 8$ | FEDERAL FARM CR | Interest | 07/05/2019 | FFCB NOTES |  |  | 155,873.00 | 155,873.00 |
| 39376 | COMM | 3134GTBP7 | FEDERAL HOME LN | Interest | 07/05/2019 | FHLMC NOTES |  |  | 168,750.00 | 168,750.00 |
| 39659 | COMM | SYS39659 | BCREPO $2.55 \%$ MAT | Interest | 07/05/2019 | BARCLAYS CAPITAL |  |  | 28,333.34 | 28,333.34 |
| 39663 | COMM | SYS39663 | BCREPO $2.45 \%$ MAT | Purchase | 07/08/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39664 | COMM | 313384 HXO | FHDN DISC NOTE | Purchase | 07/08/2019 | FHLB DISCOUNT | 149,990,791.68 |  |  | -149,990,791.68 |
| 39665 | COMM | 3133834G3 | FEDERAL HOME | Purchase | 07/08/2019 | FHLB NOTES | 21,704,156.64 |  |  | -21,704,156.64 |
| 39046 | COMM | 06417G3L0 | BNSHOU 2.88\% MAT | Redemption | 07/08/2019 | BANK OF NOVA |  | 60,000,000.00 |  | 60,000,000.00 |
| 39143 | COMM | 06052TD80 | BA 2.81\% MAT | Redemption | 07/08/2019 | BANK OF AMERICA |  | 60,000,000.00 |  | 60,000,000.00 |
| 39660 | COMM | 313384HW2 | FHDN DISC NOTE | Redemption | 07/08/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 39661 | COMM | SYS39661 | BCREPO $2.55 \%$ MAT | Redemption | 07/08/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 36866 | COMM | $3133 E G K A 2$ | FEDERAL FARM CR | Interest | 07/08/2019 | FFCB NOTES |  |  | 150,000.00 | 150,000.00 |
| 39046 | COMM | 06417G3L0 | BNSHOU 2.88\% MAT | Interest | 07/08/2019 | BANK OF NOVA |  |  | 1,008,000.00 | 1,008,000.00 |
| 39143 | COMM | 06052 TD80 | BA 2.81\% MAT | Interest | 07/08/2019 | BANK OF AMERICA |  |  | 843,000.00 | 843,000.00 |
| 39661 | COMM | SYS39661 | BCREPO $2.55 \%$ MAT | Interest | 07/08/2019 | BARCLAYS CAPITAL |  |  | 42,499.99 | 42,499.99 |
| 39666 | COMM | SYS39666 | BCREPO $2.44 \%$ MAT | Purchase | 07/09/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39667 | COMM | 313384 HY 8 | FHDN DISC NOTE | Purchase | 07/09/2019 | FHLB DISCOUNT | 149,990,833.32 |  |  | -149,990,833.32 |
| 39663 | COMM | SYS39663 | BCREPO $2.45 \%$ MAT | Redemption | 07/09/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39664 | COMM | 313384 HXO | FHDN DISC NOTE | Redemption | 07/09/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 38578 | COMM | 3130ADXU1 | FEDERAL HOME | Interest | 07/09/2019 | FHLB NOTES |  |  | 232,000.00 | 232,000.00 |
| 39663 | COMM | SYS39663 | BCREPO $2.45 \%$ MAT | Interest | 07/09/2019 | BARCLAYS CAPITAL |  |  | 13,611.11 | 13,611.11 |
| 39668 | COMM | SYS39668 | BCREPO $2.44 \%$ MAT | Purchase | 07/10/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39670 | COMM | 09702LA88 | BOEING ZERO CPN | Purchase | 07/10/2019 | Boeing Company | 22,726,747.22 |  |  | -22,726,747.22 |
| 39671 | COMM | 17305TK50 | CITINA $2.19 \%$ MAT | Purchase | 07/10/2019 | CITI BANK NA | 35,000,000.00 |  |  | -35,000,000.00 |
| 39669 | COMM | $313384 \mathrm{HZ5}$ | FHDN DISC NOTE | Purchase | 07/10/2019 | FHLB DISCOUNT | 149,991,249.99 |  |  | -149,991,249.99 |
| 39673 | COMM | 313384 RN 1 | FHDN DISC NOTE | Purchase | 07/10/2019 | FHLB DISCOUNT | 24,736,479.17 |  |  | -24,736,479.17 |
| 39672 | COMM | $931142 \mathrm{EG4}$ | WALMART INC, SR | Purchase | 07/10/2019 | WALMART | 7,593,203.78 |  |  | -7,593,203.78 |
| 39418 | COMM | 09702MUA9 | BOEING DISC NOTE | Redemption | 07/10/2019 | Boeing Company |  | 50,000,000.00 |  | 50,000,000.00 |
| 39419 | COMM | 09702MUA9 | BOEING DISC NOTE | Redemption | 07/10/2019 | Boeing Company |  | 7,500,000.00 |  | 7,500,000.00 |
| 39666 | COMM | SYS39666 | BCREPO $2.44 \%$ MAT | Redemption | 07/10/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39667 | COMM | 313384 HY 8 | FHDN DISC NOTE | Redemption | 07/10/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 39666 | COMM | SYS39666 | BCREPO $2.44 \%$ MAT | Interest | 07/10/2019 | BARCLAYS CAPITAL |  |  | 13,555.55 | 13,555.55 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39674 | COMM | SYS39674 | BCREPO 2.4\% MAT | Purchase | 07/11/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39675 | COMM | 313384J A8 | FHDN DISC NOTE | Purchase | 07/11/2019 | FHLB DISCOUNT | 149,991,249.99 |  |  | -149,991,249.99 |
| 39668 | COMM | SYS39668 | BCREPO $2.44 \%$ MAT | Redemption | 07/11/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39669 | COMM | $313384 \mathrm{HZ5}$ | FHDN DISC NOTE | Redemption | 07/11/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 39157 | COMM | 3133EJ 4Q9 | FEDERAL FARM CR | Interest | 07/11/2019 | FFCB NOTES |  |  | 255,000.00 | 255,000.00 |
| 39157 | COMM | 3133EJ 4Q9 | FEDERAL FARM CR | Accr Int | 07/11/2019 | FFCB NOTES |  | 7,083.33 | -7,083.33 | 0.00 |
| 39668 | COMM | SYS39668 | BCREPO 2.44\% MAT | Interest | 07/11/2019 | BARCLAYS CAPITAL |  |  | 13,555.56 | 13,555.56 |
| 39679 | COMM | 06052TF70 | BAC 2.15\% MAT | Purchase | 07/12/2019 | BANK OF AMERICA | 45,000,000.00 |  |  | -45,000,000.00 |
| 39676 | COMM | SYS39676 | BCREPO 2.33\% MAT | Purchase | 07/12/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39677 | COMM | 313384J D2 | FHDN DISC NOTE | Purchase | 07/12/2019 | FHLB DISCOUNT | 149,974,374.99 |  |  | -149,974,374.99 |
| 36875 | COMM | 3135G0L50 | FEDERAL NATL MTG | R edemption | 07/12/2019 | FNMA NOTES |  | 30,000,000.00 |  | 30,000,000.00 |
| 39045 | COMM | 78012UKV6 | RBC $2.9 \%$ MAT | Redemption | 07/12/2019 | ROYAL BANK OF |  | 45,000,000.00 |  | 45,000,000.00 |
| 39245 | COMM | 7426M3UC1 | PEFCO DISC NOTE | Redemption | 07/12/2019 | PRIVATE EXPORT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39674 | COMM | SYS39674 | BCREPO 2.4\% MAT | Redemption | 07/12/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39675 | COMM | 313384J A8 | FHDN DISC NOTE | Redemption | 07/12/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 36875 | COMM | 3135G0L50 | FEDERAL NATL MTG | Interest | 07/12/2019 | FNMA NOTES |  |  | 157,500.00 | 157,500.00 |
| 39045 | COMM | 78012UKV6 | RBC $2.9 \%$ MAT | Interest | 07/12/2019 | ROYAL BANK OF |  |  | 786,625.00 | 786,625.00 |
| 39674 | COMM | SYS39674 | BCREPO 2.4\% MAT | Interest | 07/12/2019 | BARCLAYS CAPITAL |  |  | 13,333.32 | 13,333.32 |
| 39678 | COMM | SYS39678 | BCREPO $2.42 \%$ MAT | Purchase | 07/15/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39680 | COMM | 313384J E0 | FHDN DISC NOTE | Purchase | 07/15/2019 | FHLB DISCOUNT | 149,991,249.99 |  |  | -149,991,249.99 |
| 39682 | COMM | 3134GTA52 | FHLMC 2.3\% MAT | Purchase | 07/15/2019 | FHLMC NOTES | 15,000,000.00 |  |  | -15,000,000.00 |
| 39681 | COMM | 7426M2AH4 | PEFCO ZERO CPN | Purchase | 07/15/2019 | PRIVATE EXPORT | 19,780,933.33 |  |  | -19,780,933.33 |
| 8506 | COMM | SYS8506 | LAIF 1.65\% | Purchase | 07/15/2019 | LOCAL AGENCY | 266,981.82 |  |  | -266,981.82 |
| 36753 | COMM | 89231UAD9 | TOYO 1.3\% MAT | Redemption | 07/15/2019 | TOYOTA AUTO REC |  | 36,536.60 |  | 36,536.60 |
| 36753 | COMM | 89231UAD9 | TOYO 1.3\% MAT | Cap G/L | 07/15/2019 | TOYOTA AUTO REC |  | 1.87 |  | 1.87 |
| 36800 | COMM | 43814QAC2 | HAROT 1.39\% MAT | Redemption | 07/15/2019 | HONDA AUTO |  | 0.01 |  | 0.01 |
| 36929 | COMM | 161571HF47 | CHAIT 1.27\% MAT | Redemption | 07/15/2019 | CHASE ISSUANCE |  | 22,993,668.10 |  | 22,993,668.10 |
| 38300 | COMM | 912828 S 43 | UNITED STATES | Redemption | 07/15/2019 | U.S. TREASURY |  | 20,000,000.00 |  | 20,000,000.00 |
| 39081 | COMM | 06370RRU5 | BMOCHI 2.88\% MAT | Redemption | 07/15/2019 | BANK OF |  | 50,000,000.00 |  | 50,000,000.00 |
| 39103 | COMM | 912828 S 43 | UNITED STATES | Redemption | 07/15/2019 | U.S. TREASURY |  | 35,000,000.00 |  | 35,000,000.00 |
| 39231 | COMM | 7426M3UF4 | PEFCO DISC NOTE | Redemption | 07/15/2019 | PRIVATE EXPORT |  | 30,000,000.00 |  | 30,000,000.00 |
| 39676 | COMM | SYS39676 | BCREPO 2.33\% MAT | Redemption | 07/15/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39677 | COMM | 313384J D2 | FHDN DISC NOTE | Redemption | 07/15/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 36753 | COMM | 89231UAD9 | TOYO 1.3\% MAT | Interest | 07/15/2019 | TOYOTA AUTO REC |  |  | 39.58 | 39.58 |
| 38300 | COMM | 912828 S 43 | UNITED STATES | Interest | 07/15/2019 | U.S. TREASURY |  |  | 75,000.00 | 75,000.00 |
| 38317 | COMM | 45818WBP0 | IADB 1.42917\% MAT | Interest | 07/15/2019 | IADB |  |  | 303,300.00 | 303,300.00 |
| 38324 | COMM | 45818WBU9 | IADB 1.64203\% MAT | Interest | 07/15/2019 | IADB |  |  | 165,500.00 | 165,500.00 |
| 38385 | COMM | 45818WBM7 | IADB 1.92152\% MAT | Interest | 07/15/2019 | IADB |  |  | 141,400.00 | 141,400.00 |
| 38739 | COMM | 45818WBM7A | IADB 1.92152\% MAT | Interest | 07/15/2019 | IADB |  |  | 70,700.00 | 70,700.00 |
| 39081 | COMM | 06370RRU5 | BMOCHI 2.88\% MAT | Interest | 07/15/2019 | BANK OF |  |  | 836,000.00 | 836,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39103 | COMM | 912828S43 | UNITED STATES | Interest | 07/15/2019 | U.S. TREASURY |  |  | 131,250.00 | 131,250.00 |
| 39658 | COMM | 084664BQ3 | BERKSHIRE | Interest | 07/15/2019 | BERKSHIRE |  |  | 212,500.00 | 212,500.00 |
| 39658 | COMM | 084664BQ3 | BERKSHIRE | Accr Int | 07/15/2019 | BERKSHIRE |  | 198,333.33 | -198,333.33 | 0.00 |
| 39676 | COMM | SYS39676 | BCREPO $2.33 \%$ MAT | Interest | 07/15/2019 | BARCLAYS CAPITAL |  |  | 38,833.33 | 38,833.33 |
| 36557 | COMM | 65478UAD1 | NALT 1.34\% MAT | Interest | 07/15/2019 | NISSAN AUTO |  |  | 676.29 | 676.29 |
| 36557 | COMM | 65478UAD1 | NALT 1.34\% MAT | Redemption | 07/15/2019 | NISSAN AUTO |  | 205,089.74 |  | 205,089.74 |
| 36800 | COMM | 43814QAC2 | HAROT 1.39\% MAT | Interest | 07/15/2019 | HONDA AUTO |  |  | 52.28 | 52.28 |
| 36800 | COMM | 43814QAC2 | HAROT 1.39\% MAT | Redemption | 07/15/2019 | honda Auto |  | 45,140.05 |  | 45,140.05 |
| 36800 | COMM | 43814QAC2 | HAROT 1.39\% MAT | Interest | 07/15/2019 | HONDA AUTO |  |  |  | 0.00 |
| 36800 | COMM | 43814QAC2 | HAROT 1.39\% MAT | Redemption | 07/15/2019 | HONDA AUTO |  |  |  | 0.00 |
| 36905 | COMM | $47788 N A C 2$ | J DOT 1.25\% MAT | Interest | 07/15/2019 | JOHN DEERE |  |  | 529.23 | 529.23 |
| 36905 | COMM | $47788 \mathrm{NAC2}$ | J DOT 1.25\% MAT | Redemption | 07/15/2019 | JOHN DEERE |  | 285,350.63 |  | 285,350.63 |
| 36929 | COMM | 161571HF47 | CHAIT 1.27\% MAT | Interest | 07/15/2019 | CHASE ISSUANCE |  |  | 24,341.66 | 24,341.66 |
| 36929 | COMM | 161571HF47 | CHAIT 1.27\% MAT | Redemption | 07/15/2019 | CHASE ISSUANCE |  | 1,028,037.64 |  | 1,028,037.64 |
| 36929 | COMM | 161571HF47 | CHAIT 1.27\% MAT | Interest | 07/15/2019 | CHASE ISSUANCE |  |  |  | 0.00 |
| 36929 | COMM | 161571HF47 | CHAIT 1.27\% MAT | Redemption | 07/15/2019 | CHASE ISSUANCE |  |  |  | 0.00 |
| 36956 | COMM | 58769BAD6 | MBART 1.26\% MAT | Interest | 07/15/2019 | MERCEDES -BENZ |  |  | 2,731.64 | 2,731.64 |
| 36956 | COMM | 58769BAD6 | MBART 1.26\% MAT | Redemption | 07/15/2019 | MERCEDES -BENZ |  | 406,264.37 |  | 406,264.37 |
| 37035 | COMM | 89231LAD9 | TAOT 1.23\% MAT | Interest | 07/15/2019 | TOYOTA AUTO REC |  |  | 3,491.68 | 3,491.68 |
| 37035 | COMM | 89231LAD9 | TAOT 1.23\% MAT | Redemption | 07/15/2019 | TOYOTA AUTO REC |  | 676,286.88 |  | 676,286.88 |
| 37507 | COMM | 47787XAC 1 | J DOT 1.78\% MAT | Interest | 07/15/2019 | J OHN DEERE |  |  | 5,916.53 | 5,916.53 |
| 37507 | COMM | 47787XAC1 | J DOT 1.78\% MAT | Redemption | 07/15/2019 | J OHN DEERE |  | 404,307.85 |  | 404,307.85 |
| 37568 | COMM | 89238MAD0 | TAOT 1.73\% MAT | Interest | 07/15/2019 | TOYOTA AUTO REC |  |  | 7,209.10 | 7,209.10 |
| 37568 | COMM | 89238MAD0 | TAOT 1.73\% MAT | Redemption | 07/15/2019 | TOYOTA AUTO REC |  | 563,214.05 |  | 563,214.05 |
| 37976 | COMM | 43811BAC8 | HAROT 1.68\% MAT | Interest | 07/15/2019 | HONDA AUTO |  |  | 27,797.73 | 27,797.73 |
| 37976 | COMM | 43811BAC8 | HAROT 1.68\% MAT | Redemption | 07/15/2019 | honda Auto |  | 1,478,183.50 |  | 1,478,183.50 |
| 38137 | COMM | 89238KAD4 | TAOT 1.93\% MAT | Interest | 07/15/2019 | TOYOTA AUTO REC |  |  | 38,599.99 | 38,599.99 |
| 38137 | COMM | 89238KAD4 | TAOT 1.93\% MAT | Redemption | 07/15/2019 | TOYOTA AUTO REC |  | 810,414.82 |  | 810,414.82 |
| 38475 | COMM | 65478DAD9 | NALT $2.65 \%$ MAT | Interest | 07/15/2019 | NISSAN AUTO |  |  | 40,854.16 | 40,854.16 |
| 38475 | COMM | 65478DAD9 | NALT $2.65 \%$ MAT | Redemption | 07/15/2019 | NISSAN AUTO |  | 546,065.79 |  | 546,065.79 |
| 38476 | COMM | 47788CAC6 | J DOT $2.66 \%$ MAT | Interest | 07/15/2019 | JOHN DEERE |  |  | 18,287.50 | 18,287.50 |
| 38476 | COMM | 47788CAC6 | J DOT 2.66\% MAT | Redemption | 07/15/2019 | JOHN DEERE |  | 248,647.06 |  | 248,647.06 |
| 38646 | COMM | 02582J HQ6 | AMXCA $2.67 \%$ MAT | Interest | 07/15/2019 | American Express |  |  | 100,125.00 | 100,125.00 |
| 38646 | COMM | 02582J HQ6 | AMXCA $2.67 \%$ MAT | Redemption | 07/15/2019 | American Express |  | 1,168,299.93 |  | 1,168,299.93 |
| 38708 | COMM | 161571HN7 | CHAIT $2.1227 \%$ MAT | Interest | 07/15/2019 | CHASE ISSUANCE |  |  | 74,656.75 | 74,656.75 |
| 38708 | COMM | 161571HN7 | CHAIT $2.1227 \%$ MAT | Redemption | 07/15/2019 | CHASE ISSUANCE |  | 834,458.01 |  | 834,458.01 |
| 38785 | COMM | 58769DAE0 | MBALT $2.01 \%$ MAT | Interest | 07/15/2019 | MERCEDES-BENZ |  |  | 6,700.00 | 6,700.00 |
| 38785 | COMM | 58769DAE0 | MBALT $2.01 \%$ MAT | Redemption | 07/15/2019 | MERCEDES-BENZ |  | 342,048.69 |  | 342,048.69 |
| 38958 | COMM | 89231PADO | TAOT 3.18\% MAT | Interest | 07/15/2019 | TOYOTA AUTO REC |  |  | 26,500.00 | 26,500.00 |
| 38958 | COMM | 89231PADO | TAOT 3.18\% MAT | Redemption | 07/15/2019 | TOYOTA AUTO REC |  | 222,631.98 |  | 222,631.98 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39013 | COMM | 43815AAC6 | HAROT 3.16\% MAT | Interest | 07/15/2019 | HONDA AUTO |  |  | 57,274.99 | 57,274.99 |
| 39013 | COMM | 43815AAC6 | HAROT 3.16\% MAT | Redemption | 07/15/2019 | HONDA AUTO |  | 495,397.09 |  | 495,397.09 |
| 39062 | COMM | 05522RCZ9 | BACCT 3.\% MAT | Interest | 07/15/2019 | BANK OF AMERICA |  |  | 50,350.00 | 50,350.00 |
| 39062 | COMM | 05522RCZ9 | BACCT 3.\% MAT | Redemption | 07/15/2019 | BANK OF AMERICA |  | 414,252.56 |  | 414,252.56 |
| 39082 | COMM | 05522RDA3 | BACCT 3.1\% MAT | Interest | 07/15/2019 | BANK OF AMERICA |  |  | 38,750.00 | 38,750.00 |
| 39082 | COMM | 05522RDA3 | BACCT 3.1\% MAT | Redemption | 07/15/2019 | BANK OF AMERICA |  | 284,018.36 |  | 284,018.36 |
| 39190 | COMM | 58772 TAC4 | MBALT 3.1\% MAT | Interest | 07/15/2019 | MERCEDES-BENZ |  |  | 25,833.33 | 25,833.33 |
| 39190 | COMM | 58772TAC4 | MBALT 3.1\% MAT | Redemption | 07/15/2019 | MERCEDES-BENZ |  | 342,228.22 |  | 342,228.22 |
| 39220 | COMM | 05522RCY2 | BACCT 2.7\% MAT | Interest | 07/15/2019 | BANK OF AMERICA |  |  | 56,250.00 | 56,250.00 |
| 39220 | COMM | 05522 RCY 2 | BACCT 2.7\% MAT | Redemption | 07/15/2019 | BANK OF AMERICA |  | 537,979.28 |  | 537,979.28 |
| 39320 | COMM | 05522 RCY 2 | BACCT 2.7\% MAT | Interest | 07/15/2019 | BANK OF AMERICA |  |  | 45,000.00 | 45,000.00 |
| 39320 | COMM | 05522 RCY 2 | BACCT $2.7 \%$ MAT | Redemption | 07/15/2019 | BANK OF AMERICA |  | 431,209.31 |  | 431,209.31 |
| 39578 | COMM | $65479 \mathrm{HAC1}$ | NAROT $2.5 \%$ MAT | Interest | 07/15/2019 | Nissan Auto Receivab |  |  | 41,666.66 | 41,666.66 |
| 39578 | COMM | $65479 \mathrm{HAC1}$ | NAROT 2.5\% MAT | Redemption | 07/15/2019 | Nissan Auto Receivab |  | 363,778.35 |  | 363,778.35 |
| 8506 | COMM | SYS8506 | LAIF 1.65\% | Interest | 07/15/2019 | LOCAL AGENCY |  |  | 266,981.82 | 266,981.82 |
| 39683 | COMM | SYS39683 | BCREPO $2.44 \%$ MAT | Purchase | 07/16/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39685 | COMM | 22533 UUS0 | CACPNY DISC NOTE | Purchase | 07/16/2019 | Credit Agricole Corp | 59,961,333.34 |  |  | -59,961,333.34 |
| 39684 | COMM | 313384JF7 | FHDN DISC NOTE | Purchase | 07/16/2019 | FHLB DISCOUNT | 149,990,833.32 |  |  | -149,990,833.32 |
| 39686 | COMM | 65558TKB0 | NDAFNY $2.32 \%$ MAT | Purchase | 07/16/2019 | Nordea Bank Finland | 50,000,000.00 |  |  | -50,000,000.00 |
| 39678 | COMM | SYS39678 | BCREPO $2.42 \%$ MAT | Redemption | 07/16/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39680 | COMM | 313384JE0 | FHDN DISC NOTE | Redemption | 07/16/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 39495 | COMM | 4581X0DF2 | IADB $2.625 \%$ MAT | Interest | 07/16/2019 | IADB |  |  | 223,125.00 | 223,125.00 |
| 39495 | COMM | 4581X0DF2 | IADB $2.625 \%$ MAT | Accr Int | 07/16/2019 | IADB |  | 127,677.08 | -127,677.08 | 0.00 |
| 39678 | COMM | SYS39678 | BCREPO $2.42 \%$ MAT | Interest | 07/16/2019 | BARCLAYS CAPITAL |  |  | 13,444.45 | 13,444.45 |
| 39586 | COMM | 14042WAC4 | COPAR $2.51 \%$ MAT | Interest | 07/16/2019 | Capital One Prime Au |  |  | 18,825.03 | 18,825.03 |
| 39586 | COMM | 14042WAC4 | COPAR $2.51 \%$ MAT | Redemption | 07/16/2019 | Capital One Prime Au |  | 163,668.71 |  | 163,668.71 |
| 39687 | COMM | SYS39687 | BCREPO $2.44 \%$ MAT | Purchase | 07/17/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39689 | COMM | 3133EKPS9 | FEDERAL FARM CR | Purchase | 07/17/2019 | FFCB NOTES | 20,111,222.22 |  |  | -20,111,222.22 |
| 39688 | COMM | 313384J G5 | FHDN DISC NOTE | Purchase | 07/17/2019 | FHLB DISCOUNT | 99,993,888.88 |  |  | -99,993,888.88 |
| 39650 | COMM | 30229BUH8 | XON DISC NOTE | Redemption | 07/17/2019 | Exxon Mobil Group |  | 90,000,000.00 |  | 90,000,000.00 |
| 39683 | COMM | SYS39683 | BCREPO $2.44 \%$ MAT | Redemption | 07/17/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39684 | COMM | 313384JF7 | FHDN DISC NOTE | Redemption | 07/17/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 37443 | COMM | 3137EAEE5 | FEDERAL HOME LN | Interest | 07/17/2019 | FHLMC NOTES |  |  | 150,000.00 | 150,000.00 |
| 39683 | COMM | SYS 39683 | BCREPO $2.44 \%$ MAT | Interest | 07/17/2019 | BARCLAYS CAPITAL |  |  | 13,555.55 | 13,555.55 |
| 39690 | COMM | SYS39690 | BCREPO $2.44 \%$ MAT | Purchase | 07/18/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39693 | COMM | 3133EKVD5 | FEDERAL FARM CR | Purchase | 07/18/2019 | FFCB NOTES | 11,236,950.00 |  |  | -11,236,950.00 |
| 39691 | COMM | 313384J H3 | FHDN DISC NOTE | Purchase | 07/18/2019 | FHLB DISCOUNT | 99,993,889.00 |  |  | -99,993,889.00 |
| 39692 | COMM | 30229BUV7 | XON DISC NOTE | Purchase | 07/18/2019 | Exxon Mobil Group | 89,937,850.00 |  |  | -89,937,850.00 |
| 39687 | COMM | SYS39687 | BCREPO $2.44 \%$ MAT | Redemption | 07/18/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39688 | COMM | 313384J G5 | FHDN DISC NOTE | Redemption | 07/18/2019 | FHLB DISCOUNT |  | 100,000,000.00 |  | 100,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39165 | COMM | 3133EJ 5V7 | FEDERAL FARM CR | Interest | 07/18/2019 | FFCB NOTES |  |  | 195,234.38 | 195,234.38 |
| 39173 | COMM | 3133EJ 5P0 | FEDERALFARM CR | Interest | 07/18/2019 | FFCB NOTES |  |  | 130,000.00 | 130,000.00 |
| 39173 | COMM | 3133EJ 5P0 | FEDERAL FARM CR | Accr Int | 07/18/2019 | FFCB NOTES |  | 5,055.56 | -5,055.56 | 0.00 |
| 39687 | COMM | SYS39687 | BCREPO $2.44 \%$ MAT | Interest | 07/18/2019 | BARCLAYS CAPITAL |  |  | 13,555.57 | 13,555.57 |
| 37059 | COMM | 43814RAC0 | HAROT $1.21 \%$ MAT | Interest | 07/18/2019 | HONDA AUTO |  |  | 3,827.69 | 3,827.69 |
| 37059 | COMM | 43814RAC0 | HAROT $1.21 \%$ MAT | Redemption | 07/18/2019 | HONDA AUTO |  | 512,931.14 |  | 512,931.14 |
| 38738 | COMM | 43814UAG4 | HAROT 3.01\% MAT | Interest | 07/18/2019 | HONDA AUTO |  |  | 30,100.00 | 30,100.00 |
| 38738 | COMM | 43814UAG4 | HAROT 3.01\% MAT | Redemption | 07/18/2019 | HONDA AUTO |  | 356,038.59 |  | 356,038.59 |
| 39269 | COMM | 43814WAC9 | HAROT 2.83\% MAT | Interest | 07/18/2019 | HONDA AUTO |  |  | 32,427.08 | 32,427.08 |
| 39269 | COMM | 43814WAC9 | HAROT 2.83\% MAT | Redemption | 07/18/2019 | HONDA AUTO |  | 294,610.66 |  | 294,610.66 |
| 39694 | COMM | SYS39694 | BCREPO 2.4\% MAT | Purchase | 07/19/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39695 | COMM | 313384J L4 | FHDN DISC NOTE | Purchase | 07/19/2019 | FHLB DISCOUNT | 74,985,937.50 |  |  | -74,985,937.50 |
| 39698 | COMM | 3134GTH55 | FEDERAL HOME LN | Purchase | 07/19/2019 | FHLMC NOTES | 25,000,000.00 |  |  | -25,000,000.00 |
| 39696 | COMM | 21687BUS8 | RABO DISC NOTE | Purchase | 07/19/2019 | RABOBANK | 99,954,694.44 |  |  | -99,954,694.44 |
| 39697 | COMM | 30229BUP0 | XON DISC NOTE | Purchase | 07/19/2019 | Exxon Mobil Group | 24,993,611.11 |  |  | -24,993,611.11 |
| 38403 | COMM | $3137 E A E B 1$ | FEDERAL HOME LN | Redemption | 07/19/2019 | FHLMC NOTES |  | 25,000,000.00 |  | 25,000,000.00 |
| 38984 | COMM | 21685 V 6 U 8 | RB 2.85\% MAT | Redemption | 07/19/2019 | RABOBANK |  | 50,000,000.00 |  | 50,000,000.00 |
| 39087 | COMM | 21685 V 7 C 7 | RABO $2.85 \%$ MAT | Redemption | 07/19/2019 | RABOBANK |  | 50,000,000.00 |  | 50,000,000.00 |
| 39690 | COMM | SYS39690 | BCREPO $2.44 \%$ MAT | Redemption | 07/19/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39691 | COMM | 313384J H3 | FHDN DISC NOTE | Redemption | 07/19/2019 | FHLB DISCOUNT |  | 100,000,000.00 |  | 100,000,000.00 |
| 38403 | COMM | 3137EAEB1 | FEDERAL HOME LN | Interest | 07/19/2019 | FHLMC NOTES |  |  | 109,375.00 | 109,375.00 |
| 38984 | COMM | 21685 V 6 U 8 | RB 2.85\% MAT | Interest | 07/19/2019 | RABOBANK |  |  | 953,958.34 | 953,958.34 |
| 39087 | COMM | 21685 V 7 C 7 | RABO 2.85\% MAT | Interest | 07/19/2019 | RABOBANK |  |  | 843,125.00 | 843,125.00 |
| 39690 | COMM | SYS39690 | BCREPO $2.44 \%$ MAT | Interest | 07/19/2019 | BARCLAYS CAPITAL |  |  | 13,555.54 | 13,555.54 |
| 39699 | COMM | SYS39699 | BCREPO $2.38 \%$ MAT | Purchase | 07/22/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39701 | COMM | $3133 E K V C 7$ | FEDERAL FARM CR | Purchase | 07/22/2019 | FFCB NOTES | 14,999,493.75 |  |  | -14,999,493.75 |
| 39700 | COMM | 313384J M2 | FHDN DISC NOTE | Purchase | 07/22/2019 | FHLB DISCOUNT | 49,996,875.00 |  |  | -49,996,875.00 |
| 38907 | COMM | $90333 \mathrm{VZU7}$ | USBKMN 2.91\% MAT | Redemption | 07/22/2019 | US BANK |  | 35,000,000.00 |  | 35,000,000.00 |
| 39694 | COMM | SYS39694 | BCREPO $2.4 \%$ MAT | Redemption | 07/22/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39695 | COMM | 313384J L4 | FHDN DISC NOTE | Redemption | 07/22/2019 | FHLB DISCOUNT |  | 75,000,000.00 |  | 75,000,000.00 |
| 36347 | COMM | $3135 G 0 A 78$ | FEDERAL NATL MTG | Interest | 07/22/2019 | FNMA NOTES |  |  | 81,250.00 | 81,250.00 |
| 36361 | COMM | $3135 G 0 A 78$ | FEDERAL NATL MTG | Interest | 07/22/2019 | FNMA NOTES |  |  | 162,500.00 | 162,500.00 |
| 36383 | COMM | $3135 G 0 A 78$ | FEDERAL NATL MTG | Interest | 07/22/2019 | FNMA NOTES |  |  | 81,250.00 | 81,250.00 |
| 36384 | COMM | $3135 G 0 A 78$ | FEDERAL NATL MTG | Interest | 07/22/2019 | FNMA NOTES |  |  | 81,250.00 | 81,250.00 |
| 38896 | COMM | $3130 A F B 63$ | FEDERAL HOME | Interest | 07/22/2019 | FHLB NOTES |  |  | 221,250.00 | 221,250.00 |
| 38901 | COMM | 3130AFB63 | FEDERAL HOME | Interest | 07/22/2019 | FHLB NOTES |  |  | 73,750.00 | 73,750.00 |
| 38907 | COMM | $90333 \mathrm{VZU7}$ | USBKMN 2.91\% MAT | Interest | 07/22/2019 | US BANK |  |  | 766,704.17 | 766,704.17 |
| 38920 | COMM | 3130AFB63 | FEDERAL HOME | Interest | 07/22/2019 | FHLB NOTES |  |  | 368,750.00 | 368,750.00 |
| 38922 | COMM | 3130AFB63 | FEDERAL HOME | Interest | 07/22/2019 | FHLB NOTES |  |  | 73,750.00 | 73,750.00 |
| 39694 | COMM | SYS39694 | BCREPO 2.4\% MAT | Interest | 07/22/2019 | BARCLAYS CAPITAL |  |  | 39,999.99 | 39,999.99 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 37615 | COMM | 43814TAC6 | HAROT 1.72\% MAT | Interest | 07/22/2019 | HONDA AUTO |  |  | 12,042.87 | 12,042.87 |
| 37615 | COMM | 43814TAC6 | HAROT 1.72\% MAT | Redemption | 07/22/2019 | HONDA AUTO |  | 724,049.77 |  | 724,049.77 |
| 39327 | COMM | 05586VAD4 | BMWLT 3.38\% MAT | Interest | 07/22/2019 | BMW VEHICLE |  |  | 18,250.00 | 18,250.00 |
| 39327 | COMM | 05586VAD4 | BMWLT 3.38\% MAT | Redemption | 07/22/2019 | BMW VEHICLE |  | 188,428.62 |  | 188,428.62 |
| 39582 | COMM | 43815MAC0 | HAROT $2.52 \%$ MAT | Interest | 07/22/2019 | HONDA AUTO |  |  | 35,700.00 | 35,700.00 |
| 39582 | COMM | 43815MAC0 | HAROT $2.52 \%$ MAT | Redemption | 07/22/2019 | HONDA AUTO |  | 342,539.69 |  | 342,539.69 |
| 39702 | COMM | SYS39702 | BCREPO $2.38 \%$ MAT | Purchase | 07/23/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39703 | COMM | 313384J N0 | FHDN DISC NOTE | Purchase | 07/23/2019 | FHLB DISCOUNT | 99,993,750.00 |  |  | -99,993,750.00 |
| 39467 | COMM | 09702MUP6 | BOEING DISC NOTE | Redemption | 07/23/2019 | Boeing Company |  | 50,000,000.00 |  | 50,000,000.00 |
| 39697 | COMM | 30229BUP0 | XON DISC NOTE | Redemption | 07/23/2019 | Exxon Mobil Group |  | 25,000,000.00 |  | 25,000,000.00 |
| 39699 | COMM | SYS39699 | BCREPO $2.38 \%$ MAT | Redemption | 07/23/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39700 | COMM | 313384J M2 | FHDN DISC NOTE | Redemption | 07/23/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 37841 | COMM | 3133EHKH5 | FEDERAL FARM CR | Interest | 07/23/2019 | FFCB NOTES |  |  | 94,200.00 | 94,200.00 |
| 38409 | COMM | 90331HNJ 8 | USB 2.35\% MAT | Interest | 07/23/2019 | U S BANK |  |  | 528,750.00 | 528,750.00 |
| 39699 | COMM | SYS39699 | BCREPO $2.38 \%$ MAT | Interest | 07/23/2019 | BARCLAYS CAPITAL |  |  | 13,222.22 | 13,222.22 |
| 39704 | COMM | SYS39704 | BCREPO 2.4\% MAT | Purchase | 07/24/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39705 | COMM | 313384JP5 | FHDN DISC NOTE | Purchase | 07/24/2019 | FHLB DISCOUNT | 149,990,625.00 |  |  | -149,990,625.00 |
| 39706 | COMM | 477870AC3 | J DOT 2.21\% MAT | Purchase | 07/24/2019 | J OHN DEERE | 8,748,142.38 |  |  | -8,748,142.38 |
| 39485 | COMM | 59157UUQ1 | METSHR DISC NOTE | R edemption | 07/24/2019 | METLIFE SHORT |  | 14,129,000.00 |  | 14,129,000.00 |
| 39702 | COMM | SYS39702 | BCREPO $2.38 \%$ MAT | Redemption | 07/24/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39703 | COMM | 313384J N0 | FHDN DISC NOTE | Redemption | 07/24/2019 | FHLB DISCOUNT |  | 100,000,000.00 |  | 100,000,000.00 |
| 38233 | COMM | 3136 G 4 NP 4 | FEDERAL NATL MTG | Interest | 07/24/2019 | FNMA NOTES |  |  | 360,000.00 | 360,000.00 |
| 38235 | COMM | 3136G4NP4 | FEDERAL NATL MTG | Interest | 07/24/2019 | FNMA NOTES |  |  | 54,000.00 | 54,000.00 |
| 38629 | COMM | 3133EJ LU1 | FEDERAL FARM CR | Interest | 07/24/2019 | FFCB NOTES |  |  | 181,500.00 | 181,500.00 |
| 38630 | COMM | 3133EJ LU1 | FEDERAL FARM CR | Interest | 07/24/2019 | FFCB NOTES |  |  | 363,000.00 | 363,000.00 |
| 39472 | COMM | $3134 \mathrm{GTGT4}$ | FEDERAL HOME LN | Interest | 07/24/2019 | FHLMC NOTES |  |  | 159,375.00 | 159,375.00 |
| 39473 | COMM | 3134GTFW8 | FEDERAL HOME LN | Interest | 07/24/2019 | FHLMC NOTES |  |  | 160,000.00 | 160,000.00 |
| 39702 | COMM | SYS39702 | BCREPO $2.38 \%$ MAT | Interest | 07/24/2019 | BARCLAYS CAPITAL |  |  | 13,222.22 | 13,222.22 |
| 39707 | COMM | SYS39707 | BCREPO $2.41 \%$ MAT | Purchase | 07/25/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39708 | COMM | 313384J Q3 | FHDN DISC NOTE | Purchase | 07/25/2019 | FHLB DISCOUNT | 149,990,625.00 |  |  | -149,990,625.00 |
| 39093 | COMM | 3137FBUV6 | FHLMCM 2.52688\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 19,987,500.00 |  | 19,987,500.00 |
| 39704 | COMM | SYS39704 | BCREPO $2.4 \%$ MAT | Redemption | 07/25/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39705 | COMM | 313384JP5 | FHDN DISC NOTE | Redemption | 07/25/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 39704 | COMM | SYS39704 | BCREPO $2.4 \%$ MAT | Interest | 07/25/2019 | BARCLAYS CAPITAL |  |  | 13,333.34 | 13,333.34 |
| 36893 | COMM | 05582QAD9 | BMWOT 1.16\% MAT | Interest | 07/25/2019 | BMW VEHICLE |  |  | 1,431.04 | 1,431.04 |
| 36893 | COMM | 05582QAD9 | BMWOT 1.16\% MAT | Redemption | 07/25/2019 | BMW VEHICLE |  | 424,046.16 |  | 424,046.16 |
| 38387 | COMM | 3137AYCE9 |  | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 44,700.00 | 44,700.00 |
| 38387 | COMM | 3137AYCE9 |  | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 571,251.97 |  | 571,251.97 |
| 38391 | COMM | 3137AYCE9 |  | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 16,762.50 | 16,762.50 |
| 38391 | COMM | 3137AYCE9 |  | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 214,111.88 |  | 214,111.88 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 38412 | COMM | 09659QAD9 | BMWOT 2.35\% MAT | Interest | 07/25/2019 | BMW VEHICLE |  |  | 62,666.66 | 62,666.66 |
| 38412 | COMM | 09659QAD9 | BMWOT 2.35\% MAT | Redemption | 07/25/2019 | BMW VEHICLE |  | 1,005,943.61 |  | 1,005,943.61 |
| 38465 | COMM | 3137AWQH1 | FHLMCM 2.307\% | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 10,727.55 | 10,727.55 |
| 38465 | COMM | 3137AWQH1 | FHLMCM 2.307\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 162,354.86 |  | 162,354.86 |
| 38477 | COMM | 3138LAYM5 | FHLMCM $2.55 \%$ MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 7,454.83 | 7,454.83 |
| 38477 | COMM | 3138LAYM5 | FHLMCM 2.55\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 6,008.48 |  | 6,008.48 |
| 38643 | COMM | 3137B36J 2 | FHLMCM 3.32\% MAT | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 55,333.34 | 55,333.34 |
| 38643 | COMM | 3137B36J 2 | FHLMCM 3.32\% MAT | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 527,631.38 |  | 527,631.38 |
| 38664 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 9,870.59 | 9,870.59 |
| 38664 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 6,527.52 |  | 6,527.52 |
| 38665 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 9,870.59 | 9,870.59 |
| 38665 | COMM | 3136B1XP4 | FNMAM 3.56\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 6,527.52 |  | 6,527.52 |
| 38666 | COMM | 3137AYCE9 |  | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 26,250.08 | 26,250.08 |
| 38666 | COMM | 3137AYCE9 |  | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 329,214.21 |  | 329,214.21 |
| 38744 | COMM | 3137AYCE9 |  | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 44,700.00 | 44,700.00 |
| 38744 | COMM | 3137AYCE9 |  | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 560,802.43 |  | 560,802.43 |
| 38854 | COMM | 3137B4WB8 | FHLMCM 3.06\% MAT | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 12,176.25 | 12,176.25 |
| 38854 | COMM | 3137B4WB8 | FHLMCM 3.06\% MAT | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 113,599.54 |  | 113,599.54 |
| 38864 | COMM | 3137B5J M6 | FHLMCM 3.531\% | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 29,425.00 | 29,425.00 |
| 38864 | COMM | 3137B5J M6 | FHLMCM 3.531\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 239,629.31 |  | 239,629.31 |
| 38884 | COMM | $31381 N 7 G 2$ | FNMAM 3.27\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 9,345.78 | 9,345.78 |
| 38884 | COMM | $31381 N 7 G 2$ | FNMAM 3.27\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 6,719.98 |  | 6,719.98 |
| 38945 | COMM | 3137B3NA2 | FHLMC REMIC | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 28,723.99 | 28,723.99 |
| 38945 | COMM | 3137 B 3 NA 2 | FHLMC REMIC | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 265,358.43 |  | 265,358.43 |
| 39026 | COMM | 3137 B 5 KW 2 | FHLMCM 3.458\% | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 28,816.67 | 28,816.67 |
| 39026 | COMM | 3137 B 5 KW 2 | FHLMCM 3.458\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 234,943.40 |  | 234,943.40 |
| 39093 | COMM | 3137FBUV6 | FHLMCM 2.52688\% | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 44,175.00 | 44,175.00 |
| 39093 | COMM | 3137FBUV6 | FHLMCM 2.52688\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 1,593,392.78 |  | 1,593,392.78 |
| 39093 | COMM | 3137FBUV6 | FHLMCM 2.52688\% | Interest | 07/25/2019 | FHLMC Multi-Family |  |  |  | 0.00 |
| 39093 | COMM | 3137FBUV6 | FHLMCM 2.52688\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  |  |  | 0.00 |
| 39150 | COMM | 31381 TYT1 | FNMAM $2.75 \%$ MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 68,311.21 | 68,311.21 |
| 39150 | COMM | 31381 TYT1 | FNMAM $2.75 \%$ MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 64,334.22 |  | 64,334.22 |
| 39158 | COMM | 31381 RZ23 | FNMAM 3.84\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 46,249.21 | 46,249.21 |
| 39158 | COMM | 31381 RZ23 | FNMAM 3.84\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 27,882.36 |  | 27,882.36 |
| 39218 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 37,832.37 | 37,832.37 |
| 39218 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 21,199.62 |  | 21,199.62 |
| 39219 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 6,315.09 | 6,315.09 |
| 39219 | COMM | 31381RLL6 | FNMAM 3.84\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 3,538.71 |  | 3,538.71 |
| 39295 | COMM | $3137 \mathrm{B04Y} 7$ | FHLMCM 2.615\% | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 58,837.51 | 58,837.51 |
| 39295 | COMM | $3137 \mathrm{B04Y} 7$ | FHLMCM 2.615\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 714,670.45 |  | 714,670.45 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39319 | COMM | 3138LGKH8 | FNMAM 2.47\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 51,458.33 | 51,458.33 |
| 39319 | COMM | 3138LGKH8 | FNMAM $2.47 \%$ MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 547,444.21 |  | 547,444.21 |
| 39342 | COMM | $3137 B Q R 90$ | FHLMCM 2.272\% | Interest | 07/25/2019 | FHLMC Multi-Family |  |  | 44,303.99 | 44,303.99 |
| 39342 | COMM | 3137BQR90 | FHLMCM 2.272\% | Redemption | 07/25/2019 | FHLMC Multi-Family |  | 618,382.24 |  | 618,382.24 |
| 39457 | COMM | 3138 EKX 67 | FNMAM $2.537 \%$ MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 43,919.00 | 43,919.00 |
| 39457 | COMM | 3138 EKX 67 | FNMAM $2.537 \%$ MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 960,477.56 |  | 960,477.56 |
| 39587 | COMM | 3138LEYD7 | FNMAM 1.97\% MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 31,059.66 | 31,059.66 |
| 39587 | COMM | 3138LEYD7 | FNMAM 1.97\% MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 31,617.33 |  | 31,617.33 |
| 39609 | COMM | 3138LGFF8 | FNMAM $2.15 \%$ MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 8,958.33 | 8,958.33 |
| 39609 | COMM | 3138LGFF8 | FNMAM $2.15 \%$ MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 111,339.00 |  | 111,339.00 |
| 39609 | COMM | 3138LGFF8 | FNMAM $2.15 \%$ MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | -2,986.11 | -2,986.11 |
| 39609 | COMM | 3138LGFF8 | FNMAM $2.15 \%$ MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  |  |  | 0.00 |
| 39632 | COMM | 3138L2BU0 | FNMAM $2.31 \%$ MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | 13,200.90 | 13,200.90 |
| 39632 | COMM | 3138L2BU0 | FNMAM $2.31 \%$ MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  | 13,274.48 |  | 13,274.48 |
| 39632 | COMM | 3138L2BU0 | FNMAM $2.31 \%$ MAT | Interest | 07/25/2019 | FNMA Multi-Family |  |  | -10,120.69 | -10,120.69 |
| 39632 | COMM | 3138L2BU0 | FNMAM $2.31 \%$ MAT | Redemption | 07/25/2019 | FNMA Multi-Family |  |  |  | 0.00 |
| 39709 | COMM | SYS39709 | BCREPO 2.4\% MAT | Purchase | 07/26/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39711 | COMM | 313384J T7-2 | FHDN DISC NOTE | Purchase | 07/26/2019 | FHLB DISCOUNT | 149,971,875.00 |  |  | -149,971,875.00 |
| 39710 | COMM | 21687BUX7 | RABO DISC NOTE | Purchase | 07/26/2019 | RABOBANK | 99,967,638.88 |  |  | -99,967,638.88 |
| 36902 | COMM | 3136 G 3 A 62 | FEDERAL NATL MTG | R edemption | 07/26/2019 | FNMA NOTES |  | 15,000,000.00 |  | 15,000,000.00 |
| 37621 | COMM | $3134 G B E W 8$ | FEDERAL HOME LN | Redemption | 07/26/2019 | FHLMC NOTES |  | 25,000,000.00 |  | 25,000,000.00 |
| 37668 | COMM | $3134 G B E W 8$ | FEDERAL HOME LN | Redemption | 07/26/2019 | FHLMC NOTES |  | 8,000,000.00 |  | 8,000,000.00 |
| 38408 | COMM | 3134G9Q75 | FHLMC 1.25\% MAT | Redemption | 07/26/2019 | FHLMC NOTES |  | 20,000,000.00 |  | 20,000,000.00 |
| 38931 | COMM | 46640QUS8 | JPMSCC ZERO CPN | Redemption | 07/26/2019 | JP Morgan Securities |  | 45,000,000.00 |  | 45,000,000.00 |
| 39636 | COMM | 71344 UUS6 | PEPPP DISC NOTE | Redemption | 07/26/2019 | PEPSICO INC |  | 23,850,000.00 |  | 23,850,000.00 |
| 39685 | COMM | 22533 UUS0 | CACPNY DISC NOTE | Redemption | 07/26/2019 | Credit Agricole Corp |  | 60,000,000.00 |  | 60,000,000.00 |
| 39686 | COMM | 65558TKB0 | NDAFNY $2.32 \%$ MAT | Redemption | 07/26/2019 | Nordea Bank Finland |  | 50,000,000.00 |  | 50,000,000.00 |
| 39696 | COMM | 21687BUS8 | RABO DISC NOTE | Redemption | 07/26/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39707 | COMM | SYS39707 | BCREPO $2.41 \%$ MAT | Redemption | 07/26/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39708 | COMM | 313384J Q3 | FHDN DISC NOTE | Redemption | 07/26/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 36902 | COMM | 3136G3A62 | FEDERAL NATL MTG | Interest | 07/26/2019 | FNMA NOTES |  |  | 78,750.00 | 78,750.00 |
| 37621 | COMM | $3134 G B E W 8$ | FEDERAL HOME LN | Interest | 07/26/2019 | FHLMC NOTES |  |  | 93,750.00 | 93,750.00 |
| 37668 | COMM | $3134 G B E W 8$ | FEDERAL HOME LN | Interest | 07/26/2019 | FHLMC NOTES |  |  | 30,000.00 | 30,000.00 |
| 37741 | COMM | 3134GBJJ 2 | FEDERAL HOME LN | Interest | 07/26/2019 | FHLMC NOTES |  |  | 87,500.00 | 87,500.00 |
| 37742 | COMM | $3134 G B J J 2$ | FEDERAL HOME LN | Interest | 07/26/2019 | FHLMC NOTES |  |  | 218,750.00 | 218,750.00 |
| 38408 | COMM | 3134G9Q75 | FHLMC 1.25\% MAT | Interest | 07/26/2019 | FHLMC NOTES |  |  | 125,000.00 | 125,000.00 |
| 39686 | COMM | 65558TKB0 | NDAFNY $2.32 \%$ MAT | Interest | 07/26/2019 | Nordea Bank Finland |  |  | 32,222.22 | 32,222.22 |
| 39707 | COMM | SYS39707 | BCREPO $2.41 \%$ MAT | Interest | 07/26/2019 | BARCLAYS CAPITAL |  |  | 13,388.89 | 13,388.89 |
| 39712 | COMM | SYS39712 | BCREPO $2.39 \%$ MAT | Purchase | 07/29/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39713 | COMM | 313384J U4 | FHDN DISC NOTE | Purchase | 07/29/2019 | FHLB DISCOUNT | 199,988,055.56 |  |  | -199,988,055.56 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39714 | COMM | $931142 \mathrm{EL3}$ | WALMART INC, SR | Purchase | 07/29/2019 | WALMART | 5,164,762.50 |  |  | -5,164,762.50 |
| 39692 | COMM | 30229BUV7 | XON DISC NOTE | Redemption | 07/29/2019 | Exxon Mobil Group |  | 90,000,000.00 |  | 90,000,000.00 |
| 39709 | COMM | SYS39709 | BCREPO 2.4\% MAT | Redemption | 07/29/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39711 | COMM | 313384J T7-2 | FHDN DISC NOTE | Redemption | 07/29/2019 | FHLB DISCOUNT |  | 150,000,000.00 |  | 150,000,000.00 |
| 36288 | COMM | 3130 A5Z77 | FEDERAL HOME | Interest | 07/29/2019 | FHLB NOTES |  |  | 45,750.00 | 45,750.00 |
| 36289 | COMM | 3130 A5Z77 | FEDERAL HOME | Interest | 07/29/2019 | FHLB NOTES |  |  | 45,750.00 | 45,750.00 |
| 36298 | COMM | 3130 A5Z77 | FEDERAL HOME | Interest | 07/29/2019 | FHLB NOTES |  |  | 45,750.00 | 45,750.00 |
| 36308 | COMM | 3130 A5Z77 | FEDERAL HOME | Interest | 07/29/2019 | FHLB NOTES |  |  | 91,500.00 | 91,500.00 |
| 36310 | COMM | 3130 A5Z77 | FEDERAL HOME | Interest | 07/29/2019 | FHLB NOTES |  |  | 45,750.00 | 45,750.00 |
| 37378 | COMM | 3133EG5D3 | FEDERAL FARM CR | Interest | 07/29/2019 | FFCB NOTES |  |  | 50,750.00 | 50,750.00 |
| 37380 | COMM | 459200J N2 | INTERNATIONAL | Interest | 07/29/2019 | IBM |  |  | 95,000.00 | 95,000.00 |
| 37669 | COMM | 3134GBGZ9 | FEDERAL HOME LN | Interest | 07/29/2019 | FHLMC NOTES |  |  | 150,000.00 | 150,000.00 |
| 37988 | COMM | 3134GBYF3 | FEDERAL HOME LN | Interest | 07/29/2019 | FHLMC NOTES |  |  | 51,750.00 | 51,750.00 |
| 38341 | COMM | 3133EGNK7 | FEDERAL FARM CR | Interest | 07/29/2019 | FFCB NOTES |  |  | 29,370.00 | 29,370.00 |
| 38418 | COMM | 3130ADJ H6 | FHLB 2.1\% MAT | Interest | 07/29/2019 | FHLB NOTES |  |  | 79,957.50 | 79,957.50 |
| 39014 | COMM | 3130A8R 54 | FEDERAL HOME | Interest | 07/29/2019 | FHLB NOTES |  |  | 45,000.00 | 45,000.00 |
| 39709 | COMM | SYS39709 | BCREPO 2.4\% MAT | Interest | 07/29/2019 | BARCLAYS CAPITAL |  |  | 40,000.02 | 40,000.02 |
| 39715 | COMM | SYS39715 | BCREPO $2.38 \%$ MAT | Purchase | 07/30/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39716 | COMM | 313384J V2X-2 | FHDN DISC NOTE | Purchase | 07/30/2019 | FHLB DISCOUNT | 178,967,559.61 |  |  | -178,967,559.61 |
| 39712 | COMM | SYS39712 | BCREPO 2.39\% MAT | Redemption | 07/30/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39713 | COMM | 313384J U4 | FHDN DISC NOTE | Redemption | 07/30/2019 | FHLB DISCOUNT |  | 200,000,000.00 |  | 200,000,000.00 |
| 37382 | COMM | 3130AANA2 | FEDERAL HOME | Interest | 07/30/2019 | FHLB NOTES |  |  | 218,750.00 | 218,750.00 |
| 37383 | COMM | 3130AANA2 | FEDERAL HOME | Interest | 07/30/2019 | FHLB NOTES |  |  | 43,750.00 | 43,750.00 |
| 38209 | COMM | 3135 G 0 T 60 | FEDERAL NATL MTG | G Interest | 07/30/2019 | FNMA NOTES |  |  | 75,000.00 | 75,000.00 |
| 39188 | COMM | 3134GSS63 | FEDERAL HOME LN | Interest | 07/30/2019 | FHLMC NOTES |  |  | 210,000.00 | 210,000.00 |
| 39189 | COMM | 3134GSS63 | FEDERAL HOME LN | Interest | 07/30/2019 | FHLMC NOTES |  |  | 140,000.00 | 140,000.00 |
| 39199 | COMM | 3134GSS63 | FEDERAL HOME LN | Interest | 07/30/2019 | FHLMC NOTES |  |  | 142,590.00 | 142,590.00 |
| 39199 | COMM | 3134GSS63 | FEDERAL HOME LN | Accr Int | 07/30/2019 | FHLMC NOTES |  | 792.17 | -792.17 | 0.00 |
| 39712 | COMM | SYS39712 | BCREPO 2.39\% MAT | Interest | 07/30/2019 | BARCLAYS CAPITAL |  |  | 13,277.77 | 13,277.77 |
| 39717 | COMM | SYS39717 | BCREPO 2.53\% MAT | Purchase | 07/31/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39719 | COMM | 09702LA88 | BOEING ZERO CPN | Purchase | 07/31/2019 | Boeing Company | 20,999,127.27 |  |  | -20,999,127.27 |
| 39718 | COMM | 22533 UV 18 | CACPNY DISC NOTE | Purchase | 07/31/2019 | Credit Agricole Corp | 71,995,300.00 |  |  | -71,995,300.00 |
| 39721 | COMM | 3137BQR 90 | FHLMCM 2.272\% | Purchase | 07/31/2019 | FHLMC Multi-Family | 3,604,603.92 |  |  | -3,604,603.92 |
| 39720 | COMM | 89116EAX1 | TDHUSA ZERO CPN | Purchase | 07/31/2019 | TORONTO | 34,611,811.11 |  |  | -34,611,811.11 |
| 38457 | COMM | 9128282K5 | UNITED STATES | Redemption | 07/31/2019 | U.S. TREASURY |  | 25,000,000.00 |  | 25,000,000.00 |
| 38957 | COMM | 06370RNQ8 | BMOCHI 2.88\% MAT | Redemption | 07/31/2019 | BANK OF |  | 50,000,000.00 |  | 50,000,000.00 |
| 39391 | COMM | 55379WF68 | MUFG $2.54 \%$ MAT | Redemption | 07/31/2019 | MUFG Mitsubishi |  | 50,000,000.00 |  | 50,000,000.00 |
| 39392 | COMM | 55379WF68 | MUFG $2.54 \%$ MAT | Redemption | 07/31/2019 | MUFG Mitsubishi |  | 20,000,000.00 |  | 20,000,000.00 |
| 39400 | COMM | 313384J V2X | FHDN DISC NOTE | Redemption | 07/31/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39401 | COMM | 16677KUX9 | CHEVRO DISC NOTE | ER edemption | 07/31/2019 | CHEVRON |  | 40,000,000.00 |  | 40,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39402 | COMM | 17327BUX1 | CITIGR DISC NOTE | Redemption | 07/31/2019 | CITIGROUP GLOBAL |  | 50,000,000.00 |  | 50,000,000.00 |
| 39403 | COMM | 17327BUX1 | CITIGR DISC NOTE | Redemption | 07/31/2019 | CITIGROUP GLOBAL |  | 10,000,000.00 |  | 10,000,000.00 |
| 39438 | COMM | 912828TH3 | UNITED STATES | Redemption | 07/31/2019 | U.S.TREASURY |  | 35,000,000.00 |  | 35,000,000.00 |
| 39479 | COMM | 71708FUX8 | PFIZER DISC NOTE | Redemption | 07/31/2019 | PFIZER |  | 50,000,000.00 |  | 50,000,000.00 |
| 39710 | COMM | 21687BUX7 | RABO DISC NOTE | Redemption | 07/31/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39715 | COMM | SYS39715 | BCREPO $2.38 \%$ MAT | Redemption | 07/31/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39716 | COMM | 313384J V2X-2 | FHDN DISC NOTE | Redemption | 07/31/2019 | FHLB DISCOUNT |  | 178,978,000.00 |  | 178,978,000.00 |
| 38457 | COMM | 9128282K5 | UNITED STATES | Interest | 07/31/2019 | U.S. TREASURY |  |  | 171,875.00 | 171,875.00 |
| 38957 | COMM | 06370RNQ8 | BMOCHI 2.88\% MAT | Interest | 07/31/2019 | BANK OF |  |  | 1,064,000.00 | 1,064,000.00 |
| 39102 | COMM | 912828Y46 | UNITED STATES | Interest | 07/31/2019 | U.S. TREASURY |  |  | 196,875.00 | 196,875.00 |
| 39391 | COMM | 55379WF68 | MUFG $2.54 \%$ MAT | Interest | 07/31/2019 | MUFG Mitsubishi |  |  | 402,166.67 | 402,166.67 |
| 39392 | COMM | 55379WF68 | MUFG $2.54 \%$ MAT | Interest | 07/31/2019 | MUFG Mitsubishi |  |  | 160,866.67 | 160,866.67 |
| 39438 | COMM | 912828TH3 | UNITED STATES | Interest | 07/31/2019 | U.S. TREASURY |  |  | 153,125.00 | 153,125.00 |
| 39438 | COMM | 912828TH3 | UNITED STATES | Accr Int | 07/31/2019 | U.S. TREASURY |  | 60,065.61 | -60,065.61 | 0.00 |
| 39715 | COMM | SYS39715 | BCREPO $2.38 \%$ MAT | Interest | 07/31/2019 | BARCLAYS CAPITAL |  |  | 13,222.21 | 13,222.21 |
| 39722 | COMM | SYS39722 | BCREPO $2.18 \%$ MAT | Purchase | 08/01/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39723 | COMM | 89116EAX1 | TDHUSA ZERO CPN | Purchase | 08/01/2019 | TORONTO | 19,780,400.00 |  |  | -19,780,400.00 |
| 39717 | COMM | SYS39717 | BCREPO $2.53 \%$ MAT | Redemption | 08/01/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39718 | COMM | 22533UV18 | CACPNY DISC NOTE | R edemption | 08/01/2019 | Credit Agricole Corp |  | 72,000,000.00 |  | 72,000,000.00 |
| 39717 | COMM | SYS39717 | BCREPO $2.53 \%$ MAT | Interest | 08/01/2019 | BARCLAYS CAPITAL |  |  | 14,055.57 | 14,055.57 |
| 39724 | COMM | SYS39724 | BCREPO $2.16 \%$ MAT | Purchase | 08/02/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39725 | COMM | 313384KK4 | FHDN DISC NOTE | Purchase | 08/02/2019 | FHLB DISCOUNT | 49,967,500.00 |  |  | -49,967,500.00 |
| 39726 | COMM | 3134 GTS 20 | FHLMC $2.07 \%$ MAT | Purchase | 08/02/2019 | FHLMC NOTES | 20,000,000.00 |  |  | -20,000,000.00 |
| 39727 | COMM | 3134GTS20 | FHLMC $2.07 \%$ MAT | Purchase | 08/02/2019 | FHLMC NOTES | 5,000,000.00 |  |  | -5,000,000.00 |
| 36918 | COMM | 037833CB4 | APPLE INC, SR GLBL | LRedemption | 08/02/2019 | APPLE INC |  | 30,000,000.00 |  | 30,000,000.00 |
| 37253 | COMM | 3135G0N33 | FNMA 0.875\% MAT | Redemption | 08/02/2019 | FNMA NOTES |  | 20,000,000.00 |  | 20,000,000.00 |
| 38367 | COMM | 3135 G 0 N 33 | FNMA 0.875\% MAT | Redemption | 08/02/2019 | FNMA NOTES |  | 40,000,000.00 |  | 40,000,000.00 |
| 38908 | COMM | 78012UJ P1 | RBC $2.89 \%$ MAT | Redemption | 08/02/2019 | ROYAL BANK OF |  | 25,000,000.00 |  | 25,000,000.00 |
| 39349 | COMM | 313384J X8 | FHDN DISC NOTE | Redemption | 08/02/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 36918 | COMM | 037833CB4 | APPLE INC, SR GLBL | LInterest | 08/02/2019 | APPLE INC |  |  | 163,166.64 | 163,166.64 |
| 37253 | COMM | 3135G0N33 | FNMA 0.875\% MAT | Interest | 08/02/2019 | FNMA NOTES |  |  | 87,500.00 | 87,500.00 |
| 38367 | COMM | 3135G0N33 | FNMA 0.875\% MAT | Interest | 08/02/2019 | FNMA NOTES |  |  | 175,000.00 | 175,000.00 |
| 38908 | COMM | 78012UJ P1 | RBC $2.89 \%$ MAT | Interest | 08/02/2019 | ROYAL BANK OF |  |  | 565,958.33 | 565,958.33 |
| 34292 | COMM | SYS34292 | MSTI 0.\% | Interest | 08/02/2019 | MORGAN STANLEY |  |  | 503,696.82 | 503,696.82 |
| 34292 | COMM | SYS34292 | MSTI 0.\% | Purchase | 08/02/2019 | MORGAN STANLEY | 503,696.82 |  |  | -503,696.82 |
| 37590 | COMM | SYS37590 | J PM TE 0.44\% | Interest | 08/02/2019 | JPMORGAN US |  |  | 567,451.18 | 567,451.18 |
| 37590 | COMM | SYS37590 | JPM TE 0.44\% | Purchase | 08/02/2019 | JPMORGAN US | 567,451.18 |  |  | -567,451.18 |
| 39728 | COMM | 3134GTS61 | FEDERAL HOME LN | Purchase | 08/05/2019 | FHLMC NOTES | 20,000,000.00 |  |  | -20,000,000.00 |
| 37372 | COMM | 3130 A 8 Y 72 | FEDERAL HOME | Redemption | 08/05/2019 | FHLB NOTES |  | 35,000,000.00 |  | 35,000,000.00 |
| 38615 | COMM | 3130 A 8 Y 72 | FEDERAL HOME | Redemption | 08/05/2019 | FHLB NOTES |  | 25,000,000.00 |  | 25,000,000.00 |

Portfolio SCL2

| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 38949 | COMM | 05586FGN1 | BNP P 2.93\% MAT | Redemption | 08/05/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39722 | COMM | SYS39722 | BCREPO $2.18 \%$ MAT | Redemption | 08/05/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 37372 | COMM | 3130A8Y72 | FEDERAL HOME | Interest | 08/05/2019 | FHLB NOTES |  |  | 153,125.00 | 153,125.00 |
| 37404 | COMM | $3133 E G 6 C 4$ | FEDERAL FARM CR | Interest | 08/05/2019 | FFCB NOTES |  |  | 116,250.00 | 116,250.00 |
| 38615 | COMM | 3130A8Y72 | FEDERAL HOME | Interest | 08/05/2019 | FHLB NOTES |  |  | 109,375.00 | 109,375.00 |
| 38949 | COMM | $05586 F G N 1$ | BNP P 2.93\% MAT | Interest | 08/05/2019 | BNP PARIBAS NY |  |  | 1,110,958.34 | 1,110,958.34 |
| 39207 | COMM | 90331HPA5 | UBS F 3.\% MAT | Interest | 08/05/2019 | U S BANK |  |  | 45,000.00 | 45,000.00 |
| 39722 | COMM | SYS39722 | BCREPO $2.18 \%$ MAT | Interest | 08/05/2019 | BARCLAYS CAPITAL |  |  | 12,111.09 | 12,111.09 |
| 37419 | COMM | 594918BV5 | MICROSOFT CORP, | Interest | 08/06/2019 | MICROSOFT CORP |  |  | 138,750.00 | 138,750.00 |
| 39355 | COMM | 594918BW3 | MICROSOFT CORP, | Interest | 08/06/2019 | MICROSOFT CORP |  |  | 240,000.00 | 240,000.00 |
| 39355 | COMM | 594918BW3 | MICROSOFT CORP, | Accr Int | 08/06/2019 | MICROSOFT CORP |  | 68,000.00 | -68,000.00 | 0.00 |
| 39361 | COMM | 594918BW3 | MICROSOFT CORP, | Interest | 08/06/2019 | MICROSOFT CORP |  |  | 240,000.00 | 240,000.00 |
| 39361 | COMM | 594918BW3 | MICROSOFT CORP, | Accr Int | 08/06/2019 | MICROSOFT CORP |  | 70,666.67 | -70,666.67 | 0.00 |
| 39489 | COMM | 594918BX1 | MICROSOFT CORP, | Interest | 08/06/2019 | MICROSOFT CORP |  |  | 93,437.50 | 93,437.50 |
| 39489 | COMM | 594918BX1 | MICROSOFT CORP, | Accr Int | 08/06/2019 | MICROSOFT CORP |  | 43,085.07 | -43,085.07 | 0.00 |
| 36923 | COMM | 594918BN3 | MICROSOFT CORP, | Redemption | 08/08/2019 | MICROSOFT CORP |  | 10,000,000.00 |  | 10,000,000.00 |
| 36923 | COMM | 594918BN3 | MICROSOFT CORP, | Interest | 08/08/2019 | MICROSOFT CORP |  |  | 55,000.00 | 55,000.00 |
| 39729 | COMM | SYS39729 | BCREPO $2.11 \%$ MAT | Purchase | 08/09/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39724 | COMM | SYS39724 | BCREPO $2.16 \%$ MAT | Redemption | 08/09/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39724 | COMM | SYS39724 | BCREPO $2.16 \%$ MAT | Interest | 08/09/2019 | BARCLAYS CAPITAL |  |  | 84,000.00 | 84,000.00 |
| 39730 | COMM | SYS39730 | BCREPO $2.11 \%$ MAT | Purchase | 08/12/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39731 | COMM | 63763PAF6 | NSCCPP DISC NOTE | Purchase | 08/12/2019 | NATL SEC | 24,788,750.00 |  |  | -24,788,750.00 |
| 39729 | COMM | SYS39729 | BCREPO $2.11 \%$ MAT | Redemption | 08/12/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 36117 | COMM | 3130A3XL3 | FEDERAL HOME | Interest | 08/12/2019 | FHLB NOTES |  |  | 54,375.00 | 54,375.00 |
| 36989 | COMM | 3137EAEC9 | FEDERAL HOME LN | Interest | 08/12/2019 | FHLMC NOTES |  |  | 112,500.00 | 112,500.00 |
| 36992 | COMM | $3137 E A E C 9$ | FEDERAL HOME LN | Interest | 08/12/2019 | FHLMC NOTES |  |  | 56,250.00 | 56,250.00 |
| 38123 | COMM | 594918AY0 | MICROSOFT CORP, | Interest | 08/12/2019 | MICROSOFT CORP |  |  | 130,388.00 | 130,388.00 |
| 39496 | COMM | 084670BJ 6 | BERKSHIRE | Interest | 08/12/2019 | BERKSHIRE |  |  | 157,500.00 | 157,500.00 |
| 39496 | COMM | 084670BJ 6 | BERKSHIRE | Accr Int | 08/12/2019 | BERKSHIRE |  | 69,125.00 | -69,125.00 | 0.00 |
| 39729 | COMM | SYS39729 | BCREPO 2.11\% MAT | Interest | 08/12/2019 | BARCLAYS CAPITAL |  |  | 35,166.68 | 35,166.68 |
| 39732 | COMM | SYS39732 | BCREPO $2.15 \%$ MAT | Purchase | 08/13/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39736 | COMM | 313312RL6 | FHDN DISC NOTE | Purchase | 08/13/2019 | FHLB DISCOUNT | 24,805,333.33 |  |  | -24,805,333.33 |
| 39734 | COMM | 3138LOU90 | FNMAM $2.59 \%$ MAT | Purchase | 08/13/2019 | FNMA Multi-Family | 5,094,570.84 |  |  | -5,094,570.84 |
| 39735 | COMM | 31381 VBJ 3 | FNMAM $2.83 \%$ MAT | Purchase | 08/13/2019 | FNMA Multi-Family | 5,203,784.78 |  |  | -5,203,784.78 |
| 39733 | COMM | 21687BVE8 | RABO DISC NOTE | Purchase | 08/13/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39730 | COMM | SYS39730 | BCREPO $2.11 \%$ MAT | Redemption | 08/13/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39730 | COMM | SYS39730 | BCREPO $2.11 \%$ MAT | Interest | 08/13/2019 | BARCLAYS CAPITAL |  |  | 11,722.21 | 11,722.21 |
| 39737 | COMM | SYS39737 | BCREPO $2.12 \%$ MAT | Purchase | 08/14/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39739 | COMM | 3133EKZM1 | FEDERALFARM CR | Purchase | 08/14/2019 | FFCB NOTES | 24,000,000.00 |  |  | -24,000,000.00 |
| 39738 | COMM | 21687BVF5 | RABO DISC NOTE | Purchase | 08/14/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |

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| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 37300 | COMM | 3133EG2P9 | FEDERAL FARM CR | Redemption | 08/14/2019 | FFCB NOTES |  | 10,000,000.00 |  | 10,000,000.00 |
| 37301 | COMM | 3133EG2P9 | FEDERALFARM CR | Redemption | 08/14/2019 | FFCB NOTES |  | 15,000,000.00 |  | 15,000,000.00 |
| 38832 | COMM | 084670BL1 | BERKSHIRE | Redemption | 08/14/2019 | BERKSHIRE |  | 5,953,000.00 |  | 5,953,000.00 |
| 39725 | COMM | 313384KK4 | FHDN DISC NOTE | Redemption | 08/14/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39732 | COMM | SYS39732 | BCREPO 2.15\% MAT | Redemption | 08/14/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39733 | COMM | 21687BVE8 | RABO DISC NOTE | Redemption | 08/14/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 37300 | COMM | 3133EG2P9 | FEDERAL FARM CR | Interest | 08/14/2019 | FFCB NOTES |  |  | 29,000.00 | 29,000.00 |
| 37301 | COMM | 3133EG2P9 | FEDERALFARM CR | Interest | 08/14/2019 | FFCB NOTES |  |  | 43,500.00 | 43,500.00 |
| 38832 | COMM | 084670BL1 | BERKSHIRE | Interest | 08/14/2019 | BERKSHIRE |  |  | 62,506.50 | 62,506.50 |
| 39732 | COMM | SYS39732 | BCREPO 2.15\% MAT | Interest | 08/14/2019 | BARCLAYS CAPITAL |  |  | 11,944.44 | 11,944.44 |
| 39743 | COMM | 06052TF96 | BAC $2.01 \%$ MAT | Purchase | 08/15/2019 | BANK OF AMERICA | 40,000,000.00 |  |  | -40,000,000.00 |
| 39740 | COMM | SYS39740 | BCREPO $2.17 \%$ MAT P | Purchase | 08/15/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39742 | COMM | $313384 \mathrm{KM0}$ | FHDN DISC NOTE | Purchase | 08/15/2019 | FHLB DISCOUNT | 49,997,222.00 |  |  | -49,997,222.00 |
| 39741 | COMM | 21687BVG3 | RABO DISC NOTE | Purchase | 08/15/2019 | RABOBANK | 99,994,222.22 |  |  | -99,994,222.22 |
| 36881 | COMM | 459058FK4 | IBRD 0.875\% MAT | Redemption | 08/15/2019 | INTL BANK RECON \& |  | 40,000,000.00 |  | 40,000,000.00 |
| 36905 | COMM | 47788NAC2 | J DOT 1.25\% MAT | Redemption | 08/15/2019 | J OHN DEERE |  | 222,691.13 |  | 222,691.13 |
| 36933 | COMM | 084664CK5 | BERKSHIRE | Redemption | 08/15/2019 | BERKSHIRE |  | 10,000,000.00 |  | 10,000,000.00 |
| 38785 | COMM | 58769DAE0 | MBALT 2.01\% MAT | Redemption | 08/15/2019 | MERCEDES-BENZ |  | 3,626,087.12 |  | 3,626,087.12 |
| 39737 | COMM | SYS39737 | BCREPO 2.12\% MAT | Redemption | 08/15/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39738 | COMM | 21687BVF5 | RABO DISC NOTE | Redemption | 08/15/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 36881 | COMM | 459058FK4 | IBRD 0.875\% MAT | Interest | 08/15/2019 | INTL BANK RECON \& |  |  | 175,200.00 | 175,200.00 |
| 36933 | COMM | 084664CK5 | BERKSHIRE | Interest | 08/15/2019 | BERKSHIRE |  |  | 65,000.00 | 65,000.00 |
| 39737 | COMM | SYS39737 | BCREPO $2.12 \%$ MAT | Interest | 08/15/2019 | BARCLAYS CAPITAL |  |  | 11,777.78 | 11,777.78 |
| 36557 | COMM | 65478 UAD1 | NALT 1.34\% MAT | Interest | 08/15/2019 | NISSAN AUTO |  |  | 447.27 | 447.27 |
| 36557 | COMM | 65478 UAD1 | NALT 1.34\% MAT | Redemption | 08/15/2019 | NISSAN AUTO |  | 226,229.50 |  | 226,229.50 |
| 36905 | COMM | 47788NAC2 | J DOT 1.25\% MAT | Interest | 08/15/2019 | J OHN DEERE |  |  | 231.99 | 231.99 |
| 36905 | COMM | 47788 NAC2 | J DOT 1.25\% MAT | Redemption | 08/15/2019 | J OHN DEERE |  | 17.73 |  | 17.73 |
| 36905 | COMM | $47788 \mathrm{NAC2}$ | J DOT 1.25\% MAT | Interest | 08/15/2019 | J OHN DEERE |  |  |  | 0.00 |
| 36905 | COMM | $47788 \mathrm{NAC2}$ | J DOT 1.25\% MAT | Redemption | 08/15/2019 | J OHN DEERE |  |  |  | 0.00 |
| 36956 | COMM | 58769BAD6 | MBART 1.26\% MAT | Interest | 08/15/2019 | MERCEDES -bENZ |  |  | 2,305.07 | 2,305.07 |
| 36956 | COMM | 58769BAD6 | MBART 1.26\% MAT | Redemption | 08/15/2019 | MERCEDES -BENZ |  | 427,813.27 |  | 427,813.27 |
| 37035 | COMM | 89231LAD9 | TAOT 1.23\% MAT | Interest | 08/15/2019 | TOYOTA AUTO REC |  |  | 2,798.49 | 2,798.49 |
| 37035 | COMM | 89231LAD9 | TAOT 1.23\% MAT | Redemption | 08/15/2019 | TOYOTA AUTO REC |  | 732,365.58 |  | 732,365.58 |
| 37507 | COMM | 47787XAC1 | J DOT 1.78\% MAT | Interest | 08/15/2019 | J OHN DEERE |  |  | 5,316.80 | 5,316.80 |
| 37507 | COMM | 47787XAC1 | J DOT 1.78\% MAT | Redemption | 08/15/2019 | J OHN DEERE |  | 552,562.66 |  | 552,562.66 |
| 37568 | COMM | 89238MAD0 | TAOT 1.73\% MAT | Interest | 08/15/2019 | TOYOTA AUTO REC |  |  | 6,397.13 | 6,397.13 |
| 37568 | COMM | 89238MAD0 | TAOT 1.73\% MAT | Redemption | 08/15/2019 | TOYOTA AUTO REC |  | 612,359.04 |  | 612,359.04 |
| 37976 | COMM | 43811 BAC8 | HAROT 1.68\% MAT | Interest | 08/15/2019 | honda Auto |  |  | 25,728.28 | 25,728.28 |
| 37976 | COMM | 43811 BAC8 | HAROT 1.68\% MAT | Redemption | 08/15/2019 | honda Auto |  | 1,508,052.00 |  | 1,508,052.00 |
| 38137 | COMM | 89238KAD4 | TAOT 1.93\% MAT | Interest | 08/15/2019 | TOYOTA AUTO REC |  |  | 38,599.99 | 38,599.99 |

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| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 38137 | COMM | 89238KAD4 | TAOT 1.93\% MAT | Redemption | 08/15/2019 | TOYOTA AUTO REC |  | 838,563.46 |  | 838,563.46 |
| 38475 | COMM | 65478DAD9 | NALT 2.65\% MAT | Interest | 08/15/2019 | NISSAN AUTO |  |  | 40,854.16 | 40,854.16 |
| 38475 | COMM | 65478DAD9 | NALT $2.65 \%$ MAT | Redemption | 08/15/2019 | NISSAN AUTO |  | 563,810.76 |  | 563,810.76 |
| 38476 | COMM | 47788CAC6 | J DOT 2.66\% MAT | Interest | 08/15/2019 | JOHN DEERE |  |  | 18,287.50 | 18,287.50 |
| 38476 | COMM | 47788CAC6 | J DOT 2.66\% MAT | Redemption | 08/15/2019 | JOHN DEERE |  | 256,942.52 |  | 256,942.52 |
| 38646 | COMM | 02582J HQ6 | AMXCA $2.67 \%$ MAT | Interest | 08/15/2019 | American Express |  |  | 100,125.00 | 100,125.00 |
| 38646 | COMM | 02582J HQ6 | AMXCA $2.67 \%$ MAT | Redemption | 08/15/2019 | American Express |  | 1,203,221.78 |  | 1,203,221.78 |
| 38708 | COMM | 161571HN7 | CHAIT $2.1227 \%$ MAT | Interest | 08/15/2019 | CHASE ISSUANCE |  |  | 80,449.32 | 80,449.32 |
| 38708 | COMM | 161571HN7 | CHAIT $2.1227 \%$ MAT | Redemption | 08/15/2019 | CHASE ISSUANCE |  | 858,746.58 |  | 858,746.58 |
| 38785 | COMM | 58769DAE0 | MBALT $2.01 \%$ MAT | Interest | 08/15/2019 | MERCEDES-BENZ |  |  | 6,127.07 | 6,127.07 |
| 38785 | COMM | 58769DAE0 | MBALT $2.01 \%$ MAT | Redemption | 08/15/2019 | MERCEDES-BENZ |  | 31,864.19 |  | 31,864.19 |
| 38785 | COMM | 58769DAE0 | MBALT $2.01 \%$ MAT | Interest | 08/15/2019 | MERCEDES-BENZ |  |  |  | 0.00 |
| 38785 | COMM | 58769DAE0 | MBALT 2.01\% MAT | Redemption | 08/15/2019 | MERCEDES-BENZ |  |  |  | 0.00 |
| 38958 | COMM | 89231PAD0 | TAOT 3.18\% MAT | Interest | 08/15/2019 | TOYOTA AUTO REC |  |  | 26,500.00 | 26,500.00 |
| 38958 | COMM | 89231PAD0 | TAOT 3.18\% MAT | Redemption | 08/15/2019 | TOYOTA AUTO REC |  | 229,331.84 |  | 229,331.84 |
| 39013 | COMM | 43815AAC6 | HAROT 3.16\% MAT | Interest | 08/15/2019 | HONDA AUTO |  |  | 57,274.99 | 57,274.99 |
| 39013 | COMM | 43815AAC6 | HAROT 3.16\% MAT | Redemption | 08/15/2019 | HONDA AUTO |  | 510,479.18 |  | 510,479.18 |
| 39062 | COMM | 05522RCZ9 | BACCT 3.\% MAT | Interest | 08/15/2019 | BANK OF AMERICA |  |  | 50,350.00 | 50,350.00 |
| 39062 | COMM | 05522RCZ9 | BACCT 3.\% MAT | Redemption | 08/15/2019 | BANK OF AMERICA |  | 425,513.88 |  | 425,513.88 |
| 39082 | COMM | 05522RDA3 | BACCT 3.1\% MAT | Interest | 08/15/2019 | BANK OF AMERICA |  |  | 38,750.00 | 38,750.00 |
| 39082 | COMM | 05522RDA3 | BACCT 3.1\% MAT | Redemption | 08/15/2019 | BANK OF AMERICA |  | 291,753.56 |  | 291,753.56 |
| 39190 | COMM | 58772 TAC4 | MBALT 3.1\% MAT | Interest | 08/15/2019 | MERCEDES-BENZ |  |  | 25,833.33 | 25,833.33 |
| 39190 | COMM | 58772 TAC4 | MBALT 3.1\% MAT | Redemption | 08/15/2019 | MERCEDES-BENZ |  | 356,169.65 |  | 356,169.65 |
| 39220 | COMM | 05522 RCY 2 | BACCT $2.7 \%$ MAT | Interest | 08/15/2019 | BANK OF AMERICA |  |  | 56,250.00 | 56,250.00 |
| 39220 | COMM | 05522RCY2 | BACCT $2.7 \%$ MAT | Redemption | 08/15/2019 | BANK OF AMERICA |  | 552,333.93 |  | 552,333.93 |
| 39320 | COMM | 05522RCY2 | BACCT $2.7 \%$ MAT | Interest | 08/15/2019 | BANK OF AMERICA |  |  | 45,000.00 | 45,000.00 |
| 39320 | COMM | 05522 RCY 2 | BACCT $2.7 \%$ MAT | Redemption | 08/15/2019 | BANK OF AMERICA |  |  |  | 0.00 |
| 39578 | COMM | $65479 \mathrm{HAC1}$ | NAROT $2.5 \%$ MAT | Interest | 08/15/2019 | Nissan Auto Receivab |  |  | 41,666.66 | 41,666.66 |
| 39578 | COMM | $65479 \mathrm{HAC1}$ | NAROT $2.5 \%$ MAT | Redemption | 08/15/2019 | Nissan Auto Receivab |  | 374,318.42 |  | 374,318.42 |
| 39586 | COMM | 14042WAC4 | COPAR $2.51 \%$ MAT | Interest | 08/15/2019 | Capital One Prime Au |  |  | 18,825.00 | 18,825.00 |
| 39586 | COMM | 14042WAC4 | COPAR $2.51 \%$ MAT | Redemption | 08/15/2019 | Capital One Prime Au |  | 168,411.84 |  | 168,411.84 |
| 39744 | COMM | SYS39744 | BCREPO $2.11 \%$ MAT | Purchase | 08/16/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39746 | COMM | 313384KQ1 | FHDN DISC NOTE | Purchase | 08/16/2019 | FHLB DISCOUNT | 49,991,458.33 |  |  | -49,991,458.33 |
| 39745 | COMM | 21687BVK4 | RABO DISC NOTE | Purchase | 08/16/2019 | RABOBANK | 99,982,750.00 |  |  | -99,982,750.00 |
| 39747 | COMM | $30231 \mathrm{GBB7}$ | EXXON MOBIL | Purchase | 08/16/2019 | EXXON MOBIL | 5,000,000.00 |  |  | -5,000,000.00 |
| 38991 | COMM | 89114MMK0 | TDNY 3.\% MAT | Redemption | 08/16/2019 | TORONTO |  | 45,000,000.00 |  | 45,000,000.00 |
| 39118 | COMM | 3134G94B0 | FEDERAL HOME LN | Redemption | 08/16/2019 | FHLMC NOTES |  | 1,969,000.00 |  | 1,969,000.00 |
| 39118 | COMM | 3134G94B0 | FEDERAL HOME LN | Cap G/L | 08/16/2019 | FHLMC NOTES |  | 31,000.00 |  | 31,000.00 |
| 39350 | COMM | 313384 KMO | FHDN DISC NOTE | Redemption | 08/16/2019 | FHLB DISCOUNT |  | 25,000,000.00 |  | 25,000,000.00 |
| 39740 | COMM | SYS39740 | BCREPO $2.17 \%$ MAT | Redemption | 08/16/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39741 | COMM | 21687BVG3 | RABO DISC NOTE | Redemption | 08/16/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39742 | COMM | 313384 KMO | FHDN DISC NOTE | Redemption | 08/16/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 38462 | COMM | 3137EAEL9 | FEDERAL HOME LN | Interest | 08/16/2019 | FHLMC NOTES |  |  | 534,375.00 | 534,375.00 |
| 38991 | COMM | 89114MMK0 | TDNY 3.\% MAT | Interest | 08/16/2019 | TORONTO |  |  | 1,005,000.00 | 1,005,000.00 |
| 39118 | COMM | 3134G94B0 | FEDERAL HOME LN | Interest | 08/16/2019 | FHLMC NOTES |  |  | 22,500.00 | 22,500.00 |
| 39740 | COMM | SYS39740 | BCREPO $2.17 \%$ MAT | Interest | 08/16/2019 | BARCLAYS CAPITAL |  |  | 12,055.56 | 12,055.56 |
| 39748 | COMM | SYS39748 | BCREPO $2.09 \%$ MAT | Purchase | 08/19/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39751 | COMM | 3133EKZV1 | FEDERAL FARM CR | Purchase | 08/19/2019 | FFCB NOTES | 19,995,383.33 |  |  | -19,995,383.33 |
| 39749 | COMM | $313384 K R 9$ | FHDN DISC NOTE | Purchase | 08/19/2019 | FHLB DISCOUNT | 49,997,153.00 |  |  | -49,997,153.00 |
| 39750 | COMM | 21687BVL2 | RABO DISC NOTE | Purchase | 08/19/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39744 | COMM | SYS39744 | BCREPO $2.11 \%$ MAT | Redemption | 08/19/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39745 | COMM | 21687BVK4 | RABO DISC NOTE | Redemption | 08/19/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39746 | COMM | 313384KQ1 | FHDN DISC NOTE | Redemption | 08/19/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39744 | COMM | SYS39744 | BCREPO $2.11 \%$ MAT | Interest | 08/19/2019 | BARCLAYS CAPITAL |  |  | 35,166.66 | 35,166.66 |
| 37059 | COMM | 43814RAC0 | HAROT $1.21 \%$ MAT | Interest | 08/19/2019 | HONDA AUTO |  |  | 3,310.49 | 3,310.49 |
| 37059 | COMM | 43814RAC0 | HAROT $1.21 \%$ MAT | Redemption | 08/19/2019 | HONDA AUTO |  | 526,371.59 |  | 526,371.59 |
| 38738 | COMM | 43814UAG4 | HAROT 3.01\% MAT | Interest | 08/19/2019 | HONDA AUTO |  |  | 30,100.00 | 30,100.00 |
| 38738 | COMM | 43814UAG4 | HAROT 3.01\% MAT | Redemption | 08/19/2019 | HONDA AUTO |  | 368,101.59 |  | 368,101.59 |
| 39269 | COMM | 43814WAC9 | HAROT $2.83 \%$ MAT | Interest | 08/19/2019 | HONDA AUTO |  |  | 32,427.08 | 32,427.08 |
| 39269 | COMM | 43814WAC9 | HAROT $2.83 \%$ MAT | Redemption | 08/19/2019 | HONDA AUTO |  | 303,515.04 |  | 303,515.04 |
| 39752 | COMM | SYS39752 | BCREPO $2.12 \%$ MAT | Purchase | 08/20/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39755 | COMM | 31315KTF7 | FAMCA DISC NOTE | Purchase | 08/20/2019 | FARMER MAC | 14,856,675.00 |  |  | -14,856,675.00 |
| 39756 | COMM | 3133EKC61 | FEDERAL FARM CR | Purchase | 08/20/2019 | FFCB NOTES | 5,000,000.00 |  |  | -5,000,000.00 |
| 39757 | COMM | 3133EKC61 | FEDERAL FARM CR | Purchase | 08/20/2019 | FFCB NOTES | 10,000,000.00 |  |  | -10,000,000.00 |
| 39758 | COMM | 3133EKC61 | FEDERAL FARM CR | Purchase | 08/20/2019 | FFCB NOTES | 5,000,000.00 |  |  | -5,000,000.00 |
| 39754 | COMM | 313384KS 7 | FHDN DISC NOTE | Purchase | 08/20/2019 | FHLB DISCOUNT | 49,997,152.78 |  |  | -49,997,152.78 |
| 39753 | COMM | 21687BVM0 | RABO DISC NOTE | Purchase | 08/20/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39748 | COMM | SYS39748 | BCREPO $2.09 \%$ MAT | Redemption | 08/20/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39749 | COMM | 313384 KR 9 | FHDN DISC NOTE | Redemption | 08/20/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39750 | COMM | 21687BVL2 | RABO DISC NOTE | Redemption | 08/20/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39748 | COMM | SYS39748 | BCREPO 2.09\% MAT | Interest | 08/20/2019 | BARCLAYS CAPITAL |  |  | 11,611.12 | 11,611.12 |
| 39327 | COMM | 05586VAD4 | BMWLT 3.38\% MAT | Interest | 08/20/2019 | BMW VEHICLE |  |  | 18,250.00 | 18,250.00 |
| 39327 | COMM | 05586VAD4 | BMWLT 3.38\% MAT | Redemption | 08/20/2019 | BMW VEHICLE |  | 194,716.20 |  | 194,716.20 |
| 39612 | COMM | 92349GAA9 | VERIZON OWNER | Interest | 08/20/2019 | VERIZON OWNER |  |  | 154,038.89 | 154,038.89 |
| 39612 | COMM | 92349GAA9 | VERIZON OWNER | Redemption | 08/20/2019 | VERIZON OWNER |  | 633,310.94 |  | 633,310.94 |
| 39759 | COMM | SYS39759 | BCREPO $2.08 \%$ MAT | Purchase | 08/21/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39761 | COMM | 313384KT5 | FHDN DISC NOTE | Purchase | 08/21/2019 | FHLB DISCOUNT | 49,997,180.56 |  |  | -49,997,180.56 |
| 39760 | COMM | 21687BVN8 | RABO DISC NOTE | Purchase | 08/21/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39752 | COMM | SYS39752 | BCREPO $2.12 \%$ MAT | Redemption | 08/21/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39753 | COMM | 21687BVM0 | RABO DISC NOTE | Redemption | 08/21/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |

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| Investment \# | Fund | CUSIP | Inv Descrip $\quad$ TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39754 | COMM | 313384KS7 | FHDN DISC NOTE Redemption | 08/21/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39752 | COMM | SYS39752 | BCREPO $2.12 \%$ MAT Interest | 08/21/2019 | BARCLAYS CAPITAL |  |  | 11,777.79 | 11,777.79 |
| 37615 | COMM | 43814 TAC6 | HAROT 1.72\% MAT Interest | 08/21/2019 | HONDA AUTO |  |  | 11,005.07 | 11,005.07 |
| 37615 | COMM | 43814 TAC6 | HAROT 1.72\% MAT Redemption | 08/21/2019 | HONDA AUTO |  | 726,628.98 |  | 726,628.98 |
| 39582 | COMM | 43815MAC0 | HAROT $2.52 \%$ MAT Interest | 08/21/2019 | HONDA AUTO |  |  | 35,700.00 | 35,700.00 |
| 39582 | COMM | 43815MAC0 | HAROT $2.52 \%$ MAT Redemption | 08/21/2019 | HONDA AUTO |  | 352,862.63 |  | 352,862.63 |
| 39762 | COMM | SYS39762 | BCREPO $2.07 \%$ MAT Purchase | 08/22/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39764 | COMM | 313384KU2 | FHDN DISC NOTE Purchase | 08/22/2019 | FHLB DISCOUNT | 49,997,180.56 |  |  | -49,997,180.56 |
| 39763 | COMM | 21687BVP3 | RABO DISC NOTE Purchase | 08/22/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 37454 | COMM | 3134G3A91 | FEDERAL HOME LN Redemption | 08/22/2019 | FHLMC NOTES |  | 20,000,000.00 |  | 20,000,000.00 |
| 39759 | COMM | SYS39759 | BCREPO 2.08\% MAT Redemption | 08/22/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39760 | COMM | 21687BVN8 | RABO DISC NOTE Redemption | 08/22/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39761 | COMM | $313384 \mathrm{KT5}$ | FHDN DISC NOTE Redemption | 08/22/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 37454 | COMM | 3134G3A91 | FEDERAL HOME LN Interest | 08/22/2019 | FHLMC NOTES |  |  | 140,000.00 | 140,000.00 |
| 39759 | COMM | SYS39759 | BCREPO 2.08\% MAT Interest | 08/22/2019 | BARCLAYS CAPITAL |  |  | 11,555.57 | 11,555.57 |
| 39765 | COMM | SYS39765 | BCREPO $2.07 \%$ MAT Purchase | 08/23/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39768 | COMM | 3133EKZN9 | FEDERALFARM CR Purchase | 08/23/2019 | FFCB NOTES | 15,008,583.33 |  |  | -15,008,583.33 |
| 39766 | COMM | 313384KX6 | FHDN DISC NOTE Purchase | 08/23/2019 | FHLB DISCOUNT | 49,991,541.67 |  |  | -49,991,541.67 |
| 39767 | COMM | 21687BVS 7 | RABO DISC NOTE Purchase | 08/23/2019 | RABOBANK | 99,982,750.00 |  |  | -99,982,750.00 |
| 39762 | COMM | SYS39762 | BCREPO 2.07\% MAT Redemption | 08/23/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39763 | COMM | 21687BVP3 | RABO DISC NOTE Redemption | 08/23/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39764 | COMM | 313384KU2 | FHDN DISC NOTE Redemption | 08/23/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39762 | COMM | SYS39762 | BCREPO 2.07\% MAT Interest | 08/23/2019 | BARCLAYS CAPITAL |  |  | 11,500.01 | 11,500.01 |
| 39769 | COMM | SYS39769 | BCREPO 2.08\% MAT Purchase | 08/26/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39770 | COMM | 313384 KY 4 | FHDN DISC NOTE Purchase | 08/26/2019 | FHLB DISCOUNT | 49,997,180.56 |  |  | -49,997,180.56 |
| 39773 | COMM | 3134GT3M3 | FHLMC 2.05\% MAT Purchase | 08/26/2019 | FHLMC NOTES | 25,000,000.00 |  |  | -25,000,000.00 |
| 39772 | COMM | 71708EBD6 | PFIZER DISC NOTE Purchase | 08/26/2019 | PFIZER | 19,813,800.00 |  |  | -19,813,800.00 |
| 39771 | COMM | 21687BVT5 | RABO DISC NOTE Purchase | 08/26/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39008 | COMM | 22535 CAQ 4 | CANYCD 2.98\% MAT Redemption | 08/26/2019 | Credit Agricole CIB |  | 40,000,000.00 |  | 40,000,000.00 |
| 39015 | COMM | 13606BK54 | CIBCNY $2.97 \%$ MAT Redemption | 08/26/2019 | Canadian IMP BK |  | 50,000,000.00 |  | 50,000,000.00 |
| 39765 | COMM | SYS39765 | BCREPO $2.07 \%$ MAT Redemption | 08/26/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39766 | COMM | 313384KX6 | FHDN DISC NOTE Redemption | 08/26/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39767 | COMM | $21687 B V$ V 7 | RABO DISC NOTE Redemption | 08/26/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 36583 | COMM | 3134G8J T7 | FEDERAL HOME LN Interest | 08/26/2019 | FHLMC NOTES |  |  | 93,750.00 | 93,750.00 |
| 37817 | COMM | 3134GBPM8 | FEDERAL HOME LN Interest | 08/26/2019 | FHLMC NOTES |  |  | 150,000.00 | 150,000.00 |
| 38466 | COMM | 3134GSFE0 | FEDERAL HOME LN Interest | 08/26/2019 | FHLMC NOTES |  |  | 250,000.00 | 250,000.00 |
| 39008 | COMM | 22535CAQ4 | CANYCD 2.98\% MAT Interest | 08/26/2019 | Credit Agricole CIB |  |  | 900,622.22 | 900,622.22 |
| 39015 | COMM | 13606BK54 | CIBCNY 2.97\% MAT Interest | 08/26/2019 | Canadian IMP BK |  |  | 1,117,875.00 | 1,117,875.00 |
| 39765 | COMM | SYS39765 | BCREPO $2.07 \%$ MAT Interest | 08/26/2019 | BARCLAYS CAPITAL |  |  | 34,499.99 | 34,499.99 |
| 36893 | COMM | 05582QAD9 | BMWOT 1.16\% MAT Interest | 08/26/2019 | BMW VEHICLE |  |  | 1,021.13 | 1,021.13 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 36893 | COMM | 05582QAD9 | BMWOT 1.16\% MAT | Redemption | 08/26/2019 | BMW VEHICLE |  | 430,034.76 |  | 430,034.76 |
| 38387 | COMM | 3137AYCE9 |  | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 44,700.00 | 44,700.00 |
| 38387 | COMM | 3137AYCE9 |  | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 583,484.93 |  | 583,484.93 |
| 38391 | COMM | 3137AYCE9 |  | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 16,762.50 | 16,762.50 |
| 38391 | COMM | 3137AYCE9 |  | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 218,696.95 |  | 218,696.95 |
| 38412 | COMM | 09659QAD9 | BMWOT 2.35\% MAT | Interest | 08/26/2019 | BMW VEHICLE |  |  | 62,666.66 | 62,666.66 |
| 38412 | COMM | 09659QAD9 | BMWOT 2.35\% MAT | Redemption | 08/26/2019 | BMW VEHICLE |  | 1,039,753.17 |  | 1,039,753.17 |
| 38465 | COMM | 3137AWQH1 | FHLMCM 2.307\% | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 10,727.55 | 10,727.55 |
| 38465 | COMM | 3137AWQH1 | FHLMCM 2.307\% | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 166,022.34 |  | 166,022.34 |
| 38477 | COMM | 3138LAYM5 | FHLMCM 2.55\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 7,690.13 | 7,690.13 |
| 38477 | COMM | 3138LAYM5 | FHLMCM 2.55\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 5,614.50 |  | 5,614.50 |
| 38643 | COMM | 3137B36J 2 | FHLMCM 3.32\% MAT | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 55,333.34 | 55,333.34 |
| 38643 | COMM | 3137B36J 2 | FHLMCM 3.32\% MAT | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 537,855.19 |  | 537,855.19 |
| 38664 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 9,934.66 | 9,934.66 |
| 38664 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 23,331.96 |  | 23,331.96 |
| 38665 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 9,934.66 | 9,934.66 |
| 38665 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 23,331.96 |  | 23,331.96 |
| 38666 | COMM | 3137AYCE9 |  | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 26,250.08 | 26,250.08 |
| 38666 | COMM | 3137AYCE9 |  | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 336,264.10 |  | 336,264.10 |
| 38744 | COMM | 3137AYCE9 |  | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 44,700.00 | 44,700.00 |
| 38744 | COMM | 3137AYCE9 |  | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 572,811.62 |  | 572,811.62 |
| 38854 | COMM | $3137 \mathrm{B4WB8}$ | FHLMCM 3.06\% MAT | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 12,176.25 | 12,176.25 |
| 38854 | COMM | $3137 \mathrm{B4WB8}$ | FHLMCM 3.06\% MAT | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 115,535.67 |  | 115,535.67 |
| 38864 | COMM | 3137B5J M6 | FHLMCM 3.531\% | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 29,425.00 | 29,425.00 |
| 38864 | COMM | 3137B5J M6 | FHLMCM 3.531\% | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 243,743.95 |  | 243,743.95 |
| 38884 | COMM | 31381 N7G2 | FNMAM 3.27\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 9,638.38 | 9,638.38 |
| 38884 | COMM | 31381 N7G2 | FNMAM 3.27\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 6,327.28 |  | 6,327.28 |
| 38945 | COMM | $3137 B 3 N A 2$ | FHLMC REMIC | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 28,723.99 | 28,723.99 |
| 38945 | COMM | 3137 B 3 NA 2 | FHLMC REMIC | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 270,238.91 |  | 270,238.91 |
| 39026 | COMM | 3137 B 5 KW 2 | FHLMCM 3.458\% | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 28,816.67 | 28,816.67 |
| 39026 | COMM | 3137 B 5 KW 2 | FHLMCM 3.458\% | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 238,879.50 |  | 238,879.50 |
| 39150 | COMM | 31381 TYT1 | FNMAM $2.75 \%$ MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 70,435.91 | 70,435.91 |
| 39150 | COMM | 31381 TYT1 | FNMAM 2.75\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 61,081.22 |  | 61,081.22 |
| 39158 | COMM | 31381 RZ23 | FNMAM 3.84\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 47,698.65 | 47,698.65 |
| 39158 | COMM | 31381 RZ23 | FNMAM 3.84\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 25,881.90 |  | 25,881.90 |
| 39218 | COMM | 31381RLL6 | FNMAM 3.84\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 39,023.34 | 39,023.34 |
| 39218 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 19,754.29 |  | 19,754.29 |
| 39219 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 6,513.90 | 6,513.90 |
| 39219 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 3,297.44 |  | 3,297.44 |
| 39295 | COMM | 3137B04Y7 | FHLMCM 2.615\% | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 58,837.51 | 58,837.51 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39295 | COMM | 3137B04Y7 | FHLMCM 2.615\% | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 728,743.81 |  | 728,743.81 |
| 39319 | COMM | 3138LGKH8 | FNMAM $2.47 \%$ MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 53,173.61 | 53,173.61 |
| 39319 | COMM | 3138LGKH8 | FNMAM 2.47\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 555,687.43 |  | 555,687.43 |
| 39342 | COMM | 3137BQR90 | FHLMCM 2.272\% | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 44,303.99 | 44,303.99 |
| 39342 | COMM | 3137BQR90 | FHLMCM 2.272\% | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 630,498.87 |  | 630,498.87 |
| 39457 | COMM | $3138 \mathrm{EKX67}$ | FNMAM 2.537\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 33,712.47 | 33,712.47 |
| 39457 | COMM | $3138 \mathrm{EKX67}$ | FNMAM 2.537\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 32,174.39 |  | 32,174.39 |
| 39587 | COMM | 3138LEYD7 | FNMAM 1.97\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 32,041.35 | 32,041.35 |
| 39587 | COMM | 3138LEYD7 | FNMAM 1.97\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 29,957.95 |  | 29,957.95 |
| 39609 | COMM | 3138LGFF8 | FNMAM 2.15\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 9,256.94 | 9,256.94 |
| 39609 | COMM | 3138LGFF8 | FNMAM 2.15\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 113,006.30 |  | 113,006.30 |
| 39632 | COMM | 3138L2BU0 | FNMAM 2.31\% MAT | Interest | 08/26/2019 | FNMA Multi-Family |  |  | 13,614.53 | 13,614.53 |
| 39632 | COMM | 3138 L 2 BU 0 | FNMAM 2.31\% MAT | Redemption | 08/26/2019 | FNMA Multi-Family |  | 12,599.48 |  | 12,599.48 |
| 39654 | COMM | 3137BP4J 5 | FNMAM 2.446\% MAT | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 47,171.97 | 47,171.97 |
| 39654 | COMM | 3137BP4J 5 | FNMAM 2.446\% MAT | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 239,316.80 |  | 239,316.80 |
| 39721 | COMM | $3137 B Q R 90$ | FHLMCM 2.272\% | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | 6,778.13 | 6,778.13 |
| 39721 | COMM | $3137 B Q R 90$ | FHLMCM 2.272\% | Redemption | 08/26/2019 | FHLMC Multi-Family |  | 98,294.46 |  | 98,294.46 |
| 39721 | COMM | $3137 B Q R 90$ | FHLMCM 2.272\% | Interest | 08/26/2019 | FHLMC Multi-Family |  |  | -6,778.13 | -6,778.13 |
| 39721 | COMM | 3137BQR90 | FHLMCM 2.272\% | Redemption | 08/26/2019 | FHLMC Multi-Family |  |  |  | 0.00 |
| 39775 | COMM | SYS39775 | BCREPO 2.14\% MAT | Purchase | 08/27/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39774 | COMM | 313384KZ1 | FHDN DISC NOTE | Purchase | 08/27/2019 | FHLB DISCOUNT | 49,997,180.56 |  |  | -49,997,180.56 |
| 39777 | COMM | 43815NAC8 | HAROT 1.78\% MAT | Purchase | 08/27/2019 | HONDA AUTO | 7,249,939.83 |  |  | -7,249,939.83 |
| 39776 | COMM | 21687BVU2 | RABO DISC NOTE | Purchase | 08/27/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39782 | COMM | 2546R2AQ9 | WALTPP DISC NOTE | Purchase | 08/27/2019 | Walt Disney Company | 19,836,250.00 |  |  | -19,836,250.00 |
| 39022 | COMM | 3133EHFD0 | FEDERAL FARM CR | Redemption | 08/27/2019 | FFCB NOTES |  | 4,708,089.00 |  | 4,708,089.00 |
| 39022 | COMM | 3133EHFD0 | FEDERAL FARM CR | Cap G/L | 08/27/2019 | FFCB NOTES |  | 141,911.00 |  | 141,911.00 |
| 39769 | COMM | SYS39769 | BCREPO $2.08 \%$ MAT | Redemption | 08/27/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39770 | COMM | 313384 KY 4 | FHDN DISC NOTE | Redemption | 08/27/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39771 | COMM | 21687BVT5 | RABO DISC NOTE | Redemption | 08/27/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39022 | COMM | 3133EHFD0 | FEDERAL FARM CR | Interest | 08/27/2019 | FFCB NOTES |  |  | 43,973.33 | 43,973.33 |
| 39769 | COMM | SYS39769 | BCREPO 2.08\% MAT | Interest | 08/27/2019 | BARCLAYS CAPITAL |  |  | 11,555.54 | 11,555.54 |
| 39777 | COMM | 43815NAC8 | HAROT 1.78\% MAT | Interest | 08/27/2019 | HONDA AUTO |  |  | 10,754.17 | 10,754.17 |
| 39777 | COMM | 43815NAC8 | HAROT 1.78\% MAT | Redemption | 08/27/2019 | HONDA AUTO |  |  |  | 0.00 |
| 39778 | COMM | SYS39778 | BCREPO $2.11 \%$ MAT | Purchase | 08/28/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39780 | COMM | 313384LA5 | FHDN DISC NOTE | Purchase | 08/28/2019 | FHLB DISCOUNT | 49,997,180.56 |  |  | -49,997,180.56 |
| 39781 | COMM | 71708EAV7 | PFIZER DISC NOTE | Purchase | 08/28/2019 | PFIZER | 29,747,183.33 |  |  | -29,747,183.33 |
| 39779 | COMM | 21687BVV0 |  | Purchase | 08/28/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 37580 | COMM | 3134GA6W9 | FEDERAL HOME LN | Redemption | 08/28/2019 | FHLMC NOTES |  | 11,150,000.00 |  | 11,150,000.00 |
| 39774 | COMM | $313384 K Z 1$ | FHDN DISC NOTE | Redemption | 08/28/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39775 | COMM | SYS39775 | BCREPO 2.14\% MAT | Redemption | 08/28/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39776 | COMM | 21687BVU2 | RABO DISC NOTE | Redemption | 08/28/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 37578 | COMM | $3134 \mathrm{GA5T7}$ | FHLMC $2.125 \%$ MAT | Interest | 08/28/2019 | FHLMC NOTES |  |  | 37,187.50 | 37,187.50 |
| 37579 | COMM | $3134 \mathrm{GA5T7}$ | FHLMC $2.125 \%$ MAT | Interest | 08/28/2019 | FHLMC NOTES |  |  | 212,500.00 | 212,500.00 |
| 37580 | COMM | 3134GA6W9 | FEDERAL HOME LN | Interest | 08/28/2019 | FHLMC NOTES |  |  | 83,625.00 | 83,625.00 |
| 38016 | COMM | 3130ABZE9 | FEDERAL HOME | Interest | 08/28/2019 | FHLB NOTES |  |  | 69,300.00 | 69,300.00 |
| 38859 | COMM | 3130AC2P8 | FEDERAL HOME | Interest | 08/28/2019 | FHLB NOTES |  |  | 90,000.00 | 90,000.00 |
| 39775 | COMM | SYS39775 | BCREPO 2.14\% MAT | Interest | 08/28/2019 | BARCLAYS CAPITAL |  |  | 11,888.89 | 11,888.89 |
| 39783 | COMM | SYS39783 | BCREPO $2.11 \%$ MAT | Purchase | 08/29/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39784 | COMM | 313384LB3 | FHDN DISC NOTE | Purchase | 08/29/2019 | FHLB DISCOUNT | 49,997,180.56 |  |  | -49,997,180.56 |
| 39786 | COMM | 313378J P7 | FEDERAL HOME | Purchase | 08/29/2019 | FHLB NOTES | 5,595,550.47 |  |  | -5,595,550.47 |
| 39785 | COMM | 21687BVW8 | RABO DISC NOTE | Purchase | 08/29/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39778 | COMM | SYS39778 | BCREPO $2.11 \%$ MAT | Redemption | 08/29/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39779 | COMM | 21687BVV0 |  | Redemption | 08/29/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39780 | COMM | 313384LA5 | FHDN DISC NOTE | Redemption | 08/29/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39778 | COMM | SYS39778 | BCREPO $2.11 \%$ MAT | Interest | 08/29/2019 | BARCLAYS CAPITAL |  |  | 11,722.23 | 11,722.23 |
| 39788 | COMM | 313384LF4 | FHDN DISC NOTE | Purchase | 08/30/2019 | FHLB DISCOUNT | 49,989,444.44 |  |  | -49,989,444.44 |
| 39787 | COMM | 59157TAH6 | METSHR DISC NOTE | Purchase | 08/30/2019 | METLIFE SHORT | 34,730,500.00 |  |  | -34,730,500.00 |
| 39789 | COMM | 63763PA90 | NSCCPP DISC NOTE | Purchase | 08/30/2019 | NATL SEC | 24,824,000.00 |  |  | -24,824,000.00 |
| 39252 | COMM | 13606BQ33 | CIBCNY 2.58\% MAT | Redemption | 08/30/2019 | Canadian IMP BK |  | 50,000,000.00 |  | 50,000,000.00 |
| 39783 | COMM | SYS39783 | BCREPO $2.11 \%$ MAT | Redemption | 08/30/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39784 | COMM | 313384LB3 | FHDN DISC NOTE | Redemption | 08/30/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39785 | COMM | 21687BVW8 | RABO DISC NOTE | Redemption | 08/30/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39252 | COMM | 13606BQ 33 | CIBCNY $2.58 \%$ MAT | Interest | 08/30/2019 | Canadian IMP BK |  |  | 684,416.67 | 684,416.67 |
| 39783 | COMM | SYS39783 | BCREPO $2.11 \%$ MAT | Interest | 08/30/2019 | BARCLAYS CAPITAL |  |  | 11,722.22 | 11,722.22 |
| 39796 | COMM | SYS39796 | BCREPO $2.15 \%$ MAT | Purchase | 09/03/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39801 | COMM | 3133EKH66 | FEDERAL FARM CR | Purchase | 09/03/2019 | FFCB NOTES | 20,000,000.00 |  |  | -20,000,000.00 |
| 39798 | COMM | 313384LG2 | FHDN DISC NOTE | Purchase | 09/03/2019 | FHLB DISCOUNT | 49,997,250.00 |  |  | -49,997,250.00 |
| 39797 | COMM | 21687BW49 | RABO DISC NOTE | Purchase | 09/03/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39800 | COMM | 90275DJ V3 | UBS AG STAMFORD | Purchase | 09/03/2019 | UBS AG STAMFORD | 25,000,000.00 |  |  | -25,000,000.00 |
| 39799 | COMM | 2546R2AX4 | WALTPP DISC NOTE | Purchase | 09/03/2019 | Walt Disney Company | 12,199,037.50 |  |  | -12,199,037.50 |
| 38302 | COMM | 912828TN0 | UNITED STATES | Redemption | 09/03/2019 | U.S. TREASURY |  | 25,000,000.00 |  | 25,000,000.00 |
| 39788 | COMM | 313384LF4 | FHDN DISC NOTE | Redemption | 09/03/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 34292 | COMM | SYS34292 | MSTI 0.\% | Redemption | 09/03/2019 | MORGAN STANLEY |  | 200,593,835.24 |  | 200,593,835.24 |
| 37590 | COMM | SYS37590 | J PM TE 0.44\% | Redemption | 09/03/2019 | JPMORGAN US |  | 200,000,000.00 |  | 200,000,000.00 |
| 37502 | COMM | 3133EHBA0 | FEDERAL FARM CR | Interest | 09/03/2019 | FFCB NOTES |  |  | 152,000.00 | 152,000.00 |
| 37503 | COMM | 166764BP4 | CHEVRON CORP | Interest | 09/03/2019 | CHEVRON CORP. |  |  | 79,640.00 | 79,640.00 |
| 38024 | COMM | 3133 EHWM 1 | FEDERAL FARM CR | Interest | 09/03/2019 | FFCB NOTES |  |  | 25,500.00 | 25,500.00 |
| 38025 | COMM | 3133EHWM1 | FEDERAL FARM CR | Interest | 09/03/2019 | FFCB NOTES |  |  | 42,500.00 | 42,500.00 |
| 38026 | COMM | 3133EHWM1 | FEDERAL FARM CR | Interest | 09/03/2019 | FFCB NOTES |  |  | 59,500.00 | 59,500.00 |
| 38302 | COMM | 912828TN0 | UNITED STATES | Interest | 09/03/2019 | U.S. TREASURY |  |  | 125,000.00 | 125,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 38368 | COMM | 3133EFF28 | FEDERAL FARM CR | Interest | 09/03/2019 | FFCB NOTES |  |  | 43,271.25 | 43,271.25 |
| 38852 | COMM | 30231GAV4 | EXXON MOBIL | Interest | 09/03/2019 | EXXON MOBIL |  |  | 111,100.00 | 111,100.00 |
| 39105 | COMM | 3133EJ Y 60 | FEDERAL FARM CR | Interest | 09/03/2019 | FFCB NOTES |  |  | 188,750.00 | 188,750.00 |
| 39573 | COMM | 166764BN9 | CHEVRON CORP | Interest | 09/03/2019 | CHEVRON CORP. |  |  | 110,973.65 | 110,973.65 |
| 39573 | COMM | 166764BN9 | CHEVRON CORP | Accr Int | 09/03/2019 | CHEVRON CORP. |  | 49,938.14 | -49,938.14 | 0.00 |
| 39805 | COMM | SYS39805 | BCREPO $2.2 \%$ MAT | Purchase | 09/04/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39804 | COMM | 313384LH0 | FHDN DISC NOTE | Purchase | 09/04/2019 | FHLB DISCOUNT | 49,997,194.44 |  |  | -49,997,194.44 |
| 39806 | COMM | 21687BW56 | RABO DISC NOTE | Purchase | 09/04/2019 | RABOBANK | 99,994,250.00 |  |  | -99,994,250.00 |
| 39796 | COMM | SYS39796 | BCREPO 2.15\% MAT | Redemption | 09/04/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39797 | COMM | 21687BW49 | RABO DISC NOTE | Redemption | 09/04/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39798 | COMM | 313384LG2 | FHDN DISC NOTE | Redemption | 09/04/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39031 | COMM | 06405LAA9 | BANK NEW YORK | Interest | 09/04/2019 | BANK OF NEW |  |  | 179,048.61 | 179,048.61 |
| 39032 | COMM | 06405LAA9 | BANK NEW YORK | Interest | 09/04/2019 | BANK OF NEW |  |  | 35,809.71 | 35,809.71 |
| 39796 | COMM | SYS39796 | BCREPO $2.15 \%$ MAT | Interest | 09/04/2019 | BARCLAYS CAPITAL |  |  | 11,944.43 | 11,944.43 |
| 34292 | COMM | SYS34292 | MSTI 0.\% | Interest | 09/04/2019 | MORGAN STANLEY |  |  | 454,174.39 | 454,174.39 |
| 34292 | COMM | SYS34292 | MSTI 0.\% | Purchase | 09/04/2019 | MORGAN STANLEY | 454,174.39 |  |  | -454,174.39 |
| 37590 | COMM | SYS37590 | JPM TE 0.44\% | Interest | 09/04/2019 | JPMORGAN US |  |  | 511,173.25 | 511,173.25 |
| 37590 | COMM | SYS37590 | JPM TE 0.44\% | Purchase | 09/04/2019 | JP MORGAN US | 511,173.25 |  |  | -511,173.25 |
| 39808 | COMM | SYS39808 | BCREPO $2.2 \%$ MAT | Purchase | 09/05/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39809 | COMM | 09659CW61 | BNP P DISC NOTE | Purchase | 09/05/2019 | BNP PARIBAS NY | 74,995,687.50 |  |  | -74,995,687.50 |
| 39811 | COMM | 14041NFU0 | COMET 1.72\% MAT | Purchase | 09/05/2019 | Capitol One Multi Ex | 34,991,187.00 |  |  | -34,991,187.00 |
| 39810 | COMM | 313384LJ 6 | FHDN DISC NOTE | Purchase | 09/05/2019 | FHLB DISCOUNT | 49,997,250.00 |  |  | -49,997,250.00 |
| 39804 | COMM | 313384LH0 | FHDN DISC NOTE | Redemption | 09/05/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39805 | COMM | SYS39805 | BCREPO 2.2\% MAT | Redemption | 09/05/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39806 | COMM | 21687BW56 | RABO DISC NOTE | Redemption | 09/05/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39805 | COMM | SYS39805 | BCREPO 2.2\% MAT | Interest | 09/05/2019 | BARCLAYS CAPITAL |  |  | 12,222.23 | 12,222.23 |
| 39814 | COMM | SYS39814 | BCREPO $2.15 \%$ MAT | Purchase | 09/06/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39815 | COMM | 313384LM9 | FHDN DISC NOTE | Purchase | 09/06/2019 | FHLB DISCOUNT | 49,991,750.00 |  |  | -49,991,750.00 |
| 39816 | COMM | 21687BW98 | RABO DISC NOTE | Purchase | 09/06/2019 | RABOBANK | 99,982,666.66 |  |  | -99,982,666.66 |
| 39808 | COMM | SYS39808 | BCREPO $2.2 \%$ MAT | Redemption | 09/06/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39809 | COMM | 09659CW61 | BNP P DISC NOTE | Redemption | 09/06/2019 | BNP PARIBAS NY |  | 75,000,000.00 |  | 75,000,000.00 |
| 39810 | COMM | 313384LJ 6 | FHDN DISC NOTE | Redemption | 09/06/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 35847 | COMM | 3135 G 0 UU 5 | FEDERAL NATL MTG | Interest | 09/06/2019 | FNMA NOTES |  |  | 61,250.00 | 61,250.00 |
| 35856 | COMM | 3135G0UU5 | FEDERAL NATL MTG | Interest | 09/06/2019 | FNMA NOTES |  |  | 127,610.00 | 127,610.00 |
| 39808 | COMM | SYS39808 | BCREPO $2.2 \%$ MAT | Interest | 09/06/2019 | BARCLAYS CAPITAL |  |  | 12,222.21 | 12,222.21 |
| 39817 | COMM | SYS39817 | BCREPO $2.1 \%$ MAT | Purchase | 09/09/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39820 | COMM | 09659CWA2 | BNP P DISC NOTE | Purchase | 09/09/2019 | BNP PARIBAS NY | 49,997,111.11 |  |  | -49,997,111.11 |
| 39818 | COMM | 313384LN7 | FHDN DISC NOTE | Purchase | 09/09/2019 | FHLB DISCOUNT | 49,997,222.22 |  |  | -49,997,222.22 |
| 39819 | COMM | 21687BWA5 | RABO DISC NOTE | Purchase | 09/09/2019 | RABOBANK | 99,994,194.44 |  |  | -99,994,194.44 |
| 39814 | COMM | SYS39814 | BCREPO $2.15 \%$ MAT | Redemption | 09/09/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39815 | COMM | 313384LM9 | FHDN DISC NOTE | Redemption | 09/09/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39816 | COMM | 21687BW98 | RABO DISC NOTE | Redemption | 09/09/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39138 | COMM | 3130ABFD3 | FEDERAL HOME | Interest | 09/09/2019 | FHLB NOTES |  |  | 98,437.50 | 98,437.50 |
| 39362 | COMM | 3130AB3H7 | FEDERAL HOME | Interest | 09/09/2019 | FHLB NOTES |  |  | 169,218.75 | 169,218.75 |
| 39362 | COMM | 3130AB3H7 | FEDERAL HOME | Accr Int | 09/09/2019 | FHLB NOTES |  | 19,742.19 | -19,742.19 | 0.00 |
| 39814 | COMM | SYS39814 | BCREPO $2.15 \%$ MAT | Interest | 09/09/2019 | BARCLAYS CAPITAL |  |  | 35,833.34 | 35,833.34 |
| 39821 | COMM | SYS39821 | BCREPO $2.13 \%$ MAT | Purchase | 09/10/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39823 | COMM | 09659CWB0 | BNP P DISC NOTE | Purchase | 09/10/2019 | BNP PARIBAS NY | 49,997,125.00 |  |  | -49,997,125.00 |
| 39824 | COMM | 313384LP2 | FHDN DISC NOTE | Purchase | 09/10/2019 | FHLB DISCOUNT | 49,997,250.00 |  |  | -49,997,250.00 |
| 39825 | COMM | 71708EAV7 | PFIZER DISC NOTE | Purchase | 09/10/2019 | PFIZER | 24,804,166.67 |  |  | -24,804,166.67 |
| 39822 | COMM | 21687BWB3 | RABO DISC NOTE | Purchase | 09/10/2019 | RABOBANK | 99,994,222.22 |  |  | -99,994,222.22 |
| 39817 | COMM | SYS39817 | BCREPO 2.1\% MAT | Redemption | 09/10/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39818 | COMM | 313384LN7 | FHDN DISC NOTE | Redemption | 09/10/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39819 | COMM | 21687BWA5 | RABO DISC NOTE | Redemption | 09/10/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39820 | COMM | 09659CWA2 | BNP P DISC NOTE | Redemption | 09/10/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39786 | COMM | 313378JP7 | FEDERAL HOME | Interest | 09/10/2019 | FHLB NOTES |  |  | 64,659.38 | 64,659.38 |
| 39786 | COMM | 313378JP7 | FEDERAL HOME | Accr Int | 09/10/2019 | FHLB NOTES |  | 60,707.97 | -60,707.97 | 0.00 |
| 39817 | COMM | SYS39817 | BCREPO 2.1\% MAT | Interest | 09/10/2019 | BARCLAYS CAPITAL |  |  | 11,666.65 | 11,666.65 |
| 39831 | COMM | 037833DL1 | APPLE INC, SR GLBL | LPurchase | 09/11/2019 | APPLE INC | 6,998,810.00 |  |  | -6,998,810.00 |
| 39827 | COMM | SYS39827 | BCREPO $2.13 \%$ MAT | Purchase | 09/11/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39829 | COMM | 09659CWC8 | BNP P DISC NOTE | Purchase | 09/11/2019 | BNP PARIBAS NY | 49,997,125.00 |  |  | -49,997,125.00 |
| 39832 | COMM | 3133EKM94 | FEDERAL FARM CR | Purchase | 09/11/2019 | FFCB NOTES | 15,000,000.00 |  |  | -15,000,000.00 |
| 39833 | COMM | 3133EKM94 | FEDERALFARM CR | Purchase | 09/11/2019 | FFCB NOTES | 15,000,000.00 |  |  | -15,000,000.00 |
| 39828 | COMM | 313384LQ0 | FHDN DISC NOTE | Purchase | 09/11/2019 | FHLB DISCOUNT | 49,997,250.00 |  |  | -49,997,250.00 |
| 39834 | COMM | 3130AH2B8 | FEDERAL HOME | Purchase | 09/11/2019 | FHLB NOTES | 20,000,000.00 |  |  | -20,000,000.00 |
| 39830 | COMM | 21687BWC1 | RABO DISC NOTE | Purchase | 09/11/2019 | RABOBANK | 99,994,222.22 |  |  | -99,994,222.22 |
| 39821 | COMM | SYS39821 | BCREPO $2.13 \%$ MAT | Redemption | 09/11/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39822 | COMM | 21687BWB3 | RABO DISC NOTE | Redemption | 09/11/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39823 | COMM | 09659CWB0 | BNP P DISC NOTE | Redemption | 09/11/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39824 | COMM | 313384LP 2 | FHDN DISC NOTE | Redemption | 09/11/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 36993 | COMM | 313380WG8 | FEDERAL HOME | Interest | 09/11/2019 | FHLB NOTES |  |  | 134,062.50 | 134,062.50 |
| 37022 | COMM | 313380WG 8 | FEDERAL HOME | Interest | 09/11/2019 | FHLB NOTES |  |  | 82,500.00 | 82,500.00 |
| 37054 | COMM | 313380WG 8 | FEDERAL HOME | Interest | 09/11/2019 | FHLB NOTES |  |  | 68,750.00 | 68,750.00 |
| 37072 | COMM | 313380WG8 | FEDERAL HOME | Interest | 09/11/2019 | FHLB NOTES |  |  | 95,287.50 | 95,287.50 |
| 37726 | COMM | 313378CR0 | FHLB $2.25 \%$ MAT | Interest | 09/11/2019 | FHLB NOTES |  |  | 281,250.00 | 281,250.00 |
| 38269 | COMM | 3130A66T9 | FEDERAL HOME | Interest | 09/11/2019 | FHLB NOTES |  |  | 203,125.00 | 203,125.00 |
| 38436 | COMM | 313370 US5 | FEDERAL HOME | Interest | 09/11/2019 | FHLB NOTES |  |  | 71,875.00 | 71,875.00 |
| 39296 | COMM | 3133EKCS3 | FEDERAL FARM CR | Interest | 09/11/2019 | FFCB NOTES |  |  | 255,000.00 | 255,000.00 |
| 39821 | COMM | SYS39821 | BCREPO $2.13 \%$ MAT | Interest | 09/11/2019 | BARCLAYS CAPITAL |  |  | 11,833.32 | 11,833.32 |
| 39835 | COMM | SYS39835 | BCREPO $2.18 \%$ MAT | Purchase | 09/12/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39837 | COMM | 09659CWD6 | BNP P DISC NOTE | Purchase | 09/12/2019 | BNP PARIBAS NY | 49,997,125.00 |  |  | -49,997,125.00 |
| 39836 | COMM | 313384LR8 | FHDN DISC NOTE | Purchase | 09/12/2019 | FHLB DISCOUNT | 49,997,250.00 |  |  | -49,997,250.00 |
| 39839 | COMM | 19121AAX9 | KOPP DISC NOTE | Purchase | 09/12/2019 | Coca-Cola Co | 24,809,062.50 |  |  | -24,809,062.50 |
| 39838 | COMM | 21687BWD9 | RABO DISC NOTE | Purchase | 09/12/2019 | RABOBANK | 99,994,222.22 |  |  | -99,994,222.22 |
| 39301 | COMM | 3130AG2J 3 | FEDERAL HOME | Redemption | 09/12/2019 | FHLB NOTES |  | 50,000,000.00 |  | 50,000,000.00 |
| 39827 | COMM | SYS39827 | BCREPO $2.13 \%$ MAT | Redemption | 09/12/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39828 | COMM | 313384LQ0 | FHDN DISC NOTE | Redemption | 09/12/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39829 | COMM | 09659CWC8 | BNP P DISC NOTE | Redemption | 09/12/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39830 | COMM | 21687BWC1 | RABO DISC NOTE | Redemption | 09/12/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 37711 | COMM | 313382K69 | FEDERAL HOME | Interest | 09/12/2019 | fHLB NOTES |  |  | 226,275.00 | 226,275.00 |
| 39301 | COMM | 3130AG2J 3 | FEDERAL HOME | Interest | 09/12/2019 | FHLB NOTES |  |  | 642,500.00 | 642,500.00 |
| 39827 | COMM | SYS39827 | BCREPO $2.13 \%$ MAT | Interest | 09/12/2019 | BARCLAYS CAPITAL |  |  | 11,833.33 | 11,833.33 |
| 39840 | COMM | SYS39840 | BCREPO $2.18 \%$ MAT | Purchase | 09/13/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39842 | COMM | 09659CWG9 | BNP P DISC NOTE | Purchase | 09/13/2019 | BNP PARIBAS NY | 49,991,333.33 |  |  | -49,991,333.33 |
| 39841 | COMM | 313384LU1 | FHDN DISC NOTE | Purchase | 09/13/2019 | FHLB DISCOUNT | 49,991,666.67 |  |  | -49,991,666.67 |
| 39845 | COMM | 3136G4TX1 | FEDERAL NATL MTG | Purchase | 09/13/2019 | FNMA NOTES | 24,988,975.69 |  |  | -24,988,975.69 |
| 39844 | COMM | 3138LORM5 | FNMAM 2.135\% MAT | Purchase | 09/13/2019 | FNMA Multi-Family | 8,959,767.81 |  |  | -8,959,767.81 |
| 39843 | COMM | 21687BWG2 | RABO DISC NOTE | Purchase | 09/13/2019 | RABOBANK | 99,982,583.34 |  |  | -99,982,583.34 |
| 35826 | COMM | 313383 VN 8 | FEDERAL HOME | Redemption | 09/13/2019 | FHLB NOTES |  | 9,460,000.00 |  | 9,460,000.00 |
| 35827 | COMM | 313383 VN 8 | FEDERAL HOME | Redemption | 09/13/2019 | FHLB NOTES |  | 25,155,000.00 |  | 25,155,000.00 |
| 38596 | COMM | 3130A02T6 | FEDERAL HOME | Redemption | 09/13/2019 | FHLB NOTES |  | 25,000,000.00 |  | 25,000,000.00 |
| 39835 | COMM | SYS39835 | BCREPO $2.18 \%$ MAT | Redemption | 09/13/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39836 | COMM | 313384LR8 | FHDN DISC NOTE | Redemption | 09/13/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39837 | COMM | 09659CWD6 | BNP P DISC NOTE | Redemption | 09/13/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39838 | COMM | 21687BWD9 | RABO DISC NOTE | Redemption | 09/13/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 35826 | COMM | 313383 VN 8 | FEDERAL HOME | Interest | 09/13/2019 | fHLB NOTES |  |  | 94,600.00 | 94,600.00 |
| 35827 | COMM | 313383 VN 8 | FEDERAL HOME | Interest | 09/13/2019 | FHLB NOTES |  |  | 251,550.00 | 251,550.00 |
| 36756 | COMM | 313378) 77 | FEDERAL HOME | Interest | 09/13/2019 | FHLB NOTES |  |  | 140,625.00 | 140,625.00 |
| 36760 | COMM | 313378J 77 | FEDERAL HOME | Interest | 09/13/2019 | FHLB NOTES |  |  | 56,250.00 | 56,250.00 |
| 36886 | COMM | 313378) 77 | FEDERAL HOME | Interest | 09/13/2019 | FHLB NOTES |  |  | 140,625.00 | 140,625.00 |
| 37778 | COMM | 313378J 77 | FEDERAL HOME | Interest | 09/13/2019 | FHLB NOTES |  |  | 131,250.00 | 131,250.00 |
| 38596 | COMM | 3130A02T6 | FEDERAL HOME | Interest | 09/13/2019 | FHLB NOTES |  |  | 296,875.00 | 296,875.00 |
| 38878 | COMM | 3133EJ ZH5 | FEDERAL FARM CR | Interest | 09/13/2019 | FFCB NOTES |  |  | 196,000.00 | 196,000.00 |
| 39835 | COMM | SYS39835 | BCREPO $2.18 \%$ MAT | Interest | 09/13/2019 | BARCLAYS CAPITAL |  |  | 12,111.12 | 12,111.12 |
| 36557 | COMM | 65478 UAD1 | NALT 1.34\% MAT | Interest | 09/15/2019 | NISSAN AUTO |  |  |  | 0.00 |
| 36557 | COMM | 65478UAD1 | NALT 1.34\% MAT | Redemption | 09/15/2019 | NISSAN AUTO |  |  |  | 0.00 |
| 39848 | COMM | 0530A3WJ 3 | ADPPP DISC NOTE | Purchase | 09/16/2019 | AUTO DATA PROC | 74,989,583.34 |  |  | -74,989,583.34 |
| 39847 | COMM | SYS39847 | BCREPO $2.41 \%$ MAT | Purchase | 09/16/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39849 | COMM | 09659CWH7 | BNP P DISC NOTE | Purchase | 09/16/2019 | BNP PARIBAS NY | 49,997,097.22 |  |  | -49,997,097.22 |
| 39853 | COMM | $3133 E K N 93$ | FEDERAL FARM CR | Purchase | 09/16/2019 | FFCB NOTES | 14,971,500.00 |  |  | -14,971,500.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39851 | COMM | 313384LV9 | FHDN DISC NOTE | Purchase | 09/16/2019 | FHLB DISCOUNT | 49,996,944.44 |  |  | -49,996,944.44 |
| 39852 | COMM | 3130A2UW4 | FEDERAL HOME | Purchase | 09/16/2019 | FHLB NOTES | 10,512,895.83 |  |  | -10,512,895.83 |
| 39850 | COMM | 21687BWH0 | RABO DISC NOTE | Purchase | 09/16/2019 | RABOBANK | 99,994,027.78 |  |  | -99,994,027.78 |
| 36557 | COMM | 65478UAD1 | NALT 1.34\% MAT | Redemption | 09/16/2019 | NISSAN AUTO |  | 174,273.33 |  | 174,273.33 |
| 39840 | COMM | SYS39840 | BCREPO 2.18\% MAT | Redemption | 09/16/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39841 | COMM | 313384LU1 | FHDN DISC NOTE | Redemption | 09/16/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39842 | COMM | 09659CWG9 | BNP P DISC NOTE | Redemption | 09/16/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39843 | COMM | 21687BWG2 | RABO DISC NOTE | Redemption | 09/16/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 37509 | COMM | 3136G4MD2 | FEDERAL NATL MTG | Interest | 09/16/2019 | FNMA NOTES |  |  | 27,750.00 | 27,750.00 |
| 38503 | COMM | 880591EV0 | TENNESSEE | Interest | 09/16/2019 | TENNESSEE |  |  | 225,000.00 | 225,000.00 |
| 38815 | COMM | 880591EV0 | TENNESSEE | Interest | 09/16/2019 | TENNESSEE |  |  | 112,500.00 | 112,500.00 |
| 38830 | COMM | 084670BQ0 | BERKSHIRE | Interest | 09/16/2019 | BERKSHIRE |  |  | 110,000.00 | 110,000.00 |
| 39332 | COMM | 89233P5F9 | TOYO 3.4\% MAT | Interest | 09/16/2019 | TOYOTA MOTOR |  |  | 190,621.00 | 190,621.00 |
| 39332 | COMM | 89233P5F9 | TOYO 3.4\% MAT | Accr Int | 09/16/2019 | TOYOTA MOTOR |  | 6,354.03 | -6,354.03 | 0.00 |
| 39544 | COMM | 084670BR8 | BERKSHIRE | Interest | 09/16/2019 | BERKSHIRE |  |  | 228,580.00 | 228,580.00 |
| 39544 | COMM | 084670BR8 | BERKSHIRE | Accr Int | 09/16/2019 | BERKSHIRE |  | 77,463.22 | -77,463.22 | 0.00 |
| 39840 | COMM | SYS39840 | BCREPO $2.18 \%$ MAT | Interest | 09/16/2019 | BARCLAYS CAPITAL |  |  | 36,333.34 | 36,333.34 |
| 36557 | COMM | 65478UAD1 | NALT 1.34\% MAT | Interest | 09/16/2019 | NISSAN AUTO |  |  | 194.65 | 194.65 |
| 36557 | COMM | 65478UAD1 | NALT 1.34\% MAT | Redemption | 09/16/2019 | NISSAN AUTO |  | 13,230.32 |  | 13,230.32 |
| 36956 | COMM | 58769BAD6 | MBART 1.26\% MAT | Interest | 09/16/2019 | MERCEDES -BENZ |  |  | 1,855.86 | 1,855.86 |
| 36956 | COMM | 58769BAD6 | MBART 1.26\% MAT | Redemption | 09/16/2019 | MERCEDES -BENZ |  | 409,276.80 |  | 409,276.80 |
| 37035 | COMM | 89231LAD9 | TAOT 1.23\% MAT | Interest | 09/16/2019 | TOYOTA AUTO REC |  |  | 2,047.81 | 2,047.81 |
| 37035 | COMM | 89231LAD9 | TAOT 1.23\% MAT | Redemption | 09/16/2019 | TOYOTA AUTO REC |  | 670,220.68 |  | 670,220.68 |
| 37507 | COMM | 47787XAC 1 | J DOT 1.78\% MAT | Interest | 09/16/2019 | J OHN DEERE |  |  | 4,497.16 | 4,497.16 |
| 37507 | COMM | 47787XAC 1 | J DOT 1.78\% MAT | Redemption | 09/16/2019 | JOHN DEERE |  | 404,080.91 |  | 404,080.91 |
| 37976 | COMM | 43811BAC8 | HAROT 1.68\% MAT | Interest | 09/16/2019 | HONDA AUTO |  |  | 23,616.99 | 23,616.99 |
| 37976 | COMM | 43811BAC8 | HAROT 1.68\% MAT | Redemption | 09/16/2019 | honda auto |  | 1,473,956.85 |  | 1,473,956.85 |
| 38137 | COMM | 89238KAD4 | TAOT 1.93\% MAT | Interest | 09/16/2019 | TOYOTA AUTO REC |  |  | 38,599.99 | 38,599.99 |
| 38137 | COMM | 89238KAD4 | TAOT 1.93\% MAT | Redemption | 09/16/2019 | TOYOTA AUTO REC |  | 868,319.42 |  | 868,319.42 |
| 38475 | COMM | 65478DAD9 | NALT $2.65 \%$ MAT | Interest | 09/16/2019 | NISSAN AUTO |  |  | 40,854.16 | 40,854.16 |
| 38475 | COMM | 65478DAD9 | NALT 2.65\% MAT | Redemption | 09/16/2019 | NISSAN AUTO |  | 582,418.30 |  | 582,418.30 |
| 38476 | COMM | 47788CAC6 | J DOT 2.66\% MAT | Interest | 09/16/2019 | J OHN DEERE |  |  | 18,287.50 | 18,287.50 |
| 38476 | COMM | 47788CAC6 | J DOT $2.66 \%$ MAT | Redemption | 09/16/2019 | JOHN DEERE |  | 265,657.54 |  | 265,657.54 |
| 38708 | COMM | 161571HN7 | CHAIT $2.1227 \%$ MAT | Interest | 09/16/2019 | CHASE ISSUANCE |  |  | 78,773.15 | 78,773.15 |
| 38708 | COMM | 161571HN7 | CHAIT $2.1227 \%$ MAT | Redemption | 09/16/2019 | CHASE ISSUANCE |  | 884,684.58 |  | 884,684.58 |
| 38958 | COMM | 89231PAD0 | TAOT 3.18\% MAT | Interest | 09/16/2019 | TOYOTA AUTO REC |  |  | 26,500.00 | 26,500.00 |
| 38958 | COMM | 89231PAD0 | TAOT 3.18\% MAT | Redemption | 09/16/2019 | TOYOTA AUTO REC |  | 236,267.85 |  | 236,267.85 |
| 39013 | COMM | 43815AAC6 | HAROT $3.16 \%$ MAT | Interest | 09/16/2019 | honda auto |  |  | 57,274.99 | 57,274.99 |
| 39013 | COMM | 43815AAC6 | HAROT 3.16\% MAT | Redemption | 09/16/2019 | HONDA AUTO |  | 526,111.23 |  | 526,111.23 |
| 39062 | COMM | 05522RCZ9 | BACCT 3.\% MAT | Interest | 09/16/2019 | BANK OF AMERICA |  |  | 50,350.00 | 50,350.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
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| 39062 | COMM | 05522RCZ9 | BACCT 3.\% MAT | Redemption | 09/16/2019 | BANK OF AMERICA |  | 437,100.94 |  | 437,100.94 |
| 39082 | COMM | 05522RDA3 | BACCT 3.1\% MAT | Interest | 09/16/2019 | BANK OF AMERICA |  |  | 38,750.00 | 38,750.00 |
| 39082 | COMM | 05522RDA3 | BACCT 3.1\% MAT | Redemption | 09/16/2019 | BANK OF AMERICA |  | 299,693.12 |  | 299,693.12 |
| 39190 | COMM | 58772TAC4 | MBALT 3.1\% MAT | Interest | 09/16/2019 | MERCEDES-BENZ |  |  | 25,833.33 | 25,833.33 |
| 39190 | COMM | 58772TAC4 | MBALT 3.1\% MAT | Redemption | 09/16/2019 | MERCEDES-BENZ |  | 371,022.12 |  | 371,022.12 |
| 39220 | COMM | 05522 RCY 2 | BACCT 2.7\% MAT | Interest | 09/16/2019 | BANK OF AMERICA |  |  | 56,250.00 | 56,250.00 |
| 39220 | COMM | 05522 RCY 2 | BACCT $2.7 \%$ MAT | Redemption | 09/16/2019 | BANK OF AMERICA |  | 567,116.34 |  | 567,116.34 |
| 39320 | COMM | 05522 RCY 2 | BACCT 2.7\% MAT | Interest | 09/16/2019 | BANK OF AMERICA |  |  | 45,000.00 | 45,000.00 |
| 39320 | COMM | 05522 RCY 2 | BACCT 2.7\% MAT | Redemption | 09/16/2019 | BANK OF AMERICA |  | 454,563.68 |  | 454,563.68 |
| 39578 | COMM | $65479 \mathrm{HAC1}$ | NAROT 2.5\% MAT | Interest | 09/16/2019 | Nissan Auto Receivab |  |  | 41,666.66 | 41,666.66 |
| 39578 | COMM | $65479 \mathrm{HAC1}$ | NAROT 2.5\% MAT | Redemption | 09/16/2019 | Nissan Auto Receivab |  | 385,146.75 |  | 385,146.75 |
| 39586 | COMM | 14042 WAC4 | COPAR $2.51 \%$ MAT | Interest | 09/16/2019 | Capital One Prime Au |  |  | 18,825.00 | 18,825.00 |
| 39586 | COMM | 14042 WAC4 | COPAR $2.51 \%$ MAT | Redemption | 09/16/2019 | Capital One Prime Au |  | 173,284.71 |  | 173,284.71 |
| 39706 | COMM | 477870AC3 | J DOT 2.21\% MAT | Interest | 09/16/2019 | J OHN DEERE |  |  | 27,394.79 | 27,394.79 |
| 39706 | COMM | 477870AC3 | J DOT 2.21\% MAT | Redemption | 09/16/2019 | J OHN DEERE |  | 161,893.82 |  | 161,893.82 |
| 39777 | COMM | 43815NAC8 | HAROT 1.78\% MAT | Interest | 09/16/2019 | HONDA AUTO |  |  | 6,452.50 | 6,452.50 |
| 39777 | COMM | 43815NAC8 | HAROT 1.78\% MAT | Redemption | 09/16/2019 | HONDA AUTO |  | 147,024.23 |  | 147,024.23 |
| 39854 | COMM | SYS39854 | BCREPO 5.25\% MAT | Purchase | 09/17/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39856 | COMM | 313384LW7 | FHDN DISC NOTE | Purchase | 09/17/2019 | FHLB DISCOUNT | 49,993,750.00 |  |  | -49,993,750.00 |
| 39855 | COMM | 21687BWJ 6 | RABO DISC NOTE | Purchase | 09/17/2019 | RABOBANK | 99,993,777.78 |  |  | -99,993,777.78 |
| 39857 | COMM | 89116EFS7 | TDHUSA ZERO CPN | Purchase | 09/17/2019 | TORONTO | 39,377,400.00 |  |  | -39,377,400.00 |
| 39847 | COMM | SYS39847 | BCREPO $2.41 \%$ MAT | Redemption | 09/17/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39849 | COMM | 09659CWH7 | BNP P DISC NOTE | Redemption | 09/17/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39850 | COMM | 21687BWH0 | RABO DISC NOTE | Redemption | 09/17/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39851 | COMM | 313384LV9 | FHDN DISC NOTE | Redemption | 09/17/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39847 | COMM | SYS39847 | BCREPO $2.41 \%$ MAT | Interest | 09/17/2019 | BARCLAYS CAPITAL |  |  | 13,388.89 | 13,388.89 |
| 37568 | COMM | 89238MAD0 | TAOT 1.73\% MAT | Interest | 09/17/2019 | TOYOTA AUTO REC |  |  | 5,514.31 | 5,514.31 |
| 37568 | COMM | 89238MAD0 | TAOT 1.73\% MAT | Redemption | 09/17/2019 | TOYOTA AUTO REC |  | 569,663.34 |  | 569,663.34 |
| 38646 | COMM | 02582J HQ6 | AMXCA $2.67 \%$ MAT | Interest | 09/17/2019 | American Express |  |  | 100,125.00 | 100,125.00 |
| 38646 | COMM | 02582J HQ6 | AMXCA $2.67 \%$ MAT | Redemption | 09/17/2019 | American Express |  | 1,239,552.75 |  | 1,239,552.75 |
| 39858 | COMM | SYS39858 | BCREPO $2.5 \%$ MAT | Purchase | 09/18/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39861 | COMM | 05588CAC6 | BMWOT 1.92\% MAT | Purchase | 09/18/2019 | BMW VEHICLE | 17,247,681.60 |  |  | -17,247,681.60 |
| 39859 | COMM | 313384LX5 | FHDN DISC NOTE | Purchase | 09/18/2019 | FHLB DISCOUNT | 49,997,013.89 |  |  | -49,997,013.89 |
| 39860 | COMM | 21687BWK3 | RABO DISC NOTE | Purchase | 09/18/2019 | RABOBANK | 99,994,055.56 |  |  | -99,994,055.56 |
| 39358 | COMM | $3130 A G 2 H 7$ | FEDERAL HOME | Redemption | 09/18/2019 | FHLB NOTES |  | 20,011,000.00 |  | 20,011,000.00 |
| 39358 | COMM | 3130AG2H7 | FEDERAL HOME | Cap G/L | 09/18/2019 | FHLB NOTES |  | -11,000.00 |  | -11,000.00 |
| 39848 | COMM | 0530A3WJ 3 | ADPPP DISC NOTE | Redemption | 09/18/2019 | AUTO DATA PROC |  | 75,000,000.00 |  | 75,000,000.00 |
| 39854 | COMM | SYS39854 | BCREPO 5.25\% MAT | Redemption | 09/18/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39855 | COMM | 21687BWJ 6 | RABO DISC NOTE | Redemption | 09/18/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39856 | COMM | 313384LW7 | FHDN DISC NOTE | Redemption | 09/18/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
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| 39358 | COMM | 3130AG2H7 | FEDERAL HOME | Interest | 09/18/2019 | FHLB NOTES |  |  | 265,000.00 | 265,000.00 |
| 39358 | COMM | 3130AG2H7 | FEDERAL HOME | Accr Int | 09/18/2019 | FHLB NOTES |  | 14,722.22 | -14,722.22 | 0.00 |
| 39854 | COMM | SYS39854 | BCREPO 5.25\% MAT | Interest | 09/18/2019 | BARCLAYS CAPITAL |  |  | 29,166.68 | 29,166.68 |
| 37059 | COMM | 43814RAC0 | HAROT $1.21 \%$ MAT | Interest | 09/18/2019 | HONDA AUTO |  |  | 2,779.73 | 2,779.73 |
| 37059 | COMM | 43814RAC0 | HAROT $1.21 \%$ MAT | Redemption | 09/18/2019 | HONDA AUTO |  | 501,881.92 |  | 501,881.92 |
| 38738 | COMM | 43814UAG4 | HAROT $3.01 \%$ MAT | Interest | 09/18/2019 | honda Auto |  |  | 30,100.00 | 30,100.00 |
| 38738 | COMM | 43814UAG4 | HAROT $3.01 \%$ MAT | Redemption | 09/18/2019 | HONDA AUTO |  | 380,775.16 |  | 380,775.16 |
| 39269 | COMM | 43814WAC9 | HAROT $2.83 \%$ MAT | Interest | 09/18/2019 | HONDA AUTO |  |  | 32,427.08 | 32,427.08 |
| 39269 | COMM | 43814WAC9 | HAROT $2.83 \%$ MAT | Redemption | 09/18/2019 | HONDA AUTO |  | 312,723.31 |  | 312,723.31 |
| 39862 | COMM | SYS39862 | BCREPO 1.9\% MAT | Purchase | 09/19/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39863 | COMM | 313384LY3 | FHDN DISC NOTE | Purchase | 09/19/2019 | FHLB DISCOUNT | 49,997,430.56 |  |  | -49,997,430.56 |
| 39865 | COMM | 45905U4D3 | IBRD 2.08\% MAT | Purchase | 09/19/2019 | INTL BANK RECON \& | 35,000,000.00 |  |  | -35,000,000.00 |
| 39864 | COMM | 21687BWP2 | RABO DISC NOTE | Purchase | 09/19/2019 | RABOBANK | 99,980,111.12 |  |  | -99,980,111.12 |
| 39340 | COMM | 3133EKDR4 | FEDERAL FARM CR | Redemption | 09/19/2019 | FFCB NOTES |  | 12,050,000.00 |  | 12,050,000.00 |
| 39858 | COMM | SYS39858 | BCREPO 2.5\% MAT | Redemption | 09/19/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39859 | COMM | 313384LX5 | FHDN DISC NOTE | Redemption | 09/19/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39860 | COMM | 21687BWK3 | RABO DISC NOTE | Redemption | 09/19/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39340 | COMM | 3133EKDR4 | FEDERAL FARM CR | Interest | 09/19/2019 | FFCB NOTES |  |  | 164,482.50 | 164,482.50 |
| 39340 | COMM | 3133EKDR4 | FEDERAL FARM CR | Accr Int | 09/19/2019 | FFCB NOTES |  | 5,482.75 | -5,482.75 | 0.00 |
| 39367 | COMM | 459058GQ0 | IBRD 2.5\% MAT | Interest | 09/19/2019 | INTL BANK RECON \& |  |  | 62,500.00 | 62,500.00 |
| 39367 | COMM | 459058GQ0 | IBRD 2.5\% MAT | Accr Int | 09/19/2019 | INTL BANK RECON \& |  | 4,513.89 | -4,513.89 | 0.00 |
| 39858 | COMM | SYS39858 | BCREPO 2.5\% MAT | Interest | 09/19/2019 | BARCLAYS CAPITAL |  |  | 13,888.88 | 13,888.88 |
| 39867 | COMM | SYS39867 | BCREPO 1.82\% MAT | Purchase | 09/20/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39866 | COMM | 313384MB2 | FHDN DISC NOTE | Purchase | 09/20/2019 | FHLB DISCOUNT | 49,992,291.67 |  |  | -49,992,291.67 |
| 39862 | COMM | SYS39862 | BCREPO 1.9\% MAT | Redemption | 09/20/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39863 | COMM | 313384LY3 | FHDN DISC NOTE | Redemption | 09/20/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 38046 | COMM | 3133EHZA4 | FEDERAL FARM CR | Interest | 09/20/2019 | FFCB NOTES |  |  | 83,000.00 | 83,000.00 |
| 39862 | COMM | SYS39862 | BCREPO 1.9\% MAT | Interest | 09/20/2019 | BARCLAYS CAPITAL |  |  | 10,555.55 | 10,555.55 |
| 39327 | COMM | 05586VAD4 | BMWLT 3.38\% MAT | Interest | 09/20/2019 | BMW VEHICLE |  |  | 18,250.00 | 18,250.00 |
| 39327 | COMM | 05586VAD4 | BMWLT 3.38\% MAT | Redemption | 09/20/2019 | BMW VEHICLE |  | 201,277.93 |  | 201,277.93 |
| 39612 | COMM | 92349GAA9 | VERIZON OWNER | Interest | 09/20/2019 | VERIZON OWNER |  |  | 67,958.35 | 67,958.35 |
| 39612 | COMM | 92349GAA9 | VERIZON OWNER | Redemption | 09/20/2019 | VERIZON OWNER |  | 651,750.85 |  | 651,750.85 |
| 39872 | COMM | SYS39872 | BCREPO 1.82\% MAT P | Purchase | 09/23/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39868 | COMM | 09659CWQ7 | BNP P DISC NOTE | Purchase | 09/23/2019 | BNP PARIBAS NY | 49,997,527.78 |  |  | -49,997,527.78 |
| 39870 | COMM | 313384MC0 | FHDN DISC NOTE | Purchase | 09/23/2019 | FHLB DISCOUNT | 49,997,458.33 |  |  | -49,997,458.33 |
| 39871 | COMM | 459058HG 1 | IBRD 2.2\% MAT | Purchase | 09/23/2019 | INTL BANK RECON \& | 10,000,000.00 |  |  | -10,000,000.00 |
| 39869 | COMM | 21687BWQ0 | RABO DISC NOTE | Purchase | 09/23/2019 | RABOBANK | 99,995,027.78 |  |  | -99,995,027.78 |
| 36966 | COMM | 48125LRG9 | J PMCC 1.65\% MAT | Redemption | 09/23/2019 | J PMORGAN |  | 12,500,000.00 |  | 12,500,000.00 |
| 39531 | COMM | 2546R 3WP 5 | WALTPP DISC NOTE | Redemption | 09/23/2019 | Walt Disney Company |  | 50,000,000.00 |  | 50,000,000.00 |
| 39864 | COMM | 21687BWP2 | RABO DISC NOTE | Redemption | 09/23/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
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| 39866 | COMM | 313384MB2 | FHDN DISC NOTE | Redemption | 09/23/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39867 | COMM | SYS39867 | BCREPO 1.82\% MAT | Redemption | 09/23/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 36966 | COMM | 48125LRG9 | JPMCC 1.65\% MAT | Interest | 09/23/2019 | JPMORGAN |  |  | 103,125.00 | 103,125.00 |
| 38570 | COMM | 3130ADUY6 | FEDERAL HOME | Interest | 09/23/2019 | FHLB NOTES |  |  | 386,793.75 | 386,793.75 |
| 39867 | COMM | SYS39867 | BCREPO 1.82\% MAT | Interest | 09/23/2019 | BARCLAYS CAPITAL |  |  | 30,333.33 | 30,333.33 |
| 37615 | COMM | 43814TAC6 | HAROT $1.72 \%$ MAT | Interest | 09/23/2019 | HONDA AUTO |  |  | 9,963.57 | 9,963.57 |
| 37615 | COMM | 43814 TAC6 | HAROT 1.72\% MAT | Redemption | 09/23/2019 | HONDA AUTO |  | 704,183.95 |  | 704,183.95 |
| 39582 | COMM | 43815MAC0 | HAROT $2.52 \%$ MAT | Interest | 09/23/2019 | HONDA AUTO |  |  | 35,700.00 | 35,700.00 |
| 39582 | COMM | 43815MAC0 | HAROT $2.52 \%$ MAT | Redemption | 09/23/2019 | HONDA AUTO |  | 363,515.91 |  | 363,515.91 |
| 39875 | COMM | SYS39875 | BCREPO 1.92\% MAT | Purchase | 09/24/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39877 | COMM | 09659CWR5 | BNP P DISC NOTE | Purchase | 09/24/2019 | BNP PARIBAS NY | 49,997,513.89 |  |  | -49,997,513.89 |
| 39878 | COMM | 313384MD8 | FHDN DISC NOTE | Purchase | 09/24/2019 | FHLB DISCOUNT | 49,997,458.33 |  |  | -49,997,458.33 |
| 39876 | COMM | 21687BWR8 | RABO DISC NOTE | Purchase | 09/24/2019 | RABOBANK | 99,995,027.78 |  |  | -99,995,027.78 |
| 39644 | COMM | 2546R 3WQ3 | WALTPP DISC NOTE | Redemption | 09/24/2019 | Walt Disney Company |  | 40,000,000.00 |  | 40,000,000.00 |
| 39868 | COMM | 09659CWQ7 | BNP P DISC NOTE | Redemption | 09/24/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39869 | COMM | 21687BWQ0 | RABO DISC NOTE | Redemption | 09/24/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39870 | COMM | 313384MC0 | FHDN DISC NOTE | Redemption | 09/24/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39872 | COMM | SYS39872 | BCREPO 1.82\% MAT | Redemption | 09/24/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39872 | COMM | SYS39872 | BCREPO 1.82\% MAT | Interest | 09/24/2019 | BARCLAYS CAPITAL |  |  | 10,111.13 | 10,111.13 |
| 39879 | COMM | SYS39879 | BCREPO 1.97\% MAT | Purchase | 09/25/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39882 | COMM | 09659CWS3 | BNP P DISC NOTE | Purchase | 09/25/2019 | BNP PARIBAS NY | 49,997,513.89 |  |  | -49,997,513.89 |
| 39880 | COMM | 313384ME6 | FHDN DISC NOTE | Purchase | 09/25/2019 | FHLB DISCOUNT | 49,997,486.11 |  |  | -49,997,486.11 |
| 39883 | COMM | 58769TAD7 | MBART 1.93\% MAT | Purchase | 09/25/2019 | MERCEDES -BENZ | 26,996,282.10 |  |  | -26,996,282.10 |
| 39881 | COMM | 21687BWS6 | RABO DISC NOTE | Purchase | 09/25/2019 | RABOBANK | 99,995,000.00 |  |  | -99,995,000.00 |
| 39875 | COMM | SYS39875 | BCREPO 1.92\% MAT | Redemption | 09/25/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39876 | COMM | 21687BWR8 | RABO DISC NOTE | Redemption | 09/25/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39877 | COMM | 09659CWR5 | BNP P DISC NOTE | Redemption | 09/25/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39878 | COMM | 313384MD8 | FHDN DISC NOTE | Redemption | 09/25/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 37344 | COMM | 3134 G 3 K 90 | FEDERAL HOME LN | Interest | 09/25/2019 | FHLMC NOTES |  |  | 85,000.00 | 85,000.00 |
| 38855 | COMM | 3130AEXG0 | FEDERAL HOME | Interest | 09/25/2019 | FHLB NOTES |  |  | 225,000.00 | 225,000.00 |
| 39341 | COMM | $31422 B D Z 0$ | FAMCA 2.61\% MAT | Interest | 09/25/2019 | FARMER MAC |  |  | 326,250.00 | 326,250.00 |
| 39875 | COMM | SYS39875 | BCREPO 1.92\% MAT | Interest | 09/25/2019 | BARCLAYS CAPITAL |  |  | 10,666.67 | 10,666.67 |
| 36893 | COMM | 05582QAD9 | BMWOT 1.16\% MAT | Interest | 09/25/2019 | BMW VEHICLE |  |  | 605.42 | 605.42 |
| 36893 | COMM | 05582QAD9 | BMWOT 1.16\% MAT | Redemption | 09/25/2019 | BMW VEHICLE |  | 408,758.95 |  | 408,758.95 |
| 38387 | COMM | 3137AYCE9 |  | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 44,700.00 | 44,700.00 |
| 38387 | COMM | 3137AYCE9 |  | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 596,345.66 |  | 596,345.66 |
| 38391 | COMM | 3137AYCE9 |  | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 16,762.50 | 16,762.50 |
| 38391 | COMM | 3137AYCE9 |  | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 223,517.29 |  | 223,517.29 |
| 38412 | COMM | 09659QAD9 | BMWOT 2.35\% MAT | Interest | 09/25/2019 | BMW VEHICLE |  |  | 62,666.66 | 62,666.66 |
| 38412 | COMM | 09659QAD9 | BMWOT 2.35\% MAT | Redemption | 09/25/2019 | BMW VEHICLE |  | 1,075,341.31 |  | 1,075,341.31 |

Portfolio SCL2

| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
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| 38465 | COMM | 3137AWQH1 | FHLMCM 2.307\% | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 10,727.55 | 10,727.55 |
| 38465 | COMM | 3137AWQH1 | FHLMCM 2.307\% | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 169,888.16 |  | 169,888.16 |
| 38477 | COMM | 3138LAYM5 | FHLMCM 2.55\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 7,677.80 | 7,677.80 |
| 38477 | COMM | 3138LAYM5 | FHLMCM 2.55\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 5,635.13 |  | 5,635.13 |
| 38643 | COMM | 3137B36J 2 | FHLMCM 3.32\% MAT | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 55,333.34 | 55,333.34 |
| 38643 | COMM | 3137B36J 2 | FHLMCM 3.32\% MAT | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 548,555.13 |  | 548,555.13 |
| 38664 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 9,782.01 | 9,782.01 |
| 38664 | COMM | 3136B1XP4 | FNMAM 3.56\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 121,508.96 |  | 121,508.96 |
| 38665 | COMM | $3136 \mathrm{B1XP} 4$ | FNMAM 3.56\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 9,782.01 | 9,782.01 |
| 38665 | COMM | 3136B1XP4 | FNMAM 3.56\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 121,508.96 |  | 121,508.96 |
| 38666 | COMM | 3137AYCE9 |  | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 26,250.08 | 26,250.08 |
| 38666 | COMM | 3137AYCE9 |  | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 343,675.78 |  | 343,675.78 |
| 38744 | COMM | 3137AYCE9 |  | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 44,700.00 | 44,700.00 |
| 38744 | COMM | 3137AYCE9 |  | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 585,437.10 |  | 585,437.10 |
| 38854 | COMM | 3137B4WB8 | FHLMCM 3.06\% MAT | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 12,176.25 | 12,176.25 |
| 38854 | COMM | 3137B4WB8 | FHLMCM 3.06\% MAT | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 117,552.58 |  | 117,552.58 |
| 38864 | COMM | 3137B5J M6 | FHLMCM 3.531\% | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 29,425.00 | 29,425.00 |
| 38864 | COMM | 3137B5J M6 | FHLMCM 3.531\% | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 248,030.32 |  | 248,030.32 |
| 38884 | COMM | $31381 N 7 G 2$ | FNMAM 3.27\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 9,620.56 | 9,620.56 |
| 38884 | COMM | $31381 N 7 G 2$ | FNMAM 3.27\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 6,351.08 |  | 6,351.08 |
| 38945 | COMM | 3137 B 3 NA2 | FHLMC REMIC | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 28,723.99 | 28,723.99 |
| 38945 | COMM | 3137 B 3 NA 2 | FHLMC REMIC | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 275,336.59 |  | 275,336.59 |
| 39026 | COMM | 3137 B 5 KW 2 | FHLMCM 3.458\% | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 28,816.67 | 28,816.67 |
| 39026 | COMM | 3137B5KW2 | FHLMCM 3.458\% | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 242,976.55 |  | 242,976.55 |
| 39150 | COMM | 31381 TYT1 | FNMAM $2.75 \%$ MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 70,291.27 | 70,291.27 |
| 39150 | COMM | 31381 TYT1 | FNMAM 2.75\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 61,303.05 |  | 61,303.05 |
| 39158 | COMM | 31381RZ23 | FNMAM 3.84\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 47,613.06 | 47,613.06 |
| 39158 | COMM | 31381 RZ23 | FNMAM 3.84\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 26,000.04 |  | 26,000.04 |
| 39218 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 38,958.02 | 38,958.02 |
| 39218 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 19,833.58 |  | 19,833.58 |
| 39219 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 6,502.99 | 6,502.99 |
| 39219 | COMM | 31381 LL6 | FNMAM 3.84\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 3,310.68 |  | 3,310.68 |
| 39295 | COMM | $3137 \mathrm{B04Y} 7$ | FHLMCM 2.615\% | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 58,837.51 | 58,837.51 |
| 39295 | COMM | 3137 B 04 Y 7 | FHLMCM 2.615\% | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 743,487.83 |  | 743,487.83 |
| 39319 | COMM | 3138LGKH8 | FNMAM $2.47 \%$ MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 53,173.61 | 53,173.61 |
| 39319 | COMM | 3138LGKH8 | FNMAM $2.47 \%$ MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 564,242.05 |  | 564,242.05 |
| 39342 | COMM | $3137 B Q R 90$ | FHLMCM 2.272\% | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 44,303.99 | 44,303.99 |
| 39342 | COMM | 3137BQR 90 | FHLMCM 2.272\% | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 643,192.80 |  | 643,192.80 |
| 39457 | COMM | $3138 \mathrm{EKX67}$ | FNMAM $2.537 \%$ MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 33,643.07 | 33,643.07 |
| 39457 | COMM | $3138 \mathrm{EKX67}$ | FNMAM $2.537 \%$ MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 32,278.77 |  | 32,278.77 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39587 | COMM | 3138LEYD7 | FNMAM 1.97\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 31,990.53 | 31,990.53 |
| 39587 | COMM | 3138LEYD7 | FNMAM 1.97\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 30,043.67 |  | 30,043.67 |
| 39609 | COMM | 3138LGFF8 | FNMAM 2.15\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 9,256.94 | 9,256.94 |
| 39609 | COMM | 3138LGFF8 | FNMAM 2.15\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 114,736.56 |  | 114,736.56 |
| 39632 | COMM | 3138L2BU0 | FNMAM $2.31 \%$ MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 13,589.47 | 13,589.47 |
| 39632 | COMM | 3138 L 2 BU 0 | FNMAM $2.31 \%$ MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 12,640.35 |  | 12,640.35 |
| 39654 | COMM | 3137BP4J 5 | FNMAM $2.446 \%$ MAT | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 46,684.16 | 46,684.16 |
| 39654 | COMM | 3137BP4J 5 | FNMAM $2.446 \%$ MAT | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 240,204.80 |  | 240,204.80 |
| 39721 | COMM | $3137 B Q R 90$ | FHLMCM 2.272\% | Interest | 09/25/2019 | FHLMC Multi-Family |  |  | 6,778.13 | 6,778.13 |
| 39721 | COMM | $3137 B Q R 90$ | FHLMCM 2.272\% | Redemption | 09/25/2019 | FHLMC Multi-Family |  | 100,273.44 |  | 100,273.44 |
| 39734 | COMM | 3138 LOU90 | FNMAM $2.59 \%$ MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 11,151.39 | 11,151.39 |
| 39734 | COMM | 3138LOU90 | FNMAM 2.59\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 157,667.63 |  | 157,667.63 |
| 39734 | COMM | 3138 LOU90 | FNMAM $2.59 \%$ MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | -4,316.67 | -4,316.67 |
| 39734 | COMM | 3138LOU90 | FNMAM 2.59\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  |  |  | 0.00 |
| 39735 | COMM | 31381 VBJ 3 | FNMAM 2.83\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | 12,402.14 | 12,402.14 |
| 39735 | COMM | 31381 VBJ 3 | FNMAM 2.83\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  | 11,698.20 |  | 11,698.20 |
| 39735 | COMM | 31381 VBJ 3 | FNMAM 2.83\% MAT | Interest | 09/25/2019 | FNMA Multi-Family |  |  | -4,800.83 | -4,800.83 |
| 39735 | COMM | 31381 VBJ 3 | FNMAM 2.83\% MAT | Redemption | 09/25/2019 | FNMA Multi-Family |  |  |  | 0.00 |
| 39885 | COMM | SYS39885 | BCREPO 1.8\% MAT | Purchase | 09/26/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39887 | COMM | 09659CWT1 | BNP P DISC NOTE | Purchase | 09/26/2019 | BNP PARIBAS NY | 49,997,513.89 |  |  | -49,997,513.89 |
| 39892 | COMM | 313384MF3 | FHDN DISC NOTE | Purchase | 09/26/2019 | FHLB DISCOUNT | 49,997,569.44 |  |  | -49,997,569.44 |
| 39884 | COMM | 7426M2CD1 | PEFCO DISC NOTE | Purchase | 09/26/2019 | PRIVATE EXPORT | 12,980,080.42 |  |  | -12,980,080.42 |
| 39886 | COMM | 21687BWT4 | RABO DISC NOTE | Purchase | 09/26/2019 | RABOBANK | 99,995,027.78 |  |  | -99,995,027.78 |
| 39518 | COMM | 45920GWS 1 | IBM DISC NOTE MAT | Redemption | 09/26/2019 | IBM |  | 40,000,000.00 |  | 40,000,000.00 |
| 39879 | COMM | SYS39879 | BCREPO 1.97\% MAT | Redemption | 09/26/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39880 | COMM | 313384ME6 | FHDN DISC NOTE | Redemption | 09/26/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 39881 | COMM | 21687BWS6 | RABO DISC NOTE | Redemption | 09/26/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39882 | COMM | 09659CWS3 | BNP P DISC NOTE | Redemption | 09/26/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39151 | COMM | 3130ACF66 | FEDERAL HOME | Interest | 09/26/2019 | FHLB NOTES |  |  | 268,750.00 | 268,750.00 |
| 39372 | COMM | 3130 ACF66 | FEDERAL HOME | Interest | 09/26/2019 | FHLB NOTES |  |  | 223,223.75 | 223,223.75 |
| 39372 | COMM | 3130ACF66 | FEDERAL HOME | Accr Int | 09/26/2019 | FHLB NOTES |  | 9,921.06 | -9,921.06 | 0.00 |
| 39879 | COMM | SYS39879 | BCREPO 1.97\% MAT | Interest | 09/26/2019 | BARCLAYS CAPITAL |  |  | 10,944.45 | 10,944.45 |
| 39888 | COMM | SYS39888 | BCREPO 1.8\% MAT | Purchase | 09/27/2019 | BARCLAYS CAPITAL | 200,000,000.00 |  |  | -200,000,000.00 |
| 39890 | COMM | 09659CWW4 | BNP P DISC NOTE | Purchase | 09/27/2019 | BNP PARIBAS NY | 49,992,583.33 |  |  | -49,992,583.33 |
| 39891 | COMM | 313384MJ 5 | FHDN DISC NOTE | Purchase | 09/27/2019 | FHLB DISCOUNT | 49,993,125.00 |  |  | -49,993,125.00 |
| 39889 | COMM | 21687BWW7 | RABO DISC NOTE | Purchase | 09/27/2019 | RABOBANK | 99,985,166.66 |  |  | -99,985,166.66 |
| 37103 | COMM | 3135G0Q30 | FEDERAL NATL MTG | Redemption | 09/27/2019 | FNMA NOTES |  | 30,000,000.00 |  | 30,000,000.00 |
| 37305 | COMM | 3133EG2D6 | FEDERAL FARM CR | Redemption | 09/27/2019 | FFCB NOTES |  | 25,000,000.00 |  | 25,000,000.00 |
| 39885 | COMM | SYS39885 | BCREPO 1.8\% MAT | Redemption | 09/27/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39886 | COMM | 21687BWT4 | RABO DISC NOTE | Redemption | 09/27/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |


| Investment \# | Fund | CUSIP | Inv Descrip | TransactionType | TransactionDate | Issuer | New <br> Principal | Principal <br> Paydowns | Interest | Total <br> Cash |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 39887 | COMM | 09659CWT1 | BNP P DISC NOTE | Redemption | 09/27/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39892 | COMM | 313384MF3 | FHDN DISC NOTE | Redemption | 09/27/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 37103 | COMM | 3135G0Q30 | FEDERAL NATL MTG | Interest | 09/27/2019 | FNMA NOTES |  |  | 177,000.00 | 177,000.00 |
| 37305 | COMM | 3133EG2D6 | FEDERAL FARM CR | Interest | 09/27/2019 | FFCB NOTES |  |  | 193,750.00 | 193,750.00 |
| 38545 | COMM | 3133EJ HL6 | FEDERAL FARM CR | Interest | 09/27/2019 | FFCB NOTES |  |  | 118,750.00 | 118,750.00 |
| 39353 | COMM | 3134GS6T7 | FEDERAL HOME LN | Interest | 09/27/2019 | FHLMC NOTES |  |  | 196,875.00 | 196,875.00 |
| 39354 | COMM | 3134GS6F7 | FEDERAL HOME LN | Interest | 09/27/2019 | FHLMC NOTES |  |  | 408,000.00 | 408,000.00 |
| 39885 | COMM | SYS 39885 | BCREPO 1.8\% MAT | Interest | 09/27/2019 | BARCLAYS CAPITAL |  |  | 9,999.98 | 9,999.98 |
| 39894 | COMM | $09659 \mathrm{CX11}$ | BNP P DISC NOTE | Purchase | 09/30/2019 | BNP PARIBAS NY | 49,997,513.89 |  |  | -49,997,513.89 |
| 39895 | COMM | 313384MK2 | FHDN DISC NOTE | Purchase | 09/30/2019 | FHLB DISCOUNT | 49,997,805.56 |  |  | -49,997,805.56 |
| 39893 | COMM | 21687BX14 | RABO DISC NOTE | Purchase | 09/30/2019 | RABOBANK | 99,994,888.88 |  |  | -99,994,888.88 |
| 34292 | COMM | SYS 34292 | MSTI 0.\% | Purchase | 09/30/2019 | MORGAN STANLEY | 50,000,000.00 |  |  | -50,000,000.00 |
| 36649 | COMM | 3134G8PD5 | FEDERAL HOME LN | Redemption | 09/30/2019 | FHLMC NOTES |  | 20,000,000.00 |  | 20,000,000.00 |
| 36650 | COMM | 3134G8PD5 | FEDERAL HOME LN | Redemption | 09/30/2019 | FHLMC NOTES |  | 3,715,000.00 |  | 3,715,000.00 |
| 36651 | COMM | 3134G8PD5 | FEDERAL HOME LN | Redemption | 09/30/2019 | FHLMC NOTES |  | 6,375,000.00 |  | 6,375,000.00 |
| 36654 | COMM | 3134G8PD5 | FEDERAL HOME LN | Redemption | 09/30/2019 | FHLMC NOTES |  | 12,500,000.00 |  | 12,500,000.00 |
| 36773 | COMM | $90331 \mathrm{HML4}$ | USB $2.125 \%$ MAT | Redemption | 09/30/2019 | U S BANK |  | 19,961,974.56 |  | 19,961,974.56 |
| 36773 | COMM | 90331 HML4 | USB $2.125 \%$ MAT | Cap G/L | 09/30/2019 | U S BANK |  | -372,974.56 |  | -372,974.56 |
| 36880 | COMM | 3136G3SY2 | FEDERAL NATL MTG | Redemption | 09/30/2019 | FNMA NOTES |  | 7,500,000.00 |  | 7,500,000.00 |
| 39888 | COMM | SYS 39888 | BCREPO 1.8\% MAT | Redemption | 09/30/2019 | BARCLAYS CAPITAL |  | 200,000,000.00 |  | 200,000,000.00 |
| 39889 | COMM | 21687BWW7 | RABO DISC NOTE | Redemption | 09/30/2019 | RABOBANK |  | 100,000,000.00 |  | 100,000,000.00 |
| 39890 | COMM | 09659CWW4 | BNP P DISC NOTE | Redemption | 09/30/2019 | BNP PARIBAS NY |  | 50,000,000.00 |  | 50,000,000.00 |
| 39891 | COMM | 313384MJ 5 | FHDN DISC NOTE | Redemption | 09/30/2019 | FHLB DISCOUNT |  | 50,000,000.00 |  | 50,000,000.00 |
| 36648 | COMM | 3134 G 8 S 83 | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 150,000.00 | 150,000.00 |
| 36649 | COMM | 3134G8PD5 | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 135,000.00 | 135,000.00 |
| 36650 | COMM | 3134G8PD5 | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 25,076.25 | 25,076.25 |
| 36651 | COMM | 3134G8PD5 | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 43,031.25 | 43,031.25 |
| 36653 | COMM | 459058FA6 | IBRD 1.375\% MAT | Interest | 09/30/2019 | INTL BANK RECON \& |  |  | 137,600.00 | 137,600.00 |
| 36654 | COMM | 3134G8PD5 | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 84,375.00 | 84,375.00 |
| 36773 | COMM | 90331HML4 | USB $2.125 \%$ MAT | Interest | 09/30/2019 | U S BANK |  |  | 173,444.28 | 173,444.28 |
| 36880 | COMM | 3136G3SY2 | FEDERAL NATL MTG | Interest | 09/30/2019 | FNMA NOTES |  |  | 46,875.00 | 46,875.00 |
| 37017 | COMM | 3136G4BV4 | FEDERAL NATL MTG | Interest | 09/30/2019 | FNMA NOTES |  |  | 145,000.00 | 145,000.00 |
| 37018 | COMM | $3133 E G W H 4$ | FEDERAL FARM CR | Interest | 09/30/2019 | FFCB NOTES |  |  | 64,000.00 | 64,000.00 |
| 37518 | COMM | $3134 G B B M 3$ | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 250,000.00 | 250,000.00 |
| 38033 | COMM | 3130ACE26 | FEDERAL HOME | Interest | 09/30/2019 | FHLB NOTES |  |  | 151,250.00 | 151,250.00 |
| 38055 | COMM | 3134GBF64 | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 48,000.00 | 48,000.00 |
| 38057 | COMM | 3137EAEJ 4 | FEDERAL HOME LN | Interest | 09/30/2019 | FHLMC NOTES |  |  | 121,875.00 | 121,875.00 |
| 39357 | COMM | 3133EKEW2 | FEDERAL FARM CR | Interest | 09/30/2019 | FFCB NOTES |  |  | 228,000.00 | 228,000.00 |
| 39888 | COMM | SYS39888 | BCREPO 1.8\% MAT | Interest | 09/30/2019 | BARCLAYS CAPITAL |  |  | 30,000.00 | 30,000.00 |
| Totals for COMMINGLED POOL |  |  |  |  |  |  | $\overline{21,802,639,731 .} \overline{23,441,207,414 .}$ |  | 47,065,937.86 | $\overline{1,685,633,620.4}$ |

APPENDIX G
SPECIMEN MUNICIPAL BOND INSURANCE POLICY
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# MUNICIPAL BOND INSURANCE POLICY 

ISSUER:
BONDS: \$ in aggregate principal amount of

Effective Date:

ASSURED GUARANTY MUNICIPAL CORP. ("AGM"), for consideration received, hereby UNCONDITIONALLY AND IRREVOCABLY agrees to pay to the trustee (the "Trustee") or paying agent (the "Paying Agent") (as set forth in the documentation providing for the issuance of and securing the Bonds) for the Bonds, for the benefit of the Owners or, at the election of AGM, directly to each Owner, subject only to the terms of this Policy (which includes each endorsement hereto), that portion of the principal of and interest on the Bonds that shall become Due for Payment but shall be unpaid by reason of Nonpayment by the Issuer.

On the later of the day on which such principal and interest becomes Due for Payment or the Business Day next following the Business Day on which AGM shall have received Notice of Nonpayment, AGM will disburse to or for the benefit of each Owner of a Bond the face amount of principal of and interest on the Bond that is then Due for Payment but is then unpaid by reason of Nonpayment by the Issuer, but only upon receipt by AGM, in a form reasonably satisfactory to it, of (a) evidence of the Owner's right to receive payment of the principal or interest then Due for Payment and (b) evidence, including any appropriate instruments of assignment, that all of the Owner's rights with respect to payment of such principal or interest that is Due for Payment shall thereupon vest in AGM. A Notice of Nonpayment will be deemed received on a given Business Day if it is received prior to 1:00 p.m. (New York time) on such Business Day; otherwise, it will be deemed received on the next Business Day. If any Notice of Nonpayment received by AGM is incomplete, it shall be deemed not to have been received by AGM for purposes of the preceding sentence and AGM shall promptly so advise the Trustee, Paying Agent or Owner, as appropriate, who may submit an amended Notice of Nonpayment. Upon disbursement in respect of a Bond, AGM shall become the owner of the Bond, any appurtenant coupon to the Bond or right to receipt of payment of principal of or interest on the Bond and shall be fully subrogated to the rights of the Owner, including the Owner's right to receive payments under the Bond, to the extent of any payment by AGM hereunder. Payment by AGM to the Trustee or Paying Agent for the benefit of the Owners shall, to the extent thereof, discharge the obligation of AGM under this Policy.

Except to the extent expressly modified by an endorsement hereto, the following terms shall have the meanings specified for all purposes of this Policy. "Business Day" means any day other than (a) a Saturday or Sunday or (b) ayday on which banking institutions in the State of New York or the Insurer's Fiscal Agent are authorized or required by law or executive order to remain closed. "Due for Payment" means (a) when referring to the principal of a Bond, payable on the stated maturity date thereof or the date on which the same shall have been duly called for mandatory sinking fund redemption and does not refer to any earlier date on which payment is due by reason of call for redemption (other than by mandatory sinking fund redemption), acceleration or other advancement of maturity unless AGM shall elect, in its sole discretion, to pay such principal due upon such acceleration together with any accrued interest to the date of acceleration and (b) when referring to interest on a Bond, payable on the stated date for payment of interest. "Nonpayment" means, in respect of a Bond, the failure of the Issuer to have provided sufficient funds to the Trustee or, if there is no Trustee, to the Paying Agent for payment in full of all principal and interest that is Due for Payment on such Bond. "Nonpayment" shall also include, in respect of a Bond, any payment of principal or interest that is Due for Payment made to an Owner by or on behalf of the Issuer which has been recovered from such Owner pursuant to the

United States Bankruptcy Code by a trustee in bankruptcy in accordance with a final, nonappealable order of a court having competent jurisdiction. "Notice" means telephonic or telecopied notice, subsequently confirmed in a signed writing, or written notice by registered or certified mail, from an Owner, the Trustee or the Paying Agent to AGM which notice shall specify (a) the person or entity making the claim, (b) the Policy Number, (c) the claimed amount and (d) the date such claimed amount became Due for Payment. "Owner" means, in respect of a Bond, the person or entity who, at the time of Nonpayment, is entitled under the terms of such Bond to payment thereof, except that "Owner" shall not include the Issuer or any person or entity whose direct or indirect obligation constitutes the underlying security for the Bonds.

AGM may appoint a fiscal agent (the "Insurer's Fiscal Agent") for purposes of this Policy by giving written notice to the Trustee and the Paying Agent specifying the name and notice address of the Insurer's Fiscal Agent. From and after the date of receipt of such notice by the Trustee and the Paying Agent, (a) copies of all notices required to be delivered to AGM pursuant to this Policy shall be simultaneously delivered to the Insurer's Fiscal Agent and to AGM and shall not be deemed received until received by both and (b) all payments required to be made by AGM under this Policy may be made directly by AGM or by the Insurer's Fiscal Agent on behalf of AGM. The Insurer's Fiscal Agent is the agent of AGM only and the Insurer's Fiscal Agent shall in no event be liable to any-Owner for any act of the Insurer's Fiscal Agent or any failure of AGM to deposit or cause to be deposited sufficient funds to make payments due under this Policy.

To the fullest extent permitted by applicable law, AGM agrees not to assert, and hereby waives, only for the benefit of each Owner, all rights (whether by counterclaim, setoff or otherwise) and defenses (including, without limitation, the defense of fraud), whether acquired by subrogation, assignment or otherwise, to the extent that such rights and defenses may be available to AGM to avoid payment of its obligations under this Policy in accordance with the express provisions of this Policy.

This Policy sets forth in full the undertaking of AGM, and shall not be modified, altered or affected by any other agreement or instrument, including any modification or amendment thereto. Except to the extent expressly modified by an endorsement hereto, (a) any premium paid in respect of this Policy is nonrefundable for any reason whatsoever, including payment, or provision being made for payment, of the Bonds prior to maturity and (b) this Policy may not be canceled or revoked. THIS POLICY IS NOT COVERED BY THE PROPERTY/CASUALTY INSURANCE SECURITY FUND SPECIFIED IN ARTICLE 76 OF THE NEW YORK INSURANCE LAW.

In witness whereof, ASSURED GUARANTY MUNICIPAL CORP. has caused this Policy to be executed on its behalf by its Authorized Officer.


ASSURED GUARANTY MUNICIPAL CORP.

By $\qquad$

A subsidiary of Assured Guaranty Municipal Holdings Inc.
1633 Broadway, New York, N.Y. 10019
(212) 974-0100


[^0]:    ${ }^{(1)} \quad$ CUSIP is a registered trademark of the American Bankers Association. CUSIP data herein is provided by CUSIP Global Services ("CGS"), managed by S\&P Capital IQ on behalf of The American Bankers Association. This data is not intended to create a database and does not serve in any way as a substitute for the CGS database. None of the Underwriter, the Financial Advisor or the District is responsible for the selection, uses or correctness of the CUSIP numbers set forth herein. CUSIP numbers have been assigned by an independent company not affiliated with the District, the Financial Advisor or the Underwriter and are included solely for the convenience of the registered owners of the applicable Bonds. The CUSIP number for a specific maturity is subject to being changed after the execution and delivery of the Bonds as a result of various subsequent actions including, but not limited to, a refunding in whole or in part or as a result of the procurement of secondary market portfolio insurance or other similar enhancement by investors that is applicable to all or a portion of certain maturities of the Bonds.
    (2) Yield to call at par on August 1, 2029.

[^1]:    ${ }^{(1)}$ Interest payments on Bonds will be made semiannually on February 1 and August 1 of each year, commencing February 1, 2020.

[^2]:    ${ }^{(1)}$ Maturity.

[^3]:    ${ }^{(1)}$ Includes all costs of issuance, including, but not limited to, the Underwriter's discount, legal and financial advisory fees, printing costs, rating agency fees, bond insurance premium, and the costs and fees of the Paying Agent.

[^4]:    ${ }^{(1)}$ Local secured assessed valuation; excluding tax-exempt property. Source: California Municipal Statistics, Inc.

[^5]:    ${ }^{(1)}$ Improved single family residential parcels. Excludes condominiums and parcels with multiple family units Source: California Municipal Statistics, Inc.

[^6]:    ${ }^{(1)}$ General obligation bond debt service levy only. Secured ad valorem property tax collections within the District are subject to the County's current implementation of the Teeter Plan (as defined herein), and therefore not currently subject to delinquencies. See "-Alternative Method of Tax Apportionment - 'Teeter Plan' " herein.
    (2) Dollar amounts for delinquencies for fiscal year 2012-13 were not made available by the County.

    Source: California Municipal Statistics, Inc.

[^7]:    ${ }^{(1)}$ 2019-20 assessed valuation of TRA $17-050$ is $\$ 1,331,985,429$, representing $53.8 \%$ of the District's total assessed valuation. Source: California Municipal Statistics, Inc.

[^8]:    (1) Excludes the Bonds.
    ${ }^{(2)}$ Excludes tax and revenue anticipation notes, enterprise revenue, mortgage revenue and non-bonded capital lease obligations. Source: California Municipal Statistics, Inc.

[^9]:    Note: ADA figures are inclusive of the District-operated Ida Jew Academy charter school.
    ${ }^{(1)}$ Reflects ADA as of the second principal reporting period (P-2 ADA), ending on or before the last attendance month prior to April 15 of each school year. An attendance month is equal to each four week period of instruction beginning on the first day of school for a particular school district.
    ${ }^{(2)}$ Deficit revenue limit funding, if provided by State budgetary legislation, reduced revenue limit allocations received by school districts by applying a deficit factor to the base revenue limit for a given fiscal year, and resulted from an insufficiency of appropriation funds in the State budget to provide for State aid owed to school districts. The State's practice of deficit limit funding was most recently reinstated beginning in fiscal year 2007-08 and eliminated with the implementation of the LCFF (defined herein).
    Source: Mount Pleasant Elementary School District.

[^10]:    Except for fiscal year 2019-20, reflects P-2 ADA.
    ${ }^{(2)}$ Fiscal year 2012-13 enrollment as of October report submitted to the California Basic Educational Data System ("CBEDS"). Fiscal years 2013-14 and onward reflect certified enrollment as of the fall census day (the first Wednesday in October), which is reported to the California Longitudinal Pupil Achievement Data System ("CALPADS") in each school year and used to calculate each school district's unduplicated EL/LI student enrollment. Adjustments may be made to the certified EL/LI counts by the California Department of Education. CALPADS figures generally exclude preschool and adult transitional students.
    ${ }^{(3)}$ For purposes of calculating Supplemental and Concentration Grants, a school district's fiscal year 2013-14 percentage of unduplicated EL/LI students was expressed solely as a percentage of its total fiscal year 2013-14 total enrollment. For fiscal year 2014-15, the percentage of unduplicated EL/LI enrollment was based on the two-year average of EL/LI enrollment in fiscal years 2013-14 and 2014-15. Beginning in fiscal year 2015-16, a school district's percentage of unduplicated EL/LI students has been based on a rolling average of such district's EL/LI enrollment for the then-current fiscal year and the two immediately preceding fiscal years.
    ${ }^{(4)}$ Projected.

[^11]:    As reported in the District's audited financial statements for the respective fiscal year
    (3) Reflects the District's original adopted budget for fiscal year 2018-19, prior to the close of the prior year's books.

    Source: Mount Pleasant Elementary School District

[^12]:    Source: Mount Pleasant Elementary School District.

[^13]:    ${ }^{(1)}$ Members of this unit are working under the terms of their expired labor contract while a new contract is negotiated. Source: Mount Pleasant Elementary School District.

[^14]:    ${ }^{(1)}$ Amounts may not add due to rounding.
    ${ }^{(2)}$ Reflects market value of assets, including the assets allocated to the SBPA reserve. Since the benefits provided through the SBPA are not a part of the projected benefits included in the actuarial valuations summarized above, the SBPA reserve is subtracted from the STRS Defined Benefit Program assets to arrive at the value of assets available to support benefits included in the respective actuarial valuations.
    (3) Reflects actuarial value of assets.
    ${ }^{(4)}$ Effective for the June 30, 2014 actuarial valuation, PERS no longer uses an actuarial value of assets.
    ${ }^{(5)}$ On April 16, 2019, the PERS Board (defined below) approved the K-14 school district contribution rate for fiscal year 201920 and released certain actuarial information to be incorporated into the June 30, 2018 actuarial valuation to be released in summer 2019.

[^15]:    ${ }^{(1)}$ Interest payments thereon due February 1 and August of each year. Principal payable on August 1.
    (2) Semi-annual payments of principal and interest due on June 1 and December 1 of each year.

[^16]:    * 2016-17 long-term liabilities have been restated due to the requirements of Governmental Accounting Standards Board Statement 75, as more fully discussed in the Financial Statements that follow.

[^17]:    Note: Per capita personal income is the total personal income divided by the total mid-year population estimates of the U.S. Bureau of the Census. Estimates for 2010 through 2017 reflect county population estimates available as of March 2018 . All dollar estimates are in current dollars (not adjusted for inflation). Last updated: March 6, 2019.
    Source: U.S. Department of Commerce, Bureau of Economic Analysis.

[^18]:    Source: County of Santa Clara "Comprehensive Annual Financial Report" for the Fiscal Year Ended June 30, 2018.

[^19]:    Note: Data is not seasonally adjusted.
    (1) Annual averages, unless otherwise specified.
    (2) Includes persons involved in labor-management trade disputes.
    (3) The unemployment rate is computed from unrounded data; therefore, it may differ from rates computed from rounded figures in this table.
    Source: U.S. Department of Labor - Bureau of Labor Statistics, California Employment Development Department. March 2018 Benchmark.

[^20]:    Note: The "Total, All Industries" data is not directly comparable to the employment data found herein.
    Source: $\quad$ State of California, Employment Development Department, Labor Market Information Division, Average Labor Force and Industry Employment. March 2018 Benchmark.

[^21]:    Note: Totals may not add to sum because of rounding.

[^22]:    Board of Supervisors: Mike Wasserman, Cindy Chavez, Dave Cortese, Susan Ellenberg, Joe Simitian County Executive: Jeffrey Smith

[^23]:    Board of Supervisors: Mike Wasserman, Cindy Chavez, Dave Cortese, Susan Ellenberg, S. Joseph Simitian

[^24]:    *Represents Amortized Book Value

[^25]:    *Represents Amortized Book Value

