OFFICIAL STATEMENT

NEW ISSUES – BOOK-ENTRY ONLY

BAM INSURED BOND RATING: S&P "AA" UNDERLYING BOND RATING: S&P "AA-" NOTE RATING: S&P "SP-1+"

In the opinion of Bond Counsel, under existing law and assuming continued compliance with certain requirements of the Internal Revenue Code of 1986, as amended (the "Code"): the interest on the Securities (including any original issue discount properly allocable to an owner thereof) is excluded from gross income for federal income tax purposes, is not an item of tax preference for purposes of the federal alternative minimum tax and is exempt from income taxation by the State of Kansas. The Securities have **not** been designated "qualified tax-exempt obligations" within the meaning of Code § 265(b)(3). See "TAX MATTERS - Opinion of Bond Counsel" herein.

CITY OF ANDOVER, KANSAS

\$12,230,000 GENERAL OBLIGATION BONDS SERIES A, 2025 \$36,235,000 GENERAL OBLIGATION TEMPORARY NOTES SERIES A, 2025

Dated: Date of Delivery

Due: As shown on inside cover

The City of Andover, Kansas General Obligation, Series A, 2025 (the "Series A, 2025 Bonds" or the "Bonds"), and the General Obligation Temporary Notes, Series A, 2025 (the "Series A, 2025 Notes" or the "Notes") (the Bonds and the Notes collectively the "Security" or "Securities"), will be issued by the City of Andover, Kansas (the "City" or the "Issuer"), as fully registered securities, without coupons, and, when issued, will be registered in the name of Cede & Co., as registered owner and nominee for The Depository Trust Company ("DTC"), New York, New York. DTC will act as securities depository for the Securities. Purchases of the Securities will be made in book-entry form, in the denominations of \$5,000 or any integral multiple thereof (the "Authorized Denomination"). Purchasers will not receive certificates representing their interests in Securities purchased. So long as Cede & Co. is the registered owner of the Securities, as nominee of DTC, references herein to the Security owners or registered owners shall mean Cede & Co., as aforesaid, and shall not mean the Beneficial Owners (as herein defined) of the Securities. Principal will be payable upon presentation and surrender of the Securities by the registered owners thereof at the office of the Treasurer of the State of Kansas, Topeka, Kansas, as bond registrar, note registrar and paying agent (the "Paying Agent," "Note Registrar" and "Bond Registrar"). Interest payable on each Security shall be paid to the persons who are the registered owners of the Securities as of the close of business on the fifteenth day (whether or not a business day) of the calendar month preceding each interest payment date by check or draft of the Paying Agent mailed to such registered owner or, in the case of an interest payment to Cede & Co. or a registered owner of \$500,000 or more in aggregate principal amount of Securities, by electronic transfer. So long as DTC or its nominee, Cede & Co., is the Owner of the Securities, such payments will be made directly to DTC. DTC is expected, in turn, to remit such principal and interest to the DTC Participants (herein defined) for subsequent disbursement to the Beneficial Owners.

Principal of the Bonds will mature annually on each October 1, in the amounts and years set forth on the inside cover hereof, beginning October 1, 2026 and semiannual interest will be payable on April 1 and October 1, beginning on April 1, 2026. The Bonds maturing on October 1, 2034 and thereafter will be subject to redemption prior to maturity, in whole or in part, at the option of the Issuer, on October 1, 2033 or any date thereafter.

Principal of the Notes will be payable at maturity or earlier redemption upon presentation and surrender of the Notes by the registered owners thereof at the Office of the Paying Agent. Semiannual interest will be payable on April 1 and October 1, beginning on April 1, 2026. The Notes will be subject to redemption prior to maturity, in whole or in part, at the option of the issuer, on April 1, 2027 or any date thereafter.

The Securities shall be general obligations of the Issuer, payable as to both principal and interest from special assessments levied upon property benefited by the improvements, and, if not so paid, from ad valorem property taxes which may be levied without limitation as to rate of amount upon all of the taxable tangible property within the territorial limits of the City. The full faith, credit and resources of the Issuer are irrevocably pledged for the prompt payment of the principal of and interest on the Securities as the same become due. See "THE BONDS— Security for the Bonds" and "THE NOTES-Security for the Notes" herein.

The scheduled payment of principal of and interest on the Bonds when due will be guaranteed under a municipal bond insurance policy to be issued concurrently with the delivery of the Bonds by BUILD AMERICA MUTUAL ASSURANCE COMPANY.



The Securities are offered when, as and if issued by the Issuer, subject to the approval of legality by Spencer Fane LLP, Wichita, Kansas, Bond Counsel. It is expected that the Securities will be available for delivery through the facilities of DTC on or about October 30, 2025.

THE COVER PAGE CONTAINS CERTAIN INFORMATION FOR QUICK REFERENCE ONLY. THE COVER PAGE IS NOT A SUMMARY OF THIS ISSUE. INVESTORS MUST READ THE ENTIRE OFFICIAL STATEMENT, INCLUDING ALL APPENDICES ATTACHED HERETO TO OBTAIN INFORMATION ESSENTIAL TO THE MAKING OF AN INFORMED INVESTMENT DECISION.

Series A, 2025 Bond Underwriter



Series A, 2025 Note Underwriter

KeyBanc Capital Markets

MATURITY SCHEDULES

CITY OF ANDOVER, KANSAS

\$12,230,000 GENERAL OBLIGATION BONDS SERIES A, 2025

\$36,235,000 GENERAL OBLIGATION TEMPORARY NOTES SERIES A, 2025

Series A, 2025 Serial Bonds					
Stated					
Maturity	Principal	Interest			
October 1	Amount	Rate	Yield	<u>1</u>	CUSIP(1)
2026	\$160,000	5.00%	2.559	/ 6	$0\overline{342805}S2$
2027	375,000	5.00%	2.479	%	0342805T0
2028	395,000	5.00%	2.449	%	0342805U7
2029	415,000	5.00%	2.469	%	0342805V5
2030	435,000	5.00%	2.509	%	0342805W3
2031	460,000	5.00%	2.599	%	0342805X1
2032	480,000	5.00%	2.759	%	0342805Y9
2033	505,000	5.00%	2.829	%	0342805Z6
2034	530,000	5.00%	2.979	%	0342806A0
2035	555,000	5.00%	3.159		0342806B8
2036	580,000	5.00%	3.359		0342806C6
2037	615,000	4.00%	3.609		0342806D4
2038	640,000	4.00%	3.709		0342806E2
2039	660,000	4.00%	3.809		0342806F9
2040	690,000	4.00%	3.909		0342806G7
2041	715,000	4.00%	4.009	%	0342806H5
2042	745,000	4.00%	4.109	%	0342806J1
2043	775,000	4.00%	4.209	=	0342806K8
2044	800,000	4.00%	4.259	%	0342806L6
	Series	A, 2025 Te	rm Rona	ls	
Stated	Scries	11, 2020 10	III DOIN	1.5	
Maturity	Principal	l Inte	rest		
October 1	Amount		ite	Yield	CUSIP(1)
2046	\$1,700,000		5%	4.40%	0342806N2
	Ser	ies A, 2025	Notes		
Stated					
Maturity	Principa	l Int	erest		
October 1	<u>Amount</u>		ate	Yield	CUSIP ⁽¹⁾
2028	\$36,235,00	00 3.5	50%	3.00%	0342806P7

(All plus accrued interest, if any)

Build America Mutual Assurance Company ("BAM") makes no representation regarding the Bonds or the advisability of investing in the Bonds. In addition, BAM has not independently verified, makes no representation regarding, and does not accept any responsibility for the accuracy or completeness of this Official Statement or any information or disclosure contained herein, or omitted herefrom, other than with respect to the accuracy of the information regarding BAM, supplied by BAM and presented under the heading "BOND INSURANCE" and "APPENDIX D – SPECIMEN MUNICIPAL BOND INSURANCE POLICY".

CUSIP data is provided by CUSIP Global Services, which is managed on behalf of the American Bankers Association by S&P Capital IQ, a subsidiary of The McGraw-Hill Companies, Inc. and is included solely for the convenience of the Owners of the Securities. Neither the Issuer nor the Underwriter shall be responsible for the selection or correctness of the CUSIP numbers set forth above.

IN CONNECTION WITH THIS OFFERING, THE UNDERWRITER MAY OVERALLOT OR EFFECT TRANSACTIONS WHICH STABILIZE OR MAINTAIN THE MARKET PRICES OF THE SECURITIES AT LEVELS ABOVE THOSE WHICH MIGHT OTHERWISE PREVAIL IN THE OPEN MARKET. SUCH STABILIZING, IF COMMENCED, MAY BE DISCONTINUED AT ANY TIME.

THE SECURITIES HAVE NOT BEEN REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION UNDER THE SECURITIES ACT OF 1933, AS AMENDED. THE SECURITIES ARE OFFERED PURSUANT TO AN EXEMPTION FROM REGISTRATION WITH THE SECURITIES AND EXCHANGE COMMISSION. THE REGISTRATION, QUALIFICATION OR EXEMPTION OF THE SECURITIES IN ACCORDANCE WITH THE APPLICABLE SECURITIES LAW PROVISIONS OF THE JURISDICTIONS IN WHICH THESE SECURITIES HAVE BEEN REGISTERED, QUALIFIED OR EXEMPTED SHOULD NOT BE REGARDED AS A RECOMMENDATION THEREOF. NEITHER THESE JURISDICTIONS NOR ANY OF THEIR AGENCIES HAVE GUARANTEED OR PASSED UPON THE SAFETY OF THE SECURITIES AS AN INVESTMENT, UPON THE PROBABILITY OF ANY EARNINGS THEREON OR UPON THE ACCURACY OR ADEQUACY OF THIS OFFICIAL STATEMENT. ANY REPRESENTATION TO THE CONTRARY MAY BE A CRIMINAL OFFENSE.

THIS OFFICIAL STATEMENT CONTAINS STATEMENTS THAT ARE "FORWARD-LOOKING STATEMENTS" AS DEFINED IN THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995. WHEN USED IN THIS OFFICIAL STATEMENT, THE WORDS "ESTIMATE," "INTEND," "EXPECT" AND SIMILAR EXPRESSIONS ARE INTENDED TO IDENTIFY FORWARD-LOOKING STATEMENTS. SUCH STATEMENTS ARE SUBJECT TO RISKS AND UNCERTAINTIES THAT COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE CONTEMPLATED IN SUCH FORWARD-LOOKING STATEMENTS. READERS ARE CAUTIONED NOT TO PLACE UNDUE RELIANCE ON THESE FORWARD-LOOKING STATEMENTS, WHICH SPEAK ONLY AS OF THE DATE HEREOF.

IN MAKING AN INVESTMENT DECISION INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED.

CITY OF ANDOVER, KANSAS

City Hall – 1609 E. Central Ave. Andover, Kansas 67002 Telephone: (316) 733-1303

Mayor

Ronnie Price

City Council

Mike Warrington, Council Member Phil Hamilton, Council Member Michael Henry, Council Member Tim Berry, Council Member Paul Wemmer, Council Member Jodi Ocadiz, Council Member

City Staff

Jennifer McCausland, City Administrator Jolene Graham, Assistant City Administrator Matt Koehn, Director of Finance Dana Engstrom, City Clerk

City Attorney

J.T. Klaus of Spencer Fane LLP Wichita, Kansas

Bond Counsel

Spencer Fane LLP Wichita, Kansas

Paying Agent/Bond Registrar

Office of State Treasurer Topeka, Kansas

Financial Advisor

Piper Sandler & Co. Leawood, Kansas

Underwriter - Series A, 2025 Bonds FHN Financial Capital Markets New York, New York Underwriter - Series A, 2025 Notes KeyBanc Capital Markets Cleveland, Ohio No dealer, broker, salesman or other person has been authorized by the Issuer or the Underwriter to give any information or to make any representations with respect to the Securities other than those contained in this Official Statement, and, if given or made, such other information or representations must not be relied upon as having been authorized by any of the foregoing. This Official Statement does not constitute an offer to sell or the solicitation of an offer to buy nor shall there be any sale of the Securities by any person in any jurisdiction in which it is unlawful for such person to make such offer, solicitation or sale. The information set forth herein has been furnished by the Issuer and other sources which are believed to be reliable, but such information is not guaranteed as to accuracy or completeness, and is not to be construed as a representation, by the Underwriter. The information and expressions of opinion herein are subject to change without notice and neither the delivery of this Official Statement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer since the date hereof.

TABLE OF CONTENTS

	<u>Page</u>
INTRODUCTION	1
THE BONDS	
THE NOTES	
THE DEPOSITORY TRUST COMPANY	
THE PROJECTS	
SOURCES AND USES OF FUNDS	11
RISK FACTORS AND INVESTMENT CONSIDERATIONS	11
BOND INSURANCE	14
RATING	15
ABSENCE OF LITIGATION	16
LEGAL MATTERS	16
TAX MATTERS	
FINANCIAL ADVISOR	18
UNDERWRITING	
AUTHORIZATION OF OFFICIAL STATEMENT	18
APPENDIX A: INFORMATION CONCERNING THE ISSUER	A-1
APPENDIX B: FINANCIAL STATMENTS AND REPORT OF INDEPENDENT	
CERTIFIED PUBLIC ACCOUNTANTS (FOR THE FISCAL YEAR ENDED DECEMBER 31, 2024)	B-1
APPENDIX C: FORM OF CONTINUING DISCLOSURE UNDERTAKING	C-1
APPENDIX D: SPECIMEN MUNICIPAL BOND INSURANCE POLICY	D-1

[BALANCE OF THIS PAGE INTENTIONALLY LEFT BLANK]

OFFICIAL STATEMENT

CITY OF ANDOVER, KANSAS

\$12,230,000 GENERAL OBLIGATION BONDS SERIES A, 2025

\$36,235,000 GENERAL OBLIGATION TEMPORARY NOTES SERIES A, 2025

INTRODUCTION

General Matters

The purpose of this Official Statement is to furnish information relating to the City of Andover, Kansas (the "Issuer" or the "City"), the Issuer's General Obligation Bonds, Series A, 2025, dated October 30, 2025, to be issued in the principal amount of \$12,230,000 (the "Series A, 2025 Bonds" or the "Bonds") and the Issuer's General Obligation Temporary Notes, Series A, 2025, dated October 30, 2025, to be issued in the principal amount of \$36,235,000 (the "Series A, 2025 Notes" or the "Notes") (the Series A, 2025 Bonds and Series A, 2025 Notes collectively, the "Securities").

The Appendices to this Official Statement are integral parts of this document, to be read in their entirety.

The Issuer is a municipal corporation duly organized and existing under the laws of the State of Kansas. Additional information regarding the Issuer is contained in *APPENDIX A* to this Official Statement.

The materials contained on the cover page, in the body and in the Appendices to this Official Statement are to be read in their entirety. Except for the information expressly attributed to other sources deemed to be reliable, all information has been provided by the Issuer. The presentation of information herein, including tables of receipts from various taxes, is intended to show recent historic information, and is not intended to indicate future or continuing trends in the financial position or other affairs of the Issuer. No representation is made that past experience, as might be shown by such financial or other information, will necessarily continue or be repeated in the future. Except to the extent described under the section captioned "TAX MATTERS-Opinion of Bond Counsel," Bond Counsel expresses no opinion as to the accuracy or sufficiency of any other information contained herein.

Continuing Disclosure

The Securities and Exchange Commission (the "SEC") has promulgated amendments to Rule 15c2-12 (the "Rule"), requiring continuous secondary market disclosure. The City has established an undertaking to provide ongoing disclosure concerning the City for the benefit of owners of the Bonds, as required under Section (b)(5) (I) of the Rule. A description of the City's ordinance relating to such undertaking is included as APPENDIX C to this Official Statement. Examples of the City's filings for recent years are set forth on the following table:

Fiscal Year		Financial Information	Operating Data
Ending December 31	Report Date	Filing Date	Filing Date (†)
2019	12/31/20	10/09/2020	10/09/2020
2020	12/31/21	12/16/2021	12/16/2021
2021	12/31/22	05/02/2023	05/02/2023
2022	12/31/23	12/29/2023	12/29/2023
2023	12/31/24	12/30/2024	12/30/2024
2024	12/31/25	Not yet due	Not yet due

tOperating Data is filed with the Electronic Municipal Market Access System ("EMMA") under the caption entitled "Audited Financial Statements or ACFR" as part of the City's Annual Comprehensive Financial Report and is not separately filed under the caption "Operating Data".

The City failed to file the ACFR, which contains audited financial statements and operating data for fiscal year ending December 31, 2021, within the report date requirement. Thus, the City filed a Notice of Failure to File on May 2, 2023.

Ordinances of the City regarding the City's undertaking pursuant to the Rule in effect prior to January 20, 2024 defined "Audited Financial Statements" to include "general purpose financial statements for the previous fiscal year, prepared according to generally accepted accounting principles . . ." Effective January 20, 2024, the City passed a new ordinance

regarding its undertaking pursuant to the Rule which defines "Audited Financial Statements" to include "annual financial statements, prepared using accounting practices prescribed by the State according to the Kansas Municipal Accounting and Audit Guide to demonstrate compliance with the "Cash Basis" and budget laws of the State and audited as required or permitted by the laws of the State according to auditing standards generally accepted in the United States, and the standards applicable to financial audits in *Government Auditing Standards*, issued by the Comptroller General of the United States." Pursuant to Kansas law, going forward, the City intends to obtain a waiver of generally accepted accounting principles from the State each year and, instead, prepare its audited financial statements in accordance with the Kansas Municipal Accounting and Audit Guide.

Additional Information

All of the summaries of statutes, opinions, financial and statistical data, and other related reports and documents described in this Official Statement are subject to the actual provisions of such documents. The summaries do not purport to be complete statements of such provisions and reference is made to such documents, copies of which are either publicly available or available for inspection during normal business hours from Matt Koehn, Director of Finance, 1609 E. Central Ave., Andover, Kansas 67002. Additional information regarding the City or the securities may be obtained from Jennifer McCausland, City Administrator, (316) 733-1303, or from the Financial Advisor for the securities, Piper Sandler & Co., 11635 Rosewood Street, Leawood, Kansas 66211 (913) 345-3377, Attn: Clayton Kelley.

THE BONDS

Authority for the Bonds

The Bonds are being issued pursuant to and in full compliance with the Constitution and statutes of the State of Kansas (the "State"), including K.S.A. 10-101 to 10-125, inclusive, K.S.A. 12-6a01 *et seq.*, K.S.A. 12-685, and K.S.A. 10-620 *et seq.*, all as amended and supplemented (the "Act"), and an ordinance and resolution passed by the governing body of the Issuer (collectively the "Bond Ordinance").

Security for the Bonds

The Bonds and the interest thereon will constitute general obligations of the City payable as to both principal and interest thereon, in part, from the collection of special assessments which have been levied against certain properties in the City, and the remainder of said principal and interest, and any portion of the specially assessed part not so paid, shall be paid from ad valorem taxes which may be levied without limitation as to rate or amount upon all taxable tangible property, real and personal, within the territorial limits of the City. The full faith, credit and resources of the City are irrevocably pledged for the prompt payment of the principal of and interest on the Bonds as the same become due.

Levy and Collection of Annual Tax, Transfer to Principal and Interest Account

The governing body of the Issuer shall annually make provision for the payment of principal of, premium, if any, and interest on the Bonds as the same become due by, to the extent necessary, levying and collecting the necessary taxes and/or assessments upon all of the taxable tangible property within the Issuer in the manner provided by law. Such taxes and/or assessments shall be extended upon the tax rolls in each of the several years, respectively, and shall be levied and collected at the same time and in the same manner as the other ad valorem taxes of the Issuer are levied and collected. The proceeds derived from said taxes shall be deposited in the Bond and Interest Fund, shall be kept separate and apart from all other funds of the Issuer, shall thereafter be transferred to the Principal and Interest Account and shall be used solely for the payment of the principal of and interest on the Bonds as and when the same become due, taking into account any scheduled mandatory redemptions, and the fees and expenses of the Paying Agent.

Description of the Bonds

Subject to the Book-Entry Only System, the Bonds shall consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The Bonds shall be dated October 30, 2025 (the "Dated Date"). Interest on the Bonds will be payable on April 1 and October 1 in each year beginning April 1, 2026 (the "Interest Payment Dates"). The principal of the Bonds shall become due in the amounts and on the dates set forth on the inside cover page of this Official Statement subject to redemption and payment prior to maturity. The Bonds shall bear interest (computed on the basis of a 360-day year consisting of twelve 30-day months) from the later of the Dated Date or the most recent Interest Payment Date to which interest has been paid.

Designation of Paying Agent and Bond Registrar

The Issuer will at all times maintain a paying agent and bond registrar meeting the qualifications set forth in the Bond Ordinance. The Issuer reserves the right to appoint a successor paying agent or bond registrar. No resignation or removal of the paying agent or bond registrar shall become effective until a successor has been appointed and has accepted the duties of paying agent or bond registrar. Every paying agent or Bond registrar appointed by the Issuer shall at all times meet the requirements of Kansas law.

The Treasurer of the State of Kansas, Topeka, Kansas (the "Bond Registrar" and "Paying Agent") has been designated by the Issuer as paying agent for the payment of principal of and interest on the Bonds and Bond registrar with respect to the registration, transfer and exchange of Bonds.

Method and Place of Payment of the Bonds

Subject to the Book-Entry Only System, the principal of, or redemption price, and interest on the Bonds shall be payable in any coin or currency which, on the respective dates of payment thereof, is legal tender for the payment of public and private debts. The principal or redemption price of each Bond shall be paid at maturity or on the redemption date to the person in whose name such Bond is registered on the Bond Register at the maturity or redemption thereof, upon presentation and surrender of such Bond at the principal office of the Paying Agent.

The interest payable on each Bond on any Interest Payment Date shall be paid to the Owner of such Bond as shown on the Bond Register at the close of business on the Record Date for such interest (a) by check or draft mailed by the Paying Agent to the address of such Owner shown on the Bond Register or at such other address as is furnished to the Paying Agent in writing by such Owner; or (b) in the case of an interest payment to Cede & Co. or any Owner of \$500,000 or more in aggregate principal amount of Bonds, by electronic transfer to such Owner upon written notice given to the Bond Registrar by such Owner, not less than 15 days prior to the Record Date for such interest, containing the electronic transfer instructions including the bank, ABA routing number and account number to which such Owner wishes to have such transfer directed.

SO LONG AS CEDE & CO., REMAINS THE REGISTERED OWNER OF THE BONDS, THE PAYING AGENT SHALL TRANSMIT PAYMENTS TO THE BONDS DEPOSITORY, WHICH SHALL REMIT SUCH PAYMENTS IN ACCORDANCE WITH ITS NORMAL PROCEDURES. See "THE BONDS – Book-Entry Bonds; Bonds Depository."

Payments Due on Saturdays, Sundays and Holidays

In any case where a Bond Payment Date is not a Business Day, then payment of principal, Redemption Price or interest need not be made on such Bond Payment Date but may be made on the next succeeding Business Day with the same force and effect as if made on such Bond Payment Date, and no interest shall accrue for the period after such Bond Payment Date.

Book-Entry Bonds; Securities Depository

The Bonds shall initially be registered to Cede & Co., the nominee for the Securities Depository, and no Beneficial Owner will receive certificates representing their respective interests in the Bonds, except in the event the Bond Registrar issues Replacement Bonds. It is anticipated that during the term of the Bonds, the Securities Depository will make book-entry transfers among its Participants and receive and transmit payment of principal of, premium, if any, and interest on, the Bonds to the Participants until and unless the Bond Registrar authenticates and delivers Replacement Bonds to the Beneficial Owners as described in the following paragraphs.

The Issuer may decide, subject to the requirements of the Operational Arrangements of DTC (or a successor Bonds Depository), and the following provisions of this section to discontinue use of the system of book-entry transfers through DTC (or a successor Securities Depository):

- (a) If the Issuer determines (1) that the Securities Depository is unable to properly discharge its responsibilities, or (2) that the Securities Depository is no longer qualified to act as a Bonds depository and registered clearing agency under the Bonds and Exchange Act of 1934, as amended, or (3) that the continuation of a book-entry system to the exclusion of any Bonds being issued to any Owner other than Cede & Co. is no longer in the best interests of the Beneficial Owners of the Bonds; or
- (b) if the Bond Registrar receives written notice from Participants having interest in not less than 50% of the Bonds Outstanding, as shown on the records of the Securities Depository (and certified to such effect by the Bonds Depository), that the continuation of a book-entry system to the exclusion of any Bonds being issued to any

Owner other than Cede & Co. is no longer in the best interests of the Beneficial Owners of the Bonds, then the Bond Registrar shall notify the Owners of such determination or such notice and of the availability of certificates to owners requesting the same, and the Bond Registrar shall register in the name of and authenticate and deliver Replacement Bonds to the Beneficial Owners or their nominees in principal amounts representing the interest of each, making such adjustments as it may find necessary or appropriate as to accrued interest and previous calls for redemption; provided, that in the case of a determination under (a)(1) or (a)(2) of this paragraph, the Issuer, with the consent of the Bond Registrar, may select a successor Bonds depository in accordance with the following paragraph to effect book-entry transfers.

In such event, all references to the Securities Depository herein shall relate to the period of time when the Securities Depository has possession of at least one Bond. Upon the issuance of Replacement Bonds, all references herein to obligations imposed upon or to be performed by the Securities Depository shall be deemed to be imposed upon and performed by the Bond Registrar, to the extent applicable with respect to such Replacement Bonds. If the Securities Depository resigns and the Issuer, the Bond Registrar or Owners are unable to locate a qualified successor of the Securities Depository, then the Bond Registrar shall authenticate and cause delivery of Replacement Bonds to Owners, as provided herein. The Bond Registrar may rely on information from the Securities Depository and its Participants as to the names of the Beneficial Owners of the Bonds. The cost of printing, registration, authentication, and delivery of Replacement Bonds shall be paid for by the Issuer.

In the event the Securities Depository resigns, is unable to properly discharge its responsibilities, or is no longer qualified to act as a Bonds depository and registered clearing agency under the Bonds and Exchange Act of 1934, as amended, the Issuer may appoint a successor Securities Depository provided the Bond Registrar receives written evidence satisfactory to the Bond Registrar with respect to the ability of the successor Bonds Depository to discharge its responsibilities. Any such successor Bonds Depository shall be a Securities depository which is a registered clearing agency under the Bonds and Exchange Act of 1934, as amended, or other applicable statute or regulation that operates a Bonds depository upon reasonable and customary terms. The Bond Registrar upon its receipt of a Bond or Bonds for cancellation shall cause the delivery of the Bonds to the successor Securities Depository in appropriate denominations and form as provided in the Bond Ordinance.

Registration, Transfer and Exchange of Bonds

The provisions governing the registration, transfer and exchange of Bonds are set out in the Issuer/Agent Agreement (the "Agreement") between the Issuer and the Bond Registrar and are generally described as follows.

As long as any of the Bonds remain Outstanding, subject to the Book-Entry Only System hereinafter described, each Bond when issued shall be registered in the name of the Owner thereof on the Bond Register. Bonds may be transferred and exchanged only on the Bond Register as provided in the Agreement. Upon surrender of any Bond at the principal office of the Bond Registrar, the Bond Registrar shall transfer or exchange such Bond for a new Bond or Bonds in any authorized denomination of the same stated maturity and in the same aggregate principal amount as the Bond that was presented for transfer or exchange. Bonds presented for transfer or exchange shall be accompanied by a written instrument or instruments of transfer or authorization for exchange, in a form and with guarantee of signature satisfactory to the Bond Registrar, duly executed by the Owner thereof or by the Owner's duly authorized agent.

In all cases in which the privilege of transferring or exchanging Bonds is exercised, the Bond Registrar shall authenticate and deliver Bonds in accordance with the provisions of the Bond Ordinance and the Agreement. The Issuer shall pay the fees and expenses of the Bond Registrar for the registration, transfer and exchange of Bonds. Any additional costs or fees that might be incurred in the secondary market, other than fees of the Bond Registrar, are the responsibility of the Owners of the Bonds. In the event any Owner fails to provide a correct taxpayer identification number to the Paying Agent, the Paying Agent may make a charge against such Owner sufficient to pay any governmental charge required to be paid as a result of such failure.

The Issuer and Bond Registrar shall not be required to issue, register, transfer, or exchange any Bonds during a period beginning on the day following the Record Date preceding any Interest Payment Date and ending on such Interest Payment Date or within 15 days of a date on which Bonds are to be redeemed after proper notice of redemption has been given.

Mutilated, Lost, Stolen or Destroyed Bonds

The provisions governing the replacement of mutilated, lost, stolen or destroyed Bonds are set out in the Agreement between the Issuer and the Bond Registrar, are governed by applicable provisions of the Uniform Commercial Code and are generally described as follows.

If (a) any mutilated Bond is surrendered to the Bond Registrar or the Bond Registrar receives evidence to its satisfaction of the destruction, loss or theft of any Bond, and (b) there is delivered to the Issuer and the Bond Registrar such Bond or indemnity as may be required by each of them, then, in the absence of notice to the Issuer or the Bond Registrar that such Bond has been

acquired by a bona fide purchaser, the Issuer shall execute and, upon the Issuer's request, the Bond Registrar shall authenticate and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost or stolen Bond, a new Bond of the same stated maturity and of like tenor and principal amount. If any such mutilated, destroyed, lost or stolen Bond has become or is about to become due and payable, the Issuer, in its discretion, may pay such Bond instead of issuing a new Bond. Upon the issuance of any new Bond, the Issuer may require the payment by the Owner of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expenses (including the fees and expenses of the Paying Agent) connected therewith.

Nonpresentment of Bonds

If any Bond is not presented for payment when the principal thereof becomes due at Maturity, if funds sufficient to pay such Bond have been made available to the Paying Agent all liability of the Issuer to the Owner thereof for the payment of such Bond shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Paying Agent to hold such funds, without liability for interest thereon, for the benefit of the Owner of such Bond, who shall thereafter be restricted exclusively to such funds for any claim of whatever nature on his part under this Bond Ordinance or on, or with respect to, said Bond. If any Bond is not presented for payment within four (4) years following the date when such Bond becomes due at Maturity, the Paying Agent shall repay to the Issuer the funds theretofore held by it for payment of such Bond, and such Bond shall, subject to the defense of any applicable statute of limitation, thereafter be an unsecured obligation of the Issuer, and the Owner thereof shall be entitled to look only to the Issuer for payment, and then only to the extent of the amount so repaid to it by the Paying Agent, and the Issuer shall not be liable for any interest thereon and shall not be regarded as a trustee of such money.

Redemption Provisions

Optional Redemption. At the option of the Issuer, Bonds maturing on October 1, 2034 and thereafter may be called for redemption and payment prior to their stated maturity on October 1, 2033, and any date thereafter as a whole or in part (selection of maturities and the amount of Bonds of each maturity to be redeemed to be determined by the Issuer in such equitable manner as it may determine) at any time, at the Redemption Price of 100% (expressed as a percentage of the principal amount), plus accrued interest thereon to the Redemption Date.

Mandatory Redemption. Term Bonds. The Bonds maturing on October 1, 2046 (the "Term Bonds") shall be subject to mandatory redemption and payment prior to stated maturity pursuant to the mandatory redemption requirements hereinafter set forth at a Redemption Price equal to 100% of the principal amount thereof plus accrued interest to the Redemption Date. The payments which are to be deposited into the Principal and Interest Account shall be sufficient to redeem, and the Issuer shall redeem on October 1 in each year, the following principal amounts of such Term Bonds:

Principal Amount Sear 3835,000 (Leaving \$865,000 to mature on October 1, 2046)

Selection of Bonds to be Redeemed. Bonds shall be redeemed only in the principal amount of \$5,000 or any integral multiple thereof. When less than all of the Bonds are to be redeemed and paid prior to their maturity, such Bonds shall be redeemed in such manner as the Issuer shall determine, with Bonds of less than a full maturity to be selected by the Bond Registrar in \$5,000 units of principal amount in such equitable manner as the Bond Registrar may determine. In the case of a partial redemption of Bonds by lot when Bonds of denominations greater than \$5,000 are then Outstanding, then for all purposes in connection with such redemption each \$5,000 of face value shall be treated as though it were a separate Bond in the denomination of \$5,000. If it is determined that one or more, but not all, of the \$5,000 units of face value represented by any Bond is selected for redemption, then upon notice of intention to redeem such \$5,000 unit or units, the Owner or the Owner's duly authorized agent shall present and surrender such Bond to the Bond Registrar: (1) for payment of the Redemption Price and interest to the Redemption Date of such \$5,000 unit or units of face value called for redemption, and (2) for exchange, without charge to the Owner thereof, for a new Bond or Bonds of the aggregate principal amount of the unredeemed portion of the principal amount of such Bond. If the Owner of any such Bond fails to present such Bond to the Paying Agent for payment and exchange as aforesaid, such Bond shall, nevertheless, become due and payable on the redemption date to the extent of the \$5,000 unit or units of face value called for redemption (and to that extent only).

Notice and Effect of Call for Redemption. Unless waived by any Owner of Bonds to be redeemed, if the Issuer shall call any Bonds for redemption and payment prior to their stated maturity, the Issuer shall cause the Paying Agent to give written notice of its intention to call and pay said Bonds to the Owners of said Bonds by first class mail not less than 30 days prior to the redemption date.

All official notices of redemption shall be dated and shall contain the following information: (a) the redemption date; (b) the redemption price; (c) if less than all Outstanding Bonds are to be redeemed, the identification (and, in the case of partial redemption of any Bonds, the respective principal amounts) of the Bonds to be redeemed; (d) a statement that on the redemption date that the redemption price will become due and payable upon each such Bond or portion called for redemption and that interest shall cease to accrue from and after the redemption date; (e) any conditions to be met prior to redemption and (f) the place where such Bonds are to be surrendered for payment of the redemption price, which shall be the principal office of the Paying Agent. The failure of any Owner to receive notice given as provided or an immaterial defect in the notice shall not invalidate any redemption.

At the option of the City, a notice of optional redemption may be made conditional upon moneys being on deposit with the Paying Agent on or prior to the redemption date in an amount sufficient to pay the redemption price on the redemption date. If such notice is conditional and moneys are not received, the notice shall be of no force and effect, the Paying Agent shall not redeem such Bonds and the Paying Agent shall give notice, in the same manner in which the notice of redemption was given, that such moneys were not so received and that such Bonds will not be redeemed.

On or prior to any redemption date, the Issuer shall deposit with the Paying Agent an amount of money sufficient to pay the redemption price of all the Bonds or portions of Bonds that are to be redeemed on such redemption date. If official notice of redemption is given as described, the Bonds or portions of Bonds to be redeemed shall become due and payable on the redemption date, at the redemption price specified, and from and after the redemption date (unless the Issuer defaults in the payment of the redemption price) such Bonds or portion of Bonds shall cease to bear interest.

In addition to the foregoing notice, the Issuer directs the Paying Agent to provide certain additional notice of redemption if any bonds are held in a book-entry system. Failure to give additional notice shall not affect or invalidate the redemption of any Bond.

For so long as the Bonds Depository is effecting book-entry transfers of the Bonds, the Bond Registrar shall provide the notices specified to the Bonds Depository. It is expected that the Bonds Depository shall, in turn, notify its Participants and that the Participants, in turn, will notify or cause to be notified the Beneficial Owners. Any failure on the part of the Bonds Depository or a Participant, or failure on the part of a nominee of a Beneficial Owner of a Bond (having been mailed notice from the Bond Registrar, the Bonds Depository, a Participant or otherwise) to notify the Beneficial Owner of the Bond so affected, shall not affect the validity of the redemption of such Bond.

In addition to the foregoing notice, the Issuer shall provide such notices of redemption as are required by the Disclosure Undertaking. The Paying Agent is also directed to comply with any mandatory or voluntary standards then in effect for processing redemptions of municipal Bonds established by the State or the Bonds and Exchange Commission. Failure to comply with such standards shall not affect or invalidate the redemption of any Bond.

THE NOTES

Authority for the Notes

The Notes are being issued pursuant to and in full compliance with the Constitution and statutes of the State, including K.S.A. 10-101 to 10-125, inclusive (specifically including K.S.A. 10-123), and K.S.A. 12-617 *et seq.* and K.S.A 12-1736 to K.S.A. 12-1739, all as amended and supplemented from time to time (the "Act"), and a resolution passed by the governing body of the Issuer (the "Note Resolution").

Security for the Notes

The Notes are general obligations of the Issuer payable as to both principal and interest in part from (i) general obligation bonds issued to permanently finance said improvements, from (ii) lawfully available funds of the City, (iii) in part from ad valorem property taxes which may be levied without limitation as to rate of amount upon all of the taxable tangible property within the territorial limits of the City. The full faith, credit and resources of the Issuer are irrevocably pledged for the prompt payment of the principal of and interest on the Notes as the same become due.

Description of the Notes

Subject to the Book-Entry Only System, the Notes shall consist of fully registered Notes in the denomination of \$5,000 or any integral multiple thereof. The Notes shall be dated October 30, 2025, (the "Dated Date"). Interest on the Notes will be payable on April 1 and October 1 in each year beginning April 1, 2026 (the "Interest Payment Dates"). The principal of the Notes shall become due in the amounts and on the dates set forth on the inside cover page of this Official Statement subject to redemption

and payment prior to maturity. The Notes shall bear interest (computed on the basis of a 360-day year consisting of twelve 30-day months) from the later of the Dated Date or the most recent Interest Payment Date to which interest has been paid.

Designation of Paying Agent and Note Registrar

The Treasurer of the State of Kansas, Topeka, Kansas (the "Note Registrar" and "Paying Agent") has been designated by the Issuer as paying agent for the payment of principal of and interest on the Notes and note registrar with respect to the registration, transfer and exchange of Notes.

Method and Place of Payment of the Notes

Subject to the Book-Entry Only System, the principal of, or redemption price, and interest on the Notes shall be payable as follows in lawful money of the United States of America. The principal or redemption price of each Note shall be paid at maturity to the person in whose name such Note is registered on the Note Register at the maturity thereof, upon presentation and surrender of such Note at the principal office of the Paying Agent.

The interest payable on each Note on any Interest Payment Date shall be paid to the Owner of such Note as shown on the Note Register at the close of business on the fifteenth day (whether or not a business day) of the calendar month next preceding each interest payment date (the "Record Date") for such interest by check or draft mailed by the Paying Agent to the address of such Owner shown on the Note Register or at such other address as is furnished to the Paying Agent in writing by such Owner.

SO LONG AS CEDE & CO., REMAINS THE REGISTERED OWNER OF THE NOTES, THE PAYING AGENT SHALL TRANSMIT PAYMENTS TO THE SECURITIES DEPOSITORY, WHICH SHALL REMIT SUCH PAYMENTS IN ACCORDANCE WITH ITS NORMAL PROCEDURES. See "THE NOTES – Book-Entry Notes; Securities Depository."

Payments Due on Saturdays, Sundays and Holidays

In any case where a stated maturity date, redemption date, or Interest Payment Date (a "Note Payment Date") is not a business day, then payment of principal, redemption price or interest need not be made on such Note Payment Date but may be made on the next succeeding business day with the same force and effect as if made on such Note Payment Date, and no interest shall accrue for the period after such Note Payment Date.

Book-Entry Notes; Securities Depository

The Notes shall initially be registered to Cede & Co., the nominee for the Securities Depository, and no Beneficial Owner will receive certificates representing their respective interests in the Notes, except in the event the Note Registrar issues Replacement Notes. It is anticipated that during the term of the Notes, the Securities Depository will make book-entry transfers among its Participants and receive and transmit payment of principal of, premium, if any, and interest on, the Notes to the Participants until and unless the Note Registrar authenticates and delivers Replacement Notes to the Beneficial Owners as described in the following paragraphs.

The Issuer may decide, subject to the requirements of the Operational Arrangements of DTC (or a successor Securities Depository), and the following provisions of this section to discontinue use of the system of book-entry transfers through DTC (or a successor Securities Depository):

- (a) If the Issuer determines (1) that the Securities Depository is unable to properly discharge its responsibilities, or (2) that the Securities Depository is no longer qualified to act as a securities depository and registered clearing agency under the Securities and Exchange Act of 1934, as amended, or (3) that the continuation of a book-entry system to the exclusion of any Notes being issued to any Owner other than Cede & Co. is no longer in the best interests of the Beneficial Owners of the Notes; or
- (b) if the Note Registrar receives written notice from Participants having interest in not less than 50% of the Notes Outstanding, as shown on the records of the Securities Depository (and certified to such effect by the Securities Depository), that the continuation of a book-entry system to the exclusion of any Notes being issued to any Owner other than Cede & Co. is no longer in the best interests of the Beneficial Owners of the Notes, then the Note Registrar shall notify the Owners of such determination or such notice and of the availability of certificates to owners requesting the same, and the Note Registrar shall register in the name of and authenticate and deliver Replacement Notes to the Beneficial Owners or their nominees in principal amounts representing the interest of each, making such adjustments as it may find necessary or appropriate as to accrued interest and previous calls for redemption; provided, that in the case of a determination under (a)(1) or (a)(2) of this paragraph, the Issuer, with the consent of the Note

Registrar, may select a successor securities depository in accordance with the following paragraph to effect bookentry transfers.

In such event, all references to the Securities Depository herein shall relate to the period of time when the Securities Depository has possession of at least one Note. Upon the issuance of Replacement Notes, all references herein to obligations imposed upon or to be performed by the Securities Depository shall be deemed to be imposed upon and performed by the Note Registrar, to the extent applicable with respect to such Replacement Notes. If the Securities Depository resigns and the Issuer, the Note Registrar or Owners are unable to locate a qualified successor of the Securities Depository, then the Note Registrar shall authenticate and cause delivery of Replacement Notes to Owners, as provided herein. The Note Registrar may rely on information from the Securities Depository and its Participants as to the names of the Beneficial Owners of the Notes. The cost of printing, registration, authentication, and delivery of Replacement Notes shall be paid for by the Issuer.

In the event the Securities Depository resigns, is unable to properly discharge its responsibilities, or is no longer qualified to act as a securities depository and registered clearing agency under the Securities and Exchange Act of 1934, as amended, the Issuer may appoint a successor Securities Depository provided the Note Registrar receives written evidence satisfactory to the Note Registrar with respect to the ability of the successor Securities Depository to discharge its responsibilities. Any such successor Securities Depository shall be a securities depository which is a registered clearing agency under the Securities and Exchange Act of 1934, as amended, or other applicable statute or regulation that operates a securities depository upon reasonable and customary terms. The Note Registrar upon its receipt of a Note or Notes for cancellation shall cause the delivery of the Notes to the successor Securities Depository in appropriate denominations and form as provided in the Note Resolution.

Registration, Transfer and Exchange of Notes

The provisions governing the registration, transfer and exchange of Notes are set out in the Issuer/Agent Agreement (the "Agreement") between the Issuer and the Note Registrar and are generally described as follows.

As long as any of the Notes remain Outstanding, subject to the Book-Entry Only System hereinafter described, each Note when issued shall be registered in the name of the Owner thereof on the Note Register. Notes may be transferred and exchanged only on the Note Register as provided in the Agreement. Upon surrender of any Note at the principal office of the Note Registrar, the Note Registrar shall transfer or exchange such Note for a new Note or Notes in any authorized denomination of the same stated maturity and in the same aggregate principal amount as the Note that was presented for transfer or exchange. Notes presented for transfer or exchange shall be accompanied by a written instrument or instruments of transfer or authorization for exchange, in a form and with guarantee of signature satisfactory to the Note Registrar, duly executed by the Owner thereof or by the Owner's duly authorized agent.

In all cases in which the privilege of transferring or exchanging Notes is exercised, the Note Registrar shall authenticate and deliver Notes in accordance with the provisions of the Note Resolution and the Agreement. The Issuer shall pay the fees and expenses of the Note Registrar for the registration, transfer and exchange of Notes. Any additional costs or fees that might be incurred in the secondary market, other than fees of the Note Registrar, are the responsibility of the Owners of the Notes. In the event any Owner fails to provide a correct taxpayer identification number to the Paying Agent, the Paying Agent may make a charge against such Owner sufficient to pay any governmental charge required to be paid as a result of such failure.

The Issuer and Note Registrar shall not be required to issue, register, transfer, or exchange any Notes during a period beginning on the day following the Record Date preceding any Interest Payment Date and ending on such Interest Payment Date or within 15 days of a date on which Notes are to be redeemed after proper notice of redemption has been given.

Mutilated, Lost, Stolen or Destroyed Notes

If (a) any mutilated Note is surrendered to the Note Registrar or the Note Registrar receives evidence to its satisfaction of the destruction, loss or theft of any Note, and (b) there is delivered to the Issuer and the Note Registrar such security or indemnity as may be required by each of them, then, in the absence of notice to the Issuer or the Note Registrar that such Note has been acquired by a bona fide purchaser, the Issuer shall execute and, upon the Issuer's request, the Note Registrar shall authenticate and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost or stolen Note, a new Note of the same stated maturity and of like tenor and principal amount. If any such mutilated, destroyed, lost or stolen Note has become or is about to become due and payable, the Issuer, in its discretion, may pay such Note instead of issuing a new Note. Upon the issuance of any new Note, the Issuer may require the payment by the Owner of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expenses (including the fees and expenses of the Paying Agent) connected therewith.

Nonpresentment of Notes

If any Note is not presented for payment when the principal thereof becomes due at its stated maturity, and if funds sufficient to pay such Note have been made available to the Paying Agent, all liability of the Issuer to the owner thereof for the payment of such Note shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Paying Agent to hold such funds, without liability for interest thereon, for the benefit of the owner of such Note, who shall thereafter be restricted exclusively to such funds for any claim of whatever nature on his part under the Note Resolution or on, or with respect to, said Note. If any Note is not presented for payment within four (4) years following the date when such Note becomes due at its stated maturity, the Paying Agent shall repay to the Issuer the funds therefore held by it for payment of such Note, and such Note shall, subject to the defense of any applicable statute of limitation, thereafter be an unsecured obligation of the Issuer, and the owner thereof shall be entitled to look only to the Issuer for payment, and then only to the extent of the amount so repaid to it by the Paying Agent, and Issuer shall not be liable for any interest thereon and shall not be regarded as a trustee of such money.

Redemption Provisions

Optional Redemption. At the option of the Issuer, the Notes may be called for redemption and payment prior to their stated maturity on April 1, 2027, or any date thereafter, as a whole or in part (selection of and the amount of Notes to be redeemed to be determined by the Issuer in such equitable manner as it may determine) at the Redemption Price of 100% (expressed as a percentage of the principal amount), plus accrued interest thereon to the Redemption Date.

Selection of Notes to be Redeemed. Notes shall be redeemed in the principal amount of \$5,000 or any integral multiple thereof. If less than all of the Notes then outstanding are to be redeemed, then Notes of less than a full maturity will be selected by lot in units of \$5,000. If one or more, but not all, of the \$5,000 units of value represented by a Note is to be redeemed, then, upon receiving notice of such redemption, the Owner thereof (or the Owner's authorized agent) shall present the Note to the Note Registrar for payment of the principal of and interest on the \$5,000 units to be redeemed, and for exchange, without charge to the Owner, for a new Note in the amount of the unredeemed portion of such Note.

Notice and Effect of Call for Redemption. Unless waived by any Owner of Notes to be redeemed, if the Issuer calls any Notes for redemption and payment prior to their maturity, the Issuer shall give written notice of its intention to call and pay said Notes to the Note Registrar. In addition, the Issuer shall cause the Note Registrar to give written notice of redemption to the Owners of said Notes. Each of said written notices toe Note Owners shall be deposited in the United States first class mail not less than 30 days prior to the Redemption Date.

At the option of the City, a notice of optional redemption may be made conditional upon moneys being on deposit with the Paying Agent on or prior to the redemption date in an amount sufficient to pay the redemption price on the redemption date. If such notice is conditional and moneys are not received, the notice shall be of no force and effect, the Paying Agent shall not redeem such Notes and the Paying Agent shall give notice, in the same manner in which the notice of redemption was given, that such moneys were not so received and that such Notes will not be redeemed.

On or prior to any Redemption Date, the Issuer shall deposit with the Paying Agent an amount of money sufficient to pay the Redemption Price of all the Notes or portions of Notes that are to be redeemed on such Redemption Date. If official notice of redemption is given as described above, the Notes or portions of Notes to be redeemed shall become due and payable on the Redemption Date, at the redemption price therein specified, and from and after the Redemption Date (unless the Issuer defaults in the payment of the redemption price) such Notes or portion of Notes shall cease to bear interest.

THE DEPOSITORY TRUST COMPANY

- 1. The Depository Trust Company ("DTC"), New York, New York, will act as securities depository for the Securities. The Securities will be issued as fully-registered securities registered in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered bond certificate will be issued for each scheduled maturity of the Securities, and will be deposited with DTC.
- 2. DTC, the world's largest depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.6 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments from over 100 countries that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through

electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has a S&P Global Ratings rating of "AA+". The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.

- 3. Purchases of Securities under the DTC system must be made by or through Direct Participants, which will receive a credit for the Securities on DTC's records. The ownership interest of each actual purchaser of each Security ("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Securities are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Securities, except in the event that use of the book-entry system for the Securities is discontinued.
- 4. To facilitate subsequent transfers, all Securities deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Securities with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not affect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Securities are credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.
- 5. Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time.
- 6. Redemption notices shall be sent to DTC. If less than all of the Securities within an issue are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such issue to be redeemed.
- 7. Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to the Securities unless authorized by a Direct Participant in accordance with DTC's MMI Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the Issuer as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts Securities are credited on the record date (identified in a listing attached to the Omnibus Proxy).
- Redemption proceeds, distributions, and dividend payments on the Securities will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the Issuer or Paying Agent, on the payment date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC nor its nominee, the Paying Agent, or the Issuer, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of redemption proceeds, distributions, and dividend payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Issuer or Paying Agent, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of Direct and Indirect Participants.
- 9. A Beneficial Owner shall give notice to elect to have its Securities purchased or tendered, through its Participant, to the Paying Agent, and shall effect delivery of such Securities by causing the Direct Participant to transfer the Participant's interest in the Securities, on DTC's records, to the Paying Agent. The requirement for physical delivery of the Securities in connection with an optional tender or a mandatory purchase will be deemed satisfied when the ownership rights in the Securities are transferred by Direct Participants on DTC's records and followed by a book-entry credit of tendered Securities to the Paying Agent's DTC account.

10

- 10. DTC may discontinue providing its services as depository with respect to the Securities at any time by giving reasonable notice to the Issuer or Paying Agent. Under such circumstances, in the event that a successor securities depository is not obtained, certificates are required to be printed and delivered.
- 11. The Issuer may decide to discontinue use of the system of book-entry-only transfers through DTC (or a successor securities depository). In that event, certificates will be printed and delivered to DTC.
- 12. The information in this section concerning DTC and DTC's book-entry system has been obtained from sources that the Issuer believes to be reliable, but the Issuer takes no responsibility for the accuracy thereof.

THE PROJECTS

The proceeds of the Bonds will be used in part, to pay the costs of (i) certain water, sewer, paving, and storm water drainage improvements, (ii) street improvements, and (iii) pay the costs of issuing the Bonds.

The proceeds of the Notes will be used to: (i) pay the cost of certain wastewater improvements in the City and (ii) pay the costs of issuing the Notes.

SOURCES AND USES OF FUNDS

The following table itemizes the sources and uses of funds associated with the issuance of the Securities:

Sources of Funds:	Bonds	<u>Notes</u>
Principal Amount	\$12,230,000.00	\$36,235,000.00
Net Reoffering Premium	511,789.80	249,296.80
Total	<u>\$12,741,789.80</u>	<u>\$36,484,296.80</u>
Uses of Funds:		
Deposit to Project Fund	\$12,228,035.57	\$33,062,423.12
Capitalized Interest Fund	244,020.24	3,068,399.93
Costs of Issuance	174,232.33	235,710.00
Underwriter's Discount (including Bond Insurance)	95,501.66	0.00
Underwriter's Discount (no Bond Insurance)	0.00	<u>117,763.75</u>
Total	<u>\$12,741,789.80</u>	<u>\$36,484,296.80</u>

RISK FACTORS AND INVESTMENT CONSIDERATIONS

A PROSPECTIVE PURCHASER OF THE SECURITIES DESCRIBED HEREIN SHOULD BE AWARE THAT THERE ARE CERTAIN RISKS ASSOCIATED WITH THE SECURITIES WHICH MUST BE RECOGNIZED. THE FOLLOWING STATEMENTS REGARDING CERTAIN RISKS ASSOCIATED WITH THE OFFERING SHOULD NOT BE CONSIDERED AS A COMPLETE DESCRIPTION OF ALL RISKS TO BE CONSIDERED IN THE DECISION TO PURCHASE THE SECURITIES. PROSPECTIVE PURCHASERS OF THE SECURITIES SHOULD ANALYZE CAREFULLY THE INFORMATION CONTAINED IN THIS OFFICIAL STATEMENT AND ADDITIONAL INFORMATION IN THE FORM OF THE COMPLETE DOCUMENTS SUMMARIZED HEREIN, COPIES OF WHICH ARE AVAILABLE AND MAY BE OBTAINED FROM THE ISSUER OR THE UNDERWRITER.

Taxation of Interest on the Securities

An opinion of Bond Counsel will be obtained to the effect that interest earned on the Securities is excludable from gross income for federal income tax purposes under current provisions of the Internal Revenue Code of 1986, as amended (the "Code"), and applicable rulings and regulations under the Code; however, an application for a ruling has not been made and an opinion of counsel is not binding upon the Internal Revenue Service. There can be no assurance that the present provisions of the Code, or the rules and regulations thereunder, will not be adversely amended or modified, thereby rendering the interest earned on the Securities includable in gross income for federal income tax purposes.

The Issuer has covenanted in the Bond Ordinance and in other documents and certificates to be delivered in connection with the issuance of the Securities to comply with the provisions of the Code, including those which require the Issuer to take or omit to take certain actions after the issuance of the Securities. Because the existence and continuation of the excludability of the interest on the Securities depends upon events occurring after the date of issuance of the Securities, the opinion of Bond Counsel described under "TAX MATTERS" assumes the compliance by the Issuer with the provisions of the Code described above and the regulations relating thereto. No opinion is expressed by Bond Counsel with respect to the excludability of the interest on the Securities in the event of noncompliance with such provisions. The failure of the Issuer to comply with the provisions described above may cause the interest on the Securities to become includable in gross income as of the date of issuance.

Market for the Securities

Rating. The Securities have been assigned the respective financial ratings set forth in the section hereof entitled "RATING." There is no assurance that a particular rating will remain in effect for any given period of time or that it will not be revised, either downward or upward, or withdrawn entirely, if in the judgment of the agency originally establishing such rating, circumstances so warrant. Any downward revision or withdrawal of any rating may have an adverse affect on the market price of the Securities.

Secondary Market. There is no assurance that a secondary market will develop for the purchase and sale of the Securities. It is the present practice of the Underwriter, however, to make a secondary market as dealers in issues of municipal Securities which the Underwriter distributes. The Underwriter intends to continue this practice with respect to the Securities, but is not obligated to do so. Prices of Securities traded in the secondary market, though, are subject to adjustment upward and downward in response to changes in the credit markets. From time to time it may be necessary for the Underwriter to suspend indefinitely secondary market trading in the Securities as a result of the financial condition or market position of the Underwriter, prevailing market conditions, lack of adequate current financial information about the Issuer, or a material adverse change in the financial condition of the Issuer, whether or not the Securities are in default as to principal and interest payments, and other factors which in the opinion of the Underwriter may give rise to uncertainty concerning prudent secondary market practices.

Bond Insurance and Ratings of the Bond Insurer

Owner of Bonds will have recourse against the Bond Insurer for such payments. The Bond Insurance Policy does not, however, insure payment of the principal of or interest on the Bonds coming due by reason of acceleration or redemption (other than mandatory sinking fund redemption), nor does it insure the payment of any redemption premium payable upon the redemption of the Bonds. Under no circumstances, including the situation in which interest on the Bonds becomes subject to federal taxation for any reason, can the maturities of the Bonds be accelerated except with the consent of the Bond Insurer. Furthermore, so long as the Bond Insurer performs its obligations under the Bond Insurance Policy, the Bond Insurer may direct, and its consent must be obtained before the exercise of, any remedies to be undertaken under the Bond Resolution. If the Bond Insurer is unable to make payments of principal and interest on the Bonds as those payments become due, the Bonds are payable solely from sources pledged by the Issuer pursuant to the Bond Resolution. See "BOND INSURANCE" for further information concerning the Bond Insurer, the Bond Insurance Policy and any financial ratings assigned to bonds insured by the Bond Insurer.

A rating downgrade of the Bond Insurer by any rating agency may result in a rating downgrade of the Bonds. A rating downgrade of the Bonds could lower the price of the Bonds in the secondary market, and could affect the liquidity for the Bonds in the secondary market. Prospective purchasers of the Bonds are urged to check the websites of the rating agencies and the public announcements by the Bond Insurer for any future developments relating to the ratings of the Bond Insurer and the Bonds.

Premium on Securities

The initial offering price of the Securities that are subject to optional redemption are in excess of the principal amount thereof. Any person who purchases a Security in excess of its principal amount, whether during the initial offering or in a secondary market transaction, should consider that the Securities are subject to redemption at par under the various circumstances described under the sections entitled "Redemption Provisions" in the sections entitled "THE BONDS" and "THE NOTES."

Legal Matters

Various state and federal laws, regulations and constitutional provisions apply to the obligations created by the Securities. There is no assurance that there will not be any change in, interpretation of, or addition to such applicable laws, provisions and regulations which would have a material effect, either directly or indirectly, on the Issuer or the taxing authority of the Issuer.

Legislation adopted by the 2021 Kansas Legislature provides that, effective January 1, 2022, no Kansas municipality may approve an appropriation or budget or levy a tax rate exceeding the municipality's revenue neutral rate without first conducting a public hearing pursuant to certain notice procedures. See discussion in Appendix A, "FINANCIAL INFORMATION CONCERNING THE ISSUER, Property Tax Levy". Other changes in laws affecting the taxing authority of the City could limit the ability of the City to collect revenue sufficient to pay principal and interest on the Securities.

The Issuer's City Attorney is a partner with the law firm representing the Issuer as Bond Counsel.

Book-Entry System

Purchasers of the Securities through broker-dealers become creditors of the broker-dealer with respect to the Securities. Records of the owners' holdings are maintained only by the broker-dealer and the owner. In the event of the insolvency of the broker-dealer, the owner would be required to look to the broker-dealer's estate, and to any insurance maintained by the broker-dealer, to make good the owner's loss. The Issuer is not responsible for failures to act by, or insolvencies of, the Securities Depository or any broker-dealer.

Limitations on Remedies Available to Owners of Securities

The enforceability of the rights and remedies of the owners of Securities, and the obligations incurred by the Issuer in issuing the Securities, are subject to the following: the federal Bankruptcy Code and applicable bankruptcy, insolvency, reorganization, moratorium, or similar laws relating to or affecting the enforcement of creditors' rights generally, now or hereafter in effect; usual equity principles which may limit the specific enforcement under state law of certain remedies; the exercise by the United States of America of the powers delegated to it by the United States Constitution; and the reasonable and necessary exercise, in certain unusual situations, of the police power inherent in the State of Kansas and its governmental subdivisions in the interest of serving a legitimate and significant public purpose. Bankruptcy proceedings, or the exercise of powers by the federal or state government, if initiated, could subject the owners of the Securities to judicial discretion and interpretation of their rights in bankruptcy and otherwise, and consequently may involve risks of delay, limitation or modification of their rights.

Kansas Public Employees Retirement System

As described in "APPENDIX A – FINANCIAL INFORMATION – Pension and Employee Retirement Plans," the Issuer participates in the Kansas Public Employees Retirement System ("KPERS"), as an instrumentality of the State to provide retirement and related benefits to public employees in Kansas. KPERS administers three statewide defined benefit retirement plans for public employees which are separate and distinct with different membership groups, actuarial assumptions, experience, contribution rates and benefit options. The Issuer participates in the Police and Fireman's Retirement System (KP&F). Under existing law, employees make contributions and the Issuer makes all employer contributions to the Plan; neither the employees nor the Issuer are directly responsible for any unfunded accrued actuarial liability ("UAAL"). However, the Plan contribution rates may be adjusted by legislative action over time to address any UAAL. According to KPERS' Valuation Report, KPERS had an aggregate UAAL of approximately \$8.290 billion in calendar year 2023 of which \$1.381 billion is attributable to KP&F.

No Additional Interest or Mandatory Redemption upon Event of Taxability

Neither the Bond Ordinance nor the Note Resolution provide for the payment of additional interest or penalty on the Securities or the mandatory redemption thereof if the interest thereon becomes includable in gross income for federal income tax purposes. Likewise, neither the Bond Ordinance nor the Note Resolution provide for the payment of any additional interest or penalty on the Securities if the interest thereon becomes subject to income taxation by the State.

Suitability of Investment

An investment in the Securities involves a certain degree of risk. Furthermore, the tax exempt feature of the Securities is more valuable to high tax bracket investors than to investors who are in low tax brackets, and so the value of the interest compensation to any particular investor will vary with individual tax rates. Each prospective investor should carefully examine this Official Statement, including the Appendices hereto, and its own financial condition to make a judgment as to its ability to bear the economic risk of such an investment, and whether or not the Securities are an appropriate investment.

Potential Impact of Epidemics or Pandemics

The Issuer's finances may be materially adversely affected by unforeseen impacts of future epidemics and pandemics, such as the Coronavirus (COVID-19) pandemic. The Issuer cannot predict future impacts of epidemics or pandemics, any similar outbreaks, or their impact on travel, on assemblies or gatherings, on the local, State, national or global economy, or on securities

markets, or whether any such disruptions may have a material adverse impact on the financial condition or operations of the Issuer, including but not limited to the payment of debt service on any of its outstanding debt obligations.

The Issuer, like the rest of the country, has recently experienced significant increases in costs of gas, energy, and food, in addition to associated wage and salary pressures. Some cost increases were being driven by COVID-19- related supply chain disruptions, whereas others appear unrelated to the pandemic. Due to the varying contributors to the current inflationary environment, it is not possible to state with certainty the time period over which the recent price increases will continue. The Issuer cannot predict the extent of inflationary pressures on its wages and salaries or other operating costs.

Recent events with the COVID-19 pandemic have shown that an outbreak of infectious disease can trigger governmentally imposed restrictions and changes in consumer behavior which could negatively impact local economic conditions. Such changes can cause unemployment rates to rise, taxable sales to decrease, delinquencies in tax payments, and other negative pressures on economic activity which could result in decreased or delayed tax collections for the Issuer.

With respect to the COVID-19 pandemic, economic conditions have stabilized in the State. While conditions have significantly improved, new, more harmful variants of the virus or significant spreading of existing variants of the virus could cause reduced health care availability and reduced economic activity. Such reduced economic activity could in turn negatively impact sales taxes, property values, or the delays in the collections of such taxes, and the operations and finances of the Issuer could be negatively impacted.

BOND INSURANCE

BOND INSURANCE POLICY

Concurrently with the issuance of the Bonds, Build America Mutual Assurance Company ("BAM") will issue its Municipal Bond Insurance Policy for the Bonds (the "Policy"). The Policy guarantees the scheduled payment of principal of and interest on the Bonds when due as set forth in the form of the Policy included as an exhibit to this Official Statement.

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

BUILD AMERICA MUTUAL ASSURANCE COMPANY

BAM is a New York domiciled mutual insurance corporation and is licensed to conduct financial guaranty insurance business in all fifty states of the United States and the District of Columbia. BAM provides credit enhancement products to issuers in the U.S. public finance markets. BAM will only insure municipal bonds, as defined in Section 6901 of the New York Insurance Law, which are most often issued by states, political subdivisions, integral parts of states or political subdivisions or entities otherwise eligible for the exclusion of income under section 115 of the U.S. Internal Revenue Code of 1986, as amended. No member of BAM is liable for the obligations of BAM.

The address of the principal executive offices of BAM is: 200 Liberty Street, 27th Floor, New York, New York 10281, its telephone number is: 212-235-2500, and its website is located at: www.bambonds.com.

BAM is licensed and subject to regulation as a financial guaranty insurance corporation under the laws of the State of New York and in particular Articles 41 and 69 of the New York Insurance Law.

BAM's financial strength is rated "AA/Stable" by S&P Global Ratings, a business unit of Standard & Poor's Financial Services LLC ("S&P"). An explanation of the significance of the rating and current reports may be obtained from S&P at https://www.spglobal.com/en/. The rating of BAM should be evaluated independently. The rating reflects S&P's current assessment of the creditworthiness of BAM and its ability to pay claims on its policies of insurance. The above rating is not a recommendation to buy, sell or hold the Bonds, and such rating is subject to revision or withdrawal at any time by S&P, including withdrawal initiated at the request of BAM in its sole discretion. Any downward revision or withdrawal of the above rating may have an adverse effect on the market price of the Bonds. BAM only guarantees scheduled principal and scheduled interest payments payable by the issuer of the Bonds on the date(s) when such amounts were initially scheduled to become due and payable (subject to and in accordance with the terms of the Policy), and BAM does not guarantee the market price or liquidity of the Bonds, nor does it guarantee that the rating on the Bonds will not be revised or withdrawn.

Capitalization of BAM

BAM's total admitted assets, total liabilities, and total capital and surplus, as of June 30, 2025 and as prepared in accordance with statutory accounting practices prescribed or permitted by the New York State Department of Financial Services were \$503.3 million, \$258.1 million and \$245.2 million, respectively.

BAM is party to a first loss reinsurance treaty that provides first loss protection up to a maximum of 15% of the par amount outstanding for each policy issued by BAM, subject to certain limitations and restrictions.

BAM's most recent Statutory Annual Statement, which has been filed with the New York State Insurance Department and posted on BAM's website at www.bambonds.com, is incorporated herein by reference and may be obtained, without charge, upon request to BAM at its address provided above (Attention: Finance Department). Future financial statements will similarly be made available when published.

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

Additional Information Available from BAM

Credit Insights Videos. For certain BAM-insured issues, BAM produces and posts a brief Credit Insights video that provides a discussion of the obligor and some of the key factors BAM's analysts and credit committee considered when approving the credit for insurance. The Credit Insights videos are easily accessible on BAM's website at https://bambonds.com/insights/#video. (The preceding website address is provided for convenience of reference only. Information available at such address is not incorporated herein by reference.)

Credit Profiles. Prior to the pricing of bonds that BAM has been selected to insure, BAM may prepare a pre-sale Credit Profile for those bonds. These pre-sale Credit Profiles provide information about the sector designation (e.g. general obligation, sales tax); a preliminary summary of financial information and key ratios; and demographic and economic data relevant to the obligor, if available. Subsequent to closing, for any offering that includes bonds insured by BAM, any pre-sale Credit Profile will be updated and superseded by a final Credit Profile to include information about the gross par insured by CUSIP, maturity and coupon. BAM pre-sale and final Credit Profiles are easily accessible on BAM's website at https://bambonds.com/credit-profiles. BAM will produce a Credit Profile for all bonds insured by BAM, whether or not a pre-sale Credit Profile has been prepared for such bonds. (The preceding website address is provided for convenience of reference only. Information available at such address is not incorporated herein by reference.)

Disclaimers. The Credit Profiles and the Credit Insights videos and the information contained therein are not recommendations to purchase, hold or sell securities or to make any investment decisions. Credit-related and other analyses and statements in the Credit Profiles and the Credit Insights videos are statements of opinion as of the date expressed, and BAM assumes no responsibility to update the content of such material. The Credit Profiles and Credit Insight videos are prepared by BAM; they have not been reviewed or approved by the issuer of or the underwriter for the Bonds, and the issuer and underwriter assume no responsibility for their content.

BAM receives compensation (an insurance premium) for the insurance that it is providing with respect to the Bonds. Neither BAM nor any affiliate of BAM has purchased, or committed to purchase, any of the Bonds, whether at the initial offering or otherwise.

RATING

S&P Global Ratings, a division of the S&P Global, Inc. has assigned an underlying rating of "AA-" to the Bonds and an independent rating of "SP-1+" to the Notes. In addition, S&P assigned an insured rating of "AA" (stable outlook) to the Bonds with the understanding that upon issuance and delivery of the Bonds, a policy insuring the payment when due of the principal of and interest on the Bonds will be issued by the Bond Insurer. Such ratings reflect only the view of such rating agency, and an explanation of the significance of such ratings may be obtained therefrom. No such rating constitutes a recommendation to buy, sell, or hold any bonds, including the Bonds or Notes, or as to the market price or suitability thereof for a particular investor. The Issuer furnished such rating agency with certain information and materials relating to the Bonds and Notes that have not been included in this Official Statement. Generally, rating agencies base their ratings on the information

and materials so furnished and on investigations, studies and assumptions by the rating agencies. There is no assurance that a particular rating will remain in effect for any given period of time or that it will not be revised, either downward or upward, or withdrawn entirely, if in the judgment of the agency originally establishing such rating, circumstances so warrant. Any downward revision or withdrawal of any rating may have an adverse effect on the market price of the Bonds or Notes.

ABSENCE OF LITIGATION

The Issuer, in the ordinary course of business, is a party to various legal proceedings. These proceedings currently include claims of an alleged impropriety regarding a police chase by the Issuer's Police Department. In the opinion of management of the Issuer, the Issuer maintains adequate insurance to address such claims and any judgment rendered against the Issuer in such proceedings would not materially adversely affect the financial position of the Issuer.

The Issuer certifies that there is no controversy, suit or other proceeding of any kind pending or threatened wherein or whereby any question is raised or may be raised, questioning, disputing or affecting in any way the legal organization of the Issuer or its boundaries, or the right or title of any of its officers to their respective offices, or the legality of any official act or the constitutionality or validity of the indebtedness represented by the Securities or the validity of said Securities, or any of the proceedings had in relation to the authorization, issuance or sale thereof, or the levy and collection of a tax to pay the principal and interest thereof.

LEGAL MATTERS

Approval of Securities

All matters incident to the authorization and issuance of the Securities are subject to the approval of Spencer Fane LLP, Wichita, Kansas, ("Bond Counsel"), bond counsel to the Issuer. The factual and financial information appearing herein has been supplied or reviewed by certain officials of the Issuer and its certified public accountants, as referred to herein. Bond Counsel has not participated in the preparation of the Official Statement and therefore expresses no opinion as to the accuracy or sufficiency thereof, except for the matters appearing in the sections of this Official Statement captioned "THE BONDS," "THE NOTES," and "TAX MATTERS-Opinion of Bond Counsel."

TAX MATTERS

The following is a summary of the material federal and State of Kansas income tax consequences of holding and disposing of the Securities. This summary is based upon laws, regulations, rulings and judicial decisions now in effect, all of which are subject to change (possibly on a retroactive basis). This summary does not discuss all aspects of federal income taxation that may be relevant to investors in light of their personal investment circumstances or describe the tax consequences to certain types of holders subject to special treatment under the federal income tax laws (for example, dealers in Securities or other persons who do not hold the Securities as a capital asset, tax-exempt organizations, individual retirement accounts and other tax deferred accounts, and foreign taxpayers), and, except for the income tax laws of the State of Kansas, does not discuss the consequences to an owner under state, local or foreign tax laws. The summary does not deal with the tax treatment of persons who purchase the Securities in the secondary market. Prospective investors are advised to consult their own tax advisors regarding federal, state, local and other tax considerations of holding and disposing of the Securities.

Opinion of Bond Counsel

In the opinion of Bond Counsel, under the law existing as of the issue date of the Securities:

Federal Tax Exemption. The interest on the Securities (including any original issue discount properly allocable to an owner thereof) is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax. The opinions set forth in this paragraph are subject to the condition that the City comply with all requirements of the Internal Revenue Code of 1986, as amended (the "Code") that must be satisfied subsequent to the issuance of the Securities in order that interest thereon be, or continue to be, excluded from gross income for federal income tax purposes. The City has covenanted to comply with all such requirements. Failure to comply with certain of such requirements may cause the inclusion of interest on the Securities in gross income for federal tax purposes retroactive to the date of issuance of the Securities.

The Securities have **not** been designated by the City as "qualified tax-exempt obligations" within the meaning of Section 265(b)(3) of the Code.

Kansas Tax Exemption. The interest on the Securities is exempt from income taxation by the State of Kansas.

No Other Opinions. Bond Counsel expresses no opinion regarding other federal, state or local tax consequences arising with respect to the Securities.

Other Tax Consequences

Original Issue Discount. For federal income tax purposes, original issue discount is the excess of the stated redemption price at maturity of a Security over its issue price. The issue price of a Security is generally the first price at which a substantial amount of the Securities of that maturity have been sold to the public. Under Code § 1288, original issue discount on tax-exempt obligations accrues on a compound basis. The amount of original issue discount that accrues to an owner of a Security during any accrual period generally equals (1) the issue price of that Security, plus the amount of original issue discount accrued in all prior accrual periods, multiplied by (2) the yield to maturity on that Security (determined on the basis of compounding at the close of each accrual period and properly adjusted for the length of the accrual period), minus (3) any interest payable on that Security during that accrual period. The amount of original issue discount accrued in a particular accrual period will be considered to be received ratably on each day of the accrual period, will be excludable from gross income for federal income tax purposes, and will increase the owner's tax basis in that Security. Prospective investors should consult their own tax advisors concerning the calculation and accrual of original issue discount.

Original Issue Premium. For federal income tax purposes, premium is the excess of the issue price of a Security over its stated redemption price at maturity. The issue price of a Security is generally the first price at which a substantial amount of the Securities of that maturity have been sold to the public. Under Code § 171, premium on tax-exempt obligations amortizes over the term of the Security using constant yield principles, based on the purchaser's yield to maturity. As premium is amortized, the owner's basis in the Security and the amount of tax-exempt interest received will be reduced by the amount of amortizable premium properly allocable to the owner, which will result in an increase in the gain (or decrease in the loss) to be recognized for federal income tax purposes on sale or disposition of the Security prior to its maturity. Even though the owner's basis is reduced, no federal income tax deduction is allowed. Prospective investors should consult their own tax advisors concerning the calculation and accrual of premium.

Sale, Exchange or Retirement of Securities. Upon the sale, exchange or retirement (including redemption) of a Security, an owner of the Security generally will recognize gain or loss in an amount equal to the difference between the amount of cash and the fair market value of any property received on the sale, exchange or retirement of the Security (other than in respect of accrued and unpaid interest) and such owner's adjusted tax basis in the Security. To the extent the Securities are held as a capital asset, such gain or loss will be capital gain or loss and will be long-term capital gain or loss if the Security has been held for more than 12 months at the time of sale, exchange or retirement.

Reporting Requirements. In general, information reporting requirements will apply to certain payments of principal, interest and premium paid on Securities, and to the proceeds paid on the sale of Securities, other than certain exempt recipients (such as corporations and foreign entities). A backup withholding tax will apply to such payments if the owner fails to provide a taxpayer identification number or certification of foreign or other exempt status or fails to report in full dividend and interest income. The amount of any backup withholding from a payment to an owner will be allowed as a credit against the owner's federal income tax liability.

Collateral Federal Income Tax Consequences. Prospective purchasers of the Securities should be aware that ownership of the Securities may result in collateral federal income tax consequences to certain taxpayers, including, without limitation, financial institutions, property and casualty insurance companies, individual recipients of Social Security or Railroad Retirement benefits, certain S corporations with "excess net passive income," foreign corporations subject to the branch profits tax, life insurance companies, and taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry or have paid or incurred certain expenses allocable to the Securities. Bond Counsel expresses no opinion regarding these tax consequences. Purchasers of Securities should consult their tax advisors as to the applicability of these tax consequences and other federal income tax consequences of the purchase, ownership and disposition of the Securities, including the possible application of state, local, foreign and other tax laws.

FINANCIAL ADVISOR

Piper Sandler & Co., Leawood, Kansas has acted as a Financial Advisor to the Issuer in connection with the sale of the Securities. The Financial Advisor has assisted the Issuer in the preparation of this Official Statement and in other matters relating to the issuance of the Securities. The fees of the Financial Advisor are contingent upon the issuance of the Securities. The Financial Advisor will not submit a bid for the sale of the Securities pursuant to Municipal Securities Rulemaking Board Rule G-23.

UNDERWRITING

The Bonds have been sold at public sale by the Issuer to FHN Financial Capital Markets, New York, New York (the "Bond Underwriter") on the basis of lowest true interest cost. Seven bids were received by the Issuer. The Bond Underwriter has agreed, subject to certain conditions, to purchase the Bonds at a price equal to the principal amount of the Bonds, plus accrued interest from the Dated Date to the Issue Date, plus a premium of \$511,789.80, less an underwriting discount of \$76,701.66. The Bond Underwriter has agreed, subject to certain conditions, to purchase the Bonds.

The Notes have been sold at public sale by the Issuer to KeyBanc Capital Markets, Cleveland, Ohio (the "Note Underwriter") on the basis of lowest true interest cost. Five bids were received by the Issuer. The Note Underwriter has agreed, subject to certain conditions, to purchase the Bonds at a price equal to the principal amount of the Bonds, plus accrued interest from the Dated Date to the Issue Date, plus a premium of \$249,296.80, less an underwriting discount of \$117,763.75. The Note Underwriter has agreed, subject to certain conditions, to purchase the Bonds.

The Securities will be offered to the public initially at the prices determined to produce the yields set forth on the inside cover page of this Official Statement. The Bond Underwriter and Note Underwriter (collectively, the "Underwriters") may offer and sell the Securities to certain dealers (including dealers depositing the Securities into investment trusts) at prices other than the price stated on the inside cover page hereof and may change the initial offering price from time to time subsequent to the date hereof. In connection with the offering, the Underwriters may overallot or effect transactions which stabilize or maintain the market price of the Securities at a level above that which might otherwise prevail in the open market. Such stabilizing, if commenced, may be discontinued at any time.

AUTHORIZATION OF OFFICIAL STATEMENT

The preparation of this Official Statement and its distribution has been authorized by the governing body of the Issuer as of the date on the cover page hereof. This Official Statement is submitted in connection with the issuance of the Securities and may not be reproduced or used as a whole or in part for any other purpose. This Official Statement does not constitute a contract between the Issuer or the Underwriter and any one or more of the purchasers, Owners or Beneficial Owners of the Securities.

CITY OF ANDOVER, KANSAS

Ву: _		
	Mayor	
By:		
	Clerk	

APPENDIX A

FINANCIAL OVERVIEW AND GENERAL INFORMATION REGARDING THE CITY

Size and Location

The City is located in Butler County, Kansas on U.S. Highway 54/400 and borders the City of Wichita, Kansas and Sedgwick County on the west. The following table shows the approximate population of the City and Butler County in the years indicated, as well as that of adjacent Sedgwick County:

	City of Andover	Butler County	Sedgwick County
Year	Population	Population	Population
1960	186	38,395	343,231
1970	1,880	36,658	350,694
1980	2,801	44,782	367,088
1990	4,047	50,580	403,662
2000	6,698	59,484	452,869
2010	11,791	64,073	494,241
2020	14,892	67,380	523,824
2023	15,814	68,632	528,469

Source: U.S. Census Bureau: Kansas Statistical Abstract

Government and Organization

The City is a city of the second class under the laws of the State of Kansas and has a Mayor-Council form of government. The Mayor and six Council Members are elected at large to staggered four (4) year terms.

Municipal Services and Utilities

The City provides a full range of services, which include police and fire protection, construction and maintenance of infrastructure, community development and planning and cultural activities. The City operates the wastewater utility system. All revenues to enable the City to provide sewer service are generated by user fees. The City owns all of the water lines within the community, however water service and maintenance is provided by the City of Wichita. Private companies or other governmental entities provide all other public services in the City, including trash collection, gas, electricity, cable, telephone, and internet.

Transportation

The City is served by U. S. Highway 54/400 and Kansas Highway 96. In addition, an interchange to Interstate Highway 35 and the Kansas Turnpike is located at the City. The City is also served by a system of county highways maintained by Sedgwick and Butler Counties.

Commercial air transportation is provided at Wichita's Dwight D. Eisenhower National Airport. General aviation services are provided by the Col. James Jabara Airport located approximately 5 miles to the west and by the Augusta Airport located approximately 3 miles to the east of the City.

Education

The Unified School District No. 385, Butler County, Kansas (Andover) (the "District") serves the City with six elementary, two middle schools, two high schools and eAcademy. Enrollment for the year 2024-2025 was 9,586 FTE. The District serves, in addition to the City, parts of east Wichita, eastern Sedgwick County, and parts of western Butler County.

Butler Community College provides satellite locations for Butler Community College in the City. In addition, the main campuses of Wichita State University, Friends University and Newman University are all located in the City of Wichita, Kansas, just minutes away.

Health and Medical Services

The Kansas Medical Center (the "Hospital") is located at 1124 West 21st in the City. The Hospital has 58 beds and 269 employees, including 15 doctors serving the hospital. The Hospital is physician owned and performs general medicine and surgery. The Hospital has over 2,700 admissions yearly and a Trauma Center which has 6,000 patients annually. Its physicians perform over 1,000 in patient surgeries and over 1,800 outpatient surgeries. The Hospital was built in 2006 and an addition was constructed in 2014.

Residents of the City also have access to hospitals and medical clinics located in the City of Wichita, Kansas.

Financial Institutions

Seven financial institutions have locations in the City including the Andover State Bank, Equity Bank, Intrust Bank, Capitol Federal Savings, Bank of America, Emprise Bank, and Meritrust Credit Union. The financial institutions located in the Cities of Augusta, El Dorado, and Wichita also serve the needs of the community and surrounding area.

There are currently 12 banks located in Butler County. For the years listed, bank deposits of the County's banks are as follows:

	Total Bank
Year	Deposits
2020	\$1,421,981,000
2021	1,607,612,000
2022	1,647,074,000
2023	1,739,535,000
2024	1,722,206,000

Source: FDIC

Industrial Development

The City assisted in the development of an Industrial Park where three major industries, International Cold Storage (DBA Everidge), Vornado Air, LLC, and Sherwin Williams as well as other small companies are located. In July of 2012, upon the recommendation of the Andover Envisioning Group, the City Council renamed the Industrial Park as the Andover Business Park. In 2020, Vornado Air, LLC built a \$2 million addition to their fan manufacturing facility. In 2023, Everidge built a \$1.8 million expansion to their location allowing them to double their workforce in Andover over the next decade.

Commercial Development

In recent years, the development of the City's commercial base has generally continued to grow. In 2019 The Andover Redevelopment District was created. This is known as the Heritage Development, with projects financed through tax increment financing (TIF). This is 100+/- acres of real property with proposed mixed-use projects including: (i) an approximately 168-unit multifamily residential project; (ii) an approximately 100 room hotel; (iii) approximately 50,000 square feet of commercial uses; (iv) parking facilities; (v) an approximately 100 unit independent/senior living facility; and (vi) associated site work and infrastructure. The YMCA that was completed in 2009 was destroyed by the tornado that hit the area on April 29, 2022. They have completed rebuilding at the same location with a reopening date in fall 2024; the waterpark reopened May 27, 2023.

Economic Development

The Andover Chamber of Commerce represents several businesses in Andover by promoting business and services in Andover. Additionally, the City utilizes the Butler County Economic Development for economic development activities. The City is also a member of the Regional Area Economic Partnership, an organization comprised of cities and counties in the south-central Kansas area.

ECONOMIC INFORMATION

The City is located in one of the richest agricultural and petroleum producing areas in the nation. The City's economy is diversified among agricultural production, oil production and industrial development of the greater Wichita Metropolitan Area. Residents of the City have employment opportunities in the City as well as throughout Butler County and Sedgwick County.

Major Employers

Listed below are the major employers located in the City and the number employed by each:

Employer	Type	Number of Employees
Unified School District No. 385	Education	644
Kansas Medical Center	Health-Hospital	270
Vornado	Manufacturing	158
Butler County Community College	Education -2 Year	141
Sherwin-Williams Co.	Manufacturing-Paint	129
City of Andover	Government	107
Life Care Center Andover	Health-Nursing Home	73
Dillons Real Estate Co. Inc.	Retail-Grocery	69
International Cold Storage/Everidge	Refrigeration Systems	64
Victoria Falls	Health-Nursing Home	50

Source: City CFO

The City is located at the northeast corner of the Wichita Metropolitan Area, approximately 20 miles from downtown Wichita, Kansas, and as such residents of the City also have employment opportunities throughout the City of Wichita, Kansas and Sedgwick County, Kansas.

City residents have employment opportunities nearby in the City of Wichita. Listed below are the largest employers within the Wichita Metro Area and the number employed by each:

Major Employers – Wichita Metro Area

		Number of Full-time
Major Employers	Product/Service	Employees
Spirit AeroSystems Inc.	Aircraft	13,000
Textron Aviation	Aircraft	9,350
McConnell Air Force Base	Government	5,679
U.S.D. 259	Education	5,614
Ascension Via Christi Health	Healthcare	4,413
Koch Industries Inc.	Refining & Chemicals	3,100
City of Wichita	Government	2,886
U.S. Government	Government	2,830
Sedgwick County	Government	2,521
State of Kansas	Higher Education and Government	2,157

Source: "Major Employers", Wichita.gov, 2025

Labor Force

The following tables set forth the labor force and employment figures for Butler County, Kansas and the State of Kansas:

Butler County, Kansas

	Total			
Year	Labor Force	Employed	Unemployed	Unemployed Rate
2020	32,533	30,403	2,130	6.5%
2021	32,456	31,315	1,141	3.5%
2022	32,766	31,856	910	2.8%
2023	34,159	33,185	974	2.9%
2024	34,730	33,462	1,268	3.7%

State of Kansas

	Total			
<u>Year</u>	Labor Force	Employed	Unemployed	Unemployed Rate
2020	1,497,003	1,408,995	88,008	5.9%
2021	1,495,665	1,447,323	48,342	3.2%
2022	1,504,932	1,464,834	40,098	2.7%
2023	1,524,404	1,480,579	43,825	2.9%
2024	1,545,790	1,490,553	55,237	3.6%

Source: Kansas Department of Labor

Personal Income

The Butler County personal and per capita personal income and State of Kansas per capita personal income are listed for the years indicated in the following table:

	Butler County	Butler County Per Capita	State of Kansas Per Capita
<u>Year</u>	Total Personal Income	Personal Income	Personal Income
2019	\$3,226,195,000	\$48,216	\$53,426
2020	3,402,425,000	50,789	56,099
2021	3,505,999,000	51,643	58,924
2022	3,659,856,000	53,632	60,424
2023	3,963,352,000	57,748	66,115

Source: Bureau of Economic Analysis

Retail Sales Tax Collections

The following table lists the sales tax collections for the State of Kansas portion of the total sales tax for the years indicated for sales occurring in Butler County, Kansas:

Year	Sales Tax Collections	Per Capita Sales Tax
2020	\$58,892,474	\$861.99
2021	66,363,084	928.18
2022	74,850,689	1,033.90
2023	75,398,813	1,093.61
2024	77,405,081	1,100.87

Source: Kansas Statistical Abstract

Oil Production

The oil production (in number of barrels) for Butler County for the years listed is indicated in the following table:

<u>Year</u>	Oil Production
2020	684,681
2021	689,731
2022	699,285
2023	704,109
2024	740,046

Source: Kansas Geological Survey

FINANCIAL INFORMATION REGARDING THE CITY

Financial Overview

The following table summarizes key statistics with regard to the City's general obligation debt as of the dated date:

Estimated Appraised Valuation	\$2,105,485,597
Assessed Valuation (including Motor Vehicle valuation)	\$295,330,952
Population	15,814
Outstanding General Obligation Notes and Bonds General Obligation Debt Per Capita Ratio of General Obligation Debt to Assessed Valuation Ratio of General Obligation Debt to Appraised Valuation	\$127,560,000 \$8,066.27 43.19% 6.06%
Direct and Net Overlapping Debt Direct and Net Overlapping Debt Per Capita Ratio of Direct and Net Overlapping Debt to Assessed Valuation Ratio of Direct and Net Overlapping Debt to Appraised Valuation	\$196,129,920 \$12,402.30 66.41% 9.32%

Authority to Incur Debt

Pursuant to Kansas law, the City is authorized to incur applicable bonded debt of 30% of the current years' Assessed Tangible Valuation, including the City's valuation of motor vehicles. The City's current applicable bonded debt is 18.81% of its Assessed Tangible Valuation for computation of bond debt limitation.

Assessed Tangible Valuation	\$270,631,332
Motor Vehicle Valuation (2024)	24,699,620
Total Valuation for Computation of Bonded Indebtedness Limitations	\$295,330,952
•	
Legal Limitation of Bonded Debt (30%)	\$88,599,286
Applicable General Obligation Debt to Debt Limit	<u>55,559,571</u>
Additional Debt Capacity	\$33,039,715

History of Equalized Assessed Valuation of Taxable Tangible Property

The Equalized Assessed Valuation of Taxable Tangible Property in the City for the last ten years is as follows:

		Assessed		
	Estimated	Valuation of	Assessed	Total
	Appraised	Tangible	Valuation of	Assessed
Year	Valuation	Taxable Property	Motor Vehicles	Valuation
2016	\$1,159,168,531	\$136,636,680	\$17,788,441	\$154,425,121
2017	1,228,018,375	145,808,167	18,140,727	163,948,894
2018	1,134,138,740	153,116,608	18,718,266	171,834,874
2019	1,188,012,970	161,316,473	19,472,188	180,788,661
2020	1,287,695,284	172,877,615	20,370,113	193,247,728
2021	1,328,946,016	177,713,554	21,901,890	199,615,444
2022	1,534,795,235	201,178,171	21,665,475	222,843,646
2023	1,808,292,187	232,101,160	23,203,696	255,304,856
2024	1,972,471,964	252,330,588	24,699,620	277,030,208
2025*	2,105,485,597	270,631,332	24,699,620	295,330,952

^{*} Preliminary 2025 assessed valuation figures used for budgeting purposes. 2025 motor vehicle valuation not yet available; $2024\ MV$ data used for estimation purposes only.

Source: County Clerk

Major Taxpayers

The following table sets forth the largest taxpayers in the City for taxes levied in 2024:

<u>Taxpayer</u>	Assessed Value	Taxes Due
FOUNDERS REAL ESTATE LLC	\$3,548,790	\$545,917.46
EVERGY KANSAS SOUTH, INC	2,510,619	389,179.00
ANDOVER APARTMENTS LLC	2,330,773	358,374.98
VORNADO AIR LLC	2,232,460	359,339.86
FLINT HILLS NAT'L GOLF CLUB	1,931,688	297,155.44
PAUL PROPERTIES ANDOVER LLC	1,807,021	270,737.54
HSMU LLC	1,799,047	276,578.50
KANSAS GAS SERVICE	1,687,725	259,626.12
DILLONS COMPANIES INC	1,627,500	250,361.58
HERITAGE SQUARE ANDOVER LLC	1,284,794	197,297.46

Source: County Treasurer

Local Option Sales Tax

Sales tax collections are the responsibility of the Kansas Department of Revenue. The Department of Revenue distributes the local option countywide and citywide sales taxes on a monthly basis. Countywide sales taxes are distributed between the levying county and the cities within the county based on population and relative tax levies. Citywide local option sales taxes are distributed solely to the levying city.

The current total sales tax rate for goods and services in the City is 8.50%, which consists of 6.50% imposed by the State of Kansas, 0.00% imposed by Butler County and a 2.00% city-wide local option sales tax.

The following table provides the amount of local sales tax collected and received by the City during the years indicated:

Year	Sales Tax Rates	Collections
$2015^{(1)}$	1.00% / 1.75%	\$2,273,324
2016	1.75%	3,931,686
2017	1.75%	4,048,287
$2018^{(1)}$	1.75% / 1.00%	4,044,396
2019	1.00%	2,323,328
2020	1.00%	2,523,697
2021	1.00%	2,865,818
$2022^{(2)}$	1.00% / 2.00%	5,197,485
2023	2.00%	7,012,923
2024	2.00%	7,056,028

⁽¹⁾ The sales tax rate increased from 1.00% to 1.75% on October 1, 2015, and was reduced back to 1.00% on October 1, 2018.

Source: City Clerk

Current Indebtedness of the City

The following tables show the City's outstanding debt as of the dated date:

General Obligation Bonds

				Portion Paid	Portion Paid	Portion Paid	Amount
	Final	Original	Principal	from General	from Sales	from Special	Applicable to
<u>Issue</u>	Maturity	Principal	Outstanding	Taxes	Taxes	Assessments	Debt Limit
Series A, 2015	10/1/2035	\$6,540,000	\$2,275,000	\$163,800	\$0	\$2,111,200	\$1,022,332
Series B, 2015	10/1/2030	3,780,000	1,425,000	1,425,000	0	0	1,425,000
Series A, 2016	10/1/2031	9,640,000	2,415,000	357,420	0	2,057,580	1,133,338
Series A, 2017	10/1/2038	3,575,000	2,655,000	0	0	2,655,000	588,826
Series A, 2019	10/1/2039	7,525,000	5,555,000	3,744,070	0	1,810,930	3,419,146
Series A, 2020	10/1/2040	3,695,000	2,930,000	0	0	2,930,000	1,307,099
Series B, 2020	10/1/2033	4,320,000	1,130,000	0	0	1,130,000	260,517
Series C, 2020	10/1/2041	3,745,000	2,815,000	0	0	2,815,000	1,423,237
Series A, 2022	10/1/2042	4,160,000	3,855,000	0	0	3,855,000	1,711,166
Series A, 2023	10/1/2043	3,220,000	3,025,000	0	0	3,025,000	698,524
Series A, 2024	10/1/2044	25,155,000	22,590,000	0	11,740,000	10,850,000	16,669,550
Series A, 2025	10/1/2046	12,230,000	12,230,000	<u>6,152,913</u>	<u>0</u>	<u>6,077,087</u>	<u>\$6,335,765</u>
		Total=	\$62,900,000	<u>\$11,843,203</u>	\$11,740,000	\$39,316,797	\$35,994,500

⁽²⁾ The sales tax rate increased from 1.00% to 2.00% on April 1, 2022.

The following tables show the City's outstanding tax increment debt as of the dated date:

Tax Increment Bonds

		Original	Principal
<u>Issue</u>	Final Maturity	Principal	Outstanding
Series B, 2019	10/1/2039	\$3,655,000	\$2,980,000
Series A, 2021	10/1/2039	9,605,000	9,255,000
Series B, 2021	10/1/2040	16,890,000	16,190,000
		Total=	\$28,425,000
3% of assessed val	(8,859,929)		
Amount of tax inc	rement bonds applica	able to the debt limit	\$19,565,071

⁽¹⁾ Any aggregate amount of tax increment bonds of the City in excess of 3% of the assessed valuation of the City is applicable to the City's debt limit.

Temporary Notes

	Final	Amount	Amount Applicable to
<u>Issue</u>	Maturity	Outstanding	Debt Limit
Series A, 2025	10/01/2028	<u>\$36,235,000</u>	<u>\$0</u>
	Total=	\$36,235,000	<u>\$0</u>

Public Building Commission Revenue Bonds

The Bonds issued by the Andover Public Building Commission are payable solely from the revenues received by the Commission from lease agreements with the City. The following table sets forth the outstanding bonds of the Andover Public Building Commission as of the dated date:

	Final	Original	Principal
<u>Issue</u>	Maturity	Principal	Outstanding
Series A, 2017	11/1/2032	\$1,150,000	\$775,000
		Total=	\$775,000

Overlapping Indebtedness

The following table sets forth the overlapping general obligation indebtedness as of the dated date (excluding public building commission and other revenue obligations of Butler County), and the percent attributable (on the basis of assessed valuation) to the City:

	Current	Outstanding	Percent	Gross Amount	Net Amount
	Assessed	General Obligation	Applicable	Applicable	Applicable
Taxing Jurisdiction	Valuation	Indebtedness	to Issuer	to Issuer	to Issuer
Butler County	\$1,097,000,657	\$-0-	24.67%	\$-0-	\$-0-
Unified School Dist. 385 ⁽¹⁾	536,408,906	135,900,000	50.46%	68,569,920	68,569,920
Butler Co. Comm. College	1,097,000,657	-0-	24.67%	<u>-0-</u>	<u>-0-</u>
_			Total =	\$68,569,920	\$68,569,920

⁽¹⁾ For bonds approved by voters prior to July 1, 2015, the State of Kansas will pay 50% of debt service for USD 385 bonds; for bonds approved by voters after July 1, 2015, the State of Kansas will pay 0% of debt service for the USD 385 bonds.

Debt Management and Fiscal Policy

The City has adopted a resolution adopting a debt management and fiscal policy. Included in the resolution is a measure of debt affordability, which provides that the amount of new general obligation debt, including temporary notes, issued in any one fiscal year shall not exceed sixty (60%) percent of the amount of new growth in the prior year of the assessed valuation of the City. In addition, any unused new growth amount in the prior year can be applied to future years as well. The policy provides for exemptions to the debt limit on a case-by-case basis.

In addition, the City of Andover, Kansas has adopted a resolution establishing a development policy for the financing of public improvements and the levying of special assessments within the City. A part of this resolution requires a financial guarantee equal to 50% of the estimated principal cost of the project(s), which guarantee the payment of the special assessments levied. This financial guarantee is released based upon the following schedule:

Upon expiration of one-half (1/2) of the original length of maturity of bonds issued for improvements, or upon issuance of certificates of occupancy for a principal building on at least one-half (1/2) of the properties within the development that received the improvements, whichever occurs first, an amount equal to 40% of the original amount of the financial guarantee shall be released, less any amounts which have been previously applied towards bond principal and interest;

Upon expiration of three-fourths (3/4) of the original length of maturity on the bonds issued for improvements, or upon issuance of certificates of occupancy of a principal building on at least three-fourths (3/4) of the properties within the development that received the improvements, whichever occurs first, an amount equal to 80% of the original amount of the financial guarantee shall be released, less any amounts which have been previously applied towards bond principal and interest; and

Upon the maturity date of the bonds issued for the improvements, or upon the issuance of certificates of occupancy for a special building on at least 90% of the properties within the development that received the improvements, whichever occurs first, the remaining portion of the financial guarantee shall be released, less any amounts which have been previously applied towards bonds principal and interest.

Future Debt

Residential and commercial growth that the City has experienced is expected to continue. As a result, the City anticipates financing the public infrastructure needs of the community with ongoing temporary note financing and eventually bonded indebtedness. The City may issue additional debt in the next 12 months for developments occurring in the City.

Retirement and Pension Plans

All full-time employees, except police and fire employees, participate in the City's Simplified Employee Pension Plan ("Plan"), a single-employer, defined contribution retirement plan. All full-time employees are eligible to participate in the Plan after six months of continuous employment. Benefits are fully vested upon eligibility to participate in the Plan. The City's contribution, as required by the Plan document, for 2023 was based upon 7% of the gross compensation and was \$289,276. Employees are not required to make contributions to the Plan, but if they do, the City matches the employee's elective contributions up to 3%. In 2023, the total employee elective contributions were \$142,801. The City retains no ownership rights to the accounts and, accordingly, the account balances are not included in the financial statements of the City.

Certain of the City's police and fire employees participate in the Public Employees Retirement System – Local Group and the Police and Firemen's Retirement System ("KP&F") operated through the Kansas Public Employees Retirement System ("KPERS"), a cost-sharing, multiple-employer, defined benefit plan which is funded though contributions by employers and the individual employees. KP&F provides retirement benefits, life insurance, disability income benefits and death benefits. KP&F issues a publicly available financial report which is available by contacting KPERS at 611 S. Kansas Ave, Suite 100, Topeka, Kansas 66603.

Kansas law places a cap on employer contributions to the KPERS plans, which has resulted in a statutory contribution rate for employees that has been below the actuarial required contribution rate for many years, in an effort to address the unfunded actuarial liability of the KPERS plans, the Kansas Legislature approved legislation in 2012 that will increase employer contributions at a rate greater than the historical 0.6% of covered compensation rate of increase in recent years. The City began participating in the KP&F portion of KPERS in 2007. The 2023 contribution rate for the City and City employees is 22.86% and 7.15%, respectively. The City's contribution to the Plan for the years ended December 31, 2023, 2022, and 2021, was approximately \$701,937, \$648,251, and \$635,429, respectively, and was equal to their required contribution.

The Governmental Accounting and Standards Board recently released GASB Statement 68 changing the way governmental employers account for pension programs such as KPERS under Generally Accepted Accounting Principles ("GAAP"). Beginning with fiscal year 2015, public entities reporting financial information in conformance with GAAP were required to report in their financial statements their share of the costs and obligations of KPERS. According to KPERS' Valuation Reports, KPERS had an aggregate UAAL of approximately \$8.290 billion in calendar year 2023, of which approximately \$2.089 billion was attributable to the Local Group and approximately \$1.381 billion was attributable to KP&F.

Insurance

The City has the following insurance coverage through USI: general liability (\$1,000,000 per occurrence/\$2,000,000 aggregate), business auto (\$1,000,000 liability/\$1,000,000 uninsured motorist), over \$2.2 million Inland Marine, law enforcement liability (\$1,000,000 per occurrence/\$1,000,000 aggregate), linebacker (\$1 million per occurrence/\$2,000,000 aggregate), and over \$55 million blanket property coverage for buildings and personal property. Proceeds of insurance are not pledged to the Bonds.

General Tax Levies and Collections

Accounting, Budgeting and Auditing Procedures

The City follows a modified accrual basis of accounting for funds of the City, including the general fund, special revenue funds, capital project fund and debt service fund. Enterprise funds are reported on the accrual basis of accounting. The City has received a GAAP waiver from the State of Kansas.

An annual budget of estimated receipts and disbursements for the coming calendar year is required by statute to be prepared for all funds (unless specifically exempted). The budget is prepared utilizing the modified accrual basis which is further modified by the encumbrance method of accounting. For example, commitments such as purchase orders and contracts, in addition to disbursements and accounts payable, are recorded as expenditures. The budget lists estimated receipts by funds and sources and estimated disbursements by funds and purposes. The proposed budget is presented to the governing body of the City prior to August 1, with a public hearing required to be held prior to August 15, with the final budget to be adopted by a majority vote of the governing body of the City prior to August 25 of each year (or October 1 if the City must conduct a public hearing to levy taxes in excess of its revenue neutral rate described below). Budgets may be amended upon action of the governing body after notice and public hearing, provided that no additional tax revenues may be raised after the original budget is adopted.

The City may levy taxes in accordance with the requirements of its adopted budget. Property tax levies are based on the adopted budget of the City and the assessed valuations provided by the County appraiser. In 2021, the Kansas Legislature passed legislation (the "Revenue Neutral Tax Act") that repeals the "tax lid" (formerly K.S.A. 79-2925c) and provides that, beginning January 1, 2021, a taxing subdivision (which includes any political subdivision of the State that levies an ad valorem property tax, including the City) is not authorized to levy a property tax rate in excess of its revenue neutral rate without first providing notice, holding a public hearing, and authorizing such property tax rate by majority vote of its governing body. The revenue neutral rate means the tax rate for the current tax year that would generate the same property tax revenue as levied the previous tax year using the current tax year's total assessed valuation.

The Revenue Neutral Tax Act provides that by June 15 of every year, each county clerk shall calculate the revenue neutral rate for each taxing subdivision in their respective county. If a taxing subdivision desires to levy a tax rate in excess of its revenue neutral rate, it must first publish notice of a public hearing and notify, by July 20, the county clerk of the taxing subdivision's intent to exceed the revenue neutral rate. The county clerk is required to provide notice of the public hearing to each taxpayer with property in the taxing subdivision, along with the following information concerning the taxing subdivision: (1) the revenue neutral rate, (2) the proposed property tax revenue needed to fund the proposed budget, (3) the proposed tax rate based on the proposed budget, (4) the tax rate and property tax of each taxing subdivision on the taxpayer's property from the previous year's tax statement, (5) the appraised value and assessed value of the taxpayer's property, (6) estimates of the tax for the current tax year on the taxpayer's property based on the revenue neutral rate of each taxing subdivision and any proposed tax rates that exceed the revenue neutral rates, (7) the difference between the estimates of tax based on the proposed tax rate and the revenue neutral rate. The public hearing regarding exceeding the revenue neutral rate is to

he held between August 20 and September 20, and can be held in conjunction with the taxing subdivision's budget hearing. If multiple taxing subdivisions within the county are required to hold a public hearing, the notices to the taxpayer can be combined into a single notice. At the public hearing, the taxing subdivision can approve exceeding the revenue neutral rate by a majority vote of its governing body, and the amount of tax to be levied must be certified to the county clerk by October 1. The taxing subdivision's adopted budget shall not result in a tax rate in excess of its proposed rate stated in the notice provided to the taxpayers. If a taxing subdivision fails to comply with the requirements of the Revenue Neutral Tax Act, it shall refund to the taxpayers any property taxes over collected based on the amount of the levy that was in excess of the revenue neutral rate.

Kansas law prohibits governmental units from creating indebtedness unless there are funds on hand in the proper accounts and unencumbered by previous action with which to pay such indebtedness. An exception to this cash-basis operation is made where provision has been made for payment of obligations by bonds or other specific debt obligations authorized by law.

The financial records of the City are audited annually by a firm of independent certified public accountants in accordance with generally accepted auditing standards. In recent years, the annual audit has been performed by BT & Co., P.A., Topeka, Kansas. Copies of the audit reports for the past five (5) years are on file in the Clerk's office and are available for review. The audit for the Fiscal Year ended December 31, 2023, is included in the City's Annual Comprehensive Financial Statements and Report attached hereto as APPENDIX B.

The financial information contained in the Appendices to this Official Statement are an integral part of this document and are intended to be read in conjunction herewith.

City Mill Levy History

The aggregate tax levies (per \$1,000 assessed valuation) of the City and overlapping jurisdictions for the years indicated are included in the following table:

				Butler		
			Butler	Community		
<u>Year</u>	<u>City</u>	USD 385	County	College	State	Total
2015	38.525	65.289	35.012	18.063	1.500	158.389
2016	40.973	65.341	34.747	20.074	1.500	162.635
2017	40.511	67.592	34.749	20.075	1.500	164.427
2018	41.013	67.612	34.274	20.068	1.500	164.467
2019	42.311	67.736	34.280	20.068	1.500	165.895
2020	42.273	67.859	34.013	18.007	1.500	163.652
2021	43.831	67.417	32.766	15.262	1.500	160.776
2022	43.727	67.337	32.093	13.855	1.500	158.512
2023	42.981	66.055	30.088	12.269	1.500	152.893
2024	43.805	65.408	29.880	13.239	1.500	153.832

Source: County Clerk

Property Tax Collections

Tax statements are mailed November 1 each year and may be paid in full or one-half on or before December 20 with the remaining one-half due on or before May 10 of the following year. Taxes that are unpaid on the due dates are penalized at a statutorily prescribed rate until paid or until the property is sold for taxes. Real estate bearing unpaid taxes is advertised for sale in July of each year and is sold by the County for taxes and all legal charges on the first Tuesday in September. Properties that are sold and not redeemed within two years after the tax sale are subject to foreclosure sale, except homestead properties which are subject to foreclosure sale after three years.

Personal property taxes are due and may be paid in the same manner as real estate taxes, with the same interest applying to delinquencies. If personal taxes are not paid when due, warrants are issued and placed in the hands of the Sheriff for collection. If not paid on or before October 1, legal judgment is entered and the delinquent tax becomes a lien on the property. Unless renewed, a non-enforced lien expires five years after it is entered.

Motor vehicle taxes are collected periodically throughout the year concurrently with the renewal of motor vehicle tags based upon the value of such vehicles. Such tax receipts are distributed to all taxing subdivisions, including the State of Kansas, in proportion to the number of mills levied within each taxpayers' tax levy unit.

Tax Collection Record

The following table sets forth tax collection information for the City for the years indicated:

		Collections	within the			
		Fiscal Year	of the Levy		Total Collec	tions to Date
				Collections in		
Fiscal	Taxes		Percentage	Subsequent		Percentage
Year	Levied	Amount	of Levy	Years*	Amount	of Levy
2015	\$4,802,749	\$4,585,186	95.47%	\$145,952	\$4,731,138	98.51%
2016	4,960,163	4,701,925	94.79%		4,701,925	94.79%
2017	5,590,046	5,502,196	98.42%		5,502,196	98.42%
2018	6,031,787	5,865,123	97.23%		5,865,123	97.23%
2019	6,514,778	6,408,056	98.36%		6,408,056	98.36%
2020	7,048,492	6,696,286	95.00%		6,804,860	96.54%
2021	7,479,735	7,158,708	95.71%		7,334,606	98.06%
2022	8,810,265	8,662,322	98.32%	60,827	8,723,149	99.01%
2023	9,962,992	9,881,862	99.19%		9,881,862	99.19%
2024**	11,069,282	10,770,950	97.30%		10,770,950	97.30%

^{*}County Treasurer's records do not provide a determination of which year the collection in subsequent years is applied to. For this schedule all collections of delinquent taxes are applied to the preceding year.

**Partial collections through 9/17/25

Source: County Treasurer

Special Assessments and Collections

In the past the City has pursued a policy of utilizing special benefit districts to assign the cost of certain internal improvement projects to the property which was directly benefited from the construction thereof. Kansas statutes allow for the creation of special benefit districts to pay for the cost of a variety of improvements including street construction, storm water drains, sanitary sewer system improvements, street lighting, water system improvements, recreational facilities, flood control projects, bridges and parking facilities. The City has typically utilized special benefit districts to pay for the costs associated with constructing streets, sidewalks, water lines, sewers, curbs, gutters and lighting in new residential developments within the City.

The creation of special benefit districts, the determination of property benefited and the method of allocating the cost of the improvements is at the discretion of the City. Property owners have the ability to suggest improvement to be made through a petition process and to comment on the final amount of their assessment. The City may or may not be included as part of the special benefit district. All property owners have the option to pay their portion of the improvement cost with a one-time payment during an assessment prepayment period or pay in annual installments with interest over a certain number of years.

Upon completion of the special benefit district improvement projects and a prepayment period, the City issues general obligation bonds to provide for permanent project financing. The payment of the principal of and interest on such bonds is paid from the special assessments levied annually on the benefited property owners. Special assessments are paid at the same time and in the same manner as ad valorem property taxes. If at any time the special assessments received from the property owners are insufficient to provide for the payment of the principal of and interest on the bonds, the City is obligated to provide for the balance of such payments through its ability to levy unlimited ad valorem property taxes.

Special assessments are spread on benefited real estate with general property tax levy in November of each year. The following table sets forth the special assessments levied and collected in recent years:

C-- - - - - 1

		Special	
	Special	Assessments	Delinquency
Budget Year	Assessment Levy	Collected	Percentage
2015	\$4,221,162	\$4,119,766	2.40%
2016	3,876,949	3,831,312	1.12%
2017	3,851,719	3,800,375	1.33%
2018	3,583,109	3,436,763	4.10%
2019	3,548,461	3,502,331	1.30%
2020	3,571,445	3,551,419	0.77%
2021	3,544,398	3,461,551	2.34%
2022	3,662,993	3,695,172	0.00%
2023	3,383,734	3,412,745	0.00%
2024	3,033,932	3,025,527	0.02%
	2015 2016 2017 2018 2019 2020 2021 2022 2023	Budget YearAssessment Levy2015\$4,221,16220163,876,94920173,851,71920183,583,10920193,548,46120203,571,44520213,544,39820223,662,99320233,383,734	Budget YearAssessment LevyCollected2015\$4,221,162\$4,119,76620163,876,9493,831,31220173,851,7193,800,37520183,583,1093,436,76320193,548,4613,502,33120203,571,4453,551,41920213,544,3983,461,55120223,662,9933,695,17220233,383,7343,412,745

Source: CFO

Appraisal and Assessment Procedures

The determination of appraised and assessed valuation and the collection of property taxes for all political subdivisions in the State of Kansas is the responsibility of the various counties. The County Appraiser annually determines the appraised valuation of property located in the County. The Appraiser's determination is based on a number of criteria established by Kansas statute. All property, with the exception of agricultural land, is appraised based on estimated fair market value. Agricultural property is appraised based on productivity value. Kansas statutes require that each parcel of real property be reviewed

and inspected by the county appraiser once every four years for taxation purposes. Once appraised valuations have been determined, they are multiplied by the applicable statutory assessment rates to arrive at the assessed valuations. The total assessed valuation is then used to establish property tax rates.

Property Assessment Rates

In order to determine the assessed valuation of a parcel of property for taxation purposes, the county appraiser multiplies the appraised value of the parcel by the applicable assessment rate. Current property assessment rates were established in 1986, effective in 1989, and slightly modified in 1992. The most significant 1992 modifications involved lowering the assessment rate on commercial and industrial real property from 30% to 25% and on residential property from 12% to 11.5%. The following table shows the current assessment rates for the different classes of taxable tangible property within the State of Kansas.

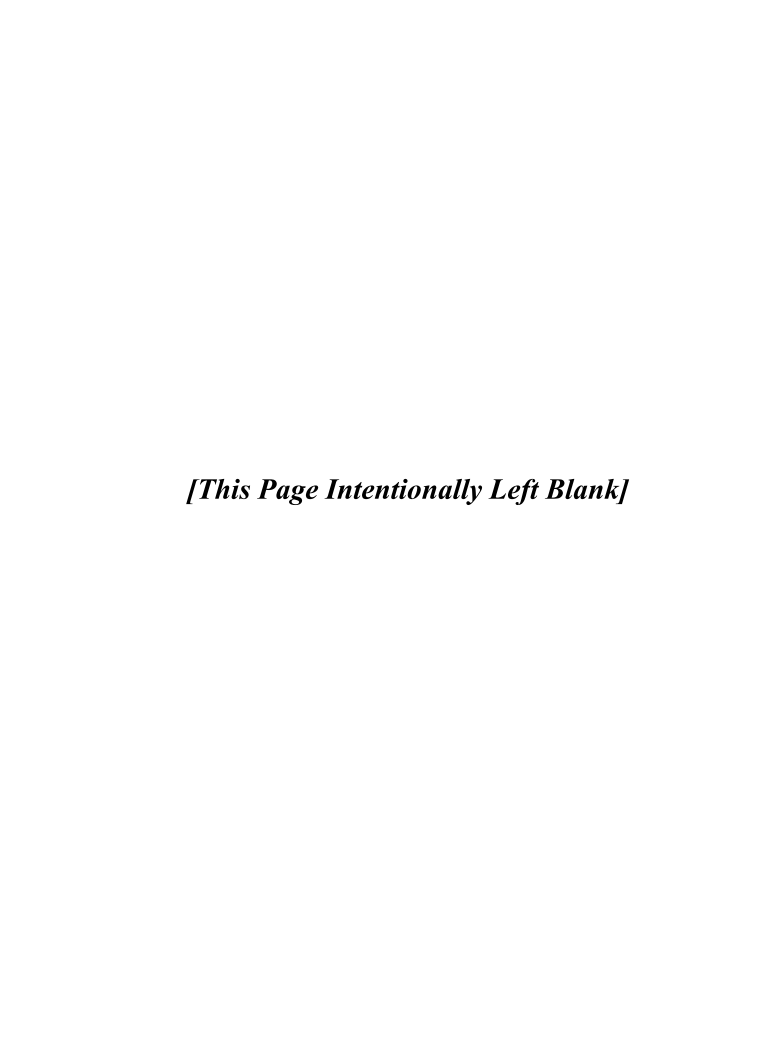
Real Property:	
Residential	11.5%
Commercial and Industrial-Real Property	25.0%
Agricultural Land (1)	30.0%
Agricultural Improvements	25.0%
Vacant Lots	12.0%
Not-for-Profit (2)	12.0%
All Other	30.0%
Personal Property (3):	
Mobile Homes	11.5%
Mineral Leaseholds (large)	30.0%
Mineral Leaseholds (small)	25.0%
Commercial & Industrial Machinery & Equipment	25.0%
All Other	30.0%
<u>Utilities:</u>	
Railroads	federally mandated rate
All Other Public Utilities	33.0%
Motor Vehicles:	22.0%
Property Exempt:	

Property used for the following purposes, or portions thereof, are exempt from taxation provided certain statutory requirements are met: religious, educational, literary, scientific, benevolent, alumni associations, veterans' organizations, or charitable purposes, including parsonages and community service organizations providing humanitarian services.

⁽¹⁾ Agricultural land is valued based on the productivity value of the property and not estimated market valuation.

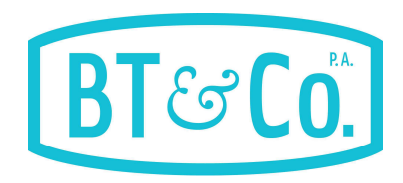
⁽²⁾ A bill passed by the Kansas Legislature in 1994 clarified this class of property to include all property owned and operated by not-for-profit organizations not subject to federal income taxation pursuant to paragraphs (2), (3), (4), (7), (8), or (10) of Subsection C of Section 501 of the federal internal revenue code. This bill specifically established that private, not-for-profit country clubs would be assessed at 12% for all land which does not accommodate buildings or improvements.

⁽³⁾ The 2006 Kansas Legislature exempted from all property or ad valorem property taxes levied under the laws of the State, all commercial, industrial, telecommunications, and railroad machinery and equipment acquired by qualified purchase or lease after June 30, 2006 or transported into the State after June 30, 2006 for the purpose of expanding an existing business or creation of a new business.



APPENDIX B

COMPREHENSIVE ANNUAL FINANCIAL STATEMENTS AND REPORT YEAR ENDED DECEMBER 31, 2023



Certified Public Accountants

CITY OF ANDOVER, KANSAS

FINANCIAL STATEMENT YEAR ENDED DECEMBER 31, 2024

CITY OF ANDOVER, KANSAS FINANCIAL STATEMENT REGULATORY BASIS Year Ended December 31, 2024

TABLE OF CONTENTS

	<u>Schedule</u>	<u>Page</u>
Independent Auditors' Report		1 - 3
Financial Statement:		
Summary Statement of Receipts, Expenditures, and Unencumbered Cash - Regulatory Basis		4
Notes to Financial Statement		5 - 19
Supplementary Information:		
Summary of Expenditures - Budget and Actual - Regulatory Basis	1	20
Schedule of Receipts and Expenditures - Budget and Actual -		
Regulatory Basis:	2	
General Fund		21 - 23
Street Improvement Fund		24
Employee Benefits Fund		25
Special Highway Fund		26
Library Fund		27
Hotel and Tourism Fund		28
Park Improvement Fund		29
Emergency 911 Fund		30
Special Building Fund		31
Golf Course Fund		32
Festivals Fund		33
ARPA Fund		34
Debt Service Fund		35
Sewer Expansion/Equipment Reserve Fund		36
TIF Fund		37
Water Utility Fund		38
Sewer Utility Fund		39
Recycling/Trash Utility Fund		40
Storm Water Utility Fund		41
Vehicle Lease Management Fund		42
Schedule of Receipts and Expenditures - Regulatory Basis:	3	
Street Equipment Reserve Fund		43
City Project Funds		44
Capital Equipment Reserve Fund		45
Sales Tax Funded Projects Fund		46
Andover Public Building Commission Fund		47
Summary of Receipts and Disbursements - Agency Funds -		
Regulatory Basis	4	48

CITY OF ANDOVER, KANSAS FINANCIAL STATEMENT REGULATORY BASIS Year Ended December 31, 2024

TABLE OF CONTENTS (Continued)

	<u>Schedule</u>	<u>Page</u>
Schedule of Receipts and Expenditures - Andover Public Library –		
Related Municipal Entity - Regulatory Basis	5	49



INDEPENDENT AUDITORS' REPORT

Mayor and City Council City of Andover, Kansas

Adverse and Unmodified Opinions

We have audited the accompanying fund summary statement of regulatory basis receipts, expenditures, and unencumbered cash balances of the City of Andover, Kansas (the City) as of and for the year ended December 31, 2024 and the related notes to the financial statement.

Adverse Opinion on U.S. Generally Accepted Accounting Principles

In our opinion, because of the significance of the matter discussed in the Basis for Adverse and Unmodified Opinions section of our report, the accompanying financial statement referred to above does not present fairly, in conformity with accounting principles generally accepted in the United States of America, the financial position of the City as of December 31, 2024, or changes in financial position and cash flows thereof for the year then ended.

Unmodified Opinion on Regulatory Basis of Accounting

In our opinion, the accompanying financial statement referred to above presents fairly, in all material respects, the aggregate cash and unencumbered cash balance of the City as of December 31, 2024, and the aggregate receipts and expenditures for the year then ended in accordance with the financial reporting provisions of the *Kansas Municipal Audit and Accounting Guide* described in Note 2.

Basis for Adverse and Unmodified Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and the *Kansas Municipal Audit and Accounting Guide*. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statement section of our report. We are required to be independent of the City, and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our adverse and unmodified audit opinions.

Matter Giving Rise to Adverse Opinion on U.S. Generally Accepted Accounting Principles

As discussed in Note 2 of the financial statement, the financial statement is prepared by the City on the basis of the financial reporting provisions of the *Kansas Municipal Audit and Accounting Guide*, which is a basis of accounting other than accounting principles generally accepted in the United States of America. The effects on the financial statement of the variances between the regulatory basis of accounting described in Note 2 and accounting principles generally accepted in the United States of America, although not reasonably determinable, are presumed to be material.

Responsibilities of Management for the Financial Statement

Management is responsible for the preparation and fair presentation of this financial statement in accordance with the *Kansas Municipal Audit and Accounting Guide* as described in Note 2; this includes determining that the regulatory basis of accounting is an acceptable basis for the preparation of the financial statement in the circumstances. Management is also responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statement that is free from material misstatement, whether due to fraud or error.

In preparing the financial statement, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the City's ability to continue as a going concern within one year after the date that the financial statement is issued or available to be issued.

Auditors' Responsibilities for the Audit of the Financial Statement

Our objectives are to obtain reasonable assurance about whether the financial statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statement.

In performing an audit in accordance with GAAS, we:

- exercise professional judgment and maintain professional skepticism throughout the audit.
- identify and assess the risks of material misstatement of the financial statement, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statement.
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the City's internal control. Accordingly, no such opinion is expressed.
- evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statement.
- conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the City's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the fund summary statement of regulatory basis receipts, expenditures, and unencumbered cash balances (the financial statement) as a whole. The schedules listed under supplementary information in the accompanying table of contents are presented for purposes of additional

analysis and are not a required part of the financial statement. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statement. The information has been subjected to the auditing procedures applied in the audit of the financial statement and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statement or to the financial statement itself, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the accompanying supplementary information is fairly stated in all material respects, in relation to the financial statement as a whole, on the basis of accounting described in Note 2.

BT& CO., P.A.

September 25, 2025 Topeka, Kansas

CITY OF ANDOVER, KANSAS SUMMARY STATEMENT OF RECEIPTS, EXPENDITURES, AND UNENCUMBERED CASH REGULATORY BASIS Year Ended December 31, 2024

	Beginning Unencumbered	Prior Year Canceled			Ending Unencumbered	Add Outstanding Encumbrances and		Ending Cash
Funds	Cash Balance	Encumbrances	Receipts	Expenditures	Cash Balance	Accounts Payable		Balance
Primary government:								
General fund	\$ 3,780,620	s .	13,643,128	\$ 13,169,438	\$ 4,254,310	\$ 421,680	S	4,675,990
Special purpose funds:								
Street improvement fund	4,063,298	ļ	8,139,102	10,423,237	1,779,163	3,513,435		5,292,598
Employee benefits fund	1,036,564	ļ	3,971,991	3,031,596	1,976,959	1,592		1,978,551
Special highway fund	938,777	ı	534,664	847,371	626,070	29,871		655,941
Library fund	64,148	ı	746,651	732,707	78,092	i		78,092
Hotel and tourism fund	285,628	ı	136,651	207,962	214,317	1,243		215,560
Park improvement fund	635,070	ı	960'00\$	61,120	1,074,046	Ì		1,074,046
Emergency 911 fund	235,353	ı	113,993	44,867	304,479	476		304,955
Special building fund	38,604		422,030	417,432	43,202	İ		43,202
Golf course fund	12,795	1	308,135	318,988	1,942	97,484		99,426
Festivals fund	180,608	i	310,130	355,632	135,106	1,554		136,660
ARPA fund	233,792			233,792		233,792		233,792
Andover Public Building Commission fund		•	417,432	417,432	•			
Debt service fund	1,299,545	i	3,929,226	4,071,695	1,157,076	i		1,157,076
Capital project funds:								
Sewer expansion/equipment reserve fund	4,886,737	ļ	12,158,965	167,922	16,877,780	541,704		17,419,484
TIF fund	(1.036.297)	1	1,507,674	447.232	24.145	147,475		171,620
Street equipment reserve fund	304,708	ı	242,450	258,419	288,739	i		288,739
City project finds	(16 223 982)	1	12 349 944	3 042 958	(966 916 9)	1 290 845		(5 626 151)
Canital equinment reserve fund	1 997 027	ı	314 302	649 372	1 661 957	235 742		1 897 699
Sales tax funded projects fund	(628.59)	ī	19 129 711	£59 196 6	2 785 679	947 505		3 733 184
Business finds:	(((((((((((((((((((((((((((((((((((((((17,147,111	20,10,10	C10'5001'#	200		101,001,0
Water utility fund	685,024	i	140,855	208.264	617,615	•		617,615
Sewer utility fund	1.768.447	1.055	3,483,078	2.650.518	2,602,062	25.693		2.627,755
Recycling/trash utility fund	128.975		1,133,649	1,086,151	176,473	1,055		177,528
Storm water utility fund	135.094	1	214.675	257.613	92,156	2,110		94.266
Vehicle lease management fund	344,777	•	400,424	455,136	290,065			290,065
Total primary government	(587,067)	1,055	84,248,956	53,518,507	30,144,437	7,493,256		37,637,693
Dolothal municipal antita								
Ketared municipal entity: Andover Public Library	888,693	"	895,307	798,100	985,900	35		985,935
Total reporting entity (excluding agency funds)	\$ 301,626	\$ 1,055 \$	85,144,263	\$ 54,316,607	\$ 31,130,337	\$ 7,493,291	\$	38,623,628
				Composition of cash				
				Equity Bank:				
				Checking			∽	37,526,869
				Bond account				25,055
				Surety account				13,965
				Library checking	tuo			0,288
				Emprise Bank:	cincin			600,14
				Library checking				309,465
				Andover State Bank:				000
				Library certificate of deposit Canitol Federal Bank:	leposit			250,000
				Library certificate of deposit	leposit			123,952
				INTRUST Bank:				
				Library certificate of deposit	leposit			269,147
				Kansas Municipal Investment Pool	ment Pool			19,251
				Total coch	1			20 712 490

Total cash Agency funds per Schedule 4 Total reporting entity (excluding agency funds) See accompanying notes to financial statement.

38,713,480 (89,852)

38,623,628

CITY OF ANDOVER, KANSAS NOTES TO FINANCIAL STATEMENT December 31, 2024

1 - Municipal Financial Reporting Entity

The City of Andover, Kansas (the City) was incorporated in 1957 as a municipal corporation governed under a Mayor-Council form of government consisting of an elected mayor and six council members. The City provides a full range of municipal services to its citizens in the areas of highways and streets, wastewater treatment, public improvement, public safety, planning and zoning, recreation, and general administrative services. This financial statement presents the City and the following related municipal entities:

The Andover Public Library (the Library) is legally separate from the City; however, the governing body of the Library is appointed by the City Council. The Library may not purchase or lease a site or erect a building for use of the Library without the approval of the City Council. The Library taxes are levied under the taxing authority of the City and are included as part of the City's total tax levy. These taxes are accounted for in the Library special purpose fund of the City. The Library also receives funding through state assistance programs, charges for services, and donations from the public.

The Andover Public Building Commission (the Commission) is governed by a seven-member board that is the same as the Governing Body of the City. Although it is legally separate from the City, the Commission is reported as if it is part of the primary government because its sole purpose is to finance and construct the City's public buildings.

The financial statement excludes the financial information for the following related municipal entity:

Fire District #1 (the District) is a legally separate entity established by Butler County (the County) to provide fire services to the citizens of Butler County. The County establishes a budget for the District and levies taxes accordingly. The funds of the District are maintained by the City. Since the District is included in the financial statement of the County, it is not included in this financial statement. The financial statements of Butler County can be obtained by writing to the Butler County Clerk at 205 W. Central Ave. El Dorado, Kansas 67042.

2 - Summary of Significant Accounting Policies

(a) <u>Regulatory Basis of Accounting and Departure from Accounting Principles Generally Accepted in the</u> United States of America

The Kansas Municipal Audit and Accounting Guide (KMAAG) regulatory basis of accounting involves the recognition of cash, cash equivalents, marketable investments, and certain accounts payable and encumbrance obligations to arrive at a net unencumbered cash and investments balance on a regulatory basis for each fund, and the reporting of changes in unencumbered cash and investments of a fund resulting from the difference in regulatory basis revenues and regulatory basis expenditures for the fiscal year. All recognized assets and liabilities are measured and reported at cost, unless they have been permanently impaired and have no future cash value or represent no future obligation against cash. The KMAAG regulatory basis does not recognize capital assets, long-term debt, accrued receivables and payables, or any other assets, liabilities, or deferred inflows or outflows, other than those mentioned above.

The City has approved a resolution that is in compliance with K.S.A. 75-1120a(c), waiving the requirement for application of generally accepted accounting principles and allowing the City to use the regulatory basis of accounting.

(b) Regulatory Basis Fund Types

A fund is defined as an independent fiscal and accounting entity with a self-balancing set of accounts recording cash and other financial resources, together with all related liabilities and residual equities or balances, and changes therein, which are segregated for the purpose of carrying on specific activities or attaining certain objectives in accordance with special regulations, restrictions, or limitations.

The following regulatory basis fund types comprise the financial activities of the City for the year ended December 31, 2024:

<u>General Fund</u> is used to account for the general operations of the City and is used to account for all unrestricted resources except those required to be accounted for in other funds.

<u>Special Purpose Funds</u> are used to account for the proceeds of specific tax levies and other specific revenue sources (other than major capital projects and tax levies for long-term debt) that are intended for specified purposes.

<u>Debt Service Fund</u> is used to account for the accumulation of resources, including tax levies, transfers from other funds, and payment of general long-term debt.

<u>Capital Project Funds</u> are used to account for the debt proceeds and other financial resources to be used for acquisition or construction of major capital facilities or equipment.

Business Funds are financed in whole or in part by fees charged to users of the goods or services.

Agency Funds are used to report assets held by the City in a purely custodial capacity.

(c) **Budgetary Information**

Kansas statutes require that an annual operating budget be legally adopted for the general fund, special purpose funds (unless specifically exempted by statute), the debt service fund, and business funds. Although directory rather than mandatory, the statutes provide for the following sequence and timetable in the adoption of the legal annual operating budget:

- 1. Preparation of the budget for the succeeding calendar year on or before August 1st.
- 2. Publication in local newspaper on or before August 5th of the proposed budget and notice of public hearing on the budget.
- 3. Public hearing on or before August 15th, but at least ten days after publication of notice of hearing.
- 4. Adoption of the final budget on or before August 25th.

If the City is holding a revenue neutral rate hearing, the budget timeline for adoption of the final budget is adjusted to on or before September 20th. The City did hold a revenue neutral rate hearing for this budget year.

The statutes allow for the governing body to increase the originally adopted budget for previously unbudgeted increases in revenue other than ad valorem property taxes. To do this, a notice of public hearing to amend the budget must be published in the local newspaper. At least ten days after publication, the hearing may be held, and the governing body may amend the budget at that time. The budget was amended for the following funds: street improvement, special highway, hotel and tourism, golf course, festivals, sewer expansion/equipment reserve, TIF, water utility, recycling/trash utility, storm water utility, and vehicle lease management.

The statutes permit transferring budgeted amounts between line items within an individual fund. However, such statutes prohibit expenditures in excess of the total amount of the adopted budget of expenditures of individual funds. Budget comparison statements are presented for each budgeted fund showing actual receipts and expenditures compared to legally budgeted receipts and expenditures.

All legal annual operating budgets are prepared using the regulatory basis of accounting, in which revenues are recognized when cash is received and expenditures include disbursements, accounts payable, and encumbrances. Encumbrances are commitments by the municipality for future payments and are supported by a document evidencing the commitment, such as a purchase order or contract. Any unused budgeted expenditure authority lapses at year end.

A legal operating budget is not required for certain capital project funds, agency funds, the Andover Public Library, or the following special purpose fund: Andover Public Building Commission.

Spending in funds which are not subject to the legal annual operating budget requirements is controlled by Federal regulations, other statutes, or by the use of internal spending limits established by the governing body.

(d) Annual Personal and Sick Leave Benefits

The City's policy regarding vacation pay permits all regular employees with one year of service to earn 86 hours vacation pay, two to five years of service to earn 118 hours vacation pay, six to ten years of service to earn 142 hours vacation pay, eleven to fifteen years of service to earn 166 hours vacation pay, sixteen to twenty years of service to earn 190 hours vacation pay, and twenty-one or more years of service to earn 214 hours vacation pay. Employees may accumulate a maximum of 86 to 321 hours of vacation pay depending on the employee's years of service with the City. Vacation will not accrue more than one hundred fifty percent of what they accrue annually. An employee must work one full year before being eligible for any vacation pay upon resignation. Upon resignation, employees who have vacation hours in excess of the maximum vacation balance, per their years of service, will receive their current rate of pay for hours up to the maximum vacation balance level.

The City's policy regarding sick leave permits all regular full-time and probationary employees to earn 8 hours of sick leave for every month of service. Sick leave is allowed to accumulate up to a maximum of 480 hours for non-firefighters and 720 for firefighters. After the maximum hours are reached, employees, based on their monthly or hourly salary, will be paid 5/12 of the unused hours over the maximum as of December 31st. Policies require the cancellation of accumulated sick leave upon termination.

(e) Retirement plans

Substantially all full-time City employees, other than police and fire employees, are members of a single employer defined contribution pension plan administered by AXA Financial, Inc. The City's policy is to fund all pension costs accrued. The police and fire employees of the City are members of the State of Kansas Police and Firemen's Retirement System (the System), which is a cost-sharing multi-employer statewide pension plan. The City's policy is to fund all pension costs accrued; such costs to be funded are determined annually by the System's actuary.

(f) Inventories and Prepaid Expenses

Inventories and prepaid expenses which benefit future periods are recorded as expenditures during the year of purchase.

(g) <u>Use of Estimates</u>

The preparation of the financial statement in compliance with the regulatory basis requires management to make estimates and assumptions that affect the reported amounts of encumbrances at the date of the financial statement and the reported amounts of expenditures during the reporting period. Actual results could differ from those estimates.

3 - Deposits and Investments

Deposits. K.S.A. 9-1401 establishes the depositories which may be used by the City. The statute requires banks eligible to hold the City's funds have a main or branch bank in the county in which the City is located, or in an adjoining county if such institution has been designated as an official depository, and the banks provide an acceptable rate of return on funds. In addition, K.S.A. 9-1402 requires the banks to pledge securities for deposits in excess of FDIC coverage. The City has no other policies that would further limit interest rate risk.

Investments. K.S.A. 12-1675 limits the City's investment of idle funds to time deposits, open accounts, and certificates of deposit with allowable financial institutions; U.S. government securities; temporary notes; no-fund warrants; repurchase agreements; and the Kansas Municipal Investment Pool (KMIP). The City has no investment policy that would further limit its investment choices.

As of December 31, 2024, the City had the following investments and maturities:

	Investment Maturities						
Investment Type	Cost	(in Years)	Rating				
			<u>. </u>				
Kansas Municipal Investment Pool	\$ 79,251	Less than a year	N/A				

Concentration of credit risk. State statutes place no limit on the amount the City may invest in any one issuer as long as the investments are adequately secured under K.S.A. 9-1402 and 9-1405. The City's allocation of investments as of December 31, 2024, is as follows:

	Percentage of
Investment Type	Investments
Kansas Municipal Investment Pool	100.00%

Custodial credit risk - deposits. Custodial credit risk is the risk that in the event of a bank failure, the City's deposits may not be returned to it. Kansas statutes require the City's deposits in financial institutions to be entirely covered by federal depository insurance or by collateral held under a joint custody receipt issued by a bank within the State of Kansas, the Federal Reserve Bank of Kansas City, or the Federal Home Loan Bank of Topeka.

At December 31, 2024, the City's carrying amount of deposits was \$37,648,294 and the bank balance was \$37,932,657. Of the bank balance, \$250,000 was covered by federal depository insurance, and the remaining bank balance of \$37,682,657 was collateralized with securities held by the pledging financial institutions' agent in the City's name.

At December 31, 2024, the Library's carrying amount of deposits was \$ 985,935 and the bank balance was \$ 1,010,699. Of the bank balance, \$ 907,323 was covered by federal depository insurance, and the remaining balance of \$ 103,376 was unsecured.

Custodial credit risk – investments. For an investment, this is the risk that, in the event of the failure of the issuer or counterparty, the City will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. State statutes require investments to be adequately secured.

At December 31, 2024, the City had invested \$79,251 in the State's municipal investment pool. The KMIP is under the oversight of the Pooled Money Investment Board (the Board). The Board is comprised of the State Treasurer and four additional members appointed by the State Governor. The Board reports annually to the Kansas legislature. State pooled monies may be invested in direct obligations of, or obligations that are insured as to principal and interest by the U.S. government or any agency thereof, with maturities up to four years. No more than ten percent of those funds may be invested in mortgage-backed securities. In addition, the State pool may invest in repurchase agreements with Kansas banks or with primary government securities dealers.

4 - Defined Benefit Pension Plan

Simplified Employee Pension Plan

All full-time employees, except for police and fire employees, participate in the City's Simplified Employee Pension Plan (the Plan), a single-employer defined contribution retirement plan. The payroll for employees covered by the Plan was \$ 3,115,610 and the City's total payroll was \$ 6,956,048 for the year ended December 31, 2024. All full-time employees are eligible to participate in the Plan after six months of continuous employment. Benefits are fully vested upon eligibility to participate in the Plan. The employer's

contribution as required by the Plan document, for 2024 was based upon 7% of gross compensation and was \$ 218,093. Employees are not required to make contributions to the Plan but are allowed to make elective contributions; however, the tax deferral of such contributions is dependent upon each individual's situation. The City matches the employee's elective contributions up to a maximum of 3%. During 2024, the employees elective contributions made through payroll deductions were \$ 208,689. All contributions are paid directly to the Plan Administrator, AXA Financial, Inc., in the name of the individual employees and the accounts are 100% vested at the time of contribution. The City retains no ownership rights to the accounts and, accordingly, the account balances are not included within the financial statement of the City. The City holds no investments of the Plan or any of its related parties. The City Council may amend or discontinue the Plan at any time.

Kansas Police and Firemen's Retirement System Pension Plan

General Information about the Plan

Plan Description. The City participates in the Kansas Police and Firemen's Retirement System (KP&F), a cost-sharing multiple-employer defined benefit pension plan administered by the Kansas Public Employees Retirement System (KPERS), as provided by K.S.A. 74-4901, et seq. Kansas law establishes and amends benefit provisions. KPERS issues a publicly available financial report that includes financial statements and required supplementary information. KPERS' financial statements are included in its Annual Comprehensive Financial Report which can be found on the KPERS website at www.kpers.org or by writing to KPERS (611 South Kansas Avenue, Suite 100, Topeka, Kansas 66603) or by calling 1-888-275-5737.

Contributions. K.S.A. 74-4975 establishes KP&F member-employee contribution rate at 7.15% of covered salary. Member contributions are withheld by their employer and paid to KPERS according to the provisions of Section 414(h) of the Internal Revenue Code.

State law provides that the employer contribution rates for KP&F be determined based on the results of each annual actuarial valuation. Kansas law sets a limitation on annual increases in the employer contribution rates. The actuarially determined employer contribution rate and the statutory contribution rate was 23.10% for the fiscal year ended December 31, 2024. Contributions to the pension plan from the City were \$ 714,584 for the year ended December 31, 2024.

Net Pension Liability

At December 31, 2024, the City's proportionate share of the collective net pension liability reported by KPERS was \$ 7,049,754. The net pension liability was measured as of June 30, 2024, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of December 31, 2023, which was rolled forward to June 30, 2024. The City's proportion of the net pension liability was based on the ratio of the City's contributions to KPERS, relative to the total employer and non-employer contributions of the Kansas Police and Firemen subgroup within KPERS. Since the KMAAG regulatory basis of accounting does not recognize long-term debt, this liability is not reported in this financial statement.

The complete actuarial valuation report including all actuarial assumptions and methods, and the report on the allocation of the KPERS collective net pension liability to all participating employers are publicly available on the website at www.kpers.org or can be obtained as described above.

Deferred Compensation Plan

The City offers its employees a deferred compensation plan created in accordance with Internal Revenue Code Section 457. The plan is available to all employees who qualify under the plan terms and permits employees to defer a portion of their salary until future years. The deferred compensation is not available to employees until termination, retirement, death or unforeseeable emergency.

5 - Long-Term Debt

The City issues general obligation bonds to provide funds for the acquisition and construction of major capital facilities. General obligation bonds have been issued for general government activities. The Andover Public Building Commission issues revenue bonds, which are to be paid with future property tax revenues to be levied in the special building fund and other resources available to the City. Additionally, the City has entered into lease agreements as lessee for financing the acquisition of equipment.

Changes in long-term liabilities for the City for the year ended December 31, 2024, were as follows:

Issue	Interest Rates	Date of Issue	Date of Final Maturity	Original Amount Issued	Balance Beginning of Year	Additions	Reductions/ Payments	Balance End of Year	Interest Paid
General obligation bonds:									
Series 2015-A	2.00% - 3.50%	11/12/2015	10/1/2036	\$ 6,540,000	\$ 3,355,000	\$ -	\$ 535,000	\$ 2,820,000	\$ 90,500
Series 2015-B	0.65% - 3.90%	12/1/2015	10/1/2030	3,780,000	1,935,000	-	250,000	1,685,000	67,140
Series 2016-A	2.00% - 2.50%	3/1/2016	10/1/2031	9,640,000	3,665,000	-	615,000	3,050,000	78,994
Series 2017-A	2.00% - 3.25%	12/14/2017	10/1/2038	3,575,000	2,975,000	-	155,000	2,820,000	88,975
Series 2019-A		11/14/2019	10/1/2039	7,525,000	6,325,000	-	380,000	5,945,000	163,973
Series 2019-B	2.00% - 3.00%	12/17/2019	10/1/2039	3,655,000	3,330,000	-	170,000	3,160,000	76,718
Series 2020-A	1.00% - 3.00%	7/30/2020	10/1/2040	3,695,000	3,255,000	-	160,000	3,095,000	64,825
Series 2020-B	1.10% - 2.00%	11/12/2020	10/1/2033	4,320,000	1,565,000	-	305,000	1,260,000	26,930
Series 2020-C	1.00% - 3.00%	12/22/2020	10/1/2041	3,745,000	3,270,000	-	225,000	3,045,000	63,072
Series 2021-A	1.00% - 2.00%	9/1/2021	10/1/2039	9,605,000	9,605,000	-	-	9,605,000	159,475
Series 2021-B	1.60% - 2.55%	12/30/2021	10/1/2040	16,890,000	16,890,000	-	-	16,890,000	352,253
Series 2022-A	3.00% - 5.00%	9/27/2022	10/1/2042	4,160,000	4,160,000	-	150,000	4,010,000	164,118
Series 2023-A	4.00% - 5.00%	8/1/2023	10/1/2043	3,220,000	3,220,000	25 155 000	85,000	3,135,000	156,450
Series 2024-A	4.00% - 5.00%	5/29/2024	10/1/2044	25,155,000		25,155,000	·	25,155,000	-
Total general obligation bonds					63,550,000	25,155,000	3,030,000	85,675,000	1,553,423
Andover Public Building Commission reve	nue bonds:								
Public Safety Facility Revenue Bonds,	A 270/	0/1/2004	0/1/2024	2 500 000	205 000		205 000		12 744
Series C 2004 Andover Public Building Commission	4.32%	9/1/2004	9/1/2024	2,500,000	295,000	-	295,000	-	12,744
-									
Revenue Bonds, Series A 2017 (Amphitheater)	3.00% - 4.00%	8/15/2017	11/1/2032	1,150,000	855,000	_	80,000	775,000	29,688
Total Andover Public Building Commission	n revenue bonds				1,150,000		375,000	775,000	42,432
Fig. 1									
Finance leases: 2022 Ford Police Interceptor Utility	0%	2/21/2023	2/21/2028	37,484	30,612		7,497	23,115	
2022 Ford Police Interceptor Utility	0%	2/21/2023	2/21/2028	37,369	30,518	-	7,497	23,044	-
2022 Ford Fonce Interceptor Offinty 2023 Ford Expedition	0%	3/27/2023	3/27/2028	70,961	59,134	-		44,942	-
2023 Ford Expedition 2023 Ford F150	0%	12/1/2023	12/1/2028	59,732	58,736	-	14,192 11,946	46,790	-
2023 Ford Expedition Max	0%	8/31/2023	8/31/2028	65,287	59,846	-	13,057	46,789	-
2023 Chevy Silverado 3500HD Chassis	0%	2/17/2023	2/17/2028	70,510	57,583	=	14,102	43,481	' - '
2023 Ford F150	0%		11/21/2028	60,216	58,209	=	12,043	46,166	=
2023 Ford F150 2023 Ford F150	0%		12/11/2028	59,738	58,742	_	11,948	46,794	-
2023 Ford F150	0%	12/1/2023	12/11/2028	59,732	58,736		11,946	46,790	
2023 Ford F150	0%	12/11/2023		59,738	58,742	_	11,948	46,794	_
2021 Dodge Durango	0%	10/12/2022		47,120	32,395	_	11,780	20,615	_
2022 Chevy Silverado 1500	0%	11/25/2022		48,519	34,367	_	12,130	22,237	_
2022 Chevy Silverado 1500	0%	9/15/2022	9/15/2026	44,348	29,565	_	11,087	18,478	_
2022 Chevy Silverado 1500	0%	9/15/2022	9/15/2026	47,795	31,863	_	11,949	19,914	_
2022 Chevy Silverado 1500	0%	9/15/2022	9/15/2026	44,348	29,565	_	11,087	18,478	_
2022 Chevy Silverado 1500	0%	9/15/2022	9/15/2026	47,919	31,946	_	11,980	19,966	_
2022 Chevy Silverado 1500	0%	10/7/2022	10/7/2024	22,394	8,397	_	8,397	-	_
2022 Chevy Silverado 1500	0%	10/7/2022	10/7/2024	23,071	8,652	-	8,652	_	_
2022 Chevy Silverado 1500	0%	10/7/2022	10/7/2026	47,106	32,386	_	11,776	20,610	-
2022 Chevy Silverado 2500 HD	0%	6/15/2022	6/15/2024	15,926	3,982	-	3,982	-	-
2022 Chevy Silverado 1500	0%	10/7/2022	10/7/2026	50,672	34,837	-	12,668	22,169	-
Postage Meter Rental	0%	7/26/2022	7/26/2027	8,248	5,911	-	1,650	4,261	-
Postage Meter Rental	0%	5/23/2023	5/23/2026	1,359	1,095	_	453	642	-
2023 Ford Police Interceptor Utility	0%	4/12/2024	4/12/2029	65,412	_	65,412	9,812	55,600	-
2023 Ford Police Interceptor Utility	0%	2/16/2024	2/16/2029	65,160	_	65,160	11,946	53,214	-
2023 Ford Police Interceptor Utility	0%	4/1/2024	4/1/2029	65,229	_	65,229	9,785	55,444	-
2023 Ford Police Interceptor Utility	0%	3/4/2024	3/4/2029	64,694	-	64,694	10,782	53,912	_
2023 Ford F150	0%	1/5/2024	1/5/2029	60,329	-	60,329	12,066	48,263	-
2023 Ford F150	0%	1/3/2024	1/3/2029	59,265	-	59,265	11,853	47,412	-
2023 Ford F150	0%	1/3/2024	1/3/2029	59,265	-	59,265	11,853	47,412	-
2024 Chevy Silverado 2500 HD	0%	1/8/2024	1/8/2029	48,616	-	48,616	9,723	38,893	-
2024 Chevrolet Tahoe	0%	5/20/2024	5/20/2029	77,705	-	77,705	10,361	67,344	-
2024 Chevrolet Tahoe	0%	7/1/2024	7/1/2029	78,371	-	78,371	7,837	70,534	-
2024 Chevrolet Traverse	0%	7/22/2024	7/22/2029	48,356	-	48,356	4,836	43,520	-
2025 Chevrolet Equinox	0%	12/10/2024	12/10/2029	38,431	-	38,431	641	37,790	-
Police Body Cameras	0%	11/1/2024	11/1/2029	116,082	-	116,082	68,000	48,082	-
Adobe Software	0%	12/31/2024	3/31/2026	18,280	-	18,280	2,611	15,669	-
Central Square - Police Software RMM Essentials Software	0% 0%	5/7/2024 11/1/2024	5/7/2034 7/1/2026	1,352,885 8,085	-	1,352,885 8,085	358,000 770	994,885 7,315	-
Total finance leases	J/U		// I/2020	0,000	815,819	2,226,165	774,620	2,267,364	· <u> </u>
									¢ 1 505 955
Total contractual indebtedness					\$ 65,515,819	\$ 27,381,165	\$ 4,179,620	\$ 88,717,364	\$ 1,595,855

Current maturities of long-term debt and interest for the next five years and in five-year increments through maturity are as follows:

	2025	2026	2027	2028	2029	2030-2034	2035-2039	2040-2044	Total
General obligation bonds	: :								
Principal:	•								
Series 2015-A	\$ 545,000	\$ 240,000	\$ 235,000	\$ 240,000	\$ 240,000	\$ 985,000	\$ 335,000	s -	\$ 2,820,000
Series 2015-B	260,000	265,000	275,000	285,000	295,000	305,000	-	· -	1,685,000
Series 2016-A	635,000	565,000	350,000	360,000	365,000	775,000	_	-	3,050,000
Series 2017-A	165,000	165,000	170,000	175,000	185,000	1,010,000	950,000	_	2,820,000
Series 2019-A	390,000	410,000	425,000	440,000	445,000	2,320,000	1,515,000	-	5,945,000
Series 2019-B	180,000	180,000	185,000	190,000	195,000	1,045,000	1,185,000	_	3,160,000
Series 2020-A	165,000	170,000	175,000	180,000	185,000	955,000	1,045,000	220,000	3,095,000
Series 2020-B	130,000	130,000	135,000	140,000	140,000	585,000	· · · · ·	´ -	1,260,000
Series 2020-C	230,000	145,000	155,000	155,000	155,000	860,000	940,000	405,000	3,045,000
Series 2021-A	350,000	600,000	610,000	625,000	635,000	3,275,000	3,510,000	· -	9,605,000
Series 2021-B	700,000	940,000	960,000	980,000	1,000,000	5,255,000	5,810,000	1,245,000	16,890,000
Series 2022-A	155,000	155,000	160,000	185,000	190,000	1,060,000	1,250,000	855,000	4,010,000
Series 2023-A	110,000	110,000	120,000	125,000	125,000	755,000	915,000	875,000	3,135,000
Series 2024-A	2,565,000	3,090,000	3,240,000	3,405,000	3,575,000	2,465,000	3,070,000	3,745,000	25,155,000
Total principal	6,580,000	7,165,000	7,195,000	7,485,000	7,730,000	21,650,000	20,525,000	7,345,000	85,675,000
Interest:									
Series 2015-A	79,800	67,538	61,538	55,075	48,475	139,325	17,500	_	469,251
Series 2015-B	59,640	51,450	42,705	33,218	22,958	11,895	´ -	_	221,866
Series 2016-A	66,694	53,994	42,694	35,694	28,044	29,250	-	-	256,370
Series 2017-A	84,713	80,175	75,638	70,963	65,931	244,415	77,926	_	699,761
Series 2019-A	148,773	133,173	116,773	99,773	90,973	317,774	105,365	-	1,012,604
Series 2019-B	71,618	66,218	60,818	55,268	51,468	196,932	81,645	-	583,967
Series 2020-A	60,025	55,075	49,975	44,725	42,925	175,663	85,500	4,400	518,288
Series 2020-B	20,830	18,230	15,630	12,930	10,130	19,270	-	-	97,020
Series 2020-C	56,323	49,423	45,073	40,423	35,773	131,802	76,516	10,066	445,399
Series 2021-A	159,475	152,475	140,475	128,275	115,775	469,365	207,650	-	1,373,490
Series 2021-B	352,253	338,253	319,453	300,253	280,653	1,140,455	578,536	31,748	3,341,604
Series 2022-A	156,619	148,869	141,119	133,119	123,869	495,195	310,083	69,600	1,578,473
Series 2023-A	130,700	126,300	121,900	117,100	110,850	455,400	287,600	89,600	1,439,450
Series 2024-A	1,592,742	1,061,350	906,850	744,850	574,600	1,744,750	1,127,000	460,800	8,212,942
Total interest	\$3,040,205	\$2,402,523	\$2,140,641	\$1,871,666	\$1,602,424	\$ 5,571,491	\$ 2,955,321	\$ 666,214	\$20,250,485

	2025	2026	2027	2028	2029	2030-2034	2035-2039	2040-2044	Total
Andover Public Building Commission revenu	e bonds:								
Principal:									
Andover Public Building Commission									
Revenue Bonds, Series A 2017									
(Amphitheater)	\$ 85,000	\$ 85,000	\$ 90,000	\$ 95,000	\$ 100,000	\$ 320,000	\$ -	\$ -	\$ 775,000
Interest:									
Andover Public Building Commission									
Revenue Bonds, Series A 2017									
(Amphitheater)	27,288	24,738	22,188	19,263	16,175	26,200	-	_	135,852
					1			1	
Finance leases:									
Principal:									
2022 Ford Police Interceptor Utility	7,497	7,497	7,497	624	-	-	-	-	23,115
2022 Ford Police Interceptor Utility	7,474	7,474	7,474	622	-	-	-	-	23,044
2023 Ford Expedition	14,192	14,192	14,192	2,366	-	-	-	-	44,942
2023 Ford F150	11,946	11,946	11,946	10,952	-	-	-	-	46,790
2023 Ford Expedition Max	13,057	13,057	13,057	7,618	-	-	-	_	46,789
2023 Chevy Silverado 3500HD Chassis	14,102	14,102	14,102	1,175	-	-	-	_	43,481
2023 Ford F150	12,043	12,043	12,043	10,037	-	-	_	-	46,166
2023 Ford F150	11,948	11,948	11,948	10,950	-	_	_	_	46,794
2023 Ford F150	11,946	11,946	11,946	10,952	_	_	_	_	46,790
2023 Ford F150	11,948	11,948	11,948	10,950	-	_	_	_	46,794
2021 Dodge Durango	11,780	8,835		,	_	_	_	_	20,615
2022 Chevy Silverado 1500	12,130	10,107	_	_	_	_	_	_	22,237
2022 Chevy Silverado 1500	11,087	7,391	_	_	_	_	_	_	18,478
2022 Chevy Silverado 1500	11,949	7,965	_	_	_	_	_	_	19,914
2022 Chevy Silverado 1500	11,087	7,391	_	_	_	_	_	_	18,478
2022 Chevy Silverado 1500	11,980	7.986	_	_	_	_	_	_	19,966
2022 Chevy Silverado 1500	11,776	8,834						_	20,610
2022 Chevy Silverado 1500	12,668	9.501	_	_	_	_	_	_	22,169
Postage Meter Rental	1,650	1,650	961	_	_		_		4,261
Postage Meter Rental	453	189	- -						642
2023 Ford Police Interceptor Utility	13,082	13,082	13,082	13,082	3,272	-	-	-	55,600
2023 Ford Police Interceptor Utility	13,032	13,032	13,032	13,032	1,086	-	-	-	53,214
2023 Ford Police Interceptor Utility	13,046	13,046	13,032	13,032	3,260	-	-	-	55,444
2023 Ford Police Interceptor Utility	12,939	12,939	12,939	12,939	2,156	-	-		53,912
2023 Ford F150	12,066	12,066	12,066	12,065	2,130	-	-	-	48,263
2023 Ford F150 2023 Ford F150	11,853	11,853	11,853	11,853	-	-	-	-	47,412
2023 Ford F150 2023 Ford F150	11,853	11,853	11,853	11,853	-	-	-		47,412
2024 Chevy Silverado 2500 HD	9,723	9,723	9.723	9.724	-	-	-	-	38.893
2024 Chevrolet Tahoe	15,541	15,541	15,541	15,541	5,180	-	-	-	67,344
2024 Chevrolet Tahoe	15,674	15,674	15,674	15,674	7,838	-	-	-	70,534
2024 Chevrolet Trance 2024 Chevrolet Traverse	9,671	9.671	9,671	9,671	4.836	-	-	-	43.520
		7,686	7,686	,	,	-	-	-	43,320 37,790
2025 Chevrolet Equinox Police Body Cameras	7,686 12,021	12,021	12,020	7,686 12,020	7,046	-	-	-	48,082
,		12,021	12,020	12,020	-	-	-	-	
Adobe Software	15,669 100,843	100,843	100,843	100,843	106,286	485,227	-	-	15,669 994,885
Central Square - Police Software RMM Essentials Software	4,620	2.695	100,843	100,843	106,286	483,22/	-	-	994,885 7,315
KIVINI ESSEITIAIS SOITWARE	4,620	2,093							/,313
Total principal	492,032	447,727	376,143	325,275	140,960	485,227			2,267,364
Total contractual indebtedness	\$ 10,224,525	\$ 10,124,988	\$9,823,972	\$9,796,204	\$9,589,559	\$28,052,918	\$23,480,321	\$8,011,214	\$109,103,701

Conduit Debt

The City has issued limited obligation bonds for the purpose of financing capital activities of unrelated third parties. Although conduit debt obligations bear the name of the City, they are payable solely from resources provided by leases with third parties on whose behalf they were issued. As of December 31, 2024, there were nine series of industrial revenue bonds outstanding with a principal amount payable of approximately \$22,886,145. The bonds do not constitute an indebtedness or pledge of the faith or credit of the City of Andover, and accordingly, are not reported in the accompanying financial statement.

Tax Increment Financing District

In December 2019, the City established a tax increment financing district to support economic development activities and issued General Obligation Tax Increment Bonds, Series 2019-B, in the amount of \$3,655,000. Additional tax increment financing district bonds totaling \$26,495,000 were issued in 2021.

Projects financed through tax increment financing involve the creation of an "increment" in real estate property taxes. The increment is the amount of property taxes paid on the increase in assessed valuation of property in the redevelopment district over the property taxes paid in the redevelopment district before redevelopment occurs. When the aggregate tax rates of all tax jurisdictions are applied to the increased property valuation in the redevelopment district, tax increment is generated and paid to the City to fund and pay over time certain costs of the development project. The property taxes attributable to the assessed value of the district before redevelopment (the "base valuation"), are distributed to all taxing jurisdictions just before development of the redevelopment district.

The redevelopment project consists of the necessary infrastructure and site improvements to permit a full scale residential and mixed-use development anticipated to include 190 single family residences and over 340,000 square feet of retail/commercial space with large and small scale retail, restaurants, and complimentary uses. The project includes street, drainage, sewer, water, and park improvements to be developed in three phases.

Kansas statutes governing tax increment financing allow such financing to be used for property acquisition, site preparation, utilities, drainage, street improvements, landscape amenities, public outdoor spaces, streetscape amenities, and parking facilities in a redevelopment district. The tax increment financing will be used to pay a portion of these costs related to the proposed project and 100% of the tax increment attributable to the redevelopment was pledged to finance such costs for a period not exceeding 20 years as provided by law.

6 - <u>Interfund Transfers</u>

Operating transfers for the year ended December 31, 2024 were as follows:

From	Regulatory Authority	Amount		
General	Vehicle Lease Management	KSA 12-1,118	\$ 200,000	
General	Capital Equipment Reserve	KSA 12-1,117	153,000	
General	Golf Course	Ordinance	302,000	
General	Sales Tax Funded Projects	KSA 12-1,118	3,528,014	
Sewer Utility	Sewer Expansion/Equipment Reserve	KSA 12-1,117	1,000,000	
Sewer Utility	General	KSA 12-1,117	350,000	
Special Highway	Street Equipment Reserve	KSA 12-1,117	186,000	
City Projects	General	KSA 12-1,117	794,415	
Sales Tax Funded Project	Sewer Expansion/Equipment Reserve	Ordinance	9,663,537	
Storm Water Utility	Capital Equipment Reserve	KSA 12-1,117	15,450	
Street Improvement	Debt Service	Ordinance	428,891	
Hotel and Tourism	Festivals	Ordinance	150,000	

7 - Other Post-Employment Benefits

As provided by K.S.A. 12-5040, the City allows retirees to participate in the group health insurance plan. While each retiree pays the full amount of the applicable premium, conceptually, the City is subsidizing the retirees because each participant is charged a level premium regardless of age. However, the cost of this subsidy has not been quantified in this financial statement.

Under the Consolidated Omnibus Budget Reconciliation Act (COBRA), the City makes health care benefits available to eligible former employees and eligible dependents. Certain requirements are outlined by the federal government for this coverage. The premium is paid in full by the insured.

8 - <u>Capital Projects</u>

Capital project authorizations with approved change orders compared with expenditures from inception are as follows:

Project Name	Project Estimate	Expenditures to Date		
Fire Station 2 Build	\$ 6,514,985	\$ 6,492,139		
Fire Station 1 Remodel	1,719,381	1,533,558		
13th Street Improvements	13,424,454	12,690,601		
Cottages at Cornerstone - Engineering	438,859	420,970		
Heritage TIF Project Phase 2 - Contractor	7,690,899	7,689,069		
Heritage TIF Parking Garage	15,503,062	15,359,175		
Lodge	281,160	74,645		
Prairie Point at Cornerstone - Engineering	86,382	45,731		
Prairie Point at Cornerstone - Construction	391,195	351,183		
Prairie Creek 7th Addition	507,804	-		
Tuscany 4th Addition - Engineering	252,900	61,519		
Tuscany 4th Addition - Construction	322,384	252,984		
Andover Road and 21st Street Traffic Signal - Engineering	9,500	8,832		
Andover Road and 21st Street Traffic Signal - Construction	113,900	102,510		
Founders Parkway Allen to Andover Road - Engineering	442,309	31,827		
Founders Parkway Allen to Andover Road - Construction	2,661,417	216,069		
2024 Street Rehab	398,988	333,597		
Andover Golf Course Waterline	204,922	180,042		

9 - Commitments And Contingencies

Federal assistance. The City receives significant financial assistance from numerous federal and state governmental agencies in the form of grants and state pass-through aid. The disbursements of funds received under these programs generally require compliance with terms and conditions specified in the grant agreements and are subject to audit. Any disallowed claims resulting from such audits could become a liability of the City. However, in the opinion of management, any such disallowed claims will not have a material effect on the financial statement as of December 31, 2024.

Sewage treatment reserves. The City Council has, by ordinance, established a sewer connection surcharge at a fixed amount (currently \$1,500 for City residents). The funds collected from this surcharge are restricted for either: (a) the future expansion of the sewage treatment plant or (b) at the discretion of the governing body may be used to reduce the general tax levy in the debt service fund which is levied to fund past sewer expansion costs.

Litigation. The City is a party to various claims, none of which is expected to have a material impact on the financial statement.

Self-Insurance. The City is responsible for a potential liability up to \$50,000 per individual per year for health care claims. This plan had fixed costs of \$519,101 for the year ended December 31, 2024. Management believes claims incurred, but not reported, are insignificant at December 31, 2024.

10 - Risk Management

The City is exposed to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; and natural disasters for which it carries commercial insurance. Settled claims resulting from these risks have not exceeded commercial insurance coverage in any of the past three fiscal years. There have not been significant reductions in coverage from prior years.

11 - Statutory Compliance

The city project funds had a deficit cash balance of \$5,626,151 and a deficit unencumbered cash balance of \$6,916,996 at December 31, 2024, which is a violation of K.S.A. 10-1113. However, per K.S.A. 10-1116, limits of indebtedness may be exceeded when this is due to capital project expenditures incurred prior to the issuance of bonds. Expenditures in the street improvement fund exceeded the adopted budget for the year ended December 31, 2024, which is a violation of K.S.A. 79-2935.

12 - Reclassification

In the prior year, the TIF fund was included with the combined city project funds. This fund was included as a budgeted fund for the current year and as a result, was split out from the city project funds. Certain prior year information was reclassified to align with current year presentation.

13 - Subsequent Events

Subsequent events have been evaluated for the City through the date of the independent auditors' report, which is the date the financial statement was available to be issued.

In August 2025, the City adopted a resolution allowing for the sale of \$ 12,850,000 of Series A, 2025 General Obligation Bonds to be issued on September 30, 2025. The proceeds from such bonds will pay for improvements in the following subdivisions: Heritage Way Paving, Summerlin addition, Heritage Third addition, Cottages at Cornerstone addition, and Prairie Point at Cornerstone Third Addition. Special assessments will be levied to pay for this portion of the debt payment. Also included in this issuance is financing for the City's portion of improvements to Yorktown from Central to 13th Street. This portion of the debt payment will be budgeted and paid annually from the street improvement fund and the water utility fund.

In August 2025, the City adopted a resolution authorizing the sale of \$ 36,235,000 in Series A, 2025 Temporary Notes. This issuance will provide the short term financing necessary to have the cash on hand to cover construction costs of a new waste water treatment facility. When construction is nearing completion, final project costs will be calculated and long term financing will be issued with annual payments to be made from the sewer utility fund.



CITY OF ANDOVER, KANSAS SUMMARY OF EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

Fund	Certified Budget	f Qual	or ifying t Credits	Total Budget for Comparison	Expenditures Chargeable to Current Year	Variance Over (Under)
General fund	\$ 13,485,375	\$	_	\$ 13,485,375	\$ 13,169,438	\$ (315,937)
Special purpose funds:						
Street improvement fund	7,928,891		-	7,928,891	10,423,237	2,494,346
Employee benefits fund	3,859,758		-	3,859,758	3,031,596	(828,162)
Special highway fund	848,100		-	848,100	847,371	(729)
Library fund	735,740		-	735,740	732,707	(3,033)
Hotel and tourism fund	208,000		-	208,000	207,962	(38)
Park improvement fund	650,000		-	650,000	61,120	(588,880)
Emergency 911 fund	81,726		-	81,726	44,867	(36,859)
Special building fund	417,432		-	417,432	417,432	-
Golf course fund	415,000		-	415,000	318,988	(96,012)
Festivals fund	360,000		-	360,000	355,632	(4,368)
ARPA fund	233,793		_	233,793	233,792	(1)
Debt service fund	4,418,320		-	4,418,320	4,071,695	(346,625)
Capital project fund:						
Sewer expansion/equipment						
reserve fund	315,000		-	315,000	167,922	(147,078)
TIF fund	2,612,784		-	2,612,784	447,232	(2,165,552)
Business funds:						
Water utility fund	215,500		-	215,500	208,264	(7,236)
Sewer utility fund	2,827,698		-	2,827,698	2,650,518	(177,180)
Recycling/trash utility fund	1,160,321		-	1,160,321	1,086,151	(74,170)
Storm water utility fund	278,803		_	278,803	257,613	(21,190)
Vehicle lease management						
fund	460,000			460,000	455,136	(4,864)
Totals	\$ 41,512,241	\$		\$ 41,512,241	\$ 39,188,673	

CITY OF ANDOVER, KANSAS GENERAL FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

	Original and Final Budget			Actual		riance Over (Under)	
Receipts and transfers:							
Taxes	\$ 11,	064,700	\$	10,906,585	\$	(158,115)	
Fines and fees		320,000		347,204		27,204	
Licenses and permits		375,000		827,474		452,474	
Rentals and recreational fees		101,875		111,514		9,639	
Charges for services		400		972		572	
Miscellaneous		_		5,137		5,137	
Interest income		15,000		299,827		284,827	
Transfers in		350,000		1,144,415		794,415	
Total receipts and transfers	\$ 12,3	226,975		13,643,128	\$	1,416,153	
Expenditures, encumbrances, and transfers: Administration:							
Personal services	\$	749,901		796,730	\$	46,829	
Contractual services		518,100		518,260	•	160	
Commodities		24,000		97,031		73,031	
Capital outlay				11,996		11,996	
Total administration		292,001		1,424,017		132,016	
Police:							
Personal services	2,	217,949		1,933,602		(284,347)	
Contractual services		327,420		621,557		294,137	
Commodities	,	212,705		159,229		(53,476)	
Capital outlay		27,000		20,399		(6,601)	
Total police	2,	785,074		2,734,787		(50,287)	
Fire:							
Personal services	1,	539,387		1,448,583		(90,804)	
Contractual services		173,051		144,872		(28,179)	
Commodities		166,966		160,551		(6,415)	
Total fire	\$ 1,	879,404	\$	1,754,006	\$	(125,398)	

CITY OF ANDOVER, KANSAS GENERAL FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original and	A otyol	Variance Over (Under)		
	Final Budget	Actual	(Under)		
Municipal court:					
Personal services	\$ 77,552	\$ 76,920	\$ (632)		
Contractual services	73,325	56,755	(16,570)		
Commodities	500	2,020	1,520		
Total Municipal court	151,377	135,695	(15,682)		
Street:					
Personal services	461,518	380,021	(81,497)		
Contractual services	195,950	230,103	34,153		
Commodities	14,650	10,705	(3,945)		
Capital outlay	27,000	19,400	(7,600)		
Total street	699,118	640,229	(58,889)		
Parks:					
Personal services	757,927	653,462	(104,465)		
Contractual services	196,900	233,411	36,511		
Commodities	250,250	212,794	(37,456)		
Capital outlay	134,000	111,451	(22,549)		
Total parks	1,339,077	1,211,118	(127,959)		
Recreation programs:					
Contractual services	42,500	6,573	(35,927)		
Commodities	54,375	6,347	(48,028)		
Total recreation programs	96,875	12,920	(83,955)		
Information technology:					
Personal services	119,825	116,430	(3,395)		
Contractual services	299,435	300,650	1,215		
Commodities	58,800	49,140	(9,660)		
Capital outlay	12,000		(12,000)		
Total information technology	\$ 490,060	\$ 466,220	\$ (23,840)		

CITY OF ANDOVER, KANSAS GENERAL FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original and Final Budget	Actual	Variance Over (Under)
Code enforcement:			
Personal services	\$ 439,139	\$ 344,397	\$ (94,742)
Contractual services	118,250	257,541	139,291
Commodities	10,000	5,494	(4,506)
Total code enforcement	567,389	607,432	40,043
Transfers out	4,185,000	4,183,014	(1,986)
Total expenditures, encumbrances, and transfers	\$ 13,485,375	13,169,438	\$ (315,937)
Receipts and transfers over expenditures, encumbrances, and transfers		473,690	
Unencumbered cash, beginning		3,780,620	
Unencumbered cash, ending		\$ 4,254,310	

CITY OF ANDOVER, KANSAS STREET IMPROVEMENT FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

		Original Budget	Final Budget				Variance Over (Under)		
Receipts:									
Taxes	\$	3,376,553	\$	3,376,553	\$	3,528,014	\$	151,461	
Intergovernmental		1,500,000		4,250,000		4,250,000		-	
Licenses and permits		60,000		177,000		181,275		4,275	
Interest income		-		135,000		179,813		44,813	
Total receipts	\$	4,936,553	\$	7,938,553		8,139,102		200,549	
Expenditures, encumbrances, and transfers:									
Contractual services	\$	121,300	\$	3,500,000		3,910,761	\$	410,761	
Capital outlay		4,637,247		4,000,000		6,083,585		2,083,585	
Transfers out		428,891		428,891		428,891			
Total expenditures, encumbrances,									
and transfers	<u>\$</u>	5,187,438	\$	7,928,891	. —	10,423,237		2,494,346	
Receipts under expenditures, encumbrances,									
and transfers						(2,284,135)			
Unencumbered cash, beginning						4,063,298			
Unencumbered cash, ending					\$	1,779,163			

CITY OF ANDOVER, KANSAS EMPLOYEE BENEFITS FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued) Year Ended December 31, 2024

	Original and Final Budget		Actual		Variance Over (Under)	
Receipts:	Ф	2 496 047	Ф	2 520 020	Ф	52.082
Taxes Payroll contributions Interest income	\$	3,486,047 211,000 10,000	\$	3,539,029 338,589 94,373	\$	52,982 127,589 84,373
Total receipts	\$	3,707,047		3,971,991	\$	264,944
Expenditures and encumbrances: Personal services	\$	3,859,758		3,031,596	\$	(828,162)
Receipts over expenditures and encumbrances				940,395		
Unencumbered cash, beginning				1,036,564		
Unencumbered cash, ending			\$	1,976,959		

CITY OF ANDOVER, KANSAS SPECIAL HIGHWAY FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Final Budget Budget		Actual		Variance Over (Under)		
Receipts:							
Taxes	\$ 418,257	\$	418,257	\$	491,675	\$	73,418
Interest income	5,000		5,000		42,069		37,069
Charges for services	-		-		920		920
Total receipts	\$ 423,257	\$	423,257		534,664	\$	111,407
Expenditures, encumbrances, and transfers:							
Personal services	\$ 103,000	\$	103,000		103,000	\$	_
Contractual services	100,500		100,500		130,768		30,268
Commodities	263,600		263,600		259,841		(3,759)
Capital outlay	120,000		175,000		167,762		(7,238)
Transfers out	103,000		206,000		186,000		(20,000)
Total expenditures, encumbrances,							
and transfers	\$ 690,100	\$	848,100	. ——	847,371	\$	(729)
Receipts under expenditures, encumbrances,							
and transfers					(312,707)		
Unencumbered cash, beginning					938,777		
Unencumbered cash, ending				\$	626,070		

CITY OF ANDOVER, KANSAS LIBRARY FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

		riginal and nal Budget	 Actual	Variance Over (Under)	
Receipts: Taxes	\$	716,203	\$ 736,132	\$	19,929
Interest income Total receipts	<u> </u>	716,203	 10,519 746,651	\$	10,519 30,448
Expenditures:	<u> </u>				
Appropriations to Library Board Receipts over expenditures	<u>\$</u>	735,740	 732,707 13,944	\$	(3,033)
Unencumbered cash, beginning			 64,148		
Unencumbered cash, ending			\$ 78,092		

CITY OF ANDOVER, KANSAS HOTEL AND TOURISM FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Budget	Final Budget		Actual		Variance Over (Under)	
Receipts:							
Taxes	\$ 86,000	\$	120,000	\$	122,391	\$	2,391
Interest income Contributions	2,500		2,500		13,800 460		11,300 460
Total receipts	 88,500	\$	122,500		136,651	\$	14,151
Expenditures, encumbrances, and transfers:							
Contractual services	\$ 24,875	\$	33,000		57,872	\$	24,872
Commodities	500		25,000		90		(24,910)
Transfer out	 75,000		150,000		150,000		
Total expenditures, encumbrances, and transfers	\$ 100,375	\$	208,000		207,962	\$	(38)
Receipts under expenditures, encumbrances, and transfers					(71 211)		
and transfers					(71,311)		
Unencumbered cash, beginning					285,628		
Unencumbered cash, ending				\$	214,317		

CITY OF ANDOVER, KANSAS PARK IMPROVEMENT FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

	Original and Final Budget			Actual		riance Over (Under)
Receipts:						
Taxes	\$	83,000	\$	85,953	\$	2,953
Licenses and permits		70,000		233,492		163,492
Rentals		65,000		79,088		14,088
Grants		-		64,000		64,000
Interest income		-		37,563		37,563
Total receipts	\$	218,000		500,096	\$	282,096
Expenditures:						
Contractual services	\$	-		4,562	\$	4,562
Capital outlay		650,000		56,558		(593,442)
Total expenditures	\$	650,000		61,120	\$	(588,880)
Receipts over expenditures				438,976		
Unencumbered cash, beginning				635,070		
Unencumbered cash, ending			\$	1,074,046		

CITY OF ANDOVER, KANSAS EMERGENCY 911 FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

	Original and Final Budget		Actual		riance Over (Under)
Receipts:					
Taxes Interest income	\$	68,145 -	\$	102,279 11,714	\$ 34,134 11,714
Total receipts	\$	68,145		113,993	 45,848
Expenditures and encumbrances: Contractual services Capital outlay	\$	49,726 32,000		- 44,867	\$ (49,726) 12,867
Total expenditures and encumbrances	\$	81,726		44,867	\$ (36,859)
Receipts over expenditures and encumbrances				69,126	
Unencumbered cash, beginning				235,353	
Unencumbered cash, ending			\$	304,479	

CITY OF ANDOVER, KANSAS SPECIAL BUILDING FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

	iginal and nal Budget	Actual	iance Over (Under)
Receipts: Taxes Interest income	\$ 407,122	\$ 413,157 8,873	\$ 6,035 8,873
Total receipts	\$ 407,122	422,030	\$ 14,908
Expenditures: Appropriations to Andover Public Building Commission	\$ 417,432	 417,432	\$
Receipts over expenditures		4,598	
Unencumbered cash, beginning		 38,604	
Unencumbered cash, ending		\$ 43,202	

CITY OF ANDOVER, KANSAS GOLF COURSE FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Budget	Final Budget		Actual		Va	riance Over (Under)
Receipts and transfers:							
Charges for services	\$ 2,000	\$	2,000	\$	1,019	\$	(981)
Interest income	-		-		5,116		5,116
Transfers in	285,000		405,000		302,000		(103,000)
Total receipts and transfers	\$ 287,000	\$	407,000		308,135	\$	(98,865)
Expenditures and encumbrances:							
Contractual services	\$ 118,000	\$	118,000		138,773	\$	20,773
Commodities	17,000		17,000		566		(16,434)
Capital outlay	155,000		280,000		179,649		(100,351)
Total expenditures and encumbrances	 290,000	\$	415,000		318,988	\$	(96,012)
Receipts and transfers under expenditures and encumbrances					(10,853)		
Unencumbered cash, beginning					12,795		
Unencumbered cash, ending				\$	1,942		

CITY OF ANDOVER, KANSAS FESTIVALS FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Budget	 Final Budget	Actual		Va	riance Over (Under)
Receipts and transfers:						
Greater Andover Days	\$ 35,450	\$ 64,000	\$	68,698	\$	4,698
Hometown Christmas	4,500	4,500		5,750		1,250
Amphitheatre	75,000	75,000		80,000		5,000
Interest income	-	4,300		5,682		1,382
Transfers in	75,000	 150,000		150,000		
Total receipts and transfers	\$ 189,950	\$ 297,800		310,130	\$	12,330
Expenditures and encumbrances:						
Greater Andover Days	\$ 31,300	\$ 31,300		38,308	\$	7,008
Hometown Christmas	4,330	4,330		5,271		941
Amphitheatre	150,000	 324,370		312,053		(12,317)
Total expenditures and encumbrances	\$ 185,630	\$ 360,000	· ——	355,632	\$	(4,368)
Receipts and transfers under expenditures and encumbrances				(45.502)		
and encumbrances				(45,502)		
Unencumbered cash, beginning				180,608		
Unencumbered cash, ending			\$	135,106		

CITY OF ANDOVER, KANSAS ARPA FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

	Original and Final Budget			Actual		riance Over (Under)
Expenditures, encumbrances, and transfers: Capital outlay Transfers out	\$	<u>-</u> 233,793	\$	233,792	\$	233,792 (233,793)
Total expenditures, encumbrances, and transfers	\$	233,793		233,792	\$	(1)
Unencumbered cash, beginning				233,792		
Unencumbered cash, ending			\$	-	:	

CITY OF ANDOVER, KANSAS DEBT SERVICE FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

		Original and inal Budget	 Actual	Variance Over (Under)	
Receipts and transfers:					
Taxes	\$	41,512	\$ 86,277	\$	44,765
Special assessments		3,143,508	3,294,534		151,026
Interest income		18,500	119,524		101,024
Miscellaneous		11,310	-		(11,310)
Transfers in		428,891	 428,891		
Total receipts and transfers	\$	3,643,721	 3,929,226	\$	285,505
Expenditures:					
Principal	\$	3,035,000	3,030,000	\$	(5,000)
Interest		1,047,241	1,041,695		(5,546)
Commission and postage		2,000	-		(2,000)
Cash basis reserve	-	334,079	 		(334,079)
Total expenditures	\$	4,418,320	 4,071,695	\$	(346,625)
Receipts and transfers under expenditures			(142,469)		
Unencumbered cash, beginning			 1,299,545		
Unencumbered cash, ending			\$ 1,157,076		

CITY OF ANDOVER, KANSAS SEWER EXPANSION/EQUIPMENT RESERVE FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

		Original Budget	 Final Budget	Actual		V	ariance Over (Under)
Receipts and transfers:							
Licenses and permits	\$	125,000	\$ 912,000	\$	925,819	\$	13,819
Interest income		-	370,000		563,684		193,684
Miscellaneous		-	-		5,925		5,925
Transfers in		900,000	 900,000		10,663,537		9,763,537
Total receipts and transfers	_\$_	1,025,000	\$ 2,182,000		12,158,965	\$	9,976,965
Expenditures and encumbrances:							
Contractual services	\$	-	\$ 40,000		12,088	\$	(27,912)
Capital outlay		173,250	 275,000		155,834		(119,166)
Total expenditures and encumbrances		173,250	\$ 315,000		167,922	\$	(147,078)
Receipts and transfers over expenditures							
and encumbrances					11,991,043		
Unencumbered cash, beginning					4,886,737		
Unencumbered cash, ending				\$	16,877,780		

CITY OF ANDOVER, KANSAS TIF FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued) EMPLOYEE BENEFITS FUND

	Original Budget		Final Budget	Actual		V	ariance Over (Under)
Receipts and transfers:							
Intergovernmental	\$ -	\$	1,025,000	\$	1,025,000	\$	_
Taxes	-		264,000		473,176		209,176
Interest income	-		127,000		9,498		(117,502)
Transfers in			12,000				(12,000)
Total receipts and transfers	\$ 	_\$_	1,428,000		1,507,674	\$	79,674
				. '			
Expenditures and encumbrances:							
Contractual services	\$ -	\$	2,101,056		(64,496)	\$	(2,165,552)
Interest expense	 		511,728		511,728		
Total expenditures and encumbrances	\$ 		2,612,784	. —	447,232	\$	(2,165,552)
Receipts and transfers over expenditures and encumbrances					1,060,442		
Unencumbered cash, beginning					(1,036,297)		
Unencumbered cash, ending				\$	24,145		

CITY OF ANDOVER, KANSAS WATER UTILITY FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Budget	Final Budget		Actual		riance Over (Under)
Receipts:						
Charges for services	\$ 135,000	\$	135,000	\$	114,285	\$ (20,715)
Interest income	5,000		-		26,570	 26,570
Total receipts	\$ 140,000	\$	135,000		140,855	\$ 5,855
Expenditures: Capital outlay	\$ 105,500	\$	215,500		208,264	\$ (7,236)
Receipts under expenditures					(67,409)	
Unencumbered cash, beginning					685,024	
Unencumbered cash, ending				\$	617,615	

CITY OF ANDOVER, KANSAS SEWER UTILITY FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

	Original and Final Budget		Actual		Va	nriance Over (Under)
Receipts: Licenses and permits Charges for services Interest income	\$	15,500 2,973,400 10,000	\$	43,480 3,315,345 124,253	\$	27,980 341,945 114,253
Total receipts	\$	2,998,900	:	3,483,078	\$	484,178
Expenditures, encumbrances, and transfers: Personal services Contractual services Commodities Capital outlay Transfers out	\$	832,208 441,440 169,050 35,000 1,350,000		711,154 421,692 134,557 33,115 1,350,000	\$	(121,054) (19,748) (34,493) (1,885)
Total expenditures, encumbrances, and transfers	\$	2,827,698		2,650,518	\$	(177,180)
Receipts over expenditures, encumbrances, and transfers				832,560		
Unencumbered cash, beginning				1,768,447		
Prior year canceled encumbrance				1,055		
Unencumbered cash, ending			\$	2,602,062	:	

CITY OF ANDOVER, KANSAS RECYCLING/TRASH UTILITY FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Budget		Final Budget		Actual		Variance Over (Under)	
Receipts:								
Charges for services	\$	1,039,000	\$	1,100,000	\$	1,125,149	\$	25,149
Interest income		500		6,100		8,500		2,400
Total receipts		1,039,500	\$	1,106,100		1,133,649	\$	27,549
Expenditures and encumbrances:								
Personal services	\$	47,821	\$	47,821		35,609	\$	(12,212)
Contractual services		969,500		1,109,500		1,048,491		(61,009)
Commodities		3,000		3,000		2,051		(949)
Total expenditures and encumbrances		1,020,321	\$	1,160,321	. ——	1,086,151	\$	(74,170)
Receipts over expenditures and encumbrance	S					47,498		
Unencumbered cash, beginning						128,975		
Unencumbered cash, ending					\$	176,473		

CITY OF ANDOVER, KANSAS STORM WATER UTILITY FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Budget		Final Budget		Actual		Variance Over (Under)	
Receipts:	Ф	208 000	¢.	200 000	¢.	200 (54	ው	1 654
Charges for services Interest income	\$	208,000 500	\$	208,000 3,500	\$ 	209,654 5,021	\$	1,654 1,521
Total receipts	\$	208,500	\$	211,500	: —	214,675	\$	3,175
Expenditures, encumbrances, and transfers:								
Personal services	\$	147,635	\$	147,635		138,160	\$	(9,475)
Contractual services		35,568		35,568		32,597		(2,971)
Commodities		20,150		20,150		13,298		(6,852)
Capital outlay		-		60,000		58,108		(1,892)
Transfers out		15,450		15,450		15,450		-
Total expenditures, encumbrances,								
and transfers	\$	218,803	\$	278,803	:	257,613	\$	(21,190)
Receipts under expenditures, encumbrances,								
and transfers						(42,938)		
Unencumbered cash, beginning						135,094		
Unencumbered cash, ending					\$	92,156		

CITY OF ANDOVER, KANSAS VEHICLE LEASE MANAGEMENT FUND SCHEDULE OF RECEIPTS AND EXPENDITURES - BUDGET AND ACTUAL REGULATORY BASIS

(Continued)

	Original Budget		Final Budget		Actual		Variance Over (Under)	
Receipts and transfers:								
Interest income	\$	-	\$	-	\$	10,423	\$	10,423
Miscellaneous		175,000		198,000		190,001		(7,999)
Transfers in		-		-		200,000		200,000
Total receipts and transfers	\$	175,000	\$	198,000		400,424	\$	202,424
Expenditures: Capital outlay	\$	300,000	\$	460,000		455,136	\$	(4,864)
Receipts and transfers under expenditures						(54,712)		
Unencumbered cash, beginning						344,777		
Unencumbered cash, ending					\$	290,065		

CITY OF ANDOVER, KANSAS STREET EQUIPMENT RESERVE FUND* SCHEDULE OF RECEIPTS AND EXPENDITURES REGULATORY BASIS

Receipts and transfers:	
Interest income	\$ 8,950
Miscellaneous	47,500
Transfers in	186,000
Total receipts and transfers	242,450
Expenditures:	
Capital outlay	258,419
Receipts and transfers under expenditures	(15,969)
Unencumbered cash, beginning	 304,708
Unencumbered cash, ending	\$ 288,739

^{*} This fund is not required to be budgeted.

CITY OF ANDOVER, KANSAS CITY PROJECT FUNDS* SCHEDULE OF RECEIPTS AND EXPENDITURES REGULATORY BASIS

Receipts:	
Reimbursements	\$ 1,286,477
Interest income	(352,467)
Debt issuance proceeds	10,934,630
Proceeds of bond premiums	 481,304
Total receipts	 12,349,944
Expenditures, encumbrances, and transfers:	
Contractual services	2,248,543
Transfers out	794,415
Total expenditures, encumbrances, and transfers	 3,042,958
Receipts over expenditures, encumbrances, and transfers	9,306,986
Unencumbered cash, beginning	 (16,223,982)
Unencumbered cash, ending	\$ (6,916,996)

^{*} This fund is not required to be budgeted.

CITY OF ANDOVER, KANSAS CAPITAL EQUIPMENT RESERVE FUND* SCHEDULE OF RECEIPTS AND EXPENDITURES REGULATORY BASIS

Receipts and transfers:	
Fines and fees	\$ 42,497
Contributions	5,000
Interest income	96,905
Miscellaneous	1,450
Transfers in	168,450
Total receipts and transfers	314,302
Expenditures and encumbrances:	
Contractual services	239,914
Capital outlay	409,458
Total expenditures and encumbrances	649,372
Receipts and transfers under expenditures and encumbrances	(335,070)
Unencumbered cash, beginning	1,997,027
Unencumbered cash, ending	\$ 1,661,957

^{*} This fund is not required to be budgeted.

CITY OF ANDOVER, KANSAS SALES TAX FUNDED PROJECTS FUND* SCHEDULE OF RECEIPTS AND EXPENDITURES REGULATORY BASIS

Receipts and transfers:	
Interest income	\$ 173,400
Debt issuance proceeds	14,220,370
Bond premium	625,927
Property owner payments	582,000
Transfers in	3,528,014
Total receipts and transfers	19,129,711
Expenditures and encumbrances:	
Contractual services	298,116
Transfers out	9,663,537
Total expenditures and encumbrances	9,961,653
Receipts and transfers over expenditures and encumbrances	9,168,058
Unencumbered cash, beginning	(6,382,379)
Unencumbered cash, ending	\$ 2,785,679

^{*} This fund is not required to be budgeted.

CITY OF ANDOVER, KANSAS ANDOVER PUBLIC BUILDING COMMISSION FUND* SCHEDULE OF RECEIPTS AND EXPENDITURES REGULATORY BASIS

Receipts:	
Intergovernmental	\$ 417,432
Expenditures:	
Principal	375,000
Interest	42,432
Total expenditures	417,432
Receipts over expenditures	<u>-</u>
recorpts over experiences	
Unencumbered cash, beginning	<u>_</u>
Onencumbered cash, beginning	
Unencumbered cash, ending	\$ -
Onencumbered cash, ending	ф <u>-</u>

^{*} This fund is not required to be budgeted.

CITY OF ANDOVER, KANSAS AGENCY FUNDS SUMMARY OF RECEIPTS AND DISBURSEMENTS REGULATORY BASIS

Fund	eginning Cash Balance	Receipts	Dis	bursements	Ending Cash Balance
Payroll clearing Municipal court bond fund	\$ 14,851 20,120	\$ 97,259 32,973	\$	47,313 28,038	\$ 64,797 25,055
	\$ 34,971	\$ 130,232	\$	75,351	\$ 89,852

CITY OF ANDOVER, KANSAS ANDOVER PUBLIC LIBRARY - RELATED MUNICIPAL ENTITY SCHEDULE OF RECEIPTS AND EXPENDITURES REGULATORY BASIS

Receipts:		
Taxes	\$	732,707
Intergovernmental		65,181
Fines and fees		52,723
Interest income		32,410
Miscellaneous		12,286
Total receipts		895,307
Expenditures and encumbrances:		
Salaries, wages, and payroll taxes		497,641
Advertising and promotion		3,268
Contract services		46,307
Capital outlay		65,483
Postage		11,394
Special programs		10,804
Books, periodicals, and other media		68,905
Repairs and maintenance		39,041
Workshops and trainings		2,635
Utilities		38,367
Other		14,255
Total expenditures and encumbrances		798,100
Receipts over expenditures and encumbrances		97,207
Unencumbered cash, beginning		888,693
Unencumbered cash, ending	_ \$	985,900

APPENDIX C

ORDINANCE ESTABLISHING A MASTER UNDERTAKING TO PROVIDE ONGOING DISCLOSURE

(Published at www.andoverks.com on January 20, 2024)

ORDINANCE NO. 1891

AN ORDINANCE AMENDING AND RESTATING ORDINANCE NO. 1691 OF THE CITY OF ANDOVER, KANSAS.

WHEREAS, the governing body of the City of Andover, Kansas (the "City") has heretofore by Ordinance No. 1076 adopted on June 15, 2000 and published in the City's official newspaper as required by law on June 22, 2000, as amended and restated by (i) Ordinance No. 1442 adopted September 29, 2009 and published in the City's official newspaper as required by law on October 2, 2009, and (ii) Ordinance No. 1480 adopted November 30, 2010 and published in the City's official newspaper as required by law on December 3, 2010, and (iii) Ordinance No. 1691 adopted November 27, 2018 and published in the City's official newspaper as required by law on December 1, 2018, established a written undertaking to function as a master undertaking for the benefit of the holders as well as the beneficial owners of all general obligation bonds and temporary notes issued by the City of Andover, purchased for public distribution by one or more underwriters, on or after July 3, 1995, as required to establish legal preconditions for sale of the Bonds and Notes through an underwriter or underwriters, under Section (b)(5)(i) of Securities and Exchange Commission ("SEC") Rule 15c2-12 promulgated under the Securities Exchange Act of 1934, as amended; and

WHEREAS, the governing body of the City finds and determines it advisable to amend and restate Ordinance No. 1691 of the City.

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF ANDOVER, KANSAS AS FOLLOWS:

Section 1. <u>Amendment and Restatement of Ordinance No. 1691</u>. The entirety of Ordinance No. 1691 is hereby amended and restated by replacing it with the following:

SECTION 1. This Ordinance establishes and constitutes a written undertaking which shall function as a master undertaking for the benefit of the holders as well as the beneficial owners of all general obligation bonds (the "Bonds") and temporary notes (the "Notes") issued by the City of Andover, (the "City" or the "Issuer"), purchased for public distribution by one or more underwriters, on or after August 18, 2003, as required to establish legal preconditions for sale of the Bonds and Notes through an underwriter or underwriters, under Section (b)(5)(i) of Securities and Exchange Commission ("SEC") Rule 15c2-12 (the "Rule") promulgated under the Securities Exchange Act of 1934, as amended. Capitalized terms used in this Ordinance, and not otherwise defined herein, shall have the meanings assigned to such terms in Section 4 hereof.

SECTION 2. The City, as issuer of the Bonds and Notes, undertakes to provide the following information, at the times and to the recipients as provided in Section 3 of this Ordinance:

- (i) Annual Financial Information
- (ii) Audited Financial Statements
- (iii) Reporting Event Notices

SECTION 3. So long as the Rule continues to require an undertaking to make ongoing disclosure as established herein, or performance of prior such undertakings, then, with respect to all of the Bonds and Notes issued subject to such requirements which remain Outstanding:

- (A) The Issuer shall provide the Annual Financial Information on or before December 31 of each year (the "Report Date"), beginning in December, 2009, to the Municipal Securities Rulemaking Board ("MSRB"). The Issuer may adjust the Report Date if the Issuer changes its fiscal year by providing written notice of the change of fiscal year and the new Report Date to the MSRB; provided that the new Report Date shall be not more than 365 days after then end of the new fiscal year and provided further that the final Report Date relating to the former fiscal year and the initial Report Date relating to the new fiscal year shall not exceed one year in duration. It shall be sufficient if the Issuer provides to the MSRB the Annual Financial Information by specific reference to documents previously provided to the MSRB or filed with the Securities and Exchange Commission and, if such a document is a final official statement within the meaning of the Rule, available from the MSRB.
- (B) The Issuer shall provide the Audited Financial Statements as part of the Annual Financial Information described in the preceding paragraph of this Section, when and if available.
- (C) If a Reporting Event occurs, the Issuer shall provide a Reporting Event Notice to the MSRB in a timely manner not in excess of ten (10) business days after the occurrence of a Reporting Event. Each "Reporting Event Notice" shall be so captioned, and shall prominently state the date, title and CUSIP numbers of the Bonds or Notes to which the Reporting Event(s) covered by the Reporting Event Notice pertain(s).
- (D) The Issuer shall provide timely notice of any failure by the Issuer to provide Annual Financial Information as required hereunder to the MSRB.

SECTION 4. The following are definitions of the capitalized terms used in this Ordinance and not otherwise defined elsewhere in this Ordinance:

"Adverse Tax Opinion" means adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the security, or other material events affecting the tax status of the security.

"Annual Financial Information" means the Issuer's Audited Financial Statements and Operating Data.

"Audited Financial Statements" means the City's annual financial statements, prepared using accounting practices prescribed by the State according to the Kansas Municipal Accounting and Audit Guide to demonstrate compliance with the "Cash Basis" and budget laws of the State and audited as required or permitted by the laws of the State according to auditing standards generally accepted in the United States, and the standards applicable to financial audits in *Government Auditing Standards*, issued by the Comptroller General of the United States.

"Bankruptcy Event" means bankruptcy, insolvency, receivership or similar event of the Issuer. For the purposes of this definition, the Bankruptcy Event is considered to have occurred when any of the following occur: the appointment of a receiver, fiscal agent or similar officer for the Issuer in a proceeding under the U.S. Bankruptcy Code or in any other proceeding under state or federal law in which a court or governmental authority has assumed jurisdiction over substantially all of the assets or business of the Issuer, or if such jurisdiction has been assumed by leaving the existing governing body and officials or officers in possession but subject to the supervision and orders of a court or governmental authority, or the entry of an order confirming a plan of reorganization, arrangement or liquidation by a court or governmental authority having supervision or jurisdiction over substantially all of the assets or business of the Issuer.

"Beneficial Owner" means any person which (a) has the power, directly or indirectly, to vote or consent with respect to, or to dispose of ownership of, any Bonds or Notes (including persons holding Bonds or Notes through nominees, depositories or other intermediaries), or (b) is treated as the owner of any Bonds or Notes for federal income tax purposes.

"Financial Obligation" means a (i) debt obligation; (ii) derivative instrument entered into in connection with or pledged as security or a source of payment for an existing or planned debt obligation; or (iii) guarantee of (i) or (ii). The term Financial Obligation shall not include municipal securities as to which a final official statement has been provided to the Municipal Rulemaking Board consistent with the SEC Rule.

"Merger Event" means the consummation of a merger, consolidation, or acquisition involving the Issuer or the sale of all or substantially all of the assets of the Issuer, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms.

"MSRB" means that Municipal Securities Rulemaking Board, including specifically its Electronic Municipal Market Access ("EMMA") system and any successors or assigns at http://www.emma.msrb.org.

"Obligated Person" means an obligated person as defined in the SEC Rule.

"Operating Data" means the operating data specifically included and set forth within the Issuer's Comprehensive Annual Financial Report, prepared in accordance with the standards established by the Governmental Accounting Standards Board, which shall contain at a minimum the data included in the Comprehensive Annual Financial Report attached to the applicable final official statement for such Bonds or Notes.

"Outstanding" when used with reference to any of the Bonds or Notes shall mean, as of a particular date, all Bonds or Notes theretofore authenticated and delivered under one or more Ordinances of the City, except: (i) Bonds or Notes theretofore canceled by the Fiscal Agent (as defined in the Ordinance(s) authorizing the issuance of such Bonds or Notes) or delivered to such Fiscal Agent for cancellation; (ii) Bonds or Notes for which payment or redemption moneys or Government Securities (as defined in the Ordinance(s) authorizing the issuance of such Bonds or Notes) or both, in the necessary amounts have been deposited with the Fiscal Agent or other such depository as provided in the Ordinance(s) authorizing the issuance of such Bonds or Notes, in trust for the Owners thereof (whether upon or prior to maturity or the Redemption Date(s) of such Bonds or Notes); or (iii) Bonds or Notes in exchange for or in lieu of which refunding Bonds or Notes have been authenticated and delivered pursuant to the terms of (and within the meaning of) the appropriate Ordinance(s).

"Owner(s)" shall mean, when used with respect to any Bond or Note, the person in whose name the Bond or Note is registered, as shown upon the registration books maintained by the Fiscal Agent(s) designated in the Ordinance(s) authorizing the issuance of such Bonds or Notes and shall include any Beneficial Owners.

"Participating Underwriter" shall mean any of the original underwriters of the Bonds or Notes required to comply with the Rule in connection with the offering of the Bonds or Notes.

"Redemption Date(s)" shall mean, when used with respect to any Bond or Note(s), the date(s) established as such in the Ordinance(s) authorizing the issuance of such Bonds or Notes.

"Reporting Event" means any of the following events with respect to any of the Outstanding Bonds or Notes: (i) principal and interest payment delinquencies; (ii) non-payment related defaults, if material; (iii) unscheduled draws on debt service reserves reflecting financial difficulties; (iv) unscheduled draws on credit enhancements reflecting financial difficulties; (v) substitution of credit or liquidity providers, or their failure to perform; (vi) Adverse Tax Opinions; (vii) modifications to rights of security holders, if material; (viii) note or bond calls, if material, and tender offers; (ix) defeasances; (x) release, substitution, or sale of property securing

repayment of the securities, if material; (xi) rating changes; (xii) Bankruptcy Events; (xiii) Merger Events, if material; (xiv) appointment of a successor or additional trustee or the change of name of a trustee, if material; (xv) Incurrence of a Financial Obligation of an Obligated Person, if material, or agreement to covenants, events of default, remedies, priority rights, or other similar terms of a Financial Obligation of an Obligated Person, any of which affect security holders, if material; and (xvi) Default, event of acceleration, termination event, modification of terms, or other similar events under the terms of a Financial Obligation of an Obligated Person, any of which reflect financial difficulties.

"Reporting Event Notice" means written or electronic notice of a Material Event.

"SEC Rule" means the Securities and Exchange Commission Rule 15c2-12 under the Securities Exchange Act of 1934, as amended (17 CFR §240. 15c2-12).

SECTION 5. Unless otherwise required by law, the City shall transmit all information required hereunder, including notices and filings, in such electronic format and accompanied by such identifying information at http://www.emma.msrb.org or such other internet site, all as required by the MSRB.

SECTION 6. This Ordinance, or any provision hereof, shall be subject to nullification and repeal in the event that the Issuer first delivers to the MSRB an opinion of nationally recognized bond counsel to the effect that those portions of the Rule that require this Undertaking as a condition for particular underwriter conduct, or any such provision, are invalid, have been repealed retroactively or otherwise do not apply to the Bonds or Notes. This Ordinance may be amended without the Consent of the Owner(s) of any Bonds or Notes, following the delivery by the Issuer to the MSRB of the proposed amendment and the opinion of nationally recognized bond counsel to the effect that such amendment, and giving effect thereto, will be in compliance with the Rule, as amended and officially interpreted.

SECTION 7. Any failure by the Issuer to perform its obligations under this Ordinance shall not constitute an "Event of Default" or "Default" within the meaning of any Ordinance(s) authorizing the issuance of any Bonds or Notes, and the rights and remedies provided to Owners of the Bonds or Notes under such Ordinance(s) upon the Occurrence of such a "Default" Or such an "Event of Default" shall not apply to any such failure. The sole remedy under this Ordinance in the event of any failure of the Issuer to comply with this Ordinance shall be an action to compel performance.

SECTION 8. If any of the foregoing provisions or terms of this Ordinance, or any application thereof, is held invalid, the invalidity shall not affect other applications of the provisions or terms of this Ordinance which reasonably can be given effect without the invalid provision or term or the application thereof, and to this end, the provisions of this Ordinance are declared to be severable.

SECTION 9. None of the provisions of this Ordinance are in any way intended to impose upon, or result in an assumption by, the Issuer or any of its officers, agents or

employees, of any special duty or any civil law duty of care as to which any breach or alleged breach thereof could give rise to any claim for damages in tort, and the Issuer expressly disclaims any such duty or responsibility for damages, including (but not limited to) any direct, indirect, special or consequential damages. The provisions of this Ordinance shall not, in any way, create liability or a basis for liability on the part of the Issuer or any officer, agent or employee thereof for any damages that result from failure of the Issuer to timely perform any portion, provision, term or condition of the written undertaking on its part established herein, or for any damages that result from reliance upon any provision of this Ordinance, or any administrative decision lawfully made thereunder. However, nothing in this subsection shall operate or be construed to limit the rights of any Owner of any Bond or Note to seek enforcement of the undertakings herein expressed through proceedings for a decree of specific performance in equity.

SECTION 10. The Issuer may, from time to time, appoint or engage a Dissemination Agent to assist it in carrying out its obligations under this Ordinance and may discharge any such Agent, with or without appointing a Successor Dissemination Agent.

SECTION 11. This Ordinance shall inure solely to the benefit of the Issuer, the Participating Underwriters and the Owners from time to time of the Bonds and Notes and shall create no rights in any other person or entity.

Section 2. <u>Amending Ordinance</u>. Except to the extent specifically amended hereby, Ordinance No. 1691 shall remain in full force and effect.

Section 3. <u>Effective Date</u>. This Ordinance shall take effect and be in full force from and after its adoption by the governing body of City of Andover, Kansas and its publication in the official newspaper of the City.

[Remainder of Page Intentionally Left Blank]

PASSED, APPROVED AND ADOPTED by the governing body of the City of Andover, Kansas this 9th day of January, 2024.

EAL S

CITY OF ANDOVER, KANSAS

By_

Ronnie Price, Mayor

ATTEST:

[seal]

By_

Dana Engstrom, City Clerk

APPENDIX D SPECIMEN MUNICIPAL BOND INSURANCE POLICY



MUNICIPAL BOND INSURANCE POLICY

ISSUER: [NAME OF ISSUER]	Policy No:
MEMBER: [NAME OF MEMBER]	
BONDS: \$ in aggregate principal amount of [NAME OF TRANSACTION] [and maturing on]	Effective Date:
	Risk Premium: \$
	Member Surplus Contribution: \$
	Total Insurance Payment: \$

BUILD AMERICA MUTUAL ASSURANCE COMPANY ("BAM"), for consideration received, hereby UNCONDITIONALLY AND IRREVOCABLY agrees to pay to the trustee (the "Trustee") or paying agent (the "Paying Agent") for the Bonds named above (as set forth in the documentation providing for the issuance and securing of the Bonds), for the benefit of the Owners or, at the election of BAM, directly to each Owner, subject only to the terms of this Policy (which includes each endorsement hereto), that portion of the principal of and interest on the Bonds that shall become Due for Payment but shall be unpaid by reason of Nonpayment by the Issuer.

On the later of the day on which such principal and interest becomes Due for Payment or the first Business Day following the Business Day on which BAM shall have received Notice of Nonpayment, BAM will disburse (but without duplication in the case of duplicate claims for the same Nonpayment) to or for the benefit of each Owner of the Bonds, the face amount of principal of and interest on the Bonds that is then Due for Payment but is then unpaid by reason of Nonpayment by the Issuer, but only upon receipt by BAM, in a form reasonably satisfactory to it, of (a) evidence of the Owner's right to receive payment of such principal or interest then Due for Payment and (b) evidence, including any appropriate instruments of assignment, that all of the Owner's rights with respect to payment of such principal or interest that is Due for Payment shall thereupon vest in BAM. A Notice of Nonpayment will be deemed received on a given Business Day if it is received prior to 1:00 p.m. (New York time) on such Business Day; otherwise, it will be deemed received on the next Business Day. If any Notice of Nonpayment received by BAM is incomplete, it shall be deemed not to have been received by BAM for purposes of the preceding sentence, and BAM shall promptly so advise the Trustee, Paying Agent or Owner, as appropriate, any of whom may submit an amended Notice of Nonpayment. Upon disbursement under this Policy in respect of a Bond and to the extent of such payment, BAM shall become the owner of such Bond, any appurtenant coupon to such Bond and right to receive payments under such Bond. Payment by BAM either to the Trustee or Paying Agent for the benefit of the Owners, or directly to the Owners, on account of any Nonpayment shall discharge the obligation of BAM under this Policy with respect to said Nonpayment.

Except to the extent expressly modified by an endorsement hereto, the following terms shall have the meanings specified for all purposes of this Policy. "Business Day" means any day other than (a) a Saturday or Sunday or (b) a day on which banking institutions in the State of New York or the Insurer's Fiscal Agent (as defined herein) are authorized or required by law or executive order to remain closed. "Due for Payment" means (a) when referring to the principal of a Bond, payable on the stated maturity date thereof or the date on which the same shall have been duly called for mandatory sinking fund redemption and does not refer to any earlier date on which payment is due by reason of call for redemption (other than by mandatory sinking fund redemption), acceleration or other advancement of maturity (unless BAM shall elect, in its sole discretion, to pay such principal due upon such acceleration together with any accrued interest to the date of acceleration) and (b) when referring to interest on a Bond, payable on the stated date for payment of interest. "Nonpayment" means, in respect of a Bond, the failure of the Issuer to have provided sufficient funds to the Trustee or, if there is no Trustee, to the Paying Agent for payment in full of all principal and interest that is Due for Payment on such Bond. "Nonpayment" shall also include, in respect of a Bond, any payment made to an Owner by or on behalf of the Issuer of principal or interest that is Due for Payment, which payment has been recovered from such Owner pursuant to the United States Bankruptcy Code in accordance with a final, nonappealable order of a court having competent jurisdiction. "Notice" means delivery to BAM of a notice of claim and certificate, by certified mail, email or telecopy as set forth on the attached Schedule or other acceptable electronic delivery, in a form satisfactory to BAM, from and signed by an Owner, the Trustee or the Paying Agent, which notice shall specify (a) the person or entity making the claim, (b) the Policy Number, (c) the claimed amount, (d) payment instructions and (e) the date such claimed amount becomes or became Due for Payment. "Owner" means, in respect of a Bond, the person or entity who, at the time of Nonpayment, is entitled under the terms of such Bond to payment thereof, except that "Owner" shall not include the Issuer, the Member or any other person or entity whose direct or indirect obligation constitutes the underlying security for the Bonds.

BAM may appoint a fiscal agent (the "Insurer's Fiscal Agent") for purposes of this Policy by giving written notice to the Trustee, the Paying Agent, the Member and the Issuer specifying the name and notice address of the Insurer's Fiscal Agent. From and after the date of receipt of such notice by the Trustee, the Paying Agent, the Member or the Issuer (a) copies of all notices required to be delivered to BAM pursuant to this Policy shall be simultaneously delivered to the Insurer's Fiscal Agent and to BAM and shall not be deemed received until received by both and (b) all payments required to be made by BAM under this Policy may be made directly by BAM or by the Insurer's Fiscal Agent on behalf of BAM. The Insurer's Fiscal Agent is the agent of BAM only, and the Insurer's Fiscal Agent shall in no event be liable to the Trustee, Paying Agent or any Owner for any act of the Insurer's Fiscal Agent or any failure of BAM to deposit or cause to be deposited sufficient funds to make payments due under this Policy.

To the fullest extent permitted by applicable law, BAM agrees not to assert, and hereby waives, only for the benefit of each Owner, all rights (whether by counterclaim, setoff or otherwise) and defenses (including, without limitation, the defense of fraud), whether acquired by subrogation, assignment or otherwise, to the extent that such rights and defenses may be available to BAM to avoid payment of its obligations under this Policy in accordance with the express provisions of this Policy. This Policy may not be canceled or revoked.

This Policy sets forth in full the undertaking of BAM and shall not be modified, altered or affected by any other agreement or instrument, including any modification or amendment thereto. Except to the extent expressly modified by an endorsement hereto, any premium paid in respect of this Policy is nonrefundable for any reason whatsoever, including payment, or provision being made for payment, of the Bonds prior to maturity. THIS POLICY IS NOT COVERED BY THE PROPERTY/CASUALTY INSURANCE SECURITY FUND SPECIFIED IN ARTICLE 76 OF THE NEW YORK INSURANCE LAW. THIS POLICY IS ISSUED WITHOUT CONTINGENT MUTUAL LIABILITY FOR ASSESSMENT.

In witness whereof, BUILD AMERICA MUTUAL ASSURANCE COMPANY has caused this Policy to be executed on its behalf by its Authorized Officer.

By:					
	Authorized Officer				

BUILD AMERICA MUTUAL ASSURANCE COMPANY



Notices (Unless Otherwise Specified by BAM)

Email:

claims@buildamerica.com Address:

200 Liberty Street, 27th floor New York, New York 10281

Telecopy: 212-962-1524 (attention: Claims)

