

## **City of Santa Clara**

# Meeting Agenda Audit Committee

Monday, November 24, 2025

1:00 PM

Hybrid Meeting
Sparacino Conference Room/Virtual
City Hall - East Wing
1500 Warburton Avenue
Santa Clara, CA 95050

The City of Santa Clara is conducting the Audit Committee meetings in a hybrid manner (in-person and continues to have methods for the public to participate remotely).

Join from a PC, Mac, iPad, iPhone or Android device:

Please click this URL to join: https://santaclaraca.zoom.us/j/99199624617

Webinar ID: 991 9962 4617

Or join by phone: US: +1 669 900 6833

## **CALL TO ORDER AND ROLL CALL**

## **CONSENT CALENDAR**

1. **25-1643** Action on Audit Committee Minutes of September 22, 2025

**Recommendation:** Approve the Audit Committee minutes of September 22, 2025.

## **PUBLIC PRESENTATIONS**

[This item is reserved for persons to address the body on any matter not on the agenda that is within the subject matter jurisdiction of the body. The law does not permit action on, or extended discussion of, any item not on the agenda except under special circumstances. The governing body, or staff, may briefly respond to statements made or questions posed, and appropriate body may request staff to report back at a subsequent meeting.]

#### **GENERAL BUSINESS**

2. 25-1644 Overview of the Draft City of Santa Clara Audited Annual Comprehensive Financial Report (ACFR) and Audited Silicon Valley Power (SVP) Financial Statements for Fiscal Year Ended June 30, 2025

**Recommendation:** Accept the City of Santa Clara Audited Annual

Comprehensive Financial Report and Silicon Valley Power Financial Statements for Fiscal Year Ended June 30, 2025 and recommend that the reports be forwarded to the full Council at the December 9, 2025 Council and Authorities Concurrent meeting for Council action to note and file.

## **ADJOURNMENT**

Future Audit Committee meetings will be scheduled at a later date.

#### MEETING DISCLOSURES

The time limit within which to commence any lawsuit or legal challenge to any quasi-adjudicative decision made by the City is governed by Section 1094.6 of the Code of Civil Procedure, unless a shorter limitation period is specified by any other provision. Under Section 1094.6, any lawsuit or legal challenge to any quasi-adjudicative decision made by the City must be filed no later than the 90th day following the date on which such decision becomes final. Any lawsuit or legal challenge, which is not filed within that 90-day period, will be barred. If a person wishes to challenge the nature of the above section in court, they may be limited to raising only those issues they or someone else raised at the meeting described in this notice, or in written correspondence delivered to the City of Santa Clara, at or prior to the meeting. In addition, judicial challenge may be limited or barred where the interested party has not sought and exhausted all available administrative remedies.

If a member of the public submits a speaker card for any agenda items, their name will appear in the Minutes. If no speaker card is submitted, the Minutes will reflect "Public Speaker."

In accordance with the requirements of Title II of the Americans with Disabilities Act of 1990 ("ADA"), the City of Santa Clara will not discriminate against qualified individuals with disabilities on the basis of disability in its services, programs, or activities, and will ensure that all existing facilities will be made accessible to the maximum extent feasible. The City of Santa Clara will generally, upon request, provide appropriate aids and services leading to effective communication for qualified persons with disabilities including those with speech, hearing, or vision impairments so they can participate equally in the City's programs, services, and activities. The City of Santa Clara will make all reasonable modifications to policies and programs to ensure that people with disabilities have an equal opportunity to enjoy all of its programs, services, and activities.

Agendas and other written materials distributed during a public meeting that are public record will be made available by the City in an appropriate alternative format. Contact the City Clerk's Office at 1 408-615-2220 with your request for an alternative format copy of the agenda or other written materials.

Individuals who require an auxiliary aid or service for effective communication, or any other disability-related modification of policies or procedures, or other accommodation, in order to participate in a program, service, or activity of the City of Santa Clara, should contact the City's ADA Coordinator at 408-615-3000 as soon as possible but no later than 48 hours before the scheduled event.

City of Santa Clara Page 2 of 2 Printed on 11/21/2025



## City of Santa Clara

1500 Warburton Avenue Santa Clara, CA 95050 santaclaraca.gov @SantaClaraCity

## Agenda Report

25-1643 Agenda Date: 11/24/2025

## **REPORT TO AUDIT COMMITTEE**

## **SUBJECT**

Action on Audit Committee Minutes of September 22, 2025

## **RECOMMENDATION**

Approve the Audit Committee minutes of September 22, 2025.



## **City of Santa Clara**

# Meeting Minutes Audit Committee

09/22/2025 11:00 AM

Hybrid Meeting CMO Sparacino Conference Room/Virtual City Hall - East Wing 1500 Warburton Avenue Santa Clara, CA 95050

The City of Santa Clara is conducting the Audit Committee meetings in a hybrid manner (in-person and continues to have methods for the public to participate remotely).

Join from a PC, Mac, iPad, iPhone or Android device:

Please click this URL to join: https://santaclaraca.zoom.us/j/99199624617

Webinar ID: 991 9962 4617

Or join by phone: US: +1 669 900 6833

## **CALL TO ORDER AND ROLL CALL**

**Chair Hardy** called the meeting to order at 11:03 AM.

Present 3 - Chair Karen Hardy, Member Raj Chahal, and Member Albert Gonzalez

## **CONSENT CALENDAR**

1. 25-830 Action on Audit Committee Minutes of June 12, 2025

**Recommendation:** Approve the Audit Committee minutes of June 12, 2025.

A motion was made by Member Gonzalez, seconded by Member Chahal, to approve the Audit Committee Minutes of June 12, 2025.

The motion carried with the following vote:

Aye: 3 - Chair Hardy, Member Chahal, and Member Gonzalez

#### **PUBLIC PRESENTATIONS**

None

## **GENERAL BUSINESS**

2. 25-831 Overview of Santa Clara Stadium Authority Fiscal Year 2024/25 Annual Financial Statements and Audit Results Presentation by KPMG, LLP

**Recommendation:** Accept the Santa Clara Stadium Authority Fiscal Year 2024/25 Annual Financial Statements and recommend that the Stadium Authority Board note and file the report at the October 7, 2025, Joint Council and Authorities Concurrent and Stadium Authority meeting.

**Treasurer**, **Kenn Lee** gave a PowerPoint presentation.

Auditors, Jaime Cavin and Ryan Ficker, KPMG, gave a PowerPoint presentation.

Committee Members' questions and comments were raised throughout the presentation.

Treasurer Lee, Auditor Cavin, Auditor Ficker, and Assistant Finance **Director**, **Linh Lam** addressed the questions and comments.

A motion was made by Member Chahal, seconded by Member Gonzalez, to accept the Santa Clara Stadium Authority 2024/25 Annual Financial Statements and recommend that the Stadium Authority Board note and file the report as soon as possible at a Joint Council and Authorities Concurrent and Stadium Authority meeting. The motion carried with the following vote:

Aye: 3 - Chair Hardy, Member Chahal, and Member Gonzalez

#### **ADJOURNMENT**

Chair Hardy adjourned the meeting at 12:16 PM.

Future Audit Committee Meetings will be scheduled at a later date.

## **MEETING DISCLOSURES**

The time limit within which to commence any lawsuit or legal challenge to any quasi-adjudicative decision made by the City is governed by Section 1094.6 of the Code of Civil Procedure, unless a shorter limitation period is specified by any other provision. Under Section 1094.6, any lawsuit or legal challenge to any quasi-adjudicative decision made by the City must be filed no later than the 90th day following the date on which such decision becomes final. Any lawsuit or legal challenge, which is not filed within that 90-day period, will be barred. If a person wishes to challenge the nature of the above section in court, they may be limited to raising only those issues they or someone else raised at the meeting described in this notice, or in written correspondence delivered to the City of Santa Clara, at or prior to the meeting. In addition, judicial challenge may be limited or barred where the interested party has not sought and exhausted all available administrative remedies.

If a member of the public submits a speaker card for any agenda items, their name will appear in the Minutes. If no speaker card is submitted, the Minutes will reflect "Public Speaker."

In accordance with the requirements of Title II of the Americans with Disabilities Act of 1990 ("ADA"), the City of Santa Clara will not discriminate against qualified individuals with disabilities on the basis of disability in its services, programs, or activities, and will ensure that all existing facilities will be made accessible to the maximum extent feasible. The City of Santa Clara will generally, upon request, provide appropriate aids and services leading to effective communication for qualified persons with disabilities including those with speech, hearing, or vision impairments so they can participate equally in the City's programs, services, and activities. The City of Santa Clara will make all reasonable modifications to policies and programs to ensure that people with disabilities have an equal opportunity to enjoy all of its programs, services, and activities.

Agendas and other written materials distributed during a public meeting that are public record will be made available by the City in an appropriate alternative format. Contact the City Clerk's Office at 1 408-615-2220 with your request for an alternative format copy of the agenda or other written materials.

Individuals who require an auxiliary aid or service for effective communication, or any other disability-related modification of policies or procedures, or other accommodation, in order to participate in a program, service, or activity of the City of Santa Clara, should contact the City's ADA Coordinator at 408-615-3000 as soon as possible but no later than 48 hours before the scheduled event.



## City of Santa Clara

1500 Warburton Avenue Santa Clara, CA 95050 santaclaraca.gov @SantaClaraCity

## Agenda Report

25-1644 Agenda Date: 11/24/2025

## REPORT TO AUDIT COMMITTEE

## **SUBJECT**

Overview of the Draft City of Santa Clara Audited Annual Comprehensive Financial Report (ACFR) and Audited Silicon Valley Power (SVP) Financial Statements for Fiscal Year Ended June 30, 2025

## **BACKGROUND**

City Charter Section 1319 requires that an independent certified public accountant (CPA) audit the City's records and accounts on an annual basis. In compliance with the Charter, the City engaged the audit firm of Maze and Associates to perform an independent audit of the City's financial statements.

The ACFR and SVP financial statements present the audited financial information of the City in accordance with Generally Accepted Accounting Principles (GAAP) applicable to government entities. The statements provide the Audit Committee (Committee) and City Council valuable information for financial oversight as well as providing information to the residents of Santa Clara.

## DISCUSSION

The role of the Committee is to provide oversight of the City's financial reporting processes, internal controls, and independent auditors. Amy Meyer, Shareholder, from Maze and Associates will present the audit results to the Committee and provide an overview of the audit. This includes the audit report, financial statement disclosures, internal control related matters and other items.

## **ENVIRONMENTAL REVIEW**

The action being considered does not constitute a "project" within the meaning of the California Environment Quality Act ("CEQA") pursuant to CEQA Guidelines section 15378(a)(4) in that it is a fiscal activity that does not involve any commitment to any specific project which may result in a potential significant impact on the environment.

#### FISCAL IMPACT

Costs associated with the preparation of this report are included in the City's FY 2025-26 Adopted Operating Budget.

## **PUBLIC CONTACT**

Public contact was made by posting the Audit Committee agenda on the City's official-notice bulletin board outside City Hall Council Chambers. A complete agenda packet is available on the City's website and in the City Clerk's Office at least 72 hours prior to a Regular Meeting and 24 hours prior to a Special Meeting. A hard copy of any agenda report may be requested by contacting the City Clerk's Office at (408) 615-2220, email <a href="mailto:clerk@santaclaraca.gov">clerk@santaclaraca.gov</a> or at the public information desk at any City of Santa Clara public library.

25-1644 Agenda Date: 11/24/2025

## **RECOMMENDATION**

Accept the City of Santa Clara Audited Annual Comprehensive Financial Report and Silicon Valley Power Financial Statements for Fiscal Year Ended June 30, 2025 and recommend that the reports be forwarded to the full Council at the December 9, 2025 Council and Authorities Concurrent meeting for Council action to note and file.

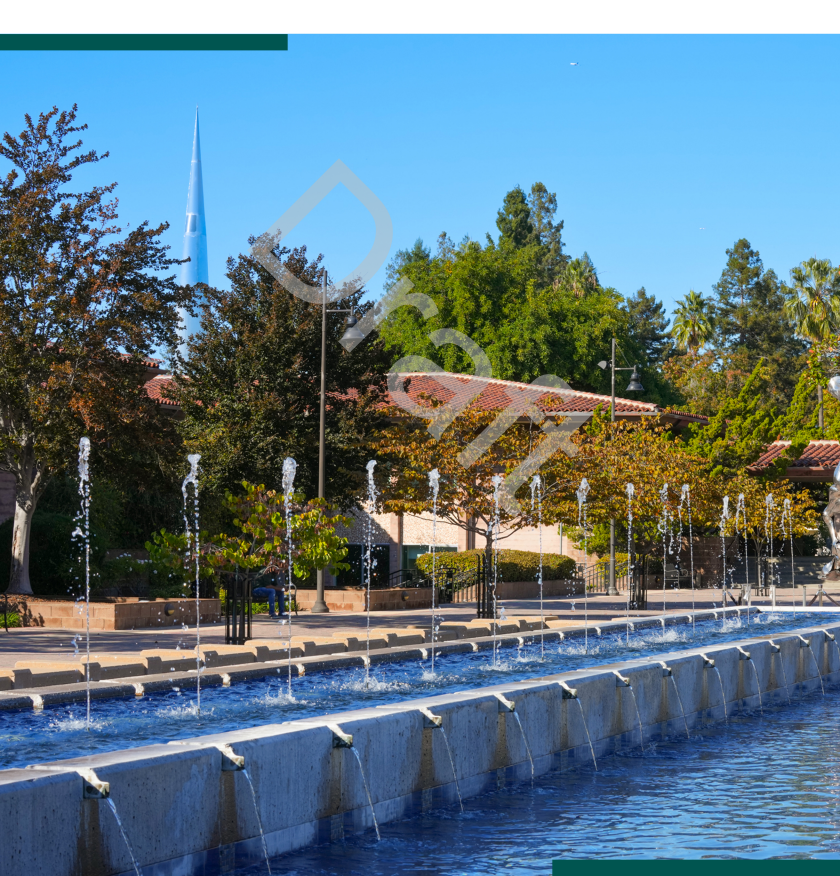
Reviewed by: Kenn Lee, Director of Finance Approved by: Jovan D. Grogan, City Manager

## **ATTACHMENTS**

- 1. Draft Annual Comprehensive Financial Report (ACFR)
- 2. Draft Silicon Valley Power (SVP) Financial Statements
- 3. Draft Memorandum on Internal Control
- 4. Draft Required Communications
- 5. FY 2024-25 Audit Overview Presentation from Staff
- 6. Audit Presentation from Maze

# **Annual Comprehensive** Financial Report Fiscal Year Ended June 30, 2025







# ANNUAL COMPREHENSIVE FINANCIAL REPORT

FISCAL YEAR ENDED JUNE 30, 2025



## THE MISSION CITY

## CITY OF SANTA CLARA, CALIFORNIA 1500 WARBURTON AVENUE SANTA CLARA, CA 95050-3796

PREPARED BY DEPARTMENT OF FINANCE







## CITY OF SANTA CLARA ANNUAL COMPREHENSIVE FINANCIAL REPORT TABLE OF CONTENTS

## For the year ended June 30, 2025

Page

Introductory Section	
Letter of Transmittal	v
Roster of Council and Commission Members	xiv
Executive Management Team	XV
GFOA Certificate of Achievement	
Organization Chart	
Local Map	.xvii
FINANCIAL SECTION	
Independent Auditor's Report on Basic Financial Statements	Ì
Management's Discussion and Analysis	5
Basic Financial Statements	
Government-Wide Financial Statements	
Statement of Net Position	28
Statement of Activities	30
Fund Financial Statements	
Governmental Funds	
Balance Sheet	34
Reconciliation of the Balance Sheet of Governmental Funds to the Statement of Net Position	38
Statement of Revenues, Expenditures, and Changes in Fund Balances	38
Reconciliation of the Governmental Funds Statement of Revenues, Expenditures, and Changes in Fu Balances to the Government-Wide Statement of Activities	
Proprietary Funds	
Statement of Net Position	44
Statement of Revenues, Expenses, and Changes in Fund Net Position	
Statement of Cash Flows	
Fiduciary Funds	
Statement of Fiduciary Net Position	56
Statement of Fiduciary Net Position	57
Notes to Pagia Financial Statements	50

## CITY OF SANTA CLARA ANNUAL COMPREHENSIVE FINANCIAL REPORT TABLE OF CONTENTS

## For the year ended June 30, 2025

Pa	age
Required Supplementary Information	
Schedule of Changes in the Net Pension Liability and Related Ratios (Miscellaneous Plan)	. 154
Schedule of Plan Contributions (Miscellaneous Plan)	
Schedule of Changes in the Net Pension Liability and Related Ratios (Safety Plan)	
Schedule of Plan Contributions (Safety Plan)	
Schedule of Changes in the Net OPEB Liability and Related Ratios (OPEB Plan)	. 162
Schedule of Plan Contributions (OPEB Plan)	
Notes to Schedule of Employer Contributions (OPEB Plan)	. 164
General Fund Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budget and Act (Non-GAAP Legal Basis)	ual
Santa Clara Housing Successor Schedule of Revenues, Expenditures, and Changes in Fund Balances Budget and Actual (Non-GAAP Legal Basis)	
Notes to Required Supplementary Information	. 168
Supplementary Information	
Non-Major Governmental Funds	
Combining Balance Sheet	. 174
Combining Statement of Revenues, Expenditures, and Changes in Fund Balances	. 178
Special Revenue Funds Schedule of Revenues, Expenditures, and Changes in Fund Balances – Budge and Actual (Non-GAAP Legal Basis)	
Non-Major Enterprise Funds	
Combining Statement of Net Position	. 184
Combining Statement of Revenues, Expenses, and Changes in Fund Net Position	. 188
Combining Statement of Cash Flows	. 190
Internal Service Funds	
Combining Statement of Net Position	. 196
Combining Statement of Revenues, Expenses, and Changes in Fund Net Position	
Combining Statement of Cash Flows	. 202
Private Purpose Trust Funds	
Combining Statement of Net Position	. 208
Combining Statement of Changes in Net Position	
Custodial Funds	
Combining Statement of Net Position	.210
Combining Statement of Changes in Net Position	

## CITY OF SANTA CLARA ANNUAL COMPREHENSIVE FINANCIAL REPORT TABLE OF CONTENTS

## For the year ended June 30, 2025

Page

## STATISTICAL SECTION (UNAUDITED)

City of Santa Clara	
1. Net Position by Component – Last Ten Fiscal Years	216
2. Changes in Net Position – Last Ten Fiscal Years	217
3. Fund Balances – Governmental Funds – Last Ten Fiscal Years	220
4. Changes in Fund Balances – Governmental Funds – Last Ten Fiscal Years	221
5. Assessed and Estimated Actual Value of Taxable Property – Last Ten Fiscal Years	223
6. Property Tax Rates Direct and Overlapping Governments – Last Ten Fiscal Years	224
7. Principal Property Tax Payers 2024-25 and 2015-16 Comparison for General Fund	225
8. Property Tax Levies and Collections – Last Ten Fiscal Years	226
9. Principal Sale/Use Tax Contributors	227
10. Electric Utility Charge for Services by Source	228
11. Ratios of Outstanding Debt by Type – Last Ten Fiscal Years	229
12. Population and Assessed Valuation – Last Ten Fiscal Years	230
13. Computation of Direct and Overlapping Bonded Debt	232
14. Legal Debt Margin Information – Last Ten Fiscal Years	232
15. Pledged Revenue Coverage Electric Revenue Bond – Last Ten Fiscal Years	233
16. Demographic and Economic Statistics – Last Ten Calendar Years	
17. Principal Employers – Current Year and Ten Years Ago	235
18. Full-Time Equivalent Budgeted City Employees by Program/Function – Last Ten Fiscal Years	236
19. Operating Indicators by Function/Activity – Last Ten Fiscal Years	237
20. Capital Assets Statistics by Function – Last Ten Fiscal Years	238
21. Statement of Insurance Coverage	239
Successor Agency	
1. Historical Tax Increment – Last Ten Fiscal Years	
2. Ten Largest Assessees – Taxable Value	
3. Assessment Appeal Activity of Top 20 Assessees	
4. Computation of Direct and Overlapping Bonded Debt	246

This page intentionally left blank

November 30, 2025

The Honorable Mayor and City Council and Residents of the City of Santa Clara

Dear Mayor and Members of the City Council and Residents of the City of Santa Clara:

It is our pleasure to submit for your information the Annual Comprehensive Financial Report (ACFR) of the City of Santa Clara (City) for the fiscal year ended June 30, 2025. The City compiles and prepares the annual financial report to provide interested parties with reliable information concerning the financial condition and results of operations for the City.

Responsibility for the accuracy of the data and the fairness of presentation, including all footnotes and disclosures, rests with the City. The City has a comprehensive internal control framework that is designed to protect the government's assets from loss, theft, or misuse and to ensure the compilation of sufficient reliable information for the preparation of the City's financial statements in conformity with Generally Accepted Accounting Principles (GAAP). Because the cost of internal controls should not outweigh their benefits, the City's comprehensive framework of internal control has been designed to provide reasonable rather than absolute assurance that the financial statements will be free from material misstatement. As management, we assert that, to the best of our knowledge and belief, this financial report is complete and reliable in all material respects.

Per the City Charter (Section 1319, Independent Audit) the City's financial statements have been audited by Maze & Associates, a firm of licensed certified public accountants. The goal of the independent audit was to provide reasonable assurance that the financial statements of the City for the fiscal year ended June 30, 2025 are free of material misstatements. The independent audit involved examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements; assessing the accounting principles used and significant estimates made by management; and evaluating the overall financial statement presentation. The independent auditor concluded, based upon the audit, that there was a reasonable basis for rendering an unmodified opinion that the City's financial statements for the fiscal year ended June 30, 2025 are fairly presented in conformity with GAAP. The independent auditor's report is presented as the first component of the financial section of this report.

The independent audit of the financial statements of the City was part of a broader, federally mandated "Single Audit" designed to meet the special needs of federal grantor agencies. Under the standards governing Single Audit engagements, agencies expending more than \$750,000 in federal monies are required to have the independent auditor report not only on the fair presentation of the financial statements, but also on the audited government's internal controls and legal requirements involving the administration of federal awards. These reports are available in the City's separately issued Single Audit Report, scheduled for release in March 2026.

Management has provided a narrative introduction, overview, and analysis to accompany the basic financial statements in the form of Management's Discussion and Analysis (MD&A). The letter of transmittal is designed to complement the MD&A and should be read in conjunction with it. The City's MD&A can be found immediately following the report of the independent auditors.

This report is divided into three sections:

- The Introductory Section includes this letter of transmittal, an organizational overview of the City government, and prior awards received.
- The Financial Section consists of the independent auditor's report, Management's Discussion and Analysis, Basic Financial Statements (which include the Government-Wide Financial Statements, Fund Financial Statements, and Notes to Basic Financial Statements), Required Supplementary Information, and a Supplementary Section containing the Combined and Individual Fund Financial Statements and Schedules.
- The Statistical Section includes a number of tables of unaudited data depicting the financial history of the City, demographics, and other selected information about the City.

#### PROFILE OF THE CITY OF SANTA CLARA

The City is located in the County of Santa Clara, California, and is approximately 45 miles southeast of San Francisco and three miles west of downtown San Jose. It is situated in the northern part of the County and occupies approximately 19.3 square miles.

The City enjoys a diversified industrial and commercial base. Santa Clara is headquarters to some of the nation's leading electronics, telecommunications, computer, and semiconductor firms. The City is also home to a university, a community college, an adult learning center, a general hospital, a theme park, and a stadium.

The City's population is estimated at 134,587. The City remains a highly desirable place to live and work because of the high-quality services it provides to residents and its business friendly environment.

The City of Santa Clara, also known as the Mission City, is a charter city incorporated in 1852 under the laws of the State of California. The City's powers are exercised through a Council/Manager form of government. The City Council is made up of the Mayor, elected at large, and six councilmembers elected by district serving as the legislative authority. The City Council appoints a City Manager who is responsible for the overall management and administration of the City, a City Attorney to represent and advise the City Council and all City officers in all matters of law pertaining to their offices, and a City Auditor to audit and approve all bills, invoices, payrolls, demands or charges against the City government before payment and, with the advice of the City Attorney, advise the City Council as to the regularity, legality and correctness of such claims, demands or charges. The Police Chief and the City Clerk are publicly elected officials.

The City provides a full range of services. These services include police, fire protection and emergency dispatch; electric, water, solid waste, and sanitary sewer services; the construction and maintenance of streets and infrastructure; parks and recreational activities and cultural events; planning and zoning; library; cemetery; and general administrative and support services.

## LOCAL ECONOMY

The local economy continued to improve during fiscal year 2024-25 since the adoption of the last biennial operating budget. On a national level, unemployment rate remained unchanged at 4.1% in June 2025 compared to the prior year. At the state level, the California unemployment rate was at 5.4% in June 2025, an increase of 0.1% compared to the prior year. The unadjusted unemployment rate in the San José-Sunnyvale-Santa Clara Metropolitan Statistical Area (MSA) increased slightly from 4.2% in June 2024 to 4.7% in June 2025.

The City's economically sensitive revenues experienced strong growth during fiscal year 2024-25. Property Tax collections continued to reflect solid assessed valuation growth due to property sales and new construction projects. Property Tax remains the largest revenue category for the City's General Fund and those receipts were up 5.8% in fiscal year 2024-25. General Sales Tax receipts experienced unusually high growth of 28.5% in fiscal year 2024-25 due primarily to increases in the business-to-business sector. Transient Occupancy Tax receipts were also up 20.8% in fiscal year 2024-25, reflecting a one percent rate increase effective January 1, 2024 (from 11.5% to 12.5%) and an additional one percent increase effective January 1, 2025 (from 12.5% to 13.5%) as well as increased activity.

With stronger revenue growth in fiscal year 2024-25, the General Fund Ten-Year Financial Forecast for fiscal year 2025-26 through fiscal year 2034-35 showed improvement with a projected General Fund surplus of \$9.3 million in fiscal year 2025-26, followed by a small shortfall in 2026-27 of \$0.1 million. This allowed for a FY 2025-26 and FY 2026-27 Adopted Operating Budget with targeted investments that funded many of the City Council's identified priorities as well as enhanced the City's operating reserves, restoring the Budget Stabilization Reserve (BSR) to the Council policy level of 25% of expenditures. The General Fund budget actions were intended to address Council priorities identified as part of the Council Priority Setting session and other high priority needs while also maintaining the City's fiscal stability.

## FINANCIAL INFORMATION

## **Long-term Financial Planning**

The City Council has adopted key Council Strategic Pillars to guide long-term policy decisions and address the economic challenges that the City faces. The Council Strategic Pillars are:

- Enhance Community Engagement and Transparency
- Deliver and Enhance High Quality Efficient Services and Infrastructure
- Manage Strategically Our Workforce Capacity and Resources
- Promote and Enhance Economic, Housing and Transportation Development
- Promote Sustainability and Environmental Protection
- Enhance Community Sports, Recreational and Arts Assets

• Ensure Compliance with Measure J and Manage Levi's Stadium

In addition, the City produces an annual Ten-Year Financial Forecast. The purpose of the Forecast is to provide policy-makers and the public an updated assessment of the City's fiscal health that takes into account the latest economic developments. The report includes historical perspective on revenues and expenditures and a ten-year financial outlook beyond the adopted budget year. The value of this type of analysis is to give the City Council, staff, and the public a tool to assist with strategic decision-making as they work to adopt the budget for the coming year. The Forecast is a collaborative effort between the City Manager's Office, Finance Department, and City departments. Individual projections of revenues and expenditures are developed based on trend analyses, input from available economic reports, consultant recommendations, and input from other subject matter experts. The most current information available is incorporated into the Plan and refined on a moving forward basis as part of the City's commitment to fiscal responsibility.

The Forecast does not include the following:

- One-time funding sources or items funded on a pay-as-you-go method with one-time sources;
- The cost to fully fund capital infrastructure needs;
- Additional costs to restore frozen positions, add positions to address growth in the City, and add new services:
- Permanent funding for pilot programs such as Via Shuttle/SV Hopper and Vision Zero;
- Enhanced funding to address the City's pension liability (the City is below the State average in pension funding);
- Additional contributions to Reserves (Budget Stabilization Reserve, Pension Reserve); and
- The financial impacts of new developments that may have a positive impact given the uncertainty regarding the timing.

In addition to the elements described above that are not factored into the Forecast, the City has identified various factors that could have potential positive or negative impacts on the Forecast. These include:

- Uncertainty regarding results of tariffs and other federal actions;
- Potential for an economic downturn or recession;
- State/federal legislative changes and legal challenges;
- Labor costs outside the budget assumptions;
- CalPERS actuarial changes or reform actions; and
- Unanticipated critical capital/infrastructure needs.

The City's financial position significantly improved since the adoption of the last biennial operating budget for fiscal year 2023-24 and fiscal year 2024-25. The latest Ten-Year General Fund Forecast, updated in April 2025, shows improvement with a surplus in fiscal year 2025-26 followed by small shortfalls and surpluses in the remaining years. This improvement is the result of stronger revenue growth since the last

Forecast that was realized during a period of solid economic growth. However, there is now a significant amount of economic uncertainty related to trade tariffs, fiscal policy, and geopolitical risk with the new administration. It is unknown how these factors will impact the local economy.

Historically, the City has funded many of capital infrastructure and equipment needs with one-time funds on a pay-as-you-go basis. The lack of sufficient one-time funding has resulted in a backlog of unmet/deferred infrastructure needs. On November 5, 2024, voters approved Measure I-a \$400 million general obligation bond that will fund needed infrastructure projects in the City. The \$400 million bond proceeds will enhance the City's efforts to address over \$600 million in unfunded infrastructure needs such as aging fire stations, storm drain systems, and aquatic facilities. The expenditure plan includes the following project areas:

- Fire Stations and Emergency Response (\$142,235,450)
- Parks, Libraries, Senior Center, and Aquatics Facilities (\$115,258,750)
- Storm Drain System Improvements (\$46,000,000)
- Police Facilities (\$43,987,500)
- Streets and Transportation (\$41,170,000)
- Historic Buildings and Beautification (\$9,200,000)

The Bonds will be issued in phases and the first \$100 million is expected to be issued in fiscal year 2025-26.

## **Internal Controls**

City management staff are responsible for establishing and maintaining internal controls designed to ensure that the assets of the City are protected from loss, theft or misuse, and that adequate accounting data is compiled to allow for the preparation of financial statements in conformity with generally accepted accounting principles (GAAP). Internal controls are designed to provide reasonable, but not absolute, assurance that these objectives are met. The concept of reasonable assurance recognizes that: (1) the cost of a control should not exceed the benefits likely to be derived; and (2) the evaluation of costs and benefits requires estimates and judgments by management. All internal control evaluations occur within the stated framework. City management believes the City's internal accounting controls adequately safeguard assets and provide reasonable assurance of proper recording of financial transactions.

## **Budgetary Controls**

As part of the City's internal controls, it maintains budgetary controls. The objective of these budgetary controls is to ensure compliance with legal provisions embodied in the annually appropriated budget approved by the City Council. In addition, a two-year Capital Improvement Project Budget or a two-year Operating Budget is adopted annually and a Ten-Year Financial Forecast is updated and presented as part of the budget each year. The City Council is responsible for approving the appropriation of fiscal resources to cover estimated expenditures for each fiscal year. Expenditures are appropriated in each fund to departments, offices, and agencies for various goods, services, and capital projects described in the budget. The legal appropriation control is established at the department level in each fund. For select funds where expenditures are not allocated to a specific department, the appropriation control is established at the fund level. For capital funds, the appropriation control is at the project level. Transfers of funding between budgetary funds require City Council appropriation and approval. City Council approval is required for a

budget amendment during the fiscal year which may include the use of reserves or fund balances, and approval of appropriations of grant monies or other revenues. The City also maintains an encumbrance accounting system as one technique for accomplishing budgetary control. Encumbrances outstanding at year-end are included within the specific fund balance category of the underlying resource. Per Article XIII, Section 1305 of the City Charter, appropriations lapse at the end of each fiscal year; therefore, unencumbered funds allocated for specific projects, donations, and grants require City Council appropriation for use in the following fiscal year.

Budgetary transfers between accounts or expenditure category may be done through Finance Department as long as they are conducted within the legal appropriation control limit set by the City Council.

#### **Independent Audit**

The City Charter and State of California statutes require the City to have an annual audit by an independent certified public accountant. The City goes to the market with a formal Request for Proposal for audit services every five years. The accounting firm of Maze & Associates, Certified Public Accountants, was selected by the City Council again in 2021 after the City conducted a competitive procurement process. This is the third year of audit in the latest contract with Maze & Associates. In addition to meeting the requirements set forth in the City Charter and State statutes, the audit is designed to meet the requirements of the federal Single Audit Act of 1984, as amended in 1996 and in 2013 by the Uniform Guidance. The auditor's report on the basic financial statements and the supplementary combining statements and schedules is included in the financial section of this report. The auditor's report related specifically to the single audit will be included in a separately issued single audit document that will be on file with the City Clerk's Office as well as posted on the Finance page of the City's website.

## **MAJOR INITIATIVES**

#### Addressing our Capital Infrastructure

In June 2024, the City Council took action to adopt a two-year capital investment plan that focuses on our capital infrastructure, supporting the facilities that serve our residents and community. The Biennial fiscal year 2024-25 and 2025-26 Capital Budget totaled \$928 million and the Five-Year CIP totaled \$1.33 billion, supporting infrastructure improvements throughout the City. Of this CIP amount, \$1.1 billion (83%) funds capital projects for the City's utilities and there is sufficient funding in the associated utility funds to support these projects. The other projects total \$225 million and fund improvements to the parks, trails, libraries, transportation system, storm system, convention center and other City facilities. There are significant funding gaps in these areas and unfunded projects identified in this budget total \$626 million over the next five years. This funding gap does not fully represent all the unmet/deferred infrastructure needs throughout the City beyond the five-year CIP period. Long term funding strategies are needed to meet these infrastructure needs as the General Fund does not have sufficient funding to cover the significant unfunded capital costs. New funding strategies are needed to meet these infrastructure needs. After an analysis of potential options, the City Council approved the inclusion of a \$400 million General Obligation Bond measure on the November 2024 ballot and voters passed the measure with a two-thirds majority.

## **Fiscal Sustainability**

The General Fund shortfalls projected in the fiscal year 2023-24 and fiscal year 2024-25 Biennial Operating budget were balanced with a combination of strategies, including the use of one-time reserves, new revenues, and one-time and ongoing expenditure savings. The multi-pronged approach balanced the competing goals of aligning ongoing revenues and expenditures and minimizing the service delivery impacts to the community. It also allowed time for General Fund revenues to recover from the pandemic.

In June 2024, adjustments to the fiscal year 2024-25 budget were approved to update revenue estimates and account for updated labor costs and non-personnel costs in the General Fund and other funds. In the General Fund, \$0.4 million from the General Fund Budget Balancing Reserve and \$0.5 million from the Budget Stabilization Reserve were used to balance the budget.

## **Development Projects**

More than \$3 billion in new development projects are on the horizon for Santa Clara in the next few years, with the likelihood of more to come. There are many residential and commercial projects in various stages of planning. While some of these projects are underway, it is important to note that changes in the office environment due to new remote-work trends has caused some pause to activity as developers reassess demand for commercial projects. Furthermore, the recent continuation of elevated inflation impacts to construction costs and high interest rates resulting in higher borrowing costs creates a potential for a slowdown in development activity. As these projects are both sensitive to new community requirements and an economic downturn: therefore, flexibility will be required. Below are highlights of a few of the larger planned high-density transit-oriented urban center development projects:

## Related Santa Clara Project

Related Santa Clara is a unique partnership between the City of Santa Clara and Related Companies to create a LEED-certified, multi-phased, mixed-use destination adjacent to Levi's Stadium. This urban center will incorporate residential units, restaurants, entertainment venues, hotels, retail, and light industrial office parks to establish a new neighborhood in a pedestrian oriented "live, work, play" environment.

Related Santa Clara consists of 9.2 million square feet of mixed-use development with a city center of commercial office, retail/entertainment including a globally inspired food market, 1,680 residential units, 700 hotel rooms and approximately 5 million square feet of light industrial office parks and lab space. The development will also feature new roadways and the creation of a 30-acre city park. The project site consists of 240 acres located at 5155 Stars & Stripes Drive in Santa Clara, CA.

#### Downtown Master Plan

The City of Santa Clara is in the process of planning for the revitalization of our Downtown by developing a Precise Plan that will provide guidance for new development within a portion of the Downtown Focus Area. Following an initial community engagement effort, three land use scenarios/conceptual plans have been developed. Additional review and testing of the land use/design options, a larger context study to understand compatibility and competition from other large development projects, and an El Camino Real intersection study to understand multi modal connectivity from regional transit to downtown will be performed. This work will focus on market feasibility, retail strategy and connectivity. Most recently, the development of a Community Benefits Program was kicked-off with a targeted adoption date in fourth quarter of calendar year 2026.

#### Freedom Circle Mixed Use Project

This project proposes a General Plan Amendment and Re-zoning to Planned Development to construct a mixed-use development project on a 13.3 acre site within the Freedom Circle focus plan area, that consists of up to 1,100 residential units With 1,540 parking spaces, up to 2,000 square feet of commercial space with 10 parking spaces and a two-acre public park.

## Gateway Crossing Mixed Use Project

Developed by Hunter/Storm, this project currently under construction consists of up to 1,565 residential units, a 152,000 square foot, 225 room, full-service hotel, 45,000 square feet of supporting retail, a 2.1 acre park, structured parking facilities, private and public streets, and on and off-site public and private improvements.

## Mission Point by Kylii Mixed Use Development Project

This project is in review for a General Plan amendment for a nine-parcel property to amend the designation from High-Intensity Office/Research to a newly-established mixed-use designation allowing a high-intensity mix of office, commercial, and residential uses. The Project proposes a rezone for the development of 3,000,000 +/- square feet of commercial office/lab space, 100,000 +/- square feet of neighborhood retail, 1,800 +/- new multi-family residential, a childcare facility, and indoor and outdoor community spaces, as well as a large network of diverse, accessible and interconnected park, trail, and open spaces, and related infrastructure improvements.

## Patrick Henry Drive Specific Plan

The City has developed a Specific Plan to implement the City's General Plan goals and policies for the Patrick Henry Drive plan area by providing more detailed guidance for future land uses and urban design elements. The vision is to transform a series of 1970s office parks several existing office parks into a cohesive, high-density mixed-use community that fosters economic vitality, helps ameliorate the State's housing shortage, and enhances quality of life for those who live, work, and recreate in the area. The Patrick Henry Drive Specific Plan planning area encompasses approximately 74 acres of land bounded by Calabazas Creek, Mission Community College, Great America parkway, and the SFPUC right of way. There are three approved projects currently underway: 1). An eight-story, 284-unit multifamily residential building, 2). A new four-story office and engineering building with one level of subsurface parking, atgrade parking, and associated site improvements on a 5.63 acre site developed by Arista Networks, and 3). A 113,272 square feet office and prefabrication facility with 248 parking spaces, and associated landscape and site improvements.

#### Tasman East Specific Plan

The project area is an existing industrial neighborhood 45 acres in size, and is bounded by Tasman Drive to the south, the Guadalupe River to the East, the Santa Clara golf course to the north, and Lafayette Street to the west. Of the eleven approved projects, mostly located on Calle De Luna and Calle Del Mundo, developed by multiple developers in this planned area, four high-density projects have been completed, providing 2,400 residential units and 5,000 square feet of retail space. Another two developments with over 1,200 residential units and 43,000 square feet of retail space, are currently under construction. The remaining five projects are at various stages of development with a total of over 3,000 dwellings and another 3,000 square feet in retail space.

## FINANCIAL POLICIES

The City has adopted a comprehensive set of financial policies. These policies address items such as budget, cash management, interfund loans, investments, reserves, and debt management. The City Council reviews and approves budgetary policies as part of the annual budget process. Investment and debt policy statements are reviewed and approved by the City Council under separate cover.

#### **AWARDS**

The Government Finance Officers Association of the United States and Canada (GFOA) awarded a Certificate of Achievement in Excellence in Financial Reporting to the City for its Annual Comprehensive Financial Report for the fiscal year ended June 30, 2024. The Certificate of Achievement is a prestigious national award, recognizing conformance with the highest standards for preparation of state and local government financial reports and is valid for a period of one year only. The City has received this prestigious award for the past thirty-three consecutive years.

To be awarded a Certificate of Achievement, a government must publish an easily readable and efficiently organized annual comprehensive financial report. This report must satisfy both accounting principles generally accepted in the United States of America and applicable legal requirements. We believe that our current Annual Comprehensive Financial Report continues to meet the Certificate of Achievement Programs' requirements and we are submitting it to GFOA to determine its eligibility for another certificate.

## **ACKNOWLEDGEMENTS**

The preparation of this report would not have been possible without the efficient and dedicated services of the entire staff of the Finance Department. We wish to thank all City departments for their assistance in providing the data necessary to prepare this report. Credit and thanks are also due to the Mayor and City Councilmembers for their unfailing support for maintaining the highest standards of professionalism in the management of the City's finances.

Respectfully submitted,	
Jōvan D. Grogan City Manager	Kenn Lee Director of Finance

## ROSTER OF COUNCIL AND COMMISSION MEMBERS

## CITY COUNCIL

Mayor Lisa M. Gillmor
Councilmember District 1 Albert Gonzalez
Councilmember District 2 Raj Chahal
Councilmember District 3 Karen Hardy
Councilmember District 4 Kevin N. Park
Councilmember District 5 Sudhanshu "Suds" Jain
Councilmember District 6 Kelly G. Cox

## **BOARD OF LIBRARY TRUSTEES**

Jonathan Evans, Daniel Huynh, Ghouse Salim Monammed, Stephen Ricossa, Debbie Tryforos,

## **CULTURAL COMMISSION**

Kuku Das, Candida A. Diaz, Neetu Garg, Charles Pontious, Abinas Roy, Louis Samara, Debra von Huene,

#### PLANNING COMMISSION

Yashraj Bhatnagar, Mario Bouza, Nancy A. Biagini, Priya Cherukuru, Eric Cruthchlow, Qian Huang, Lance Saleme

## SENIOR ADVISORY COMMISSION

Rick Andrews, Kris Kishor Kapadia, Srinivasan Manivannan, Rebecca J. Shelden, Alma Soto, Maria Vaz, Vacant

## YOUTH COMMISSION

Seoyun Chong, Julianna Arias Hernandez, Allysa Domensino, Mateo Espinal, Namita Gaidhani, Srikha Gopisetti, Neha Israni, Rebecca Kunze, Drew Madriaga, Malia Martin, Ayaan Mathur (Alternate), Samaira Mehta, Brian Rong, Ibrahim Rayees (Alternate), Samarth Suresh, Niharika Uppalapati, Aneesha Vemu

## CIVIL SERVICE COMMISSION

Ron Billingsley, Wesley Dudzinski, Franklin J. Felizardo, Samuel Pumarejo, Arti Purohit

## HISTORICAL AND LANDMARKS COMMISSION

Michael Celso, Ivonne Inciarte, Patricia Leung, Kathleen Romano, Ed Stocks, Ana Vargas-Smith, Kaushal Varshney

## PARKS AND RECREATION COMMISSION

Dana Caldwell, Maureen Reilly Chu, Derek DeMarco, Eversley Forte, Vikas Gupta, Brittany Ricketts, Edward A. Souza

## SALARY SETTING COMMISSION

Natasha Humphries, Mihir Kaddad, David Kertes, MV Kumar, John Sontag

#### DOWNTOWN COMMUNITY TASK FORCE

Butch Coyne, Rob Mayer, Dan Ondrasek, Mathew Reed, Chan Thai, Adam Thompson, Ana Vargas-Smith, Atisha Varshney, Debra Von Huene

## **EXECUTIVE MANAGEMENT TEAM**

CITY MANAGER

Jōvan D. Grogan

CITY ATTORNEY CITY AUDITOR

Glen Googins Vacant

<u>CITY CLERK</u> <u>ASSISTANT CITY MANAGER</u>

Bob O'Keefe Elizabeth Klotz

ASSISTANT CITY MANAGER ASSISTANT CITY MANAGER

Clarence Baker Aracely Azevedo

<u>CHIEF OF POLICE</u>
Cory Morgan

FIRE CHIEF
Ruben Torres

DIRECTOR OF HUMAN RESOURCES

DIRECTOR OF FINANCE

Marco Mercado (Acting) Kenn Lee

<u>DIRECTOR OF PARKS & RECREATION</u>

<u>DIRECTOR OF INFORMATION TECHNOLOGY</u>

Damon Sparacino Adam Kostrzak

<u>CITY LIBRARIAN</u> <u>CHIEF ELECTRIC UTILITY OFFICER</u>

Patty Wong Nicolas Procos

DIRECTOR OF WATER AND SEWER UTILITIES DIRECTOR OF PUBLIC WORKS

John Ramirez Craig Mobeck

<u>DIRECTOR OF COMMUNITY DEVELOPMENT</u> <u>DIRECTOR OF ECONOMIC DEVELOPMENT &</u>

SUSTAINABILITY

Afshan Hamid Reena Brilliot



Government Finance Officers Association

Certificate of Achievement for Excellence in Financial Reporting

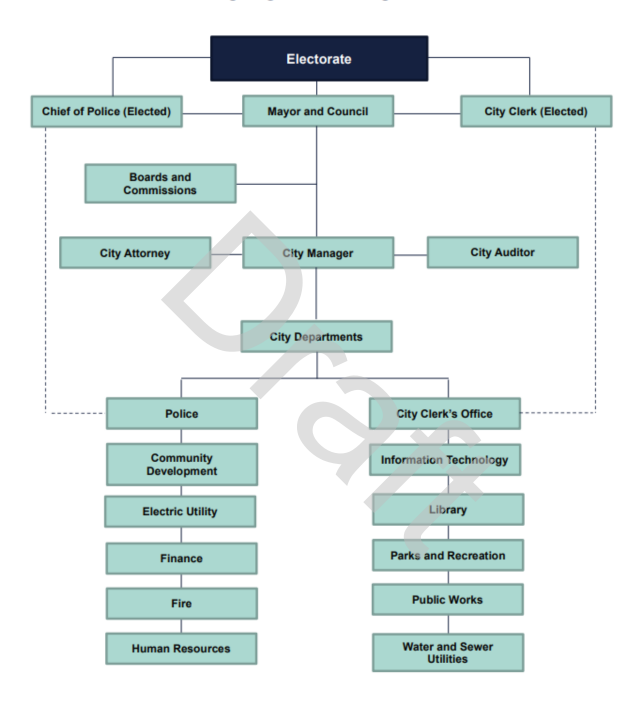
Presented to

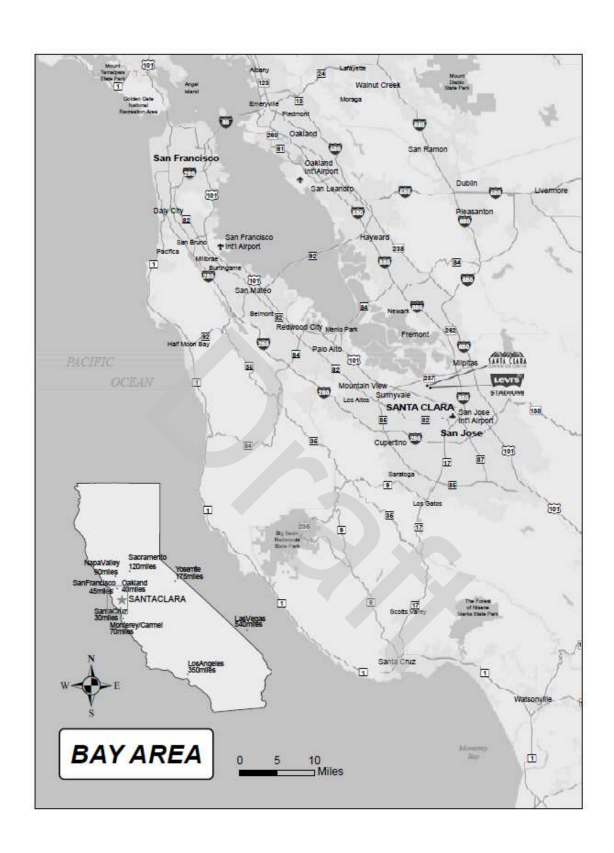
## City of Santa Clara California

For its Annual Comprehensive Financial Report For the Fiscal Year Ended

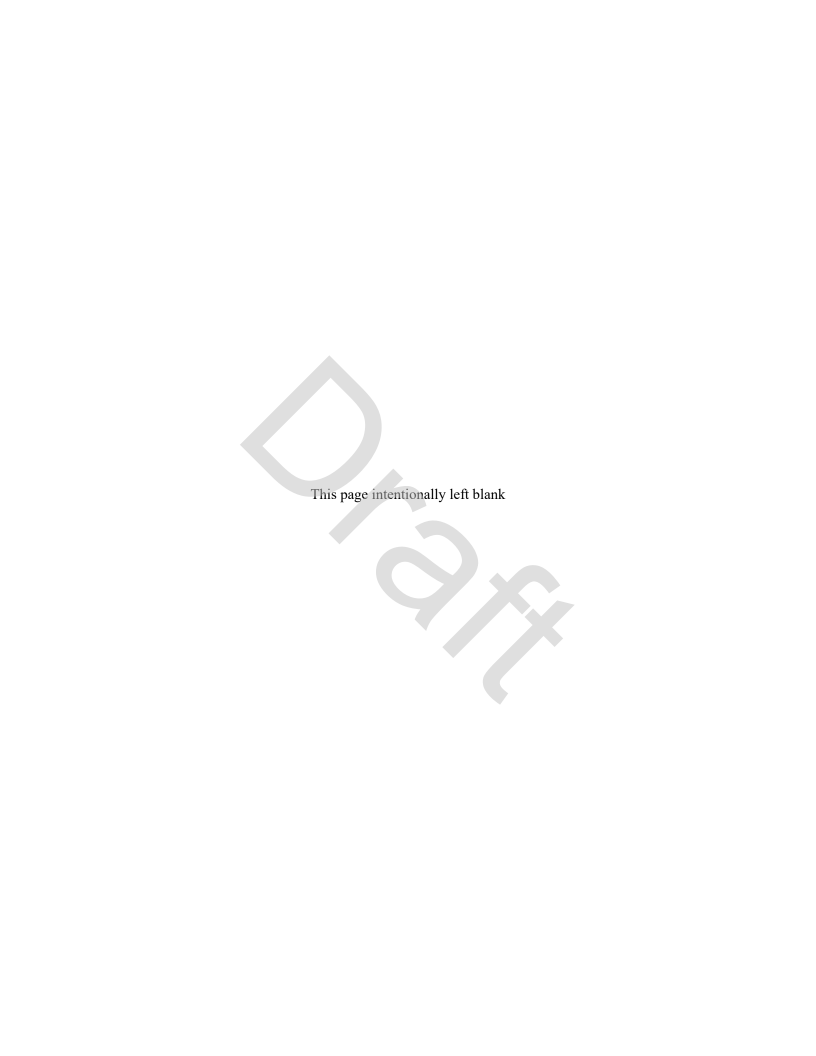
June 30, 2024

## **CITY ORGANIZATION CHART**

















# CITY OF SANTA CLARA COMPREHENSIVE ANNUAL FINANCIAL REPORT For the year ended June 30, 2025

#### MANAGEMENT'S DISCUSSION AND ANALYSIS

The Management's Discussion and Analysis (MD&A) of the City of Santa Clara's (City) Annual Comprehensive Financial Report provides an overview of the City's financial activities for the fiscal year ended June 30, 2025. The intent of this discussion and analysis is to look at the City's financial performance. Readers should review the discussion and analysis in conjunction with the basic financial statements, as well as the notes to the financial statements to enhance their understanding of the City's financial performance.

#### FINANCIAL HIGHLIGHTS

Financial highlights for fiscal year June 30, 2025 are as follows:

- In the fiscal year 2024-25, the City's assets and deferred outflows of resources exceeded its liabilities and deferred inflows of resources by \$3.1 billion. Out of this amount, \$516 million represents unrestricted net position, which is \$386 million higher than in the fiscal year 2023-24. This is made up of a negative balance of \$254 million for governmental activities and a positive balance of \$770 million for business-type activities. The negative net position in governmental activities primarily stems from a net pension liability of \$527 million and a net Other Post Employment Benefits (OPEB) liability of \$25 million as of June 30, 2025.
- The City's total net position increased by \$420 million, with \$113 million increase in governmental activities, primarily driven by the steady economic growth since the pandemic. Business-type activities accounted for the remaining \$307 million increase, including a \$270 million rise in the Electric Utility Fund, driven by higher rates, higher consumption and reduced resource purchase expenditures. In addition, the Santa Clara Stadium Authority Fund increased by \$49 million mainly due to an \$18 million reduction in operating expenses and a \$23 million increase to beginning net position from an unearned revenue restatement recorded in the current fiscal year.
- The total net pension liability, covering both governmental activities and business-type activities, decreased \$17 million or 2.5% during fiscal year 2024-25, declining to \$669 million from \$686 million. This reduction was primarily attributed to higher investment income during the fiscal year 2023-24. As of June 30, 2025, deferred outflows of resources related to pensions amounting to \$134 million, down \$35 million from the previous year, largely due to a \$27 million decrease in deferred outflows from differences between projected and actual pension plan investment earnings. Deferred inflows of resources related to pensions totaling \$1 million at June 30, 2025, a \$3 million decrease from the prior fiscal year. For more detailed information regarding the net pension liability, please refer to Note 13.
- The net OPEB liability decreased by \$1 million or 2.5% during fiscal year 2024-25, reducing it to \$35 million at June 30, 2025, compared to \$36 million in fiscal year 2023-24. More details on the net OPEB liability are included in Note 16.
- The City's total liabilities, excluding net pension liability and net OPEB liability, increased by \$130 million, reaching to \$1,157 million as of June 30, 2025. The increase in liabilities is primarily due to a \$101 million increase in long-term debt resulting from the issuance of the 2024A Electric Revenue Bonds within the business-type activities.
- As of June 30, 2025, the City's governmental funds reported combined fund balances of \$490 million, an increase of \$89 million from the prior year. At June 30, 2025, \$163 million is in the unassigned fund balance and available for spending at the City's discretion.

- At the close of fiscal year 2024-25, the General Fund had assets of \$524 million and a fund balance of \$241 million. This represents an increase in fund balance of \$60 million, or 33.0% from prior fiscal year. The increase reflects the steady improvement of the local economy since the pandemic. Of the total fund balance, \$193 million was unrestricted (the total of committed, assigned, and unassigned components of fund balance).
- In November 2012, the Santa Clara Stadium Authority (Stadium Authority) elected to adjust its fiscal year to April 1 through March 31 to conform with the fiscal year of Stadium Funding Trust (FinanceCo). This report covers the twelve month period from April 1, 2024 through March 31, 2025. As of March 31, 2025, the carrying value of Levi's Stadium, net of depreciation, is \$667 million, and the assets of the Stadium Authority exceeded its liabilities and deferred inflow of the lease revenues by \$182 million.
- The City's total outstanding long-term debt increased by \$101 million, primarily reflecting the issuance of \$112 million in Electric 2024 Series A Revenue Bonds with a \$17 million bond premium, partially offset by the repayment of \$25 million for Stadium Authority debt, Electric revenue bonds, and Sewer loans.

#### OVERVIEW OF THE FINANCIAL STATEMENTS

This annual report consists of a series of financial statements and notes to those statements. These statements are organized so the reader can understand the City as a whole. This report consists of six parts – introductory section, financial/MD&A section, basic financial statements, required supplementary information, supplementary information, and statistical section.

The basic financial statements include two types of statements that present different views of the City:

- The *Government-wide Financial Statements* provide both long-term and short-term information about the City's overall financial status.
- The *Fund Financial Statements* focus on individual parts of the government, reporting the City's operations in more detail than the government-wide statements.

#### **Government-wide Financial Statements**

Government-wide statements report information about the City as a whole using accounting methods similar to those used by private-sector companies. They include the Statement of Net Position and the Statement of Activities.

The Statement of Net Position presents information on all of the government's assets, deferred outflows of resources, liabilities and deferred inflows of resources. Over time, increases or decreases in the City's net position may serve as an indicator of whether the financial position of the City is improving or deteriorating.

The Statement of Activities provides information about the City's revenues and expenses, regardless of the timing of related cash flows. The Statement of Activities explains in detail the change in net position for the fiscal year.

The Government-wide Financial Statements are divided into two categories:

Governmental Activities—all of the City's basic services are governmental activities. Included in
basic services are the City Council, City Manager, City Clerk, City Attorney, Information
Technology, Human Resources, Finance, Parks and Recreation, Library, Planning and Inspection,
Public Works, Police, and Fire. These services are principally supported by taxes and
intergovernmental revenues.

• Business-Type Activities—unlike governmental services, these services are intended to recover all or a significant portion of their costs through user fees and charges. All the City's enterprise activities are reported as business-type activities, including the Major funds (Electric, Water, Sewer, Water Recycling utilities, and Stadium Authority) and Non-Major funds (Solid Waste, Cemetery, Santa Clara Convention Center, and Sports and Open Space Authority).

The City is the primary government in this report. These financial statements include four entities that, although legally separate, are important because they are blended component units of the City. These component units are the Santa Clara Stadium Authority, City of Santa Clara Sports and Open Space Authority, the Santa Clara Housing Authority, and the City of Santa Clara Public Facilities Financing Corporation. These component units have been included as an integral part of the City (that is, they have been "blended" with those of the City) and they are not reported as separate discrete component units in these financial statements.

#### **Fund Financial Statements**

The Fund Financial Statements provide detailed information about each of the City's most significant funds, called major funds. Each major fund is presented individually, with all non-major funds combined in a single column on each fund statement. The non-major fund statements are presented in the Supplementary Information section of this report. Major funds present the primary activities of the City for the year and may change from year to year as a result of changes in the pattern of the City's activities. All the funds of the City can be divided into three categories: governmental funds, proprietary funds, and fiduciary funds.

Governmental Funds: Most of the City's basic services are included in Governmental Funds which focus on how money flows into and out of these funds and the balance left at fiscal year-end that are available for spending. These funds are reported using an accounting method called modified accrual accounting, which measures cash and all other financial assets that can readily be converted to cash. The governmental funds statements provide a detailed short-term view of the City's general governmental operations and the basic services it provides. Governmental fund information helps determine whether there are more or fewer financial resources that can be spent in the near future to finance the City's programs. Because the focus of governmental funds is narrower than that of the Government-wide Financial Statements, it is useful to compare the information presented for governmental funds with similar information presented for governmental activities in the Government-wide Financial Statements. By doing so, readers may better understand the long-term impact of the governmental Statements. By doing so, readers may better understand the long-term impact of the governmental Fund Statement of Revenues, Expenditures, and Changes in Fund Balances provide a reconciliation to facilitate this comparison between governmental funds and governmental activities.

Proprietary Funds: Enterprise and Internal Service Fund Financial Statements are prepared on the full accrual basis of accounting, similar to that used by private sector companies. Proprietary funds are reported in the same way that all activities are reported in the Statement of Net Position and the Statement of Revenues, Expenses, and Changes in Net Position. The City's Proprietary Funds are the same as the business-type activities reported in the Government-wide Statements but provide more detail and additional information, such as cash flows.

Since the City's Internal Service Funds provide goods and services only to the City's governmental and business-type activities, their activities are only reported at the fund level. Internal Service Funds cannot be considered major funds because their revenues are derived from other City funds. Revenues between funds are eliminated in the Government-wide Financial Statements and any related profits or losses are returned to the activities in which they were created, along with any residual net position of the Internal Service Funds.

Fiduciary Funds: Fiduciary Funds are prepared on the full accrual basis, similar to the Proprietary Funds. The City has three types of Fiduciary Funds: the Custodial Funds (which includes Employee Supplemental Funds, Special Assessments, and Custodial Deposits), and the Private Purpose Trust Funds (which includes the Charitable Trust and Successor Agency). The City's fiduciary activities are reported separately in the Statement of Fiduciary Net Position and the Statement of Changes in Fiduciary Net Position. These activities are excluded from the City's Financial Statements because the City cannot use these assets to finance its own operations.

#### **Notes to the Financial Statements**

The notes provide additional information that is necessary to acquire a full understanding of the data provided in the Government-wide and Fund Financial Statements. The Notes to the Financial Statements follow the basic financial statements.

#### Other information

In addition to the basic financial statements and accompanying notes, this report also presents required supplementary information. This information includes budgetary comparison schedules and the City's progress in funding its obligation to provide pension and other post-employment benefits to its employees. Required supplementary information can be found immediately following the Notes to the Financial Statements.

#### GOVERNMENT-WIDE FINANCIAL STATEMENTS ANALYSIS

## **Citywide Financial Statements**

This section focuses on the City's net position and changes in net position of its governmental and business-type activities for the fiscal year ending June 30, 2025. As noted earlier, the City's total assets and deferred outflows of resources exceed total liabilities and deferred inflows of resources by \$3.1 billion at the end of the fiscal year, an increase in net position of \$420 million.

Table 1
Governmental And Business-Type Net Position
(in millions)

	Governmental Activities			ivities	Business-Type Activities			Total			
	2	025	20	024 <sup>(1)</sup>		2025	2024 <sup>(1)</sup>		2025	2	024 <sup>(1)</sup>
Cash and investments Lease receivable Other assets Capital assets	\$	525 254 186 687	\$	442 252 140 669	\$	1,272 586 584 1,527	\$ 936 598 549 1,498	\$	1,797 840 770 2,214	\$	1,378 850 689 2,167
<b>Total Assets</b>		1,652		1,503		3,969	3,581		5,621		5,084
Deferred outflows on derivative		-		-		1	-		1		-
Deferred outflows from refunding		-		-		4	5		4		5
Deferred outflows OPEB related		2		1		-	-		2		1
Deferred outflows pension related		109		136		25	33		134		169
<b>Total Deferred Outflows of Resources</b>		111		137		30	38		141		175
Long-term debt outstanding		8		9		486	384		494		393
Right-to-use assets liability		9		9		3	4		12		13
Net OPEB liability		25		26		10	10		35		36
Net pension liability		527		538		142	148		669		686
Other liabilities		111		87		_540	534		651		621
<b>Total Liabilities</b>		680		669		1,181	1,080		1,861		1,749
Deferred inflows on derivative							7				
instruments		-		-		3	12		3		12
Deferred inflows from refunding		-		-		I	1		1		1
Deferred inflows Lease related		246		246		564	582		810		828
Deferred inflows OPEB related		2		1		1	1		3		2
Deferred inflows pension related		1		3			1		1		4
<b>Total Deferred Inflows of Resources</b>		249		250		569	597		818		847
Net investment in capital assets		670		650		1,087	1,145		1,757		1,795
Restricted		418		353		392	385		810		738
Unrestricted		(254)		(282)		770	412		516		130
<b>Total Net Position</b>	\$	834	\$	721	\$	2,249	\$ 1,942	\$	3,083	\$	2,663

<sup>(1)</sup> Restated for the changes dicussed in Note 6F, but not for the implementation of GASB statement No. 101 and accounting policy change discussed in Note 18E.

The largest portion of the City's net position, \$1.8 billion (57%), is its investment in capital assets (e.g., land, infrastructure, buildings, machinery and equipment, right-to-use leased assets, and right-to-use subscription assets), less any related outstanding debt that was used to acquire those assets and right-to-use liabilities. The City uses these capital assets to provide services to its residents and other stakeholders. Accordingly, these assets are not available for future spending. Although the City's investment in its capital assets is reported net of related debt, the resources needed to repay this debt must be provided from other sources because the capital assets themselves cannot be used to liquidate these liabilities.

The restricted portion of the City's net position of \$810 million (26%) represents resources that are subject to external restrictions on how they may be used. The remaining balance of \$516 million (17%) is unrestricted.

At the end of the current fiscal year, the City is able to report positive balances in all reported categories of net position except for the Workers' Compensation Insurance Claims Internal Service Fund.



Table 2
Governmental and Business-Type Changes in Net Position
(in millions)

	Governmental		Busines	ss-Type			
	Activ	vities	Activ	rities	To	otal	
	2025	2024 <sup>(1)</sup>	2025	2024 <sup>(1)</sup>	2025	2024 <sup>(1)</sup>	
Revenues:							
Program revenues:							
Charges for services	\$ 65	\$ 63	\$ 1,144	\$ 1,063	\$ 1,209	\$ 1,126	
Operating grants and contributions	21	23	-	-	21	23	
Capital grants and contributions	21	11	3	3	24	14	
General revenues:							
Taxes:							
Sales	79	62	-	-	79	62	
Ad valorem property	95	90	-	-	95	90	
Transient occupancy	27	22	-	-	27	22	
Other	7	7	-	-	7	7	
Contribution in lieu of taxes	39	33	-	-	39	33	
Investment earnings	26	18	58	36	84	54	
Net increase (decrease) in fair value of investments	7	10	17	12	24	22	
Equity in income of joint ventures	-	-	4	19	4	19	
Rents and royalties	23	10	-	-	23	10	
Other	26	12	-	-	26	12	
Total revenues	436	361	1,226	1,133	1,662	1,494	
Expenses:							
General Administration	35	33	_	_	35	33	
City Clerk	2	1	_	_	2	1	
City Attorney	2	2	_	_	2	2	
Human Resources	2	2	_	_	2	2	
Finance	11	9	_	_	11	9	
Public Works	47	46	-	_	47	46	
Parks and Recreation	28	28	-	_	28	28	
Public Safety:							
Police	101	98		_	101	98	
Fire	84	80		_	84	80	
Planning and Inspection	20	19	·	-	20	19	
Library	14	13	-	_	14	13	
Utilities:							
Electric		-	644	584	644	584	
Water	_	-	64	58	64	58	
Sewer	-	- /	55	36	55	36	
Water Recycling	-	_	10	9	10	9	
Solid Waste	_	-	40	38	40	38	
Cemetery	_	-	1	1	1	1	
Santa Clara Convention Center	-	-	17	19	17	19	
Santa Clara Stadium Authority	-	-	80	91	80	91	
Total expenses	346	331	911	836	1,257	1,167	
Increase in net position before transfers	90	30	315	297	405	327	
Transfers in (out)					403	321	
	<u>5</u> 95	33	(5) 310	<u>(3)</u> 294	405	327	
Increase in net position				29 <del>4</del> 9			
Restatement Change in Accounting Principal	(7) 25	-	(3)	9	(10) 25	9	
Restatement-Change in Accounting Policy		688	1,942	1 620	2,663	- 2 227	
Net position - July 1 Net position - June 30	* 834	\$ 721	\$ 2,249	1,639	\$ 3,083	\$ 2,663	
net position - June 30	φ 634	φ /∠1	φ ∠,∠ <del>4</del> 9	φ 1,9 <del>4</del> 2	\$ 5,005	φ 4,003	

<sup>(1)</sup> Restated for the changes dicussed in Note 6F, but not for the implementation of GASB statement No.

Governmental Activities – During the fiscal year 2024-25, the City's governmental activities increased net position by \$113 million, primarily due to higher tax revenues and other income sources. Key drivers

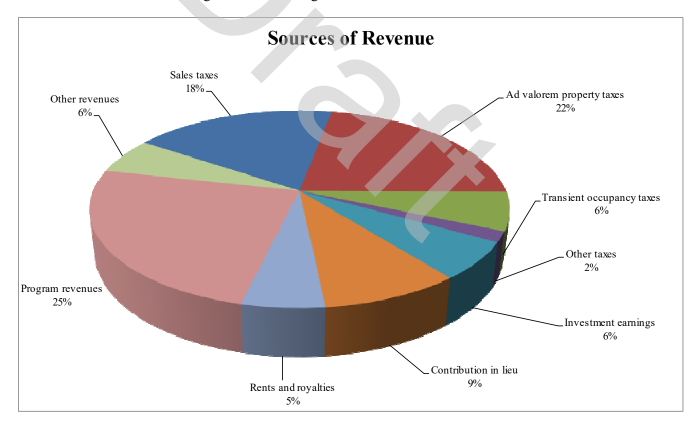
<sup>101</sup> and accounting policy change discussed in Note 18E.

included a \$17 million increase in Sales Tax, a \$5 million increase in Ad Valorem Tax, and a \$5 million increase in Transient Occupancy Taxes, reflecting continued economic recovery. Additional contributions came from an \$11 million increase in performance rent revenues from stadium events, a \$5 million contribution from the Stadium to the City, and a \$3 million increase in Housing Impact Fees. The beginning net position also increased by \$18 million due to the implementation of GASB 101 and an accounting policy change related to the recognition of unavailable revenues from long-term loan programs. These revenue gains strengthened the City's financial position, providing additional resources to support public services, infrastructure investments, and long-term financial stability.

Business-type Activities – The City's business-type activities increased net position by \$307 million in fiscal year 2024–25. The majority of this growth is attributable to the Electric Utility Fund, which reported a \$270 million increase. This improvement reflects higher service charge revenues driven by a 5% rate increase effective July 1, 2024, increased customer consumption, stronger interest earnings, and higher developer contributions during the year. The Stadium Authority also contributed to the overall increase, reporting a \$26 million gain. This result was driven by higher performance rent from stadium events and reduced operating costs. In addition, the Stadium's beginning net position increased due to a \$23 million unearned revenue restatement.

#### **Governmental Activities**

The chart below presents revenues by source for Governmental Activities. General revenues are composed of taxes and other revenues not specifically generated by, or restricted to, individual activities. All tax revenues and investment earnings are included in general revenues.



The following analysis presents a comparison of fiscal year 2024-25 and fiscal year 2023-24 by the total cost and net cost of each of the City's largest programs. Net cost is defined as total program cost less the revenues generated by those specific activities. It is common to see Governmental Activities as net cost generators, wherein costs of governmental activities are greater than the revenues they generate.

Table 3
Governmental Activities
(in millions)

	Total Cost of Services			Net Cost of Services				
		2025 2024		2	.025	2024		
General Administration	\$	35	\$	33	\$	14	\$	8
City Clerk	•	2	•	1	•	2	*	1
City Attorney		2		2		3		2
Human Resources		2		2		2		2
Finance		11		9		8		6
Public Works		47		46		12		15
Parks and Recreation		28		28		21		24
Public Safety:								
Police		101		98		98		96
Fire		84		80		68		67
Planning and Inspection		20		19		-		(1)
Library		14		13		13		13
Totals	\$	346	\$	331	\$	241	\$	233

In fiscal year 2024-25, the total cost of services increased by \$15 million, while the net cost of services increased \$8 million compared to the previous year.

The increase in the total cost of services is largely driven by a \$2 million rise in the General administration driven by the higher interfund allocation in fiscal year 2024-25 and a \$7 million increase in the Public Safety costs during fiscal year 2024-25 primarily due to the higher personnel costs.

The net cost of services in the General Administration increased by \$6 million from the prior year, reaching \$14 million in fiscal year 2024-25. This increase is primarily attributed to a \$8 million increase in the cost of service with a \$3 million decrease in the charges for services.

#### **Business-type Activities**

The following analysis provides the total costs and net costs of each of the City's enterprise funds. Net cost is defined as total program cost less the revenues generated by each enterprise fund.

Table 4
Business-Type Activities
(in millions)

	Total Cost				Net Cost						
		of Services				of Services					
	2	025	2024		2025		2	2024			
Utilities:											
Electric	\$	644	\$	584	\$	(224)	\$	(200)			
Water		64		58		(2)		2			
Sewer		55		36		(2)		(32)			
Water Recycling		10		9		-		-			
Solid Waste		40		38		(1)		(1)			
Cemetery		1		1		-		-			
Santa Clara Convention Center		17		19		(1)		(1)			
Santa Clara Stadium Authority		80		91		(7)		6			
Totals	\$	911	\$	836	\$	(237)	\$	(226)			

In fiscal year 2024-25, the City's business-type total cost of services increased by \$75 million, leading to a \$11 million reduction in the net cost of services.

The cost of services in the Electric Utility Fund increased by \$60 million up to \$644 million in fiscal year 2024-25. The increase was driven by higher expenses for resource purchases. The net cost of services in the Electric Utility Fund is at negative \$224 million, reflecting a \$24 million reduction from fiscal year 2024-25. This decrease in net cost is primarily due to a \$96 million increase in revenue on charges for services as a result of rate increase and higher consumption during the fiscal year.

The cost of services in the Sewer Utility Fund increased by \$19 million to \$55 million. This increase is primarily attributed to the recognition of a \$15 million equity loss in the sewer joint project with the City of San Jose. The net cost of services for the Sewer Utility raised to negative \$2 million, a \$30 million increase from the previous year. This significant net cost change is primarily due to the prior year's \$20 million equity gain in the sewer joint project with the City of San Jose.

The cost of services in the Santa Clara Stadium Authority (Stadium Authority) decreased by \$11 million, from \$91 million in fiscal year 2023-24 to \$80 million in fiscal year 2024-25, while the net cost of services declined to negative \$7 million. This reduction is primarily due to lower operating expenditures, including decreased Stadium Manager costs, Non-NFL event expenses, and reduced public safety costs above the threshold. The Stadium Authority is responsible for reimbursing the Forty Niners SC Stadium Company LLC for any NFL public safety costs that exceed the annual cost threshold.

#### **FUND FINANCIAL STATEMENTS**

#### **Financial Analysis of Governmental Funds**

The City uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. The focus of the City's governmental funds is to provide information on near-term inflows, outflows, and balances of spendable resources. Such information is useful in assessing the City's financing requirements. In particular, unassigned fund balance may serve as a useful measure of a government's net resources available for discretionary use as they represent the portion of fund balance which has not yet been limited to use for a particular purpose.

At June 30, 2025, the City's governmental funds reported a combined fund balance of \$490 million, an increase of \$89 million or 22.3% in comparison with the prior fiscal year. Approximately 33.7% or \$163 million constitutes unassigned fund balance, which is available for spending at the City's discretion. The remainder of the fund balance is either nonspendable, restricted, committed, or assigned to indicate that it is 1) not in spendable form, \$8 million, 2) restricted for particular purposes, \$187 million, 3) committed for particular purposes, \$115 million, or 4) assigned for particular purposes, \$17 million.

Governmental fund revenues were \$440 million, reflecting an increase of \$65 million, or 17.6%, from \$375 million in the prior year. The overall revenue increase is mainly attributed to following factors:

- a \$20 million or 64.9% increase in interest and rent driven by higher performance rent revenues from Stadium events and increased interest revenue compared to the previous fiscal year.
- a \$17 million or 28.5% increase in the sales tax from substantial growth in business-to-business activities.
- a \$10 million or 115.2% increase in the other revenue reflecting a \$5 million contribution from the Stadium and a \$3 million increase in the Housing impact fees compared to the prior year.
- A \$6 million or 17.3% increase in the contribution in-lieu tax from the Electric Utility Fund, resulting from higher charges for services due to rate increases.
- a \$5 million or 5.8% increase in property tax revenues reflecting higher assessed property value.
- a \$5 million increase in the Transient Occupancy Tax due to the tax rate increase and the ongoing recovery from the pandemic.

Governmental fund expenditures were \$359 million, reflecting an increase of \$16 million or 4.5% compared to the prior year. The increase is primarily due to a \$14 million increase within the Public Safety program.

#### **General Fund**

#### Revenues

The City's General Fund revenues totaled \$372 million in fiscal year 2024-25, an increase of \$61 million or 19.4% from the prior fiscal year.

Sales tax accounts for approximately 21.4% of the General Fund's direct revenues. Sales tax revenue increased by \$17.6 million, or 28.5% compared to the previous year, reaching to \$79.3 million. This significant increase was largely attributed to substantial growth in business to business activity during the current fiscal year.

Property tax (ad valorem) stands as the largest revenue source among General Fund revenues. In the fiscal year 2024-25, property tax revenues amounted to \$95.9 million, reflecting an increase of \$5.2 million, or a 5.8% growth from the previous year. This increase can be attributed to several factors, including reassessments following the sale of properties and the addition of new construction projects to the tax rolls. These factors have collectively contributed to the continued rise in property tax revenue for the fiscal year.

Transient occupancy taxes (TOT) are calculated as a percentage of the charges for hotel and motel rooms within the city. In November 2020, Santa Clara voters approved to increase the Transient Occupancy Tax rate by up to 4%, and the first two percentage point increases went into effect on January 1, 2022. The City raised the rate from 11.5% to 12.5% in January 2024 with the final one percentage point increase in January 2025, raising the rate to 13.5%. In fiscal year 2024-25, TOT revenues were \$27.0 million, an increase of \$4.6 million, or 20.8%, compared to fiscal year 2023-24. This growth reflected the impact of both the tax rate increase and the continued recovery from the pandemic.

Licenses, permits, fines and penalties revenues were \$12.3 million in business licenses, parking permit, and miscellaneous permit in fiscal year 2024-25, compared to \$11.6 million in the previous year. The 6.1% increase was primarily from higher development-related permit activity and the modest fee adjustment.

Intergovernmental revenues were \$5.8 million in fiscal year 2024-25, up from \$0.9 million in the previous year. The increase of \$4.9 million was primarily due to a \$2.6 million redistribution from the Hyatt land sale in the Successor Agency fund and an additional \$2.0 million in mutual aid reimbursement revenues for Fire Department services.

Charges for services, which excludes building development related activities, totaled \$46.0 million in fiscal year 2024-25 compared to \$45.7 million in the prior fiscal year, an increase of 0.69%.

Contributions in-lieu of taxes were approximately \$38.9 million in fiscal year 2024-25, a \$5.8 million increase from the prior fiscal year. The increase is the result of higher consumption and retail rates in Electric Fund.

Interest and rent revenues were \$44.2 million in fiscal year 2024-25, an increase of \$17.0 million from the prior fiscal year. The increase was primarily attributed to an \$11 million rise in Stadium performance rents and higher interest earnings from higher interest rates.

Other revenues totaled \$7.0 million in fiscal year 2024-25, an increase of \$5.8 million from the prior fiscal year primarily due to a \$5.2 million contribution from Stadium in the current fiscal year.

# Expenditures

General Fund expenditures totaled \$285 million for fiscal year 2024-25, an increase of \$18 million or 6.8% from the prior fiscal year total of \$267 million. This amount excludes encumbrances, re-appropriations, and building related activities.

Salaries and benefits expenditures were \$218 million in fiscal year 2024-25, a \$13 million or 6.7% increase from the \$205 million spent in the previous fiscal year 2023-24. The increase is primarily attributed to a \$5.7 million increase in the police department, a \$3.0 million increase in the fire department, and a \$3.1 million in finance and public work departments.

Other operating expenditures, encompassing various categories such as materials, services, supplies, internal service fund charges, debt service, and minor capital outlays were \$67 million in fiscal year 2024-25, an increase of \$5 million from the prior fiscal year. The increase can be primarily attributed to a \$3 million increase in the internal service fund cost allocation and a \$2 million increase in materials, service and supplies.

The uses of the other financing sources for fiscal year 2024-25 were \$26 million, reflecting a increase of \$10 million when compared to the prior fiscal year. This increase can be primarily attributed to a one-time \$8.6 million transfer to fund the International Swim Center Project and a \$1 million transfer to fund the PeopleSoft upgrade project.

#### Fund Balance

As of June 30, 2025, total fund balance in the General Fund was \$241 million, up \$60 million from the fiscal year 2023-24. Table 5A shows the breakdown of various components compared with the prior fiscal year.

Table 5A
General Fund Balance for the Fiscal Year Ended June 30, 2025
(in millions)

	2025		2	024	Net Change	
Nonspendable	\$	8	\$	6	\$	2
Restricted		40		32		8
Committed		13		18		(5)
Assigned		17		16		1
Unassigned		163		109		54
				·		
Total General Fund Balance	\$	241	\$	181	\$	60

#### **General Fund Budgetary Highlights**

The City's budget is a flexible-spending plan, which commits resources to the accomplishment of City Council goals and objectives. During the fiscal year, the City Council took action to amend the adopted General Fund budget. A summary of the budgetary comparison schedule for the General Fund, located in the required supplementary information following the notes to the financial statements, is shown in the following table:

# **Original Budget Compared to Final Budget**

Table 5B
General Fund Budget for the Fiscal Year Ended June 30, 2025
(in millions)

		Original	Final	
	Budgeted		Budgeted	Net
		Amount	Amount	Change
Revenues	\$	296	\$ 326	\$ 30
Expenditures	\$	293	\$ 298	\$ 5
Net other financing sources (uses)	\$	(16)	\$ (26)	\$ (10)

Adjustments to the original budget were based on the following:

- The \$30 million increase in budgeted revenues is attributed to several factors: an \$11.5 million mid-year budgetary adjustment in lease revenue, which includes a \$7.3 million the Stadium's performance-based rent settlement from prior fiscal years and a \$4.2 million increase in the current year's Stadium anticipated performance rent, a \$6.2 million increase in the other revenue from Stadium per the Deposit and Disbursement Agreement dated June 19, 2013; a \$6 million increase in sales tax; a \$2 million one-time redistribution of revenue from Successor Agency land sales, a \$2 million increase in mutual aid reimbursement for wildland deployments, and a \$2 million increase in the charges for services, driven by ambulance services and higher than anticipated revenues from events at the Stadium.
- The increase in budgeted expenditures is primarily due to a \$4 million mid-year budget increase in the salary and benefits in the Fire department due to field operations overtime and higher compensatory time payouts, along with a \$1 million increase for the public healthcare ambulance transport services.
- The increase in budgeted Other Financing Uses is primarily due to an \$8.6 million transfer to the Park and Recreation Department to support the planning and construction of the temporary and permanent International Swimming Center Facility Project, and a \$1 million transfer to fund the PeopleSoft upgrade and implementation of procurement contracts and requisitions modules.

#### Final Budget Versus Actual

Table 5C
General Fund Final Budget Versus Actual for the Fiscal Year Ended June 30, 2025
(in millions)

	Final				
	Budgete	ed 1	Actual		
	Amoun	t A	Amount		riance
Revenues	\$ 3	26 \$	359	\$	33
Expenditures	\$ 29	98 \$	283	\$	(15)
Net other financing sources (uses)	\$ (2	26) \$	(26)	\$	-

The most significant differences between actual and final budgeted amounts are explained as follows:

- The final budgeted revenues resulted in a \$33 million positive variance mainly due to a \$16 million increase in the property taxes, sales taxes, and transient occupancy taxes, a \$6 million increase in the interest and rents, a \$4 million increase in the contribution in-lieu of taxes, and a \$4 million increase in charges for services.
- Actual expenditures were \$15 million lower than the final budget as a result of lower departmental costs. See the General Fund Schedule of Revenues, Expenditures, and Changes in Fund Balances Budget Actual (Non-GAAP Basis) for additional details.

#### **Santa Clara Housing Successor**

The Santa Clara Housing Successor (SCHS) Fund accounts for the activities related to the housing assets assumed by the City as Housing Successor to the Redevelopment Agency. The activities are governed by Community Redevelopment Law and must be used to provide housing for people with low and moderate incomes.

The SCHS's revenues were approximately \$1.6 million in fiscal year 2024-25, an increase of \$608 thousand from the previous year. The growth is primarily driven by a \$377 thousand increase in loan interest received from the multi-family developer loans and a \$225 thousand increase in interest and rental income.

The general expenditures account for case management services offered to persons experiencing or at risk of homelessness, on-going administration, and labor cost related to developing land held for development of affordable housing and managing assets. In fiscal year 2024-25, the general expenditures were \$553 thousand, a decrease of \$32 thousand or 5.4% from the previous year. The reduction was mainly due to lower spending on contractual services.

# **Non-Major Governmental Funds**

These funds are not presented separately in the Basic Financial statements but are individually presented in the Supplemental Information section of this report.

#### **Financial Analysis of Enterprise Funds**

At the end of fiscal year 2024-25, the Enterprise Fund net position totaled \$2.2 billion, reflecting an increase of \$307 million or 15.8% compared to the prior fiscal year. The major contributor to this increase was the Electric Utility Fund, which showed a \$270 million increase. The increase in the Electric Utility Fund can be attributed to a \$99 million increase in the charges for services and a \$40 million increase in the interest revenue and other revenue from developer contributions.

In fiscal year 2024-25, the equity of the joint venture recognized a loss of \$11 million, a significant decrease from the \$19 million gain recorded in the previous fiscal year. This decrease of \$30 million is mostly due to a \$34 million decrease in the equity associated with the San Jose Santa Clara Joint Wastewater Treatment Facility project in the Sewer Utility fund, offset by a \$4 million increase in the Electric Utility joint venture equity.

Excluding joint venture activity and net change in the fair value of investments, non-operating expenses in fiscal year 2024-25 were \$24 million, representing an \$8 million decrease from the previous fiscal year. This variance reflects a \$3 million increase in interest expense and a one-time \$6 million contribution from Stadium to the General Fund.

#### **Electric Utility**

This fund accounts for the operation of the City's electric utility services. Charges for Services revenues were \$742 million in fiscal year 2024-25, an increase of \$86 million, or 13.3% from fiscal year 23-24. The primary driver for this increase was a 5% rate increase effective July 1, 2024 and increased consumption.

Retail operating expenses reached \$638 million in fiscal year 2024-25, a \$58 million increase from \$580 million in fiscal year 2024-25. The 9.9% increase in the operating expenses were primarily attributed to the high operating cost resulting from increased consumption.

Revenues from wholesale resource operations was \$14.6 million in the current fiscal year, a slight increase from the \$11.5 million recorded in fiscal year 2023-24. The costs related to wholesale resources purchases were \$8 million comparing to \$10 million in the prior fiscal year. The decrease in wholesale resource activities in fiscal year 2024-25 was influenced by the lower gas price in the resource market.

Interest revenues was \$34 million in fiscal year 2024-25, up from \$14 million recorded in fiscal year 2023-24. This increase is primarily due to a higher interest rate environment. Interest expense was \$5.6 million in the current year.

The Electric Utility Fund had a net position of \$1,563 million at June 30, 2025, an increase of \$270 million or 20.9% from the prior fiscal year. Of this amount, \$503 million was net investment in capital assets, \$12 million was restricted for contractual obligations, and \$1,048 million was unrestricted. The Electric Utility Fund is a participant in a number of joint ventures including Northern California Power Agency (NCPA), the Transmission Agency of Northern California (TANC), M-S-R Public Power Agency (MSR PPA), and M-S-R Energy Authority (MSR EA).

#### Water Utility

This fund accounts for the operation of the City's water utility services. Operating revenues were \$66 million for fiscal year 2024-25 compared to \$57 million for the prior fiscal year. Increased water usage and water utility rates increases are the main factors for the revenue variance of \$9 million.

Operating expenses were \$64 million in fiscal year 2024-25, compared to \$58 million in fiscal year 2023-24. The increase is primarily due to increased resource costs, higher maintenance cost and increased interfund allocation per the most recent rate study. The Water Utility Fund's net position was \$79 million at June 30, 2025.

#### **Sewer Utility**

This fund accounts for the maintenance of the City's sewer lines and related facilities. Operating revenues of the Sewer Utility were \$50 million for fiscal year 2024-25 compared to \$45 million in fiscal year 2023-24. The additional revenue was mainly due to the increase in sewer utility rates. Non-operating revenue was \$6.9 million in the current year.

Operating expenses totaled \$39 million in fiscal year 2024–25, an increase of \$5 million from the prior year. The increase was primarily driven by a \$3.5 million rise in the City's share of wastewater plant operation and maintenance costs.

The Sewer Utility Fund had a net position of \$380 million at June 30, 2025. Of this amount, \$38 million was net investment in capital assets, \$267 million was restricted for joint venture capital projects and \$75 million was unrestricted and other. The Sewer Utility, together with the City of San Jose, owns the San Jose/Santa Clara Regional Wastewater Facility which is administered by the City of San Jose. The Sewer Utility's ownership share is approximately 19.86% of the assets, capital, and operating costs. In fiscal year 2023-24, the City of San Jose reported that a loss of the Utility's equity in the Regional Wastewater Facility was \$15 million (fiscal year 2024-25 amounts were not available at the time of this report).

#### **Water Recycling**

This fund accounts for the ongoing maintenance and operations of the City's wastewater reclamation system. Operating revenues is \$9 million, an increase of \$1 million from the prior year. Revenue increase is due to a combination of recycled water utility rates increase, increased usage and higher other agencies revenue due to reimbursement for an emergency leak repair. Operating expenses is \$10 million, an increase of \$1 million from fiscal year 2023-24 due to higher resource cost, and higher maintenance cost for an emergency leak repair. The net position at June 30, 2025 remains at \$6 million.

#### Santa Clara Stadium Authority (Stadium Authority)

These funds account for the development and operation of Levi's Stadium. As of March 31, 2025, the Stadium Authority recorded approximately \$83.3 million in operating revenue, \$1.4 million more than prior year. This was mainly due to increases in revenue from ticketed Non-NFL events, rents and licenses and NFL ticket surcharge. Operating expenses were \$62 million, decreasing \$17.6 million from the prior fiscal year. This decrease is primarily due to lower Stadium Manager expenses, Non-NFL event expenses and

public safety costs over threshold. Net position at March 31, 2025 was \$182 million, an increase of \$49 million from the previous fiscal year. Refer to Note 6 for additional information.

#### **Solid Waste**

This fund accounts for the administration of the City's garbage and rubbish collection service. Operating revenues were \$40.9 million in fiscal year 2024-25, an increase of \$1.7 million from the prior fiscal year. Operating expenses were \$39.8 million compared to \$37.8 million in FY23-24, mainly due to the increases in the garbage collection, disposal and recycling service costs. The Solid Waste Fund's net position was \$3.8 million at June 30, 2025.

# Cemetery

This fund accounts for the Mission City Memorial Park's operations. Operating revenues for FY24-25 were \$1.0 million, an increase of 30% from the prior fiscal year. Operating expenses remained consistent with prior year at \$1.2 million. Net position at June 30, 2025, was \$4.0 million.

#### **Santa Clara Convention Center**

This fund accounts for the operations of the Santa Clara Convention Center. Operating revenues were \$18 million in fiscal year 2024-25 compared to \$20 million in fiscal year 2023-24. Expenses were \$17 million in the fiscal year 2024-25 compared to \$19 million in prior fiscal year. The decrease in revenues and operating expenses are directly related to the decreased events at the Convention Center. Net position at June 30, 2025, was \$29 million. On November 1, 2019, the City entered into an agreement with Levy Premium Foodservice Limited Partnership (Levy) to manage the foodservice operations at the Convention Center and Levy agreed to pay an operating investment of \$5.75 million to promote the economic development of the City. The investment is amortized on a straight-line basis over 15 years.

#### **Sports and Open Space Authority (SOSA)**

This fund accounts for the acquisition and preservation of open space within the City and the development of local sports activities. There were no operating revenues in fiscal year 2024-25 due to the expiration of the operating lease. Operating expenses were \$11 thousand, with a net position at June 30, 2025 of \$2 million.

#### **CAPITAL ASSETS**

At June 30, 2025, the City's capital assets totaled \$687 million in Governmental Activities, and \$1.527 billion in Business-Type Activities, net of depreciation. Capital Assets are invested in a broad range of categories, as shown in Table 6.

Table 6
Capital Assets at June 30, 2025
(in millions)

	2025		2	2024	Net Change	
<b>Governmental Activities:</b>						
Land	\$	133	\$	130	\$	3
Construction in progress		61		59		2
Land improvements		69		60		9
Buildings		218		217		1
Infrastructure		664		646		18
Machinery and equipment		99		89		10
Right-to-use leased Equipment		2		1		1
Right-to-use SBITA		13		13		-
Less accumulated depreciation		(572)		(546)		(26)
Totals	\$	687	\$	669	\$	18
	7					
<b>Business-Type Activities:</b>						
Land	\$	24	\$	19	\$	5
Construction in progress		148		93		55
Buildings		924		922		2
Infrastructure		1,331		1,316		15
Machinery and equipment		34		30		4
Right-to-use leased building		3		3		-
Right-to-use SBITA		4		4		-
Less accumulated depreciation		(941)		(889)		(52)
Totals	\$	1,527	\$	1,498	\$	29

The increase of \$18 million in the Governmental Funds infrastructure was primarily due to \$7.5 million in the improvement in street and sidewalk infrastructure and \$10.5 million of Contributed Infrastructure from various developers. The \$29 million increase in Enterprise Funds infrastructure was mainly due to \$11 million in Electric infrastructure improvements, \$3.4 million in replacement of the water distribution system, and \$500 thousand in sanitary sewer system improvements.

The Biennial Capital Improvement Project Budget for fiscal year 2023-24 and 2024-25 and the Five-Year Financial Plan for fiscal year 2023-24 through fiscal year 2027-28 contain more detailed discussions of Capital Projects planned for the City of Santa Clara. See Note 9 to the financial statements for additional details on fiscal year 2024-25 capital assets.

#### **DEBT ADMINISTRATION**

Each of the City's debt issues is discussed in detail in Note 10 to the financial statements. At June 30, 2025 the City's debt was comprised of the following:

Table 7
Outstanding Debt at June 30, 2025
(in millions)

	Ba	lance	Ba	lance		
Governmental Activity Debt:	June 3	30, 2025	June 3	30, 2024	Net (	Change
Refunding Certificates of Participation, Series 2013	\$	8	\$	9	\$	(1)
<b>Business-Type Debt:</b>						
Electric Utility Revenue Bonds, net of unamortized discount		150		27		123
Electric Loan Agreements		76		86		(10)
Sewer Utility Loan Agreements		5		6		(1)
Sewer Utility Certificates of Participation 2023		35		36		(1)
StadCo CFD Advance (1)		27		29		(2)
Stadium Funding Trust Loan <sup>(1)</sup>		193		200		(7)
Total Debt	\$	494	\$	393	\$	101

<sup>(1)</sup> Stadium Authority's long-term obligations are based on a March 31 fiscal year end.

#### SUCCESSOR AGENCY

On December 29, 2011, the California Supreme Court upheld Assembly Bill 1X 26 (AB 26) that provided for the dissolution of all redevelopment agencies in the State of California. On February 1, 2012 all redevelopment agencies in California were effectively dissolved. The Successor Agency for the Santa Clara Redevelopment Agency is currently in the process of winding down the affairs of the former Redevelopment Agency.

See Notes 21 and 22 for further information on the Redevelopment Agency dissolution and Successor Agency activities.

#### **ECONOMIC OUTLOOK**

The economy of the City is discussed in the accompanying Transmittal Letter.

#### CONTACTING THE CITY'S FINANCIAL MANAGEMENT

This Annual Comprehensive Financial Report is intended to provide citizens, taxpayers, investors, and creditors with a general overview of the City's finances. A separate Annual Financial Report for Silicon Valley Power is available upon request. Questions about this Report should be directed to the City of Santa Clara Finance Department, 1500 Warburton Avenue, Santa Clara, California, 95050, telephone (408) 615-2340.

This page intentionally left blank

# Basic Financial Statements



# CITY OF SANTA CLARA GOVERNMENT-WIDE FINANCIAL STATEMENTS STATEMENT OF NET POSITION AND STATEMENT OF ACTIVITIES

The Statement of Net Position and the Statement of Activities summarize the entire City's financial activities and financial position. They are prepared on the same basis as is used by most businesses, which means they include all the City's assets and deferred outflows of resources and all its liabilities and deferred inflows of resources, as well as all its revenues and expenses. This is known as the full accrual basis—the effect of all the City's transactions is taken into account, regardless of whether or when cash changes hands, but all material internal transactions between City funds have been eliminated.

The Statement of Net Position reports the excess of the City's total assets and deferred outflows of resources over the City's total liabilities and deferred inflows of resources, including all the City's capital assets and all its long-term debt. The Statement of Net Position presents similar information to the balance sheet format, but presents it in a way that focuses the reader on the composition of the City's net position, by subtracting total liabilities and deferred inflows from total assets and deferred outflows.

The Statement of Net Position summarizes the financial position of all the City's Governmental Activities in a single column, and the financial position of all the City's Business-Type Activities in a single column; these columns are followed by a total column that presents the financial position of the entire City.

The City's Governmental Activities include the activities of its General Fund, along with all its Special Revenue, Debt Service, and Capital Projects funds. Since the City's Internal Service Funds service these Funds, their activities are consolidated with Governmental Activities, after eliminating interfund transactions and balances. The City's Business-Type Activities include all its Enterprise Fund activities.

The Statement of Activities reports increases and decreases in the City's net position. It is also prepared on the full accrual basis, which means it includes all the City's revenues and all its expenses, regardless of when cash changes hands. This differs from the "modified accrual" basis used in the Fund financial statements, which reflect only current assets, current liabilities, available revenues and measurable expenditures.

The format of the Statement of Activities presents the City's expenses first, listed by program, and follows these with the expenses of its business-type activities. Program revenues—that is, revenues which are generated directly by these programs—are then deducted from program expenses to arrive at the net (expense) revenue of each governmental and business-type program. The City's general revenues are then listed in the Governmental Activities or Business-Type Activities column, as appropriate, and the Change in Net Position is computed and reconciled with the Statement of Net Position.

Both these Statements include the financial activities of the City, the Santa Clara Housing Authority, the Santa Clara Stadium Authority, the City of Santa Clara Sports and Open Space Authority, and the City of Santa Clara Public Facilities Financing Corporation, which are legally separate but are component units of the City.

#### CITY OF SANTA CLARA STATEMENT OF NET POSITION June 30, 2025

	Governmental Activities	В	Business-Type Activities	Total
ASSETS	 			
Current Assets				
Cash and investments (Note 7):				
Pooled cash and investments	\$ 483,677,498	\$	998,667,908	\$ 1,482,345,406
Investments with fiscal agent	18,993		147,070,441	147,089,434
Receivables (net of allowance for uncollectible):				
Accounts	16,446,873		207,472,963	223,919,836
Interest	11,851,291		6,487,317	18,338,608
Intergovernmental	17,900,299		-	17,900,299
Leases receivable (Note 4)	1,400,066		12,529,804	13,929,870
Derivative financial instruments (Note 10D)	-		2,871,435	2,871,435
Materials, supplies and prepaids	6,136,523		26,762,778	32,899,301
Land held for development (Note 2H)	1,703,500			 1,703,500
Total Current Assets	539,135,043		1,401,862,646	1,940,997,689
Noncurrent Assets				
Restricted cash (Note 7)	40,198,370		107,364,021	147,562,391
Investment with fiscal agent (Note 7)	716,085		11,537,926	12,254,011
Deposits (Note 7)	-		7,621,750	7,621,750
Leases receivable, noncurrent (Note 4)	252,965,791		572,925,727	825,891,518
Internal balances (Note 8C)	(7,470,150)		7,272,896	(197,254)
Long term loans, net	134,129,457		-	134,129,457
Capital assets (Note 9):				
Land and construction in progress	193,409,805		172,640,238	366,050,043
Capital assets being depreciated, net	494,052,567		1,354,786,943	1,848,839,510
Investment in joint ventures (Note 12)	5,287,765		331,003,182	336,290,947
Other	22,680		2,263,947	2,286,627
Total Noncurrent Assets	1,113,312,371		2,567,416,630	3,680,729,001
Total Assets	 1,652,447,414		3,969,279,276	 5,621,726,690
DEFERRED OUTFLOWS OF RESOURCES				
Derivative instruments (Note 10D)	-		1,098,675	1,098,675
Refunding of debt	-		3,616,269	3,616,269
OPEB related items (Note 16)	1,663,649		613,787	2,277,436
Pension related items (Note 13)	108,649,531		24,852,655	133,502,186
Total Deferred Outflows of Resources	 110,313,180		30,181,386	 140,494,566
	,,100		,,	 ,,

#### CITY OF SANTA CLARA STATEMENT OF NET POSITION June 30, 2025

	Governmental Activities	Business-Type Activities	Total
LIABILITIES			
Current Liabilities			
Accrued liabilities	42,978,731	86,062,275	129,041,006
Deposits	5,094,824	-	5,094,824
Interest payable	256,706	9,326,588	9,583,294
Accrued compensated absences (Note 2L)	10,571,743	4,028,935	14,600,678
Unearned revenue, current portion	1,768,322	23,213,250	24,981,572
Landfill closure liability (Note 11)	-	812,000	812,000
Derivative financial instruments (Note 10D)	-	1,098,675	1,098,675
Current portion of lease obligation (Note 10H)	89,127	240,824	329,951
Current portion of SBITA (Note 10I)	2,049,881	503,819	2,553,700
Long-term debt due within one year (Note 10)	1,120,000	24,697,559	25,817,559
Total Current Liabilities	63,929,334	149,983,925	213,913,259
Noncurrent Liabilities			
Long-term portion estimated claims (Note 19)	24,527,000	_	24,527,000
Accrued compensated absences (Note 2L)	20,007,231	7,623,448	27,630,679
Landfill closure liabilities (Note 11)		6,645,136	6,645,136
Unearned revenue	4,984,044	401,565,885	406,549,929
Long-term lease obligation (Note 10H)	1,424,882	-	1,424,882
Long-term SBITA obligation (Note 10I)	5,516,040	1,991,616	7,507,656
Long-term debt due after one year (Note 10)	7,216,503	461,582,110	468,798,613
Net OPEB liability due after one year (Note 16)	25,430,842	9,382,316	34,813,158
Net pension liability due after one year (Note 13)	526,827,947	142,157,350	668,985,297
Total Noncurrent Liabilities	615,934,489	1,030,947,861	1,646,882,350
Total Liabilities	679,863,823	1,180,931,786	1,860,795,609
DEFERRED INFLOWS OF RESOURCES			
Derivative instruments (Note 10D)		2,871,435	2,871,435
Refunding of debt	-	768,263	768,263
Leases related (Note 4)	246,106,700	564,390,656	810,497,356
OPEB related items (Note 16)	1,602,691	591,293	2,193,984
Pension related items (Note 13)	1,066,115	187,345	1,253,460
Total Deferred Inflows of Resources	248,775,506	568,808,992	817,584,498
NET POSITION (Note 18)			
Net investment in capital assets Restricted for:	670,045,939	1,087,705,430	1,757,751,369
Capital projects and other agreements	163,995,559	392,093,941	556,089,500
Debt service	702,777	-	702,777
Housing activities	159,659,545	=	159,659,545
Community development	40,806,146	-	40,806,146
Transportation	4,185,702	-	4,185,702
Pension rate stabilization program	37,546,639	-	37,546,639
Maintenance	2,380,868	-	2,380,868
Other purposes	8,346,236		8,346,236
Total Restricted Net Position	417,623,472	392,093,941	809,717,413
Unrestricted Net Position	(253,548,147)	769,920,513	516,372,366
Total Net Position	\$ 834,121,265	\$ 2,249,719,884	\$ 3,083,841,149

#### CITY OF SANTA CLARA STATEMENT OF ACTIVITIES For the year ended June 30, 2025

	Tor the year	ended June 30,			ogram Revenue	s
		Indirect			Operating	Capital
		Expenses	(	Charges for	Grants and	Grants and
Functions/Programs	Expenses	Allocation		Services	Contributions	Contributions
Governmental Activities:	-					
General Administration	\$ 41,153,610	\$ (5,709,507)	\$	18,455,541	\$ 2,830,035	\$ 187,985
City Clerk	2,038,375	(482,833)		47,856	-	-
City Attorney	2,950,302	(450,644)		-	-	-
Human Resources	4,298,887	(1,802,576)		-	-	-
Finance	18,587,973	(7,773,608)		2,768,170	-	-
Public Works	50,006,423	(2,511,797)		8,692,835	6,066,163	20,346,722
Parks and Recreation	27,503,837	-		3,948,677	2,715,300	-
Public Safety:						
Police	101,064,768	(40,572)		1,008,762	2,270,776	-
Fire	84,243,367	-		9,622,140	6,641,621	-
Planning and Inspection	20,009,318	-		20,093,748	199,093	-
Library	13,757,368	-		9,477	256,099	-
Interest on long term debt	382,249	<u> </u>				
Total Governmental Activities	365,996,477	(18,771,537)		64,647,206	20,979,087	20,534,707
Business-type Activities:						
Utilities:						
Electric	633,427,608	9,427,837		866,391,530	-	-
Water	60,954,319	3,043,221		66,475,472	-	-
Sewer	53,801,740	1,519,002		57,414,389	-	-
Water Recycling	9,970,110	88,395		9,949,771	-	-
Solid Waste	37,601,423	2,094,247		40,950,266	-	-
Cemetery	1,089,040	135,363		1,010,289	-	-
Sports and Open Space Authority	10,653			-	-	-
Santa Clara Convention Center	16,943,517	423,494		18,284,460	-	-
Santa Clara Stadium Authority	77,602,688	2,039,978		83,338,250	-	3,408,575
Total Business-type Activities	891,401,098	18,771,537	1	,143,814,427	-	3,408,575
Total	\$ 1,257,397,575	-	\$1	,208,461,633	\$ 20,979,087	\$ 23,943,282
General Revenues:			$\overline{}$		7	
Taxes:						
Sales						
Ad valorem property						
Transient occupancy						
Other						
Contribution in lieu of taxes						
Investment earnings						

Net increase in the fair value of investments

Equity in gains of joint ventures

Rents and royalties

Gain on retirement of capital asset

Other

Transfers (Note 8A)

Total General Revenues and Transfers

Change in Net Position

Net Position - beginning

GASB 101 implementation (Note 18E)

Accounting policy change-unavailable revenues (Note 18E)

Error correction (Note 6F and 18E)

Net Position - beginning, as restated

Net Position - ending

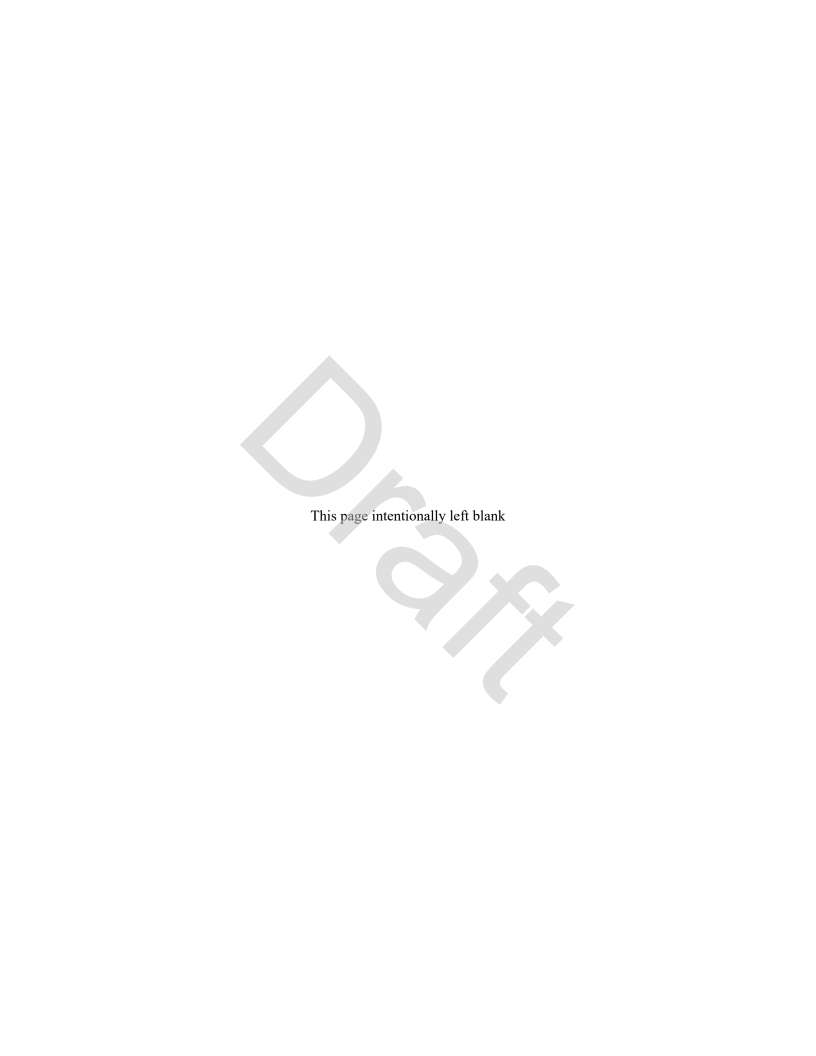
# CITY OF SANTA CLARA

#### STATEMENT OF ACTIVITIES

For the year ended June 30, 2025

#### Net (Expense) Revenue and Changes in Net Position

Governmental Activities	Business-Type Activities	Total
\$ (13,970,542)	\$ -	\$ (13,970,542)
(1,507,686)	<u>-</u>	(1,507,686)
(2,499,658)	_	(2,499,658)
(2,496,311)	_	(2,496,311)
(8,046,195)	_	(8,046,195)
(12,388,906)	_	(12,388,906)
(20,839,860)	-	(20,839,860)
(97,744,658)	-	(97,744,658)
(67,979,606)	-	(67,979,606)
283,523	_	283,523
(13,491,792)	-	(13,491,792)
(382,249)	-	(382,249)
(241,063,940)		(241,063,940)
-	223,536,085	223,536,085
-	2,477,932	2,477,932
-	2,093,647	2,093,647
-	(108,734)	(108,734)
-	1,254,596	1,254,596
-	(214,114)	(214,114)
-	(10,653)	(10,653)
-	917,449	917,449
-	7,104,159	7,104,159
-	237,050,367	237,050,367
(241,063,940)	237,050,367	(4,013,573)
79,352,441	-	79,352,441
95,318,926	-	95,318,926
26,992,989	-	26,992,989
7,407,028	-	7,407,028
38,881,781	-	38,881,781
26,226,477	57,816,726	84,043,203
7,432,664	16,750,981	24,183,645
-	3,612,641	3,612,641
23,091,255	-	23,091,255
-	7,399	7,399
25,547,170	-	25,547,170
5,051,497	(5,051,497)	
335,302,228	73,136,250	408,438,478
94,238,288	310,186,617	404,424,905
721,823,971	1,919,078,716	2,640,902,687
(7,124,240)	(2,665,444)	(9,789,684)
25,183,246	- 22 110 005	25,183,246
720 992 077	23,119,995	23,119,995
739,882,977	1,939,533,267	2,679,416,244
\$ 834,121,265	\$2,249,719,884	\$3,083,841,149



# CITY OF SANTA CLARA COMPREHENSIVE ANNUAL FINANCIAL REPORT

For the year ended June 30, 2025

## CITY OF SANTA CLARA FUND FINANCIAL STATEMENTS GOVERNMENTAL FUNDS

The funds described below were determined to be Major Funds by the City in fiscal year 2024-25. Individual non-major funds may be found in the Supplementary section.

#### MAJOR GOVERNMENTAL FUNDS

#### **GENERAL FUND**

The General Fund accounts for resources and services traditionally associated with government. The General Fund provides administrative, financial, police protection, fire protection, community development, recreation, and maintenance services to the community and other funds. The General Fund accounts for revenues that have unrestricted uses and are not required legally or by contractual agreement to be accounted for in another fund.

#### SANTA CLARA HOUSING SUCCESSOR FUND

The Santa Clara Housing Successor Fund accounts for the activities related to the housing assets assumed by the City as Housing Successor to the former Redevelopment Agency. The activities are governed by Community Redevelopment Law and must be used to provide housing for people with low and moderate incomes.

# CITY OF SANTA CLARA GOVERNMENTAL FUNDS **BALANCE SHEET** June 30, 2025

	General Fund		Santa Clara Housing Successor	
ASSETS				
Cash and investments (Note 7):				
Pooled cash and investments	\$	185,828,042	\$	5,295,129
Investments with fiscal agent - current		-		-
Restricted cash		37,546,639		-
Receivables (net of allowance for uncollectibles):				
Accounts		13,863,720		-
Interest		11,851,291		-
Loans		4,434,698		103,924,084
Intergovernmental		14,539,148		=
Due from other funds (Note 8B)		118,978		-
Materials, supplies and prepaids		1,491,558		-
Land held for development (Note 2H)		-		1,703,500
Investments with fiscal agent - noncurrent (Note 7)		-		-
Leases Receivable (Note 4)		254,365,857		-
Other		22,680		
Total Assets	\$	524,062,611	\$	110,922,713
LIABILITIES				
Accrued liabilities	\$	25,934,959	\$	140,464
Deposits		5,094,824		-
Unearned revenue		1,407,834		5,064,044
Total Liabilities		32,437,617		5,204,508
DEFERRED INFLOWS OF RESOURCES				
Unavailable revenue - Lease revenues (Note 4)		246,106,700		_
Unavailable revenue - Loans		4,434,698		98,839,215
Total Deferred Inflows of Resources	_	250,541,398		98,839,215
FUND BALANCES (Note 18)				
		0.206.261		
Nonspendable Restricted		8,296,261		- 070,000
		39,816,691		6,878,990
Committed		12,775,977		-
Assigned		16,979,509		=
Unassigned		163,215,158		
Total Fund Balances		241,083,596		6,878,990
Total Liabilities, Deferred Inflows of Resources				
and Fund Balances	\$	524,062,611	\$	110,922,713

# CITY OF SANTA CLARA GOVERNMENTAL FUNDS BALANCE SHEET June 30, 2025

Non-Major Governmental Funds		Total Governmental Funds	
\$	243,135,774 18,993	\$ 434,258,9 18,9	
	2,651,731	40,198,3	
	529,405	14,393,1 11,851,2	
	83,274,882 3,361,151	191,633,6 17,900,2	664
	54,578	118,9 1,546,1	36
	716,085	1,703,5 716,0 254,365,8	)85
	-	22,6	80
\$	333,742,599	\$ 968,727,9	923
\$	8,283,253	\$ 34,358,6	576
Ψ	-	5,094,8	324
	280,488	6,752,3	366
	8,563,741	46,205,8	366
	83,274,882	246,106,7 186,548,7	
	83,274,882	432,655,4	
	, , ,		
	120.025.046	8,296,2	
	139,935,846 101,968,130	186,631,5 114,744,1	
	-	16,979,5	
		163,215,1	58
	241,903,976	489,866,5	562
\$	333,742,599	\$ 968,727,9	923



#### CITY OF SANTA CLARA

#### RECONCILIATION OF THE BALANCE SHEET OF GOVERNMENTAL FUNDS TO THE STATEMENT OF NET POSITION

June 30, 2025

TOTAL GOVERNMENTAL FUND BALANCE	\$ 489,866,562
Amounts reported for Governmental Activities in the Statement of Net Position are	,,
different from those reported in the Governmental Funds above because of the following:	
CURRENT LIABILITIES	
The assets and liabilities below are due and payable in less than one year and more	
than 90 days and therefore are not reported in the Funds:	
Current portion of accrued compensated absences (excluding Internal Service Funds) Interest payable	(10,229,249) (118,662)
CAPITAL ASSETS	, ,
Capital assets used in Governmental Activities are not current assets or financial	
resources and, therefore, are not reported in the Governmental Funds.	678,091,087
Right to use leases assets and SBITA assets used in governmental activities are not financial	, ,
resources and therefore are not reported in the funds.	9,371,285
•	
INVESTMENT IN NON-BUSINESS-TYPE JOINT VENTURE	5,287,765
DEFERRED OUTFLOWS OF RESOURCES	4 < 24 0 = =
OPEB related (excluding Internal Service Funds)	1,621,077
Pension related (excluding Internal Service Funds)	107,020,386
ALLOCATION OF INTERNAL SERVICE FUND NET POSITION	
Internal Service Funds are not governmental funds. However, they are used by management to	
charge the costs of certain activities, such as insurance and central services and maintenance, to individual governmental funds. The net current assets of the Internal Service Funds are therefore	
included in Governmental Activities in the following line items in the Statement of Net Position:	
Cash and investments	49,418,553
Accounts receivable	2,053,748
Materials, supplies and prepaid	4,590,387
Deferred outflows OPEB related items	42,572
Deferred outflows pension related items	1,629,145
Accrued liabilities, including short-term portion of estimated claims	(8,620,056)
Long-term portion of estimated claims	(24,527,000)
Compensated absences - current	(342,494)
Compensated absences - long-term	(648,334)
Internal balances	(7,589,128)
Lease obligations, including interest payable SBITA obligations, including interest payable	(1,532,375) (621,014)
Net OPEB liability	(650,782)
Net pension liability	(8,808,149)
Deferred inflows OPEB related items	(41,013)
Deferred inflows pension related items	(11,608)
LONG TERM LIABILITIES	
The assets and liabilities below are not due and payable in the current period	
and, therefore, are not reported in the Funds:	
Reserve against conditional grant balances	(10,376,219)
Long-term debt	(8,336,503)
Long-term liability associated with SBITA agreements (excluding Internal Service Funds)	(7,064,586)
Non-current portion of accrued compensated absences	(10.250.007)
(excluding Internal Service Funds)	(19,358,897)
Net OPEB liability (excluding Internal Service Funds)  Net pension liability (excluding Internal Service Funds)	(24,780,060)
DEFERRED INFLOWS OF RESOURCES	(518,019,796)
Unavailable revenues recorded in governmental funds financial statements resulting from activities in which revenues were earned but funds were not available are reclassified	
as revenues in Government-Wide Financial Statements.	139,420,808
OPEB related (excluding Internal Service Funds)	(1,561,678)
Pension related (excluding Internal Service Funds)	(1,054,507)
NET POSITION OF GOVERNMENTAL ACTIVITIES	\$ 834,121,265
	 , , , , , , , , , , , , , , , , , , , ,

### CITY OF SANTA CLARA GOVERNMENTAL FUNDS

# STATEMENT OF REVENUES, EXPENDITURES

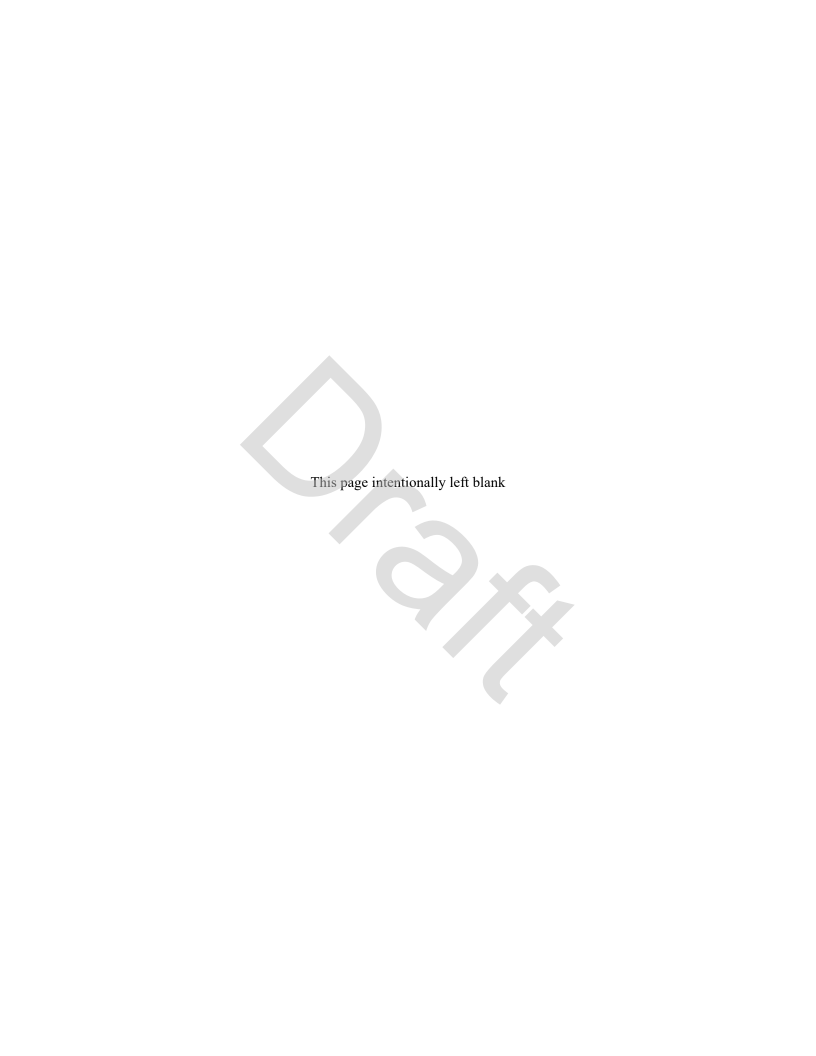
# AND CHANGES IN FUND BALANCES

For the year ended June 30, 2025

	General Fund	Santa Clara Housing Successor
REVENUES	Tunu	Trousing 5 uccessor
Taxes:		
Sales	\$ 79,352,441	\$ -
Ad valorem	95,931,933	-
Transient occupancy	26,992,989	_
Other	7,018,562	-
Licenses, permits, fines, and penalties	12,320,410	_
Intergovernmental	5,804,185	_
Charges for services	46,030,814	_
Contributions in-lieu of taxes	38,881,781	-
Interest and rents	44,232,968	302,460
Net increase (decrease) in the fair		•
value of investments	7,432,664	-
Other	7,001,166	1,260,917
Total Revenues	370,999,913	1,563,377
EXPENDITURES		
Current:		
General Administration	28,658,142	553,194
City Clerk	2,154,922	-
City Attorney	3,128,458	_
Human Resources	4,380,656	-
Finance	21,222,709	-
Public Works	25,698,149	-
Parks and Recreation	21,220,135	-
Public Safety:		
Police	90,870,567	_
Fire	69,436,548	-
Planning and Inspection	4,364,063	-
Library	11,803,441	-
Capital outlay	670,261	-
Debt service (Note 10):	· ·	
Principal payments	1,506,681	-
Interest and fiscal fees	103,345	
Total Expenditures	285,218,077	553,194
EXCESS (DEFICIENCY) OF REVENUES		
OVER EXPENDITURES	85,781,836	1,010,183
OTHER FINANCING SOURCES (USES)		
Subscription Based IT Arragement Liabilities (Note 10I)	586,348	-
Transfers in (Note 8A)	3,660,769	-
Transfers (out) (Note 8A)	(30,264,809)	
Total Other Financing Sources (Uses)	(26,017,692)	
NET CHANGE IN FUND BALANCE	59,764,144	1,010,183
Fund balances - beginning	181,319,452	5,868,807
Fund balances - ending	\$ 241,083,596	\$ 6,878,990
Č		

#### CITY OF SANTA CLARA GOVERNMENTAL FUNDS STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES

Non-Major	Total
Governmental Funds	Governmental Funds
\$ -	\$ 79,352,441
-	95,931,933
-	26,992,989
388,466	7,407,028
9,356,968	21,677,378
26,146,765	31,950,950
14,696,738	60,727,552
-	38,881,781
5,647,286	50,182,714
-	7,432,664
10,686,030	18,948,113
66,922,253	439,485,543
7,581,915	36,793,251
	2,154,922
-	3,128,458
-	4,380,656
-	21,222,709
8,419,003	34,117,152
2,080,059	23,300,194
1,102,547	91,973,114
9,581,208	79,017,756
16,026,244	20,390,307
206,072	12,009,513
21,089,886	21,760,147
1,204,699	2,711,380
372,100	475,445
67,663,733	353,435,004
, , , , , , , , , , , , , , , , , , , ,	
(741,480)	86,050,539
	507.240
42,000,220	586,348 45 740 108
42,088,339	45,749,108
(12,827,545)	(43,092,354)
29,260,794	3,243,102
28,519,314	89,293,641
213,384,662	400,572,921
\$ 241,903,976	\$ 489,866,562



## RECONCILIATION OF THE GOVERNMENTAL FUNDS STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES TO THE GOVERNMENT-WIDE STATEMENT OF ACTIVITIES For the year ended June 30, 2025

NET CHANGE IN FUND BALANCES - TOTAL GOVERNMENTAL FUNDS	\$	89,293,641
Amounts reported for governmental activities in the Statement of Activities are different because of the following:		
ACCRUAL OF CURRENT ITEMS		
The amounts below included in the Statement of Activities do not provide or (require) the use of financial resources over 90 days and therefore are not reported as revenue or expenditures in governmental funds (net change):		(1.026.050)
Current portion of accrued compensated absences		(1,836,950)
CAPITAL ASSET TRANSACTIONS  Governmental Funds report capital outlays as expenditures. However, in the Statement of Activities the cost of those assets is capitalized and allocated over their estimated useful lives and reported as depreciation expense.  The capital outlay expenditures are therefore added back to fund balance		21 141 249
Depreciation expense is deducted from the fund balance		21,161,268
(Depreciation expense is net of Internal Service Fund depreciation of		
\$3,125,515 which has already been allocated to service funds.)		(22,543,516)
constant in the second of the		(==,0 .0,010)
Retirements of capital assets (net of Internal Service Fund retirement of \$6,503)		(447)
Contributions of infrastructure improvements by developers and equipment are capitalized in the Statement of Activities, but are not recorded in the Governmental Fund Statements	e	(,)
because no cash changed hands.		13,068,442
JOINT VENTURES - PROFIT FROM EQUITY		(213,789)
LONG TERM DEBT PROCEEDS AND PAYMENTS		, ,
Bond proceeds provide current financial resources to governmental funds, but		
issuing debt increases long-term liabilities in the Statement of Net Position.		
Issuance of SBITA liability is deducted from fund blance		(586,348)
Repayment of bond principal is an expenditure in the governmental funds, but		
in the Statement of Net Position the repayment reduces long-term liabilities.		
Repayment of debt principal is added back to fund balance		1,085,000
Amortization of bond premium		108,600
ACCRUAL OF NON-CURRENT ITEMS		
The amounts below included in the Statement of Activities do not provide or (require) the		
use of current financial resources and therefore are not reported as revenue or expenditures in		
governmental funds (net change):		(2.10 (51)
Provision for reserve of conditional grants		(340,671)
Non-current portion of accrued compensated absences		624,136
Interest payable Unavailable revenue		14,578 1,942,901
Lease related expense		225
SBITA related expense		734,928
OPEB related expense		953,074
Pension related expense		(14,850,414)
ALLOCATION OF INTERNAL SERVICE FUND ACTIVITY		, , , ,
Internal Service Funds are used by management to charge the costs of certain activities,		
such as equipment acquisition, maintenance, and insurance to individual funds.		
The portion of the net revenue (expense) of these Internal Service Funds, arising out		
of their transactions with Governmental Funds, is reported with governmental activities,		
because they service those activities.		
Change in Net Position - All Internal Service Funds, net		6,143,651
Change in Net Position of Internal Service Funds reported with Business-Type Activities		(520,021)
CHANGE IN NET POSITION OF GOVERNMENTAL ACTIVITIES	\$	94,238,288



#### CITY OF SANTA CLARA MAJOR PROPRIETARY FUNDS

Proprietary funds account for City operations financed and operated in a manner similar to a private business enterprise. The intent of the City is that the cost of providing goods and services be financed primarily through user charges. Individual non-major Proprietary funds may be found in the Supplementary section.

The City has identified the funds below as major proprietary funds in fiscal year 2024-25.

GAAP does not require the disclosure of budget versus actual comparisons regarding proprietary funds that are major funds.

#### **ELECTRIC UTILITY FUND**

This fund accounts for the operation of the City's electric utility, a self-supporting activity that provides services on a user charge basis to residences and businesses.

#### WATER UTILITY FUND

This fund accounts for the operation of the City's water utility, a self-supporting activity that provides services on a user charge basis to residences and businesses.

#### SEWER UTILITY FUND

The sewer utility fund accounts for the maintenance of the City's sewer lines and related facilities. It is a self-supporting activity that provides services on a user charge basis to residences and businesses.

#### WATER RECYCLING UTILITY FUND

This fund accounts for the ongoing maintenance and operations of the City's waste water reclamation system. It is a self-supporting activity that provides services on a user charge basis from the sale of non-potable water for irrigation and landscaping.

#### SANTA CLARA STADIUM AUTHORITY FUND

The Santa Clara Stadium Authority Fund was established in 2011 to provide for development and operation of Levi's Stadium (home of the National Football League (NFL)'s San Francisco 49ers). In November 2012, the Santa Clara Stadium Authority changed its fiscal year ending date from June 30<sup>th</sup> to March 31<sup>st</sup> to conform with the fiscal year of Stadium Funding Trust.

#### PROPRIETARY FUNDS STATEMENT OF NET POSITION

#### June 30, 2025

	Business-t	ype Activities-Ente	rprise Funds
	Electric	Water	Sewer
	Utility	Utility	Utility
ASSETS			
Current assets:			
Cash and investments (Note 7):			
Pooled cash and investments	\$ 817,007,119	\$ 25,031,021	\$ 112,195,033
Investments with fiscal agent	130,517,424	-	-
Receivables (net of allowance for uncollectible):			
Accounts	154,525,464	10,898,187	6,705,082
Interest	5,717,203	112,402	640,328
Other	-	-	-
Leases receivable (Note 4)	271,306	34,559	34,559
Derivative financial instrument (Note 10D)	2,871,435	-	-
Due from other funds (Note 8B)	4,773,495	1,309,352	1,220,074
Materials, supplies and prepaids	25,172,910	1,589,868	-
Total current assets	1,140,856,356	38,975,389	120,795,076
Noncurrent assets:			
Restricted cash (Note 7)	11,792,344	2,558,750	1,124,084
Investment with fiscal agent (Note 7)	-	-	1,691
Deposits (Note 7)	7,621,750	-	-
Leases receivable, noncurrent (Note 4)	1,581,619	621,495	621,495
Capital assets (Note 9):			
Land	19,879,593	661,268	725,328
Construction in progress	138,921,943	133,756	15,103
Buildings, infrastructure and land improvements	1,158,113,200	115,302,788	68,845,569
Equipment	10,745,377	4,449,370	5,462,089
Right-to-use leased assets	2,916,623	-	-
Right-to-use SBITA	3,837,038	-	-
	1,334,413,774	120,547,182	75,048,089
Less accumulated depreciation	605,432,919	56,678,418	31,970,980
Net capital assets	728,980,855	63,868,764	43,077,109
Investment in joint ventures (Note 12)	65,322,413	-	265,680,769
Other assets	-	-	-
Total noncurrent assets	815,298,981	67,049,009	310,505,148
Total assets	1,956,155,337	106,024,398	431,300,224
DEFERRED OUTFLOWS OF RESOURCES			
Derivative instruments (Note 10D)	1,098,675	-	-
Refunding of debt	3,616,269	-	-
OPEB related items (Note 16)	440,104	96,943	46,064
Pension related items (Note 13)	19,295,396	2,887,506	1,493,481
Total deferred outflows of resources	24,450,444	2,984,449	1,539,545

# CITY OF SANTA CLARA PROPRIETARY FUNDS STATEMENT OF NET POSITION June 30, 2025

**Business-type Activities-Enterprise Funds** 

Internal Service Funds			Non-Major Enterprise	Business-type Activities Santa Clara Stadium Authority	Water Recycling	
(Note 2B)	TOTAL (Note 2B		Funds	(as of March 31, 2025) restated (Note 6)	Utility	
¢ 50,207,000		e 007 (00 550	¢ 20.740.400	£ 7.077.420	(747.440	
\$ 50,387,902		\$ 997,698,559 147,070,441	\$ 28,740,498	\$ 7,977,439 16,553,017	6,747,449	
2,053,748		207,472,961 6,487,317	10,397,696	23,280,276	1,666,256 17,384	
-		12,529,804 2,871,435	-	12,189,380	- -	
46,059 4,590,387		7,589,128 26,762,778	286,207	-	-	
57,078,096		1,408,482,423	39,424,401	60,000,112	8,431,089	
		107,364,022	2,541,339	89,150,424	197,081	
-		11,537,926 7,621,750		11,536,235	-	
-		572,925,727	_	570,101,118	-	
		24,359,061 148,281,177	3,092,872 1,679,851	7,530,524	-	
52 111 216		2,255,564,074	81,854,015	830,191,432	1,257,070	
53,111,318 2,234,821		33,515,900 2,916,623 2,827,038	3,006,588	9,852,476	-	
2,397,211 57,743,350		3,837,038 2,468,473,873	89,633,326	847,574,432	1,257,070	
36,218,743		941,046,692	66,135,074	180,594,523	234,778	
21,524,607		1,527,427,181	23,498,252	666,979,909	1,022,292	
-		331,003,182	-	-	-	
		2,263,947	-	2,263,947	-	
21,524,607		2,560,143,735	26,039,591	1,340,031,633	1,219,373	
78,602,703		3,968,626,158	65,463,992	1,400,031,745	9,650,462	
-		1,098,675	_	-	_	
-		3,616,269	-	-	-	
42,572		613,787	23,903	-	6,773	
1,629,145		24,852,655	867,202	-	309,070	
1,671,717		30,181,386	891,105	-	315,843	

(continued)

#### PROPRIETARY FUNDS

#### STATEMENT OF NET POSITION

June 30, 2025

	Business-t	ype Activities-Ente	rprise Funds
	Electric	Water	Sewer
	Utility	Utility	Utility
LIABILITIES			
Current liabilities:			
Accrued liabilities	56,862,758	6,517,429	64,697
Interest payable	3,801,132	-	709,047
Unearned revenue	915,150	4,754	4,754
Due to other funds (Note 8B)	-	-	-
Accrued compensated absences (Note 2L)	3,414,541	365,313	140,904
Current portion of landfill closure liability (Note 11)	-	-	-
Current portion of long-term debt (Note 10)	15,260,000	-	1,599,465
Current portion derivative financial instruments (Note 10D)	1,098,675	-	-
Current portion of leases obligation (Note 10H)	240,824	-	-
Current portion of SBITA (Note 10I)	503,819	-	-
Total current liabilities	82,096,899	6,887,496	2,518,867
Noncurrent liabilities:			
Unearned revenue	_	_	_
Long-term portion estimated claims		_	_
Long-term compensated absences (Note 2L)	6,459,948	691,237	267,052
Landfill closure liability (Note 11)	-	-	-
Long-term debt (Note 10)	210,996,153	_	38,814,787
Long-term leases obligation (Note 10H)		_	
Long-term SBITA (Nte 10I)	1,991,616	_	-
Net OPEB liability (Note 16)	6,727,406	1,481,870	704,128
Net pension liability (Note 13)	103,868,311	19,866,897	9,901,579
Total noncurrent liabilities	330,043,434	22,040,004	49,687,546
Total liabilities	412,140,333	28,927,500	52,206,413
DEFERRED INFLOWS OF RESOURCES	· ·		
Derivative instruments (Note 10D)	2,871,435	_	_
Refunding of debt	768,263	<del>-</del>	-
Leases related (Note 4)	1,712,000	563,039	563,039
OPEB related items (Note 16)	423,976	93,390	44,376
Pension related items (Note 13)	136,885	26,182	13,049
Total deferred inflows of resources	5,912,559	682,611	620,464
NET POSITION (Note 18)			
Net investment in capital assets	502 926 440	62 969 761	27 924 925
Restricted for capital projects and other agreements	502,836,449 11,792,344	63,868,764 2,255,660	37,824,835 266,804,853
Unrestricted	1,047,924,096	13,274,312	75,383,204
		•	
Total net position	\$ 1,562,552,889	\$ 79,398,736	\$ 380,012,892

Adjustment to report the cumulative internal balance for the net effect of the activity between the internal service funds and the enterprise funds over time.

Net position of business-type activities

#### CITY OF SANTA CLARA PROPRIETARY FUNDS STATEMENT OF NET POSITION June 30, 2025

**Business-type Activities-Enterprise Funds** 

	Business-type Activities	Enterprise Funds		
Water	Santa Clara	Non-Major		Internal Service
Recycling	Stadium Authority	Enterprise		Funds
Utility	(as of March 31, 2025)	Funds	TOTAL	(Note 2B)
	restated (Note 6)		1017IL	(11010 2B)
1,910,342	13,939,371	6,767,677	86,062,274	8,620,056
1,710,542	4,816,409	0,707,077	9,326,588	22,051
	16,394,288	5,894,304	23,213,250	22,031
_	316,232	3,074,304	316,232	7,635,187
_	310,232	108,177	4,028,935	342,494
_	_	812,000	812,000	312,151
_	7,838,094	012,000	24,697,559	_
_	7,030,031	_	1,098,675	_
_	_	_	240,824	89,127
_	_		503,819	617,329
1,910,342	43,304,394	13,582,158	150,300,156	17,326,244
1,510,512	13,301,331	13,302,130	130,300,130	17,320,211
	401 565 005		401.565.005	
-	401,565,885		401,565,885	24.527.000
-		205 211	7 (22 110	24,527,000
-	-	205,211	7,623,448	648,334
-	211 771 170	6,645,136	6,645,136	-
-	211,771,170		461,582,110	1 424 992
-	-		1 001 (16	1,424,882
102 515	-	265 207	1,991,616	(50.792
103,515	-	365,397	9,382,316	650,782
1,736,893		6,783,670	142,157,350	8,808,149
1,840,408	613,337,055	13,999,414	1,030,947,861	36,059,147
3,750,750	656,641,449	27,581,572	1,181,248,017	53,385,391
-	-	-	2,871,435	-
-	-	-	768,263	-
-	561,552,578	-	564,390,656	-
6,523	_ ·	23,028	591,293	41,013
2,289	_	8,940	187,345	11,608
8,812	561,552,578	31,968	568,808,992	52,621
		21,200	2 2 2,0 00,5 7 2	
1,022,292	458,654,838	23,498,252	1,087,705,430	19,393,269
1,022,292	105,619,279	5,424,724		17,373,409
4,987,370	(382,436,399)		392,093,941 768,951,164	7,443,139
	· · · · · · · · · · · · · · · · · · ·	9,818,581		
\$ 6,206,743	\$ 181,837,718	\$ 38,741,557	2,248,750,535	\$ 26,836,408

969,349 \$ 2,249,719,884

#### PROPRIETARY FUNDS

### STATEMENT OF REVENUES, EXPENSES AND CHANGES IN FUND NET POSITION

For the year ended June 30, 2025

Business-type	Activities-Enterpris	e Funds
---------------	----------------------	---------

	Electric Utility	Water Utility	Sewer Utility
Operating revenues: Charges for services	\$ 742,314,357	\$ 66,063,842	¢ 50.407.020
Rents, royalties and licensing	\$ 742,314,357	\$ 66,063,842	\$ 50,497,929
Insurance refunds and other		-	-
Mandated program receipts	22,625,543	_	_
Renewable energy credits	2,718,750	_	_
Wholesale resource sales	14,612,434	_	_
Other	25,716,855		-
Total operating revenues	807,987,939	66,063,842	50,497,929
Operating expenses:			
Salaries and benefits	63,027,103	7,664,873	4,134,470
Materials, services and supplies	531,252,775	54,456,743	33,296,793
General and administrative	-	-	-
Mandated program disbursements	5,439,689	-	-
Wholesale resources purchases	8,512,008	-	-
Amortization- Right to use assets	1,175,506	-	-
Depreciation	28,122,466	1,981,045	1,410,160
Total operating expenses	637,529,547	64,102,661	38,841,423
Operating income (loss)	170,458,392	1,961,181	11,656,506
Nonoperating revenues (expenses):			
Interest revenue	33,984,491	761,169	3,508,564
Net change in the fair value of investments	14,315,051	429,069	1,951,816
Rents and royalties	3,425,438	50,814	50,814
Other revenue	54,978,153	360,816	6,865,645
Interest expense	(5,610,150)	-	(1,673,333)
Other expense	2 (12 (11	-	(2,500)
Equity in income (losses) of joint ventures	3,612,641	-	(14,800,567)
Gain (loss) on retirement of assets	7,399	_	
Total nonoperating revenues (expenses)	104,713,023	1,601,868	(4,099,561)
Income (loss) before contributions and transfers	275,171,415	3,563,049	7,556,945
Contributions	-	-	-
Transfers in (Note 8A)	559,815	-	35,653
Transfers (out) (Note 8A)	(3,557,502)	(760,477)	(2,638,320)
Change in net position	272,173,728	2,802,572	4,954,278
Total net position - beginning	1,292,855,590	76,706,248	375,113,044
GASB 101 implementation (Note 18E)	(2,476,429)	(110,084)	(54,430)
Error Correction - SCSA SBL (Note 6F)	-	-	-
Total net position - beginning as adjusted (Note 18E)	1,290,379,161	76,596,164	375,058,614
Total net position - ending	\$ 1,562,552,889	\$ 79,398,736	\$ 380,012,892

Adjustment for the net effect of the current year activity between the internal service funds and the enterprise funds.

Change in net position of business-type activities

#### CITY OF SANTA CLARA PROPRIETARY FUNDS

#### STATEMENT OF REVENUES, EXPENSES

#### AND CHANGES IN FUND NET POSITION

#### For the year ended June 30, 2025

**Business-type Activities-Enterprise Funds** 

Internal Service		Non-Major Enterprise	N	Santa Clara Stadium Authority (as of March 31, 2025)	Water Recycling
Funds	Total	Funds		restated (Note 6)	Utility
\$ 43,505,340	\$ 969,388,990 \$ 42,277,866	60,006,704	\$	\$ 41,060,384 42,277,866	9,445,774
3,388,032	-	-		-	-
-	22,625,543	-		-	-
-	2,718,750	-		-	-
-	14,612,434	-		-	-
	25,941,013	224,158		-	
46,893,372	1,077,564,596	60,230,862	_	83,338,250	9,445,774
8,670,843	78,298,652	2,524,095			948,111
14,003,851	724,676,633	54,397,192		42,185,615	9,087,515
18,016,934	2,286,484	-		2,286,484	-
-	5,439,689	-		-	-
-	8,512,008	<u>-</u>		-	-
618,837	1,175,506	-			-
3,125,515	50,813,876	1,507,756		17,767,308	25,141
44,435,980	871,202,848	58,429,043	$\overline{Z}$	62,239,407	10,060,767
2,457,392	206,361,748	1,801,819	_	21,098,843	(614,993)
_	57,816,726	454,981		19,000,112	107,409
-	16,750,981	-		· · · · · · · · · · · · · · · · · · ·	55,045
<u>-</u>	3,541,219	14,153		-	-
1,361,031	62,708,611	-		-	503,997
(63,012)	(18,521,286)	-		(11,237,803)	-
-	(6,167,956)	-		(6,165,456)	-
- (6.502)	(11,187,926)	-		-	-
(6,503)	7,399			<u>-</u>	
1,291,516	104,947,768	469,134		1,596,853	666,451
3,748,908	311,309,516	2,270,953		22,695,696	51,458
-	3,408,575	-		3,408,575	-
2,593,072	1,962,773	1,367,305		-	-
(198,329)	(7,014,268)	(51,407)		<u>-</u>	(6,562)
6,143,651	309,666,596	3,586,851		26,104,271	44,896
20,890,766	1,918,629,388	35,180,035		132,613,452	6,161,019
(198,009)	(2,665,444)	(25,329)		-	828
	23,119,995			23,119,995	
20,692,757	1,939,083,939	35,154,706		155,733,447	6,161,847
\$ 26,836,408	\$ 2,248,750,535	38,741,557	\$	\$ 181,837,718	\$ 6,206,743

#### PROPRIETARY FUNDS

#### STATEMENT OF CASH FLOWS

	 Business-ty	ype A	.ctivities-Enter <u>p</u>	rise	Funds
	Electric Utility		Water Utility		Sewer Utility
CASH FLOWS FROM OPERATING ACTIVITIES					
Receipts from customers	\$ 739,570,602	\$	64,834,942	\$	49,794,316
Payments to suppliers	(530,304,443)		(55,133,936)		(33,358,869)
Payments to employees for salaries and benefits	(61,741,071)		(7,226,960)		(3,967,912)
Internal activity - payments to other funds	=		-		-
Claims paid	-		-		_
Rents, royalties and licenses received	3,435,723		60,929		56,175
Other receipts (payments)	67,134,490		32,794		6,700,313
Renewable energy credits	2,718,750		-		- · · · · -
Wholesale resource sales	14,612,434		-		_
Wholesale resources purchases	(8,512,008)		_		_
Resource trading escrow deposit	2,743,207		_		_
Receipts from JPA	3,500,000		_		_
Charges for joint project contributions	-		_		(8,108,204)
Net cash provided (used) by operating activities	233,157,684		2,567,769		11,115,819
CASH FLOWS FROM NONCAPITAL					
FINANCING ACTIVITIES					
(Increase) in due from other funds	(756,300)		-		(93,687)
Decrease in due from other funds	-		312,487		-
Increase in due to other funds	-		-		-
(Decrease) in due to other funds	-		-		-
Distribution to the City	- ,		-		-
Deposits to (withdraws from) pension rate stabilization fund	1,726,470		328,022		165,332
Transfers in	559,815		-		35,653
Transfers (out)	(3,557,502)		(760,477)		(2,638,320)
Cash Flows from Noncapital Financing Activities	(2,027,517)		(119,968)		(2,531,022)
CASH FLOWS FROM CAPITAL AND RELATED					
FINANCING ACTIVITIES					
Contribution from Community Facilities District	_		-		_
Acquisition and construction of capital assets, net	(63,983,783)		(3,704,821)		(475,519)
Proceeds from sale of assets	7,399		-		-
Proceeds from debt	112,175,000		-		_
Premium on issuance of debt	18,410,113		-		-
Cost of issuance	(576,116)		-		(2,500)
Principal payments on capital debt	(16,651,214)		-		(1,546,995)
Interest paid on capital debt	(3,239,867)		-		(1,726,802)
Cash Flows from Capital and Related	 <u> </u>				<u> </u>
Financing Activities	46,141,532		(3,704,821)		(3,751,816)
CASH FLOWS FROM INVESTING ACTIVITIES	 			-	
Net decrease in the fair value of investments	14,315,051		429,069		1,951,816
Interest and dividends	32,026,705		766,307		3,417,003
Fiscal agent investment sales	19,183,798				-
Fiscal agent investment purchases	(133,104,338)		_		- -
	 <u> </u>		1.105.256		5.000.010
Cash Flows from Investing Activities	 (67,578,784)		1,195,376		5,368,819

#### CITY OF SANTA CLARA PROPRIETARY FUNDS

#### STATEMENT OF CASH FLOWS

Business-type Activities-Enterprise Funds
-------------------------------------------

		ls		Business-type Activities	
			Non-Major	Santa Clara	Water
Internal Service			Enterprise	Stadium Authority	Recycling
Funds	Totals		Funds	(as of March 31, 2025)	Utility
,					
\$ 44,698,974	958,552,034	2 \$	\$ 57,401,992	\$ 37,572,953	9,377,229
	(733,505,571)			(54,111,810)	(8,778,807)
(15,449,155)			(51,817,706)	(34,111,810)	
(8,544,014)	(76,318,654)	4)	(2,441,884)	-	(940,827)
(355,416)	-	-	-	-	-
(17,490,105)	-	-	14.152	40.020.472	-
2 402 0 47	44,497,452		14,153	40,930,472	475.020
3,402,047	74,564,188	2	221,552	-	475,039
-	2,718,750	-	-	-	-
-	14,612,434	-	-	-	-
-	(8,512,008)	-	-	-	-
-	2,743,207	-	-	-	-
-	3,500,000	-	-	-	-
	(8,108,204)				
6,262,331	274,743,628	7	3,378,107	24,391,615	132,634
	_				
(4,846)	(870,271)	4)	(20,284)	-	_
-	312,487		-	_	_
562,631	-	_	_	<u>-</u>	_
-	(156,898)	-	-	(156,898)	_
_	(6,165,456)			(6,165,456)	_
_	2,248,782	_	_	(0,100,.00)	28,958
2,593,072	1,962,773	5	1,367,305	_	
(198,329)	(7,014,268)		(51,407)	_	(6,562)
2,952,528	(9,682,851)		1,295,614	(6,322,354)	22,396
					,
	3,363,652			3,363,652	
(9,873,674)		4)	(1,878,494)	(6,236,653)	-
(9,073,074)	(76,279,270)	4)	(1,0/0,494)	(0,230,033)	-
-	7,399 112,175,000	-	-	-	-
-	18,410,113	_	-	- -	_
- -	(578,616)	_	- -	- -	- -
(699,769)	(27,256,771)			(9,058,562)	
		_	_		_
(48,267)	(16,386,969)			(11,420,300)	<u>-</u> _
(10,621,710)	13,454,538	4)	(1,878,494)	(23,351,863)	
-	16,750,981	_	-	-	55,045
-	42,766,389	1	454,981	5,995,058	106,335
-	(1,112,568)	_	-	(20,296,366)	
	(113,451,146)			19,653,192	
-	(55,046,344)	1	454,981	5,351,884	161,380
(continued)					

#### PROPRIETARY FUNDS STATEMENT OF CASH FLOWS

	Business-type Activities-Enterprise Funds					Funds
	Electric Utility		Water Utility		Sewer Utility	
Net increase (decrease) in cash and cash						
equivalents		209,692,915		(61,644)		10,201,800
Cash and cash equivalents at beginning of period		619,106,548		27,651,415		103,117,317
Cash and cash equivalents at end of period	\$	828,799,463	\$	27,589,771	\$	113,319,117
Cash and cash equivalents:						
Pooled cash and investments	\$	817,007,119	\$	25,031,021	\$	112,195,033
Restricted cash		11,792,344		2,558,750		1,124,084
Total cash and cash equivalents	\$	828,799,463	\$	27,589,771	\$	113,319,117
Reconciliation of operating income (loss) to net cash						
provided (used) by operating activities:						
Operating income (loss)	\$	170,458,392	\$	1,961,181	\$	11,656,506
Joint venture income		3,500,000		-		-
Adjustments to reconcile operating income (loss) to net						
cash provided (used) by operating activities:						
(Decrease) Increase in lease and SBITA obligation		(23,287)		-		-
(Decrease) Increase in due to OPEB system		(258,745)		(56,995)		(27,081)
(Decrease) Increase in due to retirement system		1,057,820		446,819		192,259
Depreciation		29,297,972		1,981,045		1,410,160
Change in assets and liabilities: Receivables, net		(31,578,847)		(1,219,810)		(708,367)
Inventory		(5,806,322)		106,085		(708,307)
Restricted cash		(1,726,470)		(328,022)		(165,332)
Accrued liabilities		6,603,416		(792,366)		(62,076)
Long-term portion estimated claims		-		(//2,500)		(02,070)
Compensated absences		486,957		48,089		1,380
Unearned revenue		-		4,754		4,754
Other receipts		58,403,591		416,989		6,921,820
Other expenses		-		-		-
Renewable energy credits		-		-		-
Wholesale resources sales		-		-		-
Wholesale resources purchases		-		-		-
Wholesale trading escrow deposit		2,743,207		-		-
Charges for joint project contributions						(8,108,204)
Net cash provided (used) by operating activities	\$	233,157,684	\$	2,567,769	\$	11,115,819
NONCASH TRANSACTIONS:						
Joint Ventures						
Nonoperating income (loss)	\$	3,612,641	\$	-	\$	(14,800,567)
Capital Contribution	\$		\$		\$	-
Addition of Leased Assets	\$		\$	-	\$	-
Issuance of Leased Liabilities	\$	-	\$	-	\$	

#### CITY OF SANTA CLARA PROPRIETARY FUNDS STATEMENT OF CASH FLOWS

Business-type	Activities-	-Enterprise	Funds

-			ess-type Activities		_				
	Water		anta Clara		lon-Major				
]	Recycling		ium Authority	1	Enterprise			Inte	ernal Service
	Utility	(as of	March 31, 2025)		Funds		Totals		Funds
	316,410		69,282		3,250,208		223,468,971		(1,406,851)
	6,628,120		97,058,581		28,031,629		881,593,610		51,794,753
\$	6,944,530	\$	97,127,863	\$	31,281,837	\$	1,105,062,581	\$	50,387,902
\$	6,747,449	\$	7,977,439	\$	28,740,498	\$	997,698,559	\$	50,387,902
-	197,081	*	89,150,424	,	2,541,339	-	107,364,022	•	-
\$	6,944,530	\$	97,127,863	\$	31,281,837	\$	1,105,062,581	\$	50,387,902
\$	(614,993)	\$	21,098,843	\$	1,801,819	\$	206,361,748 3,500,000	\$	2,457,392
	_		7,745,255				7,721,968		618,836
	(3,982)		7,773,233		(31,404)		(378,207)		(25,029)
	11,328		_		102,394		1,810,620		117,747
	25,141		17,767,308		1,507,756		51,989,382		3,125,515
	(68,542)		(5,341,562)		(2,963,063)		(41,880,191)		(1,579,654)
	-		-		-		(5,700,237)		(2,108,715)
	(28,958)		-				(2,248,782)		
	308,705		(9,639,711)		2,579,486		(1,002,546)		490,097
	(62)		-		11,221		547,585		1,771,000 34,111
	(02)		(7,238,518)		355,745		(6,873,265)		J <del>4</del> ,111
	503,997		(7,230,310)		14,153		66,260,550		1,361,031
	-		-		· -		-		· -
	-		-		-		-		_
	-		-		-		-		-
	-		-		-		-		-
	-		-		-		2,743,207		-
							(8,108,204)		
\$	132,634	\$	24,391,615	\$	3,378,107	\$	274,743,628	\$	6,262,331
¢		¢		¢		ø	(11 107 02()	ø	
\$		\$		\$		\$	(11,187,926)	\$	
\$		\$				\$		\$	1 576 276
\$				\$		\$		_	1,576,376
Þ		\$		<b>3</b>		\$		\$	(1,3/0,3/0)



#### CITY OF SANTA CLARA FIDUCIARY FUNDS

These funds are used to account for assets held by the City as an agent for individuals, private organizations, and other governments. The financial activities of these funds are excluded from the City-wide financial statements, but are presented in separate Fiduciary Fund financial statements.

#### PRIVATE PURPOSE TRUST FUNDS

These funds are used to report resources of all other trust arrangements under which principal and income benefit individuals, private organizations, or other governments.

#### **CUSTODIAL FUNDS**

Custodial funds are used to account for assets held by the City for community or private organizations, or as an agent for its employees or for assessment districts. The financial activities of these funds are excluded from the City-wide financial statements, but are presented in separate Fiduciary Fund financial statements. Individual non-major Custodial funds may be found in the Supplementary section.

#### FIDUCIARY FUNDS

#### STATEMENT OF FIDUCIARY NET POSITION

#### June 30, 2025

		ate Purpose ust Funds	Cus todial Funds	
ASSETS				
Current assets				
Cash and investments:	¢.	1 400 604	ď.	1 125 712
Pooled cash and investments (Note 7) Receivables (net of allowance for uncollectibles):	\$	1,482,684	\$	1,125,712
Interest and rent		475,752		_
Leases receivable (Note 22)		594,526		_
Total current assets		2,552,962		1,125,712
Noncurrent assets		, , , , , , , , , , , , , , , , , , , ,		
Leases receivable - noncurrent (Note 22)		37,812,597		_
Investment with fiscal agent - noncurrent (Note 7)		2,893,407		_
Land held for resale		251,159		=
Total noncurrent assets		40,957,163		-
Total Assets		43,510,125		1,125,712
LIABILITIES				
Unearned revenues		122,008		=
Due to other agencies		520,000		-
Total Liabilities		642,008		
DEFERRED INFLOWS OF RESOURCES				
Leases related (Note 22)		35,405,346		_
Total deferred inflows of resources		35,405,346		
NEW DOCKEYON			-	
NET POSITION		2 0 4 1 0 4 0		
Held in trust for private purpose		3,841,040		1 125 712
Restricted for individuals, organization and other governments  Total Net Position	\$	3,621,731 7,462,771	\$	1,125,712 1,125,712
10th 1tot 1 obtion	Ψ	7,402,771	Ψ	1,123,/12

#### CITY OF SANTA CLARA FIDUCIARY FUNDS

#### STATEMENT OF CHANGES IN FIDUCIARY NET POSITION

	Private Purpose Trust Funds	Custodial Funds
ADDITIONS		
Contributions:		
Employee contributions	\$ -	\$ 107,250
Special assessments	-	3,501,359
Gifts and bequest	-	2,020
Total contributions		3,610,629
Investment income:		
Net change in fair value of investments	125,280	-
Interest and rents	3,398,262	16,235
Net investment income	3,523,542	16,235
Gain from sale of property	24,367,222	
Total additions	27,890,764	3,626,864
DEDUCTIONS		
General and administrative	121,427	770
Benefits paid	,·- <i>-</i>	36,010
Pass through to the Stadium Authority	_	3,408,575
Pass through to the County of Santa Clara	26,918,266	-
Loss from lease termination	143,657	-
Total deductions	27,183,350	3,445,355
Net increase (decrease) in fiduciary net		
position	707,414	181,509
Net position - beginning	6,755,357	944,203
Net position - ending	\$ 7,462,771	\$ 1,125,712



#### NOTE 1 – DEFINITION OF THE REPORTING ENTITY

The City of Santa Clara (City), also known as the Mission City, is a charter city incorporated in 1852 under the laws of the State of California. The City Charter establishes the Council/Manager form of government. The City's citizens elect a City Council of seven citizens, six councilpersons and a Mayor elected at-large, who serve a term of four years each, and who, in turn, appoint a City Manager.

The City is located in the County of Santa Clara, California, approximately 45 miles southeast of San Francisco. It is situated in the northern part of the County and occupies approximately 18.41 square miles. The City's population of 134,587 accounts for 7.08% of the total Santa Clara County estimated population of 1.9 million.

The City provides a full range of municipal services, including police and fire, library, recreation, community services, public works, parks, sanitation, planning and community development, public improvements, electric, water and sewer services.

The accompanying basic financial statements present the financial activity of the City, which is the primary government presented, along with the financial activities of its component units. Although they are separate legal entities, blended component units are in substance part of the City's operations and are reported as an integral part of the City's financial statements. The City's component units which are described below are all blended.

#### A. City of Santa Clara Sports and Open Space Authority

The City of Santa Clara Sports and Open Space Authority (SOSA) was created by the City Council in 1974 for the acquisition and development of open space within the City. The members of the City Council are also members of SOSA's Board of Directors and, as such, are authorized to transact business and exercise power to purchase, lease or otherwise obtain and dispose of real and personal property, to acquire, construct, maintain, repair, manage and operate real and personal property, including leasing to private operators for commercial purposes, surplus space which is not economical to use for open space planning. The City performs all accounting and administrative functions of SOSA. The operations of SOSA have been included in the Supplementary Information section in the Non-Major Enterprise Funds.

#### **B.** City of Santa Clara Public Facilities Financing Corporation

The City of Santa Clara Public Facilities Financing Corporation (PFFC) was formed in 1997 for the purpose of issuing Certificates of Participation (COPs) to provide financing for the construction of the major City facilities. Members of the City Council are also members of the PFFC Board. Debt service on the COPs is secured by lease payments made by the City's General Fund to the PFFC for the use of the constructed facilities for public purposes. In accordance with lease agreements, the PFFC assigns lease payments received from the City to the trustee for payment to the certificate holders. The operations of PFFC have been included in the Supplementary Information section in the Non-Major Governmental Fund. The individual COPs and the related facilities are described in Note 10B.

#### C. Santa Clara Housing Authority

The Santa Clara Housing Authority (SCHA) was established by the City Council in 2011 to assume the responsibility of housing projects for the former Redevelopment Agency (former RDA). SCHA also assumes the responsibility for housing loans, which are long-term and were made under various programs, for

#### **NOTE 1 – DEFINITION OF THE REPORTING ENTITY (continued)**

qualifying individuals and groups. The members of the City Council are also members of SCHA's Board of Directors and, as such, are authorized to transact business and exercise power to plan, engineer, and implement development projects. The City performs all accounting and administrative functions of SCHA. The financial activities of SCHA have been reported in the accompanying Non-Major Governmental Fund financial statements.

#### D. Santa Clara Stadium Authority

The Santa Clara Stadium Authority (SCSA) was established by the City Council in 2011 to provide for development and operation of Levi's Stadium. The members of the City Council are also members of SCSA's Board of Directors and, as such, are authorized to manage the stadium, transact business and exercise power to plan, engineer, and construct the stadium. The City performs all accounting and administrative functions of SCSA. The financial activities of SCSA have been reported in the accompanying Enterprise Fund financial statements.

On November 13, 2012, an amendment was made to the JPA Agreement to change SCSA's fiscal year end date from June 30<sup>th</sup> to March 31<sup>st</sup>. As such, the financial activities reported for SCSA are as of fiscal year ended March 31, 2025. In addition, the annual financial report was audited by KPMG, an independent auditing firm, and a copy of the report can be found on the City's website.

### NOTE 2 - FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

#### A. Basic Financial Statements

The City's Basic Financial Statements are prepared in conformity with accounting principles generally accepted in the United States of America (GAAP) as applied to government units. The Governmental Accounting Standards Board (GASB) is the acknowledged standard setting body for establishing accounting and financial reporting standards followed by governmental entities in the United States of America.

The significant accounting policies are described below:

Government-wide Financial Statements: The Statement of Net Position and the Statement of Activities display information about the primary government (the City) and its component units. These statements include the financial activities of the overall City government, except for fiduciary activities. Interfund Services provided and used are allocated to governmental and business-type activities, as appropriate. These statements distinguish between the governmental and business-type activities of the City. Governmental activities generally are financed through taxes, intergovernmental revenues, and other nonexchange transactions. Business-type activities are financed in whole or in part by fees charged to external parties.

The Statement of Activities presents a comparison between direct expenses and program revenues for each segment of the business-type activities of the City and for each function of the City's governmental activities. Direct expenses are those that are specifically associated with a program or function and, therefore, are clearly identifiable to a particular function. Program revenues include (a) charges paid by the recipients of goods or services offered by the programs, (b) grants and contributions that are restricted to meeting the operational needs of a particular program and (c) fees, grants and contributions that are restricted to financing the

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

acquisition or construction of capital assets. Revenues that are not classified as program revenues, including all taxes, are presented as general revenues.

**Fund Financial Statements:** The fund financial statements provide information about the City's funds, including fiduciary funds and blended component units. Separate statements for each fund category-governmental, proprietary, and fiduciary-are presented. The emphasis of fund financial statements is on major individual governmental and enterprise funds, each of which is displayed in a separate column. All remaining governmental and enterprise funds are aggregated and reported as non-major funds, except for fiduciary funds.

Enterprise funds distinguish operating revenues and expenses from non-operating items. Operating revenues and expenses generally result from providing services and producing and delivering goods in connection with an enterprise fund's principal ongoing operations. The principal operating revenues of the City's enterprise funds are charges to customers for services. Operating expenses for the City's enterprise funds include the costs of sales and services, administrative expenses, and depreciation on capital assets. All revenues and expenses not meeting this definition are reported as non-operating revenues and expenses.

#### B. Major Funds

Major funds are defined as funds that have either assets combined with deferred outflows of resources, liabilities combined with deferred inflows of resources, revenues or expenditures/expenses equal to 10% of corresponding totals for all governmental or enterprise funds and at least 5% of the aggregate amount to all governmental and enterprise fund for the same item. The General Fund is always a major fund. The City may also select other funds it believes should be presented as major funds. All other funds, called non-major funds, are combined, and reported in a single column, regardless of their fund-type.

The City reported the following major governmental funds in the accompanying financial statements:

**General Fund** - This is the City's primary operating fund. It accounts for all financial resources of the general government, except those required to be accounted for in another fund.

**Santa Clara Housing Successor Fund** - This fund accounts for the activities related to the housing assets assumed by the City as Housing Successor to the former Redevelopment Agency. The activities are governed by Community Redevelopment Law and must be used to provide housing for people with low and moderate incomes. Revenues received are primarily loan repayments on low income loans and investment earnings that are restricted for use on other low and moderate income housing loans and projects.

The City reported the following enterprise funds as major funds in the accompanying financial statements:

*Electric Utility Fund* - This fund accounts for the operation of the City's electric utility, a self-supporting activity that provides services on a user charge basis to residences and businesses.

*Water Utility Fund* - This fund accounts for the operation of the City's water utility, a self-supporting activity that provides services on a user charge basis to residences and businesses.

**Sewer Utility Fund** - This fund accounts for the maintenance of the City's sewer lines and related facilities. It is a self-supporting activity that provides services on a user charge basis to residences and businesses.

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

**Water Recycling Utility Fund** - This fund accounts for the ongoing maintenance and operations of the City's wastewater reclamation system. It is a self-supporting activity that provides services on a user charge basis from the sale of non-potable water for irrigation and landscaping.

**Santa Clara Stadium Authority Fund -** The Stadium Authority was established to provide for development and operation of Levi's Stadium.

The City also reports the following fund types:

*Internal Service Funds* - These funds account for maintenance of vehicles and communication equipment, information technology, public works capital project management, general liability, and workers' compensation claims, all of which are provided to other departments on a cost-reimbursement basis.

**Fiduciary Funds** - These funds account for assets held by the City in trust for community or private organizations, or as an agent for its employees or for assessment districts without city commitment. The financial activities of these funds are excluded from the City-wide financial statements, but are presented in separate Fiduciary Fund financial statements.

The Successor Agency to the Redevelopment Agency of the City of Santa Clara (Successor Agency) was created to serve as a custodian for the assets and to wind down the affairs of the former RDA. The Successor Agency is a separate public entity from the City, subject to the direction of an Oversight Board. The Oversight Board is comprised of seven-member representatives from local government bodies: two County of Santa Clara (County) representatives; the Mayor of the City of Santa Clara; the County Superintendent of Education; the Chancellor of California Community Colleges; one Santa Clara Valley Water District representative; and one former RDA employee appointed by the Mayor. The City performs all accounting and administrative functions of the Successor Agency. The financial activities of the Successor Agency have been reported in the accompanying basic financial statements in the Private Purpose Trust Fund. See Notes 21 and 22 for information regarding the Successor Agency.

#### C. Basis of Accounting

The government-wide financial statements and the fund category, proprietary, and fiduciary fund category financial statements are reported using the *economic resources measurement* focus and the *full accrual* basis of accounting. Revenues are recorded when earned and expenses are recorded at the time liabilities are *incurred*, regardless of when the related cash flows take place.

Governmental funds are reported using the *current financial resources* measurement focus and the *modified accrual* basis of accounting. Under this method, revenues are recognized when *measurable and available*. The City considers all revenues reported in the governmental funds to be available if the revenues are collected within sixty days after year-end. Expenditures are recorded when the related fund liability is incurred, except for principal and interest on general long-term debt, including lease liabilities and subscription-based IT arrangement (SBITA) liabilities as well as claims and judgments, and compensated absences, which are recognized as expenditures to the extent they have matured. General capital asset acquisitions, including entering into contracts giving the City right to use leased assets and SBITA assets, are reported as expenditures in governmental funds. Proceeds of general long-term debt, financing through leases, and issuance of subscription liabilities are reported as *other financing sources*.

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

The City allocates certain indirect expenses incurred by the General Government activity to those activities that benefit from services received.

During the year ended June 30, 2025, the City implemented the following GASB Statements:

The GASB issued Statement No. 101, Compensated Absences. The objective of this statement is to amend the existing requirements for the recognition of compensated absences liability. This statement becomes effective for periods beginning after December 15, 2023. The provisions of this Statement were implemented during fiscal year 2024-25. As a result of the implementation, the City restated its beginning net position for fiscal year 2024-25 to reflect the impact of the updated recognition criteria. For further details, refer to Note 18E – Prior Period Adjustments.

The GASB issued Statement No. 102, *Certain Risk Disclosures*. The objective of this Statement is to provide users of government financial statements with essential information about risks related to a government's vulnerabilities due to certain concentrations or constraints. This statement is effective for fiscal years beginning after June 15, 2024. The implementation had no effect on the financial statement.

The City is analyzing the effects of the following pronouncements and plans to adopt them by the effective dates:

The GASB issued Statement No. 103, *Financial Reporting Model Improvements*. The objective of this Statement is to improve key components of the financial reporting model to enhance its effectiveness in providing information that is essential for decision making and assessing a government's accountability. This statement is effective for fiscal years beginning after June 15, 2025. The City is currently evaluating the impact on the financial statements.

The GASB issued Statement No. 104, *Disclosure of Certain Capital Assets*. The objective of this Statement is to provide users of government financial statements with essential information about certain types of capital assets. This statement is effective for fiscal years beginning after June 15, 2025. The City is currently evaluating the impact on the financial statements.

#### D. Cash and Investments

While maintaining safety and liquidity, the City maximizes investment return by pooling its available cash for investment purposes. Unless there are specific legal or contractual requirements to do otherwise, interest earnings are apportioned among funds according to average monthly cash and investment balances. It is generally the City's intention to hold investments until maturity. City investments are stated at fair value (see Note 7).

Cash and cash equivalents for purposes of the statement of cash flows include pooled cash and investments and cash designated for construction. Transactions with City-wide cash management pools are similar to those with external investment pools; therefore, since pooled cash and investments have the same characteristics as demand deposits in that the City's individual funds and component units may withdraw additional monies at any time without prior notice or penalty, pooled cash and investments are considered essentially demand deposit accounts.

## NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Cash and investments with fiscal agent, a bond reserve investment pool, and amounts classified as deposits are not considered cash and cash equivalents.

#### **E.** Interfund Transactions and Balances

During the course of operations, numerous transactions occur between individual funds for goods provided or services rendered. The related receivables and payables are classified as "due from other funds," and "due to other funds" in the fund financial statements. Long-term interfund receivables and payables are recorded as advances to/from other funds in the fund financial statements.

Transactions constituting reimbursements to a fund for expenditures/expenses initially made from it that are properly applicable to another fund, are generally recorded as expenditures/expenses in the reimbursing fund and as revenue in the fund that is reimbursed.

Internal balances represent the net interfund receivables and payables remaining after the elimination of all such balances within governmental and business-type activities, and are reported only in the government-wide financial statements.

#### F. Inventory of Materials and Supplies

Inventory of materials and supplies is accounted for using the consumption method and is stated at average cost. Inventory consists of expendable supplies held for consumption by all departments of the City. The cost is recorded as an expenditure or expense in the appropriate fund at the time individual inventory items are withdrawn for use. The General Fund inventory amount is equally offset by a non-spendable fund balance, which indicates that it does not constitute available expendable resources.

#### **G.** Restricted Assets

Restricted assets are monies or other resources, the use of which is restricted by legal or contractual requirements.

#### H. Land Held for Development

The Santa Clara Housing Successor, through execution of an assignment and assumption agreement with the City and the former RDA has assumed responsibility for housing projects and parcels of land purchased to develop or redevelop blighted properties within the Redevelopment areas. Such land parcels are accounted for as investments on the balance sheet at the lower of cost or net realizable value or agreed-upon sales price if a disposition agreement has been made with a developer.

Individual parcels which have experienced other than temporary fair value decline are written down to estimated current market value. No appreciation is recorded if the current estimated net realizable value of an individual parcel exceeds cost.

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

#### I. Capital Assets

All capital assets are valued at historical cost or estimated historical cost if actual historical cost is not available except for intangible right-to-use lease assets, the measurement of which is discussed in Note 2X below, and right-to-use subscription assets, the measurement of which is described in Note 2J below. Contributed capital assets are valued at their estimated acquisition value on the date contributed. Effective July 1, 2024, the City's policy is to capitalize equipment and right-to-use leased equipment with costs exceeding \$10,000 (previously \$5,000), buildings, improvements and infrastructure with costs exceeding \$20,000, land improvements with costs exceeding \$25,000 (previously \$20,000), and the right-to-use Subscription based IT Arrangement (SBITA) with costs exceeding \$400,000.

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

Public domain (infrastructure) assets, which include roads, bridges, curbs and gutters, streets and sidewalks, drainage systems, and traffic signals, have been capitalized and reported in the government-wide financial statements. Depreciation has been calculated on all capital assets, including infrastructure, the right-to-use leased buildings and equipment, and the right-to-use SBITA assets on a straight-line basis over the estimated useful lives of the assets.

	Useful Lives		italization
	Years	Tl	nreshold
Buildings and improvements	20-50	\$	20,000
Right-to-use leased buildings	20-50		20,000
Land improvements	20-25		25,000
Machinery and equipment	2-20		10,000
Right-to-use leased equipment	Contract Term		10,000
Right-to-use SBITA assets	Contract Term		400,000
Infrastructure	10-50		20,000

Some capital assets may be acquired using Federal and State grant funds, or they may be contributed by developers or other governments. These contributions are accounted for as revenues at the time the capital assets are contributed.

The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend asset lives are not capitalized. Improvements are capitalized and depreciated over the remaining useful lives of the related capital assets.

Capital assets and the related obligations acquired under lease/purchase agreements are capitalized and accounted for in accordance with current accounting standards.

#### J. Subscription-Based Information Technology Arrangements (SBITAs) Accounting

A Subscription-Based Information Technology Arrangement (SBITA) is a contract that conveys control of the right to use another party's (a SBITA vendor's) IT software, alone or in combination with tangible capital

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

assets (the underlying IT assets), as specified in the contract for a period of time in an exchange or exchangelike transaction.

At the commencement of a SBITA, the City initially measures the subscription liability at the present value of payments expected to be made during the contract term. Subsequently, the subscription liability is reduced by the principal portion of payments made. The subscription asset is initially measured as the initial amount of the subscription liability, adjusted for payments made at or before the SBITA commencement date, plus certain initial direct costs. Subsequently, the subscription asset is amortized on a straight-line basis over shorter of the subscription term or the useful life of the underlying IT assets. The City recognizes SBITA liabilities with an initial, individual value of \$400,000 or more for all funds.

Key estimates and judgments related to SBITAs include how the City determines (1) the discount rate it uses to discount the expected subscription payments to present value, (2) subscription term, and (3) subscription payments as follows:

- The City uses the interest rate charged by the IT vendor as the discount rate. When the interest rate charged by the IT vendor is not provided, the City uses its estimated incremental borrowing rate as the discount rate for subscription liabilities.
- The subscription term includes the noncancellable period of the subscription.
- Subscription payments included in the measurement of the subscription liability are composed of fixed payments and purchase option price that the City is reasonably certain to exercise.

The City monitors changes in circumstances that would require a remeasurement of its subscription and will remeasure the subscription asset and liability if certain changes occur that are expected to significantly affect the amount of the subscription liability.

Subscription assets are reported with other capital assets and subscription liabilities are reported with liabilities on the statement of net position.

#### **K.** Joint Ventures

The City participates in several joint ventures. In accordance with GAAP investments in these joint ventures are accounted for on the equity method (see Note 12). If the City's equity in net losses of joint ventures exceeds its investment, use of the equity method is suspended except to the extent that the City is obligated to provide further financial support or has guaranteed obligations of the joint ventures.

The City advances funds to certain of its joint ventures in the form of refundable advances, project advances and operating and maintenance advances. Refundable advances accrue interest at rates stated in the related agreements. Operating, maintenance and project advances are charged to operations when incurred.

Capitalized project costs are charged to operations in the event that a project is determined to be not economically feasible.

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

#### L. Compensated Absences

Effective July 1, 2024, the City implemented Governmental Accounting Standards Board (GASB) Statement No. 101, Compensated Absences. GASB 101 establishes a unified model for recognizing all types of compensated absences, such as vacation, sick leave, and paid time off, based on when the leave is earned rather than when it is used or paid.

Under the previous accounting policy, the City recognized liabilities only for vacation leave and certain types of vested sick leave. Upon implementation of GASB 101, the City recognizes the compensated absences liabilities when the following criteria are met:

- 1. The leave is attributable to services already rendered;
- 2. The leave accumulates; and
- 3. It is more likely than not that the leave will be used for time off or otherwise paid or settled.

Vacation leave is earned based on an employee's length of service and ranges from 10 to 24 days per year. Employees may carry forward unused vacation, subject to maximum limits that vary by accrual rate, with a general cap of 480 hours for most employee groups. Upon separation from employment, employees are compensated for all unused vacation and certain other eligible benefits.

Sick leave may be accumulated without limit for use; however, the amount payable upon retirement is capped at 1,500 hours (or 3,000 hours for 24-hour Fire personnel). For employees with accumulated sick leave balances as of January 1, 2004, the maximum payable amount at retirement is limited to the balance recorded on that date plus 1,500 hours (or 3,000 hours for 24-hour Fire personnel). Employees who have completed fifteen (15) or more years of aggregate service with the City are eligible, upon retirement, to receive payment for accumulated sick leave attributable to continuous service.

For Fire Department public safety employees on a 24-hour shift schedule, accumulated sick leave hours are first divided in half, and the resulting balance is converted to its dollar equivalent based on the employee's reduced 24-hour average hourly rate of pay at the time of separation. Payment is then made in accordance with the provisions described above.

In the event of an employee's death, all accrued sick leave is paid to the employee's estate at full value.

The accrual for compensated absences comprised the following at June 30, 2025.

	G	overnmental	B	usiness-Type	
		Activities		Activities	Total
Beginning Balance Restated	\$	29,332,048	\$	11,122,149	\$ 40,454,197
Additions*		1,246,926		530,234	1,777,160
Ending Balance	\$	30,578,974	\$	11,652,383	\$ 42,231,357
Current Portions	\$	10,571,743	\$	4,028,935	\$ 14,600,678
* Not Change					

<sup>\*</sup> Net Change

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

#### M. Risk Management

The City is self-insured up to \$3 million to provide general liability protection. In addition to the City's self-insurance, the City also maintains excess general liability with coverage up to \$50 million.

The City is also self-insured up to \$750,000 per claim for Workers' Compensation Claims. These self-insurance programs are administered by outside agencies. The City also maintains excess workers' compensation insurance for workers' compensation claims over \$750,000 per claim with coverage up to statutory limits with PRISM (formerly CSAC Excess Insurance Authority).

The City maintains property damage coverage through the Public Entity Property Insurance Program (APIP), which has a plan limit of \$1 billion. The City maintains boiler and machinery property coverage of \$100 million per occurrence in excess of self-insured amounts varying from \$25,000 to \$100,000 per occurrence. No claims settlement amount exceeded the City's insurance coverage in the past fiscal years.

The City also maintains a Faithful Performance, Crime Coverage Bond with a plan limit of \$25 million through PRISM and deductibles from \$2,500 to \$25,000.

The City also had property coverage specific to the electric power plants which has a plan limit of \$250 million and deductibles from \$100,000 to \$750,000.

#### N. Long-Term Obligations

Long-term obligations are reported in the Governmental Activities portion of the government-wide financial statements. Long-term liabilities expected to be financed from proprietary fund operations are accounted for in those funds.

#### O. Pensions

For purposes of measuring the net pension liability and deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the City of Santa Clara, California Public Employees' Retirement System (CalPERS) plan (Plan) and additions to and deductions from the Plans' fiduciary net position have been determined on the same basis as they are reported by CalPERS. 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.

#### P. Accounting for Encumbrances

The City utilizes an encumbrance system of accounting wherein encumbrances outstanding at year end, for which the goods or services have not been received, are not reported as expenditures, but are reported as a component of the fund balance category available for subsequent year expenditures based on the encumbered appropriation authority carried over to the next fiscal year. The City Charter requires recording encumbrances as a charge against appropriations in the accounting period in which a purchase order is issued, rather than in the accounting period when goods or services are received.

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Under the modified accrual basis of accounting, in accordance with GAAP, expenditures are recorded when the goods or services are received. Adjustments to convert expenditures from the modified accrual basis to the budgetary basis are reflected in the schedule of revenues, expenditures, and changes in fund balances - budget and actual (non-GAAP legal basis) (see Note 3 and Required Supplementary Information).

#### Q. Deferred Outflows/Inflows of Resources

In addition to assets, the statement of financial position includes a separate section for deferred outflows of resources. Deferred outflows of resources represent a consumption of net assets that applies to a future period(s) and so will not be recognized as an outflow of resources (expense/expenditure) until then. The City has four items that qualify for reporting in this category: deferred outflows related to the derivative instruments, refunding of debt, pension, and OPEB.

In addition to liabilities, the statement of financial position includes a separate section for deferred inflows of resources. Deferred inflows of resources represent an acquisition of net assets that applies to a future period(s) and so will not be recognized as an inflow of resources (revenue) until that time. In the government-wide financial statements the City reports deferred amounts related to derivative instruments, refunding of debt, leases and deferred amounts related to pension and OPEB.

#### R. Net Position and Fund Balance Equity

Fund balances and net position are reported in classifications that comprise a hierarchy based primarily on the extent to which the City is bound to honor constraints on the specific purposes for which amounts in those funds can be spent. For governmental fund reporting, the City considers restricted fund balance to have been spent first when an expenditure is incurred, followed by committed, assigned and unassigned fund balances (in order of spending). For government-wide reporting, the City considers restricted net position to have been spent first when an expenditure is incurred, followed by unrestricted net position.

#### S. Bond Discounts/Premiums

In governmental funds, bond discounts and premiums are recognized in the current period. Bond discounts and premium for proprietary funds and entity-wide financial statements are deferred and amortized over the term of the bonds using the straight-line method of accounting.

#### T. Property Taxes

The State of California Constitution Article XIII A provides that the combined maximum tax rate on any given property may not exceed 1% of its assessed value except for voter approved incremental property taxes adopted prior to the passage of Article XIII A and any additional amount for general obligation debt approved by voters subsequent to the passage of Article XIII A.

Assessed value is calculated at 100% of market value as defined by Article XIII A and may be increased by no more than 2% per year unless there is a new construction on the property or the property is sold or transferred. The State Legislature has determined the method of distribution of receipts from the 1% tax levy among the counties, cities, school districts and other districts.

## NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Santa Clara County (County) assesses properties and bills and collects property taxes on behalf of the City as follows:

	Secured	Unsecured
Valuation dates	January 1	January 1
Lien/levy dates	January 1	January 1
Due dates	50% on November 1, 50% on February 1	Upon receipt of billing
Delinquent as of	December 10 (for November), April 10 (for	August 31
	February)	

The term "unsecured" refers to taxes on property not secured by liens on real property and generally includes business use personal property.

The City participates in the Teeter Plan offered by the County whereby cities receive 100% of secured property tax levied in exchange for foregoing any interest and penalties collected on delinquent taxes.

Property taxes levied are recorded as revenue when received from the County. Property taxes expected to be collected within 60 days of the end of the fiscal year are recorded as revenue.

The City's net assessed valuation for the year ended June 30, 2025, was \$66 billion, an increase of 7.3% compared to the previous year. The average tax rate was 1.16% per \$100 of assessed valuation.

#### **U.** Contribution In-Lieu of Taxes

Contribution in lieu of taxes is a general revenue of the governmental funds. It is levied on receipts of the Cityowned and operated Electric Utility (Silicon Valley Power) in accordance with the City Charter. Non-City owned and operated electric utilities pay a franchise fee, which is also a governmental activities general revenue source.

#### V. Special Assessment Districts with City Commitment

Recognition of revenue related to noncurrent receivables of special assessment district funds is deferred until such receivables become current. There is no reserve for delinquent receivables since liens exist against the related properties and hence the City's management believes the City will ultimately receive value equal to the delinquent receivables. Surplus fund balances remaining at the completion of a special assessment district project are disposed of in accordance with City Council resolutions and with the applicable assessment bond laws of the State of California.

#### W. Income Taxes

The City falls under the purview of Internal Revenue Code, Section 115 and corresponding California Revenue and Taxation Code provisions. As such, it is not subject to federal or state income taxes.

## NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

#### X. Lease Agreements

A lease is defined as a contract that conveys control of the right to use another entity's nonfinancial asset (the underlying asset) as specified in the contract for a period of time in an exchange or exchange-like transaction. Examples of nonfinancial assets include buildings, land, vehicles, and equipment.

*Lessee* - The City is a lessee for noncancellable lease of equipment and buildings. The City recognizes a lease liability and an intangible right-to-use lease asset (lease asset) in the government-wide financial statements.

At the commencement of a lease, the City initially measures the lease liability at the present value of payments expected to be made during the lease term. Subsequently, the lease liability is reduced by the principal portion of lease payments made. The lease asset is initially measured as the initial amount of the lease liability, adjusted for lease payments made at or before the lease commencement date, plus certain initial direct costs. Subsequently, the lease asset is amortized on a straight-line basis over its useful life.

Key estimates and judgments related to leases include how the City determines (1) the discount rate it uses to discount the expected lease payments to present value, (2) lease term, and (3) lease payments as follows:

- The City uses the interest rate charged by the lessor as the discount rate. When the interest rate charged by the lessor is not provided, the City generally uses its estimated incremental borrowing rate as the discount rate for leases.
- The lease term includes the noncancellable period of the lease.
- Lease payments included in the measurement of the lease liability are composed of fixed payments and purchase option price that the City is reasonably certain to exercise.

The City monitors changes in circumstances that would require a remeasurement of its lease and will remeasure the lease asset and liability if certain changes occur that are expected to significantly affect the amount of the lease liability.

Lease assets are reported with other capital assets and lease liabilities are reported with long-term debt on the statement of net position.

Lessor - The City is a lessor for noncancellable leases of land, building, and fiber optics. The City recognizes a lease receivable and a deferred inflow of resources in the government-wide and governmental fund financial statements.

At the commencement of a lease, the City initially measures the lease receivable at the present value of payments expected to be received during the lease term. Subsequently, the lease receivable is reduced by the principal portion of lease payments received. The deferred inflow of resources is initially measured as the initial amount of the lease receivable, adjusted for lease payments received at or before the lease commencement date. Subsequently, the deferred inflow of resources is recognized as revenue over the life of the lease term.

### NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Key estimates and judgments include how the City determines (1) the discount rate it uses to discount the expected lease receipts to present value, (2) lease term, and (3) lease receipts as follows:

- The City uses its estimated incremental borrowing rate as the discount rate for leases.
- The lease term includes the noncancellable period of the lease.
- Lease receipts included in the measurement of the lease receivable is composed of fixed payments from the lessee.

The City monitors changes in circumstances that would require a remeasurement of its lease and will remeasure the lease receivable and deferred inflows of resources if certain changes occur that are expected to significantly affect the amount of the lease receivable. During the current fiscal year, the City has not engaged in any sublease transactions, sale-leaseback arrangements, or lease-leaseback agreements.

#### Y. Arbitrage Rebate Liability

Arbitrage rebate liabilities, if any, are included in accrued liabilities.

#### Z. Revenue Recognition

Electric, Water, Sewer and Solid Waste Fund revenues are recognized based on cycle billings periodically rendered to customers. Revenues for services provided, but not billed at the end of a fiscal year, are recognized and accrued based on estimated consumption.

Governmental Activities revenues subject to accrual include taxes, intergovernmental revenues, interest and charges for services.

#### AA. Non-exchange Transactions

The City gives or receives value without directly receiving or giving equal value in exchange, including grants, entitlements, and donations. On the accrual basis, revenue from taxes is recognized in the fiscal year for which the taxes are levied or assessed. Revenue from grants, entitlements, and donations is recognized in the fiscal year in which all eligibility requirements have been satisfied.

#### **BB.** Financial Instruments

Financial instruments included in the City's basic financial statements, excluding cash and investments, consisted of accounts receivable, accrued liabilities and bonds payable. The carrying amounts are a reasonable estimate of fair value.

#### CC. Conditional Grants

The City has several programs under which it extends loans to qualifying individuals or groups for the purpose of improving the City's housing stock and/or its supply of low-and moderate-income housing. Certain of these loans provide for the eventual forgiveness of the loan balance if the borrower complies with all the terms of

## NOTE 2 – FINANCIAL STATEMENT PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES (continued)

the loan over its full term. The City accounts for these loans as conditional grants in the City-wide financial statements, and provides a reserve against their eventual forgiveness using the straight-line method over the life of the respective loan. As of June 30, 2025, conditional grants of \$25,129,035 were offset by reserves of \$10,376,219.

#### **DD.** Use of Estimates

The preparation of basic financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the basic financial statements and the reported amounts of revenues and expenditures/expenses during the reporting period. Actual results could differ from those estimates.

#### **EE.** Vehicle Registration Fee

On November 2, 2010, Santa Clara County voters approved Measure B, which levies a \$10 annual vehicle registration fee (VRF). The statue requires that fees collected be used only to pay for programs and projects that have a relationship or benefit to the owners of motor vehicles paying the fee and are consistent with the regional transportation plan. All revenue collected by Santa Clara Valley Transportation Authority, administrator of VRF are allocated on a population basis to cities in Santa Clara County. The City has committed and used the revenue from Measure B towards various street maintenance and traffic signal timing upgrade projects. The Vehicle Registration Fees are reported in the Streets and Highways Improvement Capital Projects Fund.

As of June 30, 2025, the balance of the Vehicle Registration Fees are as follows:

	Vehic	cle Registration Fee
Beginning Balance July 1, 2024	\$	3,536,465
Intergovernmental revenue		871,194
Interest		144,231
Expenditures		(59,788)
Ending Balance June 30, 2025	\$	4,492,102

#### **NOTE 3 – BUDGETS AND BUDGETARY ACCOUNTING**

The budget of the City is a detailed operating plan that identifies estimated costs and activities in relation to estimated revenues. The budget includes: (1) the projects, services and activities to be provided during the fiscal year, (2) the estimated revenue available to finance the operating plan, and (3) the estimated spending requirements of the operating plan.

The budget process is the mechanism through which policy decisions are made, implemented and controlled. The City Charter requires that the City establish a budgetary system for general operations and prohibits

#### NOTE 3 – BUDGETS AND BUDGETARY ACCOUNTING (continued)

expending funds for which there is no legal appropriation. The City is required to adopt a budget on or before June 30 for the ensuing fiscal year that begins July 1. Activities of the General Fund, the Santa Clara Housing Successor, and the Maintenance Special Revenue Funds are included in the annual appropriated operating budget. The procedures followed to establish the budgetary data reflected in the accompanying required supplementary information to the basic financial statements are as follows:

- 1. The City Manager submits to the City Council a proposed operating budget for the fiscal year commencing the following July 1. This includes a Five-Year Financial Plan to aid in the planning and funding of operations and capital projects over the next five years.
- 2. Public hearings are conducted to obtain public comments.
- 3. The operating and capital budgets are legally enacted through the passage of a minute order.

From the effective date of the budget, the amounts stated therein as proposed expenditures become appropriations to the applicable governmental funds. The City Council may amend the budget by motion during the fiscal year. The legal appropriation control is established at the department level in each fund. For select funds where expenditures are not allocated to a specific department, the appropriation control is established at the fund level. Transfers of funding between budgetary funds require City Council appropriation and approval. City Council approval is required for a budget amendment during the fiscal year which may include the use of reserves or fund balances, and approval of appropriations of grant monies. Per Article XIII, Section 1305 of the City Charter, appropriations lapse at the end of each fiscal year; therefore, unencumbered funds allocated for specific projects, donations, and grants require City Council appropriation for use in the following fiscal year.

Budgetary transfers between accounts or expenditure category may be done through Finance Department or City Manager's Office approval as long as they are conducted within the legal appropriation control limit set by the City Council.

Budget information is presented on a non-GAAP budgetary basis. Budgeted revenue amounts represent the original budget modified by adjustments authorized during the year. Budgeted expenditure amounts represent original appropriations adjusted for supplemental appropriations and transfers during the year. Budget amounts in the schedules of revenues, expenditures and changes in fund balances-budget and actual, include supplemental appropriations approved by the City Council during the year.

For the actual GAAP basis financial statements, encumbered appropriations are not reported as expenditures, but are reported as a reservation of fund balance available for subsequent year expenditures, based on the encumbered appropriation authority carried over to the next fiscal year.

In addition to the annual Operating Budget, each year the City Council adopts a project length Capital Improvement Project budget biennially.

#### **Expenditures in Excess of Appropriations**

General Fund expenditures in the City Clerk department exceeded budget in the amount of \$82,493. Sufficient resources were available in the fund to cover the excess.

#### **NOTE 4 – LEASE AGREEMENTS**

In June 2017, the Government Accounting Standards Board (GASB) issued Statement No. 87, Leases. GASB Statement No. 87 (GASB 87) increases the usefulness of governmental financial statements by requiring recognition of certain lease assets and liabilities for all leases, including those that previously were classified as operating leases and recognized as income by lessors and expenditures by lessees. GASB 87 replaces the previous lease accounting methodology and establishes a single model for lease accounting based on the foundational principle that leases are a financing of the right to use an underlying asset.

This Statement requires recognition of certain lease assets and liabilities for leases that previously were classified as operating leases and recognized as inflows of resources or outflows of resources based on the payment provisions of the contract. Under this Statement, a lessee is required to recognize a lease liability and an intangible right-to-use lease asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources, thereby enhancing the relevance and consistency of information about governments' leasing activities. The provisions of this Statement were implemented during fiscal year 2021-22.

The balances related to leases receivable and deferred inflows of resources as of June 30, 2025 are:

	Deferred Inflow			erred Inflow of
	Leas	ses Receivable	]	Resources
Governmental activities		_		_
General Fund	\$	254,365,857	\$	246,106,700
<b>Business-type activities</b>				
Electric Utility	\$	1,852,925	\$	1,712,000
Water Utility		656,054		563,039
Sewer Utility		656,054		563,039
Stadium Authority (as of March 31, 2025)		582,290,498		561,552,578
	\$	585,455,531	\$	564,390,656
Total leases receivable	\$	839,821,388	\$	810,497,356

A discussion of the most significant leases follows:

### A. Irvine Company Ground Leases

<u>Irvine Company Disposition and Development Agreement With Ground Lease (DDA) for Office Park Development</u>

In April 2000, the former RDA entered into a Disposition and Development Agreement (DDA) with Ground Lease with The Irvine Company (Developer) for development of the site as an office/R&D complex. The DDA contemplated the former RDA obtaining title to the entire property from the City prior to entering into ground leases with the Developer. The site is subdivided into three parcels to accommodate the phased development of the project. Only Parcel 2 was conveyed to the former RDA. Parcels 1 & 3 were always held by the City and not subject to terms of the subsequent RDA dissolution.

### **NOTE 4 – LEASE AGREEMENTS (continued)**

In March 2006, the DDA and the Ground Lease were amended to update the status of conditions precedent; amend the schedule of performance; and clarify terms and conditions relating to Parcel 1 and Parcel 3. In October 2012, the City entered into two ground leases with the Irvine Company for Parcels 1 and 3. The term of both leases is 80 years after the effective date of October 31, 2012, and therefore both leases shall expire on October 31, 2092. The rent commencement date is November 1, 2012. Under the terms of the leases the City will receive specified amounts for minimum rent subject to certain events or time periods and then inflationary adjustments at times specified in the leases. For the fiscal year ended June 30, 2025, the City recognized \$1,313,233 in lease revenue and \$2,087,154 in interest revenue for Parcel 1 and \$633,168 in lease revenue and \$1,006,309 in interest revenue for Parcel 3. As of June 30, 2025, the City's receivable for lease payments for Parcel 1 was \$91,316,309 and the balance of the deferred inflows of resources was \$88,424,384. The City's receivable for lease payments for Parcel 3 was \$44,027,618 and the balance of the deferred inflows of resources was \$42,633,300.

## B. City Leases Pursuant to the Terms of the January 8, 2016 Settlement Agreement

On March 8, 2011, the City and the former RDA adopted resolutions authorizing the execution of property conveyance agreements for the conveyance of certain real property owned by the former RDA. The agreements conveyed the properties subject to existing leases to the City. Properties included California's Great America Theme Park, Techmart, Hyatt Regency, and Hilton Hotel.

The actions taken by the former RDA related to the asset transfers were validly authorized and conformed with the requirements of the Community Redevelopment Law as it existed at the time of the actions. Pursuant to ABx1 26, the Redevelopment Dissolution Law, the State Controller's Office is to review any asset transfers that occurred between a redevelopment agency and any other public agency after January 1, 2011 and if the assets have not been contractually committed to a third party and to the extent allowed by state and federal law, the Controller, after completing its review is to order the return of the assets to the Successor Agency. The Successor Agency received a Controller's order on September 10, 2013 ordering the City to transfer the assets back to the Successor Agency. The validity of that order was the subject of litigation in Sacramento Superior Court (Sharma vs. City of Santa Clara). Additionally, on July 26, 2013, the Court granted the County of Santa Clara, the Santa Clara Unified School District, and the Santa Clara County Office of Education (Petitioners) motion for a preliminary injunction (temporary restraining order), restricting the City from selling, transferring, encumbering, spending, or otherwise depleting or wasting any real property interests received from the former RDA.

On January 8, 2016, the City executed a Settlement Agreement in Sharma vs the City of Santa Clara. This Settlement Agreement calls for the City to return to the Successor Agency certain properties that the former Redevelopment Agency transferred to the City prior to dissolution. The properties returned are as follows: The Great America Theme Park Property, the Hilton Hotel Property, the North/South Parking Lots, the Gateway Parcel 2 Property, the Hyatt Hotel Property, The Techmart Property, and the Martinson Childcare Center Property. The Settlement Agreement requires the City to forego the long-term lease revenues generated by the properties. Lease revenues collected from July 1, 2012 to June 30, 2016 were passed on to the Successor Agency. Additional information concerning the Settlement Agreement can be found in Note 22.

The Settlement Agreement provides clarity that the City retains title to the main parking lot property for the Great America Theme Park and the Hyatt Hotel Ballroom Space. The agreement provides that rental income from these properties beginning July 1, 2015 is the property of the City.

## **NOTE 4 – LEASE AGREEMENTS (continued)**

### California's Great America Theme Park Parking Lot Lease

The City and Cedar Fair entered into various agreements to operate and manage the theme park. As agreed in the Settlement Agreement, the Great America Theme Park Main Parking Lot is and always has been owned by the City and the City is entitled to any lease revenues generated from the Main Parking Lot after June 30, 2015. Pursuant to the Fourth Amendment of the ground lease, the City allows Cedar Fair to use certain City property adjacent to the Theme Park property for parking. Under the terms of the amended Ground Lease, Cedar Fair pays the City annually for use of such property for parking. For the fiscal year ended June 30, 2025, the City recognized \$107,932 in lease revenue and \$4,171 in interest revenue. As of June 30, 2025, the City's receivable for lease payments was \$356,897 and the balance of the deferred inflows of resources was \$386,758.

## **Hyatt Ballroom Lease Agreement**

In April 1985, the former RDA entered into various agreements for the development of a certain piece of land for the eventual operation of a high quality hotel and related facilities, including a ballroom. The resulting lease agreement pertaining to the City owned ballrooms for an initial term of 50 years. The Lessee has options to renew the lease for four additional periods of ten years each and one additional period of nine years. In 2013, Hyatt Equities, LLC. sold its interest to Inland American Lodging Acquisitions, Inc., the terms and conditions of the lease agreements remain in effect.

The minimum rent of the Ballroom lease is adjusted every three years according to the April 1985 agreement. Due to the COVID-19 impacts, the City agreed to waive and abate the ballroom lease from March 1, 2020 to October 1, 2021.

On May 7, 2024, the City Council, acting as the governing board of the Successor Agency to the Redevelopment Agency of the City of Santa Clara, adopt a Resolution authorizing the City Manager/Executive Officer to negotiate and execute a Purchase and Sale Agreement between the Successor Agency to the Redevelopment Agency of the City of Santa Clara and XHR Acquisitions LLC for the Hyatt Parcel at a purchase price of \$25,000,000 including an amendment to the Ballroom Lease Agreement. On March 25, 2025, the Fourth Amendment to Ballroom License Agreement was executed between the City and Hyatt, extending the lease term to April 30, 2084.

For the fiscal year ended June 30, 2025, the City recognized \$274,484 in lease revenue and \$193,811 in interest revenue. As of June 30, 2025, the City's receivable for lease payments was \$7,841,027 and the balance of the deferred inflows of resources was \$7,633,504.

## C. North South Parking Lot Lease

On May 22, 2018, the City Council authorized the City Manager to make an offer to purchase the Successor Agency owned North South Parcel and further authorized the execution of a Purchase and Sale Agreement for the property. The transfer of the property was settled on July 24, 2018. As part of the acquisition, the City accepted and assumed all of the duties, obligations, liabilities, commitments and covenants of Successor Agency accruing from and after the settlement date with respect to or arising under the lease with Cedar Fair.

For the fiscal year ended June 30, 2025, the City recognized \$26,174 in lease revenue and \$4,588 in interest revenue. As of June 30, 2025, the City's receivable for lease payments was \$411,522 and the balance of the deferred inflows of resources was \$407,880.

## **NOTE 4 – LEASE AGREEMENTS (continued)**

#### D. Related Santa Clara Ground Lease

The City and Related Santa Clara, LLC, a Delaware limited liability company, entered into the certain Disposition and Development Agreement (City Place Santa Clara) on August 12, 2016. The duly adopted Development Agreement requires the City to convey the Property by lease in accordance with the DDA. In December 2022, the City entered into three ground leases with the Related Santa Clara for Phase 1-A, Phase 1-B, and Phase 1-C. The term of the three leases is 99 years after the effective date of January I, 2023. The rent commencement date was on December 20, 2022. Under the terms of the lease, the City will receive specified amounts for minimum rent subject to certain events or time periods and then inflationary adjustments at times specified in the leases. For the fiscal year ended June 30, 2025, the City recognized \$432,590 in lease revenue and \$1,932,088 in interest revenue for Phase 1-A, recognized \$380,247 in lease revenue and \$1,698,308 in interest revenue for Phase 1-B, recognized \$173,693 in lease revenue and \$775,771 in interest revenue for Phase 1-C. As of June 30, 2025, the City's receivable for lease payments was \$42,785,031 and the balance of the deferred inflows of resources was \$36,681,583 for Phase 1-B, the lease receivable \$17,179,016 and the balance of the deferred inflows of resources was \$36,755,787 for Phase 1-C.

## E. Future Lease Payments

As of June 30, 2025, the City's receivable for future lease payments to maturity for the leasing assets to other entities with the funds in which payments will be received are as follows:

## **NOTE 4 – LEASE AGREEMENTS (continued)**

Business-Type Activities (excluding Santa Clara

						(CACIUCING Sa	
		Governmen	ntal A	ctivities		Stadium Au	ıthority)
For the Year							
Ending June 30		Principal		Interest		Principal (1)	Interest
2026	\$	1,400,066	5	4,588,243	\$	340,423 \$	89,226
2027		1,454,698		4,764,212		342,585	80,416
2028		1,501,336		4,772,164		355,910	71,729
2029		1,448,790		4,759,574		375,767	62,335
2030		1,508,999		4,757,779		253,819	52,755
2031-2035		8,537,729		25,772,928		880,738	154,840
2036-2040		10,413,958		25,975,647		615,791	41,182
2041-2045		9,263,886		29,355,412		-	-
2046-2050		7,671,263		32,943,805		-	-
2051-2055		8,358,816		35,328,093		-	-
2056-2060		9,434,609		38,969,623		-	-
2061-2065		10,676,258		42,529,923		-	-
2066-2070		12,088,237		47,711,032		-	-
2071-2075		13,707,107		52,299,842		-	-
2076-2080		15,565,656		59,492,610		-	-
2081-2085		17,204,704		66,626,596		-	-
2086-2090		17,621,353		75,201,865		-	-
2091-2095		8,936,237		87,321,391			-
2096-2100		-		100,477,883		-	-
2101-2105		-		119,616,137		-	-
2106-2110		-		138,031,418		-	-
2111-2115		-		164,322,579	Ь	-	-
2116-2120		38,116,567		151,503,992		-	-
2121-2124		59,455,588		2,019,201		-	-
	_	\$ 254,365,857	\$ 1	,319,141,949	. ,	\$ 3,165,033	\$ 552,483

<sup>(1)</sup> Please refer to Santa Clara Stadium Authority 's separately issued Financial Statement Note 2k for the principal outstanding for Stadium Authority.

## NOTE 5 - ENTERPRISE FUND MANAGEMENT AGREEMENTS

#### A. Santa Clara Convention Center

During fiscal year 2018-19, the City performed a competitive bidding process to select a new management company for the Convention Center. On March 12, 2019, the City Council approved a resolution to enter into a new agreement with Global Spectrum, LP, doing business as Spectra Venue Management (Spectra), to manage and operate the Convention Center effective March 18, 2019. In November 2021, Oakview Group acquired Spectra and rebranded to OVG360 (OVG). The initial term of this agreement began on March 18, 2019 and expired on June 30, 2024 with the option to extend the agreement for two subsequent terms of five (5) years by serving notice to OVG no later than 180 days from the expiration of the term period. Option Term One was exercised to extend the agreement for a subsequent term of five (5) years which began on July 1, 2024 and expires on June 30, 2029. Under the terms of this agreement, OVG will receive an annual base management fee for its' operation of the Convention Center and an additional management fee if certain performance measures are met. For fiscal year ended June 30, 2025, the City paid OVG \$171,494 in management fees.

In May 2019, the City issued a request for proposal (RFP) to select a qualified company to provide Food and Beverage Operations for the Convention Center. The City entered into an agreement with Levy Premium Foodservice Limited Partnership (Levy) on November 1, 2019 to manage the foodservice operations at the Convention Center. The initial term of this agreement began on November 1, 2019 and expired on June 30, 2025 with the option to extend the agreement for two subsequent terms of five (5) years each by serving notice to Levy no later than 180 calendar days from expiration of term period. Option Term One was exercised to extend the agreement for a subsequent term of five (5) years which begins on July 1, 2025 and expires on June 30, 2030. Under the terms of this agreement, Levy will receive management fees equal to 4.5% of gross receipts plus an additional fee of 8% of net receipts. For the fiscal year ended June 30, 2025, the City paid Levy \$368,903 in fees.

In accordance with the March 18, 2019 executed agreement, OVG agreed to pay the City \$1,150,000 for Capital Investments to be used for capital improvements and repairs at the Convention Center. This is amortized on a straight-line basis over 15 years beginning May 1, 2019. With the extension of the agreement, under Option Term One, OVG agreed to pay the City an additional \$550,000 for Capital Investments. This investment was received December 13, 2024 and will be amortized on a straight-line basis over 10 years beginning July 1, 2025. In the event that this agreement terminates for any reason prior to the full amortization of the investment funds, the City is obligated to reimburse OVG for the unamortized portion.

In accordance with the November 1, 2019 executed agreement, Levy agreed to pay the City \$5,750,000 consisting of \$5,000,000 for an Operations Investment to be used for pre-opening expenses and other improvements to the foodservice facilities at the Convention Center, and a \$750,000 Community Enrichment Investment to be spent on programs that drive community enrichment, develop local partnerships and promote economic development of the City. Both of these are amortized on a straight-line basis over 15 years. In the event that this agreement terminates for any reason prior to full amortization of the investment funds, the City is obligated to reimburse Levy for the unamortized amount.

### NOTE 6 – SANTA CLARA STADIUM AUTHORITY

### A. Credit Agreements

The Restated Credit Agreement dated as of June 19, 2013 was entered into by and among Stadium Funding Trust (FinanceCo), SCSA, and Goldman Sachs Bank. Under the Restated Credit Agreement, FinanceCo issued private placement notes and obtained a loan from a consortium of lenders and will loan SCSA up to \$450 million and StadCo up to \$400 million. Additionally, SCSA and Forty Niners SC Stadium Company LLC (StadCo) entered into the Restated StadCo Obligations Agreement on June 19, 2013 under which StadCo will loan up to \$500 Million to SCSA to pay costs associated with the development of Levi's Stadium.

## **B.** Management Agreement

The Stadium Management Agreement dated as of March 28, 2012 was entered into by and among the SCSA, Forty Niners Stadium Management Company LLC (ManagementCo), and StadCo. The SCSA and StadCo selected ManagementCo to provide management services for the Stadium on each entity's behalf on a continual, year-round basis, including overseeing the day-to-day operations and maintenance of the Stadium. The Stadium Management Agreement has an initial term of 25 years, plus a 15-year renewal option.

The Stadium Management Agreement also authorizes ManagementCo to pay for services related to the Stadium operations on behalf of the SCSA. For the year ended March 31, 2025, ManagementCo charged the SCSA \$7.7 million in Shared Expenses, and \$9.4 million in Other Operating and Management Expenses.

### C. Ground Lease

On February 28, 2012, the SCSA entered into a lease (the Ground Lease) with the City whereby the City leases the Stadium site to the SCSA. The Ground Lease was amended on June 19, 2013.

The Ground Lease has an initial term of 40 years. The first lease year commenced on the first day following the substantial completion of construction (August 1, 2014) and ended on the next following March 31st. The subsequent lease years will start on April 1st and end on the following March 31st. The SCSA will have five successive extension options, each four years in duration, which would commence following the initial term expiration date.

The Ground Lease provides that the City will receive a fixed ground rent (Fixed Ground Rent) of \$180 thousand for the first year of Stadium operations payable by the SCSA. Beginning in the second year of Stadium operations and annually thereafter through the tenth year of Stadium operations, the Fixed Ground Rent will increase annually by \$35 thousand. Beginning in the 11th year of Stadium operations, Fixed Ground Rent will be increased to equal \$1 million, and thereafter will be increased by \$100 thousand every five years through the end of the initial term of the Ground Lease. If the term of the Ground Lease is extended, then, during the first extension term, the Fixed Ground Rent will equal \$1.58 million; and if and to the extent the Ground Lease is further extended, the Fixed Ground Rent will be increased by \$80 thousand every four years thereafter through the expiration of the term of the Ground Lease. The SCSA paid the City \$1 million in ground rent in fiscal year ended March 31, 2025.

The Ground Lease also provides that the City will receive a performance-based rent equal to 50% of the net income from non-NFL events, less certain credits including 50% of the Fixed Ground Rent, payable by the SCSA. If certain of the credits are not used within the year incurred or the next five succeeding years, the credits will expire. The SCSA reported a net Non-NFL event profit of \$10.2 million for fiscal year ended

## **NOTE 6 – SANTA CLARA STADIUM AUTHORITY (continued)**

March 31, 2025, which triggers the performance-based rent. Performance-based rent payments of \$4.6 million were made to the City for the fiscal year ended March 31, 2025.

The following schedule summarizes the minimum future payments due under this lease:

Fiscal Year	Ground Lease
Ending March 31	Amount
2026	\$ 1,000,000
2027	1,000,000
2028	1,000,000
2029	1,000,000
2030	1,100,000
Thereafter	31,400,000
Total	\$ 36,500,000

### **D.** Stadium Lease

On March 28, 2012, the SCSA entered into a lease with StadCo whereby the SCSA leases the Stadium to StadCo. On June 19, 2013, the same parties entered into an Amended and Restated Stadium Lease Agreement (the Stadium Lease). The stadium lease was amended on May 28, 2024 to implement the terms of the 2024 Settlement Agreement (see Note 20E).

The Stadium Lease has an initial term of 40 years commencing on the first day following the substantial completion of construction (August 1, 2014) and includes five successive options to extend the term by four years each. The Stadium Lease is divided into two seasons:

- the Tenant Season, which includes the NFL season (including preseason, regular season and postseason NFL games) and runs from August 1 through January 31; and
- the SCSA Season, which runs from February 1 through July 31.

Pursuant to the Stadium Lease, the SCSA and StadCo will be entitled to receive and collect separate revenues. Rent payable by StadCo to SCSA is \$24.8 million per year. The lease also provides for a fair market rent adjustment in year 33.

The SCSA received \$24.8 million in stadium rent from StadCo in the fiscal year ended March 31, 2025.

The SCSA may elect to expand the Tenant Season to consist of the entire lease year, from April 1 through the next succeeding March 31 (SCSA Put Right), by delivering written notice to StadCo. The SCSA Put Right may be exercised at any time during lease year 13, or at any time that the Management Company Revolving Loan balance exceeds \$20 million. The expansion of the Tenant Season will be effective as of the applicable Tenant Season Expansion Date as set forth in the Stadium Lease. Effective from and after the Tenant Season Expansion Date and continuing through the remainder of the Stadium Lease term, the Tenant Season will consist of the entire lease year.

## **NOTE 6 – SANTA CLARA STADIUM AUTHORITY (continued)**

## E. Consistency with Current Period Operations

Certain prior year amounts have been reclassified for consistency with the current year presentation. These classifications had no effect on the reported results of operations.

### F. Immaterial Correction of an Error

Amounts previously reported in the 2024 financial statements have been revised for certain immaterial corrections related to the accounting for the unearned revenue on defaulted SBLs, including decreasing unearned revenue, current portion and unearned revenue, noncurrent by \$0.8 million and \$22.3 million, respectively, and increasing rents and licensing and net position – beginning of period by \$0.8 million and \$22.3 million, respectively.

## **G.** Subsequent Event

Management has evaluated subsequent events through September 29, 2025, which is the date the SCSA financial statements were available to be issued, and determined there are no other items to disclose.

### **NOTE 7 – CASH AND INVESTMENTS**

### A. Pooled Cash and Investments

The City pools cash from all sources and all funds except restricted cash and investments with fiscal agent. Allocable portions of the pooled portfolio for each fund type are reported under the captions "Pooled cash and investments" and "Restricted Cash". Interest income earned on pooled cash and investments is allocated to various funds based on average cash balances of each fund unless there are specific legal or contractual requirements to do otherwise.

Total cash and investments of the City was \$1,802.3 million as of June 30, 2025. This amount includes the City's pooled cash and cash investments of \$1,640.1 million, and cash and investments with fiscal agents of \$162.2 million.

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

Of the City's total cash and investments, the following shows the allocation as presented on the accompanying statements of net position:

Statement of Net Position	
Pooled cash and investments	\$ 1,482,345,406
Investments with fiscal agent - current	147,089,434
Restricted cash	147,562,391
Deposits	7,621,750
Investments with fiscal agent - noncurrent	12,254,011
Fiduciary Funds	
Pooled cash and investments	2,608,396
Investments with fiscal agent - noncurrent	2,893,407
Total Cash and Investments	\$ 1,802,374,795

The City's cash and investments balances in Governmental Funds, Enterprise Funds, Internal Service Funds, Private Purpose Trust, and Fiduciary Funds were as follows:

			Internal		
	Governmental	Enterprise	Service	Fiduciary	
	Funds	Funds	Funds	Funds	Total
Pooled cash and					
investments	\$ 434,258,945	\$ 997,698,559	\$ 50,387,902	\$ 2,608,396	\$ 1,484,953,802
Investments with fiscal					
agent - current	18,993	147,070,441	-	-	147,089,434
Restricted cash	40,198,370	107,364,021	-	-	147,562,391
Investments with fiscal					
agent - noncurrent	716,085	11,537,926	-	2,893,407	15,147,418
Deposits	-	7,621,750	-	-	7,621,750
Total cash and					
investments	\$ 475,192,393	\$ 1,271,292,697	\$ 50,387,902	\$ 5,501,803	\$ 1,802,374,795
investments	\$ 475,192,393	\$ 1,271,292,697	\$ 50,387,902	\$ 5,501,803	\$ 1,802,374,795

## **B.** Investments Authorized by the California Government Code and the City's Investment Policy

The City's investment strategy is to invest cash not required for current obligations in U.S. government securities, federal government agency securities, highly rated money market instruments and other investments in accordance with the City's investment policy for a maximum term of five years for the General Fund portfolio. The City Council has authorized the purchase of securities with maturities greater than five years, specifically for the Electric Cost Reduction Account. This strategy allows the City to minimize its exposure to credit, market, and liquidity risk while maintaining a reasonable return on its portfolio.

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

The City's investment policy, in compliance with the City of Santa Clara Charter, Article IX, Section 904 (d) and (h), and the California Government Code authorizes the City to invest in securities that are consistent with the City's cash management strategy and long-term goals and objectives. The City is authorized to invest in the following types of instruments, and the table also identifies certain provisions of the California Government Code, or the City's investment policy where it is more restrictive:

		Minimum	Maximum	Maximum
	Maximum	Credit	Percentage	Investment In
Authorized Investment Type	Maturity	Quality	of Portfolio	One Issuer
U.S. Treasury Obligations	7 years	N/A	100%	100%
U.S. Agency Securities (A)	7 years	Top three ratings categories	80% <sup>(B)</sup>	40%
Negotiable Certificates of Deposit	5 years	A / A-1	30%	5%
Bankers Acceptances	180 days	N/A	25%	5%
Commercial Paper	270 days	A / A-1	25%	5% <sup>(C)</sup>
California Local Agency Investment Fund	N/A	N/A	None	\$75M Per A/C
Repurchase Agreements	60 days	N/A	50%	20%
Reverse Repurchase Agreements	92 days	N/A	20%	10%
(requires City Council approval)				
Municipal Obligations	7 years	A	20%	5%
Medium Term Corporate Notes	5 years	A/A-	25%	5% <sup>(C)</sup>
Mutual Funds / Money Market Funds	N/A	Top rating	20%	10%
		category		
Joint Powers Authority Investment Pools	N/A	N/A	100%	100%
Supranational Obligations	5 years	AA	20%	10%
Asset-Backed Securities	5 years	AA	10%	5%
Non-Negotiable Certificates of Deposit	5 years	N/A	10%	5%
Mortgage-Backed Securities and	_,			
Collateralized Mortgage Obligations	6-12 years (D)	AA	15%	10%

- (A) Securities issued by the Federal Farm Credit Bank (FFCB), the Federal Home Loan Bank (FHLB), the Federal National Mortgage Association (FNMA), and the Federal Home Loan Mortgage Corporation (FHLMC), local agencies and other U.S. government -sponsored enterprises.
- (B) Callable securities are limited to 30% of the portfolio.
- (C) No more than 10% of the outstanding commercial paper and medium term coporate notes of any single issuer.
- (D) Maximum Weighted Average Life with Current Public Securities Association Assumptions =12 years time of purchase for Mortgage-Backed Securities (MBS) and 6 years at time of purchase for collateralized mortgage obligations (CMO). Maximum Final Maturity for MBS's and CMOs = 30 years with balloon payments.

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

## C. Investments with Fiscal Agents

The City invests bond proceeds restricted for construction in instruments that are stated in the Investment Policy and in various return-guaranteed investment agreements. These investments are invested in accordance with bond indentures and the maturities of each investment should not exceed the final maturity of each bond. Bond proceeds investments are reported monthly to the City Council.

The City also maintains required amounts of cash and investments with trustees or fiscal agents under the terms of certain debt issues. These funds are unexpended bond proceeds or are pledged reserves to be used if the City fails to meet its obligations under these debt issues. The California Government Code 53601 (L) allows these funds to be invested in accordance with the statutory provisions governing the issuance of those bonds, indebtedness, other agreements, or certificates of participation in accordance with the ordinance, resolution, indenture, or agreement of the local agency providing for the issuance.

Electric Reserve Fund bond proceeds restricted for construction projects are invested and held by the trustee as fiscal agent investments. All funds have been invested as permitted under the Code. These investments are usually scheduled to mature when cash is needed to fulfill the requirements of the underlying bond and trust agreements.

The City also invests funds in the Bentzien Trust in accordance with the investment policy of the Trust that allows investment in cash and short-term investments (up to 20%), fixed income investments including U.S. Government, U.S. Government Agency, Asset and Mortgage Backed securities, debt issued by U.S. Corporations and fixed income mutual funds (30% to 60% of portfolio's aggregate fair value), and equity securities or mutual funds (40% to 70% of portfolio's aggregate fair value). Investments in U.S. Corporate debt shall be limited to an amount per issuer not to exceed 10% of the aggregate fair value of the portfolio, and upon initial purchase by the Adviser, must be of investment grade as rated by Moody's and/or Standard and Poor's rating services. The maximum maturity of an individual bond shall not exceed fifteen years and the average maturity shall not exceed ten years. Individual equity purchases shall have an equivalent securities rating of B- or better. Individual equity purchases shall not exceed five percent of the portfolio's aggregate fair value.

### D. Pension Rate Stabilization Program

In February 2017, the City Council approved a Pension Rate Stabilization Program, (PRSP) Trust administered by Public Agency Retirement Services (PARS). The PRSP is an irrevocable trust and qualifies as an Internal Revenue Section 115 trust. This trust will assist the City in mitigating the CalPERS contribution rate volatility. Investments of funds held in Pension Rate Stabilization Program (PRSP) are governed by the Investment Guideline Document for the investment account and by the agreement for administrative services with the Public Agency Retirement Services (PARS), rather than the general provisions of the California Government code or the City's investment policy. The City elected a discretionary investment approach which allows the City to maintain oversight of the investment management, control on target yield and the portfolio' risk tolerance. The assets in this program will eventually be used to fund Pension Plan obligations.

## E. Interest Rate, Credit Risks and Fair Value Measurement

Interest rate risk is the risk that an investment's value will be adversely affected by a change in interest rates. In general, the longer the time to maturity of an investment, the greater the sensitivity of its fair value to changes

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

in market interest rates. To reduce interest rate risk, the City diversifies the portfolio into a wide range of investments with different maturities, and maintains a reasonable average maturity of less than three years. This approach significantly mitigates adverse market volatility and maximizes returns.

The average maturity of the City's pooled investment portfolio at June 30, 2025 was approximately 2.40 years and the City has the ability to and generally intends to hold all investments to maturity. Information about the sensitivity of the fair values of the City's investments (including investments held by bond trustees) to market interest rate fluctuations is provided in the investment table that shows the distribution of the City's investments by maturity.

Credit risk is the risk that an issuer of an investment will not fulfill its obligation to the holder of the investment. Credit risk is measured by the assignment of a rating by a nationally recognized statistical rating organization.

Presented below is the actual rating as of June 30, 2025 for each investment type:

	Maturity						
	C re dit	Under 180	181 - 365	1 - 3	3 - 5	Over 5	Fair
Type of Investment	Rating	Days	Days	Ye a rs	Ye a rs	Ye a rs	Value
Cash and Investments - City Treasury:							
Cash	N/A	\$ 127,030,108	\$ -	\$ -	\$ -	\$ -	\$ 127,030,108
US Treasury Notes	AA+			434,694,101	276,442,147	-	711,136,248
Federal Home Loan Mortgage Corporation	AA+	4,996,750	-	-	-	-	4,996,750
Mortagage-Backed Securities	AA+	-	-	37,555,649	67,267,546	-	104,823,195
Corporate Notes	AAA	-	-	4,897,288	-	-	4,897,288
Corporate Notes	AA	9,943,700		20,423,937	60,484,337	-	90,851,974
Corporate Notes	A	8,645,246	13,663,920	54,065,805	76,594,577	-	152,969,548
Asset-Backed Securities	AAA & Aaa	_	_	23,269,963	76,846,168	-	100,116,131
Negotiable Certificates of Deposit	A+	-	-	7,604,250	-	-	7,604,250
Money Market Funds (CAMP Pool)	AAAm	204,708,565				-	204,708,565
Money Market Funds (CAMP Term)	AAAf	60,000,000				-	60,000,000
Principal Public Deposit Sweep Program	Not Rated	527,323	_	- /	-	-	527,323
State Investment Pool (LAIF)	Not Rated	6,210,979		-	<u>-</u>	-	6,210,979
Total Cash and Investments -	-	, ,					·
City Treasury	-	422,062,671	13,663,920	582,510,993	557,634,775	-	1,575,872,359
Cash and Investments - Other:							
Cash (Debt Fund)	Not Rated	12,637,965	-	-	-	-	12,637,965
Cash (Pension Rate Stabilization Investment)	Not Rated	6,007	-	-	-	-	6,007
U.S. Treasury Notes							
(Bentzien Trust)	Aaa	-	-	50,455	100,953	50,346	201,754
Federal Home Loan Bank							
(Bentzien Trust)	Aaa	-	35,000	49,630	-	91,653	176,283
Municipal Bonds (Bentzien Trust)	Aaa	74,801	-	-	-	78,628	153,429
Municipal Bonds (Bentzien Trust)	Aa	-	-	36,353	70,794	-	107,147
Municipal Bonds (Bentzien Trust)	A	-	48,943	-	-	-	48,943
Municipal Bonds (Bentzien Trust)	BBB	-	-	-	-	9,016	9,016
Corporate Bonds (Bentzien Trust)	A	-	-	24,890	-	-	24,890
Corporate Bonds (Bentzien Trust)	BBB	-	-	35,984	-	-	35,984
Corporate Bonds (Bentzien Trust)	A & B	1,002,458	-	-	-	-	1,002,458

(continued)

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

	_	Maturity						
	C re dit	Under 180	181 - 365	1 - 3	3 - 5	Over 5	Fair	
Type of Investment	Rating	Days	Days	Ye a rs	Ye a rs	Ye a rs	Value	
Cash and Investments - Other: (continued)								
Mutual Fund - Dreyfus Money Market (Bond		2 457 904					2 457 904	
Proceeds)	Aaam	2,457,804	-	-	-	-	2,457,804	
Mutual Fund - Blackrock Money Market (Debt Fund) Mutual Fund - Money Market Funds (Debt Fund -	Aaam	735,078	-	-	-	-	735,078	
BNY)	Aaam	1,691	-	-	-	-	1,691	
Mutual Fund - Money Market Funds (Debt Fund -								
Chase)	AAAm	117,879,459	-	-	-	-	117,879,459	
Mutual Fund - Federated P rime (Bentzien Trust) Mutual Fund - International	Aaam	189,551	-	-	-	-	189,551	
Equities (Bentzien Trust)	Not Rated	205,367	_	_	_	_	205,367	
Mutual Fund - Fixed Income	1101111111	200,507					200,507	
(Bentzien Trust)	Not Rated	1,135,191	-	_	-	-	1,135,191	
Mutual Fund - Equities								
(Bentzien Trust)	Not Rated	166,280	-	-	-	-	166,280	
Exchange Traded Funds								
(Bentzien Trust)	Not Rated	134,145	-	-	-	-	134,145	
Mutual Fund - Fidelity Treasury								
(SCSA Debt Fund)	AAAm	11,536,236	-	-	-	-	11,536,236	
Morgan Stanley Institutional Liquidity								
Treasury Securities (SCSA Debt Fund)	AAAm	16,553,017	-	-	-	-	16,553,017	
Pension Rate Stabilization Investment								
(Cash Equivalents)	Not Rated	1,785,173	-	-	-	-	1,785,173	
Pension Rate Stabilization Investment		·						
(Mutual Funds -Equity)	Not Rated	16,093,225	-	-	-	-	16,093,225	
Pension Rate Stabilization Investment								
(Mutual Funds - Fixed Income)	Not Rated	35,582,491	-	-	-	-	35,582,491	
Real Estate Investment Trust (Bentzien Trust)	B++	22,102		-	-	-	22,102	
Collateral Obligations (ADM &CAISO)	Not Rated (A	7,621,750		-		-	7,621,750	
Total Cash and Investments - Other	_	225,819,791	83,943	197,312	17 1,747	229,643	226,502,436	
Total Cash and Investments		\$647,882,462	\$ 13,747,863	\$582,708,305	\$557,806,522	\$229,643	\$1,802,374,795	

#### No te:

(A) Investments are not rated by S&P, but are rated by Moody's and Fitch, and have ratings in compliance with the City's investment policy.

The City accounts for investments in accordance with GAAP, which requires governmental entities to report certain investments at fair value based on quoted market information obtained from recognized sources. The City has reported its investments at fair value with the exception of its share of external investment pools and mutual funds, the carrying value of which approximates fair value. In determining the change in fair value of its investments, the City used an aggregate method of calculation.

The City categorizes its fair value measurements within the fair value hierarchy established by GAAP. The hierarchy is based on the valuation input used to measure the fair value of asset. Level 1 inputs are quoted prices in active markets for identical assets; Level 2 inputs are significant other observable inputs; Level 3 inputs are significant unobservable inputs.

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

				Fair Value Measurements Using				
	Investments and Derivative Instruments Measured at Fair Value 6/30/2025		Quoted Prices in Active Markets for Identical Assets Level 1		Significant Other Observable Inputs Level 2		Exempt (1)	
Investments by Fair Value Level								
Short Term Investments U.S. Treas ury Notes	\$ 711,136,2	248	\$	711,136,248	\$	-	\$	-
Federal Home Loan Mortgage Corporation Mortagage-Backed Securities	4,996,7 104,823,			- -		4,996,750 104,823,195		-
Corporate notes	248,718,	8 10		-		248,718,810		-
Asset-Backed Securities	100,116	,131		-		100,116,131		-
Negotiable Certificates of Deposit	7,604,2	250		-		7,604,250		-
Money Market Funds (CAMP Pool)	204,708,5	565		-		-		204,708,565
Money Market Funds (CAMP Term)	60,000,0	000		-		-		60,000,000
P rincipal P ublic Deposit Sweep P rogram	527,3	323		-		-		527,323
Total Short Term Investments	1,442,631,2	272		711,136,248		466,259,136		265,235,888
Debt Securities and Other U.S. Treasury Notes (Bentzien Trust)	201,7	754		201,754				
Federal Home Loan Bank (Bentzien Trust)	176,2			201,734		176,283		-
Municipal Bonds (Bentzien Trust)	153,4			_		153,429		_
Municipal Bonds (Bentzien Trust)	107,					107,147		_
Municipal Bonds (Bentzien Trust)	48,9					48,943		_
Municipal Bonds (Bentzien Trust)		016				9,016		_
• , , , ,	24,8					24,890		
Corporate Bonds (Bentzien Trust)				-				-
Corporate Bonds (Bentzien Trust)	35,9			-		35,984		-
Mutual Fund - Dreyfus Money Market (Bond Proceeds) Mutual Fund - Blackrock Money Market (Debt Fund)	2,457,8 735,0			-				2,457,804 735,078
Mutual Fund - Money Market Funds (Debt Fund)	118,070,	701		-		-	(	118,070,701 continued)

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

	Fair Value Measurements Using			
	Investments and Derivative Instruments Measured at Fair Value 6/30/2025	Quoted Prices in Active Markets for Identical Assets Level 1	Significant Other Observable Inputs Level 2	Exempt (1)
Debt Securities and Other (continued)				
Mutual Fund - International Equities (Bentzien Trust)	205,367	205,367	-	-
Mutual Fund - Fixed Income (Bentzien Trust)	1,135,191	-	1,135,191	-
MutualFund - Equities (Bentzien Trust)	166,280	166,280	-	-
Mutual Fund - Fidelity Treasury (SCSA Debt Fund)	11,536,236	-	-	11,536,236
Morgan Stanley Institutional Liquidity Treasury Securities (SCSA Debt Fund)	16,553,017	-	-	16,553,017
Pension Rate Stabilization Investment (Cash and Equivalents)	1,785,173	1,785,173	-	-
Pension Rate Stabilization Investment (Mutual Funds-Equity)	16,093,225	4,552,070	11,541,155	-
Pension Rate Stabilization Investment (Mutual Funds-Fixed Income)	35,582,491	35,582,491	-	-
Pension Rate Stabilization Investment (Cash And Accrual) Collateral Obligations (ADM &CAISO) Total Debt Securities and Other	6,007 7,621,750 212,705,766	42,493,135	13,232,038	6,007 7,621,750 156,980,593
Equity Securities Corporate Stock (Bentzien Trust) Exchange Traded Funds (Bentzien Trust) Real Estate Investment Trust (Bentzien Trust) Total Equity Securities	1,002,458 134,145 22,102 1,158,705	1,002,458 134,145 22,102 1,158,705		- - -
Total Investment by Fair Value Level	1,656,495,743	754,788,088	479,491,174	422,216,481
Investments Measured at fair value but not s	ubject to fair value l	nie ra c hy;		
State Investment Pool (LAIF)	6,210,979	<u> </u>		6,210,979
Total Investments	1,662,706,722	\$ 754,788,088	\$ 479,491,174	\$ 428,427,460
Cash in Banks Total Cash and Investments	139,668,073 \$ 1,802,374,795			
Investments Derivative Instruments Open contract gas trading - Current Assets Open contract gas trading - current liabilities Total Investment Derivative Instruments	\$ 2,871,435 (1,098,675) \$ 1,772,760		2,871,435 (1,098,675) \$ 1,772,760	

<sup>(1)</sup> Accounts in exempt column are Mutual Fund-Money Market, Collateral Obligations, CAMP investments and Deposit Sweep Program which are exempt from the fair value hierarchy, or reported at amortized cost.

The City utilizes a third party pricing service to determine fair market prices for its individually held investments. Evaluations are based on market information available at the time and generated using proprietary evaluated pricing models and methodologies.

Bentzien Trust investment in stocks and U.S. Treasuries are valued using prices quoted in active markets for those securities. All other Bentzien Trust debt securities are valued using a Market Approach methodology by

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

Standard & Poor's Securities Evaluation Inc. The Market Approach uses prices and other relevant information generated by market transactions involving identical or similar assets, liabilities or a group of assets and liabilities.

Level 1 investments are valued using a marketable actively traded assets closing price for identical assets. Level 2 investments are determined by using quoted prices for similar assets.

#### F. Concentration of Credit Risk

None of the investments in the securities of any individual issuers is greater than 5% of total Citywide investments.

### G. Custodial Credit Risk

Custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, the City will not be able to recover its deposits or will not be able to recover collateral securities that are in the possession of an outside party. Under California Government Code Section 53651, depending on specific types of eligible securities, a bank must deposit eligible securities posted as collateral with its Agent having a fair value of 105% to 150% of the City's cash on deposit. All of the City's deposits are either insured by the Federal Depository Insurance Corporation (FDIC) or collateralized with pledged securities held in the trust department of the financial institutions.

The custodial credit risk for investments is the risk that, in the event of the failure of the counterparty (e.g. broker-dealer) to a transaction, the City will not be able to recover the value of its investment or collateral securities that are in the possession of another party. The City's Investment Policy limits its exposure to custodial credit risk by requiring that all security transactions entered into by the City, including collateral for repurchase agreements, be conducted on a delivery-versus-payment basis. Securities are to be held by a third-party custodian.

## H. Investments with Fair Values Highly Sensitive to Interest Rate Fluctuations

The City's investment portfolio includes callable corporate notes and callable asset-backed securities (ABS) held within the City's investment pool. These investments are considered highly sensitive to interest rate fluctuations because changes in market interest rates may affect both the timing and amount of the securities' cash flows. When interest rates decline, issuers may exercise the call option and redeem the securities prior to their stated maturity. If these securities are called, the City may be required to reinvest the proceeds at lower prevailing market rates, which may reduce future investment earnings.

As of June 30, 2025, the City held \$51 million in callable corporate notes and \$189 million in callable ABS. These securities have stated maturities ranging from November 2025 to May 2030 and next call dates ranging from August 2025 to April 2030.

## I. Local Agency Investment Fund

The City is a voluntary participant in the Local Agency Investment Fund (LAIF). LAIF is regulated by California Government Code Section 16429 under the oversight of the Treasurer of the State of California. LAIF's investment portfolio mainly consists of Treasuries, loans, Federal Agency securities, and collateralized

## **NOTE 7 – CASH AND INVESTMENTS (continued)**

mortgage obligations. Each regular LAIF account is permitted to have up to 15 transactions per month, with a minimum transaction amount of \$5,000, a maximum transaction amount of \$75 million and at least 24 hours advance notice for withdrawals of \$10 million or more. Bond proceeds accounts are subject to one time deposit with no cap and are set up with a monthly draw down schedule. The carrying value of LAIF approximates fair value.

### J. California Asset Management Program

The City, as a CAMP shareholder, participates in both the CAMP Pool Portfolio and the CAMP Term Portfolio. The CAMP Pool is fully liquid, stable net asset value (NAV) investment option with a competitive yield, while the CAMP Term is a fixed-rate, fixed term investment option that offers securities with maturities ranging from 60 days to one year. Investment principal and interest in the CAMP Term account are paid at maturity, with an automatic sweep into the CAMP Pool account. The CAMP Pool is managed to maintain a dollar-weighted average portfolio maturity of 60 days or less and seeks to maintain a constant NAV per share of \$1.00. The CAMP Pool invests in obligations of the United States Government and its agencies, high-quality, short-term debt obligations of U.S. companies and financial institutions. The CAMP Term investments are based on a pool of open-market securities similar to those in the CAMP Pool. The investments are matched to the amount invested and maturities selected by the Shareholder.

The City may withdraw all or any portion of the funds in the CAMP Pool account at any time by redeeming shares. The City may withdraw all or a portion of the funds in the CAMP Term account in \$10,000 increments prior to maturity, but there is a premature redemption penalty.

The CAMP Declaration of Trust permits the CAMP trustee to suspend the right of withdrawal from CAMP or to postpone the date of payment of redemption proceeds if the New York Stock Exchange is closed other than for customary weekend and holiday closings, if trading on the New York Stock Exchange is restricted, or if, in the opinion of the CAMP trustees, an emergency exists such that disposal of the CAMP pool securities or determination of its net asset value is not reasonably practicable. If the right of withdrawal is suspended, the City may either withdraw its request for that withdrawal or receive payment based on the net asset value of the CAMP pool next determined after termination of the suspension of the right of withdrawal. At June 30, 2025, the fair value approximated the City's cost. At June 30, 2025, the CAMP Pool investments had an average maturity of 41 days.

### NOTE 8 – INTERFUND TRANSACTIONS AND BALANCES

### A. Interfund Transfers

With Council approval, resources may be transferred from one City fund to another.

Transfers between funds during the fiscal year ended June 30, 2025 were as follows:

## NOTE 8 – INTERFUND TRANSACTIONS AND BALANCES (continued)

Fund Receiving Transfers	Fund Making Transfers	Amount	_	
General Fund	Non-Major Governmental	\$	3,114,963	A
	Internal Service Funds		162,677	В
	Electric Utility		383,129	C
Non-Major Governmental	General Fund		28,700,587	D
	Cemetery		2,637	E
	Sewer Utility		896,034	E
	Solid Waste		48,770	E
	Water Utility		564,977	E
	Water Recycling Utility		6,562	E
	Electric Utility		2,604,141	E
	Non-Major Governmental		9,264,631	F
Internal Service Funds	General Fund		196,917	G
	Electric Utility		570,232	Н
	Non- Major Governmental		83,636	I
	Sewer Utility		1,742,287	J
Cemetery	General Fund		827,689	K
Electric Utility	Water Utility		195,500	L
	Non-Major Governmental		364,315	L
Sewer Utility	Internal Service Funds		35,652	M
Solid Waste	General Fund		102,564	N
Santa Clara Convention Center	General Fund		426,852	О
Santa Clara Open Space Authority	General Fund		10,200	P
Total Interfund Transfers		\$	50,304,952	- -

## NOTE 8 – INTERFUND TRANSACTIONS AND BALANCES (continued)

The reasons for material transfers are set forth below:

- (A) Transfer storm drain customer service fee from storm drain capital improvement fund to cover the storm drain maintenance, return of the savings from capital projects, and FEMA Public Assistance grant reimbursements, along with administrative transfer from the special revenue funds.
- (B) Return the savings from the CIP Management Service Fee fund.
- (C) Transfer to general fund for the positions to support Electric Utility operation.
- (D) Transfer to fund various capital projects, maintenance district and to pay the debt.
- (E) Transfer to fund their respective share of financial, human resources software, utility billing, and other projects.
- (F) Transfer from Special Revenue Funds to fund various street related projects, parking lot paving project, and PeopleSoft upgrade project.
- (G) Transfer from General Fund to purchase a mobile incident command vehicle.
- (H) Transfer from Electric Utility Greenhouse Gas program to fund the vehicle revolving fund on the electric vehicle purchases.
- (I) Transfer to Automotive Services for replacement of utility crew trucks.
- (J) Transfer from Sewer Utility fund to cover a special liability claim.
- (K) Transfer to Cemetery fund to subsidize the cemetery operation.
- (L) Transfer fund to the Electric Utility fiber project for the stormwater and water ground improvement project.
- (M) Returning the savings from CIP Management Service Fee fund to the original funding source.
- (N) Transfer to Solid Waste to subsidize the rate assistance program.
- (O) Transfer to Santa Clara Convention Center to subsidize the operation.
- (P) Transfer to Santa Clara Open Space Authority for the annual audit expenditures.

## NOTE 8 – INTERFUND TRANSACTIONS AND BALANCES (continued)

#### **B.** Current Interfund Balances

Current interfund balances arise in the normal course of business and are expected to be repaid shortly after the end of the fiscal year. The following is a summary of interfund balances as of June 30, 2025.

Receivable Fund	Payable Fund		Amount
General Fund	Santa Clara Stadium Authority	\$	118,978
	Receivable by Governmental Funds		118,978
Electric Utility	Internal Service Funds		4,773,495
Water Utility	Internal Service Funds		1,309,352
Sewer Utility	Internal Service Funds		1,220,074
Cemetery	Internal Service Funds		286,207
	Receivable by Enterprise Funds		7,589,128
Internal Service Funds	Internal Service Funds		46,059
	Receivable by Internal Service Funds		46,059
	Total	\$	7,754,165

Note: The City uses due to/due from as a balancing mechanism in funds with negative cash balances.

### C. Internal Balances

Internal balances represent the net interfund receivables and payables remaining after the elimination of all such balances within governmental, successor agency and business-type activities. The negative \$197,254 net internal balance in the Statement of Net Position is due to the different fiscal year end dates between the City and the Santa Clara Stadium Authority (refer to Note 1D for more information).

## **NOTE 9 – CAPITAL ASSETS**

## A. Capital Assets Summary

Capital Assets at June 30, 2025 are comprised of:

	Balance June 30, 2024		Additions		irements/ justments	7	Γrans fers	J	Balance une 30, 2025
Governmental Activities				,					,
Non Depreciable Assets:									
Land	\$	129,919,105	\$	2,627,500	\$ -	\$	-	\$	132,546,605
Construction in progress		58,637,656		20,784,523	-		(18,558,979)		60,863,200
Total Non Depreciable Assets		188,556,761		23,412,023	 		(18,558,979)		193,409,805
Capital assets being depreciated:									
Land improvements		60,439,821		-	-		8,557,936		68,997,757
Buildings		217,442,023		-	-		921,918		218,363,941
Infrastructure		645,816,602		10,440,942	-		7,479,270		663,736,814
Machinery & equipment		89,667,744		10,250,422	(2,020,012)		1,599,855		99,498,009
Right-to-use leased equipment		676,479		1,576,376	-		-		2,252,855
Right-to-use subscription based IT arrangement		12,677,191		586,348	-		-		13,263,539
Total Capital assets being depreciated		1,026,719,860	$\overline{}$	22,854,088	(2,020,012)		18,558,979		1,066,112,915
Less accumulated depreciation for:									
Land improvements		(23,856,612)		(2,670,025)	-		-		(26,526,637)
Buildings		(86,713,147)		(4,216,026)	-		-		(90,929,173)
Infrastructure		(360,351,775)		(14,767,022)	-		-		(375,118,797)
Machinery & equipment		(71,337,736)		(4,015,958)	2,013,062		-		(73,340,632)
Right-to-use leased equipment		(637,307)		(117,979)	-		-		(755,286)
Right-to-use subscription based IT arrangement		(3,441,363)		(1,948,460)	-		-		(5,389,823)
Total accumulated depreciation		(546,337,940)		(27,735,470)	2,013,062		_		(572,060,348)
Net Depreciable Assets		480,381,920		(4,881,382)	(6,950)		18,558,979		494,052,567
Governmental Activity Net Capital Assets	\$	668,938,681	\$	18,530,641	\$ (6,950)	\$		\$	687,462,372

### 97

## CITY OF SANTA CLARA NOTES TO BASIC FINANCIAL STATEMENTS For the year ended June 30, 2025

## **NOTE 9 – CAPITAL ASSETS (continued)**

	Balance June 30, 2024	Retirements/ Additions Adjustments Transfers			Balance June 30, 2025	
Business-Type Activities						
Non Depreciable Assets:						
Land	\$ 18,851,211	\$ 5,500,000	\$ 7,850	\$ -	\$ 24,359,061	
Construction in progress	92,641,663	76,111,683	(3,734,410)	(16,737,759)	148,281,177	
Total Non Depreciable Assets	111,492,874	81,611,683	(3,726,560)	(16,737,759)	172,640,238	
Capital Assets being depreciated:		^				
Land Improvements	102,407	-	-	-	102,407	
Buildings	922,467,126	-	-	1,642,284	924,109,410	
Infrastructure	1,316,533,877	-	-	14,818,380	1,331,352,257	
Machinery & equipment	29,856,368	3,392,292	(9,853)	277,095	33,515,902	
Right-to-use leased equipment	2,916,623	-	-	-	2,916,623	
Right-to-use Subscription based IT arrangement	3,837,038	-	-		3,837,038	
Total Capital Assets being depreciated	2,275,713,439	3,392,292	(9,853)	16,737,759	2,295,833,637	
Less accumulated depreciation for:						
Land Improvements	(84,838)	(2,571)	-	-	(87,409)	
Buildings & improvements	(230,460,926)	(18,310,563)	-	-	(248,771,489)	
Infrastructure	(633,599,125)	(30,651,005)	-	-	(664,250,130)	
Machinery & equipment	(22,039,025)	(1,849,737)	9,853	-	(23,878,909)	
Right-to-use leased equipment	(2,019,200)	(673,066)	=	-	(2,692,266)	
Right-to-use Subscription based IT arrangement	(864,051)	(502,440)			(1,366,491)	
Total accumulated depreciation	(889,067,165)	(51,989,382)	9,853		(941,046,694)	
Net Depreciable Assets	1,386,646,274	(48,597,090)	<u> </u>	16,737,759	1,354,786,943	
Enterprise Activity Net Capital Assets	\$ 1,498,139,148	\$ 33,014,593	\$ (3,726,560)	\$ -	\$ 1,527,427,181	

## **NOTE 9 – CAPITAL ASSETS (continued)**

## **B.** Construction in Progress Summary

Construction in Progress for governmental activities as of June 30, 2025 consisted of the following projects:

				Future	
Governmental Projects	 Authorized	 Expended	Commitments		
Transportation Improvements	\$ 59,696,295	\$ 33,516,645	\$	26,179,650	
Parks and Recreation Improvements	20,478,128	10,416,541		10,061,587	
City Building Improvements	32,206,240	16,930,014		15,276,226	
Total	\$ 112,380,663	\$ 60,863,200	\$	51,517,463	

Construction in Progress for business-type activities as of June 30, 2025 consisted of the following:

E					Future		
Enterprise Fund Projects	Authorized		 Expended	Commitments			
Electric Projects	\$	429,502,443	\$ 138,921,943	\$	290,580,500		
Water and Sewer Projects		2,722,008	148,859		2,573,149		
Stadium Authority Projects		17,061,000	7,530,524		9,530,476		
Santa Clara Convention Center Projects		4,236,480	 1,679,851		2,556,629		
Total	\$	453,521,931	\$ 148,281,177	\$	305,240,754		

Details of these projects are available from the City on request.

## C. Depreciation Allocation

Depreciation expense is charged to functions and programs based on their usage of the related assets including the right-to-use leased assets and the right-to-use SBITA assets. The amounts allocated to each function or program are as follows:

## NOTE 9 – CAPITAL ASSETS (continued)

Governmental Activities:	
General Administration	\$ 2,433,206
Finance	4,505
Public Works	15,265,613
Parks and Recreation	3,461,663
Public Safety	
Police	968,698
Fire	458,912
Planning and Inspection	4,316
Library	1,394,205
	23,991,118
Capital assets held by the City's Internal Service	
Funds are charged to the various functions	
based on their usage of the assets	3,744,352
Total Governmental Activities	\$ 27,735,470
Business-Type Activities:	
Utility Funds:	
Electric Utility	\$ 29,297,972
Water Utility	1,981,045
Sewer Utility	1,410,160
Water Recycling Utility	25,141
Solid Waste	2,547
Cemetery	6,287
Santa Clara Convention Center	1,498,922
Santa Clara Stadium Authority	17,767,308
Total Business-Type Activities	\$ 51,989,382

## NOTE 10 - LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS

## A. Summary of Long-Term Obligations

Type of Indebtedness	Issue Date	Final Maturity	Interest rate
Governmental Activity Debt:			
General Long-Term Debt:			
General obligation bonds			
2013 Refunding Certificates of Participation	3/28/2013	2/1/2032	2%-3.75%
Unamortized Premium/Discount			
Subtotal Government Activity Debt			
<b>Business-Type Activity Debt:</b>			
Electric Utility:			
2018 Series A Revenue Bonds	12/18/2018	7/1/2027	5.00%
2024 Series A Revenue Bonds	10/23/2024	7/1/2044	5.00%
Unamortized Premium/Discount			
Santa Clara Stadium Authority (2):			
Term A loan	6/19/2013	4/1/2039	5.00%
Subtotal Business Activity Debt-Bonds and Loan			
Direct borrowing:			
Electric Utility:			
2020-1 Series Revenue Bonds	4/10/2020	7/1/2032	1.74%
2020-2 Series Revenue Bonds	4/10/2020	7/1/2028	1.31%
2020-3 Series Revenue Bonds	4/10/2020	7/1/2024	0.58%
Sewer Utility:			
2016 Trimble Road Loan	3/8/2016	2/1/2031	2.14%
2023 Wastewater Revenue Certificates of Participation	10/3/2023	2/1/2049	4.25%-5%
Unamortized Premium/Discount			
Santa Clara Stadium Authority (2):			
StadCo CFD Advance <sup>(1)</sup>	4/1/2013	12/31/2054	5.73%

**Subtotal Business Activity Debt from Direct Borrowing** 

**Subtotal Enterprise Activity Debt** 

### **Total Long-Term Debt Obligations**

- (1) Payments are made as the Mello-Roos tax is collected and transmitted to the Community Facilities District (CFD) by the hotels in the District.
- (2) Stadium Authority's long-term obligations are based on a March 31 fiscal year end. (see Note 1D).

### NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

#### Additions, Transfers, and Amort. of Outstanding as Outstanding as of **Debt Retired**/ of June 30, Current Premiums / June 30, 2024 **Portion** Authorized **Discounts** Defeased 2025 \$ \$ 18,540,000 \$ 9,055,000 1,085,000 \$ 7,970,000 1,120,000 420,800 (54,297)366,503 18,540,000 9,475,800 (54,297)1,085,000 8,336,503 1,120,000 18,980,000 48,800,000 24,775,000 5,795,000 6,005,000 112,175,000 112,175,000 112,175,000 3,345,000 2,259,699 16,991,454 19,251,153 282,794,108 199,956,240 7,299,896 192,656,344 7,838,094 443,769,108 226,990,939 129,166,454 13,094,896 343,062,497 17,188,094 52,985,000 52,985,000 52,985,000 34,315,000 28,560,000 5,695,000 22,865,000 5,910,000 16,720,000 3,970,000 3,970,000 12,000,000 6,064,269 811,995 5,252,274 829,465 34,585,000 34,585,000 735,000 33,850,000 770,000

(55,631)

(55,631)

129,110,823

\$ 129,056,526

1,758,666

12,970,661

26,065,557

27,150,557

1,311,978

26,952,920

143,217,172

486,279,669

494,616,172

7,509,465

24,697,559 25,817,559

\$

1,390,789

38,000,000

189,995,789

633,764,897

652,304,897

1,367,609

28,711,586

156,243,464

383,234,403

392,710,203

## NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

## **B.** City's Long-term Obligations

2013 Central Park Library Refunding Certificates of Participation (2013 COPs)

On March 28, 2013, the PFFC issued \$18.54 million to provide funds to refund outstanding 2002A COPs. The 2013 COPs mature annually beginning February 1, 2014 through February 1, 2032 and bear coupon rates ranging from 2% to 3.75%. Debt Service is secured by lease payments to be made by the City to the PFFC for use of the library. The PFFC assigns the lease payments to the certificate owners.

In the event of default there is no remedy of acceleration of the total lease payments nor the maturities of the Certificates. The City will be liable only for the lease payments on an annual basis, and in the event of default, the trustee would be required to seek a separate judgement each year for that year's defaulted lease payments.

## Compliance

Various debt agreements governing the City's bonds contain a number of covenants, including continuing disclosure requirements. The City is in compliance with these specific covenants and all other material covenants governing the particular bond issues. No event of default, as defined in the bond indentures, has occurred or is occurring.

Various debt agreements governing the Enterprise Funds' revenue bonds contain a number of covenants, including those that require the City to maintain and preserve the respective enterprise in good repair and working order, to maintain certain levels of insurance and to fix and collect rates, fees and charges so as to maintain certain debt coverage ratios. The City is in compliance with these specific covenants and all other material covenants governing the particular revenue bond issues. No event of default as defined in the bond indentures has occurred or is occurring.

### C. Enterprise Funds

### **Electric Utility**

### Electric Revenue Refunding Bonds, Series 2018A

On December 18, 2018, SVP issued \$48.8 million of Electric Revenue Refunding Bonds, Series 2018A (Electric 2018A Bonds) to refinance \$54.58 million outstanding principal amount of Variable Rate Demand Electric Revenue Refunding Bonds, Series 2008B and terminate a related swap agreement. The Electric 2018A Bonds bear 5% coupon rate, mature annually beginning on July 1, 2019 through July 1, 2027, and were sold at an All-In True Interest Cost of 2.32%. Debt service on the Electric 2018A Bonds is secured by a pledge of net revenues of SVP.

In the event of default, the City will transfer to the trustee all adjusted net revenues held by it and received thereafter and the Trustee will disburse all adjusted net revenues and any other funds then held or thereafter received by the trustee under the provisions of indenture. In the case of default, the trustee will be entitled to declare the bond obligation of all bonds then outstanding to be due and payable immediately.

## **NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)**

### Electric Revenue Bonds, Series 2024A

On October 23, 2024, SVP issued \$112,175,000 of Electric Revenue Bonds, Series 2024 A (Electric 2024A Bonds), to provide funding for several of its capital projects in the System Expansion Plan. These projects include Kifer Receiving Station (KRS) rebuild, Scott Receiving Station (SRS) rebuild, and Northern Receiving Station (NRS) upgrades and expansion. The Electric 2024A Bonds mature annually beginning on July 1, 2025 through July 1, 2044, bear coupon rate of 5%, with optional redemption for bonds with maturities after July 1, 2035 and were sold at an All-In True Interest Cost of 3.27%. Debt service on the Electric 2024A Bonds is secured by a pledge of net revenues of the Electric Utility Fund.

In the event of default, SVP will transfer to the trustee all adjusted net revenues held by it and received thereafter and the trustee will disburse all adjusted net revenues and any other funds then held or thereafter received by the trustee under the provisions of indenture. In the case of default, the trustee will be entitled to declare the bond obligation of all bonds then outstanding to be due and payable immediately.

## Subordinate Electric Revenue Refunding Bonds, Series 2020-1

The City Council determined that it was in the best interests of the City to enter into a credit facility with a bank for the purpose of refunding all of the outstanding Electric 2011A Bonds; and for the indebtedness created under such credit facility to be evidenced by a subordinate electric revenue bond to be issued by the City and delivered to the Bank as authorized by Resolution No. 20-8834 adopted by the City Council on April 7, 2020.

On April 10, 2020, the City entered into a loan agreement with Bank of America, N.A., (the "Loan Agreement") and issued \$52.985 million of Subordinate Electric Revenue Refunding Bonds, Series 2020-1 (Electric 2020-1 Bonds) to refinance \$54.830 million outstanding principal amount of Electric Series 2011A Bonds under a Taxable to Tax-Exempt Conversion structure. The Electric 2020-1 Bonds were originally issued as taxable bonds with coupon rates of 1.74% and were converted to a tax-exempt rate of 1.36% per annum effective April 2, 2021. The Electric 2020-1 Bonds mature annually beginning on July 1, 2028 through July 1, 2032 and were sold at a true interest cost of 1.43% with an average coupon rate of 1.40%. Debt service on the Electric 2020-1 Bonds is secured by a pledge of Available Electric Revenues of the Electric Utility Fund on a basis subordinate to outstanding Senior Electric Revenue Bonds, if any.

## Subordinate Electric Revenue Refunding Bonds, Series 2020-2

The City Council determined that it was in the best interests of the City to enter into a credit facility with a bank for the purpose of refunding a portion of the outstanding Electric 2013A Bonds; and for the indebtedness created under such credit facility to be evidenced by a subordinate electric revenue bond to be issued by the City and delivered to the Bank as authorized by Resolution No. 20-8834 adopted by the City Council on April 7, 2020.

On April 10, 2020, the City entered into a loan agreement with Bank of America, N.A. and issued \$34.315 million of Subordinate Electric Revenue Refunding Bonds, Series 2020-2 (Electric 2020-2 Bonds) to refinance \$30.725 million of the callable portion of the outstanding Electric Revenue Refunding Bonds, Series 2013 A. The Electric 2020-2 Bonds bear 1.31% coupon rates, mature annually beginning on July 1, 2023 through July 1, 2028, and were sold at a true interest cost of 1.21% with an average coupon rate of 1.15%. Electric 2020-2 Bonds were priced at taxable rates and were converted to tax-exempt basis on December 28, 2022, which now bear 1.02% coupon rates. Debt service on the Electric 2020-2 Bonds is secured by a pledge of Available Electric Revenues of SVP on a basis subordinate to outstanding Senior Electric Revenue Bonds, if any.

## NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

## Subordinate Electric Revenue Refunding Bonds, Series 2020-3

The City Council determined that it was in the best interests of the City to enter into a credit facility with a bank for the purpose of refunding of the outstanding Electric Series 2014; and for the indebtedness created under such credit facility to be evidenced by a subordinate electric revenue bond to be issued by the City and delivered to the Bank as authorized by Resolution No. 20-8834 adopted by the City Council on April 7, 2020.

On April 10, 2020, the City issued \$16.720 million of Subordinate Electric Revenue Refunding Bonds, Series 2020-3 (Electric 2020-3 Bonds) to refinance \$19.413 million outstanding principal amount of Subordinated Electric Revenue Bonds, Series 2014. The Electric 2020-3 Bonds bear 0.58% coupon rates, mature annually beginning on July 1, 2020 through July 1, 2024, and were sold at a true interest cost of 0.70%. Debt service on the Electric 2020-3 Bonds is secured by a pledge of Available Electric Revenues of the Electric Utility Fund on a basis subordinate to outstanding Senior Electric Revenue Bonds, if any.

In the event of default under the loan agreement for the 2020-1 bonds, 2020-2 bonds or 2020-3 bonds (including a failure by the City to pay principal or interest on the related bonds, a failure by the City to perform or observe its covenants, a default in other specified indebtedness or obligations of the City, certain acts of bankruptcy or insolvency, or other specified events of default), the Bank has the right, upon written notice to the City, to accelerate and declare the City's obligation to repay the related bonds and all other obligations of the City to the Bank under such loan agreement to be immediately due and payable.

### Pledges of Future Electric Revenues

The pledge of future Electric Fund adjusted net revenues ends upon repayment of all outstanding principal on bonds and loans, which is scheduled to occur in fiscal year 2044-45. For fiscal year 2024-25, Electric Fund revenues, including operating revenues and non-operating interest earnings, amounted to \$860.8 million and operating costs including operating expenses, but not interest, depreciation or amortization whole amounted to \$570.6 million. Adjusted net revenues available for debt service amounted to \$290.1 million which represented a coverage ratio of 13.3 on the \$21.8 million of debt service.

#### **Sewer Utility**

## Installment Sale Agreement, Series 2016

On March 8, 2016, the City entered into an Installment Sale Agreement with the PFFC in order to provide funds for the Trimble Road Trunk Sanitary Sewer Improvement Project (the "Project"). The PFFC entered into a separate Assignment Agreement with the DNT Asset Trust, a wholly owned subsidiary of JP Morgan Chase National Association (the "Agreement"), to assign its rights under the Installment Sale Agreement to DNT Asset Trust. The Agreement, in the amount of \$12,000,000, carries an interest rate of 2.14% and the final payment is due February 1, 2031. Installment payments on the Agreement are secured by a pledge of net revenues of the Wastewater System.

In the event of default there is no remedy of acceleration of the total installment payments. The City will be liable only for the installment payments as they become due during the terms of the agreement. There are no significant finance-related consequences for termination.

## NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

## Wastewater Revenue Certificates of Participation, Series 2023

On October 24, 2023, the PFFC issued \$34.59 million of Wastewater Revenue Certificates of Participation (2023 Wastewater COPs) to refund \$20.0 million outstanding Series 2020 ISA and fund an additional \$15.0 million of improvements for the San Jose/Santa Clara Regional Wastewater Facility Project (Project). The 2023 Wastewater COPs mature annually beginning February 1, 2025, through February 1, 2049 and bear coupon rates ranging from 4.25% to 5.00%. Debt Service is secured by a pledge of net revenues of the Wastewater System in installment payments to be made by the City to the PFFC for use of the Project. The PFFC assigns the lease payments to the certificate owners. This new issuance is on a parity with the obligations of the Series 2016 Trimble Road ISA.

### Pledges of Future Sewer Revenues

The pledge of future Sewer Fund revenues ends upon repayment of all outstanding principal on bonds and loans, which is scheduled to occur in fiscal year 2048-49. For fiscal year 2024-25, Sewer Fund revenues, including operating revenues and non-operating interest earnings, amounted to \$59.6 million and operating costs including operating expenses, but not interest, depreciation or amortization whole amounted to \$40.1 million. Net revenues available for debt service amounted to \$19.6 million which represented a coverage ratio of 6.0 on the \$3.3 million of debt service.

### Santa Clara Stadium Authority

### Stadium Funding Trust Loan

The Restated Credit Agreement by and among FinanceCo, the SCSA and Goldman Sachs Bank was entered into on June 19, 2013. FinanceCo agreed to loan the SCSA up to \$450 million. Under the Restated Credit Agreement, the loan from FinanceCo consists of the Term A Loan and the Term B Loan. On March 31, 2016, the SCSA paid the remaining amount due on the Term B Loan.

## Term A Loan

The Term A Loan was made in the amount of \$282.8 million. This loan bears interest at a fixed rate of 5.00%, payable semi-annually, with annual principal payments due beginning in April 2018. The Term A Loan has a maturity date of April 1, 2039 and is subject to certain prepayment premiums. The loan was fully drawn at closing. As of March 31, 2025, \$192.7 million was outstanding. Debt service on this loan is secured by a pledge of available SBL revenues of SCSA.

In the event of default under the loan agreement, FinanceCo has the right, upon written notice to the SCSA, to accelerate and declare the SCSA's obligation to repay the related loan to FinanceCo to be immediately due and payable.

### StadCo CFD Advance

In May of 2010, the City completed the proceedings to establish a Community Facilities District (CFD) for the purpose of financing certain publicly owned facilities and public services associated with Levi's Stadium.

On June 11, 2013, the CFD, the SCSA, and StadCo entered into a Reimbursement Agreement under which the CFD would agree to reimburse the SCSA for costs of certain publicly owned facilities and public services

## **NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)**

constructed for Levi's Stadium. The reimbursement can only be made from a special tax generated by the CFD, as and when received by the CFD.

StadCo has agreed to advance to the SCSA funds to pay for the CFD Infrastructure (StadCo CFD Advance). To evidence the SCSA's obligation to repay the StadCo CFD Advance, the SCSA and StadCo also executed a note on June 11, 2013. The StadCo CFD Advance has a maximum principal of \$38 million and an interest rate of 5.73%.

During the year ended March 31, 2025 as the special CFD tax was submitted to the SCSA, a number of payments were made on the StadCo CFD Advance. StadCo CFD Advance payments were made mid-way through each quarter. The interest that accrued between the last StadCo CFD Advance payment and the end of the year is added to principal. These payments totaled \$1.6 million in interest and \$1.8 million in principal during the year ended March 31, 2025. As of March 31, 2025, \$27 million was outstanding.

## StadCo Subordinated Loan

The Restated StadCo Obligations Agreement dated as of June 19, 2013 was entered into by and between StadCo and the SCSA as part of the take out financing process. Under the Restated StadCo Obligations Agreement, StadCo will loan the SCSA an amount not to exceed \$500 million with a fixed 5.50% interest rate. Required principal repayments started in March 2016 and the SCSA may prepay the loan at any time. Debt service on this loan is secured by a pledge of available SCSA revenues on a basis subordinate to outstanding senior loans, if any. As of March 31, 2025, there was no balance outstanding.

In the event of default under the loan agreement, StadCo has the right, upon written notice to the SCSA, to accelerate and declare the SCSA's obligation to repay the related loan to StadCo to be immediately due and payable.

### Management Company Revolving Loan

The Management Company Revolving Loan dated as of March 28, 2012 was entered into by and between the SCSA and ManagementCo. The Management Company Revolving Loan provides borrowing to the SCSA in an amount not to exceed \$25 million through the earlier of the end of the term of the Stadium Lease or the expiration of the Stadium Management Agreement, with interest at the prime rate payable quarterly. The Management Company Revolving Loan may be used solely for the purpose of enabling the SCSA to pay Covered SCSA Operating Expenses (as defined in the agreement) to the extent, and only to the extent, that funds are not otherwise available. As of March 31, 2025, there was no balance outstanding.

### Pledges of Future Stadium Revenues

The pledges of future revenues ends upon repayment of the \$192.7 million in outstanding principal on the Term A which is scheduled to occur in fiscal year 2039-40. For fiscal year 2024-25, revenues including operating revenues and nonoperating interest earnings amounted to \$102.4 million and operating costs including operating expenses, but not interest, depreciation, or amortization amounted to \$43.5 million. Net revenues available for debt service amounted to \$58.9 million, which represented a coverage ratio of 7.6 on the \$7.8 million of debt service to be paid in the coming year.

## NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

#### **D.** Derivative Instruments

Under hedge accounting, the increase (decrease) in the fair value of a hedge is reported as a deferred cash flow hedge on the statement of net position. For the reporting period, all of SVP's derivatives meet the hedge effectiveness tests defined by GAAP.

### Notional Amounts and Fair Values- SVP Future Derivative Instruments

SVP maintains a Market Risk Management Policy, which among other things, sets forth the guidelines for the purchase and sale of certain financial instruments defined as hedge instruments in support of market power purchase and sales transactions. The primary goal of these guidelines is to provide a framework for the operation of an energy price hedging program to better manage SVP's risk exposure in order to stabilize pricing and hedges costs for the benefit of SVP and its customers.

Consistent with hedge accounting treatment meeting effectiveness tests, changes in fair value are reported as deferred flows of resources on the statement of net position until the contract expiration that occurs in conjunction with the hedged expected energy purchase/sales transaction. When hedging contracts expire, at the time the purchase/sales transactions occur, the deferred balance is recorded as a component of Purchased Power. For energy derivatives, fair values are estimated by comparing contract prices to forward market prices quoted by third party market participants.

SVP had the following future derivative instruments outstanding at June 30, 2025 with Archer Daniels Midland Company to hedge cash flows on sales of excess resources in CAISO market in June and purchase of power from CAISO in the future months.

Notiona	al									
Amount (M	Amount (MMBtu)				Fair Value			Change in Fair Value		
Long	Short	Effective Date	Maturity Date	Average Price	Classification		Amount	Classification		Amount
765,000		7/1/2020	12/31/2025	\$2.42	Derivative Instrument	\$	1,069,345	Deferred inflow	\$	1,069,345
1,530,000		1/1/2022	12/31/2025	2.64	Derivative Instrument		1,802,090	Deferred inflow		1,802,090
920,000		1/1/2021	12/31/2025	0.56	Derivative Instrument		(81,025)	Deferred outflow		(81,025)
1,840,000		1/1/2022	12/31/2025	1.03	Derivative Instrument (1,		(1,017,650)	Deferred outflow		(1,017,650)
					Net Total	\$	1,772,760	- -	\$	1,772,760

#### Credit risk

Credit risk is the risk of loss due to a counterparty defaulting on its obligations. SVP is exposed to credit risk if hedging instruments are in asset positions. In order to eliminate counterparty credit risk, SVP has transacted both long term power and gas contracts on the Futures market on Intercontinental Exchange (ICE). As of June 30, 2025, two of SVP's open derivative gas contracts were in an asset position, and the fair values of the open contracts were positive \$2.9 million. Two of SVP's open derivative gas contracts were in a liability position, and the fair values of those open contracts were negative \$1.1 million. The open contract was with ADM

## NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

Investor Service, Inc., a clearing member of ICE and a company of Archer Daniels Midland Company who was rated A by S&P Global Ratings as of June 30, 2025.

SVP's policy for requiring collateral on hedging instruments varies based on individual contracts and counterparty credit ratings. Under the brokerage agreements with Archer Daniels Midland Company, the accounts are prefunded by SVP. If the account value falls below zero, margin calls are invoked. At June 30, 2025, SVP had posted collateral of \$7,621,750 deposited with CAISO and Archer Daniels Midland Company for resource energy trading.

It is also SVP's policy to negotiate netting arrangements whenever it has entered into more than one bilateral transactions with counterparty. Under the terms of these arrangements, should one party become insolvent or otherwise default on its obligations, the non-defaulting party may accelerate and terminate all outstanding transactions and net their fair values so that a single amount will be owed by (or to) the non-defaulting party.

#### Termination Risk

SVP's futures contracts are traded over the counter and have no termination risk.

### Price Risk

With respect to price risk under power Futures contracts, on purchase contracts (long positions), SVP receives the CAISO NP15 average daily rate at settlement and pays the fixed contracted rate entered into on the trade date; on sales contracts (short positions), SVP pays the CAISO NP15 average daily rate at settlement and receives the fixed contracted rate entered into on the trade date. With respect to price risk under gas Futures contracts, on purchase contracts (long positions), SVP receives PG&E Citygate average daily price at settlement and pays the fixed contracted rate entered into on the trade date; on sales contracts (short positions), SVP pays the PG&E Citygate average daily price at settlement and receives the fixed contracted rate entered into on the trade date. SVP is exposed to risk because the contract prices are different from the settlement prices.

## E. Repayment Requirements

As of June 30, 2025, the debt service requirements to maturity for the City's long-term obligations, with determinable payment dates and the funds from which payment will be made are as follows:

## NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

		Governmen	ıtal.	Activities	B	susiness-Type A	vities (excludi	ing Santa Clara Stadium Authority)						
	C	ertificates of	Part	icipation		Bon	ds			Debt from direc	t borrowing			
For the Year Ending June 30			Principal Interest				Principal			Interest				
2026	\$	1,120,000	\$	285,869	\$	9,350,000	\$	6,324,000	\$	7,509,465	\$	2,620,975		
2027		1,150,000		249,469		9,840,000		5,844,250		7,632,310		2,504,016		
2028		1,195,000		209,219		10,355,000		5,339,375		7,765,540		2,383,959		
2029		1,235,000		167,394		3,890,000		4,983,250		13,264,161		2,222,266		
2030		1,280,000		122,625		4,090,000		4,783,750		14,588,183		2,002,110		
2031-2035		1,990,000		99,563		23,805,000		20,551,375		40,047,615		6,992,492		
2036-2040		-		-		30,570,000		13,787,500		6,945,000		4,860,063		
2041-2045		-		-		39,255,000		5,103,125		8,730,000		3,070,556		
2046-2049		-				-		-		8,470,000		973,800		
	\$	7,970,000	\$	1,134,139	\$	131,155,000	\$	66,716,625	\$	114,952,274	\$	27,630,237		
				Reconciliat	ion	of Long-term(	Obli	igations						

Reconciliation of Long-term Congations	
Principal Outstanding as Reported in Government Activities	\$ 7,970,000
Principal Outstanding as Reported in Business Type Activities	 246,107,274
Total Principal Outstanding as Reported	254,077,274
Principal Outstanding - Stadium Authority <sup>(1)</sup> Unamortized Discount/Premium	 219,609,264 20,929,634
Total Long-term Obligations	\$ 494,616,172

<sup>(1)</sup> The principal outstanding for Stadium Authority is as of March 31, 2025. Please refer to Santa Clara Stadium Authority's separately issued Financial Statements Note 5 for details.

## F. Debt Limitations and Restrictions

The amounts of the City's legal debt limit and debt margin (as defined by Section 1309 of the City Charter) as of June 30, 2025, is \$9.8 billion. There are a number of limitations and restrictions contained in the various bond indentures. The City is in compliance with all significant limitations, covenants, and restrictions.

## G. Arbitrage

According to the regulations set forth by the U. S. Treasury Department, for bond issues subject to arbitrage rebate, earnings in excess of the stated bond rate must be rebated to the federal government every five years. As of June 30, 2025, the City has seven outstanding bond issues that are subject to the arbitrage rebate regulations. The City monitors the earnings on each of these issues and records any accrued rebate liability at the end of each individual bond year.

## NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

### H. Lease Liabilities

The City has recorded right to use leased assets as required by generally accepted accounting principles. The assets are right to use assets for leased equipment in governmental activities and leased building in the business-type activities. The lease liabilities are amortized on a straight-line basis over the terms of the related leases.

A summary of governmental activities and business-type activities lease payable transactions for the fiscal year ended June 30, 2025, are as follows:

	_	alance e 30, 2024	Addition			etirement	Balance ne 30, 2025	Current portion	
Governmental activities									
Lease liabilities	\$	39,413	\$	1,576,376	\$	(101,780)	\$ 1,514,009	\$	89,127
Business-type activities									
Lease liabilities	\$	951,005	\$	-	\$	(710,181)	\$ 240,824	\$	240,824
Total Lease liabilities	\$	990,418	\$	1,576,376	\$	(811,961)	\$ 1,754,833	\$	329,951

The future principal and interest lease payments as of June 30, 2025, are as follows:

	C	overnment	al ac	tivities	В	Busines-type activities					
For the Year								,			
Ending June 30	P	Principal		nterest	P	rincipal	Interest				
2026	\$	89,127	\$	72,873	\$	240,824	\$	553			
2027		93,594		68,406				-			
2028		98,114		63,886		-		-			
2029		103,201		58,799		-		-			
2030		149,723		53,377		-		-			
2031-2035		980,250		118,650		-		-			
Total	\$	1,514,009	\$	435,991	\$	240,824	\$	553			

## I. Subscription Based IT Arrangements and Liabilities

In fiscal year 2023, the City implemented the provisions of GASB Statement No. 96, Subscription-Based Information Technology Arrangements. As of June 30, 2025, the City has recorded net intangible right-to-use subscription assets amounting to \$13,263,539 with accumulated amortization of \$5,389,823 in governmental activities and net intangible right-to-use subscription assets amounting to \$3,837,038 with accumulated amortization of \$1,366,491 in business-type activities. The subscription assets are offset with subscription liabilities.

### NOTE 10 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

A summary of governmental activities and business-type activities SBITA payable transactions for the fiscal year ended June 30, 2025, are as follows:

		Balance						Balance	Current
	June 30, 2024		Additions		Retirements		June 30, 2025		Portion
Governmental activities						_			
SBITA liabilites	\$	9,203,943	\$	586,347	\$	(2,224,369)	\$	7,565,921	\$ 2,049,881
Business-type activities									
SBITA liabilites	\$	2,976,468	\$	-	\$	(481,033)	\$	2,495,435	\$ 503,819
Total SBITA liabilities	\$	12,180,411	\$	586,347	\$	(2,705,402)	\$	10,061,356	\$ 2,553,700

As of June 30, 2025, the value of the subscription liability was \$7,565,921 in governmental activities and \$2,495,435 in business-type activities. The City is required to make annual principal and interest payments throughout the life of each subscription. The interest rate of each subscription is based on the State of California incremental borrowing rate for GASB96 in the year contract is effective. As part of each subscription, the City has recorded an intangible right to use subscription asset and accumulated amortization as disclosed in Note 9A.

The future principal and interest SBITA payments as of June 30, 2025, are as follows:

	G	Governmental activities			Business-type activities			
For the Year Ending June 30	Pr	rincipal		Interest		Principal	I	nterest
2026	\$	2,049,881	\$	198,510	\$	503,819	\$	67,315
2027		1,473,510		147,379		527,486		53,844
2028		946,542		110,214		552,141		39,762
2029		975,947		85,959		382,523		25,069
2030		1,006,700		60,535		321,376		14,770
2031-2035		1,113,341		95,042		208,090		6,012
Total	\$	7,565,921	\$	697,639	\$	2,495,435	\$	206,772

#### NOTE 11 – SOLID WASTE LANDFILL CLOSURE

The City of Santa Clara All Purpose Landfill (Landfill) was closed in September 1993. Federal and state laws and regulations require closure activities such as removal of landfill structures, decommissioning of environmental control systems, site security, and final cover construction and postclosure care such as ongoing monitoring of environmental impact. The City's postclosure plan (Plan) accepted by the California Integrated Waste Management Board, which is now the California Department of Resources Recycling and Recovery (CalRecycle), addresses all the attendant issues. Based on the Plan and pertaining laws and regulations, an estimated Landfill Postclosure Care Cost Obligation is recorded and updated annually. The postclosure care

# **NOTE 11 – SOLID WASTE LANDFILL CLOSURE (continued)**

liability is accrued in the Solid Waste Enterprise Fund in accordance with GAAP. This obligation is payable from solid waste user fees.

The City also has a Pledge of Revenue Agreement establishing financial assurance for postclosure maintenance of the Landfill with CalRecycle, which was adopted on October 12, 1999. Financial assurance in the amount of \$600,000 will be maintained in a separate account. In addition, the agreement requires funds to be pledged annually for post-closure maintenance and corrective action costs.

The City has pledged \$278,170 for postclosure maintenance expenses and \$550,024 for corrective action in 2025-26. These amounts are subject to annual inflation factors, as stipulated by CalRecycle. As of June 30, 2025, the cash balance held for postclosure maintenance totaled \$238,712, which is \$39,458 less than the pledged amount. The shortfall was covered by available resources in the Solid Waste Fund.

At June 30, 2025, a liability in the amount of \$7,457,136 was reported based on the estimated remaining postclosure care costs to meet the regulatory requirements. During fiscal year 2024-25, the City incurred postclosure expenses of \$808,898 and increased the liability by \$1,552,608 based on revised estimates of future costs. The estimated liability is based on the amount that would be paid if all equipment, facilities, and services required to monitor and maintain the landfill were acquired as of June 30, 2025. However, the actual cost of postclosure care and corrective action may be higher or lower due to inflation, changes in technology, or changes in landfill laws and regulations.

### **NOTE 12 – PARTICIPATION IN JOINT VENTURES**

#### A. Investments in Joint Venture

The City participates in significant joint ventures: Northern California Power Agency (NCPA), the Transmission Agency of Northern California (TANC), San Jose-Santa Clara Water Pollution Control Plant and Clean Water Financing Authority (SJSC), M-S-R Energy Authority (MSR EA), M-S-R Public Power Agency (MSR PPA) and Silicon Valley Animal Control Authority (SVACA).

The separately issued financial statements of these joint ventures (as noted below) are available on request.

	Date of latest audited financial statement	Joint Venture's address
NCPA	6/30/2024	651 Commerce Dr. Roseville, CA 95678
TANC	6/30/2024	P.O. Box 15129 Sacramento, CA 95851
SJSC	6/30/2024	200 E. Santa Clara St. San Jose, CA 95113
MSR EA	12/31/2024	P.O. Box 4060 Modesto, CA 95352
MSR PPA	12/31/2024	P.O. Box 4060 Modesto, CA 95352
SVACA	6/30/2024	3370 Thomas Road Santa Clara, CA 95051

# **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

The City's basic financial statements reflect the following investments in joint ventures as of June 30, 2024 (latest information available):

	Participating percentage	Investment	Method of accounting
NCPA			
Geothermal	44.39%		
Hydroelectric	37.02%	\$44,099,226	Equity
Combustion Turbine	41.67%	\$44,099,220	Equity
Lodi Energy Center	25.75%		
TANC	9.69%	9,823,936	Equity
SJSC (1)	19.86%	265,680,769	Equity
MSR EA	33.40%	-	Suspended
MSR PPA	35.00%	11,399,251	Equity
SVACA	56.50%	5,287,765	Equity
Total		\$336,290,947	

<sup>(1)</sup> The investment in San Jose/Santa Clara Regional Wastewater Facility includes the current year capital contribution.

# **B.** Contingent Liability

Under the terms of the various joint venture agreements, the City is contingently liable for a portion of the long-term debt of the entities under take-or-pay agreements, letters of credit, guarantees or other similar agreements. Sewer revenue bonds issued by the San Jose-Santa Clara Clean Water Financing Authority were no longer outstanding as they were fully redeemed on November 15, 2020. Based on the most recent audited financial statements of the individual joint ventures as of June 30, 2024, the City was contingently liable for long-term debt as follows (in thousands):

		Total		Participating	C	ontingent		
		Debt		Debt		Share	]	Liability
NCPA		\$	449,300	35.64%	\$	160,113		
TANC			159,565	9.65%		15,400		
	Total	\$	608,865		\$	175,513		

In addition, the City would, under certain conditions, be liable to pay a portion of the costs associated with the operations of the entities. Under certain circumstances, such as default or bankruptcy of the other participants, the City may also be liable to pay a portion of the debt of these joint ventures on behalf of those participants and seek reimbursement from those participants.

# **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

Take-or-Pay commitments expire upon final maturity of outstanding debt for each project. Final fiscal year debt expirations as of June 30, 2024 are as follows:

		Entitlement	Debt Service
Project	Debt Expiration	Share %	Share %
NCPA - Geothermal Project (NGP)	July-2024	44.3905%	44.3905%
NCPA - Hydroelectric Project (NHP)	July-2032	37.0200%	37.3643%
NCPA - Lodi Energy Center (NLEC) (1)	June-2040	25.7500%	35.2854%
TANC - CA-OR Transmission Project (COTP	May-2039	9.6881%	9.6512%

<sup>(1)</sup> The SVP's debt service share in NLEC on issue one is 46.1588%, on issue two is 0%.

A summary of the City's "Take-or-Pay" contracts and related projects and its contingent liability for the debt service including principal and interest payments at June 30, 2024 is as follows (latest information available):

Fiscal Year	NGP	NHP	NLEC	COTP	Total
2025	\$ 1,545,765	\$ 13,367,196	\$ 7,565,513	\$ 1,465,120	\$ 23,943,594
2026	-	6,817,614	7,581,031	1,464,903	15,863,548
2027	-	6,822,128	7,721,815	1,464,831	16,008,774
2028	-	6,884,294	7,723,465	1,464,806	16,072,565
2029	-	6,815,475	7,723,430	1,464,734	16,003,639
2030-2034	-	28,857,091	38,621,287	7,324,659	74,803,037
2035-2039	-	-	38,615,696	7,324,975	45,940,671
2040-2041			14,804,750		14,804,750
Total	\$ 1,545,765	\$ 69,563,798	\$130,356,987	\$21,974,028	\$ 223,440,578

# C. Northern California Power Agency (NCPA)

NCPA was formed in 1968 as a joint powers agency in the State of California. Its membership consists of sixteen public agencies. NCPA is generally empowered to sell, purchase, generate, transmit, manage electrical energy and provide regulatory and legislative advocacy. Members participate in the projects of NCPA on an elective basis. Therefore, the participation percentage varies for each project in which it participates.

A Commission comprised of one representative for each member governs NCPA. The Commission is responsible for the general management of the affairs, property, and business of NCPA. Under the direction of the General Manager, the staff of NCPA is responsible for providing various administrative, operating and planning services for NCPA and its associated power corporations.

# Project Financing and Construction

NCPA's project construction and development programs have been individually financed by project revenue bonds collateralized by NCPA's assignment of all payments, revenues and proceeds associated with its interest in each project. Each project participant has agreed to pay its proportionate share of debt service and other

### **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

costs of the related project, notwithstanding the suspension, interruption, interference, reduction or curtailment of output from the project for any reason. Certain of the revenue bonds are additionally supported by municipal bond insurance credit enhancements.

# Hydroelectric Project

NCPA is contracted to finance, manage, construct, and operate Hydroelectric Project Number One for the licensed owner, Calaveras County Water District (CCWD). In exchange, NCPA has the right to the electric output of the project for 50 years from February 1982. NCPA also has an option to purchase power from the project in excess of the CCWD's requirements for the subsequent 50 years, subject to regulatory approval.

### Geothermal Project

The NCPA Geothermal Plants have historically experienced greater than anticipated declines in steam production from the existing geothermal wells. Although initially operated as baseload generation projects at full capability (238MW), NCPA changed its steam field production from baseload to load-following and reduced average annual steam production. Along with other steam field operators in the area, the Agency began implementing various operating strategies to further reduce the rate of decline in steam production. The Agency has modified both steam turbine units and the associated steam collection system to enable generation with lower pressure steam at higher mass-flow rates to optimize the utilization of the available steam resource. In fiscal year 2019-20, NCPA began a well-workover program to restore underperforming wells.

Based upon current operation protocols and forecasted operations, NCPA expects average annual generation and peak capacity to decrease further, reaching approximately 68 MW by the year 2040.

# Combustion Turbine Project No. 1

NCPA originally owned five combustion turbine units, each of which is nominally rated at 25 MW, which are collectively known as the Combustion Turbine Project No. 1. These units were completed in 1986 and are designed to provide peak power and reserve requirements and emergency support. Effective September 1, 2010, two units located in the city of Roseville was sold to the City of Roseville. NCPA still owns and operates two units in the city of Alameda and one unit in the City of Lodi. Each purchaser is responsible under its power sales contract for paying an entitlement share in Combustion Turbine Project No. 1 of all NCPA's costs of such project.

# Lodi Energy Center

On May 24, 2010, SVP entered into an agreement with NCPA for a 25.75% interest in the Lodi Energy Center, a 280 MW combined cycle natural gas fired power plant, located in Lodi, California. The project received approval from the California Energy Commission in April 2010 and was placed into operation in November 2012. In January 2020, the Lodi Energy Center suffered a catastrophic turbine failure. NCPA replaced the turbine with a newer state-of-the-art turbine which could use hydrogen as a cleaner fuel source. The majority of the replacement cost was covered by NCPA's insurance resulting in relatively minimal financial impact to project participants.

# **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

### D. Transmission Agency of Northern California (TANC)

TANC was organized under the California Government Code pursuant to a joint powers agreement entered into by 15 Northern California utilities. The purpose of TANC is to provide electric transmission and other facilities for the use of its members through its authority to plan, acquire, construct, finance, operate and maintain facilities for electric power transmission. The joint powers agreement provides that the costs of TANC's activities can be financed or recovered through assessment of its members or from user charges through transmission contracts with its members. Each TANC member has agreed to pay a pro-rata share of the costs to operate TANC and for payment of debt service, and has the right to participate in future project agreements.

The joint powers agreement remains in effect until all debt obligations and interest thereon have been paid, unless otherwise extended by the members.

# California-Oregon Transmission Project

TANC is a participant and also the Project Manager of the California-Oregon Transmission Project (Project), a 340-mile long, 500-kilovolt alternating current transmission project between Southern Oregon and Central California. As Project Manager, TANC is responsible for the overall direction and coordination of all Project operations and maintenance, additions and betterments, and for general and administrative support.

The Project was declared commercially operable on March 24, 1993, with a rated transfer capability of 1,600 megawatts and provides a third transmission path between the electric systems of the Pacific Northwest and those in California. The Project has successfully met and completed the major environmental requirements. As of June 30, 2024, the most recent data available, TANC's investment in the Project was \$556.4 million, less accumulated depreciation and amortization of \$297.7 million.

In connection with its participation in the Project, TANC has an entitlement balance of the Project's transfer capability of approximately 1,362 megawatts and is obligated to pay an average of approximately 80% of the operating costs associated with the Project. TANC incurred and initially capitalized all costs for project construction since they were expected to be recovered through reimbursement from Project participants and from the successful operations of the Project's transmission lines. The Project agreement among the participating members provides that each member agrees to make payments, from its revenues, to TANC for project costs incurred and for payment of debt service.

Santa Clara has historically been obligated to pay 20.47% of TANC's COTP operating and maintenance expenses and 20.70% of TANC's COTP debt service and 22.16% of the Vernon acquisition debt. Santa Clara has also been entitled to 20.4745% of TANC's share of COTP transfer capability (approximately 278 MW net of third party layoffs of TANC) on an unconditional take-or-pay basis. Starting on July 1, 2014 Santa Clara laid-off 147 MWs of this entitlement to other TANC members under a 25 year agreement. During the term of this agreement the parties taking on the entitlement will pay all associated debt service, operations and maintenance costs, and all administrative and general costs. Santa Clara's portion of the operating and maintenance expenses and the COTP debt service is 10.004%.

# E. San Jose/Santa Clara Regional Wastewater Facility and Clean Water Financing Authority

# **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

(SJSC)

The City and the City of San Jose jointly own the San Jose/Santa Clara Regional Wastewater Facility, (RWF). The RWF provides wastewater treatment services to Santa Clara, San Jose, and seven other tributary agencies. The City of San Jose is the administering agency for the RWF. The San Jose/Santa Clara Clean Water Financing Authority (Authority) was created in 1981 to provide financing for capital improvements at the RWF.

In 1959, the City and the City of San Jose entered into an agreement to construct and operate the RWF, (formerly referred to as the San Jose/Santa Clara Water Pollution Control Plant). Under the terms of the agreement, the cities own an undivided interest in the RWF and share in the capital and operating costs on a pro rata basis, determined by the ratio of each city's assessed valuation to the sum of both cities assessed valuations. Such percentages are determined annually and applied to the capital and operating costs of the RWF, determined on an accrual basis. For the fiscal year ended June 30, 2024, the City's portion of the plant capacity was approximately 19.855%, which is also its interest in the net position of the RWF.

# Zero Waste Energy Development Company Ground Lease

On June 21, 2011, the San Jose City Council approved a ground lease with Zero Waste Energy Development Company (ZWED) to lease a portion of the former Nine Par landfill, which is a part of the San Jose/Santa Clara Regional Wastewater Facility lands. ZWED would lease the property in three phases. Under the terms of the proposed lease, ZWED will lease 40.7 acres from the City of San Jose for an initial term of seven years from the date of execution for all three leaseholds. The base rent for the initial phase (Phase 1) of the property would be payable as a proportional credit against the expenditure of site development costs estimated at \$11.8 million or as a payment of \$850,000 per year. Rent for the subsequent phases will be based on the amount of organic waste processed at the facility. Over the 30-year life of the lease, the estimate payment is a minimum of \$16.5 million. The incoming revenue will be distributed between the City of Santa Clara, City of San Jose, and the tributary agencies to the RWF based on the master agreements with each agency.

### South Bay Water Recycling Program

The South Bay Water Recycling Program (SBWR), a regional water reclamation program, is part of an action plan adopted by the Regional Water Quality Control Board (RWQCB) which limits the RWF on the amount of effluent discharged into San Francisco Bay in order to prevent conversion of salt marsh and destruction of endangered species habitat. Flow limits are not included in the current five year permit from the RQWCB. SBWR has a master plan to guide the continued operation and potential expansion of the SBWR in the absence of the previous regulatory drivers. The master plan was completed in December of 2014 and accepted by the City of San Jose and the Santa Clara Valley Water District during fiscal year 2014-15.

Under the previously approved action plan, SBWR was required to reclaim 21.1 million gallons per day (MGD) of plant effluent for non-potable use by November 1, 1997, (Phase 1) and an additional 24.30 MGD by December 31, 2000 (Phase 2). The action plan also requires assessment of alternatives for potable reuse, including a potable pilot plant to be coordinated with the Santa Clara Valley Water District. In addition to habitat preservation, the project reduces the mass trace contaminates discharged to the San Francisco Bay and provides a reliable source of water to offset potable water demands. The current master plan recognizes that primary drivers for the continued operation and expansion of the recycled water system are based in the need for water supply, rather than wastewater discharge reduction.

### **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

When first built, the SBWR distribution system included approximately 67 miles of pipe, a four million gallon reservoir, a transmission pump station, and two booster pump stations. These facilities were constructed between 1996 and 1998 at a capital cost of approximately \$140 million funded by the tributary agencies, grants and bond proceeds. Santa Clara's share of Phase 1 costs was approximately \$20.07 million. Within Santa Clara, seven miles of distribution mains were added to the system in 2010 and 2011 and the entire SBWR distribution system now consists of over 140 miles of pipeline.

Proceeds from the City of San Jose 1995 Series A and B Bonds and other funds were used to pay for the City of San Jose's share of Phase 1. The City contributed existing capital reserves, existing recycled water distribution system, and additional construction of system extensions. Other sources for funding of Phase 1 include U.S. Bureau of Reclamation grants, State of California Revolving Fund loans, \$6.45 million transferred in fiscal year 1995 from the Clean Water Financing Authority to the City of San Jose Wastewater Treatment Plant Capital Fund, and cash contributions from other participating agencies. The 2010 and 2011 extensions of the distribution system were funded in part by a combination of grants from the American Recovery and Reinvestment Act of 2009 (ARRA) and the United State Bureau of Reclamation totaling \$10.4 million.

In June 1997, the RWQCB approved the Proposed Revision to the South Bay Action Plan (the Plan), which describes the projects necessary to reduce average dry weather effluent flow from the RWF to below 120 MGD and protect salt marsh habitat for endangered species in the South Bay as required by RWQCB Order 94-117. These projects include expanding the Phase 1 non-potable water distribution system by extending additional piping, placing greater emphasis on water conservation programs, reducing infiltration inflow, augmenting stream flow, and creating wetlands. The estimated costs of \$127.5 million has been funded through a combination of State Revolving Fund loans, Equipment Replacement Reserves, Sewage Treatment Plant Connection Fees, federal grants, in-kind services and cash contributions.

# F. M-S-R Public Power Agency (MSR PPA)

MSR PPA is a joint power agency formed in 1980 by the Modesto Irrigation District, the City and the City of Redding, California, to develop or acquire and manage electric power resources for the benefit of the members. The personnel of its members and contract professional staff perform the administrative and management functions of MSR PPA. The member's income and expense sharing ratio is as follows: Modesto Irrigation District – 50%; City of Santa Clara – 35%; and City of Redding – 15%.

Prior to fiscal year ended December 31, 2020, SVP's equity in MSR PPA's net losses exceeds its investments and, therefore, the equity method of accounting for the investment was suspended. As of December 31, 2024, the date of the latest available audited financial statements, SVP was in a positive equity position of \$11.4 million. The equity method of accounting of SVP's investment in MSR PPA was applied. Under the joint exercise of power agreement, which formed MSR PPA, the City is responsible for funding up to 35 percent of MSR PPA's operating cost, to the extent such funding is necessary. During the year ended June 30, 2025, the City funded its share of operating costs in the Electric Utility Enterprise Fund expenses.

MSR PPA's principal activity is a 28.8% ownership interest in a 507-megawatt unit of a coal-fired electricity generating plant located in New Mexico (San Juan Plant). The San Juan plant was jointly owned by the Public Service Company of New Mexico (PNM) (38.5%), MSR PPA (28.8%) and other municipal power entities (32.7%). On December 31, 2017, MSR PPA divested its ownership interest in the San Juan plant and no longer receives electric energy or capacity from the San Juan Generating Station.

# **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

In 2006, MSR PPA entered into a Wholesale Purchase and Sale Agreement and a Shaping and Firming Agreement with Avangrid Renewables, Inc. to provide renewable wind energy to the Members from the Big Horn I Wind Energy Project (Big Horn I Project) with a nominal installed capacity of approximately 199.5 MW. The City receives the power purchased by MSR PPA from the Big Horn I Project. The City's share equates to approximately a 105 MW share of the output. Power deliveries commenced on October 1, 2006 and will continue through September 30, 2026. Through an amendment of the original agreements MSR PPA has an obligation to continue to take the same output through September 30, 2031, or if the Big Horn Project is repowered MSR PPA will have a right of first offer to negotiate a long-term power purchase for such repowered project. The participation in this project is as follows: Modesto Irrigation District – 12.5%; City of Santa Clara – 52.5%; and City of Redding – 35%.

In 2009, MSR PPA entered into a Power Purchase Agreement and Redelivery Agreement with Avangrid Renewables Inc. to purchase additional wind power energy from the same site, called Big Horn II, with a nominal installed capacity of 50 MW for a twenty-year period. Deliveries of energy under this project began on November 1, 2010. The participation in this project is as follows: Modesto Irrigation District – 65%; City of Santa Clara – 35%.

#### M-S-R PPA San Juan

In 2015, the MSR PPA Commission approved a number of agreements (the "San Juan Restructuring Agreements") to provide for the interests of MSR PPA and certain other San Juan Participants (the "exiting participants") in the San Juan Generation Station to be transferred to the remaining San Juan Participants effective December 31, 2017. In addition to the ownership divesture, the San Juan Restructuring Agreements provide for, among other things, the allocation of ongoing responsibility for decommissioning costs, mine reclamation costs and any environmental remediation obligations among the exiting participants and the remaining San Juan Participants, and the establishment and funding of mine reclamation and plant decommissioning trust funds. The San Juan Restructuring Agreements were subsequently executed by all nine San Juan Generation Station owners and PNM Resources Development Company (a non-utility affiliate of PNM) and, following receipt of regulatory approvals, became effective on January 31, 2016. Various other implementing agreements and amendments to existing San Juan project agreements to effect the restructuring have also been executed. Closing of the ownership restructuring of the San Juan Generation Station and the divestiture of MSR PPA's interests in San Juan Unit No. 4 was completed on schedule on December 31, 2017. Demolition of the San Juan Generation Station started in 2025 with completion estimated in 2026.

#### G. M-S-R Energy Authority (MSR EA)

MSR EA is a joint power agency formed in 2008 by the Modesto Irrigation District, the City of Santa Clara, and the City of Redding, California, to develop or acquire and manage natural gas resources for the benefit of the members. The personnel of its members and contract professional staff perform the administrative and management functions of MSR EA. The member's income and expense sharing ratio is as follows: Modesto Irrigation District – 33.3%; City of Santa Clara – 33.4%; and City of Redding – 33.3%.

The City's equity in MSR EA's net losses exceeds its investment and, therefore, the equity method of accounting for the investment has been suspended. As of December 31, 2024, the date of the latest available audited financial statements, the City's unrecognized share of member's deficit of MSR EA was \$27.2 million. Under the joint exercise of power agreement, which formed MSR EA, the City is responsible for funding up

# **NOTE 12 – PARTICIPATION IN JOINT VENTURES (continued)**

to 33.4% of MSR EA's operating cost, to the extent such funding is necessary. During the year ended June 30, 2025, the City funded its share of operating in the Electric Utility Enterprise Fund expenses.

In 2009, the City of Santa Clara, along with the Cities of Modesto and Redding participated in the M-S-R Energy Authority Gas Prepay Project. The Gas Prepay Project provides the City of Santa Clara, through a Gas Supply Agreement with MSR EA dated September 10, 2009, a secure and long-term supply of natural gas of 7,500 MM Btu (Million British thermal unit) daily or 2,730,500 MM Btu annually through December 31, 2012, and 12,500 MM Btu daily, or 4,562,500 MM Btu annually thereafter until September 30, 2039. The agreement provides this supply at a discounted price below the spot market price (the Pacific Gas & Electric City gate index) over the next 30 years. As of December 31, 2024, bonds issued by MSR EA to finance the City's share of the Gas Prepay Project were outstanding in the principal amount of \$474,530,000. These bonds were initially sold on August 27, 2009. Under the Gas Supply Agreement, MSR EA will bill the City for actual quantities of natural gas delivered each month on a "take-and-pay" basis. MSR EA has contracted with Citigroup Energy, Inc. ("CEI") to use the proceeds of the Gas Prepay bond issue to prepay CEI for natural gas. CEI has guaranteed repayment of the bonds, and responsibility for bond repayment is non-recourse to the City of Santa Clara. Moreover, any default by the other Gas Prepay Project participants is also non-recourse to the City.

# H. Silicon Valley Animal Control Authority

The City is a member of the Silicon Valley Animal Control Authority, (SVACA), established in 2000 to deliver animal control and sheltering services to three communities: the cities of Santa Clara, Campbell, and Monte Sereno. The City of Mountain View joined in 2012 and the Town of Los Gatos joined in 2025. SVACA provides field and shelter services and staffing to support adoption and spay/neuter programs. SVACA purchased and retrofitted an existing cold-shell office building in Santa Clara that became a fully operating animal shelter. The shelter opened in the third quarter of 2006. SVACA is governed by a Board of Directors comprised of one appointed Councilmember from each of the five member cities.

During the fiscal year ended June 30, 2025, the City of Santa Clara contributed \$1,132,981 to SVACA. The City's equity interest in SVACA was \$5,287,765 at June 30, 2024 (the most recent audited information available). Audited financial statements are available from SVACA, located at 3370 Thomas Road, Santa Clara, CA 95051.

# NOTE 13 - RETIREMENT PLAN - DEFINED BENEFIT PENSION PLAN

# A. Plan Description

The City contributes to the California Public Employees Retirement System (CalPERS), an agent multiple-employer defined benefit plan, which is a public employee retirement system that acts as a common investment and administrative agent for participating public entities within the State of California. CalPERS offers a menu of benefit provisions and other requirements that are established by State statutes within the Public Employee Retirement law. The City selects optional benefit provisions from the benefit menu by contract with CalPERS and adopts those benefits through local ordinance. CalPERS issues a separate Annual Comprehensive Financial Report. Copies of the CalPERS' annual financial report may be obtained from the CalPERS website at www.calpers.ca.gov.

### NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

The City's defined benefit pension plans for Miscellaneous and Safety employees with CalPERS provide retirement and disability benefits, annual cost-of-living adjustments, and death benefits to plan members and beneficiaries. All permanent (full-time and part-time) and eligible "as-needed" hourly City employees are required to participate in CalPERS. Employees fall under two categories, Classic and PEPRA. Employees hired on or before December 31, 2012, are considered Classic PERS members. Employees hired on or after January 1, 2013, fall into the PEPRA PERS members.

#### **B.** Pension Plan Benefits

On September 12, 2012, the State of California passed Assembly Bill (AB) 340, which created the Public Employees' Pension Reform Act (PEPRA). PEPRA implemented new benefit formulas and final compensation period, as well as new contribution requirements for new employees hired on or after January 1, 2013, who meet the definition of new member under PEPRA. Please refer to the Pension Reform section of the CalPERS website for more information regarding when an employee will be considered a new member under PEPRA.

Benefits for employees in the Miscellaneous Plan and Safety Plan vest after five years of CalPERS credited service. The retirement benefits are based on the retiree's age, years of CalPERS credited service, and benefit factor of 2.7% at 55 for the Classic Miscellaneous Plan members and 3% at 50 for the Classic Safety Plan members. For members under PEPRA, the benefit factor is reduced to 2% at 62 for the Miscellaneous Plan and 2.7% at 57 for the Safety Plan.

#### Miscellaneous Plan

Participants in this plan are eligible for service retirement and receive graduated benefits upon attaining the age of 50 and with at least five years of credited service with a CalPERS employer. The service retirement benefit is a monthly allowance equal to the product of the benefit factor (2.7% at 55 for Classic members or 2% at 62 for PEPRA members), years of service, and final compensation (monthly average of member's highest 12 or 36 (for new members) consecutive months full-time equivalent monthly pay). The service retirement benefit for this group is not capped. The compensation limit for Classic members for the 2025 calendar year is \$350,000. Employees with membership dates prior to July 1, 1996, are not impacted by this limit. The compensation limit for PEPRA for calendar year 2025 is \$155,081 for employees covered by Social Security and is adjusted annually with the CPI for all Urban Consumers.

#### **Safety Plan**

Participants in this plan are eligible for service retirement upon attaining the age of 50 and with at least five years of credited service with a CalPERS employer. The service retirement benefit is a monthly allowance equal to the product of the benefit factor (3% at 50 for Classic members or 2.7% at 57 for new members), years of service, and final compensation. For Classic Fire Safety employees, the final compensation is the monthly average of member's highest 36 consecutive months full-time equivalent monthly pay for both Classic and new members, and for Classic Police Safety employees, it is the monthly average of the member's highest 12 or 36 (for new members) consecutive months full-time equivalent monthly.

The service retirement benefit for the Safety Plan group is capped at 90% of final compensation for the Classic members. PEPRA members have an annual compensation limit on reportable earnings. The compensation limit for calendar year 2025 is \$186,096 for employees not covered by Social Security and is adjusted annually with the CPI for all Urban Consumers.

# NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

The Plans provisions and benefits in effect at June 30, 2025 are summarized as follows:

	Miscell	aneous	Safety		
Hire date	Prior to January 1, 2013	On or After January 1, 2013	Prior to January 1, 2013	On or After January 1, 2013	
Benefit formula	2.7% @ 55	2.0% @ 62	3.0% @ 50	2.7% @ 57	
Benefit vesting schedule	5 years service	5 years service	5 years service	5 years service	
Benefit payments	monthly for life	monthly for life	monthly for life	monthly for life	
Retirement age	50 - 55	52 - 67	50	50 - 57	
Monthly benefits, as a % of eligible compensation	2.00% - 2.70%	1.00% - 2.50%	3.00%	2.00% - 2.70%	
Required employee contribution rates	8.00%	7.00%			
Public Safety - Fire			9.00%	11.75%	
Public Safety - Police			9.00%	11.75%	
Required employer contribution rates	11.83%	11.83%	23.28%	23.28%	
Required unfunded liability contribution	\$29,60	01,760	\$26,77	72,481	

Beginning in fiscal year 2015-16, CalPERS collects employer contributions for the Plan as a percentage of payroll for the normal cost portion as noted in the rates above and as a dollar amount for contributions toward the unfunded liability. The dollar amounts are billed on a monthly basis or the City can elect a discounted lump sum payment option, which the City elected to do in fiscal year 2024-25. The City's required contribution for the miscellaneous plan's unfunded liability was \$29,601,760 in fiscal year 2024-25. The City's required contribution for the safety plan's unfunded liability was \$26,772,481 in fiscal year 2024-25.

### **Employees Covered**

At the valuation date, June 30, 2023, and measurement date June 30, 2024, the following employees were covered by the benefits terms for each Plan:

Miscellaneous	Safety
1,093	519
606	92
715	278
2,414	889
	1,093 606 715

### NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

#### C. Contributions

Section 20814(c) of the California Public Employees' Retirement Law requires that the employer contribution rates for all public employers are determined on an annual basis by the actuary and shall be effective on the July 1 following notice of a change in the rate. Funding contributions for both Plans are determined annually on an actuarial basis as of June 30 by CalPERS. The actuarially determined rate is the estimated amount necessary to finance the costs of benefits earned by employees during the year, with an additional amount to finance any unfunded accrued liability. The City is required to contribute the difference between the actuarially determined rate and the contribution rate of employees. For the year ended June 30, 2025, the City's contributions to the miscellaneous and safety plans were \$41,820,152 and \$40,969,901, respectively.

# D. Net Pension Liability

The City's net pension liability for each Plan is measured as the total pension liability, less the pension plans' fiduciary net position. The net pension liability of each of the Plans is measured as of June 30, 2024, using an annual actuarial valuation as of June 30, 2023, rolled forward to June 30, 2024, using standard update procedures. A summary of principal assumptions and methods used to determine the net pension liability is shown below.

	All Plans
Valuation Date	June 30, 2023
Measurement Date	June 30, 2024
Actuarial Cost Method	Entry-Age Normal Cost Method
Actuarial Assumptions:	
Discount Rate	6.90%
Inflation	2.30%
Payroll Growth	2.80%
Projected Salary Increase	Varies by Entry-Age and Service
Investment Rate of Return (1)	6.90%
Post Retirement Benefit Increase	The lesser of Contract COLA or 2.3% until Purchasing
	Power applies, 2.3% thereafter
Mortality (2)	Derived using CalPERS' membership data for all funds

- (1) Net of pension plan investment and administrative expenses; including inflation.
- (2) The morality table used was developed based on CalPERS specific data. The probabilities of mortality are based on the 2021 CalPERS Experience Study and Review of Actuarial Assumptions. Pre-retirement and post-retirement mortality rates include generational mortality improvement using 80% of Scale MP-2020 published by the Society of Actuaries. For more details on this table, please refer to the CalPERS' November 2021 experience study report available on CalPERS' website.

### NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

#### **Discount Rate**

The discount rate used to measure the total pension liability for the Plan was 6.90%. The projection of cash flows used to determine the discount rate for each Plan assumed that contributions from all plan members in the Public Employees Retirement Fund (PERF) will be made at the current member contribution rates and that contributions from employers will be made statutorily required rates, actuarially determined. Based on those assumptions, each Plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members for all plans in the PERF. Therefore, the long-term expected rate of return on plan investments was applied to all period of projected benefit payments to determine the total pension liability for each Plan.

The long-term expected rate of return on pension plan investments was determined using a building-block method in which expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class.

In determining the long-term expected rate of return, CalPERS took into account both short-term and long-term market return expectations. Using historical returns of all the funds' assets classes, expected compound (geometric) returns were calculated over the next 20 years using a building-block approach. The expected rate of return was then adjusted to account for assumed administrative expenses of 10 Basis points.

The table below reflects the real rates of return by asset class.

Asset Class (1)	Assumed Asset Allocation	Real Return (1)&(2)
Global Equity - Cap-weighted	30.00%	4.54%
Global Equity - Non-Cap-weighted	12.00%	3.84%
Private Equity	13.00%	7.28%
Treasury	5.00%	0.27%
Mortgage-backed Securities	5.00%	0.50%
Investment Grade Corporates	10.00%	1.56%
High Yield	5.00%	2.27%
Emerging Market Debt	5.00%	2.48%
Private Debt	5.00%	3.57%
Real Assets	15.00%	3.21%
Leverage	-5.00%	-0.59%
	100.00%	

- (1) An expected inflation of 2.30% used for this period.
- (2) Figures are based on the 2021 Asset Liability Management study.

# **NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)**

# E. Changes in the Net Pension Liability

The changes in the Net Pension Liability for each Plan follows:

Miscellaneous Plan:

	Increase (Decrease)					
	To	otal Pension	Plan	Fiduciary Net	N	let Pension
		Liability	Position		Lia	bility/(Asset)
Balance at June 30, 2023 measurement date	\$	906,859,415	\$	571,762,571	\$	335,096,844
Changes in the year:						_
Service cost		16,950,345		-		16,950,345
Interest on the total pension liability		61,850,719		-		61,850,719
Changes of benefit terms		-		-		-
Differences between expected and actual						
experience		7,257,508		-		7,257,508
Contributions - employer		_		37,637,166		(37,637,166)
Contributions - employees		_		7,142,463		(7,142,463)
Net investment income		_		55,366,388		(55,366,388)
Benefit payments, including refunds of						
employee contributions		(52,409,738)		(52,409,738)		-
Administrative expense		_		(465,245)		465,245
Net changes		33,648,834		47,271,034		(13,622,200)
Balance at June 30, 2024 measurement date	\$	940,508,249	\$	619,033,605	\$	321,474,644
				_		

# NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

Safety Plan:

	Increase (Decrease)				
	Total Pension Liability	Plan Fiduciary Net Position	Net Pension Liability/(Asset)		
Balance at June 30, 2023 measurement date	\$ 965,985,937	\$ 614,911,796	\$ 351,074,141		
Changes in the year:					
Service cost	18,686,372	-	18,686,372		
Interest on the total pension liability	66,364,978	-	66,364,978		
Changes of benefit terms	-	-	-		
Differences between expected and actual					
experience	13,390,967	-	13,390,967		
Contributions - employer	-	36,813,747	(36,813,747)		
Contributions - employees	-	6,600,757	(6,600,757)		
Net investment income	-	59,091,657	(59,091,657)		
Benefit payments, including refunds of					
employee contributions	(53,817,662)	(53,817,662)	-		
Administrative expense	<u> </u>	(500,356)	500,356		
Net changes	44,624,655	48,188,143	(3,563,488)		
Balance at June 30, 2024 measurement date	\$ 1,010,610,592	\$ 663,099,939	\$ 347,510,653		
Combined Total	\$ 1,951,118,841	\$ 1,282,133,544	\$ 668,985,297		

# Sensitivity of the Net Pension Liability to Changes in the Discount Rate

The following presents the net pension liability of the City for each Plan, calculated using the discount rate for each Plan, as well as what the City's net pension liability would be if it were calculated using a discount rate that is 1-percentage point lower or 1-percentage point higher than the current rate:

	Miscellaneous		Safety
1% Decrease		5.90%	5.90%
Net Pension Liability	\$	438,761,781	\$ 481,446,101
Current Discount Rate		6.90%	6.90%
Net Pension Liability	\$	321,474,644	\$ 347,510,653
1% Increase		7.90%	7.90%
Net Pension Liability	\$	224,018,260	\$ 237,533,276

# **Pension Plan Fiduciary Net Position**

Detailed information about each pension plan's fiduciary net position is available in the separately issued CalPERS financial reports.

# NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

# F. Pension Expenses and Deferred Outflows/Inflows of Resources Related to Pensions

For the year ended June 30, 2025, the City recognized pension expense of \$44,875,423 for the Miscellaneous Plan and \$54,099,819 for the Safety Plan, for total pension expense of \$98,975,242.

At June 30, 2025, the City reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

#### Miscellaneous Plan:

A	Deferred Outflows		Defe	rred Inflows
	of Resources		of l	Resources
Pension contributions subsequent to measurement date	\$	41,820,152	\$	-
Changes of assumptions		2,858,518		-
Differences between expected and actual experience		8,009,365		(423,662)
Net differences between projected and actual earnings				
on pension plan investments		8,144,613		
Total	\$	60,832,648	\$	(423,662)
Safety Plan:				
Surety I min.				
	Defe	erred Outflows	Defe	rred Inflows
	of	Resources	of l	Resources
Pension contributions subsequent to measurement date	\$	40,969,901	\$	-
Changes of assumptions		6,346,611		-
Differences between expected and actual experience		16,048,912		(829,798)

The reported \$41,820,152 for the Miscellaneous Plan and \$40,969,901 for the Safety Plan deferred outflows of resources related to contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ended June 30, 2026. Other amounts reported as deferred outflows of

\$

\$

9,304,114

72,669,538

133,502,186

\$

\$

(829,798)

(1,253,460)

Net differences between projected and actual earnings

on pension plan investments

Total

Combined Total

# NOTE 13 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

resources and deferred inflows of resources related to pension will be recognized as pension expense as follows:

Measurement Period	Miscellaneous Plan		S	afety Plan
Ended June 30	Annual Amortization		Annu	al Amortization
2025	\$	6,117,416	\$	12,268,419
2026		17,643,007		22,160,623
2027		(1,928,434)		(142,346)
2028		(3,243,155)		(3,416,857)

# NOTE 14 - RETIREMENT PLAN - DEFINED CONTRIBUTION PLAN

The City's Public Agency Retirement System Plan (PARS Plan) is a compulsory retirement plan that qualifies under Section 401 of the Internal Revenue Code covering City employees who are not members of CalPERS. Under the provisions of the PARS Plan, the City makes no contributions; however, all administrative costs of the plan are funded by the City. The PARS Plan administrator is Phase II Systems. The total assets of the PARS Plan are held in trust for the employees and are not included in the City's assets or equity.

#### NOTE 15 – DEFERRED COMPENSATION PLAN

City employees may defer a portion of their compensation under a City sponsored deferred compensation plan created in accordance with Internal Revenue Code Section 457. Under this plan, participants are not taxed on the deferred portion of their compensation until distributed to them; distributions may be made only at termination, retirement, death or in an emergency as defined by the Internal Revenue Service.

The Plan is part of the public agency agent multiple-employer defined contribution plan that is administered by Nationwide. Benefit provisions under the Plan are established by City Resolution.

The laws governing deferred compensation plan assets require plan assets to be held by a trust for the exclusive benefit of plan participants and their beneficiaries. Since the assets held under these plans are not the City's property and are not subject to City control, they have been excluded from these financial statements.

The City has no liability for any losses incurred by the Plan and does not participate in any gains, but does have the duty of due care that would be required of an ordinary prudent investor. The City has a contract with Nationwide to manage and invest the assets of the Plan. The administrator pools the assets of the Plan with those of other participants and does not make separate investments for the City. The assets in the Plan are the sole property of the participants or their beneficiaries. Since the assets held under the Plan are not the City's property and are not subject to claims by general creditors of the City, they have been excluded from these financial statements. The Plan requires investments to be stated at fair market value and it requires all gains and losses on Plan investments to accrue directly to participant accounts.

### **NOTE 15 – DEFERRED COMPENSATION PLAN (continued)**

Under the terms of the Memorandum of Understanding (MOU) with the Police Officers Association (Unit 2) and the Unclassified Police Management Association (Unit 9A), the City is required to make a monthly contribution of \$150 to each employee who is enrolled in the City's Section 457 deferred compensation plan.

Under the terms of the MOU with the Public Safety Non-Sworn Employees Association (Unit 10), the City is required to make a monthly contribution of \$300 to each employee who is enrolled in the City's Section 457 deferred compensation plan.

Under the terms of the MOU with the Unclassified Fire Management Employees (Unit 9B), the City is required to make a monthly contribution of \$230 to each employee who is enrolled in the City's Section 457 deferred compensation plan.

Under the terms of the MOU with the Engineers of the City of Santa Clara (Unit 4), the City is required to make a monthly contribution of \$166 to \$330 to employees who are enrolled in the City's Section 457 deferred compensation plan.

Under the terms of the MOU with the Santa Clara Firefighters (Unit 1), the City is required to make a monthly contribution of \$175 to each employee who is enrolled in the City's Section 457 deferred compensation plan.

Under the terms of the MOU with the Unclassified Management Employees Association (Unit 9), the City is required to make a monthly contribution of \$300 to each employee who is enrolled in the City's Section 457 deferred compensation plan.

The City's required contributions for the year ended June 30, 2025 totaled \$1,390,568.

# NOTE 16 - OTHER POST EMPLOYMENT BENEFITS

# A. Plan Description

The City's agent multiple-employer defined benefit Other Post Employment Benefit (OPEB) Plan, which was established by City Council in fiscal year 2007-08 in accordance with GAAP, provides reimbursements to retirees for qualified expenses. Employees who have retired from the City with at least ten years of service and meet certain criterion based upon retirement date, household income in the most recent calendar year and age are entitled to reimbursements for qualified expenses. Annual maximum reimbursement amounts differ depending on when an employee retired from City service. The majority of retirees may be eligible for a maximum of \$5,046 in annual reimbursements. Amendments to benefit provisions are negotiated by the various bargaining units at the City and must be approved by Council. In fiscal year 2007-08, the City established an irrevocable exclusive agent multiple-employer defined benefit trust which is administered by Public Agency Retirement Services (PARS). The City is the Plan administrator, and PARS administers the investment trust for the City's Plan. The trust is used to accumulate and invest assets necessary to reimburse retirees. Separate financial reports are issued by PARS for the OPEB Plan Trust. The report can be obtained by writing to PARS at 4350 Von Karman Avenue, Suite 100, Newport Beach, CA 92660, or by calling 1-800-540-6369.

For purposes of measuring the net OPEB liability, deferred outflows of resources and deferred inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the OPEB plan

# **NOTE 16 – OTHER POST EMPLOYMENT BENEFITS (continued)**

and additions to and deduction from the OPEB's fiduciary net position have been determined on the same bases. For this purpose OPEB benefit payments are recognized when currently due and payable in accordance with the benefits terms. Investments are report at fair value.

Generally accepted accounting principles require that the reporting results must pertain to liability and asset information within certain defined timeframes. For the fiscal year 2024-25, the following time frames were used.

Measurement Date June 30, 2025

Measurement Period July 1, 2024 to June 30, 2025

Actuarial valuation date (1) June 30, 2024

(1) Update procedures were used to roll forward the Total OPEB liability from the valuation date to the measurement date.

# B. Plan Membership

As of June 30, 2025, membership in the plan consisted of the following:

	Number of
	Covered Employees
Inactive employees currently receiving benefits	657
Inactive employees entitled to but not yet receiving	258
benefit payments	230
Active employees	1,013
Total	1,928

# C. Contributions

The OPEB Plan trust annual contributions are based upon actuarial determine contributions. The contribution requirements are established and may be amended by the City Council. Plan members do not make contributions to the plan; the plan is funded entirely by employer contributions. For the fiscal year ending June 30, 2025 the City's cash contributions were \$4,463,303 in payments to the trust, \$15,846 in administrative expenses paid outside of the trust, and the estimated implied subsidy was \$1,011,000 for total contributions of \$5,490,149.

# **NOTE 16 – OTHER POST EMPLOYMENT BENEFITS (continued)**

# D. Net OPEB Liability

The City's net OPEB liability was measured as of June 30, 2025 and the total OPEB liability used to calculate the Net OPEB liability was determined by an actuarial valuation dated June 30, 2024, rolled forward to June 30, 2025 using standard actuarial methods, based on the following actuarial methods and assumptions:

### **Actuarial Assumptions**

Significant Actuarial Assumptions Used in Total OPEB Liability

Actuarial Assumption  June 30, 2025 Measurement Date				
Actuarial valuation date	June 30, 2024			
Discount rate	4.50% at June 30, 2025 and 2024			
Discount fate	Crossover analysis showed benefit payments always fully funded by plan			
	assets			
T CL (				
Inflation	2.50%			
Salary increases	Aggregate 2.75%			
Investment rate of return	4.50% at June 30, 2025 and 2024			
Funding policy	Full pre-funding to PARS trust			
	PARS portfolio: Moderately Conservative			
Mortality, Disability,				
Termination, and Retirement	CalPERS 2000-2019 Experience Study			
Mortality Improvement	Mortality projected fully generational with Scale MP-2021			
Healthcare cost trend rates	Non-Medicare - 7.90% for 2026, scaling down to 3.45% in year 2076			
	Medicare (Non-Kaiser) - 6.90% for 2026, scaling down to 3.45% in year 2076			
	Medicare (Kaiser) - 5.65% for 2026, scaling down to 3.45% in year 2076			
Healthcare participation for future	PEMHCA minimum only: Currently covered: 50%, Waived: 25%			
retirees - Cash subsidy	Other plans: Currently covered: 80%, Waived: 40%			
Healthcare participation for future	PEMHCA minimum only: Currently covered: 50%, Waived: 25%			
retirees - PEMHCA implied subsidy	Other plans: Currently covered: 80%, Waived: 25%			
10th 005 1 Livil 10/1 implied subsidy	other panis. Currently covered. 6070, Walved. 2570			

#### E. Discount Rate

The discount rates used to measure the total OPEB liability was 4.50% as of June 30, 2025. The projection of cash flows used to determine the discount rate assumed that City contributions will be made at rate equal to the actuarially determined contributions rates. Based on those assumptions, the OPEB plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members.

# **NOTE 16 – OTHER POST EMPLOYMENT BENEFITS (continued)**

Therefore, the long-term expected rate of return on OPEB plan investments was applied to all periods of projected benefit payments to determine the total OPEB liability.

	Target	Long-Term Expected
Asset Class	Allocation	Real Rate of Return
Global Equity	30%	4.56%
Mutual Funds - Fixed Income	65%	0.78%
Cash and equivalent	5%	-0.50%
	100%	
Expected Inflation		2.50%
Discount Rate		4.50%

# F. Changes in the OPEB Liability

The changes in the Net OPEB liability and Fiduciary Net Position are as follows:

# Net OPEB Liability (In Thousands)

(211 2210	ons will one	
	2025	2024
Total OPEB Liability	\$ 73,464	\$ 69,211
Fiduciary Net Position	(38,651)	(33,513)
Net OPEB Liability	\$ 34,813	\$ 35,698
Plan Fiduciary Net Position as a		
percentage of the Total OPEB Liability	52.6%	48.4%

# **NOTE 16 – OTHER POST EMPLOYMENT BENEFITS (continued)**

The changes in Net OPEB details as follow:

# Changes in Net OPEB Liability (In Thousands)

		Increase (Decrease)				
	Tota	Total OPEB Plan Fiduciar			y Net OPEB	
	L	iability	Net	Position	Liabil	lity/(Asset)
Balance at June 30, 2024 measurement date	\$	69,210	\$	33,512	\$	35,698
Changes in the year:						
Service cost		2,367		-		2,367
Interest		3,142		-		3,142
Differences between expected and actual						
experience		2,281		-		2,281
Change in Assumption		-		-		-
Contributions - employer (1)		-		5,490		(5,490)
Net investment income		-		3,306		(3,306)
Benefit payments		(3,536)		(3,536)		-
Administrative expense				(121)		121
Net changes		4,254		5,139		(885)
Balance at June 30, 2025 measurement date	\$	73,464	\$	38,651	\$	34,813

<sup>(1)</sup> Includes implied subsidy of \$1,054 thousand

# G. Sensitivity of the Net OPEB Liability to Changes in the Discount Rate

The following table presents the net OPEB liability of the Plan as of June 30, 2025, calculated using the discount rate of 4.50%, as well as what the plan's net OPEB liability would be if it were calculated using a discount rate that is 1% point lower or 1% point higher than the current rate.

#### Sensitivity of Net OPEB Liability to Changes in Discount Rate

		(In Thousands)						
	1%	Decrease	C	urrent Rate	1	% Increase		
		(3.50%)		(4.50%)		(5.50%)		
Net OPEB Liability	\$	44,140	\$	34,813	\$	27,062		

# **NOTE 16 – OTHER POST EMPLOYMENT BENEFITS (continued)**

# H. Sensitivity of the Net OPEB Liability to Healthcare Cost Trend Rates

The following table presents the net OPEB liability of the City, as of June 30, 2025, as well as what the City's net OPEB liability would be if it were calculated using healthcare cost trend rates that are 1% point lower or 1% point higher than the current rate.

	Sensitiv	ity of Net OPEB.	Liabili	ty to Changes in Heaf	thear	e Care Trend Rates
				(In Thousands)		
	1%	6 Decrease		Current Rate		1% Increase
Net OPEB Liability	\$	25,396	\$	34.813	\$	46.467

# I. OPEB Expense and Deferred Outflows and Inflows of Resources Related to OPEB

For the year ended June 30, 2025, the City recognized OPEB expense as follows:

(In Thous	sands)	
		2025
Fund level expense	\$	4,479
Actuarial Expense		(328)
OPEB Expense	\$	4,151

OPEB Expense

As of fiscal year ended June 30, 2025, the City reported deferred outflows as of resources related to OPEB from the following sources.

Deferred Outflows and Inflows Balance

#### (In Thousands) Deferred Outflows Deferred Inflows of Resources of Resources \$ Changes of assumptions 352 \$ 386 Differences between expected and actual experience 1,925 907 Net differences between projected and actual earnings on OPEB plan investments Total \$ 2,277 \$ 2,194

# **NOTE 16 – OTHER POST EMPLOYMENT BENEFITS (continued)**

Amounts reported as deferred outflows of resources related to OPEB will be recognized as expense as follows:

Recognition of Deferred Outflows and Inflows of Resources

in Future OPEB Expense (In Thousands)

For the Year ending June 30	Amount				
2026	\$	632			
2027		(450)			
2028		(564)			
2029		(34)			
2030		356			
Thereafter		143			

# NOTE 17 – ELECTRIC UTILITY - SILICON VALLEY POWER (SVP)

The City's Electric Utility Department provides electricity to City residents and businesses under the name Silicon Valley Power (SVP).

# A. Long-term Power Purchase Contracts

The City purchases wholesale electric power from various participants of the Western Systems Power Pool (WSPP), NCPA, MSR Public Power Agency (Note 12), Western Area Power Administration, and other sources to supply the power requirements of the City's electric utility customers under long-term power purchase agreements (PPAs). The City actively manages the financial risks inherent in these PPAs, including the risks arising from the changing spot market prices that move above and below the contract prices and from contract disputes that may arise from time to time. The proceeds and costs related to generation, either owned or under PPAs, except ancillary services are included in enterprise fund materials, services and supplies expense and excluded from wholesale resources purchases and sales.

### B. Restructuring of the California Electric Industry

### **Deregulation Legislation and Direct Access**

The passage of AB1890 in 1998 triggered fundamental changes in the structure of the electric industry in California. Generally, AB1890 provided for creation of the California Power Exchange (Cal PX), which was to be a clearinghouse for energy transactions among investor-owned utilities, independent generators and power marketers, who in turn would serve so called direct-access customers. AB1890 also created the California Independent System Operator (CAISO), which was to manage the state's bulk transmission grid.

However, in 2000 and 2001, the price of electricity at the Cal PX became extremely high, and investor-owned utilities were unable to pay for the energy that they needed from the Cal PX. Eventually the Cal PX filed for bankruptcy and was dismantled. Investor-owned utility PG&E and several energy marketers would also file for bankruptcy and over a decade of litigation ensued.

# NOTE 17 – ELECTRIC UTILITY – SILICON VALLEY POWER (SVP) (continued)

The CAISO, however, continues to manage the state's bulk electric system and the day-ahead and day-of markets, and it has implemented various price controls and tariffs in an effort to avoid repeating the mistakes of 2000 and 2001. Along with balancing control area responsibility, the CAISO has also announced that it will take on the role of reliability coordinator for the region.

# Energy Wholesale Trading and Risk Management

SVP participates in the wholesale gas and power market and the CAISO's centralized market. Since CAISO's Market Redesign and Technology Upgrade (MRTU), CAISO has become the ultimate buyer and seller in the California day ahead market. Therefore, SVP engages in the trading of commodity forward contracts (gas and electric energy contracts) to secure fuel supply and hedge daily power purchase/sales from/to CAISO. The primary type of forward contracts SVP currently engages in is the Futures contracts SVP transacts on Intercontinental Exchange (ICE). The Futures transactions for both natural gas and power are recorded on cash basis under Wholesale Trading activities starting fiscal year 2022-23. Activities during the fiscal year were substantially considered hedging transactions and, as such, have been accounted for using the settlement method of accounting. Accordingly, related gross sales and purchases totaling \$14.6 million and \$8.5 million, respectively, for fiscal year ended June 30, 2025, have been separately reported on the statement of revenues, expenses and changes in net position.

The restructured electric wholesale market exposes SVP to various risks including market, credit and operational risks. Active and effective management of these risks associated with the power trading activity is critical to its continued success and contribution to the entire utility. A Risk Management Committee, separate from the units that create the risk exposures, overseen by a Risk Oversight Committee that reports ultimately to the City Council, administers and monitors compliance with the risk policies and procedures on a regular basis. The City and SVP believe that it has the resource commitment, and effective policies and procedures, and is continuing to improve the control structure and oversight for evaluating and controlling the market and credit risks to which it is exposed.

#### **Credit Arrangements**

The City of Santa Clara electric utility maintains credit policies, procedures, and systems that help mitigate credit risk and minimize overall credit risk exposure. The policies include transacting only with investment grade counterparties, evaluating potential counterparties' financial condition and assigning credit limits as applicable. These credit limits are established based on risk and return considerations under terms customarily available in the industry. Additionally, SVP is a signatory to the WSPP netting agreement supplement and otherwise, enters into master netting arrangements whenever possible and, where appropriate, obtains collateral prior to trade execution. Master netting agreements incorporate rights of setoff that provide for the net settlement of subject contracts with the same counterparty in the event of default.

# **NOTE 18 – NET POSITION/FUND EQUITY**

Net Position is measured on the full accrual basis and presented in the Government-wide Financial Statements, while Fund Balance is measured on the modified accrual basis and presented in the Governmental Funds Financial Statements.

# NOTE 18 – NET POSITION/FUND EQUITY (continued)

#### A. Government-wide Financial Statements - Net Position

Net Position is the excess of all the City's assets and deferred outflow of resources over all its liabilities and deferred inflow of resources, regardless of fund. Net Position is divided into three captions. These captions apply only to Net Position, which is determined only at the government—wide level, and are described below:

*Net investment in capital assets* describes the portion of Net Position which is represented by the current net book value of the City's capital assets, less the outstanding balance of any debt issued to finance these assets.

Restricted describes the portion of Net Position which is restricted as to use by the terms and conditions of agreements with outside parties, governmental regulations, laws, or other restrictions which the City cannot unilaterally alter. These principally include developer fees received for use on capital projects, debt service requirements, and redevelopment funds restricted to low and moderate-income purposes.

Unrestricted describes the portion of Net Position which is not restricted as to use.

### **B.** Governmental Fund Financial Statements - Fund Balances

The City categorizes fund balance in accordance with GAAP. The following classifications describe the relative strength of the spending constraints placed on the purposes for which resources can be used:

# Nonspendable Fund Balance

Amounts that cannot be spent either because they are in a nonspendable form or are required to be maintained intact.

#### **Restricted Fund Balance**

Amounts that are constrained to specific purposes by federal, state, county, local laws, or externally imposed conditions by grantors or creditors.

#### **Committed Fund Balance**

Amounts that can only be used for specific purposes pursuant to constraints imposed by the City Council, the City's highest level of decision-making authority, through resolutions. These committed amounts cannot be used for any other purpose unless the Council removes or changes the specific uses through the same type of formal action taken to establish the commitment. These Council actions must occur prior to June 30th of the applicable fiscal year.

# **Assigned Fund Balance**

Amounts that are constrained by the City's intent are to be used for specific purposes, but are neither restricted nor committed. The City Council delegated the authority to assign amounts to be used for specific purposes to the City Manager per Ordinance 1784, September 16, 2003.

# **NOTE 18 – NET POSITION/FUND EQUITY (continued)**

#### **Unassigned Fund Balance**

These are either residual positive net resources of the General Fund in excess of what can properly be classified in one of the other four categories in the General Fund, or negative balances in all other funds. The Unassigned Fund Balance includes the Budget Stabilization (Emergency) and Capital Projects Reserves, and other undesignated fund balances. The balances in these accounts are \$72.7 million, \$13.4 million, and \$77.1 million, respectively. Additional information is described in the Stabilization Arrangement section of this note.

Under the City's encumbrance system of accounting, a portion of fund balance that has been encumbered for a specific future use is classified in the appropriate fund balance component based on the nature of the encumbrance.



# **NOTE 18 – NET POSITION/FUND EQUITY (continued)**

#### **Fund Balance Classification**

	M ajor Funds							
	(	General Fund	Santa Clara Housing Successor		Non-Major Governmental Funds		Fund Balance June 30, 2025	
Nonspendable: Receivables, inventory & prepaid Leases	\$	37,104 8,259,157	\$	-	\$	-	\$	37,104 8,259,157
Total Nonspendable		8,296,261		-		-		8,296,261
Restricted For:				_		_		·
Gas tax programs		-		-		4,185,702		4,185,702
Housing & Community		-		6,878,990		22,629,099		29,508,089
Maintenance districts		_		-		2,380,868		2,380,868
Operating grants		-		-		4,983,415		4,983,415
Debt service		-		-		821,439		821,439
Environmental enforcements		45,065		-		994,881		1,039,946
Parks & recreation		-		-		50,545,462		50,545,462
Streets and highway		-		-		50,062,752		50,062,752
Public safety		1,078,982		-		-		1,078,982
Library		19,488		-		-		19,488
Public facilities		267,445		-		2,655,927		2,923,372
Donations		859,072		-		351,791		1,210,863
Pension rate stabilization program		37,546,639		-		-		37,546,639
Storm drain		-		-		324,510		324,510
Total Restricted		39,816,691		6,878,990		139,935,846		186,631,527
Committed to:								
Housing programs		-		-		1,106,868		1,106,868
Parks & recreation					Ь.	14,166,112		14,166,112
Streets and highway		-		-		11,756,181		11,756,181
Storm drain		-		-		5,286,951		5,286,951
Public safety		-		-/		1,836,773		1,836,773
Library		-		-		653,160		653,160
Public facilities		-		-		26,707,731		26,707,731
Building inspection		-		-		40,454,354		40,454,354
Land investment		12,678,089		-		-		12,678,089
Historical preservation		97,888		-		-		97,888
Total Committed		12,775,977		-		101,968,130		114,744,107
Assigned to:								
General Government		16,909,639		_		_		16,909,639
Other purposes		69,870		_		-		69,870
Total Assigned		16,979,509						16,979,509
Unassigned:	1	63,215,158						163,215,158
Total Fund Balances		41,083,596	\$	6,878,990	\$	241,903,976	\$	489,866,562
							_	

### NOTE 18 – NET POSITION/FUND EQUITY (continued)

### C. Fund Balance Policy

When both restricted and unrestricted funds are available for expenditure, the City's Fund Balance Policy reduces all Governmental Funds Balances in the following order: Restricted, Committed, Assigned, and Unassigned fund balances unless disallowed by City Council or legal requirements.

#### Stabilization Arrangement

Maintaining financial stabilization is a necessity for sound financial management and fiscal accountability. Its purpose is to ensure funds are available to cover occasional budgetary shortfalls (i.e., when general unrestricted revenues decline) or other unexpected urgent events. The City's Budget Stabilization Reserves (Emergency) and Capital Projects Reserves are maintained for these purposes. As of June 30, 2025, the Budget Stabilization and Capital Projects Reserves were \$72.7 million and \$13.4 million, respectively, and are a component of the General Fund's Unassigned Fund Balance.

In 1985-86, the City Council established a policy regarding the City's General Contingency Reserve, under which two separate reserves were established.

- The Budget Stabilization Reserve is set aside primarily for weathering economic downturns, emergency financial crisis, or disaster situations. The reserve target is equal to the cost of the City's General Fund operations for three months (90-days or 25% General Fund operating budget). Given the significant impacts of COVID-19 on the City's budget, the City Council Adopted the FY2021-22 budget principles that allow this reserve to drop to 15% of budgeted expenditures.
- The Capital Projects Reserve, earmarks funds for a five-year capital improvement program. The minimum target for this reserve is \$5 million.

One of the strategic objectives on the 2017-18 Council Goals and Strategic Objectives list is to continue to replenish City reserves and maintain strong, fiscally-sound management policies of City revenues with long term goals in mind.

# Pension Rate Stabilization Program Trust

In fiscal year 2016-17, the City established an irrevocable trust account with PARS to pre-fund retirement plan obligations. The contributions placed in the trust will reduce the City's net pension liability for financial purposes as required by GAAP. As of June 30, 2025, the balances in the pension rate stabilization program trust for the General Fund and Enterprise Funds are listed as follows:

# NOTE 18 – NET POSITION/FUND EQUITY (continued)

Fund Name	S	Pension Rate Stabilization Balances		
General Fund:	\$	37,546,639		
Enterprise Funds:				
Electric Utility		11,792,344		
Water Utility		2,255,660		
Sewer Utility		1,124,084		
Water Recycling		197,081		
Solid Waste		551,088		
	\$	53,466,896		

### D. Net Position/Fund Balance Deficits

The funds listed below had an accumulated deficit as of June 30, 2025:

	Accumulated
Fund Name	Deficit
Internal Service Funds:  Workers' Compensation Insurance Claims	\$ 10,321,674

The Workers' Compensation Insurance Claims Internal Service Fund accumulated deficit is primarily due to the incurred but not yet recognized claims' liabilities and are expected to be offset by future charges to the General Fund and the enterprise funds.

### E. Prior Period Adjustments

Effective July 1, 2024, the City implemented GASB Statement No. 101, Compensated Absences, which establishes updated recognition and measurement criteria for certain types of leave benefits, including vacation, sick leave, and other paid time off. As a result of this implementation, the City evaluated its compensated absences liability and determined that adjustments were required to align with the new standard. Accordingly, beginning net position as of July 1, 2024, was restated to reflect the cumulative effect of applying GASB 101. The adjustment resulted in an increase (or decrease) in the compensated absences liability and a corresponding decrease (or increase) in beginning net position.

During fiscal year 2024–25, the City implemented an accounting policy change in the recognition of unavailable revenue related to long-term loan programs. Previously, unavailable revenue was recognized in the entity-wide financial statements upon the housing developer's completion of the certificate of occupancy. Under the revised policy, unavailable revenue is recognized when cash is disbursed to the developers. The

# NOTE 18 – NET POSITION/FUND EQUITY (continued)

cumulative effect of this change increased the beginning net position of governmental activities by \$25,183,246 as of July 1, 2024.

The effect of these adjustments and restatements are shown below:

	as previ	ning Net Position, iously reported on une 30, 2024	, ,		Acco Chang	justment for ounting Policy ge - Unavailable Revenues	Beginning Net Position, as restated on June 30, 2024		
<b>Governmental Activities</b>	\$	721,823,971	\$	(7,124,240)	\$	25,183,246	\$	739,882,977	
Internal Service Funds:								_	
Automotive Services	\$	19,983,600	\$	(73,108)			\$	19,910,492	
Information Technology Services		(601,769)		(124,901)				(726,670)	
	\$	19,381,831	\$	(198,009)			\$	19,183,822	
Enterprise Funds									
Electric Utility	\$	1,292,855,590	\$	(2,476,429)			\$	1,290,379,161	
Water Utility		76,706,248		(110,084)				76,596,164	
Sewer Utility		375,113,044		(54,430)				375,058,614	
Water Recycling		6,161,019		828				6,161,847	
Cemetery		3,374,972		(7,978)				3,366,994	
Solid Waste		2,560,249		(17,351)				2,542,898	
	\$	1,756,771,122	\$	(2,665,444)			\$	1,754,105,678	

# Santa Clara Stadium Authority Prior Year Error Correction

As discussed in Note 6F, the Santa Clara Stadium Authority's beginning net position in the financial statements was restated to correct a prior year unearned revenue balance. The net position was increased by \$23.1 million in fiscal year 2024-25. The effect of the restatement is shown below:

	Beginning Net Position,		Error Correction -		Beginning Net		
	as previously reported		orted Unearned		Position, as restated		
	on March 31, 2024		Revenue		on March 31, 2024		
Santa Clara Stadium Authority	\$	132,613,452	\$	23,119,995	\$	155,733,447	

# **NOTE 19 – RISK MANAGEMENT**

The City is exposed to various risks of losses related to torts, errors and omissions, general liability, injuries to employees and unemployment claims. The City currently reports all of its risk management activities in its

# **NOTE 19 – RISK MANAGEMENT (continued)**

Internal Service Funds. Claims, expenditures and liabilities are reported when it is probable that a loss has occurred, and the amount of that loss can be reasonably estimated using actuarial methods or other estimating techniques.

The City records a liability to reflect an actuarial estimate of ultimate uninsured losses for both general liability claims and workers' compensation claims. The estimated liabilities for general liability and workers' compensation claims are based on case reserves and include amounts for claims incurred but not reported (IBNR). At June 30, 2025, the estimated claims payable of \$31,675,000, consisting of reserves for both reported and IBNR losses, as well as, allocated loss adjustment expenses, have been recorded in the Special Liability and Workers' Compensation Internal Service Funds, respectively. The claims payable are reported at their present value using expected future investment yield assumptions of 2.5%, and the undiscounted claims at June 30, 2025, totaled \$10,917,000 and \$24,348,000 for general liability and workers' compensation claims, respectively.

The estimate of claims due in one year is the City's best estimate based upon available information which is included in accrued liabilities.

Changes in the reported liability since June 30, 2023 resulted from the following:

	Special	Workers'	
	Liability	Compensation	Total
Liability as of June 30, 2023	\$ 7,817,000	\$ 20,303,000	\$ 28,120,000
Claims and changes in estimates during fiscal 2024	6,284,583	6,231,024	12,515,607
Claim payments	(5,415,583)	(5,724,024)	(11,139,607)
Liability as of June 30, 2024	\$ 8,686,000	\$ 20,810,000	\$ 29,496,000
Claims and changes in estimates during fiscal 2025	13,368,885	6,300,220	19,669,105
Claim payments	(11,861,885)	(5,628,220)	(17,490,105)
Liability as of June 30, 2025	\$ 10,193,000	\$ 21,482,000	\$ 31,675,000
Current Claims Payable	\$ 3,022,000	\$ 4,126,000	\$ 7,148,000
Long Term Claims Payable	7,171,000	17,356,000	24,527,000
Liability as of June 30, 2025	\$ 10,193,000	\$ 21,482,000	\$ 31,675,000

With respect to the Special Liability accrual of \$10.2 million, the City has numerous unsettled lawsuits filed or claims asserted against it as of June 30, 2025. The City has reviewed these claims and lawsuits in order to evaluate the likelihood of an unfavorable outcome to the City and to arrive at an estimate of the amount or ranges of potential loss to the City. As a result of such review, the City has categorized the various claims and lawsuits as "probable," "reasonably possible," and "remote" loss contingencies, as defined by current accounting standards.

The City has determined that the City's probable loss contingencies, which are accrued for as the estimated special liability for claims and lawsuits as of June 30, 2025, are approximately \$10.2 million. The final outcome of claims and lawsuits, which have been categorized as reasonably possible loss contingencies, is not

### **NOTE 19 – RISK MANAGEMENT (continued)**

presently determinable and any associated potential loss cannot be estimated. Accordingly, no provision has been made in the accompanying basic financial statements relative to the potential outcome of such claims and lawsuits. However, the ultimate resolution of such claims and lawsuits is not expected to have a material effect on the accompanying basic financial statements.

#### **NOTE 20 – COMMITMENTS AND CONTINGENCIES**

# A. Electricity Purchase Contracts

The City has future commitments under electricity purchase contracts as discussed in Note 17A, and is contingently liable under joint venture agreements discussed in Note 12B.

# **B.** Grant Programs

Amounts received or receivable from grant agencies are subject to audit and adjustment by grantor agencies, principally the federal government. Any disallowed claims, including amounts already collected, may constitute a liability of the applicable funds. The amount, if any, of expenditures that may be disallowed by the grantor cannot be determined at this time, although the City expects such amounts, if any, to be immaterial.

#### C. Encumbrances

The City uses encumbrances to control expenditure commitments for the year and to enhance cash management. Encumbrances represent commitments related to contracts not yet performed and purchase orders not yet filled (executory contracts; and open purchase orders). Commitments for such expenditure of monies are encumbered to reserve a portion of applicable appropriations. Encumbrances still open at year end are not accounted for as expenditures and liabilities but, rather, as restricted or committed governmental fund balance. As of June 30, 2025, total governmental fund encumbrance balances for the City are as follows:

General Fund	\$ 5,816,859
Santa Clara Housing Successor	220,003
Nonmajor Governmental Funds	33,305,120
Total Governmental Funds	\$ 39,341,982

# D. Bay Area Water Supply and Conservation Agency Revenue Bonds Surcharge

The City contracts with the City and County of San Francisco for the purchase of water from the Hetch Hetchy System operated by the San Francisco Public Utilities Commission (SFPUC). The City is also a member of the Bay Area Water Supply and Conservation Agency (BAWSCA) which represents the interests of all the 24 cities and water districts, as well as two private utilities, that purchase wholesale water from the SFPUC.

In 2009 the City entered into a new 25 year agreement with the SFPUC. One of the ways that the new agreement differs from the old is in how facilities constructed by the SFPUC that benefit the regional customers are treated from a rate and financial perspective. Under the old agreement, facilities were built, capitalized, and added to the rate base with a rate of return (interest), and then paid for over their useful lives through

### **NOTE 20 – COMMITMENTS AND CONTINGENCIES (continued)**

wholesale rates. Under the new agreement, the SFPUC issues revenue bonds and the debt service (which also includes an interest component) is paid for through rates over the life of the bonds.

During the transition from the old to the new contracts, one of the issues addressed was how to deal with the \$370 million in assets that were still being paid for by the wholesale customers under the old agreement. The assets were transferred to the new agreement, assigned a life with an agreed upon rate of return of 5.13%. Also negotiated was a provision to allow the wholesale customers to prepay any remaining existing assets' unpaid principal balance without penalty or premium. This prepayment was executed through the issuance of bonds by BAWSCA which provide a better interest rate given the favorable rate environment.

BAWSCA issued Revenue Bonds in the principal amount of \$335,780,000 in January 2013 to prepay the capital cost recovery payment obligation and fund a stabilization fund. The Bonds mature in October 2034 and are secured by surcharges to the monthly water purchase charges imposed upon the participating members. The Bonds are not a debt obligation of any member, and BAWSCA's failure to pay its Bonds would not constitute a default by any participating member.

Should any participating member fail to pay its share, BAWSCA will rely on the stabilization fund and will pursue all legal remedies to collect the shortfall from the delinquent member. In the interim, other participating members may have their portion adjusted to insure the continued payment of the debt service surcharge.

The risk of bearing the debt service expense of a defaulting member is not significantly different than the risk each member assumes currently for fluctuations in water purchase charges. Under the Bond indenture, BAWSCA maintains a stabilization fund. If surcharge revenues collected are less than needed (due to a member's failure to pay timely), BAWSCA uses the stabilization fund to fund the debt service deficiency, and increases the surcharge in the subsequent year to make up for the prior year shortfall and reimburse the stabilization fund account. Also, given that each participating agency's governing body adopted a Resolution to participate in the Bond issue, Management believes that default is generally very unlikely.

The annual debt service surcharges are a fixed amount for each participant and are calculated by taking the subsequent fiscal year's debt service, multiplied by each participant's actual water purchase as a percent of total wholesale customer water purchases from the prior fiscal year. One-twelfth of the annual surcharge is included in the monthly bill from SFPUC. Because each participant's share of the debt service surcharge is proportional to the amount of water purchased during the prior fiscal year, the City's share of the debt service will fluctuate from year to year.

The City paid its surcharge of \$523,678 during fiscal year 2024-25, which is included as a component of purchased water expenses in the Water Enterprise Fund. The surcharge for fiscal year 2025-26 is estimated to be \$436,668.

# E. Santa Clara Stadium Authority and Litigation

### **Asset Retirement Obligation**

Pursuant to the Ground Lease, the SCSA may be required to demolish the Stadium and other improvements at the end of the lease term, upon written notice from the City. Pursuant to the Stadium Lease, the SCSA has been establishing reserves to fund the cost of demolishing the stadium at the end of the lease term. While such reserves are projected to cover the entire demolition cost, StadCo will be responsible for funding any shortfall.

# **NOTE 20 – COMMITMENTS AND CONTINGENCIES (continued)**

#### 2024 Settlement Agreement

On May 23, 2024, the SCSA, the City, StadCo, and ManagementCo entered into the 2024 Settlement Agreement that resolved pending arbitration and disputes regarding the reimbursement of expenses for complementary buffets provided to certain SBL holders, the NFL public safety cost threshold and related claims, as well as other miscellaneous terms and matters. The 2024 Settlement Agreement provided for amendments to the Ground Lease (Second Amendment) and the Stadium Lease (First Amendment), which were effective as of May 28, 2024. As part of the buffet costs settlement, StadCo's claims against the SCSA for unpaid buffet costs reimbursements for fiscal years 2014-15 through 2023-24 were resolved and deemed satisfied, and ManagementCo.'s previous (and disputed) draw under the Revolving Credit Agreement to reimburse StadCo for \$902 thousand for buffet costs in fiscal year 2022-21 was deemed a timely payment by SCSA. The 2024 Settlement Agreement also provided a new \$90 thousand buffet reimbursement fee per NFL Game owed by SCSA to StadCo, starting in fiscal year 2024-25, with the fee increasing each year by 3%. As part of the public safety costs settlement, the \$14.8 million of public safety costs over the threshold for fiscal year 2017-18 through fiscal year 2023-24 owed by SCSA to StadCo was agreed to not be treated as Credited Public Safety Costs and therefore those credits would not affect the calculation of Performance Based Rent. This cost due to StadCo has been redefined as Public Safety Cost 2024 Outstanding Balance, which would be paid from a legal contingency reserve and future excess revenues until paid off. In fiscal year 2024-25, the SCSA made a payment of \$3.3 million from a legal contingency reserve and a payment of \$6.2 million from excess revenues toward the Public Safety Cost 2024 Outstanding Balance, as agreed. The SCSA is expected to use a portion of its excess revenues to pay off the remaining \$5.3 million in future years.

The 2024 Settlement Agreement also allows for the payment of the Performance Based Rent from the SCSA to the City in the amount of \$7.3 million for fiscal years 2022-23 and 2023-24.

#### Public Safety Costs Over Threshold

Pursuant to the May 2024 Settlement Agreement, on May 28, 2024, the SCSA entered into the First Amendment to Amended and Restated Stadium Lease Agreement with the Forty Niners SC Stadium Company LLC (StadCo). Under that amendment agreement, reimbursements for Public Safety Cost 2024 Outstanding Balance will be partially paid using Litigation Contingency Reserves, with the remainder to be paid through excess revenues. As of March 31, 2025, the SCSA has \$5.3 million outstanding in the Public Safety Cost 2024 Outstanding Balance included within accounts payable.

In addition, the annual NFL Public Safety Cost Threshold was increased to \$360 thousand per game for lease year ending March 31, 2025, with a 4% escalator applied for each subsequent year. The amendment agreement also provided for a new Public Safety Costs Expenditures reserve account, funded in part by increases of Non-NFL Ticket Surcharges. To the extent that public safety costs for NFL events exceed the public safety cost threshold, StadCo will be reimbursed by the SCSA through payments from the SCSA's Discretionary Fund or the Public Safety Cost Reserve. For fiscal year ending March 31, 2025, the SCSA paid \$2.5 million to StadCo for public safety costs over threshold.

#### **Excess Revenue Distribution**

Pursuant to the May 2024 Settlement Agreement and the related First Amendment to Amended and Restated Stadium Lease Agreement, the use of excess revenues was restructured to facilitate the reimbursement of the Public Safety Cost 2024 Outstanding Balance to StadCo and to allow for funds to be distributed to the City s general fund. The flow of excess revenue was restructured such that, in the event the Renovation and

# CITY OF SANTA CLARA NOTES TO BASIC FINANCIAL STATEMENTS For the year ended June 30, 2025

#### **NOTE 20 – COMMITMENTS AND CONTINGENCIES (continued)**

Demolition Reserve is less than \$70 million, the SCSA will deposit up to 50% of available excess revenues in the Renovation and Demolition Reserve, up to 50% of available excess revenues to repay to StadCo the Public Safety Costs 2024 Outstanding Balance, and any remaining excess revenues to be treated additional disbursements, such as distribution to the City's general fund. Once the Public Safety Costs 2024 Outstanding Balance is paid in full, the SCSA will disburse up to 50% of the remaining excess revenues to the Renovation and Demolition Reserve, and the remainder of excess revenues can be distributed to the City's general fund. After the Renovation and Demolition Reserve has \$70 million, the remaining available excess revenues may be distributed by SCSA to the City's general fund.

For fiscal year ending March 31, 2025, the SCSA transferred \$12.3 million to the Renovation and Demolition Reserve, paid \$6.2 million to StadCo to pay down the Public Safety Cost 2024 Outstanding Balance, and paid \$6.2 million to the City's General Fund.

## NOTE 21 – REDEVELOPMENT AGENCY DISSOLUTION AND SUCCESSOR AGENCY ACTIVITIES

#### A. Defeased Bonds

Bayshore North Project 2011 Tax Allocation Bonds

On May 11, 2011, the former RDA issued \$31.41 million of Bayshore North Project 2011 Tax Allocation Bonds (RDA 2011 Bonds) with an interest rate ranging from 2% to 7.86%, and a final maturity of 2026, to finance various redevelopment activities associated with the former RDA's Bayshore North Project Area. The 2011 Bonds were defeased on June 1, 2017.

The following schedule summarizes the defeased 2011 Tax Allocation Bonds:

		Principal			Principal		Redemption
2011 Series	Issued		Date Issued		Defeased	Maturities Defeased	Date
Current Interest Bonds	\$	11,440,000	May 18, 2011	\$	11,315,000	June 1, 2026	June 1, 2021
						From June 1, 2022 to	
Capital Appreciation Bonds		19,971,295	May 18, 2011		10,643,264	June 1, 2026	June 1, 2021
	\$	31,411,295		\$	21,958,264		

#### NOTE 22 – SUCCESSOR AGENCY LEASE AGREEMENTS

On January 8, 2016 the City executed the Settlement Agreement for Sharma vs Successor Agency to Redevelopment Agency of the City of Santa Clara. This Settlement Agreement calls for the City to return to the Successor Agency certain properties that the former Redevelopment Agency transferred to the City prior to dissolution. The properties transferred are as follows: the Great America Theme Park Property (not including the parking lot, see Note 4B), the Hilton Hotel Property, the North/South Parking Lots, the Gateway

# CITY OF SANTA CLARA NOTES TO BASIC FINANCIAL STATEMENTS For the year ended June 30, 2025

#### **NOTE 22 – SUCCESSOR AGENCY LEASE AGREEMENTS (continued)**

Parcel 2 Property, the Hyatt Hotel Property (not including the ballroom, see Note 4B), the Techmart Property, and the Martinson Childcare Center Property. All the properties, other than the Martinson Childcare Center Property will be sold by the Successor Agency. Until the properties are sold the rent revenues will be used to pay the Successor Agency's enforceable obligations. The Settlement Agreement requires the City to forego the long term lease revenues generated by the properties.

#### A. Techmart Office Building Ground Lease

In May 1998, the former RDA entered into a long-term ground lease of the Techmart parcel with CarrAmerica. The lease has a 55 year term with options for two additional ten-year terms. The former RDA received \$1 million annual rent for each of the first ten years of the lease, which lease revenues were paid by the former RDA to the City pursuant to the First Amended Cooperation Agreement. Rent increases are scheduled as follows: 10% in the eleventh year and every five years thereafter during the initial term and 15% in the first and sixth year of each option term. Under the terms of the lease, CarrAmerica assumed responsibility for all taxes and assessments levied against the Techmart parcel and the Lessor's interest in the ground lease is unsubordinated to any other financing. On July 13, 2006, CarrAmerica merged with Nantucket Acquisition, Inc., a wholly owned subsidiary of The Blackstone Group; the terms and conditions of the lease agreement remain in effect.

Lease revenues collected from July 1, 2012 to June 30, 2025 in the amount of \$16,885,550 were passed on to the Successor Agency. For the fiscal year ended June 30, 2025, the Successor Agency recognized \$1,268,251 in lease revenue and \$881,911 in interest revenue. As of June 30, 2025, the Successor Agency's receivable for lease payments was \$38,407,123 and the balance of the deferred inflow of resources was \$35,405,346.

#### B. Hyatt Regency Hotel Ground Lease and Ballroom Lease

In April 1985, the former RDA entered into a long-term ground lease with SCCC Associates (Lessee) for the development of a certain portion of that piece of land – the Bayshore North Redevelopment Project Area, and eventual operation of a high quality hotel and related facilities, amenities and improvements including one of the Ballrooms in the Convention Center. The lease is for an initial term of 50 years. The Lessee has options to renew the lease for four additional periods of ten years each and one additional period of nine years. In 2005, SHC New Santa Clara, LLC, the successor-in-interest to SCCC Associates at that time, sold the interest to Hyatt Equities, LLC. In 2013, Hyatt Equities, LLC. sold its interest to Inland American Lodging Acquisitions, Inc.; the terms and conditions of the lease agreements remain in effect. Under the terms of the lease, the former RDA is entitled to receive a specified amount of minimum rent subject to adjustment at times specified in the lease. Lessee may also have an obligation for additional rent calculated as a predetermined percentage of the hotel gross revenues which exceed the amount specified in the lease.

The Settlement Agreement states that a portion of the ground lease payments from the Hyatt Hotel are derived from the Convention Center Ballroom space rental and are not related to the Hyatt Hotel ground lease. The Settlement Agreement states the City shall retain all revenues generated from the Ballroom Agreement starting July 1, 2015. Lease revenues collected from July 1, 2012 to June 30, 2015 in the amount of \$921,270 were passed on to the Successor Agency. Additional information concerning the Ballroom Lease can be found in Note 4B.

On March 26, 2025, the Successor Agency approved a purchase and sale agreement related to the sale of the Hyatt parcel. The transfer of the property was settled on March 26, 2025. The Lease revenues collected from

# CITY OF SANTA CLARA NOTES TO BASIC FINANCIAL STATEMENTS For the year ended June 30, 2025

#### **NOTE 22 – SUCCESSOR AGENCY LEASE AGREEMENTS (continued)**

Hyatt from July 1, 2012 to June 30, 2025 in the amount of \$18,988,998 were passed on to the Successor Agency. For the fiscal year ended June 30, 2025, the Successor Agency recognized \$252,000 in lease revenue and \$62,150 in interest revenue. With the sale of the property, the lease was terminated and a loss on lease termination of \$143,657 was recognized during the year ended June 30, 2025.

#### C. Schedule of the Future Lease Payments

As of June 30, 2025, the future lease payments to be received by the Successor Agency for the above lease are as follows:

	Lease Receivable											
For the Year												
Ending June 30	Principal	Interest										
2026	\$ 594,526 \$	869,574										
2027	608,225	855,875										
2028	632,128	844,173										
2029	784,751	825,759										
2030	802,833	807,677										
2031-2035	4,641,329	3,746,744										
2036-2040	6,086,329	3,140,551										
2041-2045	7,798,009	2,351,559										
2046-2050	9,811,750	1,352,777										
2051-2055	6,647,243	230,104										
	\$ 38,407,123 \$	15,024,793										







## CITY OF SANTA CLARA REQUIRED SUPPLEMENTARY INFORMATION

This part of the City of Santa Clara's Annual Comprehensive Report provides detailed information to better understand the data presented within the financial statements and note disclosures.

#### SCHEDULE OF CHANGES IN THE NET PENSION LIABILITY AND RELATED RATIOS

Discloses the changes and components of the net pension liability and related ratios, including the pension plan's fiduciary net position as a percentage of the total pension liability, and the net pension liability as a percentage of covered payroll.

#### SCHEDULE OF PLAN CONTRIBUTIONS - PENSION PLAN

Contains information of the employer's contractually required contribution rates, contributions to the pension plan and related ratios.

#### SCHEDULE OF CHANGES IN THE NET OPEB LIABILITY AND RELATED RATIOS

Discloses the changes and components of the net OPEB liability and related ratios, including OPEB's Plan Trust Fund net position as a percentage of the total OPEB liability, and the net OPEB liability as a percentage of covered employee payroll.

#### SCHEDULE OF PLAN CONTRIBUTIONS - OPEB PLAN

Contains information of the employer's contractually required contribution rates, contributions to the OPEB Plan and related ratios.

## SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - BUDGET AND ACTUAL

Presents the accompanying budget and actual comparison schedules in accordance with the budgetary process.

### SCHEDULE OF CHANGES IN THE NET PENSION LIABILITY AND RELATED RATIOS MISCELLANEOUS PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN

#### Last Ten Fiscal Years for the Measurement Periods Ended June 30

#### Miscellaneous Plan

	2024			2023	2022
Total Pension Liability					
Service cost	\$	16,950,345	\$	16,468,193	\$ 16,172,784
Interest		61,850,719		59,622,333	57,377,858
Changes of benefit terms		-		643,992	-
Changes of assumptions		-		-	24,297,391
Differences between expected and actual experience		7,257,508		7,491,260	(3,601,124)
Benefit payments, including refunds of employee contributions		(52,409,738)		(50,177,599)	(48,432,370)
Net change in total pension liability		33,648,834		34,048,179	45,814,539
Total pension liability - beginning		906,859,415		872,811,236	826,996,697
Total pension liability - ending	\$	940,508,249	\$	906,859,415	\$ 872,811,236
Plan Fiduciary Net Position					
Contributions - employer	\$	37,637,166	\$	36,574,733	\$ 34,036,195
Contributions - employee		7,142,463		6,418,087	6,369,047
Net investment income		55,366,388		34,061,981	(45,722,450)
Benefit payments, including refunds of employee contributions		(52,409,738)		(50,177,599)	(48,432,370)
Plan to plan resource movement		-		-	-
Administrative expense		(465,245)		(400,978)	(373,396)
Other Misc Income/(Expense) (1)				-	_
Net change in plan fiduciary net position		47,271,034		26,476,224	(54,122,974)
Plan fiduciary net position - beginning (2)		571,762,571		545,286,347	599,409,321
Plan fiduciary net position - ending	\$	619,033,605	\$	571,762,571	\$ 545,286,347
Net Pension Liability - ending	\$	321,474,644	\$	335,096,844	\$ 327,524,889
Plan fiduciary net position as a percentage of the total pension liability		65.82%		63.05%	62.47%
Covered payroll	\$	102,818,912	\$	100,304,469	\$ 92,642,754
Net pension liability as percentage of covered payroll		312.66%		334.03%	353.54%

#### Notes to schedule:

(1) During fiscal year 2017-18, as a result of GASB No. 75, Accounting and Financial Reporting for Postemployment Benefit Plans Other Than Pensions, CalPERS reported its proportionate share of activity related to postemployment benefits for participation in the State of California's agent OPEB plan. Accordingly, CalPERS recorded a one-time expense as a result of the adoption of GASB No. 75.

Additionally, CalPERS employees participate in various State of California agent pension plans and during fiscal year 2017-18, CalPERS recorded a correction to previously reported financial statements to properly reflect its proportionate share of activity related to pensions in accordance with GASB Statement No. 68, Accounting and Financial Reporting for Pension.

(2) Includes any beginning of year adjustment.

## SCHEDULE OF CHANGES IN THE NET PENSION LIABILITY AND RELATED RATIOS MISCELLANEOUS PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN

#### Last Ten Fiscal Years for the Measurement Periods Ended June 30

2021	2020	2019	2018	2017	2016	2015
\$ 15,428,984 56,183,036	\$ 15,079,332 54,277,035	\$ 14,448,007 51,858,572	\$ 13,159,021 49,394,806	\$ 11,975,850 47,384,580	\$ 10,415,730 46,283,869	\$ 9,909,421 44,755,550
-	-	-	(5,067,759)	37,018,109	-	(10,233,178)
1,328,853	9,229,485	10,888,358	10,229,369	(2,176,270)	(2,265,081)	108,957
(45,355,148)	(43,050,194)	(41,003,947)	(38,252,869)	(35,744,281)	(33,491,738)	(31,858,297)
27,585,725	35,535,658	36,190,990	29,462,568	58,457,988	20,942,780	12,682,453
 799,410,972	763,875,314	 727,684,324	698,221,756	639,763,768	618,820,988	606,138,535
\$ 826,996,697	\$ 799,410,972	\$ 763,875,314	\$ 727,684,324	\$ 698,221,756	\$ 639,763,768	\$ 618,820,988
\$ 31,272,528	\$ 28,827,466	\$ 25,715,248	\$ 22,508,822	\$ 22,015,885	\$ 18,464,042	\$ 15,625,285
6,333,120	6,650,350	6,182,683	5,957,917	5,247,078	5,151,548	4,755,791
112,780,714	24,008,623	30,342,401	36,908,188	44,308,442	2,186,435	9,037,882
(45,355,148)	(43,050,194)	(41,003,947)	(38,252,869)	(35,744,281)	(33,491,738)	(31,858,297)
-	-	-	(1,065)	-	(788)	(368)
(494,347)	(675,430)	(326,982)	(674,790)	(587,320)	(247,274)	(457,051)
 -	-	 1,065	 (1,281,438)			
104,536,867	15,760,815	20,910,468	25,164,765	35,239,804	(7,937,775)	(2,896,758)
 494,872,454	479,111,639	458,201,171	433,036,406	397,796,602	405,734,377	408,631,135
\$ 599,409,321	\$ 494,872,454	\$ 479,111,639	\$ 458,201,171	\$ 433,036,406	\$ 397,796,602	\$ 405,734,377
\$ 227,587,376	\$ 304,538,518	\$ 284,763,675	\$ 269,483,153	\$ 265,185,350	\$ 241,967,166	\$ 213,086,611
72.48%	61.90%	62.72%	62.97%	62.02%	62.18%	65.57%
\$ 89,321,766	\$ 89,410,939	\$ 81,872,333	\$ 75,515,390	\$ 71,285,526	\$ 61,942,363	\$ 58,051,406
254.79%	340.61%	347.76%	356.81%	371.95%	390.63%	367.07%

Changes of assumptions: The discount rate used to discount liabilities was informed by the long-term projected portfolio return. In addition, demographic assumptions and the inflation rate assumption were changed in accordance with the 2021 CalPERS Experience Study and Review of Actuarial Assumptions. There were no assumption changes in 2023 or 2024. Effective with June 30, 2021 valuation date (June 30, 2022 measurement date), the accounting discount rate was reduced from 7.15% to 6.90%. The accounting discount rate was 7.15% for measurement dates 2017 through 2021. In 2015 and 2016, the accounting discount rate was 7.65% to reflect an adjustment of administrative expense.

#### SCHEDULE OF PLAN CONTRIBUTIONS

#### MIS CELLANEOUS PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN

#### Last Ten Fiscal Years Ended June 30

	11	TO 1
1/11000	laneous	Ulan
IVI ISCC	nancous	i iaii

	2025	2024		2023			2022
Actuarially determined contribution	\$ 41,820,152	\$	37,993,602	\$	36,763,759	\$	34,126,897
Contributions in relation to the actuarially							
determined contributions	(41,820,152)		(37,993,602)		(36,763,759)		(34,126,897)
Contribution deficiency (excess)	\$ -	\$	-	\$	-	\$	-
Covered payroll	\$ 110,578,742	\$	102,818,912	\$	100,304,469	\$	92,642,754
Contributions as a percentage of							
covered payroll	37.82%		36.95%		36.65%		36.84%
Notes to schedule							
Valuation date	6/30/2022		6/30/2021		6/30/2020		6/30/2019

Methods and assumptions used to determine contribution rates:

Actuarial cost method Entry age normal

Amortization method Level percentage of payroll, closed Remaining amortization period 22 years as of valuation date

Asset valuation method Fair value of assets

Inflation 2.75% for 2015 to 2019, 2.675% for 2020 and 2.50% for 2021 through 2022, 2.30% for

2023 to 2025

Salary increases Varies by Entry Age and Service

7.50% for 2015 to 2018, 7.375%, for 2019, 7.25% for 2020, and 7.0% for 2021 through

2022, 6.8% for 2023 to 2025, net of pension plan investment expense, including inflation

Retirement age The probabilities of Retirement are based on the CalPERS Experience Study.

The probabilities of mortality are based on the 2021 CalPERS Experience Study for the period from 2000 to 2019. Pre-retirement and Post-retirement mortality rates are projected

Mortality generationally for future years using 80% of Scale, MP-2020 published by the Society of

Actuaries.

## CITY OF SANTA CLARA SCHEDULE OF PLAN CONTRIBUTIONS

## MIS CELLANEOUS PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN Last Ten Fiscal Years Ended June 30

2016	2017	2018	2019	2020	2021
\$ 18,543,534	\$21,613,984	\$ 25,256,224	\$ 23,615,964	\$28,987,800	\$ 31,035,143
(10 542 524)	(21 (12 094)	(25.25(.224)	(22 (15 0(4)	(20,007,000)	(21.025.142)
(18,543,534)	(21,613,984)	(25,256,224)	(23,615,964)	(28,987,800)	(31,035,143)
\$ -	\$ -	\$ -	\$ -	5 -	\$ -
\$ 61,942,363	\$71,285,526	\$75,515,390	\$81,872,333	\$89,410,939	\$ 89,321,766
29.94%	30.32%	33.45%	28.84%	32.42%	34.75%
6/30/2013	6/30/2014	6/30/2015	6/30/2016	6/30/2017	6/30/2018

### SCHEDULE OF CHANGES IN THE NET PENSION LIABILITY AND RELATED RATIOS SAFETY PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN

Last Ten Fiscal Years for the Measurement Periods Ended June 30 (1)

#### Safety Plan

,	2024	2023	2022
Total Pension Liability			
Service cost	\$ 18,686,372	\$ 17,572,981	\$ 17,072,526
Interest	66,364,978	63,455,937	60,648,121
Changes of benefit terms	-	261,381	-
Changes of assumptions	-	-	27,501,978
Differences between expected and actual experience	13,390,967	12,903,735	(3,595,795)
Benefit payments, including refunds of employee contributions	(53,817,662)	 (51,815,487)	 (49,070,549)
Net change in total pension liability	44,624,655	42,378,547	52,556,281
Total pension liability - beginning	 965,985,937	923,607,390	 871,051,109
Total pension liability - ending	\$ 1,010,610,592	\$ 965,985,937	\$ 923,607,390
Plan Fiduciary Net Position			
Contributions - employer	\$ 36,813,747	\$ 34,987,003	\$ 31,703,230
Contributions - employee	6,600,757	6,145,378	5,872,012
Net investment income	59,091,657	36,533,713	(49,438,525)
Benefit payments, including refunds of employee contributions	(53,817,662)	(51,815,487)	(49,070,549)
Plan to plan resource movement	-	-	-
Administrative expense	(500,356)	(433,487)	(405,431)
Other Misc Income/(Expense) (2)	 _	_	 
Net change in plan fiduciary net position	48,188,143	25,417,120	(61,339,263)
Plan fiduciary net position - beginning	614,911,796	589,494,676	 650,833,939
Plan fiduciary net position - ending	\$ 663,099,939	\$ 614,911,796	\$ 589,494,676
Net Pension Liability - ending	\$ 347,510,653	\$ 351,074,141	\$ 334,112,714
Plan fiduciary net position as a percentage of the total pension	65.61%	 63.66%	 63.83%
Covered payroll	\$ 65,868,106	\$ 62,842,726	\$ 57,190,646
Net pension liability as percentage of covered payroll	527.59%	558.66%	584.21%

#### Notes to schedule:

(1) During fiscal year 2017-18, as a result of GASB No. 75, Accounting and Financial Reporting for Postemployment Benefit Plans Other Than Pensions, CalPERS reported its proportionate share of activity related to postemployment benefits for participation in the State of California's agent OPEB plan. Accordingly, CalPERS recorded a one-time expense as a result of the adoption of GASB No. 75.

Additionally, CalPERS employees participate in various State of California agent pension plans and during fiscal year 2017-18, CalPERS recorded a correction to previously reported financial statements to properly reflect its proportionate share of activity related to pensions in accordance with GASB Statement No. 68, Accounting and Financial Reporting for Pension.

(2) Includes any beginning of year adjustment.

## SCHEDULE OF CHANGES IN THE NET PENSION LIABILITY AND RELATED RATIOS SAFETY PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN

Last Ten Fiscal Years for the Measurement Periods Ended June 30  $^{\left(1\right)}$ 

 2021	 2020		2019	 2018	_	2017	 2016	 2015
\$ 15,750,690 59,165,587	\$ 15,518,467 56,740,930	\$	14,861,460 54,154,256	\$ 13,999,625 51,713,042	\$	13,111,358 49,741,737	\$ 10,985,005 48,410,844	\$ 10,678,931 46,944,730
7,316,002	- - 10,124,845		- - 8,480,853	(3,333,870) 5,782,119		- 40,842,398 (1,814,831)	(3,491,487)	(11,249,844) (3,604,245)
 (46,961,121) 35,271,158 835,779,951	 (44,599,326) 37,784,916 797,995,035		(41,984,265) 35,512,304 762,482,731	(38,978,890) 29,182,026 733,300,705		(37,370,686) 64,509,976 668,790,729	 (35,868,203) 20,036,159 648,754,570	 (34,372,454) 8,397,118 640,357,452
\$ 871,051,109	\$ 835,779,951	\$	797,995,035	\$ 762,482,731	\$	733,300,705	\$ 668,790,729	\$ 648,754,570
\$ 29,084,516 5,742,937 122,207,114 (46,961,121) - (540,727)	\$ 26,654,865 5,589,396 26,348,251 (44,599,326) - (744,424)	\$	23,458,623 5,781,715 33,408,137 (41,984,265) (362,341) 1,182	\$ 20,510,633 5,395,755 40,902,179 (38,978,890) (1,182) (751,243) (1,426,623)	\$	19,580,881 4,913,868 49,621,113 (37,370,686) - (658,507)	\$ 16,679,012 4,376,079 2,362,110 (35,868,203) 788 (279,579)	\$ 14,692,277 4,079,023 10,236,992 (34,372,454) - (516,273)
109,532,719 541,301,220	13,248,762 528,052,458	7	20,303,051 507,749,407	25,650,629 482,098,778		36,086,669 446,012,109	(12,729,793) 458,741,902	(5,880,435) 464,622,337
\$ 650,833,939	\$ 541,301,220	\$	528,052,458	\$ 507,749,407	\$	482,098,778	\$ 446,012,109	\$ 458,741,902
\$ 220,217,170	\$ 294,478,731	\$	269,942,577	\$ 254,733,324	\$	251,201,927	\$ 222,778,620	\$ 190,012,668
74.72%	64.77%		66.17%	66.59%		65.74%	66.69%	70.71%
\$ 54,912,443 401.03%	\$ 53,564,578 549.76%	\$	50,808,770 531.29%	\$ 47,569,993 535.49%	\$	47,064,869 533.74%	\$ 41,116,053 541.83%	\$ 38,909,866 488.34%

Changes of assumptions: The discount rate used to discount liabilities was informed by the long-term projected portfolio return. In addition, demographic assumptions and the inflation rate assumption were changed in accordance with the 2021 CalPERS Experience Study and Review of Actuarial Assumptions. There were no assumption changes in 2023 or 2024. Effective with June 30, 2021 valuation date (June 30, 2022 measurement date), the accounting discount rate was reduced from 7.15% to 6.90%. The accounting discount rate was 7.15% for measurement dates 2017 through 2021. In 2015 and 2016, the accounting discount rate was 7.65% to reflect an adjustment of administrative expense.

#### SCHEDULE OF PLAN CONTRIBUTIONS

#### SAFETY PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN

#### Last Ten Fiscal Years Ended June 30

Safety Plan						
		2025		2024	2023	2022
Actuarially determined contribution	\$	40,969,901	\$	37,050,903	\$ 35,094,101	\$32,084,531
Contributions in relation to the actuarially	•					
determined contributions		(40,969,901)		(37,050,903)	(35,094,101)	(32,084,531)
Contribution deficiency (excess)	\$	-	\$	-	\$ -	\$ -
Covered payroll	\$	67,512,733	\$	65,868,106	\$ 62,842,726	\$ 57,190,646
Contributions as a percentage of						
covered payroll		60.68%		56.25%	55.84%	56.10%
Notes to schedule						
Valuation date		6/30/2022		6/30/2021	6/30/2020	6/30/2019
Methods and assumptions used to determ	nine contribution rat	es:				
Actuarial cost method	Entry age norma	1				
A montigation mathod	Larval management	of maximall along	.al			

Amortization method Level percentage of payroll, closed Remaining amortization period 22 years as of valuation date

Asset valuation method Fair value of asset

Inflation 2.75% for 2015 to 2019, 2.675% for 2020 and 2.50% for 2021 through 2022, 2.30% for 2023

to 2025

Salary increases Varies by Entry Age and Service

Investment rate of return 7.50% for 2015 to 2018, 7.375%, for 2019, 7.25% for 2020, and 7.0% for 2021 through 2022,

6.8% for 2023 to 2025, net of pension plan investment expense, including inflation

Retirement age The probabilities of Retirement are based on the CalPERS Experience Study.

The probabilities of mortality are based on the 2021 CalPERS Experience Study for the period from 2000 to 2019. Pre-retirement and Post-retirement mortality rates are projected

generationally for future years using 80% of Scale, MP-2020 published by the Society of

Actuaries.

## CITY OF SANTA CLARA SCHEDULE OF PLAN CONTRIBUTIONS

#### SAFETY PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PENSION PLAN Last Ten Fiscal Years Ended June 30

2021	2020	2019	2018	2017	2016
\$ 29,295,456	\$27,099,469	\$ 23,484,760	\$22,002,506	\$ 19,735,867	\$ 17,365,058
(29,295,456)	(27,099,469)	(23,484,760)	(22,002,506)	(19,735,867)	(17,365,058)
\$ 54,912,443	\$ 53,564,578	\$ 50,808,770	\$47,569,993	\$ 47,064,869	\$41,116,053
53.35%	50.59%	46.22%	46.25%	41.93%	42.23%
6/30/2018	6/30/2017	6/30/2016	6/30/2015	6/30/2014	6/30/2013

#### SCHEDULE OF CHANGES IN THE NET OPEB LIABILITY AND RELATED RATIOS

#### OPEB PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PLAN

Last Ten Fiscal Years for the Measurement Periods Ended June 30  $^{\left(1\right)}$ 

(In Thousands)

	2025		2024 2023		2023		2022		2021		2020	0 2019		2018		2017	
Total OPEB Liability												•					
Service cost	\$ 2,367	\$	2,303	\$	2,415	\$	2,344	\$	2,091	\$	2,030	\$	2,264	\$	2,198	\$	2,134
Interest	3,141		3,057		3,244		3,145		3,292		3,200		3,478		3,343		3,194
Differences between expected and actual																	
experience	2,281				(1,652)		-		(326)		-		(1,644)		-		-
Changes of assumptions					(760)		-		1,709		-		(5,838)		-		-
Benefit payments including refunds	 (3,536)		(3,535)	_	(3,499)		(3,437)		(3,592)		(3,498)		(3,096)		(3,036)		(2,034)
Net change in total OPEB liability	4,253		1,825		(252)		2,052		3,174		1,732		(4,836)		2,505		3,294
Total OPEB liability - beginning	 69,211		67,386		67,638		65,586		62,412		60,680		65,516		63,011		59,717
Total OPEB liability - ending	\$ 73,464	\$	69,211	\$	67,386	\$	67,638	\$	65,586	\$	62,412	\$	60,680	\$	65,516	\$	63,011
Plan Fiduciary Net Position																	
Contributions - employer	\$ 5,490	\$	5,248	\$	4,915	\$	5,068	\$	4,535	\$	4,696	\$	5,366	\$	6,300	\$	2,733
Net investment income	3,306		2,249		1,094		(3,222)		2,957		1,403		1,410		524		738
Benefit payments including refunds	(3,536)		(3,535)		(3,499)		(3,437)		(3,592)		(3,498)		(3,096)		(3,036)		(2,034)
Administrative expense	 (122)		(118)		(65)		(62)		(59)		(100)		(91)		(71)		(73)
Net change in plan fiduciary net position	5,138		3,844		2,445	7	(1,653)	7	3,841		2,501		3,589		3,717		1,364
Plan fiduciary net position - beginning	 33,513		29,669		27,223		28,876		25,035		22,534		18,945		15,228		13,864
Plan fiduciary net position - ending	\$ 38,651	\$	33,513	\$	29,668	\$	27,223	\$	28,876	\$	25,035	\$	22,534	\$	18,945	\$	15,228
Net OPEB Liability - ending	\$ 34,813	\$	35,698	\$	37,718	\$	40,415	\$	36,710	\$	37,377	\$	38,146	\$	46,571	\$	47,783
Plan fiduciary net position as a percentage																	
of the total OPEB liability	52.6%		48.4%		44.0%		40.2%		44.0%		40.1%		37.1%		28.9%		24.2%
Covered payroll	\$ 204,323	\$	193,597	\$	180,100	\$	169,613	\$	163,594	\$	164,431	\$	151,453	\$	135,297	\$	102,468
Net OPEB liability as percentage of covered payroll Notes to schedule:	17.0%		18.4%		20.9%		23.8%		22.4%		22.7%		25.2%		34.4%		46.6%

(1) Fiscal year 2016-17 was the first year of implementation.

#### SCHEDULE OF PLAN CONTRIBUTIONS

#### OPEB PLAN, AN AGENT MULTIPLE-EMPLOYER DEFINED BENEFIT PLAN

Last Ten Fiscal Years Ended June 30<sup>(1)</sup> (In Thousands)

	2025		2	2024		2023		2022		2021		2020		2019	2	2018		2017
Actuarially determined contribution	\$ 5,4	20	\$	5,229	\$	4,896	\$	4,748	\$	4,826	\$	4,681	\$	5,306	\$	5,466	\$	2,981
Contributions in relation to the actuarially																		
determined contributions	5,4	90		5,248		4,914		5,068		4,535		4,696		5,366		6,300		2,981
Contribution deficiency (excess)	\$ (	70)	\$	(19)	\$	(18)	\$	(320)	\$	291	\$	(15)	\$	(60)	\$	(834)	\$	
Covered payroll	\$204,3	23	\$19	93,597	\$ 1	80,100	\$ 1	69,613	\$ 1	163,594	\$ 1	64,431	\$1	51,453	\$1	35,297	\$1	02,468
Contributions as a percentage of covered payroll	2.6	5%		2.70%		2.72%		2.99%		2.77%		2.86%		3.54%		4.66%		2.91%

Notes to schedule:

(1) Fiscal year 2016-17 was the first year of implementation.

#### Notes to Schedule of Employer Contribution (OPEB Plan)

Methods and Assum	ptions for 2024-25 Actuarially Determine Contributions
Actuarial valuation date	June 30, 2022
Actuarial cost method	Entry Age Normal, Level Percentage of Payroll
Amortization method	Level percent of payroll
Unfunded liability amortization	30 years (closed period) for initial UAAL
	(15 Years remaining on June 30, 2024)
	20 years (closed period) for implied subsidy on 06/30/2019
	(15 years remaining on June 30, 2024)
	15 years (open period) for method, assumption, plan changes,
	and gains and losses
	Maximum 30-year combined period
Asset valuation method	Investment gains and losses spread over a 5-year rolling period.
	Not less that 80% nor greater than 120% of fair value
Discount rate	4.50%
General inflation	2.50%
Healthcare trend	Non-Medicare -8.50% for 2024, decreasing to an ultimate rate
	of 3.45% in 2076
	Medicare (Non-Kaiser)- 7.50% for 2024 decreasing to an
	ultimate rate of 3.45% in 2076
	Medicare (Kaiser)- 6.25% for 2024 decreasing to an ultimate
	rate of 3.45% in 2076
Mortality	CalPERS 2000-2019 Experience Study
Mortality improvement	Post-retirement mortality projected fully generational with Scale
	MP-2021

#### CITY OF SANTA CLARA GENERAL FUND

#### S CHEDULE OF REVENUES, EXPENDITURES

#### AND CHANGES IN FUND BALANCES

#### BUDGET AND ACTUAL (NON-GAAP LEGAL BASIS)

For the year ended June 30, 2025

	Budgeted	Amounts		Variance with Final Budget	
	Original	Final	Actual Amounts Budgetary Basis	Positive (Negative)	
REVENUES					
Taxes:					
Sales	\$ 62,900,000	\$ 68,808,920	\$ 79,352,441	\$ 10,543,521	
Ad valorem	94,391,000	94,511,000	95,931,933	1,420,933	
Transient occupancy	22,850,000	22,850,000	26,992,989	4,142,989	
Other	6,950,000	6,950,000	7,018,562	68,562	
Licenses, permits, fines and penalties	10,330,000	10,330,000	12,525,584	2,195,584	
Intergovernmental	970,000	5,251,764	5,465,671	213,907	
Charges for services	41,722,435	43,679,000	47,784,717	4,105,717	
Contributions in-lieu of taxes	34,500,000	34,500,000	38,881,781	4,381,781	
Interest and rents	20,470,187	32,087,479	37,700,844	5,613,365	
Other	457,550	6,622,550	6,984,707	362,157	
Total Revenues	295,541,172	325,590,713	358,639,229	33,048,516	
EXPENDITURES					
General Government:					
General Administration	36,781,908	35,696,776	29,838,926	5,857,850	
City Clerk	2,102,267	2,213,267	2,295,760	(82,493)	
City Attorney	3,357,661	3,357,661	3,050,250	307,411	
Human Resources	4,845,256	5,202,689	4,465,154	737,535	
Finance	21,008,682	21,616,597	21,266,127	350,470	
Total General Government	68,095,774	68,086,990	60,916,217	7,170,773	
Public Works	26,347,463	26,641,355	25,143,136	1,498,219	
Parks and Recreation	23,172,047	23,197,047	21,049,615	2,147,432	
Public Safety:					
Police	92,074,298	92,369,379	91,171,462	1,197,917	
Fire	66,292,191	71,152,427	69,284,129	1,868,298	
Total Public Safety	158,366,489	163,521,806	160,455,591	3,066,215	
Planning and Inspection	4,945,765	5,084,105	4,380,596	703,509	
Library	11,732,505	11,750,644	11,577,046	173,598	
Total Expenditures	292,660,043	298,281,947	283,522,201	14,759,746	

#### CITY OF SANTA CLARA GENERAL FUND

## S CHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES

#### BUDGET AND ACTUAL (NON-GAAP LEGAL BASIS)

For the year ended June 30, 2025 (continued)

_	Budgeted	Amounts		Variance with Final Budget		
_	Original	Final	Actual Amounts Budgetary Basis	Positive (Negative)		
EXCESS (DEFICIENCY) OF REVENUES OVER EXPENDITURES	2,881,129	27,308,766	75,117,028	47,808,262		
OTHER FINANCING SOURCES (USES) Transfers in Transfers (out)	2,029,821 (18,038,146)	3,655,534 (29,398,367)	3,655,261 (29,398,367)	(273)		
Total Other Financing Sources (Uses)	(16,008,325)	(25,742,833)	(25,743,106)	(273)		
EXCESS (DEFICIENCY) OF REVENUES AND OTHER SOURCES OVER EXPENDITURES AND OTHER USES - BUDGETARY BASIS	\$ (13,127,196)	\$ 1,565,933	\$ 49,373,922	\$ 47,807,989		
ADJUSTMENTS TO BUDGETARY BASIS: Prior year encumbrances recognized on the GAA Current year encumbrances recognized on the but Net change in receivables recognized on the GAA Net change in accrued liabilities recognized on the	dgetary basis AP basis		(6,162,368) 5,816,859 11,321,043 (252,050)			
Net change in funds for GAAP Basis not include Beginning Fund balance Ending Fund balance	d in annual budget		(333,262) 181,319,452 \$ 241,083,596			

#### CITY OF SANTA CLARA SANTA CLARA HOUSING SUCCESSOR SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES

#### BUDGET AND ACTUAL (NON-GAAP LEGAL BASIS)

For the year ended June 30, 2025

	Budgetee	d Amounts		Variance		
	Original	Final	Actual Amount Budgetary Basis	Positive (Negative)		
REVENUES						
Interest and rents	\$ 186,771	\$ 186,771	\$ 166,504	\$ (20,267)		
Other	1,119,555	1,119,555	1,376,048	256,493		
Total Revenues	1,306,326	1,306,326	1,542,552	236,226		
EXPENDITURES						
General Administration	902,579	902,579	663,187	239,392		
Total Expenditures	902,579	902,579	663,187	239,392		
EXCESS (DEFICIENCY) OF REVENUES OVER EXPENDITURES	403,747	403,747	879,365	475,618		
EXCESS (DEFICIENCY) OF REVENUES AND OTHER SOURCES OVER EXPENDITURES AND OTHER USES	\$ 403,747	\$ 403,747	879,365	\$ 475,618		
ADJUSTMENTS TO BUDGETARY BASIS: Expenditures of prior year encumbrances recognized on the base of the change in accrued liabilities recognized on Beginning Fund balance Ending Fund balance	oudgetary basi	s	(110,010) 220,003 20,825 5,868,807 \$ 6,878,990			

# CITY OF SANTA CLARA NOTES TO REQUIRED SUPPLEMENTARY INFORMATION June 30, 2025

#### NOTE 1 – REQUIRED SUPPLEMENTARY INFORMATION

#### A. BUDGETS AND BUDGETARY ACCOUNTING

The results of operations are presented in the budget and actual comparison statement in accordance with the budgetary process (budgetary basis) to provide a meaningful comparison with the budget.

The major differences between the budgetary basis actual and GAAP basis actual are as follows:

- Year-end encumbrances are recognized as the equivalent of expenditures in the budgetary basis financial statements, while encumbered amounts are not recognized as expenditures on the GAAP basis until the liability is incurred.
- Expenditures of prior year encumbrances are recognized on the GAAP basis in the current year, while on the budgetary basis prior year encumbrances were recognized in the prior year.
- Accrued liabilities and compensated absences are recognized on the GAAP basis, while the budgetary basis does not recognize accrued liabilities.
- Revenues considered susceptible to accrual on the GAAP basis are not recognized on the budgetary basis until received.
- Formal Budgets are not prepared for non-cash transactions, and as such are excluded from the budgetary basis financial schedules.
- Increases to certain GAAP basis advances to other funds are treated as expenditures for budgetary basis financial statements.

## Supplementary Information



#### CITY OF SANTA CLARA NON-MAJOR GOVERNMENTAL FUNDS

#### SPECIAL REVENUE FUNDS

#### **GAS TAX**

The fund accounts for revenues and expenditures received from the State under Street and Highways Codes Sections 2105 (Gas Tax 2105), 2106 (Collier-Unruh) and 2107 (Special Gas Tax) and from the State under the Road Repair and Accountability Act of 2017 under the Streets and Highways Code Section 2030. The allocations must be spent for street maintenance or construction and a limited amount for engineering.

#### **HUD PROGRAMS**

This fund accounts for grant funds received from other governmental agencies for the purpose of developing viable urban communities.

#### CITY AFFORDABLE HOUSING

This fund accounts for the City's Below Market Housing Program for low and moderate income residents.

#### SANTA CLARA HOUSING AUTHORITY

On February 22, 2011, the Santa Clara Housing Authority (SCHA), a special revenue fund, was established to account for housing loans to assist in providing affordable housing. On March 8, 2011, the City, former RDA, and the SCHA executed an assignment and assumption agreement whereby the SCHA assumed responsibility for housing loans for qualifying individuals and groups. Loans assigned were made under various programs; substantially all are long-term in nature.

#### **MAINTENANCE**

This fund accounts for the maintenance of the Lawrence Station Community Facility District and two Parking Districts located near the City's Convention Center and the downtown area. Funds are received by means of a Special Benefit Assessment levied against the property owners in the respective districts.

#### **OPERATING GRANTS**

This fund accounts for grant funds received from other governmental agencies for various operating activities.

#### NEW DEVELOPMENT SERVICE FEE

This fund accounts for the revenues and expenditures from the new development-related fees that are imposed upon new development projects in the City.

#### CERTIFIED UNIFIED PROGRAM AGENCIES (CUPA)

This fund accounts for fees collected for regulation and management of hazardous materials in the City. Fees are to be used in the administration of the CUPA program.



## CITY OF SANTA CLARA NON-MAJOR GOVERNMENTAL FUNDS (continued)

#### **DEBT SERVICE FUNDS**

#### PUBLIC FACILITIES FINANCING CORPORATION (PFFC)

This fund accumulates monies for the repayment of Certificates of Participation, which are financed by lease payments made by the City's General Fund to the PFFC for use of the Police Administration Building and Library sites.

#### **CAPITAL PROJECTS FUNDS**

#### PARKS AND RECREATION FACILITIES

This fund was established to account for revenues, contributions and reimbursements received and costs incurred in connection with the acquisition and construction of the City parks.

#### STREETS AND HIGHWAYS IMPROVEMENT

This fund is used to account for revenues and expenditures related to road construction and traffic improvements.

#### STORM DRAIN IMPROVEMENT

This fund is used to account for revenues and expenditures related to the construction or modification of the City's storm drainage system.

#### FIRE DEPARTMENT IMPROVEMENT

This fund is used to account for revenues and expenditures related to the construction or modification of City fire stations.

#### LIBRARY DEPARTMENT IMPROVEMENT

This fund is used to account for revenues and expenditures related to the construction or modification of the City's library facilities.

#### **PUBLIC FACILITIES**

This fund is used to account for revenues and expenditures related to the construction, acquisition or modification of public improvements not accounted for in another Capital Projects Fund.

#### NON-MAJOR GOVERNMENTAL FUNDS

#### COMBINING BALANCE SHEET

June 30, 2025

	S PECIAL REVENUE FUNDS					
		Gas Tax		HUD Programs	City Affordable Housing	Santa Clara Housing Authority
ASSETS						
Cash and investments:						
Pooled cash and investments	\$	3,237,117	\$	424,708	\$21,875,570	\$ 1,110,728
Investments with fiscal agent - current		-		-	-	-
Restricted cash		-		-	-	-
Receivables (net of allowance for uncollectibles):						
Accounts		-		-	-	-
Loans		-		11,856,074	65,025,429	6,393,379
Intergovernmental		948,585		1,043,604	-	-
Materials, supplies and prepaids		-		-	-	-
Investments with fiscal agent - noncurrent		-		-		
Total Assets	\$	4,185,702	\$	13,324,386	\$86,900,999	\$ 7,504,107
LIABILITIES						
Accrued liabilities	\$	_	\$	539,525	\$ 175,258	\$ 3,860
Unearned revenue						
Total Liabilities		-		539,525	175,258	3,860
DEFERRED INFLOWS OF RESOURCES						
Unavailable revenue - Loans		_		11,856,074	65,025,429	6,393,379
Total Deferred Inflows of Resources		-		11,856,074	65,025,429	6,393,379
FUND BALANCES						
Restricted		4,185,702		928,787	21,700,312	-
Committed		<u>-</u>		<u> </u>		1,106,868
Total Fund Balances		4,185,702		928,787	21,700,312	1,106,868
Total Liabilities, Deferred Inflows of Resources						
and Fund Balances	\$	4,185,702	\$	13,324,386	\$86,900,999	\$ 7,504,107

# CITY OF SANTA CLARA NON-MAJOR GOVERNMENTAL FUNDS COMBINING BALANCE SHEET

June 30, 2025

Operating Grants Maintenance Fund	New Development Service Fee	Certified Unified Program Agencies Fund	Public Facilities Financing Corp.
\$ 2,262,145 \$ 3,999,116 \$ 	\$ 41,208,197	\$ 1,016,735 - -	\$ 86,361 18,993
	105,600	-	-
473 1,024,878	-	-	-
\$ 2,456,545 \$ 5,023,994	\$ 41,313,797	\$ 1,016,735	\$ 821,439
\$ 75,677 \$ 40,579 S	\$ 462,164 45,488	\$ 21,854	\$ -
75,677 40,579	507,652	21,854	
		<u> </u>	-
2,380,868 4,983,415	351,791 40,454,354	994,881	821,439
2,380,868 4,983,415	40,806,145	994,881	821,439
\$ 2,456,545 \$ 5,023,994	\$ 41,313,797	\$ 1,016,735	\$ 821,439 (continued)

# CITY OF SANTA CLARA NON-MAJOR GOVERNMENTAL FUNDS COMBINING BALANCE SHEET

June 30, 2025 (continued)

	CAPI	UNDS			
	Parks	Streets			
	and	and	Storm		
	Recreation	Highways	Drain Improvement		
	Facilities	Improvement			
ASSETS					
Cash and investments:					
Pooled cash and investments	\$ 65,560,472	\$ 63,133,095	\$ 5,897,488		
Investments with fiscal agent - current	-	-	-		
Restricted cash	-	2,457,804	-		
Receivables (net of allowance for uncollectibles):					
Accounts	-	-	145,120		
Loans	-	-	-		
Intergovernmental	-	228,130	115,481		
Materials, supplies and prepaids	53,523	-	-		
Investments with fiscal agent - noncurrent			-		
Total Assets	\$ 65,613,995	\$ 65,819,029	\$ 6,158,089		
LIABILITIES					
Accrued liabilities	\$ 902,421	\$ 4,000,096	\$ 546,628		
Unearned revenue	-		-		
Total Liabilities	902,421	4,000,096	546,628		
DEFERRED INFLOWS OF RESOURCES					
Unavailable revenue - Loans	-	_	-		
Total Deferred Inflows of Resources		-	-		
FUND BALANCES					
Restricted	50,545,462	50,062,752	324,510		
Committed	14,166,112	11,756,181	5,286,951		
Total Fund Balances	64,711,574	61,818,933	5,611,461		
Total Liabilities, Deferred Inflows of Resources					
and Fund Balances	\$ 65,613,995	\$ 65,819,029	\$ 6,158,089		

# CITY OF SANTA CLARA NON-MAJOR GOVERNMENTAL FUNDS COMBINING BALANCE SHEET

#### June 30, 2025 (continued)

#### CAPITAL PROJECTS FUNDS

	CAP	HALI	PROJECTS I	UNI	<u>)8</u>	_	
Fire Department Improvement		Library Department Improvement		Public Facilities		Total Non-Major Governmental Funds	
\$	1,859,641	\$	653,160	\$	30,811,241	\$ 243,135,774	
	_		· -		<u> </u>	18,993	
	-		-		-	2,651,731	
	_		_		278,685	529,405	
	-		_		_	83,274,882	
	_		-		-	3,361,151	
	1,055		-			54,578	
	-		-			716,085	
\$	1,860,696	\$	653,160	\$	31,089,926	\$ 333,742,599	
\$	23,923	\$	-	\$	1,491,268	\$ 8,283,253	
	-		-		235,000	280,488	
	23,923				1,726,268	8,563,741	
						02.254.002	
						83,274,882	
				_		83,274,882	
	-		-		2,655,927	139,935,846	
	1,836,773		653,160		26,707,731	101,968,130	
	1,836,773		653,160		29,363,658	241,903,976	
\$	1,860,696	\$	653,160	\$	31,089,926	\$ 333,742,599	

#### NON-MAJOR GOVERNMENTAL FUNDS

#### ${\bf COMBINING\,S\,TATEMENT\,OF\,REVENUES, EXPENDITURES}$

#### AND CHANGES IN FUND BALANCES

For the year ended June 30, 2025

		S PECIAL REVENUE FUNDS					
	Gas Tax		HUD Programs	City Affordable Housing	Santa Clara Housing Authority		
REVENUES							
Taxes:							
Other	\$	-	\$ -	\$ -	\$ -		
Licenses, permits, fines, and penalties		-	-	-	-		
Intergovernmental	7	,278,280	2,827,796	2,238	-		
Charges for services		-	-	37,356	-		
Interest and rents		840,109	2,183	728,898	41,826		
Other		-	339,992	3,952,691	15,795		
Total Revenues	8	3,118,389	3,169,971	4,721,183	57,621		
EXPENDITURES							
Current:			• • • • • • • •	1 00 1 600	4.00 = 4.5		
General Administration		-	2,800,093	1,094,609	168,745		
Public Works		-	-	-	-		
Parks and Recreation		-	-	-	-		
Public Safety: Police							
Fire				-	-		
				-	-		
Planning and Inspection Library					-		
Capital outlay			534,991		_		
Debt service:			334,771		_		
Principal payments		_	_	_	_		
Interest and fiscal fees		_	_	_	_		
Total Expenditures			3,335,084	1,094,609	168,745		
EXCESS (DEFICIENCY) OF REVENUES							
OVER EXPENDITURES	8	3,118,389	(165,113)	3,626,574	(111,124)		
OTHER FINANCING SOURCES (USES)							
Transfers in		-	-	-	-		
Transfers (out)	(8	3,821,915)					
Total Other Financing Sources (Uses)	8)	3,821,915)					
NET CHANGE IN FUND BALANCE		(703,526)	(165,113)	3,626,574	(111,124)		
Fund balances - beginning		,889,228	1,093,900	18,073,738	1,217,992		
Fund balances - ending	\$ 4	,185,702	\$ 928,787	\$21,700,312	\$ 1,106,868		

## CITY OF SANTA CLARA NON-MAJOR GOVERNMENTAL FUNDS

#### ${\bf COMBINING\ STATEMENT\ OF\ REVENUES,\ EXPENDITURES}$

#### AND CHANGES IN FUND BALANCES

For the year ended June 30, 2025

	SPECIAL R	EVENUE FUNDS		DEBT SERVICE FUND
Maintenance	Operating Grants Fund	New Development Service Fee	Certified Unified Program Agencies Fund	Public Facilities Financing Corp.
\$ 388,466	\$ -	\$ -	\$ -	\$ -
, -	-	9,356,968	-	-
-	7,378,898	21,431	-	-
1,022,279	143,343	12,006,988	-	-
34,301	7,782	1,429,903	21,730	36,182
		68,114	161,524	
1,445,046	7,530,023	22,883,404	183,254	36,182
-	-			_
1,955,763	-	-	-	-
154,758	202,588	-	-	-
		•		
97,603	1,004,944	-	-	
-	5,181,816	3,522,672	116,894	
-	32,811	15,993,433	-	
-	189,122	-	-	-
-	74,751	-	-	
_	_	_		1,085,000
-	_	-	<u>-</u>	321,100
2,208,124	6,686,032	19,516,105	116,894	1,406,100
2,200,121	0,000,032	15,510,105	110,051	1,100,100
(763,078)	843,991	3,367,299	66,360	(1,369,918)
977,546	575,620	_	928,521	1,405,940
(308,201)	(1,364,581)	(352,809)	720,321	
669,345	(788,961)	(352,809)	928,521	1,405,940
007,5 15	(700,701)	(552,007)	720,521	1, 100,7 10
(93,733)	55,030	3,014,490	994,881	36,022
2,474,601	4,928,385	37,791,655		785,417
\$ 2,380,868	\$ 4,983,415	\$ 40,806,145	\$ 994,881	\$ 821,439
				(continued)

#### NON-MAJOR GOVERNMENTAL FUNDS

## COMBINING STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES

For the year ended June 30, 2025 (continued)

	CAPITAL PROJECTS FUNDS				
	Parks and Recreation Facilities	Streets and Highways Improvement	Storm Drain Improvement		
REVENUES					
Taxes:					
Other	\$ -	\$ -	\$ -		
Licenses, permits, fines, and penalties	-	-	-		
Intergovernmental	2,565,020	5,756,445	305,083		
Charges for services	-	-	1,486,772		
Interest and rents	1,756,186	519,564	10,940		
Other	4,367,809	1,253,321			
Total Revenues	8,689,015	7,529,330	1,802,795		
EXPENDITURES					
Current:					
General Administration	-	-	-		
Public Works	-	5,753,000	682,448		
Parks and Recreation	1,722,713	-	-		
Public Safety:					
Police	-		-		
Fire	-	7 -	-		
Planning and Inspection	-	-	-		
Library	-	-	-		
Cap ital outlay	1,686,739	15,560,301	1,091,195		
Debt service:					
Principal payments	-	-	-		
Interest and fiscal fees					
Total Expenditures	3,409,452	21,313,301	1,773,643		
EXCESS (DEFICIENCY) OF REVENUES					
OVER EXPENDITURES	5,279,563	(13,783,971)	29,152		
OTHER FINANCING SOURCES (USES)					
Transfers in	11,038,805	14,638,749	2,525,765		
Transfers (out)	(2,642)	(11,576)	(1,818,315)		
Total Other Financing Sources (Uses)	11,036,163	14,627,173	707,450		
NET CHANGE IN FUND BALANCE	16,315,726	843,202	736,602		
Fund balances - beginning	48,395,848	60,975,731	4,874,859		
Fund balances - ending	\$ 64,711,574	\$ 61,818,933	\$ 5,611,461		

#### CITY OF SANTA CLARA NON-MAJOR GOVERNMENTAL FUNDS

## COMBINING STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES

For the year ended June 30, 2025 (continued)

#### CAPITAL PROJECTS FUNDS

Fire Department Improvement		Library Department Improvement	Public Facilities	Total Non-Major Governmental Funds			
\$	-	\$ -	\$ -	\$ 388,466			
	-	-	11,574	9,356,968 26,146,765			
	_	-	-	14,696,738			
	-	-	217,682	5,647,286			
	-	-	526,784	10,686,030			
	_	-	756,040	66,922,253			
	_	-	3,518,468	7,581,915			
	-	-	27,792	8,419,003			
	-	-	-	2,080,059			
			· ·				
750	-	-	-	1,102,547			
759,	826	-	-	9,581,208 16,026,244			
	-	16,950	-	206,072			
174,	106	10,730	1,967,803	21,089,886			
,			-,, ,				
	-	-	119,699	1,204,699			
			51,000	372,100			
933,	932	16,950	5,684,762	67,663,733			
(933,	932)	(16,950)	(4,928,722)	(741,480)			
1,506,	700 -	471,848 (63,269)	8,018,845 (84,237)	42,088,339 (12,827,545)			
1,506,	700	408,579	7,934,608	29,260,794			
1,500,	, 50	100,577	1,75 1,000	27,200,774			
572,	768	391,629	3,005,886	28,519,314			
1,264,	005	261,531	26,357,772	213,384,662			
\$ 1,836,		\$ 653,160	\$ 29,363,658	\$ 241,903,976			

#### CITY OF SANTA CLARA SPECIAL REVENUE FUNDS

## SCHEDULE OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES

#### **BUDGET AND ACTUAL (NON-GAAP LEGAL BASIS)**

For the year ended June 30, 2025

			Maintenance				
		Budget		ual Amount getary Basis			
REVENUES							
Taxes-Other	\$	392,193	\$	388,466	\$	(3,727)	
Charges for services		1,022,279		1,022,279		-	
Interest and rents		2,530		34,301		31,771	
Total Revenues		1,417,002		1,445,046		28,044	
EXPENDITURES							
Current:							
Finance		1,671		-		1,671	
Public Works		2,217,480		2,000,725		216,755	
Parks and Recreation		248,531		226,330		22,201	
Police		97,603		97,603		-	
Total Expenditures		2,565,285		2,324,658		240,627	
EXCESS (DEFICIENCY) OF REVENUES							
OVER EXPENDITURES		(1,148,283)		(879,612)		268,671	
OTHER FINANCING SOURCES (USES)							
Transfers in		977,546		977,546		-	
Transfers out		(308,201)		(308,201)		_	
Total Other Financing Sources (Uses)		669,345		669,345			
EXCESS (DEFICIENCY) OF REVENUES AND OTHER SOURCES OVER EXPENDITURES							
AND OTHER USES	\$	(478,938)		(210,267)	\$	268,671	
ADJUSTMENTS TO BUDGETARY BASIS:							
Expenditures of prior year encumbrances recognized		(223,880)					
Current year encumbrances recognized on the budge		376,975					
Net change in accrued liabilities recognized on the G		(36,561)					
Beginning Fund balance		2,474,601					
Ending Fund balance				2,380,868			

### CITY OF SANTA CLARA NON-MAJOR ENTERPRISE FUNDS

Non-Major Enterprise Funds are used to finance and account for operations and activities performed by designated departments in the City or through third party agreements.

### SOLID WASTE FUND

This fund accounts for the administration of the City's garbage and rubbish collection service.

### **CEMETERY FUND**

This fund accounts for the activities of the Mission City Memorial Park.

### SANTA CLARA CONVENTION CENTER FUND

The Santa Clara Convention Center Fund was established in 1984 to account for the operations of the City's Convention Center or through third party agreements.

### SPORTS AND OPEN SPACE AUTHORITY FUND (SOSA)

SOSA was created by the City Council in 1974 for the acquisition and development of open space within the City and the development of local sports activities.

	Solid Waste	Cemetery		
ASSETS	- v us ce	<u></u>		
Current assets:				
Cash and investments:				
Pooled cash and investments	\$ 10,795,880	\$ 4,514,740		
Receivables (net of allowance for uncollectible):				
Accounts	6,947,704	10		
Due from other funds	-	286,207		
Total current assets	17,743,584	4,800,957		
Noncurrent assets:  Restricted cash  Capital assets:	1,701,112	-		
Land	-	1,096,874		
Construction in progress	-	-		
Buildings, infrastructure and land improvements	127,362	1,280,641		
Equipment	37,170	12,150		
	164,532	2,389,665		
Less accumulated depreciation	94,479	1,155,455		
Net capital assets	70,053	1,234,210		
Total noncurrent assets	1,771,165	1,234,210		
Total assets	19,514,749	6,035,167		
DEFERRED OUTFLOWS OF RESOURCES				
OPEB related items	13,645	10,258		
Pension related items	663,023	204,179		
Total deferred outflows of resources	676,668	214,437		

Santa Clara Convention Center		Sports and Open Space Authority	TOTAL Non-Major erprise Funds
\$ 13,423,310	\$	6,568	\$ 28,740,498
3,449,982		-	10,397,696 286,207
16,873,292		6,568	39,424,401
840,227		-	2,541,339
-		1,995,998	3,092,872
1,679,851		_	1,679,851
80,446,012		-	81,854,015
2,957,268			3,006,588
85,083,131		1,995,998	89,633,326
64,885,140		_	 66,135,074
20,197,991		1,995,998	 23,498,252
21,038,218		1,995,998	26,039,591
37,911,510		2,002,566	 65,463,992
	<del></del>		
-		-	23,903
			 867,202
-			 891,105
			(continued)

	Solid Waste	Cemetery
LIABILITIES		
Current liabilities:		
Accrued liabilities	3,615,919	30,640
Unearned revenue	- · · · · -	· -
Accrued compensated absences	85,412	22,765
Current portion of landfill closure liability	812,000	-
Total current liabilities	4,513,331	53,405
Noncurrent liabilities:		
Long-term compensated absences	161,691	43,520
Landfill closure liability	6,645,136	-
Net OPEB liability	208,582	156,815
Net pension liability	4,854,801	1,928,869
Total noncurrent liabilities	11,870,210	2,129,204
Total liabilities	16,383,541	2,182,609
DEFERRED INFLOWS OF RESOURCES		
OPEB related items	13,145	9,883
Pension related items	6,398	2,542
Total deferred inflows of resources	19,543	12,425
NET POSITION		
Net investment in capital assets	70,053	1,234,210
Restricted for capital projects and other agreements	1,701,112	2,883,385
Unrestricted	2,017,168	(63,025)
Total net position (deficit)	\$ 3,788,333	\$ 4,054,570

Santa Clara Convention Center	Sports and Open Space Authority	TOTAL Non-Major Enterprise Funds	
3,121,118 5,894,304 -	- - - -	6,767,677 5,894,304 108,177 812,000	
9,015,422		13,582,158	
- - - -	-	205,211 6,645,136 365,397 6,783,670 13,999,414	
9,015,422		27,581,572	
- - - -	- - -	23,028 8,940 31,968	
20,197,991 840,227 7,857,870	1,995,998	23,498,252 5,424,724 9,818,581	
\$ 28,896,088	\$ 2,002,566	\$ 38,741,557	

### CITY OF SANTA CLARA NON-MAJOR ENTERPRISE FUNDS

### COMBINING STATEMENT OF REVENUES, EXPENSES AND CHANGES IN FUND NET POSITION

	Solid Waste		Cemetery		
Operating revenues:					
Charges for services	\$	40,714,561	\$	1,007,683	
Other		221,552		2,606	
Total operating revenues		40,936,113		1,010,289	
Operating expenses:					
Salaries and benefits		1,838,506		441,536	
Materials, services and supplies		37,964,151		798,347	
Depreciation		2,547		6,287	
Total operating expenses		39,805,204		1,246,170	
Operating income (loss)		1,130,909	-	(235,881)	
Nonoperating revenues (expenses):					
Interest revenue		46,579		98,405	
Rents and royalties		14,153		-	
Total nonoperating revenues (expenses)		60,732		98,405	
Income (loss) before					
contributions and transfers		1,191,641		(137,476)	
Transfers in		102,564		827,689	
Transfers (out)		(48,770)		(2,637)	
Change in net position		1,245,435		687,576	
Total net position - beginning		2,560,249		3,374,972	
GASB 101 implementation		(17,351)		(7,978)	
Total net position - beginning as adjusted		2,542,898		3,366,994	
Total net position - ending	\$	3,788,333	\$	4,054,570	

# CITY OF SANTA CLARA NON-MAJOR ENTERPRISE FUNDS COMBINING STATEMENT OF REVENUES, EXPENSES AND CHANGES IN FUND NET POSITION

	Santa Clara Convention Center		ports and pen Space Authority	TOTAL Non-Major erprise Funds
\$	18,284,460	\$	-	\$ 60,006,704
				224,158
	18,284,460		<del>-</del>	60,230,862
	237,329		6,724	2,524,095
	15,630,765		3,929	54,397,192
	1,498,922		_	 1,507,756
	17,367,016		10,653	58,429,043
	917,444		(10,653)	1,801,819
	309,637		360	454,981
	_		_	14,153
	309,637		360	469,134
	1,227,081		(10,293)	2,270,953
	426,852		10,200	1,367,305
_				(51,407)
	1,653,933		(93)	3,586,851
	27,242,155		2,002,659	35,180,035
				 (25,329)
	27,242,155		2,002,659	 35,154,706
\$	28,896,088	\$	2,002,566	\$ 38,741,557

## CITY OF SANTA CLARA NON-MAJOR ENTERPRISE FUNDS COMBINING STATEMENT OF CASH FLOWS

		Solid Waste	(	Cemetery
CASH FLOWS FROM OPERATING ACTIVITIES		, , tas co		<u> </u>
Receipts from customers	\$	40,507,528	\$	1,010,279
Payments to suppliers		(37,263,276)		(808,287)
Payments to employees for salaries and benefits		(1,777,081)		(420,750)
Rents and royalties received		14,153		_
Net cash provided (used) by operating activities		1,702,876		(218,758)
CASH FLOWS FROM NONCAPITAL				
FINANCING ACTIVITIES				
Decrease in due from other funds		-		-
Transfers in		102,564		827,689
Transfers (out)		(48,770)		(2,637)
Cash Flows from Noncapital Financing Activities		53,794		804,768
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES				
Acquisition and construction of capital assets, net				
Cash Flows from Capital and Related Financing Activities	_			
CASH FLOWS FROM INVESTING ACTIVITIES				
Interest and dividends		46,579		98,405
Cash Flows from Investing Activities	$\overline{A}$	46,579		98,405
Net increase (decrease) in cash and cash				
equivalents		1,803,249		684,415
Cash and cash equivalents at beginning of period		10,693,743		3,830,325
Cash and cash equivalents at end of period	\$	12,496,992	\$	4,514,740
Cash and cash equivalents:				
Pooled cash and investments	\$	10,795,880	\$	4,514,740
Restricted cash	_	1,701,112		
Total cash and cash equivalents	\$	12,496,992	\$	4,514,740

### CITY OF SANTA CLARA NON-MAJOR ENTERPRISE FUNDS COMBINING STATEMENT OF CASH FLOWS

	anta Clara Convention Center	Oper	rts and n Space hority		TOTAL Non-Major erprise Funds
\$	15,884,185	\$		\$	57,401,992
Ψ	(13,742,214)	Φ	(3,929)	Ψ	(51,817,706)
	(237,329)		(6,724)		(2,441,884)
	(237,329)		(0,724)		14,153
	1,904,642	-	(10,653)		3,378,107
	-,,,,,,,,,,		(**,****)		
	-		-		-
	426,852		10,200		1,367,305
	<u>-</u>				(51,407)
	426,852		10,200		1,295,614
	(1,878,494)				(1,878,494)
	(1,878,494)				(1,878,494)
	309,637		360		454,981
	309,637		360		454,981
	762,637		(93)		3,250,208
	13,500,900		6,661		28,031,629
\$	14,263,537	\$	6,568	\$	31,281,837
¢	12 422 210	¢	6.560	¢	20 740 400
\$	13,423,310	\$	6,568	\$	28,740,498
Ф.	840,227	•	( 5(0	Ф.	2,541,339
\$	14,263,537	\$	6,568	\$	31,281,837
					(continued)

## CITY OF SANTA CLARA NON-MAJOR ENTERPRISE FUNDS COMBINING STATEMENT OF CASH FLOWS

	Solid Waste		Cemetery	
Reconciliation of operating income (loss) to net cash provided (used) by operating activities:	Φ	1 120 000	Ф	(225,001)
Operating income (loss) Adjustments to reconcile operating income (loss) to net cash provided (used) by operating activities:	\$	1,130,909	\$	(235,881)
(Decrease) Increase in due to OPEB system		(25,373)		(6,031)
(Decrease) Increase in due to retirement system		61,182		41,212
Depreciation		2,547		6,287
Change in assets and liabilities:				
Receivables, net		(207,033)		(10)
Accrued liabilities		700,875		(9,940)
Compensated absences		25,616		(14,395)
Unearned revenue		-		-
Other receipts		14,153		
Net cash provided (used) by operating activities	\$	1,702,876	\$	(218,758)

### CITY OF SANTA CLARA NON-MAJOR ENTERPRISE FUNDS

### COMBINING STATEMENT OF CASH FLOWS

anta Clara Convention Center	Or	ports and pen Space uthority	TOTAL Non-Major rprise Funds
\$ 917,444	\$	(10,653)	\$ 1,801,819
- - 1,498,922		- - -	(31,404) 102,394 1,507,756
(2,756,020) 1,888,551		<u>-</u>	(2,963,063) 2,579,486
355,745			11,221 355,745 14,153
\$ 1,904,642	\$	(10,653)	\$ 3,378,107



### CITY OF SANTA CLARA INTERNAL SERVICE FUNDS

Internal Service Funds are used to finance and account for special activities and services performed by a designated department for other departments in the City on a cost reimbursement basis.

The concept of major funds does not extend to internal service funds because they do not do business with outside parties. For the Statement of Activities, the net revenues or expenses of each internal service fund are eliminated by netting them against the operations of the other City departments which generated them. The remaining balance sheet items are consolidated with these same funds in the Statement of Net Position.

However, internal service funds are still presented separately in the Fund financial statements, including the funds below.

#### **AUTOMOTIVE SERVICES**

This fund accounts for the maintenance and replacement of vehicles and equipment used by all City departments. The source of revenue for this fund is rental fees charged to the various departments.

### TECHNICAL EQUIPMENT SERVICES

This fund accounts for the maintenance and replacement of communication and computer equipment used by City departments. The source of revenue for this fund is rental fees charged to the various departments.

#### PUBLIC WORKS CAPITAL PROJECTS MANAGEMENT

This fund accounts for the Public Works staff time and non-personnel costs utilized to manage and work on specific capital improvement programs of the City. The source of revenue for this fund is fees charged to the departments requiring Public Works capital project services.

### INFORMATION TECHNOLOGY SERVICES

This fund accounts for citywide cost associated with computer and telephone equipment replacement as well as other services including new or upgraded software, additional licenses for new users, and general information technology services provided to all City departments. The source of revenue for this fund is fees charged to the departments that require information technology services.

#### SPECIAL LIABILITY INSURANCE CLAIMS

This fund was established to account for the cost of claims and administrative costs for the City's self-insured general liability program.

### WORKERS' COMPENSATION INSURANCE CLAIMS

This fund is used to account for the cost of claims for service connected with injuries and illnesses sustained by members of the City's work force.

	 Automotive Services		Technical Equipment Services		PW Capital Projects Management	
ASSETS						
Current assets:						
Cash and investments:						
Pooled cash and investments Receivables (net of allowance for uncollectible):	\$ 16,474,128	\$	4,320,767	\$	1,196,036	
Accounts	18,757		-		-	
Due from other funds	46,059		-		-	
Materials, supplies and prepaids	4,590,387				<u>-</u>	
Total current assets	 21,129,331		4,320,767		1,196,036	
Noncurrent assets:						
Capital assets:						
Equipment	44,115,576		8,989,702		-	
Right-to-use leased assets	_		_		-	
Right-to-use SBITA	-	$\leq$			-	
Total capital assets	44,115,576		8,989,702		-	
Less accumulated depreciation	30,159,383		3,799,966		<u>-</u>	
Net capital assets	13,956,193		5,189,736		-	
Total noncurrent assets	 13,956,193		5,189,736			
Total assets	35,085,524		9,510,503		1,196,036	
DEFERRED OUTFLOWS OF RESOURCES						
OPEB related items	30,262		-		-	
Pension related items	 1,017,366		-			
Total deferred outflows of resources	1,047,628		-			

Information Technology Services	chnology Insurance Insura		TOTAL
Ser vices	Claims		
\$ 5,384,154	\$ 12,563,348	\$ 10,449,469	\$ 50,387,902
7,540 - 	1,316,594	710,857	2,053,748 46,059 4,590,387
5,391,694	13,879,942	11,160,326	57,078,096
6,040	-	-	53,111,318
2,234,821	-	-	2,234,821
2,397,211			2,397,211
4,638,072	-	-	57,743,350
2,259,394			36,218,743
2,378,678			21,524,607
2,378,678	-	· <del></del>	21,524,607
7,770,372	13,879,942	11,160,326	78,602,703
12,310	_	_	42,572
611,779	-	-	1,629,145
624,089		-	1,671,717
			(continued)

	utomotive Services	Equi	hnical pment vices	PW Capital Projects Management			
LIABILITIES							
Current liabilities:							
Accrued liabilities	306,939		120,400		23,927		
Interest payable	-		-		-		
Due to other funds	6,332,318		1,302,869		=		
Accrued compensated absences	141,034		=		=		
Current portion of lease obligation	-		-		-		
Current portion of SBITA	-		-		-		
Total current liabilities	6,780,291		1,423,269		23,927		
Noncurrent liabilities:							
Long-term portion estimated claims			_		_		
Long-term compensated absences	266,770		_		_		
Long-term lease obligation	200,770		_		_		
OPEB pension liability	462,602		_		_		
Net pension liability	6,043,841				_		
Total noncurrent liabilities	6,773,213		-		-		
T-4-11-1-11-1	12 552 504		1 422 200		22.027		
Total liabilities	 13,553,504		1,423,269		23,927		
DEFERRED INFLOWS OF RESOURCES							
OPEB related items	29,154		-		-		
Pension related items	7,965		-				
Total deferred inflows of resources	37,119		_		_		
NET POSITION							
Net investment in capital assets	13,956,193		5,189,736		-		
Unrestricted	8,586,336		2,897,498		1,172,109		
Total net position (deficit)	\$ 22,542,529	\$	8,087,234	\$	1,172,109		

Information Technology Services	Special Liability Insurance Claims	Workers' Compensation Insurance Claims	TOTAL			
1,020,790	3,022,000	4,126,000	8,620,056			
22,051	-	-	22,051			
-	-	-	7,635,187			
201,460	-	-	342,494			
89,127	-	-	89,127			
617,329	_	-	617,329			
1,950,757	3,022,000	4,126,000	17,326,244			
-	7,171,000	17,356,000	24,527,000			
381,564	-	-	648,334			
1,424,882	-	_	1,424,882			
188,180	-	-	650,782			
2,764,308			8,808,149			
4,758,934	7,171,000	17,356,000	36,059,147			
6,709,691	10,193,000	21,482,000	53,385,391			
11,859	-	-	41,013			
3,643			11,608			
15,502			52,621			
247,340	-	-	19,393,269			
1,421,928	3,686,942	(10,321,674)	7,443,139			
		/	· · · · · ·			
\$ 1,669,268	\$ 3,686,942	\$ (10,321,674)	\$ 26,836,408			

### CITY OF SANTA CLARA INTERNAL SERVICE FUNDS

### COMBINING STATEMENT OF REVENUES, EXPENSES AND CHANGES IN FUND NET POSITION

	A	automotive Services		Technical Equipment Services	PW Capital Projects Management		
Operating revenues:							
Charges for services	\$	10,194,755	\$	985,638	\$	4,373,674	
Insurance refunds and other							
Total operating revenues		10,194,755		985,638		4,373,674	
Operating expenses:							
Salaries and benefits		2,931,520		-		3,512,916	
Materials, services and supplies		3,168,886		440,647		459,275	
General and administrative		-		-		-	
Amortization - Right to use assets		-		-		-	
Depreciation		2,704,625		420,789			
Total operating expenses		8,805,031		861,436		3,972,191	
Operating income (loss)		1,389,724		124,202		401,483	
Nonoperating revenues (expenses):							
Other revenue		398,031		963,000		-	
Interest expense		-		_		-	
Gain (loss) on retirement of assets		(6,503)		-		-	
Total nonoperating revenues (expenses)		391,528	$\Box$	963,000		-	
Income (loss) before							
contributions and transfers		1,781,252		1,087,202		401,483	
Transfers in		850,785		-		_	
Transfers (out)		-		-		(198,329)	
Change in net position		2,632,037		1,087,202		203,154	
Total net position - beginning		19,983,600		7,000,032		968,955	
GASB 101 implementation		(73,108)		-			
Total net position - beginning as adjusted		19,910,492		7,000,032		968,955	
Total net position - ending	\$	22,542,529	\$	8,087,234	\$	1,172,109	

# CITY OF SANTA CLARA INTERNAL SERVICE FUNDS COMBINING STATEMENT OF REVENUES, EXPENSES AND CHANGES IN FUND NET POSITION

	Information Technology Services	S pecial Liability Insurance Claims	Workers' Compensation Insurance Claims	TOTAL
\$	15,239,338	\$ 6,529,999 3,356,624	\$ 6,181,936 31,408	\$ 43,505,340 3,388,032
	15,239,338	9,886,623	6,213,344	46,893,372
	2,226,407 9,935,043	12,000,070	- - 6,016,864	8,670,843 14,003,851 18,016,934
	618,837 101		0,010,804	618,837 3,125,515
	12,780,388	12,000,070	6,016,864	44,435,980
	2,458,950	(2,113,447)	196,480	2,457,392
	(63,012)	4		1,361,031 (63,012) (6,503)
	(63,012)			1,291,516
	2,395,938	(2,113,447)	196,480	3,748,908
	-	1,742,287	-	2,593,072 (198,329)
-	2,395,938	(371,160)	196,480	6,143,651
	(601,769) (124,901)	4,058,102	(10,518,154)	20,890,766 (198,009)
	(726,670)	4,058,102	(10,518,154)	20,692,757
\$	1,669,268	\$ 3,686,942	\$ (10,321,674)	\$ 26,836,408

	,	Automotive Services	 Technical Equipment Services	PW Capital Projects Ianagement
CASH FLOWS FROM OPERATING ACTIVITIES	5			
Receipts from customers	\$	10,187,939	\$ 985,638	\$ 4,373,674
Payments to suppliers		(5,087,104)	(320,247)	(217,352)
Payments to employees for salaries and benefits		(2,869,984)	-	(3,512,916)
Internal activity - payments to other funds		(112,801)	-	(241,378)
Claims paid Other receipts		398,031	963,000	-
Other receipts		398,031	 903,000	 
Net cash provided (used) by operating activities		2,516,081	 1,628,391	402,028
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES				
(Increase) in due from other funds		(4,846)	-	-
Increase in due to other funds		480,365	82,266	-
Transfers in		850,785	-	-
Transfers (out)		-	_	(198,329)
Cash Flows from Noncapital Financing Activities		1,326,304	 82,266	(198,329)
CASH FLOWS FROM CAPITAL AND RELATED				
FINANCING ACTIVITIES				
Acquisition and construction of capital assets, net		(4,263,149)	(5,610,525)	-
Principal payment on capital debt				-
Interest paid on capital debt		-		-
Cash Flows from Capital and Related				
Financing Activities		(4,263,149)	(5,610,525)	_
Net increase (decrease) in cash and cash				
equivalents		(420,764)	(3,899,868)	203,699
Cash and investments at beginning of period		16,894,892	8,220,635	992,337
Cash and investments at end of period	\$	16,474,128	\$ 4,320,767	\$ 1,196,036
Cash and cash equivalents:				
Pooled cash and investments	\$	16,474,128	\$ 4,320,767	\$ 1,196,036
Total cash and cash equivalents	\$	16,474,128	\$ 4,320,767	\$ 1,196,036

For the year ended June 30, 2025

Information Liability Technology Insurance Services Claims		Liability Insurance	C	Workers' ompensation Insurance Claims	TOTAL
\$ 15,258,461	\$	9,886,623	\$	4,006,639	\$ 44,698,974
(9,824,452)		-		-	(15,449,155)
(2,161,114)		-		-	(8,544,014)
(1,237)		-		-	(355,416)
-		(11,861,885)		(5,628,220)	(17,490,105)
				2,041,016	 3,402,047
3,271,658		(1,975,262)		419,435	6,262,331
_		_		_	(4,846)
_		-		_	562,631
_		1,742,287		_	2,593,072
-		-		-	(198,329)
_		1,742,287			2,952,528
_		-			(9,873,674)
(699,769)		-		-	(699,769)
 (48,267)		-		-	(48,267)
(748,036)		_		_	(10,621,710)
 (7.10,030)					(10,021,710)
2,523,622		(232,975)		419,435	(1,406,851)
 2,860,532		12,796,323		10,030,034	 51,794,753
\$ 5,384,154	\$	12,563,348	\$	10,449,469	\$ 50,387,902
\$ 5,384,154	\$	12,563,348	\$	10,449,469	\$ 50,387,902
\$ 5,384,154	\$	12,563,348	\$	10,449,469	\$ 50,387,902
					(continued)

(continued)

	A	Automotive Services	Technical Equipment Services	PW Capital Projects Management		
Reconciliation of operating income (loss) to net cash						
provided (used) by operating activities:						
Operating income (loss)	\$	1,389,724	\$ 124,202	\$	401,483	
Adjustments to reconcile operating income (loss) to	net					
cash provided by operating activities:						
(Decrease) Increase in lease and SBITA obligation		-	-		-	
(Decrease) Increase in due to OPEB system		(17,792)	-		-	
(Decrease) Increase in due to retirement system		57,210	-		-	
Depreciation		2,704,625	420,789		-	
Change in assets and liabilities:						
Receivables, net		(6,816)	-		-	
Inventory		(2,136,500)	-		-	
Accrued liabilities		105,481	120,400		545	
Long-term portion estimated claims		-	-		-	
Compensated absences		22,118	-		-	
Other receipts		398,031	963,000		-	
Net cash provided (used) by operating activities	\$	2,516,081	\$ 1,628,391	\$	402,028	
NONCASH TRANSACTIONS:						
Addtion of Leased Assets	\$		\$ -	\$		
Addition of Leased Liabilities	\$	-	\$ <u> </u>	\$	-	

T	Information Technology Services		chnology Insurance			Workers' Compensation Insurance Claims	TOTAL
\$	2,458,950	\$	(2,113,447)	\$ 196,480	\$ 2,457,392		
	618,836		_	_	618,836		
	(7,237)		_	_	(25,029)		
	60,537		_	_	117,747		
	101		-	-	3,125,515		
	19,124		(1,312,617)	(279,345)	(1,579,654)		
	-		-	27,785	(2,108,715)		
	109,354		335,802	(181,485)	490,097		
	-		1,115,000	656,000	1,771,000		
	11,993		-		34,111		
					1,361,031		
\$	3,271,658	\$	(1,975,262)	\$ 419,435	\$ 6,262,331		
\$	1,576,376	\$	-	\$ _	\$ 1,576,376		
\$	(1,576,376)	\$	-	\$	\$ (1,576,376)		



### CITY OF SANTA CLARA COMBINING FIDUCIARY FUNDS

### PRIVATE PURPOSE TRUST FUNDS

Private Purpose Trust Funds are used to report trust arrangements, other than pension and investment trusts, under which principal and income benefit individuals, private organizations, or other governments. The Private Purpose Trust Funds are described below:

#### CHARITABLE TRUST

This fund accounts for the various gifts, donations and bequests received by the City for distribution to various nonprofit organizations as determined by the Mission City Community Fund.

### SUCCESSOR AGENCY

California State laws ABx1 26 and AB 1484 provided for the dissolution of California Redevelopment Agencies effective January 31, 2012 and the transfer of all non-housing Agency assets to the Successor Agency Redevelopment Obligation Retirement Fund.

### **CUSTODIAL FUNDS**

Custodial Funds are presented separately from the Government-wide and Fund financial statements.

Custodial Funds account for assets held by the City as an agent for individuals, governmental entities, and non-public organizations. These funds include the following:

### EMPLOYEE CONTRIBUTED EMERGENCY PAID LEAVE POOL FUND

This fund is used to account for monies collected and disbursed for the employees paid leave program that is administered by respective bargaining units. The City does not make contribution to this fund.

#### SPECIAL ASSESSMENTS

This fund accounts for monies collected and disbursed from special assessment districts where the City is not obligated for the outstanding debt payments.

#### CUSTODIAL DEPOSITS

This fund accounts for various miscellaneous deposits for other entities.

# CITY OF SANTA CLARA PRIVATE PURPOSE TRUST FUNDS COMBINING STATEMENT OF NET POSITION June 30, 2025

	C	haritable Successor Trust Agency			Total Private Purpose Trust		
ASSETS							
Current assets							
Cash and investments:							
Pooled cash and investments	\$	941,456	\$	541,228	\$	1,482,684	
Receivables (net of allowance for uncollectibles):				4.50			
Interest and rent		6,177		469,575		475,752	
Leases receivable		-		594,526		594,526	
Total current assets		947,633		1,605,329		2,552,962	
Noncurrent assets							
Leases receivable- noncurrent		_		37,812,597		37,812,597	
Investment with fiscal agent-noncurrent		2,893,407		- · · · · · · · · -		2,893,407	
Land held for resale		-		251,159		251,159	
Total noncurrent assets		2,893,407		38,063,756		40,957,163	
Total Assets	4	3,841,040		39,669,085		43,510,125	
LIABILITIES							
Unearned revenues		_		122,008		122,008	
Due to other agencies		_		520,000		520,000	
Total Liabilities				642,008		642,008	
Total Liabilities	_			042,008		042,008	
DEFERRED INFLOWS OF RESOURCES							
Leases related				35,405,346		35,405,346	
Total deferred inflows of resources		-	=	35,405,346		35,405,346	
NET POSITION							
		2 941 040				2 9/1 0/0	
Held in trust for private purpose Restricted for individuals, organization		3,841,040	•	-		3,841,040	
and other governments		=		3,621,731		3,621,731	
Total Net Position	\$	3,841,040	\$	3,621,731	\$	7,462,771	

### CITY OF SANTA CLARA PRIVATE PURPOSE TRUST FUNDS

### COMBINING STATEMENT OF CHANGES IN NET POSITION

	 Charitable Trust	Successor Agency	Total Private Purpose Trust		
ADDITIONS					
Investment income:					
Net change in fair value of investments	\$ 125,280	\$ -	\$	125,280	
Interest and rents	111,733	 3,286,529		3,398,262	
Net investment income	237,013	 3,286,529		3,523,542	
Gain from sale of property	 <u>-</u> _	 24,367,222		24,367,222	
Total additions	237,013	27,653,751		27,890,764	
DEDUCTIONS					
General and administrative	117,787	3,640		121,427	
Pass through to the County of Santa Clara	-	26,918,266		26,918,266	
Loss from lease termination	-	143,657		143,657	
Total deductions	117,787	27,065,563		27,183,350	
Net increase (decrease) in fiduciary net position	119,226	588,188		707,414	
Net position - beginning	3,721,814	3,033,543		6,755,357	
Net position - ending	\$ 3,841,040	\$ 3,621,731	\$	7,462,771	

## CITY OF SANTA CLARA CUSTODIAL FUNDS COMBINING STATEMENT OF NET POSITION

June 30, 2025

		oloyee Contributed Emergency Paid Leave Pool	Special Assessments		-	ustodial eposits	_	Total Custodial Funds	
ASSETS									
Cash and investments:									
Pooled cash and investments	\$	505,293	\$	598,557	\$	21,862	\$	1,125,712	
Total cash		505,293		598,557		21,862		1,125,712	
Total Assets		505,293		598,557		21,862		1,125,712	
NET POSITION									
Restricted for individuals, organizations									
and other governments		505,293		598,557		21,862		1,125,712	
Total Net Position	\$	505,293	\$	598,557	\$	21,862	\$	1,125,712	

### CITY OF SANTA CLARA CUSTODIAL FUNDS

### COMBINING STATEMENT OF CHANGES IN NET POSITION

For the Year Ended June 30, 2025

	 Contributed ncy Paid Pool	Special Assessments	-	Custodial Deposits		Total Cus todial Funds
ADDITIONS	_					
Contributions:						
Employee contributions	\$ 107,250	\$ -	\$	=	\$	107,250
Special assessments	-	3,501,359		-		3,501,359
Gifts and bequest	 			2,020		2,020
Total contributions	 107,250	3,501,359		2,020		3,610,629
Investment income:						
Interest and rents	16,235	-		-		16,235
Net investment income	16,235			-		16,235
Total additions	123,485	3,501,359		2,020		3,626,864
DEDUCTIONS						
General and administrative	-	-		770		770
Benefits paid	36,010	-		_		36,010
Pass through to the Stadium Authority	_	3,408,575		-		3,408,575
Total deductions	36,010	3,408,575		770		3,445,355
Net increase (decrease) in fiduciary net position	87,475	92,784		1,250		181,509
Net position - beginning	417,818	505,773		20,612		944,203
Net position - ending	\$ 505,293	\$ 598,557	\$	21,862	\$	1,125,712



### **Statistical Section (Unaudited)**



### CITY OF SANTA CLARA STATISTICAL SECTION

This part of the City of Santa Clara's Annual Comprehensive Report provides detailed information to better understand the data presented within the financial statements, note disclosures, and required supplementary information.

	<u>TABLES</u>
FINANCIAL TRENDS Contains trend information to help the reader understand how the City's financial performance has changed over time.	1 - 4
REVENUE CAPACITY Contains information to help the reader assess the City's most significant local revenue sources, the property taxes and electric utility charges.	5 - 10
DEBT CAPACITY Presents information to assess the affordability of the City's current levels of outstanding debt and the City's ability to issue additional debt in the future.	11 - 15
DEMOGRAPHIC AND ECONOMIC INFORMATION Offers information to help the reader understand the environment within which the City's financial activities take place.	16 - 17
OPERATING INFORMATION Contains service and infrastructure data to help the reader understand how the City's financial report relates to the services the City provides and the activities it performs.	18 - 21

### CITY OF SANTA CLARA NET POSITION BY COMPONENT

#### Last Ten Fiscal Years

(Accrual Basis of Accounting)

(In Thousands)

												Ta	ble 1
	2025	2024		2023	2022	2021		2020	2 0 19	2 0 18	2 0 17		2 0 16
Governmental Activities:													
Net Investment in Capital Assets	\$ 670,046	\$ 650,220	\$	632,383	\$ 625,872	\$ 626,115	\$	613,187	\$ 585,201	\$ 553,135	\$ 532,255	\$	507,390
Restricted	417,623	353,262		342,466	317,290	275,653		260,872	244,775	246,048	242,393		207,996
Unrestricted	(253,548)	(281,658)		(286,878)	(283,492)	(289,637)	,	(224,176)	(169,513)	(180,368)	(135,818)		(125,913
To tal Governmental Activities Net Position:	\$ 834,121	\$ 721,824	\$	687,971	\$ 659,670	\$ 612,131	\$	649,883	\$ 660,463	\$ 6 18,8 15	\$ 638,830	\$	589,473
Business - Type Activities:													
Net Investment in Capital Assets	\$ 1,087,706	\$ 1,150,380	\$	1,088,899	\$ 1,079,607	\$ 1,042,058	\$	974,612	\$ 953,098	\$ 917,738	\$ 882,187	\$	844,911
Restricted	392,094	384,617		332,074	333,069	234,289		249,516	185,267	174,595	142,459		133,718
Unrestricted	769,920	 407,202	1)	218,381	 112,922	 100,116		80,997	 31,258	(24,141)	(13,132)		(61,843
Total Business - Type Activities Net Position	\$ 2,249,720	\$ 1,942,199	\$	1,639,354	\$ 1,525,598	\$ 1,376,463	\$	1,305,125	\$ 1,169,623	\$ 1,068,192	\$ 1,011,514	\$	916,786
Primary Government													
Net Investment in Capital Assets	\$ 1,757,752	\$ 1,800,600	\$	1,721,282	\$ 1,705,479	\$ 1,668,173	\$	1,587,799	\$ 1,538,299	\$ 1,470,873	\$ 1,414,442	\$	1,352,301
Restricted	809,717	737,879		674,540	650,359	509,942		510,388	430,042	420,643	384,852		341,714
Unrestricted	516,372	125,544	1)	(68,497)	(170,570)	(189,521)		(143,179)	(138,255)	(204,509)	(148,950)		(187,756)
To tal Primary Government Net Position	\$ 3,083,841	\$ 2,664,023	\$	2,327,325	\$ 2,185,268	\$ 1,988,594	\$	1,955,008	\$ 1,830,086	\$ 1,687,007	\$ 1,650,344	\$	1,506,259

Note:

(1) Restated in 2025

Source: Finance Office, City of Santa Clara.

# CITY OF SANTA CLARA CHANGES IN NET POSITION Last Ten Fiscal Years (Accrual Basis of Accounting) (In Thousands)

Table 2

	2025	2024	2023	2022	2021	2020	2 0 19	2 0 18	2 0 17	2 0 16
Expenses:		·								
Governmental Activities:										
General Administration	\$ 35,444	\$ 33,144	\$ 32,353	\$ 37,676	\$ 33,671	\$ 26,436	\$ 30,328	\$ 25,467	\$ 20,636	\$ 22,692
CityClerk	1,556	1,209	1,329	1,17 1	1,4 14	1,292	1,263	864	1,020	309
City Attorney	2,500	2,319	2,529	2,079	1,890	1,945	1,700	1,000	860	270
Human Resources	2,496	1,890	2,039	2,136	1,616	2,751	2,011	1,886	1,675	748
Finance	10,814	8,824	10,031	10,325	10,188	10,497	7,111	6,253	5,323	1,633
P ublic Works	47,495	46,164	44,839	38,837	41,951	46,176	45,725	38,276	34,314	30,365
Parks and Recreation	27,504	27,659	25,907	20,520	20,266	27,491	23,285	21,369	18,616	17,106
Public Safety:										
P o lice	101,025	97,507	88,389	71,575	87,563	89,477	72,449	76,742	63,612	58,599
Fire	84,243	79,840	73,154	58,117	71,025	67,767	58,120	55,372	43,384	37,120
P lanning and Inspection	20,009	18,724	19,2 18	15,487	15,537	16,281	12,879	10,614	9,162	7,855
Library	13,757	13,056	12,766	10,925	10,864	13,773	12,687	12,302	10,553	10,718
Interest on long term debt	382	546	349	408	487	560	630	695	749	803
Total Governmental Activities Expenses (Net)	347,225	330,882	312,903	269,256	296,472	304,446	268,188	250,840	209,904	188,218
Business-Type Activities:	,									
Utilities:										
Electric	642,856	584,073	658,600	552,552	454,503	453,112	408,812	437,419	402,977	386,239
Water	63,997	58,039	49,010	45,578	45,353	43,196	46,067	41,777	35,649	32,254
Sewer	55,321	36,162	86,208	30,523	30,103	28,614	29,462	25,689	23,047	19,081
Water Recycling	10,058	8,995	6,605	5,700	5,844	6,344	5,909	4,972	4,858	2,672
So lid Waste	39,695	37,809	34,196	32,997	29,769	25,567	25,393	23,363	26,621	20,142
Cemetery	1,224	1,228	1,395	1,350	1,359	1,659	1,257	1,174	820	781
Sports and Open Space Authority	11	10	10	9	8	10	9	10	53	102
Santa Clara Golf and Tennis Club	-	-	-	- /	-	1,675	2,837	2,951	2,772	2,777
Santa Clara Convention Center	17,367	18,926	16,530	11,829	4,667	16,738	12,967	8,423	8,478	9,075
Santa Clara Stadium Authority	79,643	91,047	61,818	65,308	41,181	79,539	103,899	111,2 10	105,593	147,435
Total Business-Type Activities Expenses	910,172	836,289	745,846	612,787	656,454	636,612	656,988	610,868	620,558	557,995
Total Primary Expenses	\$ 1,257,397	\$ 1,167,171	\$ 1,015,102	\$ 909,259	\$ 960,900	\$ 904,800	\$ 907,828	\$ 820,772	\$ 808,776	\$ 731,637

Source: Finance Office, City of Santa Clara

### 218

# CITY OF SANTA CLARA CHANGES IN NET POSITION Last Ten Fiscal Years (Accrual Basis of Accounting) (In Thousands) (continued)

Table 2

	2025	2024	2023	2022	2021	2020	2 0 19	2 0 18	2 0 17	2 0 16
Program Revenues:										
Governmental Activities:										
Charges for Services:										
General Adminis tration	\$ 18,456	\$ 21,733	\$ 14,252	\$ 9,592	\$ 3,475	\$ 8,837	\$ 7,904	\$ 398	\$ 1,651	\$ 1,247
Parks and Recreation	3,949	3,589	3,225	2,049	891	1,495	3,431	3,126	3,169	3,114
P lanning and Inspection	20,094	18,953	21,755	21,274	16,470	15,564	19,048	12,837	13,658	15,065
Other P rograms	22,148	19,205	17,368	15,282	12,604	15,057	17,476	21,303	19,658	23,022
Operating Grants and Contributions	20,979	23,117	6,651	34,060	17,053	9,455	8,457	7,172	4,723	5,809
Capital Gains and Contributions	20,535	11,267	8,534	6,072	11,598	29,619	23,634	20,273	14,280	12,100
Total Governmental Activities Program Revenues	106,161	97,864	71,785	88,329	62,091	80,027	79,950	65,109	57,139	60,357
Business-Type Activities:										
Utilities:										
Electric	866,392	784,316	751,409	611,549	526,710	507,494	460,263	475,434	459,849	412,441
Water	66,475	57,514	50,519	51,606	52,530	51,373	47,017	46,685	39,953	31,955
Sewer	57,414	48,791	57,998	116,443	16,587	71,041	44,763	50,942	43,176	41,659
Water Recycling	9,950	8,797	6,395	6,072	6,182	6,304	6,299	5,479	4,834	3,841
So lid Waste	40,950	39,287	35,944	34,851	26,603	26,645	25,983	23,544	22,585	21,854
Cemetery	1,010	775	932	1,024	844	585	634	666	799	693
Sports and Open Space Authority	-	-/		-	-	-	-	-	58	72
Santa Clara Golf and Tennis Club	-	-	-	, .	-	674	2,001	1,991	1,780	1,666
Santa Clara Convention Center	18,284	19,671	17,429	8,527	1,221	14,252	12,734	9,061	9,581	7,399
Santa Clara Stadium Autho rity(1)	86,747	107,695	74,438	59,528	38,682	87,976	112,550	112,039	110,059	146,619
Total Business-Type Activities Program Revenues	1,147,222	1,066,846	995,064	889,600	669,359	766,344	712,244	725,841	692,674	668,199
Total Primary Government Program Revenues	1,253,383	1,164,710	1,066,849	977,929	731,450	846,371	792,194	790,950	749,813	728,556
Net (Expense) Revenues:										
Go vernmental Activities	(241,064)	(233,018)	(241,118)	(180,927)	(234,381)	(224,419)	(188,238)	(185,731)	(152,765)	(127,861)
Business-Type Activities	237,050	230,557	80,691	143,754	56,572	109,890	75,632	68,853	81,806	47,641
Total Primary Government Net (Expense) Revenues	\$ (4,014)	\$ (2,461)	\$ (160,426)	\$ (37,173)	\$ (177,809)	\$ (114,529)	\$ (112,606)	\$ (116,878)	\$ (70,959)	\$ (80,220)

Note:

(1) Restated in 2025.

Source: Finance Office, City of Santa Clara

# CITY OF SANTA CLARA CHANGES IN NET POSITION Last Ten Fiscal Years (Accrual Basis of Accounting) (In Thousands)

(continued)

Table 2

2025 2024 2023 2022 2021 2020 2019 2018 2017 2016 General Revenue and other changes in Net Position Governmental Activities: Taxes: Sales 79.352 61,776 \$ 64,498 \$ 56,902 56,178 55.270 65.036 56,320 \$ 55,751 \$ 57,797 Ad Valorem Property 95,319 90.176 84,047 74.188 68.358 65.132 58.502 54.965 50.943 45,627 Transient occupancy 26,993 22,347 18,989 10.812 2.949 15.994 23.229 20,580 20,484 20,557 Other 7,407 6,738 7,317 6,019 5.967 5,955 6,392 5,671 5,510 7,116 Internal Governmental, unrestricted: Motor Vehicle in-lieu 55 49 Contribution in-lieu of taxes 38.882 33,144 29.584 27,259 24.548 22,710 21.304 21.986 21.117 19,057 Investment earnings 26,226 17.939 13.299 5,709 6,451 8.700 6.990 4,600 3,466 2,178 Net increase (decrease) in the fair value of investments 7,433 9,969 (5.788)(13.688)(5,207)6,531 8,082 (2,452)(3,217)1,049 Equity in income (losses) of joint ventures 95 28 25 49 44 9,852 Rents and royalties 23,092 9,754 10,030 7,205 9,032 9,762 10,494 11,410 13,642 Other 25,547 12,125 43.058 58.511 24,590 22.513 30.257 16.243 39,956 8.551 Special item (24,451)Trans fer 5,051 2,524 4,964 (5,747)(5,765)1,895 743 1,457 (3,563)31,186 229,888 180,796 Total Government General Revenue and Special Item 335,302 266,870 269,419 228,468 187,973 213,839 190,610 202,122 Business-Type Activities: (1) 57.817 35,799 28,656 13.569 16,709 13.031 Investment earnings 11.587 16.618 15,755 16.894 Net increase (decrease) in the fair value of investments 16,751 11,712 (26,594)10,798 9,921 (3,584)(3,863)(6,246)(3,672)1,218 Equity in gains of joint venture 3.613 18,556 8.533 14.639 Gain (loss) on retirement of assets 7 1 1.678 29,751 Trans fer (5.051)(4.964)5.747 5.765 (1.895)(743)(31.186)(2.524)(1,457)3,563 Total Business-Type General Revenue 73,137 63,544 28.362 5.379 14,766 25,612 25,796 10,714 12,922 16,677 Total Primary Government General Revenue 408,439 330.414 297,781 233,847 202,739 239,451 255,684 201,324 215,044 197,473 Change in Net Position - Governmental Activities 94.238 33.852 28,301 47,541 (46.408)(10.580)41.650 4.879 49,357 52,935 Change in Net Position - Business-Type Activities 294,101 109,053 149,133 135,502 101,428 79,567 94,728 64.318 310,187 71,338 Change in Net Position - Total Primary Government 404,425 327,953 137,355 196,674 24,930 124,922 143,078 84,446 144,085 117,253 Net Position - Beginning of Year 2,664,023 2,327,325 1988,594 1,955,007 1,830,085 1,687,007 1,650,344 1,506,259 1,389,006 2,185,268 Change of Accounting Policy 25,183 GASB75 Implementation (47,783)GASB84 Implementation 8.657 GASB87 Implementation 8,745 4,702 GASB101 Implementation (9,790)Net Position - End of Year - Total Primary Government \$3,083,841 \$2,664,023 \$ 1.830.085 \$ 2,327,325 \$ 2,185,268 \$ 1,988,594 \$ 1,955,007 \$ 1.687.007 \$ 1.650,344 \$ 1,506,259

(I) Equity in income (losses) of joint ventures were included in the Electric and Sewer Business-Type Activities beginning in fiscal year 2016. Source: Finance Office, City of Santa Clara

#### CITY OF SANTA CLARA FUND BALANCES - GOVERNMENTAL FUNDS

#### Last Ten Fiscal Years (Modified Accrual Basis of Accounting) (In Thousands)

Table 3

	2025	:	2024		2023		2022	2021	2020		2 0 19		2 0 18	2	2 0 17	2	2 0 16
General Fund:		-							 -								
Nonspendable	\$ 8,296	\$	5,880	\$	3,396	\$	7,244	\$ 13,767	\$ 24,260	\$	24,421	\$	25,002	\$	13,837	\$	13,517
Restricted	39,817		31,841		24,689		23,291	25,943	28,507		17,652		13,585		7,083		11,865
Committed	12,776		18,577		18,575		23,985	40,280	36,978		30,902		41,914		58,580		64,111
Assigned	16,980		15,756		13,863		9,844	7,131	5,861		7,879		7,473		4,639		4,875
Unassigned	163,215		109,265		92,793		76,751	90,681	122,969		147,739		107,801		107,404		103,430
Total General Fund	241,084		18 1,3 19	$\Box$	153,316		14 1,115	177,802	218,575		228,593		195,775		191,543		197,798
All other Governmental Funds:																	
Restricted	146,815		135,624		137,384		110,448	88,486	89,256		86,802		91,290		89,818		67,612
Committed	101,968		83,629		78,205		73,821	50,558	44,757		45,345		40,473		44,936		38,953
Total All Other Governmental Funds	248,783		219,253		215,589		184,269	139,044	134,013		132,147		13 1,763		134,754		106,565
	 100.045	_	100.550	_	260.005		225.204	 216.046	 252 500	_	260.740	_	227.520	_	226205		
Total Governmental Funds	\$ 489,867	\$	400,572	\$	368,905	<u>\$</u>	325,384	\$ 3 16,846	\$ 352,588	\$	360,740	\$	327,538	\$	326,297	\$ 3	304,363

#### 221

#### CITY OF SANTA CLARA CHANGES IN FUND BALANCES - GOVERNMENTAL FUNDS Last Ten Fiscal Years

### (Modified Accrual Basis of Accounting) (In Thousands)

Table 4

		2025	2024	2023	2022	2021	2020	2019	2018	2017	2016
REVENUES:	-										
Taxes:											
Sales	\$	79,352	\$ 61,776	\$ 64,498	\$ 56,902	\$ 56,178	\$ 55,270	\$ 65,036	\$ 56,321	\$ 55,750	\$ 57,79
Ad valorem property		95,932	90,710	84,599	74,630	68,773	65,498	58,502	54,965	50,943	45,62
Transient occupancy		26,993	22,347	18,989	10,812	2,949	15,994	23,229	20,580	20,484	20,55
Other		7,407	7,116	6,738	7,317	5,824	5,967	5,955	6,392	5,671	5,510
Licenses, permits, fees and penalties		21,677	20,151	18,390	16,182	12,568	11,476	16,478	8,665	10,536	11,53
Intergo vernmenta l		31,951	30,730	13,299	39,929	22,589	19,905	29,685	13,920	15,269	8,570
Charges for services		60,728	59,312	51,976	47,194	38,171	44,029	49,067	45,237	42,941	46,93
Contribution in-lieu of taxes		38,882	33,143	29,584	27,259	24,548	22,710	21,304	21,986	21,117	19,05
Interest and rents		50,183	30,430	26,065	13,220	16,161	17,673	16,927	15,223	14,636	15,61
Net increase (decrease) in the fair value of investments		7,433	9,969	(5,788)	(13,688)	(5,207)	6,531	8,082	(2,452)	(3,217)	1,049
Other		18,948	 8,860	56,381	42,033	17,161	17,955	15,021	11,957	32,209	 9,578
TO TAL REVENUES	\$	439,486	\$ 374,544	\$ 364,731	\$ 321,790	\$ 259,715	\$ 283,008	\$ 309,286	\$ 252,794	\$ 266,339	\$ 241,829

Source: Finance Office, City of Santa Clara.

#### CITY OF SANTA CLARA CHANGES IN FUND BALANCES - GOVERNMENTAL FUNDS

## Last Ten Fiscal Years (Modified Accrual Basis of Accounting) (In Thousands) (continued)

Table 4

															14	bie 4
		2025	2024		2023		2022		2021	2020		2019	2018	2017		2016
EXPENDITURES																
Current:																
General Adminis tration	\$	36,793	\$ 41,322	\$	36,303	\$	42,252	\$	37,273	\$ 28,927	\$	36,093	\$ 28,997	\$ 24,265	\$	23,743
C ity C le rk		2,155	1,747		1,793		1,618		1,697	1,429		1,440	1,361	1,594		1,007
City Attorney		3,129	2,835		3,062		2,681		2,330	2,154		2,006	1,690	1,658		1,500
Human Resources		4,381	3,521		3,698		3,837		3,201	3,876		3,151	3,175	2,993		2,616
Finance		21,223	18,081		18,111		16,576		15,852	14,924		11,697	10,484	9,725		9,319
P ublic Works		34,117	31,700		30,175		28,158		28,443	28,186		31,595	25,595	24,018		20,088
Parks and Recreation		23,300	23,218		22,511		19,890		17,822	22,551		20,026	18,882	17,364		16,162
Public Safety:																
P o lic e		91,973	84,981		81,136		77,590		74,918	74,168		62,799	67,841	62,290		61,015
Fire		79,018	72,078		68,137		62,203		59,799	56,421		50,975	49,043	42,550		39,129
P lanning and Inspection		20,390	18,879		19,106		16,174		14,712	13,534		11,521	9,896	9,156		8,231
Library		12,010	10,759		10,732		10,011		8,879	10,392		10,234	10,426	9,113		9,479
Capital Outlay		21,760	31,100		34,798		19,261		30,514	24,021		30,382	19,933	29,329		13,434
Debt Service:																
P rincipal payments		2,711	2,238		2,077		2,009		1,930	1,859		1,786	1,731	1,674		1,620
Interest and fis cal fees		475	622		504		498		572	644		7 12	767	825		879
Bond is suance cost		-	-		-		-		-	-		-	7	2		1
TOTAL EXPENDITURES		353,435	343,081		332,143		302,758		297,942	283,086		274,417	 249,828	236,556		208,223
EXCESS (DEFICIENCY) OF REVENUES								7								
OVER (UNDER) EXPENDITURES		86,051	31,463		32,588		19,032		(38,227)	(78)		34,869	2,966	29,783		33,606
OTHER FINANCING SOURCES (USES):				_												
SBITA liabilities is sued		586	2,078		8,202		-		<u>-</u>	-		-	-	-		-
Lease liabilities issued		-	_		_		18			_		_	_	_		_
Trans fers in		45,749	33,747		27,001		56,105		49,402	29,003		43,334	21,381	44,983		58,473
Trans fers out		(43,092)	(35,620)		(24,270)		(66,617)		(55,575)	(37,076)		(45,001)	(23,106)	(52,832)		(27,581
TOTAL OTHER FINANCING SOURCES (USES)	-	3,243	 205		10,933		(10,494)		(6,173)	 (8,073)		(1,667)	 (1,725)	 (7,849)		30,892
NET CHANGE IN FUND BALANCES		-,			,		(3,1,1)		(0,1,0)	(0,0,0)		(4,001)	(3, 20)	(,,,,,,,		,
BEFORE SPECIAL ITEM	\$	89,294	\$ 31,668	\$	43,521	\$	8,538	\$	(44,400)	\$ (8,151)	\$	33,202	\$ 1,241	\$ 21,934	\$	64,498
SPECIAL ITEM-ASSET TRANSFERRED										-						
TO LIABILITIES ASSUMED BY SUCCESSOR																
AGENCY		_	-		-		_		_	-		-	-	-		(842
NET CHANGE IN FUND BALANCES AFTER											_		 	 	_	`
SPECIALITEM	\$	89,294	\$ 31,668	\$	43,521	\$	8,538	\$	(44,400)	\$ (8,151)	\$	33,202	\$ 1,241	\$ 21,934	\$	63,656
DEBT SERVICE AS A PERCENTAGE OF	-			-		_					_					
NON-CAPITAL EXPENDITURES		1%	1%		1%		1%		1%	1%		1%	1%	1%		19/

Source: Finance Office, City of Santa Clara.

#### 223

# CITY OF SANTA CLARA ASSESSED AND ESTIMATED ACTUAL VALUE OF TAXABLE PROPERTY Last Ten Fiscal Years (In Thousands)

Table 5

						Ratio of Net		
Fiscal Year	Net Local	State	Net	Net	Total	<b>Assessed Valuation</b>	% Growth	<b>Total Direct</b>
Ending	Secured	Assessed	Unsecured	Assessed	Assessed	To Total Assessed	of Assessed	Tax
June 30	Roll (1)	Valuation	Roll	Valuation	Valuation	Valuation	Valuation	Rate
2015 / 16	\$ 27,659,960	\$ 4,183	\$ 5,157,346	\$32,821,489	\$ 32,927,777	99.68%	14.56%	1.16%
2016 / 17	30,672,596	4,183	5,856,885	36,533,664	36,638,297	99.71%	11.31%	1.15%
2017 / 18	33,449,607	3,896	6,553,560	40,007,063	40,109,539	99.74%	9.51%	1.16%
2018 / 19	36,596,483	354	7,266,592	43,863,429	43,964,914	99.77%	9.64%	1.13%
2019 / 20	38,502,828	870	7,629,244	46,132,942	46,232,453	99.78%	5.17%	1.20%
2020 / 21	42,047,766	870	7,972,493	50,021,129	50,118,954	99.80%	8.43%	1.18%
2021 / 22	44,162,052	870	8,007,077	52,170,000	52,264,729	99.82%	4.30%	1.19%
2022 / 23	48,144,003	870	8,688,804	56,833,678	56,926,788	99.84%	8.94%	1.17%
2023 / 24	52,144,207	1,074	8,829,840	60,975,121	61,070,198	99.84%	7.29%	1.17%
2024 / 25	56,416,225	1,074	9,026,763	65,444,063	65,538,325	99.86%	7.33%	1.16%

Note:

(1) Net of Home Owner Property Tax Relief.

Source: County of Santa Clara, Department of Finance

### CITY OF SANTA CLARA PROPERTY TAX RATES

### (Per \$100 Assessed Valuation) Direct and Overlapping Governments Last Ten Fiscal Years

Table 6

Fiscal Year Ending	Santa Clara	School	Special	
June 30	County	Districts	Districts	Total
2015 / 16	1.0388%	0.1174%	0.0057%	1.1619%
2016 / 17	1.0388%	0.1014%	0.0086%	1.1488%
2017 / 18	1.0388%	0.1028%	0.0062%	1.1478%
2018 / 19	1.0388%	0.0905%	0.0042%	1.1335%
2019 / 20	1.0388%	0.1472%	0.0041%	1.1901%
2020 / 21	1.0388%	0.1356%	0.0037%	1.1781%
2021 / 22	1.0388%	0.1318%	0.0051%	1.1757%
2022 / 23	1.0388%	0.1150%	0.0044%	1.1582%
2023 / 24	1.0388%	0.1147%	0.0041%	1.1576%
2024 / 25	1.0388%	0.1085%	0.0041%	1.1514%

Tax rate limit: A state constitutional amendment (Proposition 13) commencing with fiscal 1979 provided that the tax rate was limited to 1% of full cash value, levied only by the County and shared with all other jurisdictions. All jurisdictions may levy a tax rate for voter approved debt.

Due date for current taxes: First installment - November 1; second installment - February 1.

Penalties for delinquency: 10% and 1.5% of tax per month after date taxes become delinquent.

Collected by government unit: County of Santa Clara.

Basis upon which collections are distributed: Taxing jurisdictions assessed valuations and tax rates for voter approved debt to taxing jurisdictions, County rate (1% of full cash value) shared by all jurisdictions.

Compensation paid to collecting government unit for fiscal year 2024-25 is \$620,821

Note: Tax rates stated are the rates applicable to the tax rate area 7-000 as typical tax rate area within the City. Rates are based on \$100 assessed valuation.

Source: County of Santa Clara, Department of Finance

# CITY OF SANTA CLARA PRINCIPAL PROPERTY TAX PAYERS 2024-25 AND 2015-16 COMPARISON FOR GENERAL FUND (In Thousands)

Table 7

	2024	1-25		2015	5-16
Taxpayers	ssessed aluation	Percentage of Total Assessed Valuation		Assessed Valuation	Percentage of Total Assessed Valuation
Intel Corporation	\$ 2,627,434	4.01%	\$	1,459,395	4.43%
Nvidia Corporation (formerly Nvidia Land Development LLC)	2,022,776	3.09%		337,283	1.02%
Santa Clara Square Office IIA LLC	1,604,502	2.45%		-	-
Vantage Data Centers LLC	1,221,334	1.86%		-	-
Microsoft Corporation	1,178,702	1.80%		281,487	0.85%
SI LLC	1,102,719	1.68%		811,564	2.46%
Forty Niners SC Stadium Company LLC	824,299	1.26%		1,454,707	4.42%
Apple Inc	815,653	1.24%		-	-
Santa Clara Phase III EFH LLC	741,721	1.13%		-	-
Coresite Real Estate	680,669	1.04%		-	-
Xeres Ventures LLC	- /-	-		433,206	1.32%
The Irvine Company	-	-		401,956	1.22%
Oracle America Inc (formerly Sun Microsystems)	-	_		312,326	0.95%
M West Propco LLC	-	-		283,068	0.86%
PR 3975 Freedom Circle	_	-		280,750	0.85%
Top Ten Total	\$ 12,819,809	19.56%	\$	6,055,742	18.38%
City Total	\$ 65,538,325	_	\$_	32,927,777	_

Sources: Santa Clara County Assessor 2024-25 and 2015-16 Combined Tax Rolls through HdL Coren & Cone.

### CITY OF SANTA CLARA PROPERTY TAX LEVIES AND COLLECTIONS

Last Ten Fiscal Years
(In Thousands)

Table 8

Fiscal Year			Percentage of	Delinquent		Percentage of
Ending	Gross	<b>Current Tax</b>	<b>Current Levy</b>	Tax	Total	Total Levy
June 30	Tax Levy	Collections	Collected	Collected	Collections	Collected
2015 / 16	\$ 24,745	\$ 24,745	100.00%	\$ -	\$ 24,745	100.00%
2016 / 17	27,738	27,738	100.00%	-	27,738	100.00%
2017 / 18	30,304	30,304	100.00%	-	30,304	100.00%
2018 / 19	33,959	33,959	100.00%	-	33,959	100.00%
2019 / 20	37,006	37,006	100.00%	-	37,006	100.00%
2020 / 21	40,228	40,228	100.00%	-	40,228	100.00%
2021 / 22	42,290	42,290	100.00%	-	42,290	100.00%
2022 / 23	54,031	54,031	100.00%		54,031	100.00%
2023 / 24	58,163	58,163	100.00%	-	58,163	100.00%
2024 / 25	62,064	62,064	100.00%	_	62,064	100.00%
			· ·			

Sources: City of Santa Clara and County of Santa Clara, Department of Finance

## CITY OF SANTA CLARA PRINCIPAL SALE/USE TAX CONTRIBUTORS June 30, 2025

Table 9

This list is in alphabetical order and represents sales from July 2024 to June 2025
The Top 25 Sales / Use Tax contributors generate 49.6% of Santa Clara's total sales and use tax revenue

AG Electronic Materials NVIDIA Corporation

Applied Materials Oracle America

Arista Networks Porsche Stevens Creek

Bell Electrical Supply

Rotten Robbie Service Stations

Costco Wholesale Shockwave Medical

Financial Services Vehicle Trust

Stevens Creek Auto Imports

Frontier Ford Stevens Creek BMW
Home Depot Stevens Creek Hyundai

Ingrasys Technology USA Vantage Data Centers Procurement

Lasertec U.S.A Wiwynn International
Lenovo Global Technology World Wide Technology

Levi's Stadium ZT Systems

Lexus of Stevens Creek

Sources: From Muni Services Sales Tax Digest Summary.

#### 22

# CITY OF SANTA CLARA Electric Utility Charge For Services by Source Last Ten Fiscal Years (In Thousands)

Table 10

Fiscal Year Ending					
June 30	Residential	Commercial	Industrial	Other	Total
2015 / 16	\$ 27,789	\$ 15,409	\$ 321,491	\$ 7,112	\$ 371,801
2016 / 17	28,007	15,855	341,865	4,682	390,410
2017 / 18	29,082	15,774	355,279	3,562	403,698
2018 / 19	29,734	15,378	359,407	2,428	406,947
2019 / 20	31,867	15,472	383,704	2,815	433,858
2020 / 21	35,440	16,489	399,940	1,394	453,264
2021 / 22	33,275	16,395	448,257	4,447	502,373
2022 / 23	38,021	17,991	500,189	2,964	559,165
2023 / 24	41,676	22,584	584,360	7,527	656,147
2024 / 25	47,179	26,684	660,654	7,771	742,288

Sources: City of Santa Clara

## CITY OF SANTA CLARA RATIOS OF OUTSTANDING DEBT BY TYPE Last Ten Fiscal Years

(In Thousands)

Table 11

L		 					 											 	Table 11
		Gover	nmental	Activities	1		Bu	siness Act	tivities			S	nta Clara tadium uthority	al Primary vernment	Po	opulation	ebt per Capita	al Personal ome (\$000)	Debt/ Income Ratio
	Fiscal Year Ending June 30	tificates of ticipation		ase ilities	SBIT Liabil		nue Bonds/ Loan	Lea Liabil		SBI Liabi		Reve	nue Bonds						
	2015 / 16	\$ 22,905	\$	-	\$	-	\$ 229,719	\$	-	\$	-	\$	464,720	\$ 717,344	\$	123,752	\$ 5,797	\$ 5,194,006	13.81%
	2016 / 17	21,177		-		_	220,800		-		-		429,773	671,750		123,983	5,418	5,454,137	12.32%
	2017 / 18	19,392		-		-	208,117		_		-		394,827	622,336		129,604	4,802	6,064,143	10.26%
	2018 / 19	17,551		-		-	189,158				-		340,217	546,926		128,717	4,249	6,121,909	8.93%
229	2019 / 20	15,638		-		-	196,012		-				325,265	536,915		129,104	4,159	6,180,008	8.69%
	2020 / 21	13,654		676		-	184,933		2,917		-		296,796	498,976		130,746	3,816	6,596,037	7.56%
	2021 / 22	11,594		464	2	2,397	170,413		2,287		1,437		280,314	468,906		130,127	3,603	7,540,481	6.12%
	2022 / 23	10,560		252	8	3,918	155,302		1,633		2,718		245,275	424,658		132,476	3,206	8,953,977	4.74%
	2023 / 24	9,476		39	9	,204	154,567		951		2,976		228,668	405,881		132,048	3,074	9,985,016	4.06%
	2024 / 25	8,337		1,514	7	7,566	266,670		241		2,495		219,609	506,432		134,587	3,763	10,972,709	4.62%

Sources: Finance Office, City of Santa Clara and MuniServices LLC.

# CITY OF SANTA CLARA POPULATION AND ASSESSED VALUATION Last Ten Fiscal Years (In Thousands)

Table 12

Fiscal Year Ending June 30	Population	Total Assessed Valuation
2015 / 16	123.8	\$ 32,927,777
2016 / 17	123.9	36,638,297
2017 / 18	129.6	40,109,539
2018 / 19	128.7	43,964,914
2019 / 20	129.1	46,232,453
2020 / 21	130.7	50,118,954
2021 / 22	130.1	52,264,729
2022 / 23	132.5	56,926,788
2023 / 24	132.0	61,070,198
2024 / 25	134.6	65,538,325

Sources: State of California, Department of Finance
County of Santa Clara, Department of Finance

### CITY OF SANTA CLARA COMPUTATION OF DIRECT AND OVERLAPPING BONDED DEBT June 30, 2025

Table 13

Description	% Applicable	Debt
Direct Debt:		
2013 Refunding Certificates of Participation	100%	\$ 7,970,000
Total Gross Direct Debt		7,970,000
Unamortized Premium/Discount	100%	366,503
Lease Liabilities		1,514,009
SBIT A liabilities  Total Not Direct Daht		7,565,921 17,416,433
Total Net Direct Debt Overlapping Debt:		17,410,433
Santa Clara County General Fund Obligations		94,461,705
Santa Clara County Pension Fund Obligations		29,932,630
Santa Clara Valley Water District Benefit Assessment District		2,350,096
Santa Clara County Board of Education Certificates of Participation		1,137,584
San Jose-Evergreen Community College District OPEB Obligations		23,288
West Valley-Mission Community College District General Fund Obligations		785,232
Foothill-DeAnza Community College District		7,178,815
San Jose-Evergreen Community College District		470,352
West Valley Community College District		196,699,058
Fremont Union High School District		19,428,548
Campbell Union High School District General Fund Obligations		273,250
Campbell Union School District		11,202,845
Campbell Union High School District		6,953,775
Campbell Union School District General Fund Obligations		39,792
El Camino Hospital District		1,778,203
San Jose Unified School District		561,053
Cupertino Union School District		14,859,747
Santa Clara Unified School District		632,541,564
San Jose Unified School District General Fund Obligations		2,292
Santa Clara County		114,763,188
Cupertino Union School District General Fund Obligations		2,026,956
Santa Clara Unified School District Certificates of Participation		7,168,895
Total Overlapping Debt		1,144,638,868
Total Gross Direct and Overlapping Bonded Debt <sup>(1)</sup> Direct Unamortized Premium/Discount		1,162,055,301
TOTAL NET DIRECT AND OVERLAPPING BONDED DEBT		\$ 1,162,055,301
2024 / 25 Assessed Value \$ 65,538,324,753		, , , , , ,
Ratios to Assessed Valuation:		
Direct Debt \$ 17,416,433 0.027%		
Total Gross Debt 1.773%		
Total Net Debt 1.773%		

Note: (1) Excludes tax and revenue anticipation notes, revenue, mortgage revenue and tax allocation bonds.

Source: California Municipal Statistics, Inc.

# CITY OF SANTA CLARA LEGAL DEBT MARGIN INFORMATION Last Ten Fiscal Years (In Thousands)

Table 14

Net Assessed Valuation			•	•	Legal	Debt Margin
\$ 32,821,489	\$	4,923,223	\$	-	\$	4,923,223
36,533,664		5,480,050		-		5,480,050
40,007,063		6,001,059		-		6,001,059
43,863,429		6,579,514		-		6,579,514
46,132,942		6,919,941		-		6,919,941
50,021,129		7,503,169		-		7,503,169
52,170,000		7,825,500		-		7,825,500
56,833,678	~	8,525,052		-		8,525,052
60,975,121		9,146,268		-		9,146,268
65,444,063		9,816,609		-		9,816,609
	Assessed Valuation  \$ 32,821,489 36,533,664 40,007,063 43,863,429 46,132,942 50,021,129 52,170,000 56,833,678 60,975,121	Assessed Debt Valuation Assess  \$ 32,821,489 \$ 36,533,664 40,007,063 43,863,429 46,132,942 50,021,129 52,170,000 56,833,678 60,975,121	Assessed Valuation         Debt Limit- 15% of Assessed Valuation           \$ 32,821,489         \$ 4,923,223           36,533,664         5,480,050           40,007,063         6,001,059           43,863,429         6,579,514           46,132,942         6,919,941           50,021,129         7,503,169           52,170,000         7,825,500           56,833,678         8,525,052           60,975,121         9,146,268	Assessed Valuation         Debt Limit- 15% of Assessed Valuation         Debt Appendix           \$ 32,821,489         \$ 4,923,223         \$ 36,533,664           \$ 40,007,063         6,001,059           \$ 43,863,429         6,579,514           \$ 46,132,942         6,919,941           \$ 50,021,129         7,503,169           \$ 52,170,000         7,825,500           \$ 56,833,678         8,525,052           \$ 60,975,121         9,146,268	Assessed Valuation         Debt Limit- 15% of Assessed Valuation         Debt Applicable to Limit           \$ 32,821,489         \$ 4,923,223         \$ -           36,533,664         5,480,050         -           40,007,063         6,001,059         -           43,863,429         6,579,514         -           46,132,942         6,919,941         -           50,021,129         7,503,169         -           52,170,000         7,825,500         -           56,833,678         8,525,052         -           60,975,121         9,146,268         -	Assessed Valuation         Debt Limit- 15% of to Limit         Debt Applicable to Limit         Legal           \$ 32,821,489         \$ 4,923,223         \$ -         \$ 36,533,664         5,480,050         -           \$ 40,007,063         6,001,059         -         -         43,863,429         -         -           \$ 46,132,942         6,919,941         -         -         -         -           \$ 50,021,129         7,503,169         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -<

#### Note:

(1) Section 1309 of the City Charter of the City states: "Bonded Debt Limit. The bonded indebtedness of the City may not in the aggregate exceed the sum of fifteen percent (15%) of the total assessed valuation of property within the City, exclusive of revenue bonds or any indebtedness that has been or may hereafter be incurred for the purposes of acquiring, constructing, extending, or maintaining municipally owned utilities for which purposes a further indebtedness may be incurred by the issuance of bonds, subject only to the provisions of the State Constitution and this Charter."

Sources: County of Santa Clara, Department of Finance and City of Santa Clara

#### 233

## CITY OF SANTA CLARA PLEDGED REVENUE COVERAGE ELECTRIC REVENUE BOND

Last Ten Fiscal Years
(In Thousands)

Table 15

Fiscal Year Ending June 30	Gross Revenue	Less Operating Expense	Net Revenue Available For Debt Service	Principal	Interest	Letter Of Credit Fees	Total	Coverage (1)
2015 / 16	\$ 359,084	\$ 316,578	\$ 42,506	\$ 8,958	\$ 8,348	\$ 358	\$ 17,664	2.41
2016 / 17	352,828	317,237	35,591	7,640	8,434	335	16,409	2.17
2017 / 18	383,662	346,825	36,837	11,416	6,594	302	18,312	2.01
2018 / 19	414,975	331,141	83,834	11,897	11,565	607	24,069	3.48
2019 / 20	445,142	368,162	76,980	11,700	6,787	316	18,803	4.09
2020 / 21	465,675	407,627	58,048	9,580	3,862	349	13,791	4.21
2021 / 22	550,445	493,302	57,143	13,005	3,232	8	16,245	3.52
2022 / 23	635,066	602,370	32,696	13,580	2,696	15	16,291	2.01
2023 / 24	635,038	518,547	116,491	15,140	2,254	6	17,400	6.69
2024 / 25	860,791	570,619	290,172	15,460	5,767	581	21,808	13.31

Notes:

(1) The required coverage is 1.00.

Source: City of Santa Clara

### CITY OF SANTA CLARA DEMOGRAPHIC AND ECONOMIC STATISTICS Last Ten Calendar Years

Table 16

Year	Population	]	Personal Income (\$000)	E	Per Capita Buying ncome	Median Age	Public School Enrollment	County Unemployment Rate	City Unemployment Rate
2015 / 16	123,752	\$	5,194,006	\$	41,971	34.3	15,388	4.2%	3.7%
2016 / 17	123,983		5,454,137		43,991	34.3	15,409	3.8%	3.4%
2017 / 18	129,604		6,064,143		46,790	34.3	15,509	2.9%	2.7%
2018 / 19	128,717		6,121,909		47,561	33.9	15,387	2.1%	1.9%
2019 / 20	129,104		6,180,008		47,868	34.2	15,306	11.0%	9.0%
2020 / 21	130,746		6,596,037		50,449	33.9	14,808	7.0%	5.9%
2021 / 22	130,127		7,540,481		57,947	34.0	14,028	1.8%	1.6%
2022 / 23	132,476		8,953,977		67,589	34.5	13,919	3.2%	2.9%
2023 / 24	132,048		9,985,016		75,617	34.8	14,236	3.4%	3.2%
2024 / 25	134,587		10,972,709		81,529	34.4	14,448	3.8%	3.3%

Sources: MuniServices, LLC \ Avenu Insights & Analytics

- (1) Population data by the California Department of Finance Projections.
- (2) The California Department of Finance demographics estimates now incorporate 2010 Census counts as a benchmark.
- (3) Unemployment and Total Employment Data are provided by the EDD's Bureau of Labor Statistics Department.
- (4) Student Enrollment reflects the total number of students enrolled in the Santa Clara Unified School District.

Other school districts within the City are not accounted for in this report.

#### CITY OF SANTA CLARA PRINCIPAL EMPLOYERS Current Year and Ten Years Ago

Table 17

	2	025		2016
Company	Number of Employees	Percentage of Total City Employment	Number of Employees	Percentage of Total City Employment
Applied Materials, Inc.	8,500	21.1%	8,500	22.1%
Intel Corporation	7,801	19.3%	7,801	20.3%
Advanced Micro Devices Inc.	3,000	7.4%		
Nvidia	2,700	6.7%		
Kaiser Foundation Health Plan	2,600	6.4%		
California's Great America	2,500	6.2%	2,500	6.5%
Dell	2,088	5.2%		
Santa Clara University	2,000	5.0%	1,200	3.1%
City of Santa Clara	1,200	3.0%	1,759	4.6%
Macy's	1,200	3.0%	1,200	3.1%
Avaya Inc.	<u>-</u>	-	2,000	5.2%
EMC Corporation	-	-	1,338	3.5%
Catalyst Semiconductor Inc	-	-	1,100	2.9%
Lsa Global	-	-	1,001	2.6%
Total Top Ten	33,589	83.3%	28,399	73.9%
All Others	6,786	16.7%	10,022	26.1%
Total Employment	40,375	100%	38,421	100%

Sources: Fiscal year 2025: Reference Solutions database, Infogroup, Inc., Papillion, Nebraska Sources: Fiscal year 2016: Reference USA database, infogroup, Inc., Papillion, Nebraska

## CITY OF SANTA CLARA FULL-TIME EQUIVALENT BUDGETED CITY EMPLOYEES BY PROGRAM/FUNCTION Last Ten Fiscal Years

Table 18

		Fiscal Year Ending June 30												
	2025	2024	2023	2022	2021	2020	2019	2018	2017	2016				
City Council	10.00	10.00	9.00	9.00	9.00	10.00	10.00	11.00	10.00	9.00				
City Clerk	7.00	7.00	7.00	6.00	7.00	5.00	6.00	7.00	7.00	5.00				
City Attorney	8.00	7.00	8.00	8.00	8.00	7.00	7.00	6.00	6.00	6.00				
City Auditor	2.00	2.00	3.00	3.00	3.00	3.00	-	-	-	-				
City Manager	19.00	11.30	19.00	19.00	13.00	13.00	13.00	14.00	13.00	16.00				
Information Technology	7.00	6.00	6.00	6.00	7.00	7.00	7.00	7.00	7.00	5.00				
Human Resources	15.00	15.00	15.00	14.00	15.75	15.75	15.00	15.00	15.00	14.50				
Finance	71.50	70.75	69.75	68.75	69.75	61.75	61.00	61.00	61.75	60.25				
Parks & Recreation	77.75	77.75	77.75	77.75	82.75	82.75	80.75	80.75	79.00	82.75				
Library	42.75	42.75	42.50	42.50	46.75	46.75	46.75	45.50	45.50	47.00				
Community Development	79.00	75.00	73.00	72.00	68.75	66.00	65.00	64.00	56.00	42.00				
Engineering	41.25	36.25	40.25	39.25	42.25	39.25	39.92	40.92	39.25	38.25				
Building Maintenance	13.00	13.00	13.00	13.00	13.00	13.00	13.23	13.23	12.90	10.90				
Street	55.55	55.60	55.60	55.50	60.60	60.60	58.60	58.60	59.60	65.35				
Automotive Services	14.70	14.65	14.65	14.75	15.65	15.65	15.75	15.75	15.75	15.00				
Police	231.00	231.00	231.00	221.00	239.00	239.00	239.00	239.00	231.00	222.00				
Fire	173.50	173.50	155.50	154.50	168.25	167.25	167.25	167.50	166.50	179.50				
Non-Departmental	19.00	5.70	-	-	11.00	9.00	4.00	-	-	-				
Electric Utility	223.00	222.00	214.00	198.00	198.00	197.00	189.00	186.00	179.00	166.00				
Water Utility	49.85	50.55	50.55	50.55	50.80	50.80	50.35	50.85	52.70	50.10				
Sewer Utility	23.15	22.45	22.45	22.45	22.20	22.20	22.65	22.15	21.30	19.90				
TOTAL	1,183.00	1,149.25	1,127.00	1,095.00	1,151.00	1,131.75	1,111.25	1,105.25	1,078.25	1,054.50				

Source: City of Santa Clara Annual Budget

#### CITY OF SANTA CLARA OPERATING INDICATORS BY FUNCTION/ACTIVITY Last Ten Fiscal Years

Table 19

_					Fiscal Year Er	nding June 30				
	2025	2024	2023	2022	2021	2020	2019	2018	2017	2016
Culture and Recreation: Number of library items circulated	1,862,771	2,060,389	2,152,877	1,268,965	736,301	1,598,171	2,509,201	2,612,102	2,700,315	2,479,126
Fire Protection: Number of calls answered	11,086	10,949	10,688	10,391	8,853	9,339	9,456	8,849	8,850	8,933
Number of inspections conducted	4,332	8,801	N/A	10,143	4,004	4,303	6,404	8,470	9,696	8,260
Police Protection: Number of calls for service (1)	49,871	47,828	43,306	61,421	67,211	63,860	58,912	53,865	50,429	51,853
Electric System: Maximum annual demand (MW) Total annual energy (Mwh)	713.5 4,956,957	669.2 4,657,586	693.9 4,568,293	649.4 4,361,658	590.6 3,956,474	579.3 3,773,864	587.8 3,693,251	586.6 3,733,800	568.1 3,628,200	526.4 3,488,004
Sewer System: Number of service connections Peak flow (5-day average, WPCP)	27,522	25,312	26,105	25,682	25,948	25,359	25,481	26,236	26,162	25,744
(MG)	110	110	110	110	110	110	110	110	110	110
Maximum daily capacity of treatment plant (WPCP) (MGD) Peak flow (5-day average, City)	167	167	167	167	167	167	167	167	167	167
(MGD)	16	16	16	16	16	16	16	16	16	16
Water System: Number of service accounts Daily Average consumption (MG) Maximum daily capacity of plant:	27,971 14	24,903 15	25,894 14	25,371 13	25,592 16	24,904 16	25,293 16	25,670 15	25,714 15	25,716 15
Potable Water (MGD) Recycled Water (MGD)	80 15	80 30	96 14							

Note: (1) Data Based on Calendar Year Source: City of Santa Clara

## CITY OF SANTA CLARA CAPITAL ASSETS STATISTICS BY FUNCTION Last Ten Fiscal Years

Table 20

_						nding June				
	2025	2024	2023	2022	2021	2020	2019	2018	2017	2016
Culture and Recreation:										
Number of community centers	4	4	4	4	4	4	4	4	4	4
Number of parks	53	44	44	44	44	44	39	39	35	34
Park acreage	375	353	353	367	367	353	254	311	330	274
Number of golf courses	-	-	-	-	-	-	1	1	1	1
Number of swimming pools	11	11	11	11	11	11	11	11	11	5
Number of tennis courts	28	28	27	27	27	27	28	28	28	28
Number of lawn bowling greens	1	1	1	1	1	1	1	1	1	1
Number of lighted soccer fields	7	7	7	7	7	7	3	3	3	3
Number of lighted softball fields	4	4	4	4	4	4	7	7	7	7
Number of neighborhood park buildings	11	11	10	10	10	10	8	8	8	8
Number of gymnastic centers	1	1	1	1	1	1	1	1	1	1
Number of skate parks	1	1	1	1	1	1	1	1	1	1
Number of community theaters	1	1	1	1	1	1	1	1	1	1
Number of libraries	3	3	3	3	3	3	3	3	3	3
Cemetery	2	2	2	2	2	2	2	2	2	2
Fire Protection:										
Number of stations	9	9	10	10	9	10	10	10	10	10
Police Protection:										
Number of stations	2	1	1	1	. 1	2	2	2	2	2
Electric System:										
Number of meters	62,081	60,795	59,297	59,227	58,230	57,066	55,971	55,139	54,942	53,824
Miles of high voltage lines	637	631	631	622	618	616	613	612	608	605
Number of substations	33	29	31	29	29	29	28	27	27	27
Sewerage and Storm Drain System:		_,	01				_0	_,	_,	_,
Miles of sanitary sewers	288	288	288	288	288	288	288	288	288	288
Number of sanitary sewer pump stations	6	6	6	6	6	6	6	6	6	6
Miles of storm sewers	194	194	194	194	196	195	195	195	195	195
Number of treatment plants	1	1	1	1	1	1 Tertiary				
Number of storm drain pump stations	22	22	22	22	22	22	22	22	22	22
Water System:	22	22	22	22	22	22	22	22	22	22
Miles of water mains	306	306	306	306	306	306	335	335	335	310
Number of fire hydrants	3,648	3,648	3,437	3,437	3,248	3,429	3,404	3,382	3,501	3,383
Miles of recycled watermains	3,048	3,048	3,437	3,437	3,248	3,429	33	33	33	33
Streets:	J <del>-1</del>	J <del>-1</del>	J <del>-1</del>	J <b>-</b>	J <del>4</del>	34	33	33	33	33
Miles of Streets	252	252	252	252	252	252	252	252	252	252
Number of Street Lights	8,437	8,431	8,431	8,429	8,404	8,235	8,187	8,118	8,112	8,103
	8,437 161	160	8,431 157	8,429 186	183	8,233	207	207	207	206
Number of Traffic Signals	101	100	13/	100	163	182	207	207	207	200

Source: City of Santa Clara

#### CITY OF SANTA CLARA STATEMENT OF INSURANCE COVERAGE June 30, 2025

Table 21

TYPE OF POLICY	INSURANCE COMPANY	LIMITS (1)	ANNUAL PREMIUM	TERM YEARS	EXPIRATION DATE (2)
<u>Liability</u>					
Comprehensive General	Self-insured (Since 1987)	\$3 million	n/a	-	Ongoing
Excess Liability	PRISM and various other carriers	\$50 million	\$2,898,340	1	7/1/2025
Workers' Compensation	Self-insured (since 1973)	\$750 thousand	n/a	-	Ongoing
Excess Workers' Compensation	PRISM and various other carriers	Statutory	\$1,481,262	1	7/1/2025
<b>Property Coverage</b>					
All Risks, including flood, excluding earthquake	Alliant Property Insurance Program (APIP) Various excess carriers	\$1 billion	\$2,061,403	1	7/1/2025
Boiler and Machinery	Alliant Property Insurance Program (APIP) Various excess carriers	\$100 million	\$16,326	1	7/1/2025
Financial Loss Bonds					
Crime Coverage Bond	PRISM	\$25 million	\$16,257	1	6/30/2025

#### Notes:

- (1) Limits are per occurrence
- (2) All policies have been renewed

Source: City of Santa Clara



### SUCCESSOR AGENCY CITY OF SANTA CLARA STATISTICAL SECTION

This part of the City of Santa Clara's Annual Comprehensive Report provides detailed information to better understand the data presented within the financial statements, note disclosures, and required supplementary information.

	<u>TABLES</u>
REVENUE CAPACITY Contains information to help the reader assess the Successor Agency's most significant local revenue source, the property tax.	1 - 3
DEBT CAPACITY Presents information to assess the affordability of the Successor Agency's current levels of outstanding debts.	4



## SUCCESSOR AGENCY OF THE CITY OF SANTA CLARA BAYSHORE NORTH PROJECT AREA HISTORICAL TAX IN CREMENT Last Ten Fiscal Years

(In Thousands)

Table 1

5,697 5,697

		2023	2022	2021	2020	2019	2 0 18	2 0 17	2 0 16
\$ 6,876,668	\$ 6,573,299	\$ 5,996,569	\$ 5,790,301	\$ 5,708,617	\$ 5,372,322	\$ 6,024,538	\$ 6,136,642	\$ 5,710,559	\$ 4,474,495
34,081	32,851	26,855	33,102	28,733	25,324	22,913	25,857	27,877	796,082
6,910,749	6,606,150	6,023,424	5,823,403	5,737,350	5,397,646	6,047,451	6,162,499	5,738,436	5,270,577
(8,838)	(8,838)	(8,838)	(8,838)	(8,838)	(8,838)	(8,838)	(8,838)	49,632	49,322
6,901,911	6,597,312	6,014,586	5,814,565	5,728,512	5,388,808	6,038,613	6,153,661	5,788,068	5,319,899
	34,081 6,910,749	34,081 32,851 6,910,749 6,606,150 (8,838) (8,838)	34,081 32,851 26,855 6,910,749 6,606,150 6,023,424 (8,838) (8,838) (8,838)	34,081     32,851     26,855     33,102       6,910,749     6,606,150     6,023,424     5,823,403       (8,838)     (8,838)     (8,838)     (8,838)	34,081     32,851     26,855     33,102     28,733       6,910,749     6,606,150     6,023,424     5,823,403     5,737,350       (8,838)     (8,838)     (8,838)     (8,838)     (8,838)	34,081     32,851     26,855     33,102     28,733     25,324       6,910,749     6,606,150     6,023,424     5,823,403     5,737,350     5,397,646       (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)	34,081     32,851     26,855     33,102     28,733     25,324     22,913       6,910,749     6,606,150     6,023,424     5,823,403     5,737,350     5,397,646     6,047,451       (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)	34,081     32,851     26,855     33,102     28,733     25,324     22,913     25,857       6,910,749     6,606,150     6,023,424     5,823,403     5,737,350     5,397,646     6,047,451     6,162,499       (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)	34,081     32,851     26,855     33,102     28,733     25,324     22,913     25,857     27,877       6,910,749     6,606,150     6,023,424     5,823,403     5,737,350     5,397,646     6,047,451     6,162,499     5,738,436       (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     (8,838)     49,632

#### Notes:

Redevelopment Property

Tax Trust Fund (RP TFF) (1)

TotalTax Revenue

(1) With the State dissolving all RDAs on 02/01/2012, the structure of Tax Increment Revenue has changed. Starting in fiscal year 2012-13, the County's property tax distribution to the Successor Agency was changed to the Redevelopment Property Tax Trust Fund (RPTTF). The RPTTF reported in this table is the amount calculated by the County Auditor-Controller. Under the provisions of the laws dissolving the Redevelopment Agency, the Successor Agency only receives the funds necessary to fulfill its approved obligations.

Source: City of Santa Clara / Santa Clara County Auditor

# SUCCESSOR AGENCY OF THE CITY OF SANTA CLARA BAYSHORE NORTH PROJECT AREA TEN LARGEST ASSESSEES - TAXABLE VALUE June 30, 2025

Table 2

	ASSESSEE	ASSESSED PROPERTY USE	P	ASSESSED PROPERTY ALUATION	PERCENT OF TOTAL
	110020020				01 101112
1	Forty Niners SC Stadium Company LLC	Commercial Office Building	\$	824,299,415	11.93%
2	SI LLC	Commercial Office Building		619,524,374	8.96%
3	Exchange Santa Clara	Commercial Office Building		322,524,000	4.67%
4	Innovation Commons Owner LLC	Commercial Office Building		295,835,617	4.28%
5	Apple Inc	Commercial Office Building		255,240,714	3.69%
6	The Irvine Company	Commercial Office Building		245,272,689	3.55%
7	PC Santa Clara Gateway 2 LLC	Commercial Office Building		226,609,725	3.28%
8	SCT Owner LLC	Commercial Office Building		209,792,223	3.04%
9	STC Venture LLC	Commercial Office Building		192,645,216	2.79%
10	PRII Towers at Great America Owner LLC	Commercial Office Building		186,969,014	2.71%
		TOTAL	\$	3,378,712,987	48.90%
		TOTAL AGENCY ASSESSED VALUE	\$	6,910,749,141	

Source: HDL Coren & Cone

#### SUCCESSOR AGENCY OF THE CITY OF SANTA CLARA BAYSHORE NORTH PROJECT AREA ASSESSMENT APPEAL ACTIVITY OF TOP 20 ASSESSES 2023-24 Impacts

Table 3

							HEARING		APPLICANT'S	
	TAX ROLL			ASSESSED		APPEAL	DATE		OPINION	
	NUMBER	ASSESSEE	VALU	JATION/ORIGINAL	S/U (1)	NUMBER	DEADLINE	STATUS	VALUATION	LAND USE
					_					
		FORTY NINERS	\$	555,214,000	S	15.0278			\$ 88,000,000	Commerical
		FORTY NINERS		555,214,000	S	15.0279			88,000,000	Commerical
_		FORTY NINERS		555,214,000	S	15.028			88,000,000	Commerical
		FORTY NINERS		555,214,000	S	15.0281			88,000,000	Commerical
		FORTY NINERS		554,267,314	S	17.0232			140,000,000	Commerical
6	984-92-104	FORTY NINERS		554,267,314	S	17.0233			140,000,000	Commerical
7	984-92-104	FORTY NINERS		548,980,708	S	16.0256			100,000,000	Commerical
8	984-92-103	FORTY NINERS		548,980,708	S	16.0257			100,000,000	Commerical
9	984-92-103	FORTY NINERS		253,784,158	S	18.1918			250,500,000	Commerical
10	22-0125223	APPLE INC		160,776,054	U	22.1293			50,100,000	N/A
11	21-0811071	CEDAR FAIR S		93,154,425	U	21.3482			46,577,214	N/A
12	21-0811089	CEDAR FAIR S		86,769,758	U	21.3483			42,989,135	N/A
13	21-0811097	CEDAR FAIR S		62,482,975	U	21.3484			35,620,612	N/A
14	21-0811105	CEDAR FAIR S		59,777,200	U	21.3485			29,888,601	N/A
15	17-018611	CEDAR FAIR S		59,280,246	U	17.1041			58,852,511	N/A
16	18-018278	CEDAR FAIR S		58,493,748	U	18.0594			50,547,232	N/A
17	18-0429201	CYXTERA COMM		46,130,484	U	22.416			16,130,000	N/A
18	104-50-025	COHERENT INC		46,023,273	S	15.0256			15,251,322	Commerical
19	10-037856	SAVVIS COMMU		45,935,890	U	10.5814			40,000,000	N/A
20	14-032002	SAVVIS COMMU		44,195,581	U	14.171			22,000,000	N/A
			\$	5,444,155,836					\$ 1,490,456,627	

Note:

(1) S=secured roll, U=unsecured roll

Source: Santa Clara County Assessor's Office

## SUCCESSOR AGENCY OF THE CITY OF SANTA CLARA BAYSHORE NORTH PROJECT AREA COMPUTATION OF DIRECT AND OVERLAPPING BONDED DEBT June 30, 2025

Table 4

2024-25 Assessed Valuation: \$	6,910,749,141				
Base Year Valuation:	(8,837,956)				
Incremental Valuation: \$	6,901,911,185				
	_	Total Debt 6/30/2025	%	-	et Area's Share of Debt 6/30/25
O VERLAPPING TAX AND ASSESSMENT DEBT:	_				
Santa Clara County		\$ 1,217,905,000	0.994%	\$	12,105,976
West Valley-Mission Community College District		631,255,000	3.449%		21,771,985
Santa Clara Unified School District		958,135,000	7.492%		71,783,474
El Camino Hospital District		98,789,066	0.008%		7,903
Santa Clara Valley Water District Benefit Assessment District		24,940,000	0.994%		247,904
TOTAL OVERLAPPING TAX AND ASSESSMENT DEBT				\$	105,917,242
O VERLAPPING GENERAL FUND DEBT:					
Santa Clara County General Fund Obligations		\$ 1,002,458,930	0.994%	\$	9,964,442
Santa Clara County Pension Obligations		317,654,990	0.994%		3,157,491
Santa Clara County Board of Education Certificates of Participation		12,072,417	0.994%		120,000
West Valley-Mission Community College District General Fund Obligations		2,520,000	3.449%		86,915
Santa Clara Unified School District Certificates of Participation		10,859,000	7.492%		813,556
City of Santa Clara General Fund Obligations		7,970,000	10.545%		840,437
Santa Clara County Vector Control District Certificates of Participation					-
TOTAL OVERLAPPING GENERAL FUND DEBT				\$	14,982,841
Less: Santa Clara County supported obligations					(24,055)
COMBINED TOTAL DIRECT AND OVERLAPPING DEBT				\$	120,900,083
TOTAL NET DIRECT AND OVERLAPPING BONDED DEBT				\$	120,876,028
(1) Percentage of overlapping agency's assessed valuation located within bounda	ries of the project	area			
(2) Excludes tax and revenue anticipation notes, enterprise revenue, mortgage re			igations		
Ratios to 2024-25 Assessed Valuation:			-		
Combined Total Direct and Overlapping Debt	1.75%				
Net Combined Total Direct and Overlapping Debt	1.75%	<b>▼</b>			

Source: California Municipal Statistics, Inc.





Electric Utility
Enterprise Fund
(Silicon Valley Power)
Financial Statements

For the year ended June 30, 2025 with comparative totals as of June 30, 2024



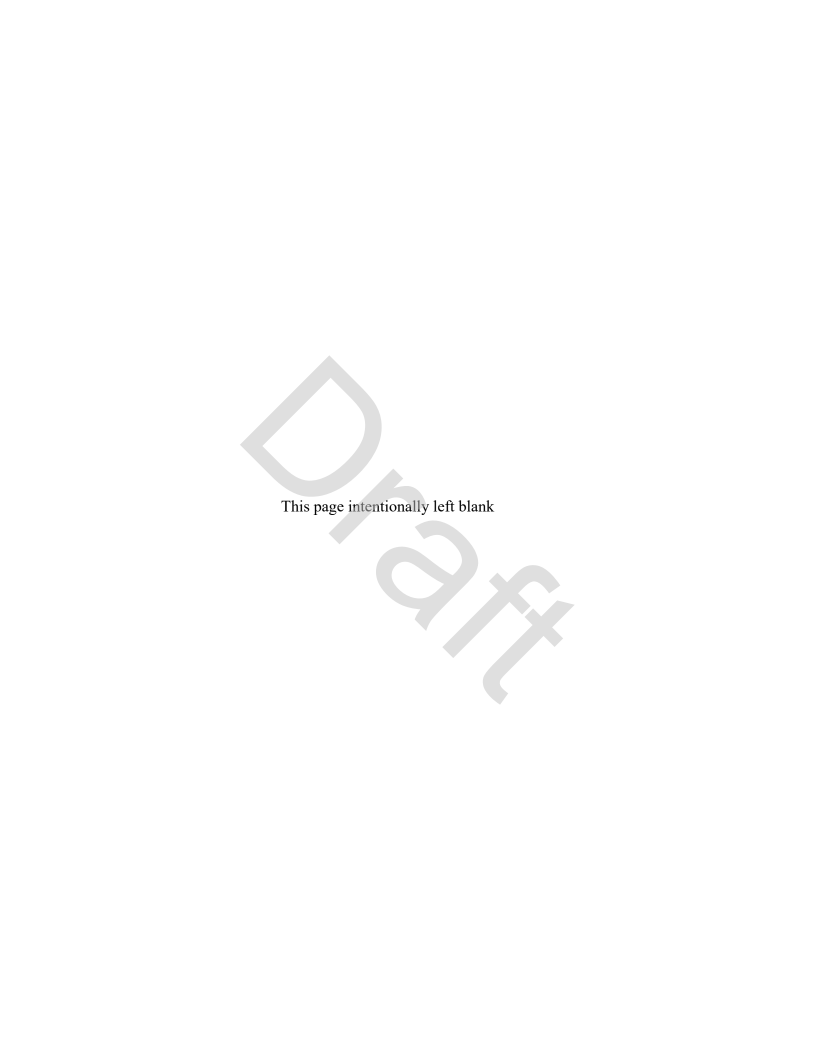
City of Santa Clara, California 1500 Warburton Avenue Santa Clara, CA 95050-3796



### CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER)

#### TABLE OF CONTENTS

INDEPENDENT AUDITOR'S REPORT	Page1
Management's Discussion and Analysis	5
Statements of Net Position	11
Statements of Revenue, Expenses and Changes in Net Position	13
Statements of Cash Flows	14
Required Supplementary Information	
Schedule of Proportionate Share of the Net Pension Liability	74
Schedule of Contributions (Pension Plan)	76
Schedule of Proportionate Share of the Net OPEB Liability and Related Ratios	78
Schedule of Proportionate Share of the Contributions (OPEB Plan)	79



Accountancy Corporation 3478 Buckink Averue, Soite 215 Pleasant HE, CA 94523 # 925,830,0902 # 925,930,0135 # maxe@maxeascocuses.com w maxeascociates.com

Maze's Opinion's Letter Page1-3



Accountancy Corporation 3478 Buskink Avenue, Soite 215 Pleasant Hill, CA 94523

Maze's Opinion's Letter Page1-3

- + 925.830.0802 + 925.930.0135
- в пахейтахванносияв-сот
- w mazeossociates.com



Accountancy Corporation 3478 Bushink Averue, Solle 215 Pleasant Hill, CA 94523 + 925 990,0902

# 925,900,0135

a mazeltmazeassociates com

w mazessociates.com

#### Maze's Opinion's Letter Page1-3





#### MANAGEMENT'S DISCUSSION AND ANALYSIS

The Management's Discussion and Analysis (MD&A) of Silicon Valley Power (SVP) offers a comprehensive overview of SVP's financial activities during the fiscal years concluding on June 30, 2025 and 2024. The purpose of this MD&A is to provide a holistic assessment of SVP's financial performance. To gain a deeper insight into SVP's financial performance, readers are encouraged to examine this MD&A alongside the Basic Financial Statements and their accompanying notes. This combined approach will enhance their comprehension of SVP's financial performance.

SVP, a distinct enterprise fund under the jurisdiction of the City of Santa Clara (City), was created to manage and report on the City's electric power operations. SVP holds ownership of power generation facilities, maintains investments in joint ventures engaged in electricity production, and actively participates in power trading on the open market. These activities are undertaken with the primary objective of ensuring that SVP's retail customers, including the residents, institutions, and businesses within the City, have access to a dependable source of electric power at affordable rates.

The operations of SVP have been significantly influenced by the deregulation of the electric power industry in California, a topic elaborated upon in Note 9 within the financial statements.

#### FINANCIAL HIGHLIGHTS

Key financial highlights for the fiscal year ended June 30, 2025 are summarized as follows:

- The total assets and deferred outflows of resources surpassed the liabilities and deferred inflows of resources by \$1,562.6 million, representing a notable increase of \$272.2 million or 21.1% compared to the restated previous fiscal year's position of \$1,290.4 million. This growth is primarily attributed to a \$73.0 million decrease in the net investment of capital assets, a \$1.8 million increase in pension stabilization reserve, and a \$343.4 million increase in unrestricted net position.
- Operating revenues exhibited an increase of \$66.5 million or 9.0%, climbing from the previous fiscal year of \$741.5 million to \$808.0 million. This growth can be chiefly attributed to heightened retail sales, a 6.3% of load growth, and the result of the implementation of a 5% rate increase in January 2025.
- Operating expenses increased by \$55.1 million or 9.5% from the previous fiscal year, climbing from restated \$582.5 million to \$637.5 million in the fiscal year 2024-25. This increase is primarily the result of higher resource purchase costs and generation production costs compared to the previous fiscal year.
- SVP's total outstanding long-term debt increased \$113.8 million, climbing from \$112.5 million in the previous fiscal year to \$226.3 million during the current fiscal year. This increase is primarily the result of new issuance of bonds in October 2024.

#### **OVERVIEW OF SVP'S BASIC FINANCIAL STATEMENTS**

This annual report comprises a series of financial statements and their accompanying notes, organized to provide readers with a comprehensive understanding of SVP's financial position. The Basic Financial Statements consist of two key components:

- 1. Management's Discussion and Analysis (this part),
- 2. The Basic Financial Statements, in conjunction with the Notes to these Basic Financial Statements.

The Basic Financial Statements offer insights into both the short-term and long-term financial aspects of SVP.

#### These statements include:

- Statements of Net Position: These statements present a comprehensive overview of SVP's financial position, encompassing all long-term liabilities on a full accrual basis.
- Statements of Revenues, Expenses, and Changes in Net Position: These statements provide detailed information on all of SVP's revenues and expenses, also on a full accrual basis, with a focus on measuring the net revenues and expenses of the program.
- Statements of Cash Flows: These statements offer information about cash activities during the fiscal year.

#### FISCAL YEAR 2024-25 FINANCIAL HIGHLIGHTS

Below is a summary of financial information extracted from the Statements of Net Position (Table 1) and the Statements of Revenues, Expenses, and Changes in Net Position (Table 2).

Table 1 Net Position June 30, 2025, 2024, and 2023 (in millions)

			Increase (D	ecrease)	
Description	2025	2024 <sup>(A)</sup>	Amount	%	2023
Pooled cash and investments	\$ 817.0	\$ 609.0	\$ 208.0	34.2%	\$ 461.1
Other assets	410.2	265.6	144.6	54.4%	238.1
Capital assets	729.0	688.8	40.2	5.8%	655.8
Total Assets	1,956.2	1,563.4	392.8	25.1%	1,355.0
Deferred outflows on derivative instruments	1.1	-	1.1	N/A	0.8
Deferred outflows on refunding of debt	3.6	4.5	(0.9)	-20.0%	5.3
Deferred outflows on pension and OPEB					
related items	19.7	25.4	(5.7)	-22.4%	26.8
Total Deferred Outflows of Resources	24.4	29.9	(5.5)	-18.4%	32.9
Long-term debt outstanding	226.3	112.5	113.8	101.2%	128.4
Right-to-use liability	2.7	3.9	(1.2)	-30.8%	4.4
Net OPEB liability	6.7	6.9	(0.2)	-2.9%	7.3
Net pension liability	103.9	108.3	(4.4)	-4.1%	105.8
Other liabilities	72.5	55.4	17.1	30.9%	42.2
Total Liabilities	412.1	287.0	125.1	43.6%	288.1
Deferred inflows on derivative instruments	2.9	12.0	(9.1)	-75.8%	23.4
Deferred inflows on refunding of debt	0.8	1.0	(0.2)	-20.0%	1.3
Deferred inflows on lease related items	1.7	2.0	(0.3)	-15.0%	2.3
Deferred inflows on pension related items	0.1	0.5	(0.4)	-80.0%	0.8
Deferred inflows on OPEB related items	0.4	0.4	<del>-</del>	0.0%	0.7
Total Deferred Inflows of Resources	5.9	15.9	(10.0)	-62.9%	28.5
Net Position:					
Net investment in capital assets	502.8	575.8	(73.0)	-12.7%	527.1
Restricted for contractual obligation	11.8	10.0	1.8	18.0%	6.3
Unrestricted	1,048.0	704.6	343.4	48.7%	537.9
Total Net Position	\$ 1,562.6	\$ 1,290.4	\$ 272.2	21.1%	\$ 1,071.3

<sup>(</sup>A) Certain amounts have been restated due to the implementation of GASB101, as discussed in Note 2I

Table 2
Revenues, Expenses, and Changes in Net Position
For the years ended June 30, 2025, 2024 and 2023
(in millions)

				In	crease (D	Decrease)	
<b>Description</b>	2025	20	024 <sup>(A)</sup>	A	mount	%	2023
Revenues:							
Retail	\$ 734.5	\$	648.6	\$	85.9	13.2%	\$ 556.2
Wholesale	14.6		11.5		3.1	27.0%	85.0
Interest revenue	34.0		13.9		20.1	144.6%	8.4
Net increase (decrease) in fair value of investments	14.3		8.7		5.6	64.4%	(2.8)
Rents and royalties	3.4		3.5		(0.1)	-2.9%	3.8
Renewable energy credits	2.7		10.5		(7.8)	-74.3%	3.9
Mandated program receipts	22.6		20.1		2.5	12.4%	15.9
Other	 92.2		89.4		2.8	3.1%	 95.0
Total Revenues	918.3		806.2		112.1	13.9%	765.4
Expenses:							
Retail	623.6		566.4		57.2	10.1%	631.0
Wholesale	8.5		9.8		(1.3)	-13.3%	19.4
Interest on long-term debt	5.6		2.2		3.4	154.5%	2.7
Mandated program disbursement	5.4		6.2		(0.8)	-12.9%	4.5
Other			-			100.0%	3.8
Total Expenses	643.1	_	584.6		58.5	10.0%	661.4
Increase (decrease) in net position before transfers	275.2		221.6		53.6	24.2%	104.0
Transfers in (out)	(3.0)		(2.5)		(0.5)	-20.0%	(3.5)
Increase (decrease) in net position	272.2		219.1		53.1	24.2%	100.5
Net Position - July 1	1,290.4		1,071.3		219.1	20.5%	 970.8
Net Position - June 30	\$ 1,562.6	\$	1,290.4	\$	272.2	21.1%	\$ 1,071.3

<sup>(</sup>A) Certain amounts have been restated due to the implementation of GASB101, as discussed in Note 2I

In fiscal year 2024-25, SVP's retail revenues reached \$734.5 million, showing substantial growth from \$648.6 million in fiscal year 2023-24 and \$556.2 million in fiscal year 2022-23. These figures represent significant year over year growth of 13.2% in fiscal year 2024-25 compared to the preceding fiscal year (2023-24) and 16.6% growth in fiscal year 2023-24 compared to the fiscal year before that (2022-23). The primary driver behind the growth in fiscal year 2024-25 was the implementation of a 5% rate increase effective January 1, 2025, coupled with a 6.3% load growth in the fiscal year 2024-25.

In fiscal year 2024-25, SVP's retail operating expenses amounted to \$623.6 million, climbing from restated \$566.4 million in fiscal year 2023-24 and declining from \$631.0 million in fiscal year 2022-23. These numbers indicate an increase of \$57.2 million or 10.1% in the fiscal year 2024-25 compared to the preceding fiscal year (2023-24), and a decrease of restated \$64.6 million or 10.2%

in the fiscal year 2023-24 compared to the fiscal year before that (2022-23). The higher operating expenses for the fiscal year 2024-25 were primarily driven by the higher resource purchase costs and generation production costs compared to the fiscal year 2023-24.

In fiscal year 2024-25, revenues generated from wholesale resources sales, which encompass both gas and power, was \$14.6 million. This figure represents a moderate increase compared to the \$11.5 million in fiscal year 2023-24 and a significant decrease from the \$85.0 million reported in fiscal year 2022-23. Simultaneously, the wholesale resources purchase was \$8.5 million in fiscal year 2024-25, \$9.8 million in fiscal year 2023-24, and \$19.4 million in fiscal year 2022-23. The increase in wholesale resources sales during the fiscal year 2024-25 was primary attributed to increases in Ancillary Service sales and higher Capacity sales. The \$73.5 million decrease in wholesale resource sales during the fiscal year 2023-2024 was primary attributed to a significant decrease in wholesale futures trading profit compared to the previous fiscal year due to sharp declined prices in overall resource market. The decrease in wholesale resources purchases during this fiscal year was primarily due to lower fuel cost for the in-town generation plants.

Interest income for fiscal year 2024-25 amounted to \$34.0 million, an increase from \$13.9 million reported in fiscal year 2023-24, and the \$8.4 million recorded in fiscal year 2022-23. The growth in the most recent fiscal year is primarily attributable to elevated cash and investment balances, coupled with a higher interest rate environment. Conversely, interest expense for fiscal year 2024-25 was \$5.6 million, which is an increase from the \$2.2 million in fiscal year 2023-24 and the \$2.7 million in fiscal year 2022-23. For more detailed information regarding interest expense, please refer to Note 5 in the financial statements.

As of June 30, 2025, SVP's net position stood at \$1,562.6 million, reflecting a \$272.2 million increase from the preceding fiscal year. Within this total, there was a \$73.0 million decrease in the net investment in capital assets, a \$1.8 million increase in the amount restricted for contractual obligations, and a \$343.4 million increase in unrestricted net position.

#### **CAPITAL ASSETS**

As of the end of fiscal year 2024-25, SVP had invested \$729.0 million in capital assets, net of depreciation. Most of this investment was allocated to power generation facilities, with the remaining portion distributed across transmission and distribution assets, right-to-use buildings, and subscriptions for information technology arrangements.

As of June 30, 2025, SVP had several projects that were either completed or in progress. In the fiscal year 2024-25, the Capital Improvement Projects Budget included appropriations for significant investments in substation improvements for the upcoming years.

For more comprehensive information regarding SVP's capital assets, please refer to Note 4 in the financial statements.

#### **DEBT ADMINISTRATION**

SVP's debt portfolio and its individual components are comprehensively outlined in Note 5 within the financial statements. As of June 30, 2025, SVP's outstanding debt consists of two issues of Revenue Bonds and two issues of Subordinate Revenue Bonds, amounting to a total of \$226.3 million. These bonds are backed by the net electric revenues generated by SVP and have maturity dates spanning from fiscal years 2026 through 2045.

#### ECONOMIC OUTLOOK AND MAJOR INITIATIVES

For detailed information regarding the economic outlook and major initiatives of the City, as well as what is planned for the upcoming year, please refer to the Letter of Transmittal Section of the City's Annual Comprehensive Financial Report for the fiscal year concluding on June 30, 2025. This section provides an in-depth analysis and insight into the City's economic prospects and its key initiatives moving forward.

#### CONTACTING SVP'S FINANCIAL MANAGEMENT

These Basic Financial Statements are intended to provide citizens, taxpayers, investors, and creditors with a general overview of SVP's finances. Questions about these Basic Financial Statements should be directed to the City of Santa Clara Finance Department, 1500 Warburton Avenue, Santa Clara, CA 95050-3796.

# CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER)

#### STATEMENTS OF NET POSITION

June 30, 2025

#### with Comparative Totals as of June 30, 2024

ASSETS	2025	2024 <sup>(A)</sup>
Current Assets:	_	
Pooled cash and investments (Note 3)	\$ 817,007,119	\$ 609,040,674
Investments with fiscal agent (Note 3)	130,517,424	16,596,885
Leases receivable (Note 2R)	271,306	259,985
Receivables (net of allowances)		
Accounts	154,525,464	122,946,617
Interest	5,717,203	3,761,308
Derivative instrument (Note 5G)	2,871,435	7,119,963
Due from the City of Santa Clara (Note 2E)	4,773,495	4,017,195
Inventory of materials and supplies (Note 2F)	25,172,910	19,366,588
Total Current Assets	1,140,856,356	783,109,215
Noncurrent Assets:		
Capital assets (Note 4)		
Land	19,879,593	14,371,743
Construction in progress	138,921,943	86,463,324
Buildings, improvements and infrastructure	1,158,113,200	1,147,187,859
Equipment	10,745,377	10,212,515
Right-to-use leased assets	2,916,623	2,916,623
Right-to-use SBITA	3,837,038	3,837,038
Accumulated depreciation	(605,432,919)	(576,144,800)
Total Capital Assets (Net of Accumulated		
Depreciation)	 728,980,855	688,844,302
Other Noncurrent Assets:		
Restricted investments (Note 3)	11,792,344	10,065,874
Derivative instrument (Note 5G)	_	4,867,018
Investments in joint ventures (Note 6)	65,322,413	65,209,772
Deposits (Note 3)	7,621,750	9,449,807
Leases receivable (Note 2R)	1,581,619	 1,852,925
Total Other Noncurrent Assets	86,318,126	 91,445,396
Total Noncurrent Assets	815,298,981	 780,289,698
Total Assets	1,956,155,337	 1,563,398,913
DEFENDED OF THE OWN OF DEGOVERSES		
DEFERRED OUTFLOWS OF RESOURCES		
Accumulated decrease in fair value of hedging	1 000 675	7.700
instruments (Note 5G)	1,098,675	7,708
Deferred outflows on refunding of debt Deferred outflows on OPEB related items (Note 8)	3,616,269 440,104	4,474,983
		311,077
Deferred outflows on pension related items (Note 7)	 19,295,396	 25,096,908
Total Deferred Outflows of Resources	 24,450,444	 29,890,676

 $<sup>^{(</sup>A)}$  Certain amounts have been restated due to the implementation of GASB101, as discussed in Note 2I

# CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND

# (SILICON VALLEY POWER) STATEMENTS OF NET POSITION

#### June 30, 2025

#### with Comparative Totals as of June 30, 2024

LIABILITIES	2025	2024 <sup>(A)</sup>
Current Liabilities:		
Accrued liabilities	56,862,758	44,808,600
Interest payable	3,801,132	1,190,753
Unearned revenue	915,150	-
Accrued compensated absences	3,414,541	3,277,328
Current portion of long-term debt (Note 5)	15,260,000	15,460,000
Current portion derivative financial instruments (Note 5G)	1,098,675	7,708
Current portion of leases obligation (Note 5J)	240,824	710,181
Current portion of SBITA (Note 5K)	503,819	481,034
Total Current Liabilities	82,096,899	65,935,604
Noncurrent Liabilities:		
Long-term accrued compensated absences	6,459,948	6,110,204
Net pension liability (Note 7)	103,868,311	108,269,790
Net OPEB liability (Note 8)	6,727,406	6,898,479
Long-term leases obligation (Note 5J)	-	240,824
Long-term SBITA (Note 5K)	1,991,616	2,495,433
Long-term debt (Note 5)	210,996,153	97,089,699
Total Noncurrent Liabilities	330,043,434	221,104,429
Total Liabilities	412,140,333	287,040,033
DEFERRED INFLOWS OF RESOURCES		
Accumulated increase in fair value of hedging instruments		
(Note 5G)	2,871,435	11,986,981
Deferred inflows on refunding of debt	768,263	1,024,530
Deferred inflows on leases related items (Note 2R)	1,712,000	1,997,165
Deferred inflows pension related items (Note 7)	136,885	479,098
Deferred inflows OPEB related items (Note 8)	423,976	382,621
Total Deferred Inflows of Resources	5,912,559	15,870,395
NET POSITION		
Net investment in capital assets (Note 12)	502,836,449	575,817,583
Restricted (Note 12)	11,792,344	10,065,874
Unrestricted (Note 12)	1,047,924,096	704,495,704
Total Net Position	\$ 1,562,552,889	\$ 1,290,379,161

 $<sup>^{(</sup>A)}$  Certain amounts have been restated due to the implementation of GASB101, as discussed in Note 2I

# CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER)

# STATEMENTS OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION For the Year Ended June 30, 2025

#### with Comparative Totals for the Year Ended June 30, 2024

		2025		2024 <sup>(A)</sup>
Operating Revenues:				
Residential sales	\$	47,178,812	\$	41,675,989
Commercial sales		26,684,230		22,584,103
Industrial sales		660,653,982		584,360,495
Renewable energy credits		2,718,750		10,502,295
Wholesale resource sales (Note 9)		14,612,434		11,470,683
Mandated program receipts		22,625,543		20,120,470
Other operating revenues		33,514,188		50,751,706
Total Operating Revenues		807,987,939		741,465,741
Operating Expenses:				
Operations		116,962,896		114,089,909
Maintenance		34,113,469		29,090,846
Purchased resource		443,203,513		394,828,371
Wholesale resource purchases (Note 9)		8,512,008		9,785,427
Mandated program disbursement		5,439,689		6,179,170
Amortization (Note 4)		1,175,506		1,158,632
Depreciation (Note 4)		28,122,466		27,322,314
Total Operating Expenses		637,529,547		582,454,669
Operating Income		170,458,392		159,011,072
Nonoperating Revenues (Expenses):				
Interest revenue		33,984,491		13,871,450
Net changes in the fair value of investments		14,315,051		8,702,128
Interest expense		(5,610,150)		(2,206,422)
Equity in income (losses) of joint ventures		3,612,641		(635,169)
Rents and royalties		3,425,438		3,484,588
Other revenues		54,978,153		39,365,830
Gain (loss) on retirement of assets		7,399		-
Total Nonoperating Revenues, net		104,713,023		62,582,405
Income Before Transfers		275,171,415		221,593,477
Transfers from the City of Santa Clara		559,815		376,500
Transfers to the City of Santa Clara		(3,557,502)		(2,885,902)
Net Income		272,173,728		219,084,075
Net Position, Beginning of Year <sup>(A)</sup>		1,290,379,161		1,071,295,086
Net Position, End of Year	\$	1,562,552,889	\$	1,290,379,161
•	÷	· , , ,	_	· , ,

 $<sup>^{(</sup>A)}$  Certain amounts have been restated due to the implementation of GASB101, as discussed in Note 2I

# CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER) STATEMENTS OF CASH FLOWS

#### For the Year Ended June 30, 2025

#### with Comparative Totals for the Year Ended June 30, 2024

	2025	2024
CASH FLOWS FROM OPERATING ACTIVITIES		
Receipts from customers	\$ 739,570,602	\$ 668,767,150
Payments to suppliers	(530,304,443)	(465,537,231)
Payments to employees for salaries and benefits	(61,741,071)	(56,790,537)
Rents and royalties received	3,435,723	4,543,348
Resource energy trading escrow	2,743,207	1,677,372
Wholesale resource sales	14,612,434	11,470,683
Wholesale resource purchases	(8,512,008)	(9,785,427)
Renewable energy credits	2,718,750	10,502,295
Other receipts	67,134,490	48,902,208
Contribution of Joint Ventures	3,500,000	-
Net Cash provided by Operating Activities	233,157,684	213,749,861
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES		
Increase (decrease) in due from other funds	(756,300)	(807,346)
Changes in restricted investments	1,726,470	3,741,829
Transfers in	559,815	376,500
Transfers out	 (3,557,502)	(2,885,902)
Net Cash provided (used) by Noncapital Financing Activities	 (2,027,517)	425,081
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES		
Acquisition and construction of capital assets, net	(63,983,783)	(63,780,946)
Proceeds from sale of assets	7,399	-
Proceeds from debt issuance	112,175,000	-
Premium on debt issuance	18,410,113	-
Principal payments on debt	(16,651,215)	(16,292,174)
Cost of issuance	(576,116)	-
Interest paid on debt	(3,239,866)	 (2,555,620)
Net Cash provided (used) by Capital and Related Financing Activities	 46,141,532	(82,628,740)

# CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER) STATEMENTS OF CASH FLOWS

# For the Year Ended June 30, 2025

# with Comparative Totals for the Year Ended June 30, 2024

	 2025	2024
CASH FLOWS FROM INVESTING ACTIVITIES		
Interest and dividends	32,026,705	11,877,286
Net increase (decrease) in the fair value of investments	14,315,051	8,702,128
Payments made by fiscal agent	19,183,798	17,593,392
Deposits made with fiscal agent	(133,104,338)	(17,992,362)
Net Cash provided (used) by Investing Activities	(67,578,784)	20,180,444
Net Increase (Decrease) in Cash and Cash Equivalents	209,692,915	151,726,646
Cash and cash equivalent at Beginning of Period	619,106,548	467,379,902
Cash and cash equivalent at End of Period	\$ 828,799,463	\$ 619,106,548
Reconciliation of Operating Gain (Loss) to Net Cash Provided (Used)		
by Operating activities:		
Operating income	\$ 170,458,392	\$ 161,487,501
Joint venture income	3,500,000	-
Adjustments to reconcile operating income to net cash		
provided (used) by operating activities:		
(Decrease) Increase due to OPEB system	(258,745)	(404,151)
(Decrease) Increase due to retirement system	1,057,820	3,230,418
(Decrease) Increase due to lease and SBITA Obligation	(23,287)	(34,360)
Depreciation and amortization	29,297,972	28,480,946
Change in assets and liabilities:		
Receivable, net	(31,578,847)	(30,948,216)
Inventory	(5,806,322)	(3,539,456)
Accrued liabilities	6,603,416	14,234,570
Restricted cash	(1,726,470)	(3,741,829)
Compensated absences	486,957	456,648
Unearned revenues	915,150	-
Other receipts	58,403,591	42,850,418
Resource trading escrow	1,828,057	1,677,372
Net Cash Provided by Operating Activities	\$ 233,157,684	\$ 213,749,861
NONCASH TRANSACTIONS:		
Joint Ventures		
Nonoperating Income (Expense)	\$ 3,612,641	\$ (635,169)
Issuance of SBITA Liability	\$ 	\$ (729,014)
Addition of SBITA Asset	\$ 	\$ 729,014



For the years ended June 30, 2025 and 2024

#### NOTE 1 – DEFINITION OF THE REPORTING ENTITY

The City of Santa Clara (the City), California's Electric Utility Enterprise Fund, which began operating as Silicon Valley Power (SVP) in 1997, commenced operations over 100 years ago in 1896. Originally, SVP constructed a lighting plant consisting of forty-six 2000 candlepower direct current lamps and a dynamo (a type of electric generator) which entered into service in October 1896. In late 1903, SVP invested \$5,000 to convert the system to alternating current and abandoned the small generating plant. Wholesale power was purchased from United Gas and Electric Company of San Jose.

Between 1903 and 1965, SVP purchased all of its electric power requirements from investor-owned utilities. In 1965, it received an allocation of power from the Federal Central Valley Project and began to diversify its resources. SVP became a charter member of the Northern California Power Agency (NCPA) in June 1968. Throughout the 1970's, SVP and NCPA worked on behalf of all municipal electric utilities in Northern California to gain access to wholesale transmission markets and to jointly develop cost-effective electric generation resources.

In 1980, SVP became a generating utility for the first time in 73 years with the start of operations of the 6-Megawatt Cogen No. 1 power plant. In 1983, the 110 Megawatt NCPA Geothermal Project, the first municipally owned and operated geothermal power plant in the United States, entered service with SVP as lead partner holding a 55% participation share. Subsequently, SVP participated in further jointly owned power generation projects including hydroelectric, natural gas and coal fired generation. In 2005, SVP placed the 147 Megawatt Don Von Raesfeld Power Plant into service.

Today, SVP has grown to approximately 8,437 streetlights and serves approximately 62,081 electric customers. As SVP looks to the future, it continues to be responsive to the electric market development by increasing its renewable power resources, reducing its greenhouse gas (GHG) footprint, and working with its customers to enhance the value they receive from municipal ownership of their electric utility.

#### NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### A. Basis of Presentation

SVP's Financial Statements are prepared in conformity with accounting principles generally accepted in the United States of America (GAAP) as applied to government units. The Government Accounting Standards Board (GASB) is the acknowledged standard setting body for establishing accounting and financial reporting standards followed by governmental entities in the United States of America. The electric enterprise fund is included in the City's Annual Comprehensive Financial Report, and therefore, these financial statements do not purport to represent the financial position and changes in financial position of the City.

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### **B.** Basis of Accounting

SVP reports its activities as a proprietary fund type (Enterprise Fund) which is maintained on the accrual basis of accounting wherein revenues are recognized in the accounting period in which they are earned regardless of whether they are received, and expenses are recognized in the period in which the related liabilities are incurred. Certain indirect costs are included in program expenses reported for individual functions and activities.

During the year ended June 30, 2024, SVP implemented the following GASB Statement:

The GASB issued Statement No. 100 "Accounting Changes and Errors Corrections." The objective of this statement is to establish accounting and financial reporting requirements for (a) accounting changes and (b) the correction of an error in previously issued financial statements. This statement becomes effective for periods beginning after June 15, 2023. The provision of this statement were implemented during fiscal year 2024. The implementation had no effect on the financial statements.

During the year ended June 30, 2025, SVP implemented the following GASB Statement:

The GASB issued Statement No. 101 "Compensated Absences." The objective of this statement is to amend the existing requirements for the recognition of compensated absences liability. This statement becomes effective for periods beginning after December 15, 2023. The provisions of this Statement were implemented during fiscal year 2024-25. SVP restated the statement of net position and statement of revenues, expenses, and changes in fund net position for the fiscal year 2023-24 to reflect the impact of this implementation. For further details refer to Note 2I.

The GASB issued Statement No. 102 "Certain Risk Disclosures." The objective of this Statement is to provide users of government financial statements with essential information about risks related to a government's vulnerabilities due to certain concentrations or constraints. This statement is effective for fiscal years beginning after June 15, 2024. The implementation had no effect on the financial statements.

SVP is analyzing the effects of the following pronouncements and plans to adopt them by the effective dates:

The GASB issued Statement No. 103, "Financial Reporting Model Improvements." The objective of this Statement is to improve key components of the financial reporting model to enhance its effectiveness in providing information that is essential for decision making and assessing a government's accountability. This statement is effective for fiscal years beginning after June 15, 2025. SVP is currently evaluating the impact on the financial statements.

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

The GASB issued Statement No. 104, "Disclosure of Certain Capital Assets." The objective of this Statement is to provide users of government financial statements with essential information about certain types of capital assets. This statement is effective for fiscal years beginning after June 15, 2025. SVP is currently evaluating the impact on the financial statements.

#### C. Measurement Focus

Enterprise funds are accounted for on a cost of services or economic resources measurement focus, which means that all liabilities associated with the activity are included on their Statement of Net Position. Enterprise fund type operating statements present increases (revenues) and decreases (expenses) in total net position. Reported net position is segregated into three categories – net investment in capital assets, restricted, and unrestricted.

#### D. Cash and Investments

SVP's cash and investments pool is maintained by the City except for fiscal agent cash and investments.

While maintaining safety and liquidity, the City maximizes investment return by pooling its available cash for investment purposes. Unless there are specific legal or contractual requirements to do otherwise, interest earnings are apportioned among funds according to average monthly cash and investment balances. It is generally the City's intention to hold investments until maturity. City investments are stated at fair value (see Note 3).

Cash and cash equivalents for purposes of the statement of cash flows include pooled cash and investments and cash designated for construction. Transactions with City-wide cash management pools are similar to those with external investment pools; therefore, since pooled cash and investments have the same characteristics as demand deposits in that the City's individual funds and component units may withdraw additional monies at any time without prior notice or penalty, pooled cash and investments are considered essentially demand deposit accounts.

Cash and investments with fiscal agent, a bond reserve investment pool, and amounts classified as deposits are not considered cash and cash equivalents.

#### E. Due from City of Santa Clara

During the course of operations, transactions occur between SVP and the City for goods provided or services rendered. The related receivables, net, are classified as "Due from the City of Santa Clara" on the accompanying statement of net position.

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### F. Inventory of Materials and Supplies

Inventory of materials and supplies is accounted for using the consumption method and is stated at average cost. Inventory consists of expendable supplies held for consumption by the electric utility.

#### G. Capital Assets

All capital equipment and right-to-use equipment with a value of \$10,000 or more, buildings, improvements and infrastructure, right-to-use building with costs exceeding \$20,000 or more, and the right-to-use SBITA with a value of \$400,000 or more, with useful lives exceeding two years are capitalized. These assets are valued at historical cost or estimated historical cost if actual historical cost is not available except for intangible right-to-use assets, the measurement of which discussed in Note 2R and 2S below. Contributed capital assets are valued at their estimated acquisition value on the date contributed. Depreciation is recorded on a straight-line basis over the estimated useful lives of the assets (buildings and improvements: 20 to 50 years; equipment: 2 to 20 years; and right-to-use SBITA assets: 3-25 years) and is charged as an expense against operations. Accumulated depreciation is reported on the statement of net position.

The cost of normal maintenance and repairs that do not add to the value of the asset or materially extend asset lives are not capitalized. Improvements are capitalized and depreciated over the remaining useful lives of the related capital assets.

Capital assets and the related obligations under lease/purchase agreements are capitalized and accounted for in accordance with Accounting Standards Codification (ASC) Topic 842. Interest is capitalized on construction in progress in accordance with ASC Topic 835, Capitalization of Interest Cost in Situations Involving Certain Tax-Exempt Borrowings, and Certain Gifts and Grants. Accordingly, interest capitalized is the total interest cost for the date of the borrowings net of any interest earned on temporary investments of the borrowed proceeds until the specified asset is ready for its intended use. There was no interest capitalized for the fiscal years ended June 30, 2024 or 2025.

#### H. Joint Ventures

SVP participates in several joint ventures in accordance with GAAP. If SVP's equity in net losses of a joint venture exceeds its investments, use of the equity method is suspended except to the extent that SVP is obligated to provide further support or has guaranteed obligations of the joint venture.

SVP advances funds to certain of its joint ventures in the form of refundable advances, project advances, and operating and maintenance advances. Refundable advances accrue interest at rates

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

stated in the related agreements. Operating, maintenance, and project advances are charged to operations when incurred.

Capitalized project costs are charged to operations in the event that a project is determined to be not economically feasible.

#### I. Compensated Absences

Effective July 1, 2024, the City implemented Governmental Accounting Standards Board (GASB) Statement No. 101, Compensated Absences. GASB 101 establishes recognition and measurement criteria for all types of compensated absences, such as vacation leave, sick leave, and paid time off, including guidance for leave that accumulates and vests, as well as certain non-vesting leave.

Under the previous guidance (GASB 16), certain types of leave were only recognized when earned and expected to be paid. GASB 101 requires governments to recognize a liability for all leave that is attributable to services already rendered and for which it is probable the leave will be used or paid. It also requires governments to measure leave using either an employee's pay rate as of the financial statement date or an expected future pay rate if that is expected to be higher.

As a result of this change, the statement of net position for fiscal year 2023-24 was adjusted as follows:

	FY2024 previously	GASB101		
	 reported	restatement	FY2024 Restated	
Current liabilities:				
Accrued compensated absences	\$ 472,381	\$ 2,804,947	\$	3,277,328
Noncurrent liabilities				
Long-term accrued compensated absences	\$ 6,438,722	\$ (328,518)	\$	6,110,204
Net position Unrestricted	\$ 706,972,133	\$(2,476,429)	\$	704,495,704

The statement of revenues, expenses and changes in net position for fiscal year 2023-24 was adjusted as follows:

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

	FY2024		
	previously	GASB101	FY2024
	reported	restatement	Restated
Operating expenses:	\$ 111,613,480	\$ 2,476,429	\$ 114,089,909
Operating income	\$ 161,487,501	\$(2,476,429)	\$ 159,011,072
Net position- end of year	\$ 1,292,855,590	\$(2,476,429)	\$ 1,290,379,161

Ongoing calculations of compensated absences liabilities will follow the recognition and measurement guidance prescribed by the new standard.

## J. Risk Management

SVP is covered under the City's self-insurance programs via Internal Service Funds. There were no significant reductions in insurance coverage from the prior year by major categories of risk and the amount of settlements did not exceed insurance coverage for the past four fiscal years. Additional information with respect to the City's self-insurance programs can be found in the City's Annual Comprehensive Financial Report.

In addition, SVP has property coverage specific to the power plants with a policy limit of \$250 million.

#### K. Electric Resource Purchased

SVP purchases power from various suppliers and agencies (including joint powers agencies) for resale to its customers (see Note 10). SVP also engages in numerous resource energy transactions with the objective of reducing its overall cost of resource energy. Gross resource energy sales and resource energy purchases are recorded as operating revenue and expense, respectively (see Note 9).

#### L. Bond Discounts/Issuance Costs

Bond discounts are presented as a reduction of the face amount of bonds payable, whereas issuance costs are recognized in the current period.

#### M. Revenue Recognition

Operating revenues are recognized based on cycle billings periodically rendered to customers. Operating revenues for services provided, but not billed at the end of the fiscal year, are recognized

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

and accrued based on estimated consumption. Operating revenues primarily include the sales of electric power to residential, commercial, industrial, and municipal customers.

Non-operating revenues primarily represent interest income, grants, rents, and other non-recurring miscellaneous income.

#### N. Taxes on Income

As an agency of the City, SVP falls under the review of the Internal Revenue Code Section 115 and corresponding California Revenue and Taxation Code provisions. As such, it is not subject to federal income or state franchise taxes.

#### O. Deferred Outflows/Inflows of Resources

In addition to assets, the statement of financial position includes a separate section for deferred outflows of resources. Deferred outflows of resources represent a consumption of net assets that applies to a future period(s) and so will not be recognized as an outflow of resources (expense/expenditure) until then. SVP has four items that qualify for reporting in this category: deferred outflows related to the derivative instruments, refunding of debt, pension, and OPEB.

In addition to liabilities, the statement of financial position includes a separate section for deferred inflows of resources. Deferred inflows of resources represent an acquisition of net assets that applies to a future period(s) and so will not be recognized as an inflow of resources (revenue) until that time. SVP reports deferred amounts related to derivative instruments, debt refunding, leases and deferred amounts related to pension and OPEB.

#### P. Net Position and Fund Equity

SVP may fund certain programs with a combination of restricted and unrestricted net position. The policy is to first apply restricted net position followed by unrestricted net position if necessary.

#### Q. Use of Estimates

The preparation of financial statements in conformity with GAAP in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIIFICANT ACCOUNTING POLICIES (continued)

#### R. Lease Agreements

A lease is defined as a contract that conveys control of the right to use another entity's nonfinancial asset (the underlying asset) as specified in the contract for a period of time in an exchange or exchange-like transaction. Examples of nonfinancial assets include buildings, land, vehicles, and equipment.

Lessee - SVP is a lessee for noncancellable lease of buildings. SVP recognizes a lease liability with an initial, and individual value of \$100,000 and an intangible right-to-use lease asset (lease asset) in the statement of net position financial statements.

At the commencement of a lease, SVP initially measures the lease liability at the present value of payments expected to be made during the lease term. Subsequently, the lease liability is reduced by the principal portion of lease payments made. The lease asset is initially measured as the initial amount of the lease liability, adjusted for lease payments made at or before the lease commencement date, plus certain initial direct costs. Subsequently, the lease asset is amortized on a straight-line basis over its useful life.

Key estimates and judgments related to leases include how SVP determines (1) the discount rate it uses to discount the expected lease payments to present value, (2) lease term, and (3) lease payments as follows:

- SVP uses the interest rate charged by the lessor as the discount rate. When the interest rate charged by the lessor is not provided, SVP generally uses its estimated incremental borrowing rate as the discount rate for leases.
- The lease term includes the noncancellable period of the lease.
- Lease payments included in the measurement of the lease liability are composed of fixed payments and purchase option price that SVP is reasonably certain to exercise.

SVP monitors changes in circumstances that would require a remeasurement of its lease and will remeasure the lease asset and liability if certain changes occur that are expected to significantly affect the amount of the lease liability.

Lease assets are reported with other capital assets and lease liabilities are reported with long-term debt on the statement of net position. Additional information can be found in Notes 4 and 5J.

Lessor - SVP is a lessor for noncancellable leases of land, equipment, and fiber infrastructure. SVP recognizes a lease receivable and a deferred inflow of resources in the financial statements.

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

At the commencement of a lease, SVP initially measures the lease receivable at the present value of payments expected to be received during the lease term. Subsequently, the lease receivable is reduced by the principal portion of lease payments received. The deferred inflow of resources is initially measured as the initial amount of the lease receivable, adjusted for lease payments received at or before the lease commencement date. Subsequently, the deferred inflow of resources is recognized as revenue over the life of the lease term.

Key estimates and judgments include how SVP determines (1) the discount rate it uses to discount the expected lease receipts to present value, (2) lease term, and (3) lease receipts as follows:

- SVP uses its estimated incremental borrowing rate as the discount rate for leases.
- The lease term includes the noncancellable period of the lease.
- Lease receipts included in the measurement of the lease receivable is composed of fixed payments from the lessee.

SVP monitors changes in circumstances that would require a remeasurement of its lease, and will remeasure the lease receivable and deferred inflows of resources if certain changes occur that are expected to significantly affect the amount of the lease receivable. SVP has not engaged in any sublease transactions, sale-leaseback arrangements, or lease-leaseback agreements.

The balances related to the leases receivable and deferred inflow of resources as of June 30, 2024 were \$2,112,910 and \$1,997,165 respectively. SVP recognized \$285,164 in lease revenue and \$58,002 in interest revenue during the fiscal year 2023-24 related to these leases. The leases receivable and deferred inflow of resources as of June 30, 2025 were \$1,852,925 and \$1,712,000 respectively. SVP recognized \$285,165 in lease revenue and \$53,865 in interest revenue during the fiscal year 2024-25 related to these leases.

#### S. Subscription-Based Information Technology Arrangements (SBITAs) Accounting

A Subscription-Based Information Technology Arrangement (SBITA) is a contract that conveys control of the right to use another party's (a SBITA vendor's) IT software, alone or in combination with tangible capital assets (the underlying IT assets), as specified in the contract for a period of time in an exchange or exchange-like transaction.

At the commencement of a SBITA, SVP initially measures the subscription liability at the present value of payments expected to be made during the contract term. Subsequently, the subscription liability is reduced by the principal portion of payments made. The subscription asset is initially measured as the initial amount of the subscription liability, adjusted for payments made at or before the SBITA commencement date, plus certain initial direct costs. Subsequently, the subscription

For the years ended June 30, 2025 and 2024

#### NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

asset is amortized on a straight-line basis over shorter of the subscription term or the useful life of the underlying IT assets. SVP recognizes SBITA liabilities with an initial, individual value of \$400,000 or more for all funds based on the future SBITA payments remaining at the start of the contract.

Key estimates and judgments related to SBITAs include how SVP determines (1) the discount rate it uses to discount the expected subscription payments to present value, (2) subscription term, and (3) subscription payments as follows:

- SVP uses the interest rate charged by the IT vendor as the discount rate. When the interest rate charged by the IT vendor is not provided, SVP uses its estimated incremental borrowing rate as the discount rate for subscription liabilities.
- The subscription term includes the noncancellable period of the subscription.
- Subscription payments included in the measurement of the subscription liability are composed of fixed payments and purchase option price that SVP is reasonably certain to exercise.

SVP monitors changes in circumstances that would require a remeasurement of its subscription and will remeasure the subscription asset and liability if certain changes occur that are expected to significantly affect the amount of the subscription liability.

Subscription assets are reported with other capital assets and subscription liabilities are reported with liabilities on the statement of net position. Additional information can be found in Notes 4 and 5K.

#### T. Prior Period Adjustments

SVP implemented GASB Statement No. 101, Compensated Absences, in the current fiscal year. As a result, beginning net position was restated to reflect the recognition and measurement requirements of the new standard. The adoption of GASB 101 resulted in an adjustment to beginning balances to properly account for compensated absences in accordance with the new guidance. Comparative prior year financial information has been restated, where practicable, to conform to the provisions of GASB 101. Additional details regarding the restatement are disclosed in the note 2I.

#### For the years ended June 30, 2025 and 2024

#### **NOTE 3 – CASH AND INVESTMENTS**

SVP's cash and investments pool is maintained by the City except for fiscal agent cash and investments. A full description of the City's cash and investment policy is in Note 7 of its Annual Comprehensive Financial Report.

# A. Investments Authorized by the California Government Code and the City's Investment Policy

The City's Investment Policy and the California Government Code allow the City to invest in certain types of investments, provided the credit ratings of the issuers are acceptable to the City. The table below also identifies certain provisions of the City's Investment Policy and the California Government Code that address interest rate risk, credit risk, and concentration of credit risk.

#### For the years ended June 30, 2025 and 2024

# **NOTE 3 – CASH AND INVESTMENTS (continued)**

Authorized Investment Type	Maximum Maturity	Minimum Credit Quality	Maximum Percentage or Portfolio	Maximum Investment In One Issuer
U.S. Treasury Obligations	7 years	N/A	100%	100%
U.S. Agency Securities (1)	7 years	Top three ratings categories	80% <sup>(2)</sup>	40%
Negotiable Certificates of Deposit	5 years	A / A-1	30%	5%
Bankers Acceptances	180 days	N/A	25%	5%
Commercial Paper	270 days	A / A-1	25%	5% <sup>(3)</sup>
California Local Agency Investment Fund	N/A	N/A	None	\$75M Per A/C
Repurchase Agreements	60 days	N/A	50%	20%
Reverse Repurchase Agreements (requires City Council approval)	92 days	N/A	20%	10%
Municipal Obligations	7 years	A	20%	5%
Medium Term Corporate Notes	5 years	A/A-	25%	5% <sup>(3)</sup>
Mutual Funds / Money Market Funds	N/A	Top rating category	20%	10%
Joint Powers Authority Investment Pools	N/A	N/A	100%	100%
Supranational Obligations	5 years	AA	20%	10%
Asset-Backed Securities	5 years	AA	10%	5%
Non-Negotiable Certificates of Deposit	5 years	N/A	10%	5%
Mortgage-Backed Securities and Collateralized Mortgage Obligations	6-12 years <sup>(4)</sup>	AA	15%	10%

<sup>&</sup>lt;sup>(1)</sup> Securities issued by the Federal Farm Credit Bank (FFCB), the Federal Home Loan Bank (FHLB), the Federal National Mortgage Association (FNMA), the Federal Home Loan Mortgage Corporation (FHLMC), local agencies and other U.S. government sponsored enterprises.

<sup>(2)</sup> Callable securities are limited to 30% of the portfolio.

<sup>(3)</sup> No more than 10% of the outstanding commercial paper and medium term corporate notes of any single issuer.

<sup>(4)</sup> Maximum Weighted Average Life with Current Public Securities Association Assumptions =12 years at time of purchase for Mortgage-Backed Securities (MBS). Maximum Final Maturity for MBS's and CMOs = 30 years with balloon payments.

For the years ended June 30, 2025 and 2024

#### **NOTE 3 – CASH AND INVESTMENTS (continued)**

#### **B.** Investments Authorized by Debt Agreements

The City invests bond proceeds restricted for construction in instruments that are stated in the Investment Policy and in various return-guaranteed investment agreements. These investments are invested in accordance with bond indentures and the maturities of each investment should not exceed the final maturity of each bond. Bond proceed investments are reported monthly to the City Council.

SVP also maintains required amounts of cash and investments with trustees or fiscal agents under the terms of certain debt issues. These funds are unexpended bond proceeds or are pledged reserves to be used if SVP fails to meet its obligations under these debt issues. The California Government Code 53601 (L) allows these funds to be invested in accordance with the statutory provisions governing the issuance of those bonds, indebtedness, other agreements, or certificates of participation in accordance with the ordinance, resolution, indenture, or agreement of the local agency providing for the issuance.

#### C. Pension Rate Stabilization Program

In February 2017, the City Council approved a Pension Rate Stabilization Program, (PRSP) Trust administered by Public Agency Retirement Services (PARS). The PRSP is an irrevocable trust and qualifies as an Internal Revenue Section 115 trust. This trust will assist the City in mitigating the CalPERS contribution rate volatility. Investments of funds held in Pension Rate Stabilization Program (PRSP) are governed by the Investment Guideline Document for the investment account and by the agreement for administrative services with the Public Agency Retirement Services (PARS), rather than the general provisions of the California Government code or the City's investment policy. The City elected a discretionary investment approach which allows the City to maintain oversight of the investment management, control on target yield and the portfolio' risk tolerance. The assets in this program will eventually be used to fund Pension Plan obligations.

As part of the year-end process for fiscal year 2016-17, the City Council approved SVP to designate and make an initial deposit of \$3.5 million in fiscal year 2018 towards pre-funding the City's pension obligations. As of June 30, 2025, the balance in the pension rate stabilization program trust was \$11.8 million.

#### D. Credit and Interest Rate Risk

Credit risk is the risk that an issuer of an investment will not fulfill its obligations to the holder of the investment. This is measured by the assignment of a rating by a nationally recognized statistical rating organization.

For the years ended June 30, 2025 and 2024

#### **NOTE 3 – CASH AND INVESTMENTS (continued)**

Interest rate risk is the risk that changes in market interest rate will adversely affect the fair value of an investment. Generally, the longer the maturity of an investment is the greater the sensitivity of its fair value to changes in market interest rates to be.

Information about the sensitivity of the fair values of SVP's investments to market interest rate fluctuations is provided by the following table that shows the distribution to SVP's investment by maturity.



## For the years ended June 30, 2025 and 2024

# **NOTE 3 – CASH AND INVESTMENTS (continued)**

			M	aturity		2025	2024
	Credit	Under 180	181 - 365	1 - 3	3 - 5	Fair	Fair
Type of Investment	Rating	Days	Days	Years	Years	Value	Value
Cook and Investments							
Cash and Investments - City Treasury:							
Cash	N/A	\$ 65,858,443	\$ -	\$ -	\$ -	\$ 65,858,443	\$ 59,372,862
US Treasury Notes	AA+	\$ 05,656,445	ъ -	225,366,079	143,320,746	368,686,825	231,973,928
Federal Farm Credit Bank	AA+	-	-	223,300,079	143,320,740	300,000,023	19,417,882
Federal Home Loan Bank	AA+	_	_	_	_	_	2,350,184
Federal National Mortgage	7171						2,330,104
Association	AA+		_	_	_	_	8,921,280
Federal Home Loan Mortgage							0,,,,,,,,,
Corporation	AA+	2,590,553	_	_	_	2,590,553	10,906,591
Mortagage-Backed Securities	AA+	2,390,333	_	19,470,633	34,874,693	54,345,326	27,838,747
Corporate Notes	AAA	_	_	2,538,987	-	2,538,987	6,963,207
Corporate Notes	Aa	5,155,287	_	10,588,740	31,357,955	47,101,982	22,952,253
Corporate Notes	A	4,482,106	7,084,025	28,030,283	39,710,269	79,306,683	61,958,499
Corporate Notes	BBB+ <sup>(1)</sup>		/ ' '-	, ,	, , , , <u>.</u>	, ,	1,190,179
Asset-Backed Securities	Aaa		_	12,064,255	39,840,705	51,904,960	30,232,181
Certificates of Deposit	A+		_	3,942,405	-	3,942,405	3,602,799
Certificates of Deposit	A	_		5,7 12, 103	_	5,5 12, 105	3,457,974
commence of Bop con							5,.57,57.
Money Market Funds (CAMP Pool) Money Market Funds (CAMP	AAAm	106,130,648	-	-	-	106,130,648	95,951,939
Term) Principal Public Deposit Sweep	AAAf	31,106,851	-	-	-	31,106,851	19,026,752
Program	Not Rated	273,389		_		273,389	100,549
State Investment Pool (LAIF)	Not Rated	3,220,067	_		_	3,220,067	2,822,868
Cash and Investments		-, -,					
- City Treasury		218,817,344	7,084,025	302,001,382	289,104,368	817,007,119	609,040,674
Cash and Investments							
- Other:							
Cash (Debt Fund) Cash (Pension Rate Stabilization	N/A	12,637,965	-		-	12,637,965	6,414,375
Investment) Mutual Fund - Goldman FS	N/A	1,325	-	-	-	1,325	2,823
- Money Market Funds							
(Debt Funds)	Aaam	-	-	-	-	-	-
Mutual Fund - JP Morgan							
- Money Market Funds							
(Debt Funds)	Aaam	117,879,459	-	-	-	117,879,459	10,182,510
Pension Rate Stabilization							
Investment							
(Cash and Equivalents) Pension Rate Stabilization	Not Rated	393,727	-	-	-	393,727	414,823
Investment							
(Mutual Fund - Equity) Pension Rate Stabilization	Not Rated	3,549,427	-	-	-	3,549,427	3,033,155
Investment	MARKE	7.047.065				7.047.065	( (15 000
(Mutual Fund - Fixed Income) Collateral Obligations	Not Rated	7,847,865	-	-	-	7,847,865	6,615,073
(Archer Daniels Midland and	NT . B	A (21 A52				5 (01 55°	0.440.00=
CAISO)	Not Rated	7,621,750				7,621,750	9,449,807
Investments - Other Total Cash and Investments	•	149,931,518 \$ 368,748,862	\$ 7,084,025	\$ 302,001,382	\$ 289,104,368	\$ 966,938,637	36,112,566 \$ 645,153,240
25mi Cabii and investments	;	Ψ 300,740,002	ψ 1,004,023	Ψ 302,001,302	Ψ 207,104,300	Ψ 700,730,037	ψ υπυ,1υυ,4π0

<sup>(1)</sup> The investments in the corporate notes were rated A+ when purchased.

#### For the years ended June 30, 2025 and 2024

#### **NOTE 3 – CASH AND INVESTMENTS (continued)**

The City is a voluntary participant in the Local Agency Investment Fund (LAIF). LAIF is regulated by California Government Code Section 16429 under the oversight of the Treasurer of the State of California. LAIF's investment portfolio mainly consists of Treasuries, loans, Federal Agency securities, and collateralized mortgage obligations. Each regular LAIF account is permitted to have up to 15 transactions per month, with a minimum transaction amount of \$5,000, a maximum transaction amount of \$75 million and at least 24 hours advance notice for withdrawals of \$10 million or more. Bond proceeds accounts are subject to one time deposit with no cap and are set up with a monthly draw down schedule. The carrying value of LAIF approximates fair value.

The City, as a CAMP shareholder, participates in both the CAMP Pool Portfolio and the CAMP Term Portfolio. The CAMP Pool is fully liquid, stable net asset value (NAV) investment option with a competitive yield, while the CAMP Term is a fixed-rate, fixed term investment option that offers securities with maturities ranging from 60 days to one year. Investment principal and interest in the CAMP Term account are paid at maturity, with an automatic sweep into the CAMP Pool account.

The CAMP Pool is managed to maintain a dollar-weighted average portfolio maturity of 60 days or less and seeks to maintain a constant NAV per share of \$1.00. The CAMP Pool invests in obligations of the United States Government and its agencies, high-quality, short-term debt obligations of U.S. companies and financial institutions. The CAMP Term investments are based on a pool of open-market securities similar to those in the CAMP Pool. The investments are matched to the amount invested and maturities selected by the Shareholder.

The City may withdraw all or any portion of the funds in the CAMP Pool account at any time by redeeming shares. The City may withdraw all or a portion of the funds in the CAMP Term account in \$10,000 increments prior to maturity, but there is a premature redemption penalty.

The CAMP Declaration of Trust permits the CAMP trustee to suspend the right of withdrawal from CAMP or to postpone the date of payment of redemption proceeds if the New York Stock Exchange is closed other than for customary weekend and holiday closings, if trading on the New York Stock Exchange is restricted, or if, in the opinion of the CAMP trustees, an emergency exists such that disposal of the CAMP pool securities or determination of its net asset value is not reasonably practicable. If the right of withdrawal is suspended, the City may either withdraw its request for that withdrawal or receive payment based on the net asset value of the CAMP pool next determined after termination of the suspension of the right of withdrawal. At June 30, 2025, the fair value approximated the City's cost. At June 30, 2025, the CAMP Pool investments had an average maturity of 41 days.

Mutual funds are available for withdrawal on demand. See City's Annual Financial Report Note 7 to the financial statements for additional detail on the fiscal year 2024-25 investment portfolio.

For the years ended June 30, 2025 and 2024

#### **NOTE 3 – CASH AND INVESTMENTS (continued)**

#### E. Custodial Credit Risk

Custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, the City will not be able to recover its deposits or will not be able to recover collateral securities that are in the possession of an outside party. Under California Government Code Section 53651, depending on specific types of eligible securities, a bank must deposit eligible securities posted as collateral with its Agent having a fair value of 105% to 150% of the City's cash on deposit. All of the City's deposits are either insured by the Federal Depository Insurance Corporation (FDIC) or collateralized with pledged securities held in the trust department of the financial institutions.

The custodial credit risk for investments is the risk that, in the event of the failure of the counterparty (e.g. broker-dealer) to a transaction, the City will not be able to recover the value of its investment or collateral securities that are in the possession of another party. The City's Investment Policy limits its exposure to custodial credit risk by requiring that all security transactions entered into by the City, including collateral for repurchase agreements, be conducted on a delivery-versus-payment basis. Securities are to be held by a third party custodian.

#### F. Fair Value Hierarchy

SVP categorizes its fair value measurements within the fair value hierarchy established by GAAP. The hierarchy is based on the valuation input used to measure the fair value of asset. Level 1 inputs are quoted prices in active markets for identical assets; Level 2 inputs are significant other observable inputs; Level 3 inputs are significant unobservable inputs. See City's Annual Comprehensive Financial Report Note 7 to the financial statements for more detailed information.

#### For the years ended June 30, 2025 and 2024

# **NOTE 3 – CASH AND INVESTMENTS (continued)**

	Fair	sing		
	Investments and Derivative Instruments Measured at Fair Value 6/30/2025	Quoted Prices in Active Markets for Identical Assets Level 1	Significant Other Observable Inputs Level 2	Exempt (1)
Investments by Fair Value Level	0/30/2023	Level 1	Level 2	Exempt
Short Term Investments				
US Treasury Notes	\$ 368,686,825	\$ 368,686,825 \$	- \$	_
Federal Home Loan Mortgage Corp	2,590,553	-	2,590,553	_
Mortagage-Backed Securities	54,345,326	-	54,345,326	-
Corporate notes	128,947,652	-	128,947,652	-
Asset-Backed Securities	51,904,960	-	51,904,960	-
Certificates of Deposit	3,942,405	-	3,942,405	-
Money Market Fund (CAMP Pool and Term)	137,237,499	-	-	137,237,499
Principal Public Deposit Sweep Program	273,389	<u>-</u>	-	273,389
<b>Total Short Term Investments</b>	747,928,609	368,686,825	241,730,896	137,510,888
Debt Securities and Other Mutual Fund - JP Morgan				
- Money Market Funds (Debt Funds) Pension Rate Stabilization Investment (Cash	117,879,459	-	-	117,879,459
and Equivalents) Pension Rate Stabilization Investment (Mutual	393,727	393,727	-	-
Fund - Equity)	3,549,427	1,003,978	2,545,449	-
Pension Rate Stabilization Investment (Mutual	7,847,865	7,847,865	-	-
Pension Rate Stabilization Investment (Cash Collateral Obligations (Archer Daniels	1,325	· ·	-	1,325
Midland and CAISO)	7,621,750	-		7,621,750
<b>Total Debt Securities and Other</b>	137,293,553	9,245,570	2,545,449	125,502,534
Total Investment by Fair Value Level \$	885,222,162	\$ 377,932,395 \$	244,276,345 \$	263,013,422
Investments Measured at fair value, but not sub State Investment Pool (LAIF)	oject to fair value hiera 3,220,067	rchy:	<u>-</u>	3,220,067
<b>Total Investments</b>	888,442,229	\$ 377,932,395 \$	244,276,345 \$	266,233,489
Cash in Banks Total Cash and Investment	78,496,408 \$ 966,938,637			
;				
Investments Derivative Instruments	2 071 425		2 071 425	
Open contract gas trading - current assets Open contract gas trading - current liabilities	2,871,435		2,871,435	
Total Investment Derivative Instruments	(1,098,675) \$ 1,772,760	-	\$ 1,772,760	
i otai investment Derivative instruments	Ψ 1,772,700	_	Ψ 1,//2,/00	

<sup>(1)</sup> Accounts in exempt column are Mutual Fund-Money Market, Collateral Obligation and LAIF investments which are exempt from fair value hierarchy, or reported at amortized cost.

#### For the years ended June 30, 2025 and 2024

#### **NOTE 3 – CASH AND INVESTMENTS (continued)**

The City utilizes a third party pricing service to determine fair market prices for its individually held investments. Evaluations are based on market information available at the time and generated using proprietary evaluated pricing models and methodologies.

Level 1 investments are valued using a marketable actively traded assets closing price for identical assets. Level 2 investments are determined by using quoted prices for similar assets.

## G. Investments with Fair Values Highly Sensitive to Interest Rate Fluctuations

The City's investment portfolio includes callable corporate notes and callable asset-backed securities (ABS) held within the City's investment pool. These investments are considered highly sensitive to interest rate fluctuations because changes in market interest rates may affect both the timing and amount of the securities' cash flows. When interest rates decline, issuers may exercise the call option and redeem the securities prior to their stated maturity. If these securities are called, the City may be required to reinvest the proceeds at lower prevailing market rates, which may reduce future investment earnings. See City's Annual Comprehensive Financial Report Note 7 to the financial statements for more detailed information.

#### **NOTE 4 – CAPITAL ASSETS**

#### A. Capital Assets Summary

Capital asset activity for the years ended June 30, 2025 and 2024 is as follows:

# For the years ended June 30, 2025 and 2024

# **NOTE 4 – CAPITAL ASSETS (continued)**

	Balance									Balance	
	Jun	une 30, 2024		Additions		Retirements		Transfers		June 30, 2025	
Non Depreciable Assets:						_				_	
Land	\$	14,371,743	\$	5,507,850	\$	-	\$	=	\$	19,879,593	
Construction In Progress		86,463,324		63,383,960		-		(10,925,341)		138,921,943	
Total Non Depreciable Assets		100,835,067		68,891,810				(10,925,341)		158,801,536	
Capital assets being depreciated:											
Buildings and Improvements	1,	147,187,859		-		-		10,925,341		1,158,113,200	
Right-to-use leased building		2,916,623		-		-		=		2,916,623	
Right-to-use SBITA		3,837,038				-		-		3,837,038	
Machinery & Equipment		10,212,515		542,715		(9,853)				10,745,377	
Total capital assets being											
depreciated	1,	164,154,035		542,715		(9,853)		10,925,341		1,175,612,238	
Laga accommulated dammaciation fam											
Less accumulated depreciation for: Buildings and Improvements		(564,248,905)		(27.882.302)						(502 121 207)	
Right-to-use leased building	(			(27,882,392)		-		-		(592,131,297)	
C		(2,019,200)		(673,066) (502,440)		-		-		(2,692,266)	
Right-to-use SBITA		(864,051)				0.952		-		(1,366,491)	
Machinery & Equipment		(9,012,644)	_	(240,074)		9,853		-		(9,242,865)	
Total accumulated depreciation	(	576,144,800)		(29,297,972)		9,853	_	-		(605,432,919)	
Net Depreciable Assets		588,009,235		(28,755,257)		-		10,925,341		570,179,319	
Enterprise Activity Capital Assets, Net	\$	688,844,302	\$	40,136,553	\$		\$		\$	728,980,855	

# For the years ended June 30, 2025 and 2024

# **NOTE 4 – CAPITAL ASSETS (continued)**

	Balance				Balance	
	June 30, 2023	Additions	Retirements	Transfers	June 30, 2024	
Non Depreciable Assets:						
Land	\$ 14,371,743	\$ -	\$ -	\$ -	\$ 14,371,743	
Construction In Progress	71,262,465	60,741,105		(45,540,246)	86,463,324	
Total Non Depreciable Assets	85,634,208	60,741,105		(45,540,246)	100,835,067	
Capital assets being depreciated:						
Buildings and Improvements	1,101,647,613	-	-	45,540,246	1,147,187,859	
Right-to-use leased building	2,916,623	-	-	-	2,916,623	
Right-to-use SBITA	3,108,024	729,014	-	-	3,837,038	
Machinery & Equipment	10,297,966	12,544	(97,995)	-	10,212,515	
Total capital assets being						
depreciated	1,117,970,226	741,558	(97,995)	45,540,246	1,164,154,035	
Less accumulated depreciation for:						
Buildings and Improvements	(537,222,730)	(27,026,175)	-	-	(564,248,905)	
Right-to-use leased building	(1,346,134)	(673,066)	-	-	(2,019,200)	
Right-to-use SBITA	(378,485)	(485,566)	-	-	(864,051)	
Machinery & Equipment	(8,814,500)	(296,139)	97,995	-	(9,012,644)	
Total accumulated depreciation	(547,761,849)	(28,480,946)	97,995	-	(576,144,800)	
Net Depreciable Assets	570,208,377	(27,739,388)		45,540,246	588,009,235	
Enterprise Activity Capital						
Assets, Net	\$ 655,842,585	\$ 33,001,717	\$ -	\$ -	\$ 688,844,302	

#### For the years ended June 30, 2025 and 2024

# **NOTE 4 – CAPITAL ASSETS (continued)**

# **B.** Construction in Progress

Construction in progress as of June 30, 2025 and 2024 consisted of the following in SVP Projects.

Projects as of June 30, 2025		Authorized	Expended	Commitments	
Northern Receiving Substation (NRS) Transformer Replacement	\$	62,857,832.0	\$ 10,483,513.0	\$	52,374,319.0
Kifer Receiving Station (KRS) Rebuild and Replacement		37,207,482	6,070,298		31,137,184
Scott Receiving Station (SRS) Rebuild and Replacement		36,950,412	5,472,352		31,478,060
Esperanca Substation		28,905,947	1,219,736		27,686,211
Grizzly Tap Line Repairs		28,607,653	27,169,164		1,438,489
Implementation of Advanced Meter		28,088,715	28,029,548		59,167
Juliette Substation Expansion and Transformer Rerate		25,764,241	3,853,205		21,911,036
NRS-KRS 115kV Line		23,759,946	2,633,569		21,126,377
Great America Street Lighting Replacement Project		13,051,982	2,009,754		11,042,228
Walsh-Uranium 60kV Reconductor		12,113,296	7,007		12,106,289
Memorex Junction Substation		11,870,500	7,961,378		3,909,122
System Capacity Expansion		11,861,584	7,221,950		4,639,634
Northwest Loop Capacity Upgrade		11,391,316	1,112,771		10,278,545
Transmission Loop 1		10,814,252	146,860		10,667,392
Other Projects		86,257,285	35,530,838		50,726,447
Total	\$	429,502,443	\$ 138,921,943	\$	290,580,500

#### For the years ended June 30, 2025 and 2024

# **NOTE 4 – CAPITAL ASSETS (continued)**

Projects as of June 30, 2024		Authorized	Expended	Commitments	
Implementation of Advanced Meter		28,089,215	\$ 28,024,202	\$	65,013
Grizzly Tap Line Repairs		21,999,893	14,113,347		7,886,546
Northern Receiving Substation (NRS) Transformer Replacement		15,900,020	5,998,030		9,901,990
System Capacity Expansion		10,973,778	4,954,305		6,019,473
Memorex Junction Substation		11,739,354	3,649,556		8,089,798
Kifer Receiving Station (KRS) Rebuild and Replacement		14,211,430	3,317,073		10,894,357
Scott Receiving Station (SRS) Rebuild and Replacement		13,956,517	2,973,236		10,983,281
Freedom Circle Junction Substation		5,350,106	2,682,803		2,667,303
Replace Balance of Plant Control System (DCS)		5,559,127	2,540,683		3,018,444
San Tomas Junction		5,570,131	2,394,995		3,175,136
Electric Vehicle (EV) Charging		4,563,033	1,769,817		2,793,216
Stender Way Junction Substation		8,697,335	1,767,424		6,929,911
NRS-KRS 115kV Line		11,644,882	1,317,608		10,327,273
Bower Avenue Junction		3,882,492	1,122,084		2,760,408
Street Light Improvement		2,813,495	1,015,901		1,797,594
Other Projects		93,731,632	8,822,259		84,909,374
Total	\$	258,682,442	\$ 86,463,324	\$	172,219,118

For the years ended June 30, 2025 and 2024

#### NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS

Changes in long-term debt for the year ended June 30, 2025, consisted of the following:

Type of Indebtedness			Additions and Amortization of	Outstanding as of June 30,	Current	
Rate, Issue Date and Maturity	2024	Defeased	Premiums/Discounts	2025	Portion	
Senior Revenue Bonds:						
2018 Series A Refunding Revenue Bonds,						
5%, 12/18/18 - 07/01/27	\$ 24,775,000	\$ 5,795,000	\$ -	\$ 18,980,000	\$ 6,005,000	
2024 Series A Refunding Revenue Bonds,	-		112,175,000	112,175,000	3,345,000	
5%, 10/23/24 - 07/01/44						
Unamortized Discount/Premium	2,259,699	-	16,991,454	19,251,153	-	
Subtotal Electric Utility Revenue Bonds	27,034,699	5,795,000	129,166,454	150,406,153	9,350,000	
Direct Placement:						
Series 2020-1 Revenue Refunding Bonds,						
1.74%, 04/10/2020 - 07/01/2032	52,985,000	-	-	52,985,000	-	
Series 2020-2 Revenue Refunding Bonds,						
1.31%, 04/10/2020 - 07/01/2028	28,560,000	5,695,000	-	22,865,000	5,910,000	
Series 2020-3 Revenue Refunding Bonds,						
0.58% 04/10/2020 - 07/01/2024	3,970,000	3,970,000	-	-	-	
	0.7.71.7.000	255200	-			
Subtotal Electric Utility Revenue Bonds	85,515,000	9,665,000		75,850,000	5,910,000	
Bonds and Notes from Direct						
Borrowing	\$ 112,549,699	\$ 15,460,000	\$ 129,166,454	\$ 226,256,153	\$ 15,260,000	
Unamortized Discount/Premium  Subtotal Electric Utility Revenue Bonds  Direct Placement: Series 2020-1 Revenue Refunding Bonds, 1.74%, 04/10/2020 - 07/01/2032  Series 2020-2 Revenue Refunding Bonds, 1.31%, 04/10/2020 - 07/01/2028  Series 2020-3 Revenue Refunding Bonds, 0.58% 04/10/2020 - 07/01/2024  Subtotal Electric Utility Revenue Bonds Bonds and Notes from Direct	27,034,699 52,985,000 28,560,000 3,970,000 85,515,000	5,695,000 3,970,000 9,665,000		150,406,153 52,985,000 22,865,000 - 75,850,000	5,910,00	

#### A. Electric Revenue Refunding Bonds, Series 2018A

On December 18, 2018, SVP issued \$48.8 million of Electric Revenue Refunding Bonds, Series 2018A (Electric 2018A Bonds) to refinance \$54.58 million outstanding principal amount of Variable Rate Demand Electric Revenue Refunding Bonds, Series 2008B and terminate a related swap agreement. The Electric 2018A Bonds bear a 5% coupon rate, mature annually beginning on July 1, 2019 through July 1, 2027, and were sold at an All-In True Interest Cost of 2.32%. Debt service on the Electric 2018A Bonds is secured by a pledge of net revenues of SVP.

In the event of default, SVP will transfer to the trustee all adjusted net revenues held by it and received thereafter and the trustee will disburse all adjusted net revenues and any other funds then held or thereafter received by the trustee under the provisions of indenture. In the case of default, the trustee will be entitled to declare the bond obligation of all bonds then outstanding to be due and payable immediately.

For the years ended June 30, 2025 and 2024

#### **NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)**

#### B. Electric Revenue Bonds, Series 2024A

On October 23, 2024, SVP issued \$112,175,000 of Electric Revenue Bonds, Series 2024 A (Electric 2024A Bonds), to provide funding for several of its capital projects in the System Expansion Plan. These projects include Kifer Receiving Station (KRS) rebuild, Scott Receiving Station (SRS) rebuild, and Northern Receiving Station (NRS) upgrades and expansion. The Electric 2024A Bonds mature annually beginning on July 1, 2025 through July 1, 2044, bear coupon rate of 5%, with optional redemption for bonds with maturities after July 1, 2035 and were sold at an All-In True Interest Cost of 3.27%. Debt service on the Electric 2024A Bonds is secured by a pledge of net revenues of the Electric Utility Fund.

In the event of default, SVP will transfer to the trustee all adjusted net revenues held by it and received thereafter and the trustee will disburse all adjusted net revenues and any other funds then held or thereafter received by the trustee under the provisions of indenture. In the case of default, the trustee will be entitled to declare the bond obligation of all bonds then outstanding to be due and payable immediately.

#### C. Subordinate Electric Revenue Refunding Bonds, Series 2020-1

As of April 1, 2020, all \$54.830 million of the Electric 2011 A Bonds were outstanding and callable at par beginning July 1, 2021. The passage of the Tax Cuts and Jobs Act on December 22, 2017 eliminated tax-exempt advance refunding of tax-exempt bonds beginning January 1, 2018, and therefore tax-exempt advance refunding is no longer a refinancing option.

The City Council determined that it was in the best interests of the City to enter into a credit facility with a bank for the purpose of refunding all outstanding Electric 2011A Bonds; and for the indebtedness created under such credit facility to be evidenced by a subordinate electric revenue bond to be issued by the City and delivered to the bank as authorized by Resolution No. 20-8834 adopted by the City Council on April 7, 2020.

On April 10, 2020, the City entered into a loan agreement with Bank of America, N.A. (the "Bank") and issued \$52.985 million of Subordinate Electric Revenue Refunding Bonds, Series 2020-1 (Electric 2020-1 Bonds) to refinance \$54.830 million outstanding principal amount of Electric Series 2011A Bonds under a Taxable to Tax-Exempt Conversion structure. The Electric 2020-1 Bonds bear 1.74% coupon rates, mature annually beginning on July 1, 2028 through July 1, 2032 and were sold at a true interest cost of 1.43% with an average coupon rate of 1.40%. Electric 2020-1 Bonds were priced at taxable rates and was converted to tax-exempt on April 2, 2021. Both the taxable rate and tax-exempt rate after conversion were fixed at time of issuance. Starting April 2, 2021, the Bonds will bear interest at the tax exempt rate of 1.360% per annum. Debt service on the Electric 2020-1 Bonds is secured by a pledge of Available Electric Revenues of SVP on a basis subordinate to outstanding Senior Electric Revenue Bonds, if any.

For the years ended June 30, 2025 and 2024

#### NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

In the event of default under the loan agreement for the 2020-1 bonds (including a failure by the City to pay principal or interest on the related bonds, a failure by the City to perform or observe its covenants, a default in other specified indebtedness or obligations of the City, certain acts of bankruptcy or insolvency, or other specified events of default), the Bank has the right, upon written notice to the City, to accelerate and declare the City's obligation to repay the related bonds and all other obligations of the City to the Bank under such loan agreement to be immediately due and payable.

#### D. Subordinate Electric Revenue Refunding Bonds, Series 2020-2

The City Council determined that it was in the best interests of the City to enter into a credit facility with a bank for the purpose of refunding a portion of the outstanding Electric 2013A Bonds; and for the indebtedness created under such credit facility to be evidenced by a subordinate electric revenue bond to be issued by the City and delivered to the Bank as authorized by Resolution No. 20-8834 adopted by the City Council on April 7, 2020.

On April 10, 2020, the City entered into a loan agreement with Bank of America, N.A. (the "Bank") and issued \$34.315 million of Subordinate Electric Revenue Refunding Bonds, Series 2020-2 (Electric 2020-2 Bonds) to refinance \$30.725 million of the callable portion of the outstanding Electric Revenue Refunding Bonds, Series 2013 A under a Taxable to Tax-Exempt Conversion structure. The Electric 2020-2 Bonds bear 1.31% coupon rates, mature annually beginning on July 1, 2023 through July 1, 2028 and were sold at a true interest cost of 1.21% with an average coupon rate of 1.15%. Electric 2020-2 Bonds were priced at taxable rates and were convert to tax-exempt basis on December 28, 2022, which now bear 1.02% coupon rates. Debt service on the Electric 2020-2 Bonds is secured by a pledge of Available Electric Revenues of SVP on a basis subordinate to outstanding Senior Electric Revenue Bonds, if any.

In the event of default under the loan agreement for the 2020-2 Bonds (including a failure by the City to pay principal or interest on the related bonds, a failure by the City to perform or observe its covenants, a default in other specified indebtedness or obligations of the City, certain acts of bankruptcy or insolvency, or other specified events of default), the Bank has the right, upon written notice to the City, to accelerate and declare the City's obligation to repay the related bonds and all other obligations of the City to the Bank under such loan agreement to be immediately due and payable.

#### E. Subordinate Electric Revenue Refunding Bonds, Series 2020-3

On June 16, 2014, the City entered into a Tax-Exempt Multiple Draw Term Loan with the Bank of America Preferred Funding Corporation (the "Electric 2014 Loan Agreement") to fund the phase-shifting transformer project and the acquisition of property for future utility use. The indebtedness created under such credit facility was evidenced by a subordinate electric revenue

For the years ended June 30, 2025 and 2024

#### **NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)**

bond issued by the City - Subordinated Electric Revenue Bond, Series 2014. As of April 1, 2020, \$19.413 million principal amount was outstanding and unpaid.

The City Council determined that it was in the best interests of the City to continue the credit facility with the bank for the purpose of refunding of the outstanding Electric 2014 Loan Agreement at lower interest rate; and for the indebtedness created under such credit facility to be evidenced by a subordinate electric revenue bond to be issued by the City and delivered to the Bank as authorized by Resolution No. 20-8834 adopted by the City Council on April 7, 2020.

On April 10, 2020, the City entered into a loan agreement with Bank of America, N.A. (the "Bank" and issued \$16.720 million of Subordinate Electric Revenue Refunding Bonds, Series 2020-3 (Electric 2020-3 Bonds) to refinance \$19.413 million outstanding principal amount of Subordinated Electric Revenue Bonds, Series 2014. The Electric 2020-3 Bonds bear 0.58% coupon rates mature annually beginning on July 1, 2020 through July 1, 2024 and were sold at a true interest cost of 0.70%. Debt service on the Electric 2020-3 Bonds was secured by a pledge of Available Electric Revenues of SVP on a basis subordinate to outstanding Senior Electric Revenue Bonds, if any.

In the event of default under the loan agreement for the 2020-3 bonds (including a failure by the City to pay principal or interest on the related bonds, a failure by the City to perform or observe its covenants, a default in other specified indebtedness or obligations of the City, certain acts of bankruptcy or insolvency, or other specified events of default), the Bank has the right, upon written notice to the City, to accelerate and declare the City's obligation to repay the related bonds and all other obligations of the City to the Bank under such loan agreement to be immediately due and payable.

The final debt service payment was made on July 1, 2024 for this loan.

#### F. Pledge of Future Electric Revenues

The pledge of future Electric Fund adjusted net revenues ends upon repayment of the \$278.2 million in principal and interest on the bonds which is scheduled to occur in fiscal year 2044-45. For fiscal year 2024-25, Electric Fund revenues including operating revenues and non-operating interest earnings amounted to \$860.8 million and operating costs including operating expenses, but not interest, depreciation or amortization amounted to \$570.6 million. Net adjusted revenues available for debt service amounted to \$290.1 million which represented a coverage ratio of 13.3 on the \$21.8 million of debt service.

#### **G.** Derivative Instruments

In fiscal year 2009-10, SVP implemented GAAP, which addresses recognition, measurement and disclosures related to derivative instruments to determine whether they meet the definition of

For the years ended June 30, 2025 and 2024

#### NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

derivative instruments, and if so, whether they effectively hedge the expected cash flows associated with the interest rate and energy exposures. Under hedge accounting, the increase (decrease) in the fair value of a hedge is reported as a deferred cash flow hedge on the statement of net position.

#### Notional Amounts and Fair Values – Future Derivative Instruments

SVP maintains a Market Risk Management Policy, which among other things, sets forth the guidelines for the purchase and sale of certain financial instruments defined as hedge instruments in support of market power purchase and sales transactions. The primary goal of these guidelines is to provide a framework for the operation of an energy price hedging program to better manage SVP's risk exposure in order to utilize resources, stabilize pricing and hedge costs for the benefit of SVP and its customers.

Consistent with hedge accounting treatment meeting effectiveness tests, changes in fair value are reported as deferred flows of resources on the statement of net position until the contract expiration that occurs in conjunction with the hedged expected energy purchase/sales transaction. When hedging contracts expire, at the time the purchase/sales transactions occur, the deferred balance is recorded as a component of Purchased Power. For energy derivatives, fair values are estimated by comparing contract prices to forward market prices quoted by third party market participants.

SVP had the following future derivative instruments outstanding at June 30, 2025 with Archer Daniels Midland Company to hedge cash flows on sales of excess resources in CAISO market in June and purchase of power from CAISO in the future months.

Notional Amou	nt (MMBt	<u>u)</u>			Fair Value			Change in Fair Value		
		Effective		Average						
Long	Short	Date	Maturity Date	Price	Classification		Amount	Classification		Amount
765,000		7/1/2020	12/31/2025	\$2.42	Derivative Instrument	\$	1,069,345	Deferred inflow	\$	1,069,345
1,530,000		1/1/2022	12/31/2025	2.64	Derivative Instrument		1,802,090	Deferred inflow		1,802,090
920,000		1/1/2021	12/31/2025	0.56	Derivative Instrument		(81,025)	Deferred outflow		(81,025)
1,840,000		1/1/2022	12/31/2025	1.03	Derivative Instrument	(1,017,650)		Deferred outflow		(1,017,650)
					Net Total	\$	1,772,760		\$	1,772,760

For the years ended June 30, 2025 and 2024

#### NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

#### Credit Risk

Credit risk is the risk of loss due to a counterparty defaulting on its obligations. SVP is exposed to credit risk if hedging instruments are in asset positions. In order to eliminate counterparty credit risk, SVP has transacted both long term power and gas contracts on the Futures market on Intercontinental Exchange (ICE). As of June 30, 2025, two of SVP's open derivative gas contracts were in an asset position, and the fair values of the open contracts were positive \$2.9 million. Two of SVP's open derivative gas contracts were in a liability position, and the fair values of those open contracts were negative \$1.1 million. The open contract was with ADM Investor Service, Inc., a clearing member of ICE and a company of Archer Daniels Midland Company who was rated A by S&P Global Rating as of June 30, 2025.

SVP's policy for requiring collateral on hedging instruments varies based on individual contracts and counterparty credit ratings. Under the brokerage agreements with Archer Daniels Midland Company, the accounts are prefunded by SVP. If the account value falls below zero, margin calls are invoked. At June 30, 2025, SVP had posted collateral of \$7.6 million deposited with CAISO and Archer Daniels Midland Company for resource energy trading

It is also SVP's policy to negotiate netting arrangements whenever it has entered into more than one bilateral transactions with counterparty. Under the terms of these arrangements, should one party become insolvent or otherwise default on its obligations, the non-defaulting party may accelerate and terminate all outstanding transactions and net their fair values so that a single amount will be owed by (or to) the non-defaulting party.

#### **Termination Risk**

SVP's futures contracts are traded over the counter and have no termination risk.

#### Price Risk

With respect to price risk under power Futures contracts, on purchase contracts (long positions), SVP receives the CAISO NP15 average daily rate at settlement and pays the fixed contracted rate entered into on the trade date; on sales contracts (short positions), SVP pays the CAISO NP15 average daily rate at settlement and receives the fixed contracted rate entered into on the trade date. With respect to price risk under gas Futures contracts, on purchase contracts (long positions), SVP receives PG&E Citygate average daily price at settlement and pays the fixed contracted rate entered into on the trade date; on sales contracts (short positions), SVP pays the PG&E Citygate average daily price at settlement and receives the fixed contracted rate entered into on the trade date. SVP is exposed to risk because the contract prices are different from the settlement prices.

For the years ended June 30, 2025 and 2024

#### NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

#### H. Other

Various debt agreements governing SVP's revenue bonds contain a number of covenants including those that require SVP to maintain and preserve the enterprise in good repair and working order, to maintain certain levels of insurance, and to fix and collect rates, fees, and charges so as to maintain certain debt coverage ratios. SVP is in compliance with these specific covenants and all other material covenants governing the particular revenue bond issues. No event of default as defined in the bond indentures has occurred or was occurring as of the date of this report.

#### I. Repayment Requirements

As of June 30, 2025, the debt service requirements to maturity for SVP's long-term debt are as follows:

Long-term Debt
Future Debt Service Requirements

	-							Subordi	nate ]	Revenue Bon	ds fr	om
Year Ending		Senior Revenue Bonds						Direct Placement				
June 30		Principal		Interest		Total	]	Principal		Interest		Total
2026	\$	9,350,000	\$	6,324,000	\$	15,674,000	\$	5,910,000	\$	923,678	\$	6,833,678
2027		9,840,000		5,844,250		15,684,250		5,975,000		863,065		6,838,065
2028		10,355,000		5,339,375		15,694,375		6,050,000		801,737		6,851,737
2029		3,890,000		4,983,250		8,873,250		11,485,000		701,165		12,186,165
2030		4,090,000		4,783,750		8,873,750		12,745,000		544,782		13,289,782
2031-2035		23,805,000		20,551,375		44,356,375		33,685,000		615,094		34,300,094
2036-2040		30,570,000		13,787,500		44,357,500		-		-		-
2041-2045		39,255,000		5,103,125		44,358,125		-		-		-
	\$	131,155,000	\$	66,716,625	\$	197,871,625	\$	75,850,000	\$	4,449,521		\$80,299,521

#### Reconciliation of Long-term Debt:

Principal Outstanding as of June 30, 2025	\$ 207,005,000
Unamortized Discount/Premium - Electric Revenue Bonds	 19,251,153
Total Long-term Debt	\$ 226,256,153

#### J. Lease Liabilities

A summary of the SVP's lease transactions for the fiscal year ended June 30, 2025 and 2024 are as follows:

For the years ended June 30, 2025 and 2024

#### NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)

Balance					E	Balance				
	Ju	ne 30, 2023	Ad	dition	R	letirment	Jun	e 30, 2024	Curr	ent portion
Lease liabilities	\$	1,632,622	\$	-	\$	(681,617)	\$	951,005	\$	710,181
		Balance					E	Balance		
June 30, 2024		Ad	dition	R	Retirment June 30, 2025 Cur		Curr	ent portion		
Lease liabilities	\$	951,005	\$	-	\$	(710,181)	\$	240,824	\$	240,824

The future principal and interest lease payments as of June 30, 2025, are as follows:

For the Year					
Ending June 30	F	Principal	Int	erest	 Total
2026	\$	240,824	\$	553	\$ 241,377
Total	\$	240,824	\$	553	\$ 241,377

#### K. Subscription-Based IT Arrangements and Liabilities

In fiscal year 2022-23, SVP implemented the provisions of GASB Statement No. 96, Subscription-Based Information Technology Arrangements, which required the SVP to record an intangible right-to-use subscription asset. As a result, a right-to-use subscription asset have been recorded in the amount of \$3,837,038. As of June 30, 2024, SVP has recorded a net intangible right-to use subscription asset amounting to \$2,972,987, with accumulated amortization of \$864,051. As of June 30, 2025, the net intangible right-to use subscription is \$2,470,547 with accumulated amortization of \$1,366,491. The subscription assets are offset with subscription liabilities. A summary of the SVP's SBITA transactions for the fiscal year ended June 30, 2024 and 2025 are as follows:

	Balance	Balance			
	June 30, 2023	Addition	Retirment	June 30, 2024	Current portion
SBITA liabilities	\$ 2,718,010	\$ 729,014	\$ (470,556)	\$ 2,976,468	\$ 481,034
	Balance			Balance	
	June 30, 2024	Addition	Retirment	June 30, 2025	Current portion
SBITA liabilities	\$ 2,976,468	\$ -	\$ (481,033)	\$ 2,495,435	\$ 503,819

For the years ended June 30, 2025 and 2024

#### **NOTE 5 – LONG-TERM DEBT AND DERIVATIVE INSTRUMENTS (continued)**

The future principal and interest SBITA payments as of June 30, 2025, are as follows:

For the Year						
Ending June 30	Principal		Interest		Total	
2026	\$	503,819	\$	67,315	\$	571,134
2027		527,486		53,844		581,330
2028		552,141		39,762		591,903
2029		382,523		25,069		407,592
2030		321,376		14,770		336,146
2031-2035		208,089		6,011		214,100
Total	\$	2,495,434	\$	206,771	\$	2,702,205

#### NOTE 6 – PARTICIPATION IN JOINT VENTURES

#### A. Investment in Joint Ventures

SVP (through the City) participates in significant joint ventures: Northern California Power Agency (NCPA), Transmission Agency of Northern California (TANC), M-S-R Public Power Agency (MSR PPA), M-S-R Energy Authority (MSR EA).

The separately issued financial statements of these joint ventures (as noted below) are available on request.

	Date of latest audited financial statement	Joint venture's address
NCPA	6/30/2024	651 Commerce Dr. Roseville, CA 95678
TANC	6/30/2024	P.O. Box 15129 Sacramento, CA 95851
MSR EA	12/31/2024	P.O. Box 4060 Modesto, CA 95352
MSR PPA	12/31/2024	P.O. Box 4060 Modesto, CA 95352

#### For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

As described in paragraph (E) below, the carrying value of SVP's investment in MSR EA is \$0. SVP's financial statements as of June 30, 2025 and 2024 reflect the following investments in joint ventures:

_	June 30	, 2025	June 30	), 2024	
	Participating		Participating		Method of
-	percentage	Investment	percentage	Investment	accounting
NCPA		\$44,099,226		\$41,747,424	
Geothermal	44.39%		44.39%		Equity
Hydroelectric	37.02%		37.02%		
Combustion Turbine	41.67%		41.67%		
Lodi Energy Center	25.75%		25.75%		
TANC	9.69%	9,823,936	9.69%	9,136,635	Equity
MSR EA	33.40%	-	33.40%	-	Suspended
MSR PPA	35.00%	11,399,251	35.00%	14,325,713	Equity*
Total		\$65,322,413		\$65,209,772	

<sup>\*</sup> The equity method of accounting for investment in MSR PPA was suspended prior to fiscal year ended June 30, 2021. Starting in fiscal year 2022, equity method was used for SVP's investment with MSR PPA.

#### B. Northern California Power Agency (NCPA)

NCPA was formed in 1968 as a joint powers agency in the State of California. Its membership consists of sixteen public agencies. NCPA is generally empowered to sell, purchase, generate, transmit, manage electrical energy and provide regulatory and legislative advocacy. Members participate in the projects of NCPA on an elective basis. Therefore, the participation percentage varies for each project in which it participates.

A Commission comprised of one representative from each joint venture member governs NCPA. The Commission is responsible for the general management of the affairs, property, and business of NCPA. Under the direction of the General Manager, the staff of NCPA is responsible for providing various administrative, operating and planning services for NCPA and its associated power corporations.

#### Project Financing and Construction

NCPA's project construction and development programs have been individually financed by project revenue bonds collateralized by NCPA's assignment of all payments, revenues and proceeds associated with its interest in each project. Each project participant has agreed to pay its proportionate share of debt service and other costs of the related project, notwithstanding the

For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

suspension, interruption, interference, reduction or curtailment of output from the project for any reason. Certain of the revenue bonds are additionally supported by municipal bond insurance credit enhancements.

#### Hydroelectric Project

NCPA is contracted to finance, manage, construct, and operate Hydroelectric Project Number One for the licensed owner, Calaveras County Water District (CCWD). In exchange, NCPA has the right to the electric output of the project for 50 years from February 1982. NCPA also has an option to purchase power from the project in excess of the CCWD's requirements for the subsequent 50 years, subject to regulatory approval.

#### Geothermal Project

The NCPA Geothermal Plants have historically experienced greater than anticipated declines in steam production from the existing geothermal wells. Although initially operated as baseload generation projects at full capability (238MW), NCPA changed its steam field production from baseload to load-following and reduced average annual steam production. Along with other steam field operators in the area, the Agency began implementing various operating strategies to further reduce the rate of decline in steam production. The Agency has modified both steam turbine units and the associated steam collection system to enable generation with lower pressure steam at higher mass-flow rates to optimize the utilization of the available steam resource. In FY 19-20, NCPA began a well-workover program to restore underperforming wells.

Based upon current operation protocols and forecasted operations, NCPA expects average annual generation and peak capacity to decrease further, reaching approximately 68 MW by the year 2040.

#### Combustion Turbine Project No. 1

NCPA originally owned five combustion turbine units, each of which is nominally rated at 25 MW, which are collectively known as the Combustion Turbine Project No. 1. These units were completed in 1986 and are designed to provide peak power and reserve requirements and emergency support. Effective September 1, 2010, two units located in the City of Roseville was sold to the City of Roseville. NCPA still owns and operates two units in the City of Alameda and one unit in the City of Lodi. Each purchaser is responsible under its power sales contract for paying entitlement share in Combustion Turbine Project No. 1 of all NCPA's costs of such project.

#### Lodi Energy Center

On May 24, 2010, SVP entered into an agreement with NCPA for a 25.75% interest in the Lodi Energy Center, a 280 MW combined cycle natural gas fired power plant, located in Lodi, California. The project received approval from the California Energy Commission in April 2010

For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

and was placed into operation in November 2012. In January 2020, the Lodi Energy Center suffered a catastrophic turbine failure. NCPA replaced the turbine with a newer state-of-the-art turbine which could use hydrogen as a cleaner fuel source. The majority of the replacement cost was covered by NCPA's insurance resulting in relatively minimal financial impact to project participants.

#### C. Transmission Agency of Northern California (TANC)

TANC was organized under the California Government Code pursuant to a joint powers agreement entered into by 15 Northern California utilities. The purpose of TANC is to provide electric transmission and other facilities for the use of its members through its authority to plan, acquire, construct, finance, operate and maintain facilities for electric power transmission. The joint powers agreement provides that the costs of TANC's activities can be financed or recovered through assessment of its members or from user charges through transmission contracts with its members. Each TANC member has agreed to pay a pro-rata share of the costs to operate TANC and for payment of debt service, and has the right to participate in future project agreements.

The joint powers agreement remains in effect until all debt obligations and interest thereon have been paid, unless otherwise extended by the members.

#### California-Oregon Transmission Project

TANC is a participant and also the Project Manager of the California-Oregon Transmission Project (Project), a 340 mile long, 500 kilovolt alternating current transmission project between Southern Oregon and Central California. As Project Manager, TANC is responsible for the overall direction and coordination of all Project operations and maintenance, additions and betterments, and for general and administrative support.

The Project was declared commercially operable on March 24, 1993, with a rated transfer capability of 1,600 megawatts and provides a third transmission path between the electric systems of the Pacific Northwest and those in California. The Project has successfully met and completed all major environmental requirements. As of June 30, 2024, the most recent data available, TANC's investment in the Project was \$556.4 million, less accumulated depreciation and amortization of \$297.7 million.

In connection with its participation in the Project, TANC has an entitlement balance of the Project's transfer capability of approximately 1,362 megawatts and is obligated to pay an average of approximately 80 percent of the operating costs associated with the Project. TANC incurred and initially capitalized all costs for project construction since they were expected to be recovered through reimbursement from Project participants and from the successful operations of the Project transmission lines. The Project agreement among the participating members provides that each

For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

member agrees to make payments, from its revenues, to TANC for project costs incurred and for payment of debt service.

SVP has historically been obligated to pay 20.47% of TANC's COTP operating and maintenance expenses and 20.70% of TANC's COTP debt service and 22.16% of the Vernon acquisition debt. SVP has also been entitled to 20.4745% of TANC's share of COTP transfer capability (approximately 278 MW net of third party layoffs of TANC) on an unconditional take-or-pay basis. Starting on July 1, 2014, SVP laid-off 147 MWs of this entitlement to other TANC members under a 25 year agreement. During the term of this agreement the parties taking on the entitlement will pay all associated debt service, operations and maintenance costs, and all administrative and general costs. SVP's portion of the operating and maintenance expenses and the COTP debt service is 10.004 %.

#### D. M-S-R Public Power Agency (MSR PPA)

MSR PPA is a joint power agency formed in 1980 by the Modesto Irrigation District, the City of Santa Clara, and the City of Redding, California, to develop or acquire and manage electric power resources for the benefit of the members. The personnel of its members and contract professional staff perform the administrative and management functions of MSR PPA. The member's income and expenses sharing ratio is as follows: Modesto Irrigation District – 50 percent, City of Santa Clara – 35 percent, and City of Redding – 15 percent.

Prior to fiscal year ended December 31, 2020, SVP's equity in MSR PPA's net losses exceeds its investments and, therefore, the equity method of accounting for the investment was suspended. As of December 31, 2024, the date of the latest available audited financial statements, SVP was in a positive equity position of \$11.4 million. The equity method of accounting of SVP's investment in MSR PPA was applied. Under the joint exercise of power agreement, which formed MSR PPA, SVP is responsible for funding up to 35 percent of MSR PPA's operating cost, to the extent such funding is necessary. During the years ended June 30, 2025 and 2024, SVP funded its share of operating costs in SVP's expenses.

MSR PPA's principal activity is a 28.8% ownership interest in a 507-megawatt unit of a coal-fired electricity generating plant located in New Mexico (San Juan Plant). The San Juan plant was jointly owned by the Public Service Company of New Mexico (PNM) (38.5%), MSR PPA (28.8%) and other municipal power entities (32.7%). On December 31, 2017, MSR PPA divested its ownership interest in the San Juan plant and no longer receives electric energy or capacity from the San Juan Generating Station.

In 2006, MSR PPA entered into a Wholesale Purchase and Sale Agreement and a Shaping and Firming Agreement with Avangrid Renewables, Inc. to provide renewable wind energy to the Members from the Big Horn I Wind Energy Project (Big Horn I Project) with a nominal installed

For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

capacity of approximately 199.5 MW. SVP receives the power purchased by MSR PPA from the Big Horn I Project. SVP's share equates to approximately a 105 MW share of the output. Power deliveries commenced on October 1, 2006 and will continue through September 30, 2026. Through an amendment of the original agreements MSR PPA has an obligation to continue to take the same output through September 30, 2031, or if the Big Horn Project is repowered MSR PPA will have a right of first offer to negotiate a long-term power purchase for such repowered project. The participation in this project is as follows:

Modesto Irrigation District	12.5%
City of Santa Clara	52.5%
City of Redding	35.0%

In 2009, MSR PPA entered into a Power Purchase Agreement and Redelivery Agreement with Avangrid Renewables Inc. to purchase additional wind power energy from the same site, called Big Horn II, with a nominal installed capacity of 50 MW for a twenty-year period. Deliveries of energy under this project began on November 1, 2010. The participation in this project is as follows: Modesto Irrigation District – 65%; City of Santa Clara – 35%.

#### MSR PPA San Juan

In 2015, the MSR PPA Commission approved a number of agreements (the "San Juan Restructuring Agreements") to provide for the interests of MSR PPA and certain other San Juan Participants (the "exiting participants") in the San Juan Generation Station to be transferred to the remaining San Juan Participants effective December 31, 2017. In addition to the ownership divesture, the San Juan Restructuring Agreements provide for, among other things, the allocation of ongoing responsibility for decommissioning costs, mine reclamation costs and any environmental remediation obligations among the exiting participants and the remaining San Juan Participants, and the establishment and funding of mine reclamation and plant decommissioning trust funds. The San Juan Restructuring Agreements were subsequently executed by all nine San Juan Generation Station owners and PNM Resources Development Company (a non-utility affiliate of PNM) and, following receipt of regulatory approvals, became effective on January 31, 2016. Various other implementing agreements and amendments to existing San Juan project agreements to effect the restructuring have also been executed. Closing of the ownership restructuring of the San Juan Generation Station and the divestiture of M-S-R PPA's interests in San Juan Unit No. 4 was completed on schedule on December 31, 2017. Demolition of the San Juan Generation Station Started in 2025 with completion estimated in 2026.

#### E. M-S-R Energy Authority (MSR EA)

MSR EA is a joint power agency formed in 2008 by the Modesto Irrigation District, the City of Santa Clara, and the City of Redding, California, to develop or acquire and manage natural gas

For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

resources for the benefit of the members. The personnel of its members and contract professional staff perform the administrative and management functions of MSR EA. Each member's income and expense sharing ratio is as follows: Modesto Irrigation District -33.3%; City of Santa Clara -33.4%; and City of Redding -33.3%.

SVP's equity in MSR EA's net losses exceeds its investment and, therefore, the equity method of accounting for the investment has been suspended. As of December 31, 2024, the date of the latest available audited financial statements, SVP's unrecognized share of member's deficit of MSR EA was \$27.2 million. Under the joint exercise of power agreement, which formed MSR EA, SVP is responsible for funding up to 33.4% of MSR EA's operating cost, to the extent such funding is necessary. During the years ended June 30, 2025 and 2024, SVP funded its share of operating costs in SVP's expenses.

In 2009, the City of Santa Clara, along with the Cities of Modesto and Redding participated in the M-S-R Energy Authority Gas Prepay Project. The Gas Prepay Project provides the City, through a Gas Supply Agreement with MSR EA dated September 10, 2009, a secure and long-term supply of natural gas of 7,500 MM Btu (Million British thermal unit) daily or 2,730,500 MM Btu annually through December 31, 2012, and 12,500 MM Btu daily, or 4,562,500 MM Btu annually thereafter until September 30, 2039. The agreement provides this supply at a discounted price below the spot market price (the Pacific Gas & Electric City gate index) over the next 30 years. As of December 31, 2024, bonds issued by MSR EA to finance the City's share of the Gas Prepay Project were outstanding in the principal amount of \$474,530,000. These bonds were initially sold on August 27, 2009. Under the Gas Supply Agreement, MSR EA will bill the City for actual quantities of natural gas delivered each month on a "take-and-pay" basis. MSR EA has contracted with Citigroup Energy, Inc. ("CEI") to use the proceeds of the Gas Prepay bond issue to prepay CEI for natural gas. CEI has guaranteed repayment of the bonds, and responsibility for bond repayment is non-recourse to the City. Moreover, any default by the other Gas Prepay Project participants is also non-recourse to the City.

#### F. Contingent Liability

Under the terms of the various joint venture agreements, SVP is contingently liable for a portion of the long-term debt of the entities under take-or-pay agreements, letters of credit, guarantees or other similar agreements.

#### For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

Based on the most recent audited financial statements of the individual joint ventures, SVP was contingently liable for long-term debt as of June 30, 2024 as follows:

	Total Debt		Silicon Valley Power's	Silico	n Valley Power's
A greements	(Principal)		Debt Share	Contingent Liability	
NCPA 06/30/24	\$	449,300,353	35.64%	\$	160,113,100
TANC 06/30/24		159,565,000	9.65%		15,399,890
TOTAL	\$	608,865,353		\$	175,512,990

In addition, SVP would be, under certain conditions, liable to pay a portion of costs associated with the operations of the entities. Under certain circumstances, such as default or bankruptcy of the other participants, SVP may also be liable to pay a portion of the debt of these joint ventures on behalf of those participants and seek reimbursement from those participants.

Take-or-Pay commitments expire upon final maturity of outstanding debt for each project. Final fiscal year debt expirations as of June 30, 2024 are as follows:

		Entitlement	Debt Service
Project	Debt Expiration	Share %	Share %
NCPA - Geothermal Project (NGP)	July-2024	44.3905%	44.3905%
NCPA - Hydroelectric Project (NHP)	July-2032	37.0200%	37.0200%
NCPA - Lodi Energy Center (NLEC)**	June-2040	25.7500%	35.2854%
TANC - CA-OR Transmission Project (COTP)	May-2039	9.6887%	9.6512%

<sup>\*\*</sup> The SVP's debt service share in NLEC on issue one is 46.1588%, on issue two is 0%.

For the years ended June 30, 2025 and 2024

#### **NOTE 6 – PARTICIPATION IN JOINT VENTURES (continued)**

A summary of SVP's "Take-or-Pay" contracts and related projects and its contingent liability for the debt service including principal and interest payments at June 30, 2024 is as follows:

Fiscal Year		NGP	NHP		NLEC	COTP	То	otal
2025	\$	1,545,765	\$ 13,367,196	\$	7,565,513	\$ 1,465,120	\$ 23,9	943,594
2026		-	6,817,614		7,581,031	1,464,903	15,8	863,548
2027		-	6,822,128		7,721,815	1,464,831	16,0	008,774
2028		-	6,884,294		7,723,465	1,464,806	16,0	072,565
2029		-	6,815,475		7,723,430	1,464,734	16,0	003,639
2030-2034		-	28,857,091		38,621,287	7,324,659	74,8	803,037
2035-2039		-	-		38,615,696	7,324,975	45,9	940,671
2040-2041		-	-		14,804,750	-	14,8	804,750
	_							
Total	\$	1,545,765	\$ 69,563,798	\$1	30,356,987	\$ 21,974,028	\$ 223,4	440,578

#### NOTE 7 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN

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

#### A. General Information about the Pension Plan

#### Plan Descriptions

All qualified regular and probationary employees are required to participate in the City's Miscellaneous Agent Multiple-Employer defined benefit plan administered by the California Public Employees' Retirement System (CalPERS), which acts as a common investment and administrative agent for its participating member employers. Benefit provisions under the Plan are established by State statute and City resolution. CalPERS issues a publicly available report that include a full description of the pension plan regarding benefit provisions, assumptions and membership information and can be found on the CalPERS website.

For the years ended June 30, 2025 and 2024

#### NOTE 7 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

#### Benefits Provided

CalPERS provides service retirement and disability benefits, annual cost of living adjustments, and death benefits to plan members, who must be public employees or beneficiaries. Benefits are based on years of credited service, equal to one year of full time employment. Members with five years of total service are eligible to retire at age 50 with statutorily reduced benefits. All members are eligible for non-duty disability benefits after 5 years of service. The pre-retirement death benefit is the Optional Settlement 2W Death Benefit. The cost of living adjustments for each plan are applied as specified by the Public Employees' Retirement Law.

The Plan's provisions and benefits in effect at June 30, 2025 and June 30, 2024, are summarized as follows:

Miscellaneous		ous
	Prior to	On or after
Hire date	January 1, 2013	January 1, 2013
Benefit formula	2.7% @ 55	2% @ 62
Benefit vesting schedule	5 years service	5 years service
Benefit payments	monthly for life	monthly for life
Retirement age	50 - 55	52 - 67
Monthly benefits, as a % of eligible compensation	2.00 - 2.70%	1.00 - 2.50%
Required employee contribution rates	8.00%	7.00%
Required employer contribution rates, June 30, 2025	11.830%	11.830%
Required employer contribution rates, June 30, 2024	11.160%	11.160%
<u>_</u>	June 30, 2025	June 30, 2024
Required unfunded liability contribution	\$9,564,329	\$8,571,789

#### Contributions

Section 20814(c) of the California Public Employees' Retirement Law requires that the employer contribution rates for all public employers are determined on an annual basis by the actuary and shall be effective on the July 1 following notice of a change in the rate. Funding contributions are determined annually on an actuarial basis as of June 30 by CalPERS. The actuarially determined rate is the estimated amount necessary to finance the costs of benefits earned by employees during the year, with an additional amount to finance any unfunded accrued liability. SVP is required to contribute the difference between the actuarially determined rate and the contribution rate of employees.

For the years ended June 30, 2025 and 2024

#### NOTE 7 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

The contributions to the Plan were as follows:

	Miscellar	Miscellaneous		
	June 30, 2025 June 30, 2024			
Contributions - employer	\$13,152,459	\$11,871,745		

### B. Net Pension Liability, Pension Expenses and Deferred Outflows/Inflows of Resources Related to Pensions

SVP reported a net pension liability for its proportionate share of the net pension liability of the Plan as follows:

	Proportionate Share of Net Pension Liability					
	June 30, 2025		June 30, 2024			
Miscellaneous \$	103,868,311	\$	108,269,790			

SVP's net pension liability for the Plan is measured as the proportionate share of the net pension liability. The net pension liability of the Plan is measured as of June 30, 2024, and the total pension liability for the Plan used to calculate the net pension liability was determined by an actuarial valuation as of June 30, 2023 rolled forward to June 30, 2024 using standard update procedures. SVP's proportion of the net pension liability was based on a projection of SVP's long-term share of contributions to the pension plan relative to the projected contributions of all funds of the City. SVP's proportionate share of the net pension liability for the Plan as of June 30, 2025 and 2024 was 32.31%.

For the years ended June 30, 2025 and 2024, SVP recognized pension expense of \$14,210,280 and \$15,598,392 respectively. At June 30, 2025 and 2024, SVP reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

#### Miscellaneous Plan:

Deferred Outflows	Deferred Inflows	
of Resources	of Resources	
\$ 13,152,459	\$ -	
923,587	-	
2,587,826	(136,885)	
2,631,524		
\$ 19,295,396	\$ (136,885)	
	of Resources \$ 13,152,459 923,587 2,587,826  2,631,524	

For the years ended June 30, 2025 and 2024

#### NOTE 7 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

	Deferred Outflows	Deferred Inflows
June 30, 2024	of Resources	of Resources
Pension contributions subsequent to measurement date	\$ 11,871,745	\$ -
Changes of assumptions	3,232,554	-
Differences between expected and actual experience	1,737,475	(479,098)
Net differences between projected and actual earnings		
on plan investments	8,255,134	-
Total	\$ 25,096,908	\$ (479,098)

\$13,152,459 reported as deferred outflows of resources related to contributions subsequent to the June 30, 2025 measurement date will be recognized as a reduction of the net pension liability in the year ended June 30, 2026. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized as pension expense as follows:

2025		2024	
Measurement Period	Annual	Measurement Period	Annual
Ended June 30	Amortization	Ended June 30	Amortization
2025	\$ 1,976,536	2024	\$ 4,182,884
2026	5,700,456	2025	2,313,824
2027	(623,077)	2026	6,037,743
2028	(1,047,863)	2027	211,614

#### C. Actuarial Assumptions

For the measurement period ended June 30, 2024, the total pension liability was determined by rolling forward the June 30, 2023 total pension liability. The June 30, 2023 total pension liability was based on the following actuarial methods and assumptions:

For the years ended June 30, 2025 and 2024

#### **NOTE 7 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)**

	Miscellaneous
Valuation Date	June 30, 2023
Measurement Date	June 30, 2024
Actuarial Cost Method	Entry-Age Normal Cost Method
Actuarial Assumptions:	
Discount Rate	6.90%
Inflation	2.30%
Payroll Growth	2.80%
Projected Salary Increase	Varies by Entry-Age and Service
Investment Rate of Return	6.80% (1)
Post Retirement Benefit Increase	The lesser of Contract COLA or 2.3% until Purchasing Power Protection applies, 2.3% thereafter
Mortality (2)	Derived using CalPERS' Membership Data for all Funds

<sup>(1)</sup> Net of pension plan investment and administrative expenses; including inflation.

The underlying mortality assumptions and all other actual assumptions used in the June 30, 2023 valuation were based on the results of a December 2021 actuarial experience study for the period 2000 to 2019. Further details of the Experience Study can be found on the CalPERS website.

#### Discount Rate

The discount rate used to measure the total pension liability for the Plan was 6.90%. The projection of cash flows used to determine the discount rate for the Plan assumed that contributions from all plan members in the Public Employees Retirement Fund (PERF) will be made at the current member contribution rates and that contributions from employers will be made statutorily required rates, actuarially determined. Based on those assumptions, the Plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members for all plans in the PERF. Therefore, the long-term expected rate of return on plan investments

<sup>&</sup>lt;sup>(2)</sup> The probabilities of mortality are based on the 2021 CalPERS Experience Study for the period from 2000 to 2019. Pre-retirement and post-retirement mortality rates include generational mortality improvement using 80% of Scale MP-2020 published by the Society of Actuaries. For more details on this table, please refer to the CalPERS' November 2021 experience study report available on CalPERS' website.

For the years ended June 30, 2025 and 2024

#### NOTE 7 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

was applied to all period of projected benefit payments to determine the total pension liability for the Plan.

The long-term expected rate of return on pension plan investments was determined using a building-block method in which expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class.

In determining the long-term expected rate of return, CalPERS took into account both short-term and long-term market return expectations as well as the expected pension fund cash flows. Using historical returns of all the funds' assets classes, expected compound (geometric) returns were calculated over the short-term (first 10 years) and the long-term (11+ years) using a building-block approach. Using the expected nominal returns for both short-term and long-term, the present value of benefits was calculated for each fund. The expected rate of return was set by calculating the rounded single equivalent expected return that arrived at the same present value of benefits for cash flows as the one calculated using both short-term and long-term returns. The expected rate of return was then set equal to the single equivalent rate calculated above and adjusted to account for assumed administrative expenses.

The table below reflects the long-term expected real rate of return by asset class.

Asset Class <sup>(a)</sup>	Assumed Asset Allocation	Real Return <sup>(a)(b)</sup>
Global Equity - Cap-weighted	30.0%	4.54%
Global Equity - Non-Cap-weighted	12.0%	3.84%
Private Equity	13.0%	7.28%
Treasury	5.0%	0.27%
Mortgage-backed Securities	5.0%	0.50%
Investment Grade Corporates	10.0%	1.56%
High Yield	5.0%	2.27%
Emerging Market Debt	5.0%	2.48%
Private Debt	5.0%	3.57%
Real Assets	15.0%	3.21%
Leverage	-5.0%	-0.59%
	100.0%	
Real Assets	15.0% -5.0%	3.21%

- (a) An expected inflation of 2.30% used for this period.
- (b) Figures are based on the 2021 Asset Liability Management Study.

For the years ended June 30, 2025 and 2024

#### NOTE 7 – RETIREMENT PLAN – DEFINED BENEFIT PENSION PLAN (continued)

Sensitivity of the Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following presents SVP's proportionate share of the net pension liability for the Plan, calculated using the discount rate for the Plan, as well as what SVP's proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage point lower or 1-percentage point higher than the current rate:

		Misce	llaneou	IS	
	J	June 30, 2025		June 30, 2024	
1% Decrease		5.90%		5.90%	
Net Pension Liability	\$	141,763,931	\$	144,951,938	
Current Discount Rate		6.90%		6.90%	
Net Pension Liability	\$	103,868,311	\$	108,269,790	
1% Increase		7.90%		7.90%	
Net Pension Liability	\$	72,380,300	\$	77,805,619	

#### Pension Plan Fiduciary Net Position

Detailed information about the pension plan's fiduciary net position is available in the separately issued CalPERS financial report.

#### NOTE 8 – OTHER POST EMPLOYMENT BENEFITS

#### A. Plan Description

The City's agent multiple-employer defined benefit Other Post Employment Benefit (OPEB) Plan, which was established by City Council in fiscal year 2007-08 in accordance with GAAP, provides reimbursements to retirees for qualified expenses. Employees who have retired from the City with at least ten years of service and meet certain criterion based upon retirement date, household income in the most recent calendar year and age are entitled to reimbursements for qualified expenses. Annual maximum reimbursement amounts differ depending on when an employee retired from City service. The majority of retirees may be eligible for a maximum of annual reimbursements of \$5,046 in the fiscal year 2024-25 and \$4,932 in the fiscal year 2023-24. Amendments to benefit provisions are negotiated by the various bargaining units at the City and must be approved by Council. In fiscal year 2007-08, the City established an irrevocable exclusive agent multiple-employer defined benefit trust which is administered by Public Agency Retirement

For the years ended June 30, 2025 and 2024

#### **NOTE 8 – OTHER POST EMPLOYMENT BENEFITS (continued)**

Services (PARS). The City is the Plan administrator, and PARS administers the investment trust for the City's Plan. The trust is used to accumulate and invest assets necessary to reimburse retirees. Separate financial reports are issued by PARS for the OPEB Plan Trust. The report can be obtained by writing to PARS at 4350 Von Karman Avenue, Suite 100, Newport Beach, CA 92660, or by calling 1-800-540-6369.

For purposes of measuring the net OPEB liability, deferred outflows of resources and deferred inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the OPEB plan and additions to and deduction from the OPEB's fiduciary net position have been determined on the same bases. For this purpose OPEB benefit payments are recognized when currently due and payable in accordance with the benefits terms. Investments are report at fair value.

Generally accepted accounting principles require that the reporting results must pertain to liability and asset information within certain defined timeframes. For the fiscal year 2024-25 and the fiscal year 2023-24, the following time frames were used.

	Fiscal	vear	2024	-25
--	--------	------	------	-----

Measurement Date	June 30, 2025
Measurement Period	July 1, 2024 to June 30, 2025
Actuarial valuation date (1)	June 30, 2024
Fiscal year 2023-24	
Measurement Date	June 30, 2024
Measurement Period	July 1, 2023 to June 30, 2024

<sup>&</sup>lt;sup>(1)</sup> Update procedures were used to roll forward the Total OPEB Liability from the valuation date to the measurement date.

#### **B.** Contributions

The OPEB Plan trust annual contributions are based upon actuarial determine contributions. The contribution requirements are established and may be amended by the City Council. Plan members do not make contributions to the plan; the plan is funded entirely by employer contributions. For the fiscal year ending June 30, 2025 and June 30, 2024, SVP contributed \$865 thousand and \$812 thousand, respectively.

For the years ended June 30, 2025 and 2024

#### **NOTE 8 – OTHER POST EMPLOYMENT BENEFITS (continued)**

#### C. Actuarial Assumptions

The June 30, 2025 total OPEB liability was based on the following actuarial methods and assumptions:

Significant Actuarial Assumptions Used in Total OPEB Liability

Actuarial Assumption	June 30, 2025 Measurement Date				
Actuarial valuation date	June 30, 2024				
Discount rate	4.50% at June 30, 2025				
	Crossover analysis showed benefit payments always fully funded by plan				
	assets				
Inflation	2.50%				
Salary increases	Aggregate 2.75%				
Investment rate of return	4.50% at June 30, 2025				
Funding policy	Full pre-funding to PARS trust, PARS portfolio: Moderately Conservative				
Mortality, Disability,	CalPERS 2000-2019 Experience Study				
Termination, and Retirement					
Mortality Improvement	Mortality projected fully generational with Scale MP-2021				
Healthcare cost trend rates	Non-Medicare - 7.9% for 2026 scaling down to 3.45% for year 2076 Medicare(Non-Kaiser) - 6.9% for 2026 scaling down to 3.45% for year 2076 Medicare(Kaiser) - 5.65% for 2026 scaling down to 3.45% for year 2076				
Healthcare participation for future retirees - Cash subsidy	PEMHCA minimum only: Currently covered: 50% Waived: 25% Other plans: Currently covered: 80% Waived: 40%				
Healthcare participation for future retirees - PEMHCA implied subsidy	PEMHCA minimum only: Currently covered: 50% Waived: 25% Other plans: Currently covered: 80% Waived: 25%				

The June 30, 2024 total OPEB liability was based on the following actuarial methods and assumptions:

For the years ended June 30, 2025 and 2024

#### **NOTE 8 – OTHER POST EMPLOYMENT BENEFITS (continued)**

Significant Actuarial Assumptions Used in Total OPEB Liability

Actuarial Assumption	June 30, 2024 Measurement Date
Actuarial valuation date	June 30, 2022
Discount rate	4.50% at June 30, 2024
	Crossover analysis showed benefit payments always fully funded by plan
	assets
Inflation	2.50%
Salary increases	Aggregate 2.75%
Investment rate of return	4.50% at June 30, 2024
Funding policy	Full pre-funding to PARS trust, PARS portfolio: Moderately Conservative
Mortality, Disability,	CalPERS 2000-2019 Experience Study
Termination, and Retirement	
Mortality Improvement	Mortality projected fully generational with Scale MP-2021
Healthcare cost trend rates	Non-Medicare - 8.5% for 2024 scaling down to 3.45% for year 2076
	Medicare (Non-Kaiser) - 7.5% for 2024 scaling down to 3.45% for year 2076
	Medicare(Kaiser) - 6.25% for 2024 scaling down to 3.45% for year 2076
Healthcare participation for future	PEMHCA minimum only: Currently covered: 50% Waived: 25%
retirees - Cash subsidy	Other plans: Currently covered: 80% Waived: 25%
Healthcare participation for future	PEMHCA minimum only: Currently covered: 50% Waived: 25%
retirees - PEMHCA implied	Other plans: Currently covered: 80% Waived: 25%
subsidy	

### D. Net OPEB Liability, OPEB Expenses and Deferred Outflows/Inflows of Resources Related to OPEB

SVP's net OPEB liability for the Plan is measured as the proportionate share of the City's net OPEB liability as of June 30. The total OPEB liability for the Plan used to calculate the net OPEB liability for the fiscal year 2024-25 was determined by an actuarial valuation as of June 30, 2024, rolled forward to June 30, 2025 using standard actuarial methods, based on actuarial methods and assumptions. The total OPEB liability for the Plan used to calculate the net OPEB liability for the fiscal year 2023-24 was determined by an actuarial valuation as of June 30, 2022, rolled forward to June 30, 2024 using standard actuarial methods, based on actuarial methods and assumptions. SVP's proportion of the net OPEB liability was based on a projection of SVP's long-term share of contributions to the OPEB plan relative to the projected contributions of all funds of the City. SVP's proportionate share of the net OPEB liability for the Plan as of June 30, 2025 and 2024 was 19.32%.

#### For the years ended June 30, 2025 and 2024

#### **NOTE 8 – OTHER POST EMPLOYMENT BENEFITS (continued)**

For the year ended June 30, 2025, SVP reported a net OPEB liability of \$6.727 million and recognized OPEB expense of \$606 thousand. For the year ended June 30, 2024, SVP reported a net OPEB liability of \$6.898 million and recognized OPEB expense of \$403 thousand. At June 30, 2025 and 2024, SVP reported deferred outflows of resources and deferred inflows of resources related to OPEB from the following sources (in thousands):

Deferred Outflows		Deferre	d Inflows	
of Res	of Resources		of Resources	
\$	68	\$	75	
	372		175	
	-		174	
\$	440	\$	424	
		'		
Deferred	Outflows	Deferre	d Inflows	
of Res	sources	of Re	sources	
\$	121	\$	135	
	-		248	
	190		-	
	s Deferred of Res	of Resources           \$         68           372           \$         440           Deferred Outflows of Resources           \$         121           -         -	of Resources         of Resources           \$         68           372         \$           \$         440           \$         Deferred Outflows of Resources           \$         121           \$         -	

Other amounts reported as deferred outflows of resources related to OPEB will be recognized as expense as follows:

202		2024			
	nnual		A	Annual	
Measurement Period	Amo	ortization	Measurement Period	Am	ortization
Ended June 30	(in th	ousands)	Ended June 30	(in tl	housands)
2026	\$	122	2025	\$	13
2027		(87)	2026		121
2028		(108)	2027		(88)
2029		(7)	2028		(110)
2030		69	2029		(8)
Thereafter		27	Thereafter		-

For the years ended June 30, 2025 and 2024

#### **NOTE 8 – OTHER POST EMPLOYMENT BENEFITS (continued)**

#### E. Discount Rate

The discount rate used to measure the total OPEB liability was 4.50% as of June 30, 2025 and June 30, 2024. The projection of cash flows used to determine the discount rate assumed that City contributions will be made at rate equal to the actuarially determined contributions rates. Based on those assumptions, the OPEB plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on OPEB plan investments was applied to all periods of projected benefit payments to determine the total OPEB liability.

2025 and 2004						
	Target	Long-Term Expected				
Asset Class	Allocation	Real Rate of Return				
Gloabal Equity	30%	4.56%				
Mutual Funds - Fixed Income	65%	0.78%				
Cash and equivalent	5%	-0.50%				
	100%					
Expected Inflation		2.50%				
Discount Rate		4.50%				

#### F. Sensitivity of the Net OPEB Liability to Changes in the Discount Rate

The following table presents the net OPEB liability of the Plan as of June 30 as well as what the plan's net OPEB liability would be if it were calculated using a discount rate that is 1% point lower or 1% point higher than the current rate.

	30, 2025 nousands)	June 30, 2024 (In Thousands)	
1% Decrease Net OPEB Liability	\$ 3.50% 8,529	\$	3.50% 8,601
Current Discount Rate Net OPEB Liability	\$ 4.50% 6,727	\$	4.50% 6,898
1% Increase Net OPEB Liability	\$ 5.50% 5,229	\$	5.50% 5,486

For the years ended June 30, 2025 and 2024

#### **NOTE 8 – OTHER POST EMPLOYMENT BENEFITS (continued)**

#### G. Sensitivity of the Net OPEB Liability to Healthcare Cost Trend Rates

The following table presents the net OPEB liability of the City, as of June 30, as well as what the City's net OPEB liability would be if it were calculated using healthcare cost trend rates that are 1% point lower or 1% point higher than the current rate.

	June 30, 2025 (In Thousands)	June 30, 2024 (In Thousands)
Net OPEB Liability 1% Decrease	\$4,907	\$5,084
Net OPEB Liability Current Rate	\$6,727	\$6,898
Net OPEB Liability 1% Increase	\$8,979	\$9,149

#### **NOTE 9 – WHOLESALE ACTIVITIES**

#### A. Long-term Power Purchase Contracts

SVP purchases wholesale electric power from various participants of the Western Systems Power Pool (WSPP), NCPA, MSR Public Power Agency (Note 6), Western Area Power Administration, and other sources to supply the power requirements of Silicon Valley Power's electric utility customers under long-term power purchase agreements (PPAs). SVP actively manages the financial risks inherent in these PPAs, including the risks arising from the changing spot market prices that move above and below the contract prices and from contract disputes that may arise from time to time. The proceeds and costs related to generation, either owned or under PPAs, except ancillary services are included in purchased resource expense and excluded from wholesale resources purchases from wholesale resources purchases and sales.

#### B. Restructuring of the California Electric Industry

#### **Deregulation Legislation and Direct Access**

The passage of AB1890 in 1998 triggered fundamental changes in the structure of the electric industry in California. Generally, AB1890 provided for creation of the California Power Exchange (Cal PX), which was to be a clearinghouse for energy transactions among investor-owned utilities, independent generators and power marketers, who in turn would serve so called direct-access customers. AB1890 also created the California Independent System Operator (CAISO), which was to manage the state's bulk transmission grid.

#### For the years ended June 30, 2025 and 2024

#### NOTE 9 – WHOLESALE ACTIVITIES (continued)

However, in 2000 and 2001, the price of electricity at the Cal PX became extremely high, and investor-owned utilities were unable to pay for the energy that they needed from the Cal PX. Eventually the Cal PX filed for bankruptcy and was dismantled. Investor-owned utility PG&E and several energy marketers would also file for bankruptcy and over a decade of litigation ensued.

The CAISO, however, continues to manage the state's bulk electric system and the day-ahead and day-of markets, and it has implemented various price controls and tariffs in an effort to avoid repeating the mistakes of 2000 and 2001. Along with balancing control area responsibility, the CAISO has also announced that it will take on the role of reliability coordinator for the region.

#### Energy Wholesale Trading and Risk Management

SVP participates in the wholesale gas and power market and the CAISO's centralized market. Since CAISO's Market Redesign and Technology Upgrade (MRTU), CAISO has become the ultimate buyer and seller in the California day ahead market. Therefore, SVP engages in the trading of commodity forward contracts (gas and electric energy contracts) to secure fuel supply and hedge daily power purchase/sales from/to CAISO. The primary type of forward contracts SVP currently engages in is the futures contracts SVP transacts on Intercontinental Exchange (ICE). Activities during the fiscal year were substantially considered hedging transactions and, as such, have been accounted for using the settlement method of accounting. Accordingly, wholesale resources gross sales and purchases totaling \$14.6 million and \$8.5 million, respectively, for fiscal year ended June 30, 2025; wholesale resources gross sales and purchases totaling \$11.5 million and \$9.8 million, respectively, for fiscal year ended June 30, 2024, have been separately reported on the statement of revenues, expenses and changes in net position.

The restructured electric wholesale market exposes SVP to various risks including market, credit and operational risks. Active and effective management of these risks associated with the power trading activity is critical to its continued success and contribution to the entire utility. A Risk Management Committee administers and monitors compliance with the Council approved risk policies and the related procedures on a regular basis. The City and SVP believe that it has the resource commitment, effective policies and procedures, and is continuing to improve the control structure and oversight for evaluating and managing the market and credit risks to which it is exposed.

#### Credit Arrangements

SVP has risk policies, regulations, and procedures that help mitigate credit risk and minimize overall credit risk exposure. The policies include transacting only with investment grade counterparties, evaluating of potential counterparties' financial condition and assigning credit limits as applicable. These credit limits are established based on risk and return considerations under terms customarily available in the industry. For counterparties below investment grade or

For the years ended June 30, 2025 and 2024

#### **NOTE 9 – WHOLESALE ACTIVITIES (continued)**

lack of solid financial records, SVP requires collateral in the form of parental guarantee, surety bonds, letter of credit, or cash prepayment. Additionally, The City is a signatory to the WSPP netting agreement supplement and otherwise, enters into master netting arrangements whenever possible and, where appropriate, obtains collateral prior to trade execution. Master netting agreements incorporate rights of setoff that provide for the net settlement of subject contracts with the same counterparty in the event of default.

#### **NOTE 10 – MAJOR SUPPLIERS**

SVP purchases electric energy through its participation in the NCPA and M-S-R Public Power Agency joint powers agencies, from the Western Area Power Administration, from the market via the California Independent System Operator (CAISO), and from other sources to supply its retail electric utility customers. Additionally, SVP purchases transmission services through its participation in the TANC and from the CAISO.

The purchases of energy and transmission services that represent 5% or more of the total purchased power costs are shown in the table below:

	Jı	une 30, 2025	% of the Total	
Supplier	Pov	wer Purchased	Purchased Power	
NCPA	\$	240,570,434	55.62%	<b>%</b>
Tri-Dam Project		45,270,021	10.479	%
M-S-R Public Power Agency		21,920,657	5.07%	%
	Jı	une 30, 2024	% of the Total	
Supplier	Pov	wer Purchased	Purchased Power	
NCPA	\$	201,619,042	49.63%	%
Tri-Dam Project		40,670,953	10.019	%
M-S-R Public Power Agency		21,687,301	5.34%	)/

#### NOTE 11 – COMMITMENTS AND CONTINGENCIES

Commitments and contingencies, undeterminable in amount, include normal recurring pending claims and litigation. In the opinion of management, based upon discussion with legal counsel, there is no pending litigation, which is likely to have a material adverse effect on the financial position of the fund.

For the years ended June 30, 2025 and 2024

#### **NOTE 11 – COMMITMENTS AND CONTINGENCIES (continued)**

SVP has future commitments under construction projects as stated in Construction in Progress in Notes to Financial Statements 4B.

#### NOTE 12 – NET POSITION AND STABILIZATION AGREEMENTS

#### A. Net Position

Net Position is the excess of all SVP's assets and deferred outflow of resources over all its liabilities and deferred inflow of resources. Net Position is divided into three categories that are described below:

Net investment in capital assets describes the portion of Net Position which is represented by the current net book value of SVP's capital assets, less the outstanding balance of any debt issued to finance these assets.

Restricted for other agreements describes the portion of Net Position which is restricted as to use by the terms and conditions of agreements with outside parties, governmental regulations, laws, or other restrictions which SVP cannot unilaterally alter.

*Unrestricted* describes the portion of Net Position which is not restricted as to use.

SVP reported net position at June 30 as follows:

	2025	 2024 <sup>(A)</sup>
Net investment in capital assets:	\$ 502,836,449	\$ 575,817,583
Restricted:	 _	
Pension benefits	11,792,344	 10,065,874
Unrestricted:		
Capital projects	289,806,547	212,222,222
Rate stabilization	352,000,000	261,000,000
Operations	414,617,549	231,273,482
Total Unrestricted	1,056,424,096	704,495,704
Total Net Position	\$ 1,571,052,889	\$ 1,290,379,161

<sup>(</sup>A) Certain amounts have been restated due to the implementation of GASB101, as discussed in Note 2I

For the years ended June 30, 2025 and 2024

#### NOTE 12 – NET POSITION AND STABILIZATION AGREEMENTS (continued)

#### **B.** Stabilization Agreements

#### Rate Stabilization Fund

In 1996, SVP established the Rate Stabilization Fund and Cost Reduction Fund to assure that the rates were set properly with sufficient operating cash as well as cost reduction and financial stability of the Electric Utility. In December 2010, Council approved to transfer the Cost Reduction Fund as a subaccount to the Rate Stabilization Fund and continued to be used to offset Electric Utility costs in essentially the same manner. As of June 30, 2025, the balance of the Rate Stabilization Fund was \$352 million.

#### Pension Stabilization Fund

In fiscal year 2016-17, the City established an irrevocable pension trust as a way to address unfunded pension liabilities. As part of the year-end process for 2016-17, City Council approved SVP to designate and make an initial deposit of \$3.5 million in fiscal year 2018 toward prefunding pension obligations. As of June 30, 2025, the balance of the Pension Stabilization Fund was \$11,792,344.

### CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER)

#### REQUIRED SUPPLEMENTARY INFORMATION

This part of the City of Santa Clara Electric Utility Enterprise Fund Financial Statements provides detailed information to better understand the data presented within the financial statements and note disclosures.

### SCHEDULE OF PROPORTIONATE SHARE OF THE NET PENSION LIABILITY AND RELATED RATIOS

Discloses the proportionate share of the net pension liability and related ratios, including the proportionate share of fiduciary net position as a percentage of the total pension liability, and proportionate share of the net pension liability as a percentage of covered payroll.

#### SCHEDULE OF CONTRIBUTIONS - PENSION PLAN

Contains information of the employer's contractually required contribution rates, contributions to the pension plan and related ratios.

### SCHEDULE OF PROPORTIONATE SHARE OF THE NET OPEB LIABILITY AND RELATED RATIOS

Discloses the proportionate share of the net OPEB liability and related ratios, including proportionate share of fiduciary net position as a percentage of the total OPEB liability, and the proportionate share of the net OPEB liability as a percentage of covered employee payroll.

#### SCHEDULE OF PLAN CONTRIBUTIONS - OPEB PLAN

Contains information of the employer's contractually required contribution rates, contributions to the OPEB Plan and related ratios.

## Schedule of Proportionate Share of the Net Pension Liability City of Santa Clara Electric Utility Enterprise Fund Miscellaneous Plan, a Cost-Sharing Defined Benefit Pension Plan

Last Ten Fiscal Years for the Measurement Periods Ended June 30<sup>(1)</sup>

Measurement Date	Jı	une 30, 2024	Jı	une 30, 2023	June 30, 2022	June 30, 2021
Plan's Proportion of the Net Position						
Liability/(Asset)		32.31%		32.31%	32.31%	32.31%
Plan's Proportionate Share of the Net						
Pension Liability/(Asset)	\$	103,868,311	\$	108,269,790	\$ 105,823,291	\$ 73,533,480
Plan's Covered Payroll	\$	33,220,790	\$	32,408,374	\$ 29,932,874	\$ 28,859,863
Plan's Proportionate Share of the Net						
Pension Liability/(Asset) as a Percentage						
of it's Covered Payroll		312.66%		334.08%	353.54%	254.79%
Plan's Proportionate Share of the Fiduciary						
Net Position as a Percentage of the Plan's						
Total Pension Liability		65.82%		63.05%	62.47%	72.48%

# Schedule of Proportionate Share of the Net Pension Liability City of Santa Clara Electric Utility Enterprise Fund Miscellaneous Plan, a Cost-Sharing Defined Benefit Pension Plan Last Ten Fiscal Years for the Measurement Periods Ended June 30

June 30, 2020	June 30, 2019	June 30, 2018	June 30, 2017	June 30, 2016	June 30, 2015
32.31%	32.31%	34.97%	34.97%	34.97%	34.97%
\$ 98,396,395	\$ 92,007,139	\$ 94,238,259	\$ 92,735,319	\$ 84,615,916	\$ 74,516,387
\$ 28,818,319	\$ 28,630,755	\$ 26,407,732	\$ 24,928,548	\$ 21,661,244	\$ 20,300,577
341.44%	321.36%	356.86%	372.00%	390.63%	367.07%
61.90%	62.72%	62.97%	62.02%	62.18%	65.57%

## Schedule of Contributions City of Santa Clara Electric Utility Enterprise Fund Miscellaneous Plan, a Cost-Sharing Defined Benefit Pension Plan Last Ten Fiscal Years<sup>(1)</sup>

	June 30, 2025	June 30, 2024			ine 30, 2023	June 30, 2022	
Actuarially determined contribution Contributions in relation to the	\$ 13,152,460	\$	11,871,745	\$	11,321,067	\$ 11,026,399	
actuarially	(13,152,460)		(11,871,745)		(11,321,067)	(11,026,399)	
Contribution deficiency (excess)	\$ -	\$	-	\$	-	\$ -	
Covered payroll	\$ 35,727,992	\$	33,220,790	\$	32,408,374	\$ 29,932,874	
Contributions as a percentage of covered payroll	36.81%		35.74%		34.93%	36.84%	
Notes to Schedule Valuation date	6/30/2022		6/30/2021		6/30/2020	6/30/2019	

Methods and assumptions used to determine contribution rates:

Actuarial cost method	Entry age normal

Amortization method Level percentage of payroll, closed Remaining amortization period 22 years as of valuation date

Asset valuation method Fair value of asets

Inflation 2.75% for 2015 to 2019, 2.675% for 2020, and 2.50% for 2021 through 2022, 2.30%

for 2023 to 2025

Salary increases Varies by Entry Age and Service.

Investment rate of return 7.5% for 2015 to 2018, 7.375% for 2019, 7.25% for 2020, 7% for 2021 through

2022, and 6.8% for 2023 to 2025, net of pension plan investment expense, including

inflation.

Retirement age The probabilities of Retirement are based on the CalPERS Experience Study.

Mortality The probabilities of mortality are based on the 2021 CalPERS Experience Study for

the period from 2000 to 2019. Pre-retirement and Post-retirement mortality rates are projected generationally for future years using 80% of Scale, MP-2020 published by

the Society of Actuaries.

<sup>(1)</sup> Fiscal year 2014-15 was the first year of implementation.

# Schedule of Contributions City of Santa Clara Electric Utility Enterprise Fund Miscellaneous Plan, a Cost-Sharing Defined Benefit Pension Plan Last Ten Fiscal Years

Ju	ne 30, 2021	Jui	ne 30, 2020	June 3	0, 2019	June	e 30, 2018	June 3	30, 2017	Jun	ne 30, 2016
\$	10,027,454	\$	9,365,958	\$ 8,2	58,503	\$	8,832,105	\$ 7,5	558,410	\$	6,484,674
<u> </u>	(10,027,454)		(9,365,958)	<u>(8,2</u>	58,503)	(3	8,832,105)	(7,5	558,410)	<u> </u>	(6,484,674)
Ф	<del></del>	Ф		Φ		Ф		Φ		Ф	
\$	28,859,863	\$	28,818,319	\$ 28,6	30,755	\$ 20	6,407,732	\$ 24,9	928,548	\$ 2	21,661,244
	34.75%		32.50%		28.84%		33.45%		30.32%		29.94%
	6/30/2018		6/30/2017	6/.	30/2016		6/30/2015	6/	30/2014		6/30/2013

## Schedule of Proportionate Share of the Net OPEB Liability and Related Ratios City of Santa Clara Electric Utility Enterprise Fund OPEB Plan, A Cost-Sharing Defined Benefit Plan Last Ten Fiscal Years Ended June 30<sup>(1)</sup>

Measurement Date	June 30, 2025	June 30, 2024	June 30, 2023	June 30, 2022
Liability/(Asset)	19.32%	19.32%	19.32%	32.31%
Plan's Proportionate Share of the Net OPEB				
Liability/(Asset)	\$ 6,727,406	\$ 6,898,479	\$ 7,288,705	\$13,057,945
Plan's Covered Payroll	\$39,475,246	\$37,402,861	\$34,795,415	\$54,801,960
Plan's Proportionate Share of the Net OPEB				
Liability/(Asset) as a Percentage of it's Covered Payroll	17.04%	18.44%	20.95%	23.83%
Plan's Proportionate Share of the Fiduciary Net Position as				
a Percentage of the Plan's Total OPEB Liability	52.60%	48.40%	44.03%	40.25%

	June 30, 2021	June 30, 2020	June 30, 2019	June 30, 2018
Liability/(Asset)	32.31%	32.31%	34.97%	34.97%
Liability/(Asset)	\$11,860,957	\$12,076,500	\$13,339,656	\$16,285,879
Plan's Covered Payroll	\$ 52,857,221	\$53,127,656	\$52,963,135	\$47,313,294
Plan's Proportionate Share of the Net OPEB				
Liability/(Asset) as a Percentage of it's Covered Payroll	22.44%	22.73%	25.19%	34.42%
Plan's Proportionate Share of the Fiduciary Net Position as a Percentage of the Plan's Total OPEB Liability	44.03%	40.11%	37.14%	28.90%

Notes to Schedule:

<sup>(1)</sup> Fiscal year 2017-18 was the first year of implementation.

# Schedule of Proportionate Share of Contributions City of Santa Clara Electric Utility Enterprise Fund OPEB Plan, A Cost-Sharing Defined Benefit Plan Last Ten Fiscal Years Ended June 30<sup>(1)</sup> (In Thousands)

	June 30, 2025		June 30, 2024		June 30, 2023		June 30, 2022	
Actuarially determined contribution	\$	1,047	\$	1,010	\$	946	\$	1,534
Contributions in relation to the actuarially								
determined contributions		(865)		(812)		(758)		(635)
Contribution deficiency (excess)	\$	182	\$	198	\$	188	\$	899
Covered payroll	\$	39,475	\$	37,403	\$	34,795	\$	54,802
Contributions as a percentage of covered payroll		2.19%		2.17%		2.18%		1.16%

	June 30, 2021		June 30, 2020		June 30, 2019		June 30, 2018	
Actuarially determined contribution	\$	1,559	\$	1,512	\$	1,856	\$	1,911
Contributions in relation to the actuarially determined contributions  Contribution deficiency (excess)	<u> </u>	(570) 989	\$	(638) 874	\$	(748) 1,108	<u> </u>	(886) 1,025
Covered payroll	\$	52,857	\$	53,128	\$	52,963	\$	47,313
Contributions as a percentage of covered payroll		1.08%		1.20%		1.41%		1.87%

Notes to Schedule:

 $<sup>^{\</sup>left(1\right)}$  Fiscal year 2017-18 was the first year of implementation.

## CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER)

#### Notes to Schedule of Employer Contribution (OPEB Plan)

Methods and Assu	mptions for 2023-24 Actuarially Determine Contributions
Actuarial valuation date	June 30, 2022
Actuarial cost method	Entry Age Normal, Level Percentage of Payroll
Amortization method	Level percent of payroll
Unfunded liability amortization	30 years (closed period) for initial UAAL
	(16 Years remaining on June 30, 2023)
	20 years (closed period) for implied subsidy on 06/30/2019
	(16 years remaining on June 30, 2023)
	15 years (open period) for method, assumption, plan changes, and gains and losses
	Maximum 30-year combined period
Asset valuation method	Investment gains and losses spread over a 5-year rolling period.
	Not less that 80% nor greater than 120% of fair value
Discount rate	4.50%
General inflation	2.50%
Healthcare trend	Non-Medicare - 8.5% for 2024, decreasing to an ultimated
	rate of 3.45% in 2076
	Medicare (non-Kaiser) - 7.5% for 2024, decreasing to an ultimated rate of 3.45% in 2076
	Medicare (Kaiser) - 6.25% for 2024, decreasing to an ultimated
	rate of 3.45% in 2076
Mortality	CalPERS 2000-2019 Experience Study
Mortality improvement	Post-retirement mortality projected fully generational with
	Scale MP-2021

### CITY OF SANTA CLARA ELECTRIC UTILITY ENTERPRISE FUND (SILICON VALLEY POWER)

#### Notes to Schedule of Employer Contribution (OPEB Plan)

Methods and Assu	amptions for 2024-25 Actuarially Determine Contributions
Actuarial valuation date	June 30, 2022
Actuarial cost method	Entry Age Normal, Level Percentage of Payroll
Amortization method Unfunded liability amortization	Level percent of payroll 30 years (closed period) for initial UAAL
- 112 <b>- 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112 - 112</b>	(15 Years remaining on June 30, 2024)
	20 years (closed period) for implied subsidy on 06/30/2019
	(15 years remaining on June 30, 2024) 15 years (open period) for method, assumption, plan changes, and
	gains and losses
	Maximum 30-year combined period
Asset valuation method	Investment gains and losses spread over a 5-year rolling period.
Discount rate	4.50%
General inflation	2.50%
Healthcare trend	Non-Medicare - 8.50% for 2024, decreasing to an ultimated rate of 3.45% in 2076
	Medicare (non-Kaiser)- 7.50% for 2024, decreasing to an ultimated rate of 3.45% in 2076
	Medicare (Kaiser)- 6.25% for 2024, decreasing to an ultimated rate of 3.45% in 2076
Mortality	CalPERS 2000-2019 Experience Study
Mortality improvement	Post-retirement mortality projected fully generational with

Scale MP-2021



#### CITY OF SANTA CLARA MEMORANDUM ON INTERNAL CONTROL

FOR THE YEAR ENDED JUNE 30, 2025

This Page Left Intentionally Blank

#### For the Year Ended June 30, 2025

#### **Table of Contents**

		rage
Memoi	orandum on Internal Control	1
(	City:	
	Schedule of Other Matters	3
	Status of Prior Year Other Matters	xx
;	Santa Clara Stadium Authority:	
	Schedule of Material Weaknesses	XX
	Status of Prior Year Significant Deficiencies	11

This Page Left Intentionally Blank



#### MEMORANDUM ON INTERNAL CONTROL

To the City Council of the City of Santa Clara, California

We have audited the basic financial statements of the City of Santa Clara for the year ended June 30, 2025 and have issued our report thereon dated DATE, 2025. Our opinions on the basic financial statements and this report, insofar as they relate to the component unit of the Santa Clara Stadium Authority, and the Investments in Joint Ventures of the Northern California Power Agency (NCPA), the Transmission Agency of Northern California (TANC), M-S-R Energy Authority (MSR EA), M-S-R Public Power Agency (MSR PPA) and the San Jose-Santa Clara Regional Wastewater Facility and Clean Water Financing Authority (SJSC), are based solely on the reports of other auditors. In planning and performing our audit of the basic financial statements of the City as of and for the year ended June 30, 2025, in accordance with auditing standards generally accepted in the United States of America, we considered the City's internal control over financial reporting (internal control) as a basis for designing 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 the City's internal control. Accordingly, we do not express an opinion on the effectiveness of the City's internal control.

Our consideration of internal control was for the limited purpose described in the preceding paragraph and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore material weaknesses or significant deficiencies may exist that were not identified. In addition, because of inherent limitations in internal control, including the possibility of management override of controls, misstatements due to error or fraud may occur and not be detected by such controls. However, as discussed below, we identified certain deficiencies in internal control that we consider to be material weaknesses.

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 City's financial statements will not be prevented, or detected and corrected on a timely basis. We consider the deficiencies in internal control included on the Schedule of Material Weaknesses to be material weaknesses.

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.

Included in the Schedule of Other Matters are recommendations not meeting the above definitions that we believe are opportunities for strengthening internal controls and operating efficiency.

Government Auditing Standards require the auditor to perform limited procedures on the City's response to the findings identified in our audit and described in the accompanying Schedule of Material Weaknesses and Schedule of Other Matters. The City's response was not subjected to the other auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on the response.

The Schedule of Material Weaknesses and Status of Prior Year Significant Deficiencies for the Santa Clara Stadium Authority was provided by the other auditors, as we did not audit that entity, are based solely on the report of other auditors.

This communication is intended solely for the information and use of management, City Council, others within the organization, and agencies and pass-through entities requiring compliance with *Government Auditing Standards*, and is not intended to be and should not be used by anyone other than these specified parties.

Pleasant Hill, California DATE, 2025



#### SCHEDULE OF OTHER MATTERS

#### 2025-01 **Mission City Memorial Park Payment Collection Procedures**

Daily cash collections should be reconciled to invoices and deposits and the review and approval of the documents should demonstrate the segregation of duties between those involved with the process.

We reviewed the cash collection procedures at the Mission City Memorial Park (MCMP) and the three items that the staff prepares related to cash collections to test for segregation of duties and timeliness of the review and approval process. The three items prepared include invoices, cashier deposit listing and monthly activity reports. We selected two copies of each item and noted the following:

- 1. Invoices we noted the two invoices selected for testing from December 2024 and March 2025 include a "for office use" box for MCMP staff to manually check off if the goods or service is ready and approved for the administration aspect that involve checking for inventory, map (if applicable), details, work order (if applicable), inscription work order (if applicable), setting fee (if applicable), future need (if applicable), activity report, tax report, database, and day schedule report. We understand for the checkoff mark, the invoices and payment receipt always happen on the same day, so the checkmark is not accompanied by the sign-off or date of the person that prepared the form and the person that reviewed and approved the form.
- 2. Cashier Deposit Listing the listings selected for testing from October 2024 and January 2025 did not have any documentation of who prepared, reviewed and approved the documents.
- 3. Monthly Activity Reports although the reports for December 2024 and March 2025 selected for testing included checkmarks showing someone had worked on the documents, there was no documentation to demonstrate who had prepared or reviewed the reports or the date the review was completed. We understand the review approval is verbally communicated.

Without documentation of the review and approval of invoices, cashier deposit listings and monthly activity reports, the timeliness of preparation and review and evidence of the segregation of duties cannot be confirmed.

Finance staff should work with MCMP staff to review the cash collection procedures and implement documentation processes and procedures to ensure that segregation of duties is maintained over the cash collection process. Documentation of the preparation, review and approval process should be made in some formal manner, including the date each is completed.

#### Management's Response:

The City agrees with the recommendation. Finance staff will work with Mission City Memorial Park (MCMP) staff to review and update the cash collection procedures to ensure appropriate segregation of duties and proper documentation of all signoffs on preparation, review, and approval steps.

#### SCHEDULE OF OTHER MATTERS

#### NEW GASB PRONOUNCEMENTS OR PRONOUNCEMENTS NOT YET EFFECTIVE

The following comment represents new pronouncements taking affect in the next few years. We cite them here to keep you informed of developments:

#### **EFFECTIVE FISCAL YEAR 2025/26:**

#### GASB 103 – Financial Reporting Model Improvements

The objective of this Statement is to improve key components of the financial reporting model to enhance its effectiveness in providing information that is essential for decision making and assessing a government's accountability. This Statement also addresses certain application issues.

Management's Discussion and Analysis

This Statement continues the requirement that the basic financial statements be preceded by management's discussion and analysis (MD&A), which is presented as required supplementary information (RSI). MD&A provides an objective and easily readable analysis of the government's financial activities based on currently known facts, decisions, or conditions and presents comparisons between the current year and the prior year. This Statement requires that the information presented in MD&A be limited to the related topics discussed in five sections: (1) Overview of the Financial Statements, (2) Financial Summary, (3) Detailed Analyses, (4) Significant Capital Asset and Long-Term Financing Activity, and (5) Currently Known Facts, Decisions, or Conditions. Furthermore, this Statement stresses that the detailed analyses should explain why balances and results of operations changed rather than simply presenting the amounts or percentages by which they changed. This Statement emphasizes that the analysis provided in MD&A should avoid unnecessary duplication by not repeating explanations that may be relevant to multiple sections and that "boilerplate" discussions should be avoided by presenting only the most relevant information, focused on the primary government. In addition, this Statement continues the requirement that information included in MD&A distinguish between that of the primary government and its discretely presented component units.

#### Unusual or Infrequent Items

This Statement describes unusual or infrequent items as transactions and other events that are either unusual in nature or infrequent in occurrence. Furthermore, governments are required to display the inflows and outflows related to each unusual or infrequent item separately as the last presented flow(s) of resources prior to the net change in resource flows in the government-wide, governmental fund, and proprietary fund statements of resource flows.

Presentation of the Proprietary Fund Statement of Revenues, Expenses, and Changes in Fund Net Position

This Statement requires that the proprietary fund statement of revenues, expenses, and changes in fund net position continue to distinguish between operating and nonoperating revenues and expenses. Operating revenues and expenses are defined as revenues and expenses other than nonoperating revenues and expenses. Nonoperating revenues and expenses are defined as (1) subsidies received and provided, (2) contributions to permanent and term endowments, (3) revenues and expenses related to financing, (4) resources from the disposal of capital assets and inventory, and (5) investment income and expenses.

#### SCHEDULE OF OTHER MATTERS

#### GASB 103 – Financial Reporting Model Improvements (Continued)

In addition to the subtotals currently required in a proprietary fund statement of revenues, expenses, and changes in fund net position, this Statement requires that a subtotal for operating income (loss) and noncapital subsidies be presented before reporting other nonoperating revenues and expenses. Subsidies are defined as (1) resources received from another party or fund (a) for which the proprietary fund does not provide goods and services to the other party or fund and (b) that directly or indirectly keep the proprietary fund's current or future fees and charges lower than they would be otherwise, (2) resources provided to another party or fund (a) for which the other party or fund does not provide goods and services to the proprietary fund and (b) that are recoverable through the proprietary fund's current or future pricing policies, and (3) all other transfers.

#### **Budgetary Comparison Information**

This Statement requires governments to present budgetary comparison information using a single method of communication—RSI. Governments also are required to present (1) variances between original and final budget amounts and (2) variances between final budget and actual amounts. An explanation of significant variances is required to be presented in notes to RSI.

How the Changes in This Statement Will Improve Financial Reporting

The requirements for MD&A will improve the quality of the analysis of changes from the prior year, which will enhance the relevance of that information. They also will provide clarity regarding what information should be presented in MD&A.

The requirements for the separate presentation of unusual or infrequent items will provide clarity regarding which items should be reported separately from other inflows and outflows of resources.

The definitions of operating revenues and expenses and of nonoperating revenues and expenses will replace accounting policies that vary from government to government, thereby improving comparability. The addition of a subtotal for operating income (loss) and noncapital subsidies will improve the relevance of information provided in the proprietary fund statement of revenues, expenses, and changes in fund net position.

The requirement for presentation of major component unit information will improve comparability.

The requirement that budgetary comparison information be presented as RSI will improve comparability, and the inclusion of the specified variances and the explanations of significant variances will provide more useful information for making decisions and assessing accountability.

#### SCHEDULE OF OTHER MATTERS

#### **EFFECTIVE FISCAL YEAR 2026/27:**

#### GASB 104 - Disclosure of Certain Capital Assets

State and local governments are required to provide detailed information about capital assets in notes to financial statements. GASB Statement No. 34, Basic Financial Statements—and Management's Discussion and Analysis—for State and Local Governments, requires certain information regarding capital assets to be presented by major class. The objective of this Statement is to provide users of government financial statements with essential information about certain types of capital assets.

This Statement requires certain types of capital assets to be disclosed separately in the capital assets note disclosures required by Statement 34. Lease assets recognized in accordance with GASB Statement No. 87, Leases, and intangible right-to-use assets recognized in accordance with GASB Statement No. 94, Public-Private and Public-Public Partnerships and Availability Payment Arrangements, should be disclosed separately by major class of underlying asset in the capital as-sets note disclosures. Subscription assets recognized in accordance with GASB Statement No. 96, Subscription-Based Information Technology Arrangements, also should be separately disclosed. In addition, this Statement requires intangible assets other than those three types to be disclosed separately by major class.

This Statement also requires additional disclosures for capital assets held for sale. A capital asset is a capital asset held for sale if (a) the government has decided to pursue the sale of the capital asset and (b) it is probable that the sale will be finalized within one year of the financial statement date. Governments should consider relevant factors to evaluate the likelihood of the capital asset being sold within the established time frame. This Statement requires that capital assets held for sale be evaluated each reporting period. Governments should disclose (1) the ending balance of capital assets held for sale, with separate disclosure for historical cost and accumulated depreciation by major class of asset, and (2) the carrying amount of debt for which the capital assets held for sale are pledged as collateral for each major class of asset.

How the Changes in This Statement Will Improve Financial Reporting

The requirements of this Statement will improve financial reporting by providing users of financial statements with essential information about certain types of capital assets in order to make informed decisions and assess accountability. Additionally, the disclosure requirements will im-prove consistency and comparability between governments.

#### STATUS OF PRIOR YEAR OTHER MATTERS

#### 2024-01 **Review of Manual Fee Calculations**

The rates charged in the City's permit billing system should be consistent with the City's Master Fee Schedule approved by the City Council and permit fee calculations should be reviewed for accuracy.

We tested twenty-five governmental cash receipts to recalculate fees using the City's Master Fee Schedule and agree to supporting documentation, and noted one building permit for which the technology fee in the amount of \$9.13 was charged twice. We understand that the technology fee entered manually with the "Building Permit Site Clearance - Minor" fee and should have been deleted, but the error was due to staff oversight. City staff later determined that the error affected other permits issued during the fiscal year and fees totaling \$6 thousand had been overcharged and we understand the City will refund the excess charges to the customers during fiscal year 2025.

Errors in fee calculations or charging fees that are not in accordance with the Master Fee Schedule approved by the City Council could result in undercharging or overcharging customers and an understatement or overstatement of revenue.

The City should develop procedures to ensure that fees are not duplicated in the building permit fee calculations, which includes ensuring all manual fee calculations are reviewed and approved.

#### **Current Status:**

The City agrees with the recommendation. The new invoicing procedures in Accela, implemented in July 2025 have significantly reduced the risk of fee duplication. Staff are currently being trained on the updated processes, including the review steps required to confirm that manually calculated fees and Technology Fees are assessed in accordance with the Master Fee Schedule. Ongoing monitoring and periodic audits will continue to verify that fees are invoiced correctly.

#### 2024-02 **Procurement Card Approval Documentation**

The City's Payment Options summary of the requirements for Procurement Card purchases indicates that Procurement Card statements should include the signature of the cardholder and the Department Statement Approver (Department Supervisor and/or Department Head). In addition, the City's procedures require that the Auditor's Office Management Analyst review each statement and backup individually and sign off with her initials showing her review on a log.

The Auditor's Office reviews the statements after the Purchasing Department notifies them that a particular month is complete. Once purchasing has collected all of the statements and supporting documentation from the various departments and are satisfied that they are complete, they let the Auditor's Office know via email and the Management Analyst conduct the review. The Management Analyst's review normally happens within a few days of receiving that notice.

We selected the months of September 2023 and January 2024 and six employee statements from each month for testing of documentation of timely review and approval. All of the statements selected for testing were reviewed during April 2024, or three to seven months after month end. In addition, two of the statements did not include the Management Analyst's signature and one statement did not have a date by the approving Department Supervisor's signature.

#### STATUS OF PRIOR YEAR OTHER MATTERS

#### 2024-02 **Procurement Card Approval Documentation (Continued)**

While we understand the lack of signature and date are due the statement being returned to the Purchasing Department for additional information, we also understand the late review by the Management Analyst was due to the statements not being ready for review in a timely manner.

#### Update for June 30, 2025 Audit:

We selected the months of October 2024 and February 2025 and six employee statements from each month for testing of documentation of timely review and approval. The October statements selected for testing were reviewed by the Department Supervisor within thirty days of month end, but they were not reviewed by the Management Analyst until May 2025. The February 2025 statements selected for testing were reviewed by the Department Supervisor within thirty days of month end, but did not include documentation of the review by the Management Analyst.

We understand the late review of the October statements by the Management Analyst was due to the statements not being ready for review in a timely manner. We understand the February statements were reviewed by the Department Supervisor, but the Management Analyst was not told they were ready for review.

The timely review of the procurement card statements is important, because the City must pay the monthly procurement card balances when due, regardless of whether the transactions have been reviewed for accuracy, compliance and approval.

The City should develop procedures to ensure that the Procurement Card statements are submitted by cardholders timely and reviewed in a timely manner and the date of the review for all levels of review should be included in the documentation.

#### **Current Status:**

The City agrees with the recommendation. Employees have been reminded of the requirement to submit complete procurement card documentation, including signatures and dates, promptly to ensure timely review by both the Finance Department and the City Auditor's Office. The City has provided refresher trainings to all cardholders emphasizing the importance of timely submission and complete supporting documentation.

#### SANTA CLARA STADIUM AUTHORITY

#### SCHEDULE OF MATERIAL WEAKNESSES (Provided by Other Auditors)

#### SCSA 2025-001 **Accounting Treatment for Stadium Builder Licenses Defaults**

#### Criteria

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

Management is required to determine whether the entity maintained, in all material respects. Effective internal controls over financial reporting based on the criteria established by a suitable framework, which is typically the Internal Control - Integrated Framework published by the Committee of Sponsoring Organizations (COSO) of the Treadway Commission.

The organization should select and develop control activities that contribute to the mitigation of risks to the achievement of objectives to acceptable levels.

#### **Conditions Found**

The Stadium Authority sells Stadium Builder Licenses (SBLs) for a fee, Which holders can pay upfront or through financing arrangements. When collected, these fees are recognized as unearned revenue and amortized into revenue over the life of the stadium. Under the terms of the SBL agreement, when a default occurs, the customer loses their rights to any services under the agreement. As such, at the time of the default, the associated unearned revenue related to the SBL fees should be recognized as revenue.

The Stadium Authority's accounting treatment related to the SBL defaults was to continue to amortize the fee over the remaining life of the stadium rather than recognize the remaining amount at the time of default. Stadium Authority management did not sufficiently identify and evaluate the accounting impact of the defaults of SBL revenue agreements. The Stadium Authority had not historically assessed the SBL defaults to determine whether the impact of the accounting treatment would be clearly inconsequential.

During the testing of the fiscal year 2025 SBL revenue, the engagement team identified the error in accounting for SBL defaults has accumulated over time, since the inception of the entity and SBLs. to a consequential amount.

#### Cause

The deficiency was caused by the lack of a proper accounting policy and an effective process to identify and assess the impact of the SBL defaults on financial reporting.

The Stadium Authority did not design or implement a review process for monitoring SBL defaults to ensure accurate financial reporting.

#### SANTA CLARA STADIUM AUTHORITY

#### SCHEDULE OF MATERIAL WEAKNESSES (Provided by Other Auditors)

SCSA 2025-001 **Accounting Treatment for Stadium Builder Licenses Defaults (Continued)** 

#### **Effect**

The misstatement resulted in an overstatement of unearned revenue, and an understatement of net position. The correction resulted in a cumulative impact on net position of \$23.1M at March 31, 2024.

Management determined the error was not material to the March 31, 2024 financial statements. To correct the prior year error. Management adjusted the 2024 amounts reported in the March 31, 2025 financial statements. and included note disclosure 2(m) in the March 31, 2025 financial statements to summarize the adjustments and effects of the correction.

#### Recommendation

We recommend that Management develop a process to ensure SBL defaults are properly assessed and appropriately recorded.

#### Management Response

Management agrees with the recommendation ana will work with its management company to obtain a complete and accurate SBL default report. This report will be used to perform an annual assessment of the SBL default revenue recognition in conformity with US generally accepted accounting principles.

#### SANTA CLARA STADIUM AUTHORITY

#### STATUS OF PRIOR YEAR SIGNIFICANT DEFICIENCIES (Provided by Other Auditors)

#### SCSA 2024-01 Adoption of New Accounting Pronouncements

#### Criteria

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

Management is required to determine whether the entity maintained, in all material respects, effective internal controls over financial reporting based on the criteria established by a suitable framework, which is typically the Internal Control – Integrated Framework published by the Committee of Sponsoring Organizations (COSO) of the Treadway Commission.

The COSO Framework views all five components and all 17 principles as relevant to an integrated system of internal controls, irrespective of the entity or its objectives. Controls must be designed and operating under each of the 17 principles to demonstrate that the principle has been achieved.

The component of internal control relevant to this finding is the Control Activities, specifically Principles 9 and 10 of the COSO Framework, which state that the organization identifies and assesses changes that could significantly affect the system of internal control, and that the organization selects and develops control activities that contribute to the mitigation of risks to the achievement of objectives to acceptable levels, respectively.

#### **Conditions Found**

Governmental Accounting Standards Board Statement No. 87, Leases (GASB 87) established a new accounting framework for all lease transactions. The Stadium Authority adopted GASB 87 in the prior year, which ended March 31, 2023. While preparing the March 31, 2024 financial statements, Management identified an error related to that adoption. Specifically, Management identified GASB 87 was not properly implemented because an existing deferred rent liability had not been evaluated and adjusted to beginning Net Position upon adoption of the new standard.

#### Cause

The deficiency was caused by the lack of an effective review process over the adoption of GASB 87 as the new accounting standard for leases. The review of the GASB 87 implementation for the company's ground lease, the review of the journal entries to eliminate certain aspects of the lease on the balance sheet, and the review of interest income and expense for the ground and stadium leases as part of the adoption of the new standard did not appropriately detect and prevent the error from occurring or being reported on the financial statements for the period.

#### SANTA CLARA STADIUM AUTHORITY

#### STATUS OF PRIOR YEAR SIGNIFICANT DEFICIENCIES (Provided by Other Auditors)

#### SCSA 2024-01 Adoption of New Accounting Pronouncements (Continued)

Per our inquiries with Management, we understand that these errors were also precipitated by the late determination of the applicability of GASB 87 to the Stadium Authority on a stand-alone basis.

The review process for adopting new accounting standards was not designed with sufficient precision or effectiveness to ensure accurate financial reporting which subsequently caused the revision of prior year financial statements amounts in the 2024 report.

#### **Effect**

The misstatement resulted in an overstatement of total liabilities and understatement of total assets and net position. The correction of overstated expenses and understated revenues from previous periods, along with the adjustment to the deferred rent liability, resulted in a cumulative impact on net position of \$8.7M at March 31, 2023.

Management determined the error was not material to the March 31, 2023 financial statements. To correct the prior year error, Management adjusted the 2023 amounts reported in the March 31, 2024 financial statements, and included note disclosure 2(1) in the March 31, 2024 financial statements to summarize the adjustments and effects of the correction.

The error in the adoption of GASB 87 indicates an increased risk of misstatement associated with the adoption of other new accounting standards.

#### Recommendation

We recommend that Management develop a process to ensure all new accounting pronouncements are properly assessed, accurately applied, and appropriately presented in the year of implementation.

#### **Current Status**

This has been completed.

This Page Left Intentionally Blank

#### CITY OF SANTA CLARA REQUIRED COMMUNICATIONS

FOR THE YEAR ENDED JUNE 30, 2025

This Page Left Intentionally Blank

#### CITY OF SANTA CLARA REQUIRED COMMUNICATIONS

#### For the Year Ended June 30, 2025

#### **Table of Contents**

	<u>Page</u>
Required Communications	1
Significant Audit Matters	1
Qualitative Aspects of Accounting Practices	1
Difficulties Encountered in Performing the Audit	3
Corrected and Uncorrected Misstatements	3
Disagreements with Management	4
Management Representations	4
Management Consultations with Other Independent Accountants	4
Other Audit Findings or Issues	4
Other Matters	4

This Page Left Intentionally Blank



#### REQUIRED COMMUNICATIONS

To the City Council of the City of Santa Clara, California

We have audited the basic financial statements of the City of Santa Clara for the year ended June 30, 2025. We did not audit the component financial statements of the Santa Clara Stadium Authority as of and for the year ended March 31, 2025 which represent 35.3%, 8.1%, and 8.6% of the assets, net position and revenues, respectively, of the business-type activities. We also did not audit the components related to the Investment in Joint Ventures, which collectively include: Northern California Power Agency (NCPA), Transmission Agency of Northern California (TANC), M-S-R Energy Authority (MSR EA), M-S-R Public Power Agency (MSR PPA), and San Jose-Santa Clara Regional Wastewater Facility and Clean Water Financing Authority (SJSC) for the year ended June 30, 2025, which collectively represent 8.3%, 14.7%, and 0.3%, respectively, of the assets, net position and revenues of the business-type activities. These component unit financial statements and component financial statements were audited by other auditors, whose reports thereon have been furnished to us, and our opinions, insofar as it relates to the amounts included for these entities, is based solely on the reports of the other auditors.

Professional standards require that we provide you with information about our responsibilities under generally accepted auditing standards and *Government Auditing Standards* and the Uniform Guidance, as well as certain information related to the planned scope and timing of our audit. We have communicated such information in our meetings with the Mayor and the Chair of the Audit Committee on April 17, 2025. Professional standards also require that we communicate to you the following information related to our audit.

#### **Significant Audit Matters**

#### Qualitative Aspects of Accounting Practices

Accounting Policies – Management is responsible for the selection and use of appropriate accounting policies. The significant accounting policies used by the City are described in Note 2 to the financial statements. No new accounting policies were adopted, and the application of existing policies was not changed during the year, except as follows:

Accounting for Loans Receivable – During fiscal year 2025, the City changed its accounting policy related to the accounting for certain long-term loans receivable in the governmental activities (entity-wide financial statements). Prior to fiscal year 2025, certain loans had been offset with an allowance for collectability in governmental activities. Effective July 1, 2024, those loans receivable are instead offset with net position in the governmental activities statement of net position. As a result of that change in accounting policy, beginning net position of governmental activities was increased and adjusted in the amount of \$25,183,246.

In addition, the following Governmental Accounting Standards Board (GASB) pronouncements became effective:

#### GASB 101 - Compensated Absences

The objective of this Statement is to better meet the information needs of financial statement users by updating the recognition and measurement guidance for compensated absences. That objective is achieved by aligning the recognition and measurement guidance under a unified model and by amending certain previously required disclosures.

This Statement requires that liabilities for compensated absences be recognized for (1) leave that has not been used and (2) leave that has been used but not yet paid in cash or settled through noncash means. A liability should be recognized for leave that has not been used if (a) the leave is attributable to services already rendered, (b) the leave accumulates, and (c) the leave is more likely than not to be used for time off or otherwise paid in cash or settled through noncash means. Leave is attributable to services already rendered when an employee has performed the services required to earn the leave. Leave that accumulates is carried forward from the reporting period in which it is earned to a future reporting period during which it may be used for time off or otherwise paid or settled. In estimating the leave that is more likely than not to be used or otherwise paid or settled, a government should consider relevant factors such as employment policies related to compensated absences and historical information about the use or payment of compensated absences. However, leave that is more likely than not to be settled through conversion to defined benefit postemployment benefits should not be included in a liability for compensated absences.

This Statement requires that a liability for certain types of compensated absences—including parental leave, military leave, and jury duty leave—not be recognized until the leave commences. This Statement also requires that a liability for specific types of compensated absences not be recognized until the leave is used.

This Statement also establishes guidance for measuring a liability for leave that has not been used, generally using an employee's pay rate as of the date of the financial statements. A liability for leave that has been used but not yet paid or settled should be measured at the amount of the cash payment or noncash settlement to be made. Certain salary-related payments that are directly and incrementally associated with payments for leave also should be included in the measurement of the liabilities.

The pronouncement became effective and, as disclosed in Note 15E to the financial statements, required a prior period restatement for the cumulative effect on the financial statements.

The following pronouncement became effective, but did not have a material effect on the financial statements:

#### **GASB 102** – *Certain Risk Disclosures*

*Unusual Transactions, Controversial or Emerging Areas* – We noted no transactions entered into by the City during the year for which there is a lack of authoritative guidance or consensus. All significant transactions have been recognized in the financial statements in the proper period.

Accounting Estimates – Accounting estimates are an integral part of the financial statements prepared by management and are based on management's knowledge and experience about past and current events and assumptions about future events. Certain accounting estimates are particularly sensitive because of their significance to the financial statements and because of the possibility that future events affecting them may differ significantly from those expected. The most sensitive estimates affecting the City's financial statements were:

Estimated Net Pension Liabilities and Pension-Related Deferred Outflows and Inflows of Resources: Management's estimate of the net pension liabilities and deferred outflows/inflows of resources are disclosed in Note 13 to the financial statements and are based on actuarial studies and accounting valuations determined by the California Public Employees Retirement System, which are based on the experience of the City. We evaluated the key factors and assumptions used to develop the estimate and determined that it is reasonable in relation to the basic financial statements taken as a whole.

Estimated Net OPEB Liability and OPEB-Related Deferred Outflows and Inflows of Resources: Management's estimate of the net OPEB liability and deferred outflows/inflows of resources is disclosed in Note 16 to the financial statements and is based on actuarial study determined by a consultant, which is based on the experience of the City. We evaluated the key factors and assumptions used to develop the estimate and determined that it is reasonable in relation to the basic financial statements taken as a whole.

Estimated Fair Value of Investments: As of June 30, 2025, the City held approximately \$1.8 billion of cash and investments as measured by fair value as disclosed in Note 7 to the financial statements. Fair value is essentially market pricing in effect as of June 30, 2025. These fair values are not required to be adjusted for changes in general market conditions occurring subsequent to June 30, 2025.

Estimated Investment in Joint Ventures: Management's estimate of the investment in joint ventures is disclosed in Note 12 to the financial statements and is based on the audited financial statements of the entities for the prior fiscal year. We evaluated the key factors and assumptions used to develop the investment in joint ventures in determining that it is reasonable in relation to the financial statements taken as a whole.

Estimate of Depreciation: Management's estimate of the depreciation is based on useful lives determined by management. These lives have been determined by management based on the expected useful life of assets as disclosed in Note 2I to the financial statements. We evaluated the key factors and assumptions used to develop the depreciation estimate in Note 9 to the financial statements and determined that it is reasonable in relation to the basic financial statements taken as a whole.

Estimated Leases Receivable, Right-to-Use Lease Assets, Leases Payable and Deferred Inflows of Resources Related to Leases: Management's estimates of leases receivable, right-to-use lease assets and leases payable in Notes 4, 9 and 10H are based on the agreement term, including any assumptions related to whether extensions may be exercised, and the discount rate net present value calculation is based on the estimated borrowing rate at the measurement date. We evaluated the key factors and assumptions used to develop the leases receivable, right-to-use lease assets, leases payable and deferred inflows of resources related to leases estimates and determined that they are reasonable in relation to the basic financial statements taken as a whole.

Estimated Subscription Assets and Subscription Liabilities: Management's estimate of right-to-use subscription based IT arrangements (subscription assets) and subscription liabilities in Notes 9 and 10I are based on the agreement term, including any assumptions related to whether extensions may be exercised, and the discount rate used in the net present value calculation is based on the estimated borrowing rate at the measurement date. We evaluated the key factors and assumptions used to develop the subscription assets and subscription liabilities estimates and determined that they are reasonable in relation to the basic financial statements taken as a whole.

Estimate of Compensated Absences: Accrued compensated absences which are comprised of accrued vacation, holiday, sick leave and certain other compensating time is estimated using accumulated unpaid leave hours and hourly pay rates in effect at the end of the fiscal year as disclosed in Note 2L to the financial statements. We evaluated the key factors and assumptions used to develop the accrued compensated absences and determined that it is reasonable in relation to the basic financial statements taken as a whole.

Estimated Landfill Closure Liability: Management's estimate of the landfill closure liability is disclosed in Note 11 to the financial statements and is based on the City's estimate of future postclosure maintenance and corrective action costs required by its agreement with CalRecycle. We evaluated the key factors and assumptions used to develop the landfill closure liability in determining that it is reasonable in relation to the financial statements taken as a whole.

Estimated Claims Liabilities: Management's estimate of the claims liabilities payable is disclosed in Note 19 to the financial statements and is based on actuarial studies determined by a consultant, which are based on the claims experience of the City. We evaluated the key factors and assumptions used to develop the estimate and determined that it is reasonable in relation to the basic financial statements taken as a whole.

Disclosures – The financial statement disclosures are neutral, consistent and clear.

#### Difficulties Encountered in Performing the Audit

We encountered no significant difficulties in dealing with management in performing and completing our audit.

#### Corrected and Uncorrected Misstatements

Professional standards require us to accumulate all known and likely misstatements identified during the audit, other than those that are clearly trivial, and communicate them to the appropriate level of management. Management has corrected all such misstatements. In addition, none of the misstatements detected as a result of audit procedures and corrected by management were material, either individually or in the aggregate, to each opinion unit's financial statements taken as a whole, except the post-closing entry to correct expenditures and unavailable revenue in the amount of \$5.2 million in the Santa Clara Housing Successor Special Revenue Fund.

Professional standards require us to accumulate all known and likely uncorrected misstatements identified during the audit, other than those that are trivial, and communicate them to the appropriate level of management. We have no such misstatements to report to the City Council.

#### Disagreements with Management

For purposes of this letter, a disagreement with management is a financial accounting, reporting, or auditing matter, whether or not resolved to our satisfaction, that could be significant to the financial statements or the auditor's report. We are pleased to report that no such disagreements arose during the course of our audit.

#### Management Representations

We have requested certain representations from management that are included in a management representation letter dated DATE, 2025.

#### Management Consultations with Other Independent Accountants

In some cases, management may decide to consult with other accountants about auditing and accounting matters, similar to obtaining a "second opinion" on certain situations. If a consultation involves the application of an accounting principle to the City's financial statements or a determination of the type of auditor's opinion that may be expressed on those statements, our professional standards require the consulting accountant to check with us to determine that the consultant has all the relevant facts. To our knowledge, there were no such consultations with other accountants.

#### Other Audit Findings or Issues

We generally discuss a variety of matters, including the application of accounting principles and auditing standards, with management each year prior to retention as the City's auditors. However, these discussions occurred in the normal course of our professional relationship and our responses were not a condition to our retention.

#### **Other Matters**

We applied certain limited procedures to the required supplementary information that accompanies and supplements the basic financial statements. Our procedures consisted of inquiries of management regarding 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 did not audit the required supplementary information and do not express an opinion or provide any assurance on the required supplementary information.

We were engaged to report on the supplementary information that accompanies the financial statements, but is not required supplementary information. With respect to this supplementary information, we made certain inquiries of management and evaluated the form, content, and methods of preparing the information to determine that the information complies with accounting principles generally accepted in the United States of America, the method of preparing it has not changed from the prior period, and the information is appropriate and complete in relation to our audit of the financial statements. We compared and reconciled the supplementary information to the underlying accounting records used to prepare the financial statements or to the financial statements themselves.

We were not engaged to report on the Introductory and Statistical Sections which accompany the financial statements, but are not required supplementary information. Such information has not been subjected to the auditing procedures applied in the audit of the basic financial statements, and accordingly, we do not express an opinion or provide any assurance them.

\*\*\*\*\*

This information is intended solely for the use of City Council and management and is not intended to be, and should not be, used by anyone other than these specified parties.

Pleasant Hill, California DATE, 2025

This Page Left Intentionally Blank



# Annual Comprehensive Financial Report (ACFR)

Fiscal Year Ended June 30, 2025

Audit Committee Meeting November 24, 2025



## **AGENDA**

- Overview
- Audit Results Presentation by Maze & Associates
- Recommendation



#### **OVERVIEW**

- Government Finance Officers Association (GFOA) Certificate of Achievement in Excellence in Financial Reporting
  - Fiscal Year ended June 30, 2024 Comprehensive Annual Financial Report
  - 33 consecutive years
- Maze & Associates have completed the annual audit of the City's ACFR and Silicon Valley Power Financial Statements
- The ACFR covers the 2024-25 fiscal year (July 1, 2024 to June 30, 2025) with comparative data from the 2023-24 fiscal year included in the MD&A
- Unmodified (i.e., "clean") opinion expressed by auditors
- Reports will be available on the City's Finance Department's webpage



# AUDIT RESULTS PRESENTATION BY MAZE



#### RECOMMENDATION

• Accept the City of Santa Clara Audited Annual Comprehensive Financial Report and Silicon Valley Power Financial Statements for Fiscal Year 2024/25 and recommend that the reports are forwarded for note and file at the December 9, 2025 Council and Authorities Concurrent meeting.



Independent Auditor Presentation – Audit of the Basic Financial Statements For the fiscal year ended June 30, 2025

**Audit Committee** 

November 24, 2025

Amy Meyer, CPA Audit Partner

### **Agenda**

- Background
- Audit Reports and Other Reports
- Results of Audit
- Key Financial Highlights
- Report on Memorandum on Internal Control (MOIC)
- Required Communications
- Results of Agreed Upon Procedures



## **Background**

Maze & Associates – we are an independent CPA firm, independent from the City of Santa Clara and its Component Units.

Audit was conducted in accordance with auditing standards generally accepted in the United States of America and Government Auditing Standards issued by the Comptroller General of the United States of America.



#### **Draft Audit Reports**

- City (Annual Comprehensive Financial Report)
- Silicon Valley Power (Electric Enterprise Fund)
   (Basic Financial Statements)
- Transportation Development Act Financial Statements
- Single Audit (federal award programs later
  - due by 3/31/26)



### **Draft Other Reports**

- San Jose-Santa Clara Clean Water Financing Authority – Bond Compliance Letter
- Agreed Upon Procedures Reports:
  - □ Investment Policy Compliance
  - □ Gann Limit Calculation

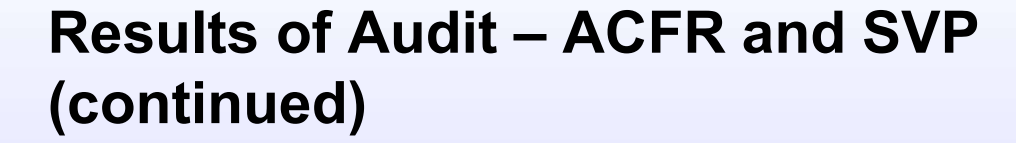


#### Draft

#### Results of Audit – ACFR and SVP

- Independent Auditor's Reports
  - □ Propose to issue
    - Unmodified/clean opinions...fairly stated, in all material respects...in conformity with accounting principles generally accepted (GAAP) in the USA.
  - □ Includes Emphasis of a Matter
    - Adjustment for implementation of GASB 101, Compensated Absences
    - Adjustment for change in accounting policy loans
    - Restatement of SCSA balances





Management's Discussion and Analysis (MD&A)

(page 5 of ACFR; page 5 of SVP)

- □ Prepared by Finance Staff
- □ Discusses significant activity for the fiscal year



## **Key Financial Highlights of ACFR**

- Management's Discussion and Analysis (page 5):
  - Introduces the basic financial statements and provides an analytical overview of the City's financial activities
- Basic Financial Statements (page 28)
  - Includes the financial activities of the City, the Santa Clara Housing Authority, the Santa Clara Stadium Authority, the City of Santa Clara Sports and Open Space Authority, and the City of Santa Clara Public Facilities Financing Corporation (legally separate but are component units of the City)
- Notes to the Basic Financial Statements (page 59)
  - An integral part of the ACFR that provides information on significant financial transactions of the City (i.e. Note 13-PERS/Pension, Note 16-Other Post Employment Benefits, Note 10-Long-term Debt)



## **Key Financial Highlights of ACFR**

#### (continued)

- City Assets exceeded Liabilities by \$3.1 billion in FY25
- The City's net position increased by \$404 million (after adjustments discussed in Note 18), or \$443 million before
- Pension liabilities decreased \$17 million (after significant fluctuations in the last few years)
- Outstanding long-term debt increased by \$101 million (\$1 million repayment in governmental funds, \$27 million repayment in enterprise funds, \$112 million issuance of Electric Revenue Bonds)
- General Fund's fund balance increased \$60 million to \$241 million



# Key Financial Highlights of ACFR (continued)

General Fund – Fund Balance (Note 18 page 140)

Category	Amount	Description
Nonspendable	\$8.3 million	Supplies, Inventory, Prepaids, Leases
Restricted	39.8 million	Grants, Donations, Pension Rate Stabilization
Committed	12.8 million	Land Sale Reserve, Historical Preservation
Assigned	17.0 million	Encumbrances
Unassigned	163.2 million	Budget Stabilization Reserve, Capital Projects Reserve
Total	<b>\$241.1</b> million	



# Report on Memorandum on Internal Control and Required Communications (MOIC)

- Three possible categories for comments:
  - ■Material Weakness
  - □Significant Deficiency
  - ■Other Matters
  - NOTE Although we do not audit the SCSA, MW or SD from SCSA audit are required to be included in the City's MOIC



### **Required Communications**

- No Changes in Accounting Policies, other than:
  - Implementation of
    - GASB 101, Compensated Absences (Note 2L)
    - GASB 102, Certain Risk Disclosures
       (related to disclosing vulnerabilities due to concentrations or constraints)
       (No Impact)
    - Accounting for Unavailable Revenue Related to Loans in the Statement of Net Position and Statement of Activities



# Required Communications (continued)

- Unusual Transactions, Controversial or Emerging Areas
- Accounting Estimates
- Disclosures
- Difficulties Encountered in Performing the Audit *none*
- Corrected and Uncorrected Misstatements
- Disagreements with Management none



#### Results of Agreed Upon Procedures

- Investment Policy Compliance
  - □ No exceptions
- Gann Limit Calculation
  - □ No exceptions



# QUESTIONS?



"We are in the business to help our clients succeed"