#### **NEW ISSUE - BOOK-ENTRY ONLY**

In the opinion of co-bond counsel to NTTA, interest on the Series 2020A Bonds and the Series 2020C Bonds (as defined herein) will be excludable from gross income for federal income tax purposes under statutes, regulations, published rulings and court decisions existing on the date hereof, subject to the matters discussed under "TAX MATTERS" herein. Interest on the Series 2020B Bonds is <u>not</u> excludable from gross income for federal tax purposes under existing law. See "TAX MATTERS" herein.



## NORTH TEXAS TOLLWAY AUTHORITY SYSTEM REVENUE REFUNDING BONDS

\$192,105,000 FIRST TIER BONDS SERIES 2020A \$517,145,000 FIRST TIER TAXABLE BONDS SERIES 2020B \$52,705,000 SECOND TIER BONDS SERIES 2020C

Due: As shown herein

#### **Dated Date: Date of Delivery**

The North Texas Tollway Authority ("*NTTA*") System Revenue Refunding Bonds, consisting of First Tier Revenue Refunding Bonds, Series 2020A (the "Series 2020A Bonds"), First Tier Taxable Revenue Refunding Bonds, Series 2020B (the "Series 2020B Bonds") and Second Tier Revenue Refunding Bonds, Series 2020C (the "Series 2020C Bonds" and, together with the Series 2020A Bonds and the Series 2020B Bonds, the "Bonds"), will be issued as fully registered obligations of NTTA, a body politic and corporate and a political subdivision of the State of Texas. The Series 2020A Bonds will be issued for the purpose of (i) refunding certain of the bonds as specifically described in **SCHEDULE I – SCHEDULE OF REFUNDED BONDS** and (ii) paying costs of issuance of the Series 2020A Bonds. The Series 2020B Bonds will be issued for the purpose of (i) refunding certain of the bonds as specifically described in **SCHEDULE I – SCHEDULE OF REFUNDED BONDS** and (ii) paying costs of issuance of the Series 2020B Bonds. The Series 2020B Bonds. The Series 2020B Bonds. The Series 2020B Bonds and (ii) paying costs of issuance of the Series 2020A Bonds. The Series 2020B Bonds will be issued for the purpose of (i) refunding certain of the bonds as specifically described in **SCHEDULE I – SCHEDULE OF REFUNDED BONDS** and (ii) paying costs of issuance of the Series 2020B Bonds. The Bonds will be registered in **SCHEDULE I – SCHEDULE OF REFUNDED BONDS** and (ii) paying costs of issuance of the Series 2020C Bonds. The Bonds will be registered in the nominee name of The Depository Trust Company, New York, New York ("*DTC*"), which will act as securities depository for the Bonds pursuant to its book–entry–only system described herein. No physical delivery of the Bonds will be made to the respective beneficial owners thereof. Principal of, premium, if any, and interest on the Bonds will be payable by Wells Fargo Bank, National Association, as trustee (the "*Trustee*"), under an Amended and Restated Trust Agreement, dated as of April 1, 2008, between NTTA and the

The Bonds are authorized by and issued pursuant to (i) the laws of the State of Texas, particularly Chapter 366, Texas Transportation Code, as amended, and Chapters 1207 and 1371, Texas Government Code, as amended, and (ii) a resolution (the "*Resolution*") adopted by the Board of Directors (the "*Board*") of NTTA on September 16, 2020. The Bonds, together with NTTA's outstanding revenue bonds and other obligations secured by the Trust Agreement, are special, limited obligations of NTTA payable solely from, and secured solely by, the tolls and other revenues of the NTTA System (as defined herein) and certain specified funds and accounts created pursuant to the Trust Agreement, on the basis and in the priority set forth therein and described herein.

The Bonds are further described in this Official Statement. See pages (i), (ii) and (iii) herein for additional information relating to the Bonds, including provisions relating to maturities, interest rates, yields, optional and mandatory sinking fund redemption, lien priority and tax status.

NTTA IS OBLIGATED TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS ONLY FROM THE TOLLS AND OTHER REVENUES OF THE NTTA SYSTEM AND CERTAIN SPECIFIED FUNDS AND ACCOUNTS CREATED PURSUANT TO THE RESOLUTION AND THE TRUST AGREEMENT ON THE BASIS AND IN THE PRIORITY SET FORTH THEREIN AND DESCRIBED HEREIN. EXCEPT AS SPECIFIED IN THE PRECEDING SENTENCE, NONE OF THE STATE OF TEXAS, NTTA, THE COUNTIES SERVED BY NTTA NOR ANY OTHER AGENCY OR POLITICAL SUBDIVISION OF THE STATE OF TEXAS IS OBLIGATED TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, OR INTEREST ON THE BONDS. NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OF TEXAS, THE COUNTIES SERVED BY NTTA NOR ANY OTHER AGENCY OR POLITICAL SUBDIVISION OF THE STATE OF TEXAS IS PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF, PREMIUM, IF ANY, OR INTEREST ON THE BONDS. NTTA HAS NO TAXING POWER. THE BONDS ARE NOT SECURED BY THE REVENUES PROVIDED (i) BY THE 360 TOLLWAY (AS DEFINED HEREIN), (ii) UNDER ANY TOLLING SERVICES AGREEMENT OR (iii) FROM FEES UNDER ANY INTEROPERABILITY AGREEMENT.

This cover page and pages (i), (ii), and (iii) contain information for quick reference only. Such pages do not contain a complete summary of the Bonds. Potential investors must read the entire Official Statement to obtain information essential to making an informed investment decision. Investment in the Bonds is subject to certain investment considerations. See **"RISK FACTORS."** For a discussion regarding the impact of COVID-19 on NTTA, also see **"INFECTIOUS DISEASE OUTBREAK – COVID-19"** herein and **"IMPACT OF COVID-19 ON NTTA"** in **APPENDIX A**.

The Bonds are offered for delivery when, as, and if issued and received by the underwriters and subject to the approval of the Attorney General of the State of Texas and the delivery of legal opinions from the law firms of McCall, Parkhurst & Horton L.L.P., Dallas, Texas, and Bracewell LLP, Dallas, Texas, co-bond counsel to NTTA. Certain legal matters will be passed upon for NTTA by Locke Lord LLP, Dallas, Texas, as counsel to NTTA, and by McCall, Parkhurst & Horton L.L.P., Dallas, Texas, and Bracewell LLP, Dallas, Texas, as co-disclosure counsel to NTTA. Certain legal matters will be passed upon for NTTA by Locke Lord LLP, Dallas, Texas, as counsel to NTTA, and by McCall, Parkhurst & Horton L.L.P., Dallas, Texas, and Bracewell LLP, Dallas, Texas, as co-disclosure counsel to NTTA. Certain legal matters will be passed upon for the underwriters by Winstead PC, Dallas, Texas, and West & Associates, L.L.P., Dallas, Texas, co-counsel for the underwriters. It is expected that delivery of the Bonds will be made through DTC, New York, New York on or about October 28, 2020.

UNDERWRITERS FOR THE SERIES 2020A BONDS AND SERIES 2020C BONDS	UNDERWRITERS FOR THE SERIES 2020B BONDS
Jefferies	BOFA SECURITIES
RBC CAPITAL MARKETS RICE FINANCIAL PRODUCTS COMPANY	GOLDMAN SACHS & CO. LLC HUNTINGTON CAPITAL MARKETS J.P. MORGAN
	SIEBERT WILLIAMS SHANK & CO. LLC WELLS FARGO SECURITIES



Facility Map of the North Texas Region



## MATURITIES, INTEREST RATES, YIELDS, CUSIP NUMBERS AND ADDITIONAL INFORMATION REGARDING THE SERIES 2020A BONDS

*General.* The \$192,105,000 North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2020A (the "*Series 2020A Bonds*") will be issued by the North Texas Tollway Authority ("*NTTA*") as fully registered bonds, without coupons, in denominations of \$5,000 or any integral multiple thereof within a maturity and will be dated their date of delivery. Interest will accrue on the Series 2020A Bonds, calculated on the basis of a 360-day year composed of twelve 30-day months, from their date of delivery and will be payable semiannually on January 1 and July 1 of each year, commencing January 1, 2021. Principal will come due on January 1 in the years and in the amounts set forth below or upon the earlier redemption of the Series 2020A Bonds.

## MATURITY SCHEDULE FOR THE SERIES 2020A BONDS

### SERIAL BONDS

Principal Amount (\$)	Interest Rate (%)	Yield (%)	CUSIP No <sup>.(1)</sup>
6,695,000	5.000	0.430	66285WZP4
7,140,000	5.000	0.550	66285WZQ2
***	***	***	***
4,885,000	4.000	$1.780^{(2)}$	66285WZR0
18,620,000	4.000	$1.850^{(2)}$	66285WZS8
34,600,000	4.000	$1.900^{(2)}$	66285WZT6
26,005,000	3.000	$2.190^{(2)}$	66285WZU3
28,000,000	4.000	$1.940^{(2)}$	66285WZV1
42,410,000	3.000	$2.230^{(2)}$	66285WZX7
23,750,000	4.000	$1.980^{(2)}$	66285WZW9
	6,695,000 7,140,000 *** 4,885,000 18,620,000 34,600,000 26,005,000 28,000,000 42,410,000	6,695,000     5.000       7,140,000     5.000       ***     ***       4,885,000     4.000       18,620,000     4.000       34,600,000     4.000       26,005,000     3.000       28,000,000     4.000       42,410,000     3.000	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

*Optional Redemption.* The Series 2020A Bonds are subject to optional redemption as described herein. See "THE BONDS — The Series 2020A Bonds – *Redemption.*"

*Lien Priority.* The Series 2020A Bonds constitute First Tier Bonds within the meaning of the Trust Agreement. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — Priority of Payment."

*Tax Status.* In the opinion of co-bond counsel to NTTA, interest on the Series 2020A Bonds will be excludable from gross income for federal income tax purposes under statutes, regulations, published rulings and court decisions existing on the date thereof, except as explained under "TAX MATTERS — Tax-Exempt Bonds — *Opinion*" herein.

Stated Maturity

<sup>(1)</sup> CUSIP® is a registered trademark of the American Bankers Association. CUSIP data herein is provided by CUSIP Global Services managed by S&P Global Market Intelligence on behalf of the American Bankers Association. This data is not intended to create a database and does not serve in any way as a substitute for the CUSIP Global Services. CUSIP numbers have been assigned by an independent company not affiliated with NTTA or the Underwriters and are included solely for the convenience of the owners of the Series 2020A Bonds. None of NTTA, the Co-Financial Advisors or the Underwriters is responsible for the selection or uses of these CUSIP numbers, and no representation is made as to their correctness on the applicable Series 2020A Bonds or as included herein. The CUSIP number for a specific maturity is subject to being changed after the issuance of the Series 2020A Bonds as a result of subsequent actions including, but not limited to, a refunding in whole or in part of such maturity or as a result of the procurement of secondary market portfolio insurance or other similar enhancement by investors applicable to all or a portion of certain maturities of the Series 2020A Bonds.

<sup>&</sup>lt;sup>(2)</sup> Yield calculated to January 1, 2029, first optional call date at par.

#### MATURITIES, INTEREST RATES, YIELDS, CUSIP NUMBERS AND ADDITIONAL INFORMATION REGARDING THE SERIES 2020B BONDS

*General.* The \$517,145,000 North Texas Tollway Authority System First Tier Taxable Revenue Refunding Bonds, Series 2020B (the "*Series 2020B Bonds*") will be issued by NTTA as fully registered bonds, without coupons, in denominations of \$5,000 or any integral multiple thereof within a maturity and will be dated their date of delivery. Interest will accrue on the Series 2020B Bonds, calculated on the basis of a 360-day year composed of twelve 30-day months, from their date of delivery and will be payable semiannually on January 1 and July 1 of each year, commencing January 1, 2021. Principal will come due on January 1 in the years and in the amounts set forth below.

#### MATURITY SCHEDULE FOR THE SERIES 2020B BONDS

### SERIAL BONDS

Stated Maturity (January 1)	Principal Amount (\$)	Interest Rate (%)	Yield (%)	CUSIP No. <sup>(1)</sup>	ISIN <sup>(1)</sup>
2024	17,835,000	0.920	0.920	66285WB47	US66285WB471
2025 2026	11,430,000	1.020 1.314	1.020 1.314	66285WB54 66285WB62	US66285WB547 US66285WB620
2028	11,545,000 20,050,000	1.314	1.314	66285WB70	US66285WB703
2028	27,520,000	1.727	1.727	66285WB88	US66285WB885
2029	28,050,000	1.827	1.827	66285WB96	US66285WB968
2030	19,055,000	1.877	1.877	66285WC20	US66285WC206
2031	19,415,000	2.047	2.047	66285WC38	US66285WC388
2032	19,815,000	2.227	2.227	66285WA55	US66285WA556
2033	20,265,000	2.327	2.327	66285WA63	US66285WA630
2034	20,575,000	2.427	2.427	66285WA71	US66285WA713
2035	21,080,000	2.527	2.527	66285WA89	US66285WA895

#### **TERM BONDS**

\$ 73,030,000	3.029%	Term Bond due January 1, 2040	Priced to yield 3.029%	CUSIP No. <sup>(1)</sup> 66285WA97	ISIN <sup>(1)</sup> US66285WA978
\$197,480,000	3.079%	Term Bond due January 1, 2042	Priced to yield 3.079%	CUSIP No. <sup>(1)</sup> 66285WB21	ISIN <sup>(1)</sup> US66285WB216
\$ 10,000,000	3.334%	Term Bond due January 1, 2052	Priced to yield 3.334%	CUSIP No. <sup>(1)</sup> 66285WB39	ISIN <sup>(1)</sup> US66285WB398

*Optional and Mandatory Sinking Fund Redemption.* The Series 2020B Bonds are subject to optional and mandatory sinking fund redemption as described herein. See "THE BONDS — The Series 2020B Bonds – *Redemption.*"

*Lien Priority.* The Series 2020B Bonds constitute First Tier Bonds within the meaning of the Trust Agreement. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — Priority of Payment."

*Tax Status.* Interest on the Series 2020B Bonds is not excludable from gross income for federal income tax purposes under existing law. See "**TAX MATTERS** — **Taxable Bonds**" herein.

<sup>(1)</sup> Copyright, American Bankers Association ("ABA"). CUSIP and ISIN data herein are provided by CUSIP Global Services ("CGS"), operated on behalf of the ABA by S&P Global Market Intelligence, a division of S&P Global Inc. This data is not intended to create a database and does not serve in any way as a substitute for the CGS database. CUSIP and ISIN numbers listed above have been assigned by an independent company not affiliated with NTTA or the Underwriters and are being provided solely for the convenience of the owners of the Series 2020B Bonds only at the time of issuance of the Series 2020B Bonds. None of NTTA, the Co-Financial Advisors or the Underwriters make any representation with respect to such numbers or undertake any responsibility for their accuracy now or at any time in the future. The CUSIP and/or ISIN number for a specific maturity is subject to being changed after the issuance of the Series 2020B Bonds as a result of various subsequent actions including, but not limited to, a refunding in whole or in part of such maturity or as a result of the procurement of secondary market portfolio insurance or other similar enhancement by investors applicable to all or a portion of certain maturities of the Series 2020B Bonds.

## MATURITIES, INTEREST RATES, YIELDS, CUSIP NUMBERS AND ADDITIONAL INFORMATION REGARDING THE SERIES 2020C BONDS

*General.* The \$52,705,000 North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2020C (the "*Series 2020C Bonds*") will be issued by NTTA as fully registered bonds, without coupons, in denominations of \$5,000 or any integral multiple thereof within a maturity and will be dated their date of delivery. Interest will accrue on the Series 2020C Bonds, calculated on the basis of a 360-day year composed of twelve 30-day months, from their date of delivery and will be payable semiannually on January 1 and July 1 of each year, commencing January 1, 2021. Principal will come due on January 1 in the years and in the amounts set forth below.

## MATURITY SCHEDULE FOR THE SERIES 2020C BONDS

## SERIAL BONDS

Stated Maturity (January 1)	Principal Amount (\$)	Interest Rate (%)	Yield (%)	CUSIP No. <sup>(1)</sup>
2021 ***	27,500,000 ***	5.000 ***	0.240 ***	66285WZY5 ***
2024	5,850,000	5.000	0.390	66285WZZ2
2025	6,140,000	5.000	0.500	66285WA22
2026	6,445,000	5.000	0.620	66285WA30
2027	6,770,000	5.000	0.790	66285WA48

*No Optional or Mandatory Sinking Fund Redemption.* The Series 2020C Bonds are <u>not</u> subject to optional or mandatory sinking fund redemption. See "**THE BONDS** — **The Series 2020C Bonds** – *Redemption.*"

*Lien Priority.* The Series 2020C Bonds constitute Second Tier Bonds under the Trust Agreement and are subordinate to the First Tier Bonds. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — Priority of Payment."

*Tax Status.* In the opinion of co-bond counsel to NTTA, interest on the Series 2020C Bonds will be excludable from gross income for federal income tax purposes under statutes, regulations, published rulings and court decisions existing on the date thereof, except as explained under "TAX MATTERS — Tax-Exempt Bonds — *Opinion*" herein.

<sup>&</sup>lt;sup>(1)</sup> CUSIP® is a registered trademark of the American Bankers Association. CUSIP data herein is provided by CUSIP Global Services managed by S&P Global Market Intelligence on behalf of the American Bankers Association. This data is not intended to create a database and does not serve in any way as a substitute for the CUSIP Global Services. CUSIP numbers have been assigned by an independent company not affiliated with NTTA or the Underwriters and are included solely for the convenience of the owners of the Series 2020C Bonds. None of NTTA, the Co-Financial Advisors or the Underwriters is responsible for the selection or uses of these CUSIP numbers, and no representation is made as to their correctness on the applicable Series 2020C Bonds or as included herein. The CUSIP number for a specific maturity is subject to being changed after the issuance of the Series 2020C Bonds as a result of subsequent actions including, but not limited to, a refunding in whole or in part of such maturity or as a result of the procurement of secondary market portfolio insurance or other similar enhancement by investors applicable to all or a portion of certain maturities of the Series 2020C Bonds.

## NTTA BOARD, ADMINISTRATION, CONSULTANTS AND ADVISORS

# **Board of Directors**<sup>(1)</sup>

Name	Approximate Length of Service	Term Expires August 31	Appointed by	Occupation
John Mahalik, Chairman	6 years	2021	Denton County	Businessman
Jane Willard, Vice Chairwoman <sup>(2)</sup>	10 years	2020	Collin County	Community Advocate
Lynn Gravley	3 years	2021	Governor	Businessman
Mojy Haddad	7 years	2022	Tarrant County	Businessman
Pete Kamp <sup>(2)</sup>	1 year	2020	Denton County	Businesswoman
Marcus Knight <sup>(2)</sup>	1 year	2020	Dallas County	Businessman
George "Tex" Quesada	9 years	2021	Dallas County	Attorney
Tim Carter	1 year	2021	Tarrant County	Businessman
Scott Levine	1 year	2021	Collin County	Attorney

(1) See "GOVERNANCE AND MANAGEMENT — The Board of Directors" in APPENDIX A.
(2) Directors serve until appointment of a successor or reappointment.

## Administration<sup>(1)</sup>

Name	Position			
James Hofmann Horatio Porter Dena DeNooyer Stroh Elizabeth Mow, P.E. Sabu Stephen Magdalena M. Brady Lorelei Griffith	Chief Executive Officer/Executive Director Chief Financial Officer/Assistant Executive Director of Finance General Counsel/Assistant Executive Director of Legal Services Assistant Executive Director of Infrastructure Assistant Executive Director of Operations Director of Internal Audit Secretary of the Board			
Consultants and Advisors	NAGEMENT — Key Staff Members" in APPENDIX A			
Issuer's Counsel	Locke Lord LLP Dallas, Texas			
Co-Bond Counsel and Co-Disclosure Counsel	McCall, Parkhurst & Horton L.L.P. Dallas, Texas			
	Bracewell LLP Dallas, Texas			
Independent Auditors	Crowe LLP Dallas, Texas			
Traffic Engineers	CDM Smith Dallas, Texas			
	with the assistance of Baez Consulting, LLC Allen, Texas			
Consulting Engineers	Atkins North America Dallas, Texas			
Co-Financial Advisors	Hilltop Securities Inc. Dallas, Texas			
	Estrada Hinojosa & Co., Inc. Dallas, Texas			

RSI Group LLC Little Rock, Arkansas

Trustee and Paying Agent/Registrar

Wells Fargo Bank, National Association Dallas, Texas

For additional information regarding NTTA, please contact:

Horatio Porter Chief Financial Officer North Texas Tollway Authority 5900 West Plano Parkway, Suite 100 Plano, Texas 75093-4694 (214) 461-2000 Richard Ramirez Regional Managing Director Hilltop Securities Inc. 1201 Elm Street, Suite 3500 Dallas, Texas 75270 (214) 953-4000

## USE OF INFORMATION IN OFFICIAL STATEMENT

No dealer, broker, salesman or other person has been authorized by NTTA or Jefferies LLC, RBC Capital Markets, LLC or Rice Financial Products Company (collectively, the "*Tax-Exempt Bonds Underwriters*"), or BofA Securities, Inc., Goldman Sachs & Co. LLC, Huntington Capital Markets, J.P. Morgan Securities LLC, Siebert Williams Shank & Co. LLC or Wells Fargo Securities (collectively, the "*Taxable Bonds Underwriters*" and, together with Tax-Exempt Bonds Underwriters, the "*Underwriters*") to give any information or to make any representation other than those contained in this document, as the same may be supplemented or modified by NTTA (the "*Official Statement*"), and, if given or made, such other information or representation may not be relied upon as having been authorized by NTTA or the Underwriters. This Official Statement does not constitute an offer to sell or the solicitation of an offer to buy, nor may there be any sale of the Bonds by any person, in any jurisdiction in which it is unlawful for such person to make such offer, solicitation or sale. The information and expressions of opinion herein are subject to change without notice, and neither the delivery of this Official Statement, nor any sale of the Bonds shall, under any circumstances, create any implication that there has been no change in the affairs of NTTA since the date hereof. This Official Statement is submitted in connection with the sale of the Bonds and in no instance may this Official Statement be reproduced or used for any other purpose.

CUSIP and ISIN data herein have been assigned by CUSIP Global Services, operated on behalf of the American Bankers Association by S&P Global Market Intelligence, a division of S&P Global Inc. and have been provided for the convenience of the owners of the Bonds. It is also expected that the Series 2020B Bonds will be accepted for clearance through the facilities of Euroclear and Clearstream. The CUSIP and/or ISIN numbers for the Bonds are set out on pages (i), (ii) and (iii) of this Official Statement. None of NTTA, the Co-Financial Advisors or the Underwriters shall be responsible for the selection or the correctness of the CUSIP and ISIN numbers for the Bonds.

THIS OFFICIAL STATEMENT IS INTENDED TO REFLECT FACTS AND CIRCUMSTANCES ON THE DATE OF THIS OFFICIAL STATEMENT OR ON SUCH OTHER DATE OR AT SUCH OTHER TIME AS IS IDENTIFIED HEREIN. NO ASSURANCE CAN BE GIVEN THAT SUCH INFORMATION WILL NOT BE MISLEADING AT A LATER DATE. CONSEQUENTLY, RELIANCE ON THIS OFFICIAL STATEMENT AT TIMES SUBSEQUENT TO THE ISSUANCE OF THE BONDS DESCRIBED HEREIN SHOULD NOT BE MADE ON THE ASSUMPTION THAT ANY SUCH FACTS OR CIRCUMSTANCES ARE UNCHANGED. SEE "CONTINUING DISCLOSURE OF INFORMATION" FOR A DESCRIPTION OF THE UNDERTAKING OF NTTA TO PROVIDE CERTAIN INFORMATION ON A CONTINUING BASIS.

THE TRUSTEE ASSUMES NO RESPONSIBILITY FOR THIS OFFICIAL STATEMENT AND HAS NOT REVIEWED OR UNDERTAKEN TO VERIFY ANY INFORMATION CONTAINED IN THIS OFFICIAL STATEMENT.

NONE OF NTTA, THE CO-FINANCIAL ADVISORS OR THE UNDERWRITERS MAKES ANY REPRESENTATION OR WARRANTY WITH RESPECT TO THE INFORMATION CONTAINED IN THIS OFFICIAL STATEMENT UNDER THE CAPTION **"INFORMATION CONCERNING OFFERING RESTRICTIONS IN CERTAIN JURISDICTIONS OUTSIDE THE UNITED STATES"** OR IN **"APPENDIX G – BOOK-ENTRY ONLY SYSTEM AND GLOBAL CLEARANCE PROCEDURES,"** OR REGARDING THE DEPOSITORY TRUST COMPANY ("*DTC*") OR ITS BOOK-ENTRY-ONLY SYSTEM, AS SUCH INFORMATION WAS FURNISHED BY DTC.

THE UNDERWRITERS HAVE PROVIDED THE FOLLOWING STATEMENT FOR INCLUSION IN THIS OFFICIAL STATEMENT: THE UNDERWRITERS HAVE REVIEWED THE INFORMATION IN THIS OFFICIAL STATEMENT IN ACCORDANCE WITH, AND AS PART OF, THEIR RESPONSIBILITIES TO INVESTORS UNDER THE FEDERAL SECURITIES LAWS AS APPLIED TO THE FACTS AND CIRCUMSTANCES OF THIS TRANSACTION, BUT THE UNDERWRITERS DO NOT GUARANTEE THE ACCURACY OR COMPLETENESS OF SUCH INFORMATION.

THE PRICE AND OTHER TERMS RESPECTING THE OFFERING AND SALE OF THE BONDS MAY BE CHANGED FROM TIME TO TIME BY THE UNDERWRITERS AFTER SUCH BONDS ARE RELEASED FOR SALE, AND SUCH BONDS MAY BE OFFERED AND SOLD AT PRICES OTHER THAN THE INITIAL OFFERING PRICE, INCLUDING SALES TO DEALERS WHO MAY SELL SUCH BONDS INTO INVESTMENT ACCOUNTS. IN CONNECTION WITH THE OFFERING OF THE BONDS, THE UNDERWRITERS MAY OVER-ALLOT OR EFFECT TRANSACTIONS THAT STABILIZE OR MAINTAIN THE MARKET PRICE OF

# THE BONDS AT A LEVEL ABOVE THOSE THAT MIGHT OTHERWISE PREVAIL IN THE OPEN MARKET. SUCH STABILIZING, IF COMMENCED, MAY BE DISCONTINUED AT ANY TIME.

No registration statement relating to the Bonds has been filed with the Securities and Exchange Commission (the "SEC") under the Securities Act of 1933, as amended, (the "Act") in reliance upon an exemption provided thereunder. The Bonds have not been registered or qualified under the Securities Act of Texas in reliance upon exemptions contained therein; nor have the Bonds been registered or qualified under the securities laws of any other jurisdiction. NTTA assumes no responsibility for the registration or qualification for sale or other disposition of the Bonds under the securities laws of any jurisdiction in which the Bonds may be offered, sold or otherwise transferred. This disclaimer of responsibility for registration or qualification for sale or other disposition of the Bonds shall not be construed as an interpretation of any kind with regard to the availability of any exemption from securities registration or qualification provisions.

IN MAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE BONDS AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THE BONDS HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The statements contained in this Official Statement that are not purely historical, are forward-looking statements, including statements regarding NTTA's expectations, hopes, intentions or strategies regarding the future. All forward-looking statements included in this Official Statement are based on information available to NTTA on the date hereof, and NTTA assumes no obligation to update any such forward-looking statements. Readers are cautioned not to place undue reliance on the forward-looking statements, which speak only as of the date hereof. See "**RISK FACTORS — Forward-Looking Statements**."

## INFORMATION CONCERNING OFFERING RESTRICTIONS IN CERTAIN JURISDICTIONS OUTSIDE THE UNITED STATES

THE INFORMATION UNDER THIS CAPTION HAS BEEN FURNISHED BY THE UNDERWRITERS, AND NTTA MAKES NO REPRESENTATION AS TO THE ACCURACY, COMPLETENESS OR ADEQUACY OF THE INFORMATION UNDER THIS CAPTION.

COMPLIANCE WITH ANY RULES OR RESTRICTIONS OF ANY JURISDICTION RELATING TO THE OFFERING, SOLICITATION AND/OR SALE OF THE SERIES 2020B BONDS IS THE RESPONSIBILITY OF THE UNDERWRITERS, AND NTTA SHALL NOT HAVE ANY RESPONSIBILITY OR LIABILITY IN CONNECTION THEREWITH. NO ACTION HAS BEEN TAKEN BY NTTA THAT WOULD PERMIT THE OFFERING OR SALE OF THE SERIES 2020B BONDS, OR POSSESSION OR DISTRIBUTION OF THIS OFFICIAL STATEMENT OR ANY OTHER OFFERING OR PUBLICITY MATERIAL RELATING TO THE SERIES 2020B BONDS, OR ANY INFORMATION RELATING TO THE PRICING OF THE SERIES 2020B BONDS, IN ANY NON-U.S. JURISDICTION WHERE ACTION FOR THAT PURPOSE IS REQUIRED.

## MINIMUM UNIT SALES

THE SERIES 2020B BONDS WILL TRADE AND SETTLE ON A UNIT BASIS (ONE UNIT EQUALING ONE SERIES 2020B BOND OF \$5,000 PRINCIPAL AMOUNT). FOR ANY SALES MADE OUTSIDE THE UNITED STATES, THE MINIMUM PURCHASE AND TRADING AMOUNT IS 30 UNITS (BEING 30 SERIES 2020B BONDS IN AN AGGREGATE PRINCIPAL AMOUNT OF \$150,000).

#### NOTICE TO PROSPECTIVE INVESTORS IN THE EUROPEAN ECONOMIC AREA

THIS OFFICIAL STATEMENT HAS BEEN PREPARED ON THE BASIS THAT ALL OFFERS OF THE SERIES 2020B BONDS TO ANY PERSON THAT IS LOCATED WITHIN A MEMBER STATE OF THE EUROPEAN ECONOMIC AREA ("EEA") WILL BE MADE PURSUANT TO AN EXEMPTION UNDER ARTICLE 1(4) REGULATION (EU) 2017/1129 (THE "PROSPECTUS REGULATION") FROM THE REQUIREMENT TO PRODUCE A PROSPECTUS FOR OFFERS OF THE SERIES 2020B BONDS. ACCORDINGLY, ANY PERSON MAKING OR INTENDING TO MAKE ANY OFFER TO ANY PERSON LOCATED WITHIN A MEMBER STATE OF THE EEA OF THE SERIES 2020B BONDS SHOULD ONLY DO SO IN CIRCUMSTANCES IN WHICH NO OBLIGATION ARISES FOR NTTA OR ANY OF THE INITIAL PURCHASERS TO PRODUCE A PROSPECTUS OR SUPPLEMENT FOR SUCH AN OFFER. NEITHER NTTA NOR THE INITIAL PURCHASERS HAVE AUTHORIZED, NOR DO THEY AUTHORIZE, THE MAKING OF ANY OFFER OF SERIES 2020B BONDS THROUGH ANY FINANCIAL INTERMEDIARY, OTHER THAN OFFERS MADE BY THE INITIAL PURCHASERS, WHICH CONSTITUTE THE FINAL PLACEMENT OF THE SERIES 2020B BONDS CONTEMPLATED IN THIS OFFICIAL STATEMENT.

THE OFFER OF ANY SERIES 2020B BONDS WHICH IS THE SUBJECT OF THE OFFERING CONTEMPLATED BY THIS OFFICIAL STATEMENT IS NOT BEING MADE AND WILL NOT BE MADE TO THE PUBLIC IN ANY MEMBER STATE OF THE EEA, OTHER THAN: (A) TO ANY LEGAL ENTITY WHICH IS A "QUALIFIED INVESTOR" AS SUCH TERM IS DEFINED IN THE PROSPECTUS REGULATION; (B) TO FEWER THAN 150 NATURAL OR LEGAL PERSONS (OTHER THAN "QUALIFIED INVESTORS" AS SUCH TERM IS DEFINED IN THE PROSPECTUS REGULATION; (B) TO FEWER THAN 150 NATURAL OR LEGAL PERSONS (OTHER THAN "QUALIFIED INVESTORS" AS SUCH TERM IS DEFINED IN THE PROSPECTUS REGULATION); OR (C) IN ANY OTHER CIRCUMSTANCES FALLING WITHIN ARTICLE 1(4) OF THE PROSPECTUS REGULATION, SUBJECT TO OBTAINING THE PRIOR CONSENT OF THE RELEVANT UNDERWRITER FOR ANY SUCH OFFER; PROVIDED THAT NO SUCH OFFER OF THE SERIES 2020B BONDS SHALL REQUIRE NTTA OR THE INITIAL PURCHASERS TO PUBLISH A PROSPECTUS PURSUANT TO ARTICLE 3 OF THE PROSPECTUS REGULATION OR A SUPPLEMENT TO A PROSPECTUS PURSUANT TO ARTICLE 23 OF THE PROSPECTUS REGULATION.

FOR THE PURPOSES OF THIS PROVISION, THE EXPRESSION AN "OFFER OF SECURITIES TO THE PUBLIC" IN RELATION TO THE SERIES 2020B BONDS IN ANY MEMBER STATE OF THE EEA MEANS THE COMMUNICATION IN ANY FORM AND BY ANY MEANS OF SUFFICIENT INFORMATION ON THE TERMS OF THE OFFER AND THE SERIES 2020B BONDS TO BE OFFERED SO AS TO ENABLE AN INVESTOR TO DECIDE TO PURCHASE THE SERIES 2020B BONDS.

EACH SUBSCRIBER FOR OR PURCHASER OF THE SERIES 2020B BONDS IN THE OFFERING LOCATED WITHIN A MEMBER STATE WILL BE DEEMED TO HAVE REPRESENTED, ACKNOWLEDGED AND AGREED THAT IT IS A "QUALIFIED INVESTOR" AS DEFINED IN THE PROSPECTUS REGULATION. NTTA AND EACH UNDERWRITER AND OTHERS WILL RELY ON THE TRUTH AND ACCURACY OF THE FOREGOING REPRESENTATION, ACKNOWLEDGEMENT AND AGREEMENT.

PROHIBITION OF SALES TO EEA RETAIL INVESTORS – THE SERIES 2020B BONDS ARE NOT INTENDED TO BE OFFERED, SOLD OR OTHERWISE MADE AVAILABLE TO AND SHOULD NOT BE OFFERED, SOLD OR OTHERWISE MADE AVAILABLE TO ANY RETAIL INVESTOR IN THE EEA OR IN THE UNITED KINGDOM. FOR THESE PURPOSES, A RETAIL INVESTOR MEANS A PERSON WHO IS ONE (OR MORE) OF: (I) A RETAIL CLIENT AS DEFINED IN POINT (11) OF ARTICLE 4(1) OF DIRECTIVE 2014/65/EU (AS AMENDED, "MIFID II"); OR (II) A CUSTOMER WITHIN THE MEANING OF DIRECTIVE (EU) 2016/97 (THE "INSURANCE DISTRIBUTION DIRECTIVE"), WHERE THAT CUSTOMER WOULD NOT QUALIFY AS A PROFESSIONAL CLIENT AS DEFINED IN POINT (10) OF ARTICLE 4(1) OF MIFID II. CONSEQUENTLY NO KEY INFORMATION DOCUMENT REQUIRED BY REGULATION (EU) NO 1286/2014 (THE "PRIIPS REGULATION") FOR OFFERING OR SELLING THE NOTES OR OTHERWISE MAKING THEM AVAILABLE TO RETAIL INVESTORS IN THE EEA OR IN THE UNITED KINGDOM HAS BEEN PREPARED AND THEREFORE OFFERING OR SELLING THE NOTES OR OTHERWISE MAKING THEM AVAILABLE TO RETAIL INVESTORS IN THE EEA OR IN THE UNITED KINGDOM HAS BEEN PREPARED AND THEREFORE OFFERING OR SELLING THE NOTES OR OTHERWISE MAKING THEM AVAILABLE TO RETAIL INVESTORS IN THE EEA OR IN THE UNITED KINGDOM HAS BEEN PREPARED AND THEREFORE OFFERING OR SELLING THE NOTES OR OTHERWISE MAKING THEM AVAILABLE TO ANY RETAIL INVESTOR IN THE EEA OR IN THE UNITED KINGDOM MAY BE UNLAWFUL UNDER THE PRIIPS REGULATION.

## NOTICE TO PROSPECTIVE INVESTORS IN THE UNITED KINGDOM

THIS OFFICIAL STATEMENT IS FOR DISTRIBUTION ONLY TO, AND IS DIRECTED SOLELY AT, PERSONS WHO (I) ARE OUTSIDE THE UNITED KINGDOM, (II) ARE INVESTMENT PROFESSIONALS, AS SUCH TERM IS DEFINED IN ARTICLE 19(5) OF THE FINANCIAL SERVICES AND MARKETS ACT 2000 (FINANCIAL PROMOTION) ORDER 2005, AS AMENDED (THE "FINANCIAL PROMOTION ORDER"), (III) ARE PERSONS FALLING WITHIN ARTICLE 49(2)(A) TO (D) OF THE FINANCIAL PROMOTION ORDER, OR (IV) ARE PERSONS TO WHOM AN INVITATION OR INDUCEMENT TO ENGAGE IN INVESTMENT ACTIVITY (WITHIN THE MEANING OF SECTION 21 OF THE FINANCIAL SERVICES AND MARKETS ACT 2000) IN CONNECTION WITH THE ISSUE OR SALE OF ANY SERIES 2020B BONDS MAY OTHERWISE BE LAWFULLY COMMUNICATED OR CAUSED TO BE COMMUNICATED (ALL SUCH PERSONS TOGETHER BEING REFERRED TO AS "RELEVANT PERSONS"). THIS OFFICIAL STATEMENT IS DIRECTED ONLY AT RELEVANT PERSONS AND MUST NOT BE ACTED ON OR RELIED ON BY PERSONS WHO ARE NOT RELEVANT PERSONS. ANY INVESTMENT OR INVESTMENT ACTIVITY TO WHICH THIS OFFICIAL STATEMENT RELATES IS AVAILABLE ONLY TO RELEVANT PERSONS AND WILL BE ENGAGED IN ONLY WITH RELEVANT PERSONS. ANY PERSON WHO IS NOT A RELEVANT PERSON SHOULD NOT ACT OR RELY ON THIS OFFICIAL STATEMENT OR ANY OF ITS CONTENTS.

## NOTICE TO PROSPECTIVE INVESTORS IN SWITZERLAND

THE SERIES 2020B BONDS MAY NOT BE PUBLICLY OFFERED, DIRECTLY OR INDIRECTLY, IN SWITZERLAND WITHIN THE MEANING OF THE SWISS FINANCIAL SERVICES ACT (THE "FINSA"), AND NO APPLICATION HAS BEEN OR WILL BE MADE TO ADMIT THE SERIES 2020B BONDS TO TRADING ON ANY TRADING VENUE (EXCHANGE OR MULTILATERAL TRADING FACILITY) IN SWITZERLAND. NEITHER THIS OFFICIAL STATEMENT NOR ANY OTHER OFFERING OR MARKETING MATERIAL RELATING TO THE SERIES 2020B BONDS (1) CONSTITUTES A PROSPECTUS PURSUANT TO THE FINSA OR (2) HAS BEEN OR WILL BE FILED WITH OR APPROVED BY A SWISS REVIEW BODY PURSUANT TO ARTICLE 52 OF THE FINSA, AND NEITHER THIS OFFICIAL STATEMENT NOR ANY OTHER OFFERING OR MARKETING MATERIAL RELATING TO THE SERIES 2020B BONDS MAY BE PUBLICLY DISTRIBUTED OR OTHERWISE MADE PUBLICLY AVAILABLE IN SWITZERLAND.

## NOTICE TO PROSPECTIVE INVESTORS IN CANADA

THE SERIES 2020B BONDS MAY BE SOLD ONLY TO PURCHASERS PURCHASING, OR DEEMED TO BE PURCHASING, AS PRINCIPAL THAT ARE ACCREDITED INVESTORS, AS DEFINED IN NATIONAL INSTRUMENT 45-106 PROSPECTUS EXEMPTIONS OR SUBSECTION 73.3(1) OF THE SECURITIES ACT (ONTARIO), AND ARE PERMITTED CLIENTS, AS DEFINED IN NATIONAL INSTRUMENT 31-103 REGISTRATION REQUIREMENTS, EXEMPTIONS AND ONGOING REGISTRANT OBLIGATIONS. ANY RESALE OF THE SERIES 2020B BONDS MUST BE MADE IN ACCORDANCE WITH AN EXEMPTION FROM, OR IN A TRANSACTION NOT SUBJECT TO, THE PROSPECTUS REQUIREMENTS OF APPLICABLE SECURITIES LAWS.

SECURITIES LEGISLATION IN CERTAIN PROVINCES OR TERRITORIES OF CANADA MAY PROVIDE A PURCHASER WITH REMEDIES FOR RESCISSION OR DAMAGES IF THIS OFFICIAL STATEMENT (INCLUDING ANY AMENDMENT THERETO) CONTAINS A MISREPRESENTATION, PROVIDED THAT THE REMEDIES FOR RESCISSION OR DAMAGES ARE EXERCISED BY THE PURCHASER WITHIN THE TIME LIMIT PRESCRIBED BY THE SECURITIES LEGISLATION OF THE PURCHASER'S PROVINCE OR TERRITORY. THE PURCHASER SHOULD REFER TO ANY APPLICABLE PROVISIONS OF THE SECURITIES LEGISLATION OF THE PURCHASER'S PROVINCE OR TERRITORY FOR PARTICULARS OF THESE RIGHTS OR CONSULT WITH A LEGAL ADVISOR.

PURSUANT TO SECTION 3A.3 (OR, IN THE CASE OF SECURITIES ISSUED OR GUARANTEED BY THE GOVERNMENT OF A NON-CANADIAN JURISDICTION, SECTION 3A.4) OF NATIONAL INSTRUMENT 33-105 UNDERWRITING CONFLICTS ("NI 33-105"), THE UNDERWRITERS ARE NOT REQUIRED TO COMPLY WITH THE DISCLOSURE REQUIREMENTS OF NI 33-105 REGARDING UNDERWRITER CONFLICTS OF INTEREST IN CONNECTION WITH THIS OFFERING.

#### NOTICE TO PROSPECTIVE INVESTORS IN HONG KONG

WARNING. THE CONTENTS OF THIS OFFICIAL STATEMENT HAVE NOT BEEN REVIEWED BY ANY REGULATORY AUTHORITY IN HONG KONG. YOU ARE ADVISED TO EXERCISE CAUTION IN RELATION TO THE OFFER OF THE SERIES 2020B BONDS. IF YOU ARE IN ANY DOUBT ABOUT ANY OF THE CONTENTS OF THIS DOCUMENT, YOU SHOULD OBTAIN INDEPENDENT PROFESSIONAL ADVICE.

THIS DOCUMENT HAS NOT BEEN, AND WILL NOT BE, REGISTERED AS A PROSPECTUS IN HONG KONG NOR HAS IT BEEN APPROVED BY THE SECURITIES AND FUTURES COMMISSION OF HONG KONG PURSUANT TO THE SECURITIES AND FUTURES ORDINANCE (CHAPTER 571 OF THE LAWS OF HONG KONG) ("SFO"). THE SERIES 2020B BONDS MAY NOT BE OFFERED OR SOLD IN HONG KONG BY MEANS OF THIS DOCUMENT OR ANY OTHER DOCUMENT, AND THIS DOCUMENT MUST NOT BE ISSUED, CIRCULATED OR DISTRIBUTED IN HONG KONG, OTHER THAN TO 'PROFESSIONAL INVESTORS' AS DEFINED IN THE SFO AND ANY RULES MADE THEREUNDER. IN ADDITION, NO PERSON MAY ISSUE OR HAVE IN ITS POSSESSION FOR THE PURPOSES OF ISSUE, WHETHER IN HONG KONG OR ELSEWHERE, ANY ADVERTISEMENT, INVITATION OR DOCUMENT RELATING TO THE SERIES 2020B BONDS, WHICH IS DIRECTED AT, OR THE CONTENTS OF WHICH ARE LIKELY TO BE ACCESSED OR READ BY, THE PUBLIC OF HONG KONG (EXCEPT IF PERMITTED TO DO SO UNDER THE SECURITIES LAWS OF HONG KONG) OTHER THAN WITH RESPECT TO SERIES 2020B BONDS WHICH ARE OR ARE INTENDED TO BE DISPOSED OF ONLY (A) TO PERSONS OUTSIDE HONG KONG, OR (B) TO 'PROFESSIONAL INVESTORS' AS DEFINED IN THE SFO AND ANY RULES MADE THEREUNDER.

## NOTICE TO PROSPECTIVE INVESTORS IN JAPAN

THE SERIES 2020B BONDS HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER ARTICLE 4, PARAGRAPH 1 OF THE FINANCIAL INSTRUMENTS AND EXCHANGE ACT OF JAPAN (ACT NO.25 OF 1948, AS AMENDED THE "FIEA"). IN RELIANCE UPON THE EXEMPTION FROM THE REGISTRATION REQUIREMENTS SINCE THE OFFERING CONSTITUTES THE PRIVATE PLACEMENT TO QUALIFIED INSTITUTIONAL INVESTORS ONLY AS PROVIDED FOR IN "I" OF ARTICLE 2, PARAGRAPH 3, ITEM 2 OF THE FIFEA. A TRANSFEROR OF THE SERIES 2020B BONDS SHALL NOT TRANSFER OR RESELL THEM EXCEPT WHERE A TRANSFEREE IS A QUALIFIED INSTITUTIONAL INVESTORS AS DEFINED UNDER ARTICLE 10 OF THE CABINET OFFICE ORDINANCE CONCERNING DEFINITIONS PROVIDED IN ARTICLE 2 OF THE FIEA (THE MINISTRY OF FINANCE ORDINANCE NO.14 OF 1993, AS AMENDED).

## NOTICE TO PROSPECTIVE INVESTORS IN SOUTH KOREA

THIS OFFICIAL STATEMENT IS NOT, AND UNDER NO CIRCUMSTANCES IS TO BE CONSIDERED AS, A PUBLIC OFFERING OF SECURITIES IN SOUTH KOREA FOR THE PURPOSES OF THE FINANCIAL INVESTMENT SERVICES AND CAPITAL MARKET ACT OF KOREA. THE SERIES 2020B BONDS HAVE NOT BEEN AND WILL NOT BE REGISTERED WITH THE FINANCIAL SERVICES COMMISSION OF SOUTH KOREA FOR PUBLIC OFFERING IN SOUTH KOREA UNDER THE FINANCIAL INVESTMENT SERVICES AND CAPITAL MARKETS ACT AND ITS SUBORDINATE DECREES AND REGULATIONS (COLLECTIVELY, THE "FSCMA"). THE SERIES 2020B BONDS MAY NOT BE OFFERED, REMARKETED, SOLD OR DELIVERED, DIRECTLY OR INDIRECTLY, OR OFFERED, REMARKETED OR SOLD TO ANY PERSON FOR RE-OFFERING OR RESALE, DIRECTLY OR INDIRECTLY, IN SOUTH KOREA OR TO ANY RESIDENT OF SOUTH KOREA (AS DEFINED IN THE FOREIGN EXCHANGE TRANSACTIONS LAW OF SOUTH KOREA AND ITS SUBORDINATE DECREES AND REGULATIONS (COLLECTIVELY, THE "FETL")) WITHIN ONE YEAR OF THE ISSUANCE OF THE SERIES 2020B BONDS , EXCEPT AS OTHERWISE PERMITTED UNDER APPLICABLE SOUTH KOREAN LAWS AND REGULATIONS, INCLUDING THE FSCMA AND THE FETL.

## NOTICE TO PROSPECTIVE INVESTORS IN TAIWAN

THE SERIES 2020B BONDS HAVE NOT BEEN AND WILL NOT BE REGISTERED OR FILED WITH, OR APPROVED BY THE FINANCIAL SUPERVISORY COMMISSION OF TAIWAN, THE REPUBLIC OF CHINA ("TAIWAN") AND/OR OTHER REGULATORY AUTHORITY OR AGENCY OF TAIWAN PURSUANT TO RELEVANT SECURITIES LAWS AND REGULATIONS OF TAIWAN AND MAY NOT BE ISSUED, OFFERED, OR SOLD IN TAIWAN THROUGH A PUBLIC OFFERING OR IN CIRCUMSTANCES WHICH CONSTITUTE AN OFFER WITHIN THE MEANING OF THE SECURITIES AND EXCHANGE ACT OF TAIWAN OR RELEVANT LAWS AND REGULATIONS THAT REQUIRES A REGISTRATION, FILING OR APPROVAL OF THE FINANCIAL SUPERVISORY COMMISSION AND/OR OTHER REGULATORY AUTHORITY OR AGENCY OF TAIWAN. THE SERIES 2020B BONDS MAY BE MADE AVAILABLE OUTSIDE TAIWAN FOR PURCHASE OUTSIDE TAIWAN BY INVESTORS RESIDING IN TAIWAN DIRECTLY, BUT MAY NOT BE OFFERED OR SOLD IN TAIWAN EXCEPT TO QUALIFIED INVESTORS VIA A TAIWAN LICENSED INTERMEDIARY TO THE EXTENT PERMITTED BY APPLICABLE LAWS OR REGULATIONS.

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## TABLE OF CONTENTS

INTRODUCTION	
INFECTIOUS DISEASE OUTBREAK - COVID-19	2
NORTH TEXAS TOLLWAY AUTHORITY	3
PLAN OF FINANCE	4
General	4
The Refunding	4
Estimated Sources and Uses of Funds	
Subsequent Financings Secured by the NTTA System Revenues	5
PRO FORMA DEBT SERVICE REQUIREMENTS	
ESTIMATED TOLL REVENUES, EXPENSES, OTHER INCOME, AND ESTIMATED DEBT	
SERVICE COVERAGE	8
THE BONDS	
The Series 2020A Bonds	10
The Series 2020B Bonds	11
The Series 2020C Bonds	14
GENERAL INFORMATION REGARDING THE BONDS	14
Trustee	14
Record Date	14
Payments in the Event of Weekends and Holidays	14
Transfers and Exchanges	14
Defeasance	
Book-Entry-Only System	15
Modification of the Trust Agreement	16
SOURCES OF PAYMENT AND SECURITY FOR THE BONDS	
Security for the Bonds	
Priority of Payment	17
Funds and Accounts	18
Rate Covenant	23
Additional Bonds and Other Obligations	24
Proposed Trust Agreement Amendments	
Outstanding Obligations	
The Commercial Paper Program	28
The Revolving Note Program	
ISTEA Loan	
The Subordinate Lien Bonds	
RISK FACTORS	
COVID-19	
Financial Forecasts	
Forward-Looking Statements	
Market Disruptions and Reliance on Capital Markets	
Costs of Construction of Toll Facilities	
Traffic and Revenue Reports	
Operating Risks	
Collection Risks	
Ability to Maintain or Raise Rates	
Custodian in Possession of Prepaid Funds	
Maintenance Costs	
Motor Fuel Prices and Taxes	
Retaining Walls	
Limitation and Enforceability of Remedies	
Clean Air Act Non-Attainment and Conformity Risk; NEPA Environmental Litigation Risk	
Continuing Disclosure Obligations	
Additional Obligations	
Obligations Relating to 360 Tollway	34

Obligation to Pay for Video Tolls under TSAs Prior to Collection	34
Risks Relating to Build America Bonds	34
Technological and Societal Changes	
Changes in Law	
Future and Proposed Tax Legislation	35
Information Technology and Other Risk Factors	35
Replacement of Back Office Toll Collection System	35
LITIGATION	35
TAX MATTERS	36
General	36
Information Reporting and Backup Withholding	36
Tax-Exempt Bonds	37
Taxable Bonds	38
UNDERWRITING	39
RATINGS	40
LEGAL MATTERS	
VERIFICATION OF MATHEMATICAL COMPUTATIONS	41
FINANCIAL STATEMENTS AND INDEPENDENT AUDITOR	42
PROFESSIONAL ENGINEERS	
CO-FINANCIAL ADVISORS	
REGISTRATION AND QUALIFICATION OF BONDS FOR SALE	42
LEGAL INVESTMENTS IN TEXAS	42
CONTINUING DISCLOSURE OF INFORMATION	43
Annual Reports	43
Event Notices	
Availability of Information from the MSRB	44
Limitations and Amendments	44
Compliance with Prior Undertakings	44
OTHER MATTERS	45

# SCHEDULES

SCHEDULE I	SCHEDULE OF REFUNDED BONDS
APPENDIX A	THE NORTH TEXAS TOLLWAY AUTHORITY
APPENDIX B-1	COMPREHENSIVE ANNUAL FINANCIAL REPORT OF THE NORTH TEXAS TOLLWAY AUTHORITY SYSTEM, AN ENTERPRISE FUND OF THE NORTH TEXAS TOLLWAY AUTHORITY, FOR FISCAL YEAR ENDED DECEMBER 31, 2019
APPENDIX B-2	UNAUDITED FINANCIAL REPORT OF THE NORTH TEXAS TOLLWAY AUTHORITY SYSTEM, AN ENTERPRISE FUND OF THE NORTH TEXAS TOLLWAY AUTHORITY, FOR THE SIX-MONTH PERIOD ENDED JUNE 30, 2020
APPENDIX C	NTTA SYSTEM TOLL RATE SCHEDULES
APPENDIX D	SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT
APPENDIX E	FORMS OF CO-BOND COUNSEL OPINIONS
APPENDIX F	DESCRIPTION OF SHARED SECOND TIER DEBT SERVICE RESERVE FUND POLICY AND PROVIDER
APPENDIX G	BOOK-ENTRY ONLY SYSTEM AND GLOBAL CLEARANCE PROCEDURES

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#### **OFFICIAL STATEMENT**

#### relating to

#### NORTH TEXAS TOLLWAY AUTHORITY SYSTEM REVENUE REFUNDING BONDS

\$192,105,000 FIRST TIER BONDS SERIES 2020A \$517,145,000 FIRST TIER TAXABLE BONDS SERIES 2020B \$52,705,000 SECOND TIER BONDS SERIES 2020C

#### **INTRODUCTION**

This Official Statement (this "Official Statement") contains certain information relating to the offering and sale by the North Texas Tollway Authority ("NTTA") of its North Texas Tollway Authority System Revenue Refunding Bonds, consisting of First Tier Revenue Refunding Bonds, Series 2020A (the "Series 2020A Bonds"), First Tier Taxable Revenue Refunding Bonds, Series 2020B (the "Series 2020B Bonds") and Second Tier Revenue Refunding Bonds, Series 2020C (the "Series 2020C Bonds" and, together with the Series 2020A Bonds and the Series 2020B Bonds, the "Bonds"). NTTA is a body politic and corporate and a political subdivision of the State of Texas (the "State") currently serving Collin, Dallas, Denton and Tarrant Counties (the "Member Counties") and Ellis and Johnson Counties (together with the Member Counties, the "Project Counties").

The Bonds are being issued by NTTA pursuant to (i) the laws of the State, particularly Chapter 366, Texas Transportation Code, as amended (the "*NTTA Act*"), and Chapters 1207 and 1371, Texas Government Code, as amended, and (ii) a resolution adopted by the Board of Directors (the "*Board*") of NTTA on September 16, 2020 (the "*Resolution*") authorizing the issuance of the Bonds.

The Bonds, together with certain other NTTA revenue bonds and other obligations, are secured by an Amended and Restated Trust Agreement dated as of April 1, 2008 (as amended and supplemented to and including the date of delivery of the Bonds, the "*Trust Agreement*") between NTTA and Wells Fargo Bank, National Association, as trustee (the "*Trustee*"), and are special, limited obligations of NTTA payable from and secured solely by the tolls and other revenues of the NTTA System (as defined herein) and certain specified funds and accounts created pursuant to the Trust Agreement, on the basis and in the priority provided in the Trust Agreement and described herein. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — Priority of Payment."

The Series 2020A Bonds are being issued for the purpose of (i) refunding a portion of the North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2011B (the "Series 2011B Refunded Bonds") as described in SCHEDULE I – SCHEDULE OF REFUNDED BONDS and (ii) paying costs of issuance of the Series 2020A Bonds. See "PLAN OF FINANCE."

The Series 2020B Bonds are being issued for the purpose of (i) refunding all or a portion of the North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2012A (the "Series 2012A Refunded Bonds"), the North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2012B (the "Series 2012B (the "Series 2012B (the "Series 2012D (the "Series 2012D Refunded Bonds"), the North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2012D (the "Series 2012D Refunded Bonds"), the North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2014A (the "Series 2014A Refunded Bonds") and the North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2014A (the "Series 2014A Refunded Bonds") and the North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2019A (the "Series 2019A (the "Series 2019A Refunded Bonds") as described in SCHEDULE I – SCHEDULE OF REFUNDED BONDS and (ii) paying costs of issuance of the Series 2020B Bonds. See "PLAN OF FINANCE."

The Series 2020C Bonds are being issued for the purpose of (i) refunding all of the North Texas Tollway Authority System Subordinate Lien Revenue Bonds, Series 2010A (the "Series 2010A Refunded Bonds" and, together with the Series 2011B Refunded Bonds, the Series 2012A Refunded Bonds, the Series 2012D Refunded Bonds, the Series 2014A Refunded Bonds and the Series 2019A Refunded Bonds, the "Refunded Bonds" as described in SCHEDULE I – SCHEDULE OF REFUNDED BONDS and (ii) paying costs of issuance of the Series 2020C Bonds. See "PLAN OF FINANCE."

Investment in the Bonds involves certain risks, some of which are discussed in this Official Statement. The statements contained in this Official Statement, including the schedule and appendices hereto, that are not purely historical, are forward-looking statements, including statements regarding NTTA's expectations, hopes, intentions or strategies regarding the future. Readers should not place undue reliance on forward-looking statements. All forward-

looking statements included in this Official Statement are based on information available to NTTA as of the date hereof, and NTTA assumes no obligation to update any such forward-looking statements. See "**RISK FACTORS**" for a discussion of certain risks that should also be considered in evaluating an investment in the Bonds. For a discussion regarding the impact of COVID-19 on NTTA, see "**INFECTIOUS DISEASE OUTBREAK** – **COVID-19**" herein and "**IMPACT OF COVID-19 ON NTTA**" in **APPENDIX A**.

This Official Statement contains, in part, estimates and matters of opinion that are not intended as statements of fact, and no representation or warranty is made as to the correctness of such estimates and matters of opinion. This Official Statement speaks only as of its date, and the information contained herein is subject to change. Capitalized terms used in this Official Statement that are not otherwise defined herein have the meanings assigned to them in the Trust Agreement. See "SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT" in APPENDIX D.

NTTA IS OBLIGATED TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS ONLY FROM THE TOLLS AND OTHER REVENUES OF THE NTTA SYSTEM AND CERTAIN SPECIFIED FUNDS AND ACCOUNTS CREATED PURSUANT TO THE RESOLUTION AND THE TRUST AGREEMENT ON THE BASIS AND IN THE PRIORITY SET FORTH THEREIN AND DESCRIBED HEREIN. EXCEPT AS SPECIFIED IN THE PRECEDING SENTENCE, NONE OF THE STATE OF TEXAS, NTTA, THE COUNTIES SERVED BY NTTA NOR ANY OTHER AGENCY OR POLITICAL SUBDIVISION OF THE STATE OF TEXAS IS OBLIGATED TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, OR INTEREST ON THE BONDS. NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OF TEXAS, THE COUNTIES SERVED BY NTTA NOR ANY OTHER AGENCY OR POLITICAL SUBDIVISION OF THE STATE OF TEXAS IS PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF, PREMIUM, IF ANY, OR INTEREST ON THE BONDS. NTTA HAS NO TAXING POWER. THE BONDS ARE NOT SECURED BY THE REVENUES PROVIDED (i) BY THE 360 TOLLWAY (AS DEFINED HEREIN), (ii) UNDER ANY TSA (AS DEFINED HEREIN) OR (iii) FROM FEES UNDER ANY INTEROPERABILITY AGREEMENT.

#### **INFECTIOUS DISEASE OUTBREAK – COVID-19**

The outbreak of COVID-19, a respiratory disease caused by a new strain of coronavirus, has been characterized as a pandemic (the "Pandemic") by the World Health Organization and is currently affecting many parts of the world, including the United States and Texas. On January 31, 2020, the Secretary of the United States Health and Human Services Department declared a public health emergency for the United States, and on March 13, 2020, the President of the United States declared the outbreak of COVID-19 in the United States a national emergency. Subsequently, the President's Coronavirus Guidelines for America and the United States Centers for Disease Control and Prevention called upon Americans to take actions to slow the spread of COVID-19 in the United States.

On March 13, 2020, the Governor of Texas (the "Governor") declared a state of disaster for all counties in Texas in response to the Pandemic, which disaster declaration he has subsequently extended. In addition, certain local officials, including the County Judges of the Project Counties, also declared a local state of disaster. Pursuant to Chapter 418 of the Texas Government Code, the Governor has broad authority to respond to disasters, including suspending any regulatory statute prescribing the procedures for conducting state business or any order or rule of a state agency that would in any way prevent, hinder, or delay necessary action in coping with the disaster, and issuing executive orders that have the force and effect of law. Many Texas local governments, including the most populous cities and counties within the State, have also issued restrictive orders in addition to those imposed by the Governor.

The Governor has issued a series of executive orders relating to COVID-19 preparedness and mitigation. These include executive orders, which among other things, impose limitations on business occupancy and operations and social gatherings and require people to wear face masks (with some exceptions). The Governor retains the authority to impose additional restrictions on activities. Additional information regarding executive orders issued by the Governor is accessible on the website of the Governor at <a href="https://gov.texas.gov/">https://gov.texas.gov/</a>. Neither the information on (nor accessed through) such website of the Governor is incorporated by reference, either expressly or by implication, into this Official Statement.

These and other governmental restrictions imposed in response to the Pandemic have materially impacted NTTA's traffic volume and toll revenues beginning in March 2020, and NTTA is uncertain as to when, if ever, traffic volume will resume to previously forecasted levels even after many of the restrictions have been lifted. In response to the COVID-19 outbreak, NTTA has implemented a number of temporary measures intended to mitigate operational and financial impacts, including: (i) expense reductions; (ii) delaying the start of certain capital projects; (iii) securing liquidity facilities; and (iv) transferring funds from the Capital Improvement Fund to the Bond Interest Accounts to pay interest

on outstanding First Tier and Second Tier Bonds payable in Fiscal Year 2020. See "IMPACT OF COVID-19 ON NTTA" in APPENDIX A.

The Pandemic is ongoing, and its dynamic nature leads to uncertainties, including the ultimate geographic spread of the virus, the severity of the disease, the duration of the Pandemic, and actions that may be taken by governmental authorities to treat the disease or contain the outbreak such as continuing or imposing additional restrictions due to a resurgence of COVID-19. Additionally, NTTA cannot determine the impact of the Pandemic and any travel restrictions on the demand for utilizing roads, including NTTA toll roads, or the impact on NTTA's financial condition and/or operations and the impact of the Pandemic on the local or global economy or on the toll road industry generally. See "IMPACT OF COVID-19 ON NTTA" in APPENDIX A.

The Pandemic has negatively affected travel, commerce, and financial markets globally, and is widely expected to continue negatively affecting economic growth and financial markets worldwide. These negative impacts may continue to reduce or adversely affect NTTA's traffic volume and resulting revenues. A portion of the financial and operating data contained herein covers periods prior to the economic impact of the Pandemic and efforts to slow it. It is unclear at this time what effect COVID-19 and resulting economic disruption may have on future traffic volume and resulting revenues. See "IMPACT OF COVID-19 ON NTTA" in APPENDIX A.

The Bonds, together with other revenue bonds and other obligations issued pursuant to the Trust Agreement, will be secured only by the NTTA System revenues and certain funds and accounts established pursuant to the Trust Agreement and not by other revenues or assets of NTTA. The reduction in NTTA System revenues caused by the Pandemic has not yet required, but could in the future require, NTTA to revise its toll rate schedule then in effect, to increase Net Revenues in a manner that will enable NTTA to produce at the earliest feasible time Net Revenues in at least the amounts described in the rate covenant for each such Fiscal Year. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS – Rate Covenant." A future increase in rates could result in reduced usage of the NTTA System, resulting in decreased revenues.

#### NORTH TEXAS TOLLWAY AUTHORITY

NTTA is a regional tollway authority governed by the NTTA Act and a political subdivision of the State currently serving the Project Counties. NTTA came into existence on September 1, 1997, as the successor to the Texas Turnpike Authority (the "*TTA*"), an agency of the State created in 1953. At the time of its creation, NTTA assumed ownership of the system of toll roads then owned and operated by the TTA and all obligations of the TTA related to such system of toll roads.

The Board has adopted a mission statement which is "to provide a safe and reliable toll road system, increase value and mobility options for our customers, operate NTTA in a businesslike manner, protect our bondholders and partner to meet our region's growing need for transportation infrastructure."

The NTTA Act authorizes NTTA to acquire, construct, maintain, repair and operate toll projects such as those included in the NTTA System at such locations within its jurisdiction as may be determined by NTTA and to issue bonds and other obligations for the purpose of paying all or any part of the cost of a toll project.

NTTA owns and operates the following toll roads (collectively, the "NTTA System"): the Dallas North Tollway ("DNT"), the President George Bush Turnpike ("PGBT"), the President George Bush Turnpike Eastern Extension ("PGBT EE"), the Sam Rayburn Tollway ("SRT"), the Mountain Creek Lake Bridge ("MCLB"), the Addison Airport Toll Tunnel ("AATT"), the Lewisville Lake Toll Bridge ("LLTB"), the President George Bush Turnpike Western Extension ("PGBT WE") and the Chisholm Trail Parkway ("CTP"). The SRT will revert to the Texas Department of Transportation ("TxDOT") on September 1, 2058.

The PGBT WE and the CTP were incorporated into the NTTA System on November 1, 2017. Prior to the incorporation, the PGBT WE and the CTP comprised a separate system of NTTA tollways designated the Special Projects System (the "Special Projects System").

The Bonds, together with other revenue bonds and other obligations issued pursuant to the Trust Agreement, will be secured only by the NTTA System revenues and certain funds and accounts established pursuant to the Trust Agreement and not by other revenues or assets of NTTA.

In addition, NTTA owns and operates a portion of State Highway 360 (the "360 Tollway") as a stand-alone toll project that is not part of the NTTA System. Revenues of the 360 Tollway may only be used to pay costs, including debt service, that are related to the 360 Tollway. **Revenues from the 360 Tollway do not secure and are not available to pay debt service on the Bonds or other obligations entitled to the benefit of the Trust Agreement.** 

See "THE 360 TOLLWAY" in APPENDIX A and "RISK FACTORS – Obligations Relating to 360 Tollway" for additional information regarding the 360 Tollway.

The NTTA Act provides that NTTA shall provide, for reasonable compensation, tolling services normally provided through its customer service center, including customer service, customer account maintenance, transponder supply and toll collection and enforcement (collectively, *"Tolling Services"*) for toll projects in NTTA's service area of Collin, Dallas, Denton and Tarrant counties. Furthermore, the NTTA Act provides that NTTA may enter into a tolling services agreement (a *"TSA"*) for any tolling project located in NTTA's boundaries. **Revenues generated by NTTA under any current or future TSA will not secure the Bonds or other obligations entitled to the benefit of the Trust Agreement.** See **"TOLLING SERVICES AGREEMENTS"** in **APPENDIX A** and **"RISK FACTORS** – **Obligation to Pay for Video Tolls under TSAs Prior to Collection"** for additional information regarding the TSAs.

See "THE NORTH TEXAS TOLLWAY AUTHORITY" in APPENDIX A for additional information regarding NTTA.

#### PLAN OF FINANCE

#### General

The Bonds are being issued in accordance with the NTTA Act, Chapters 1207 and 1371, Texas Government Code, as amended, the Trust Agreement and the Resolution. See "SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT" in APPENDIX D.

#### The Refunding

The Series 2020A Bonds are being issued for the purpose of (i) refunding the Series 2011B Refunded Bonds and (ii) paying costs of issuance of the Series 2020A Bonds.

The Series 2020B Bonds are being issued for the purpose of (i) refunding the Series 2012A Refunded Bonds, the Series 2012B Refunded Bonds, the Series 2012D Refunded Bonds, the Series 2019A Refunded Bonds and the Series 2019A Refunded Bonds and (ii) paying costs of issuance of the Series 2020B Bonds.

The Series 2020C Bonds are being issued for the purpose of (i) refunding the Series 2010A Refunded Bonds and (ii) paying costs of issuance of the Series 2020C Bonds.

On the date of delivery of the Bonds, the Trustee will transfer a portion of the proceeds of the Series 2020A Bonds and the Series 2020B Bonds to Wells Fargo Bank, National Association, as escrow agent (the "*Escrow Agent*") under one or more escrow agreements between NTTA and the Escrow Agent (collectively, the "*Escrow Agreement*"), establishing one or more escrow funds for the deposit of such bond proceeds (collectively, the "*Escrow Fund*"). The Escrow Agreement will require the Escrow Agent to send out the notices of redemption for the Series 2011B Refunded Bonds, the Series 2012A Refunded Bonds, the Series 2012B Refunded Bonds and the Series 2012D Refunded Bonds in a timely manner.

The proceeds of the Series 2020A Bonds and the Series 2020B Bonds transferred to the Escrow Agent will be invested in direct obligations of the United States of America and/or direct obligations of its agencies rated in the highest investment grade rating of at least one nationally recognized rating agency (the "*Federal Securities*") to be held by the Escrow Agent in an amount sufficient to pay the principal of, interest on and redemption price of the Series 2011B Refunded Bonds, the Series 2012A Refunded Bonds, the Series 2012B Refunded Bonds, the Series 2014A Refunded Bonds and the Series 2019A Refunded Bonds (collectively, the "*Defeased Bonds*").

Samuel Klein and Company, independent certified public accountant, in conjunction with Public Finance Partners LLC will issue a report (the "*Report*") verifying, at the time of delivery of the Bonds to the Underwriters, the mathematical accuracy of the schedules that demonstrate the Federal Securities will mature and pay interest in such amounts which, together with uninvested funds, if any, in the escrow fund, will be sufficient to pay, when due, the principal of and interest on the Defeased Bonds. The maturing principal of and interest on the Federal Securities will not be available to pay the Bonds. See "VERIFICATION OF MATHEMATICAL COMPUTATIONS" herein.

By the deposit of the Federal Securities and cash with the Escrow Agent pursuant to the Escrow Agreement, NTTA will have affected the defeasance of the Defeased Bonds pursuant to the terms of Chapter 1207, Texas Government Code, as amended, and the resolutions authorizing the issuance of the Defeased Bonds. As a result of such defeasance, the Defeased Bonds will no longer be payable from the net revenues of the NTTA System, but will

be payable solely from the principal of and interest on the Federal Securities and cash held for such purpose by the Escrow Agent, the Defeased Bonds will be defeased and will not be included in or considered to be indebtedness of NTTA for the purpose of a limitation on indebtedness or for any other purpose, and NTTA will have no further responsibility with respect to amounts available in the Escrow Fund for the payment of the Defeased Bonds, including any insufficiency therein caused by the failure to receive payments when due on the Federal Securities.

On the date of delivery of the Bonds, the Trustee will deposit a portion of the proceeds of the Series 2020C Bonds with the paying agent/registrar for the Series 2010A Refunded Bonds. The Series 2010A Refunded Bonds will be redeemed on or about the date of delivery of the Bonds.

#### **Estimated Sources and Uses of Funds**

The proceeds from the sale of the Bonds, NTTA contribution, release of reserves related to the Refunded Bonds and the use of such funds are as follows:

-	Series 2020A Bonds	Series 2020B Bonds	Series 2020C Bonds	 Total
Sources of Funds Principal Amount	\$ 192,105,000.00	\$ 517,145,000.00	\$ 52,705,000.00	\$ 761,955,000.00
Original Issue Premium	24,144,944.50	-	5,368,390.45	29,513,334.95
NTTA Contribution	3,494,887.50	7,951,714.06	33,617,361.62	45,063,963.18
Release from First Tier Reserve Account	2,165,710.88	5,830,074.96	-	 7,995,785.84
Total	\$ 221,910,542.88	\$ 530,926,789.02	\$ 91,690,752.07	\$ 844,528,083.97
Uses of Funds				
Deposit to Escrow Fund	\$ 220,419,273.08	\$ 526,995,573.40	\$ -	\$ 747,414,846.48
Refunding of the Series 2010A Refunded Bonds	-	-	91,375,000.00	91,375,000.00
Cost of Issuance <sup>(1)</sup>	1,491,269.80	3,931,215.62	315,752.07	 5,738,237.49
Total	\$ 221,910,542.88	\$ 530,926,789.02	\$ 91,690,752.07	\$ 844,528,083.97

(1) Includes underwriting, legal, financial advisory, rating agency, verification agent, accounting and Trustee fees, publication costs and printing expenses, among other costs of issuance.

#### Subsequent Financings Secured by the NTTA System Revenues

NTTA anticipates spending \$1.6 billion over the 2020-2024 (inclusive) period for major maintenance, rehabilitation, roadway bottleneck improvements, roadway capacity improvements and widening and extending certain roadways of the NTTA System. NTTA anticipates funding these improvements with cash flow or funds in the Capital Improvement Fund and proceeds of notes issued under its commercial paper note program and revolving note program. NTTA may also issue bonds, as needed, to finance these improvements or any new project it deems advisable or necessary, including if the other funding sources are not sufficient to fund these improvements or any new project. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — The Commercial Paper Program" and "— The Revolving Note Program" and "THE NTTA SYSTEM — Multi-Year NTTA System Capital Plan" in APPENDIX A. NTTA may also issue additional bonds to refinance outstanding commercial paper notes or revolving notes.

#### PRO FORMA DEBT SERVICE REQUIREMENTS

The table below shows the total debt service requirements for the outstanding obligations of NTTA secured by the Pledged Revenues (as defined herein).<sup>(1)</sup> The table reflects NTTA's assumptions described under "PLAN OF FINANCE" (including the issuance of the Bonds and the refunding of the Refunded Bonds) and in the footnotes below.

	Α	В	С	D	Е	F	G	Н
FYE (12/31) <sup>(2)</sup>	Outstanding 1st Tier Net Debt Service <sup>(3)(4)(5)(6)</sup>	Series 2020A 1st Tier Net Debt Service	Series 2020B 1st Tier Net Debt Service <sup>(5)</sup>	Outstanding 2nd Tier Net Debt Service <sup>(7)(8)(9)</sup>	Series 2020C 2nd Tier Net Debt Service	Outstanding ISTEA Loan Debt Service	Outstanding Subordinate Lien Debt Service <sup>(10)(11)</sup>	Total Net Debt Service
2020(12)	320,024,253	1,249,220	2,281,915	80,123,376	27,961,169	15,322,396	2,817,140	449,779,469
2021	347,182,264	7,138,400	13,039,514	144,005,743	1,260,250	15,322,396	3,962,140	531,910,706
2022	400,038,914	7,138,400	13,039,514	194,175,778	1,260,250	15,322,396	8,632,627	639,607,879
2023	416,179,414	7,138,400	30,874,514	198,262,169	7,110,250	15,322,396	8,631,332	683,518,474
2024	416,353,914	13,833,400	24,305,432	207,850,364	7,107,750	15,322,396	8,636,443	693,409,699
2025	447,045,664	13,943,650	24,303,846	177,051,014	7,105,750	15,322,396	8,641,552	693,413,873
2026	451,940,914	6,446,650	32,657,145	171,289,370	7,108,500	15,322,396	8,640,533	693,405,508
2027	448,089,164	6,446,650	39,833,613	175,078,680	-	15,322,396	8,642,541	693,413,043
2028	460,220,164	6,446,650	39,888,342	162,897,345	-	15,322,396	8,646,166	693,421,063
2029	444,729,164	6,446,650	30,380,869	219,046,266	-	-	-	700,602,949
2030	380,836,664	6,446,650	30,383,206	282,940,049	-	-	-	700,606,569
2031	376,983,414	6,446,650	30,385,781	286,790,374	-	-	-	700,606,219
2032	419,535,414	6,446,650	30,394,501	244,234,611	-	-	-	700,611,176
2033	429,871,764	11,331,650	30,232,935	229,176,904	-	-	-	700,613,253
2034	480,034,964	24,871,250	30,238,580	165,475,203	-	-	-	700,619,997
2035	487,017,614	40,106,450	31,640,888	141,856,358	-	-	-	700,621,310
2036	496,851,964	58,127,450	29,633,764	116,006,269	-	-	-	700,619,447
2037	536,512,614	68,382,300	29,631,319	66,096,894	-	-	-	700,623,127
2038	478,259,114	-	9,524,035	63,842,910	-	-	-	551,626,058
2039	479,195,814	-	9,525,285	62,903,390	-	-	-	551,624,489
2040	358,211,550	-	132,448,809	60,980,026	-	-	-	551,640,385
2041	418,724,524	-	73,978,192	58,941,120	-	-	-	551,643,835
2042	496,078,066	-	1,333,400	54,718,670	-	-	-	552,130,136
2043	204,723,085	-	1,300,060	42,733,577	-	-	-	248,756,721
2044	190,045,079	-	1,266,720	70,461,241	-	-	-	261,773,040
2045	148,041,974	-	1,233,380	101,968,063	-	-	-	251,243,416
2046	38,936,494	-	1,200,040	98,196,563	-	-	-	138,333,097
2047	-	-	-	99,192,063	-	-	-	99,192,063
2048	-	-	-	76,755,030	-	-	-	76,755,030
2049	-	-	-	-	-	-	-	-
2050	-	-	-	-	-	-	-	-
2051	-	-	-	-	-			-
	\$10,571,663,937	\$298,387,120	\$724,955,597	\$4,053,049,420	\$58,913,919	\$137,901,564	\$67,250,474	\$15,912,122,031

(1) Excludes any payments to be made into the Reserve Maintenance Fund ("RMF") under the Trust Agreement. Payments made into the RMF are made after debt service on the First, Second and Third Tier Bonds but prior to debt service on the ISTEA Loan and the Subordinate Lien Bonds. See "ESTIMATED TOLL REVENUES, EXPENSES, OTHER INCOME AND ESTIMATED DEBT SERVICE COVERAGE" for estimated deposits to the RMF.

(2) For all bonds other than the Subordinate Lien Bonds, Fiscal Year debt service includes debt service on the following January 1 (e.g., Fiscal Year 2020 includes debt service on January 1, 2021). With respect to the

Subordinate Lien Bonds, Fiscal Year debt service in each year for the purposes of the table is assumed to be the required deposit to the CIF Bond Payment Account on January 1 of the following year for the Subordinate Lien Bonds debt service due on August 1 of that year and February 1 of the next succeeding year (*e.g.*, Fiscal Year 2020 includes debt service on August 1, 2021, and February 1, 2022).

- (3) Net of direct subsidy related to the North Texas Tollway Authority System First Tier Taxable Current Interest Revenue Bonds, Series 2009B (Build America Bonds—Direct Payment) (the "Series 2009B Bonds") issued as Build America Bonds. The Federal Subsidy Payment is reduced by 5.7% due to automatic federal deficit reduction spending cuts known as "sequestration " which took effect on March 1, 2013. Sequestration affects certain federally funded programs, including the Federal Subsidy Payments payable to NTTA with respect to the Series 2009B Bonds. See "RISK FACTORS Risks Relating to Build America Bonds." It is assumed that this reduction in Federal Subsidy Payments continues at the same rate through the final maturity.
- (4) Excludes debt service on the Defeased Bonds after the date of defeasance.
- (5) Debt service in Fiscal Years 2046-2051 is net of the cash balance in the First Tier Debt Service Reserve Fund, which is required by the terms of the Trust Agreement to be used to retire the last maturities of the outstanding bonds.
- (6) NTTA has \$100,000,000 of Revolving Notes outstanding. Assumes the Revolving Notes are refunded with First Tier Bonds bearing interest at 5.000% on September 9, 2020.
- (7) NTTA has \$200,000,000 of CP Notes outstanding. Assumes the CP Notes are refunded with Second Tier Bonds bearing interest at 1.996% on September 9, 2020.
- (8) Debt service in Fiscal Year 2030 is net of the cash balance in the 2014 Second Tier Debt Service Reserve Subaccount that is required by the terms of the Trust Agreement to be used to retire the last maturities of the North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2014B (the "Series 2014B Bonds"). Debt service in Fiscal Year 2037 is net of the cash balance in the 2015 Second Tier Debt Service Reserve Subaccount that is permitted by the terms of the Trust Agreement to be used to retire the last maturities of the North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2015A (the "Series 2015A Bonds").
- (9) Debt service in Fiscal Years 2048-2049 is net of the cash balance in the Shared Second Tier Debt Reserve Fund that is required by the terms of the Trust Agreement to be used to retire the last maturities of the outstanding North Texas Tollway Authority System Revenue and Refunding Bonds, Series 2017B (the "Series 2017B Bonds"), the North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2018 (the "Series 2018 Bonds"), the North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2019B (the "Series 2019B Bonds") and the Series 2020C Bonds.
- (10) Net of direct subsidy related to the Series 2010B Subordinate Lien Bonds issued as Build America Bonds. The Federal Subsidy Payment is reduced by 5.7% due to automatic federal deficit reduction spending cuts known as "sequestration" which took effect on March 1, 2013. Sequestration affects certain federally funded programs, including the Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. See "RISK FACTORS Risks Relating to Build America Bonds." It is assumed that this reduction in Federal Subsidy Payments continues at the same rate through the final maturity.
- (11) Excludes debt service on the Series 2010A Refunded Bonds after the date of redemption.
- (12) Fiscal Year 2020 debt service assumes the use of approximately \$150,000,000 from the Capital Improvement Fund to pay interest (including approximately \$30,000,000 previously transferred to date and approximately \$120,000,000 expected to be transferred prior to December 31, 2020), therefore reducing 2020 First Tier debt service from \$423,555,388 to \$323,555,388 and 2020 Second Tier debt service from \$158,084,545 to \$108,084,545 as permitted under the Trust Agreement. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS Rate Covenant."

#### ESTIMATED TOLL REVENUES, EXPENSES, OTHER INCOME, AND ESTIMATED DEBT SERVICE COVERAGE

The table below shows estimated annual net revenues of the NTTA System for the period from January 1, 2020 through December 31, 2051. These net revenue figures were derived by deducting expenses, estimated by the Consulting Engineers, from the annual toll revenues of the NTTA System as estimated by the Traffic Engineers, and adding the other revenues as estimated by NTTA. See "TRAFFIC AND REVENUE STUDY" in APPENDIX A and "RISK FACTORS." The table reflects NTTA's assumptions described under "PLAN OF FINANCE" and "PRO FORMA DEBT SERVICE REQUIREMENTS."

	Α	В	С	D	Е	F	G	Н	Ι
FYE (12/31) <sup>(1)</sup>	Estimated Toll Revenues <sup>(2)</sup>	Estimated Other Revenues <sup>(3)</sup>	Estimated Expenses <sup>(4)</sup>	Estimated Net Revenue	Estimated Deposit to RMF <sup>(5)</sup>	Estimated Debt Service on all Debt <sup>(6)(7)</sup>	Estimated Coverage on 1st Tier Debt <sup>(7)(8)</sup>	Estimated Coverage on 1st & 2nd Tier Debt <sup>(7)(9)</sup>	Estimated Coverage on all Debt and RMF Deposits
2020	666,732,100	43,918,620	170,400,000	540,250,720	24,563,777	449,779,469	1.67x	1.25x	1.14x
2021	776,100,400	42,300,000	175,000,000	643,400,400	14,385,861	531,910,706	1.75x	1.26x	1.18x
2022	886,566,100	66,932,133	181,280,000	772,218,233	46,585,829	639,607,879	1.84x	1.25x	1.13x
2023	971,601,400	70,721,681	186,718,400	855,604,681	43,713,265	683,518,474	1.88x	1.30x	1.18x
2024	1,035,552,100	74,091,837	192,319,952	917,323,985	49,478,468	693,409,699	2.02x	1.37x	1.23x
2025	1,088,200,700	75,833,283	198,089,551	965,944,432	49,726,971	693,413,873	1.99x	1.44x	1.30x
2026	1,143,945,200	78,328,783	204,032,237	1,018,241,746	23,394,134	693,405,508	2.07x	1.52x	1.42x
2027	1,195,945,800	79,777,916	210,153,204	1,065,570,512	153,521,702	693,413,043	2.16x	1.59x	1.26x
2028	1,249,755,300	82,230,040	216,457,800	1,115,527,540	118,315,983	693,421,063	2.20x	1.67x	1.37x
2029	1,310,571,000	83,739,043	222,951,534	1,171,358,509	155,085,230	700,602,949	2.43x	1.67x	1.37x
2030	1,377,100,600	86,785,236	229,640,080	1,234,245,755	112,522,416	700,606,569	2.96x	1.76x	1.52x
2031	1,446,341,100	88,799,075	236,529,283	1,298,610,892	134,126,971	700,606,219	3.14x	1.85x	1.56x
2032	1,512,383,400	91,928,071	243,625,161	1,360,686,310	217,851,750	700,611,176	2.98x	1.94x	1.48x
2033	1,584,125,500	93,882,758	250,933,916	1,427,074,342	52,015,614	700,613,253	3.03x	2.04x	1.90x
2034	1,656,065,200	97,251,401	258,461,934	1,494,854,667	331,480,114	700,619,997	2.79x	2.13x	1.45x
2035	1,729,469,700	99,286,332	266,215,792	1,562,540,240	156,944,776	700,621,310	2.80x	2.23x	1.82x
2036	1,808,201,700	102,908,726	274,202,265	1,636,908,160	244,838,620	700,619,447	2.80x	2.34x	1.73x
2037	1,886,118,300	105,098,606	282,428,333	1,708,788,572	153,094,644	700,623,127	2.69x	2.44x	2.00x
2038	1,964,276,000	108,780,980	290,901,183	1,782,155,796	74,459,871	551,626,058	3.65x	3.23x	2.85x
2039	2,044,267,900	111,081,737	299,628,219	1,855,721,418	280,982,509	551,624,489	3.80x	3.36x	2.23x
2040	2,128,876,900	114,941,633	308,617,065	1,935,201,468	83,055,276	551,640,385	3.94x	3.51x	3.05x
2041	2,214,367,400	117,397,100	317,875,577	2,013,888,923	400,311,707	551,643,835	4.09x	3.65x	2.12x
2042	2,305,185,800	121,552,052	327,411,845	2,099,326,007	131,243,692	552,130,136	4.22x	3.80x	3.07x
2043	2,400,202,400	124,268,786	337,234,200	2,187,236,986	336,505,015	248,756,721	10.62x	8.79x	3.74x
2044	2,501,492,000	129,003,861	347,351,226	2,283,144,635	194,854,664	261,773,040	11.93x	8.72x	5.00x
2045	2,602,831,400	131,853,221	357,771,763	2,376,912,858	155,756,994	251,243,416	15.92x	9.46x	5.84x
2046	2,704,188,000	136,670,522	368,504,916	2,472,353,607	387,953,657	138,333,097	61.60x	17.87x	4.70x
2047	2,807,697,400	139,692,758	379,560,063	2,567,830,095	117,510,098	99,192,063	N/A	25.89x	11.85x
2048	2,917,048,500	144,803,289	390,946,865	2,670,904,924	481,353,695	76,755,030	N/A	34.80x	4.79x
2049	3,027,768,700	147,901,859	402,675,271	2,772,995,288	144,337,042	-	N/A	N/A	19.21x
2050	3,145,223,700	153,425,410	414,755,529	2,883,893,581	323,441,196	-	N/A	N/A	8.92x
2051	3,260,148,500	156,738,068	427,198,195	2,989,688,373	245,467,587		N/A	N/A	12.18x
	\$59,348,350,200	\$3,301,924,816	\$8,969,871,359	\$53,680,403,657	\$5,438,879,127	\$15,912,122,031			

(1) For all bonds other than the Subordinate Lien Bonds, Fiscal Year debt service includes debt service on the following January 1 (*e.g.*, Fiscal Year 2020 includes debt service on January 1, 2021). With respect to the Subordinate Lien Bonds, Fiscal Year debt service in each year for purposes of the table is assumed to be the required deposit to the CIF Bond Payment Account on January 1 of the following year for the Subordinate Lien

Bonds debt service due on August 1 of that year and February 1 of the next succeeding year (*e.g.*, Fiscal Year 2020 includes debt service on August 1, 2021, and February 1, 2022).

- (2) Estimated toll revenues are provided by CDM Smith, the Traffic Engineers for the NTTA System and are reflected in the table under "TRAFFIC AND REVENUE STUDY" in Appendix A. See "TRAFFIC AND REVENUE STUDY" in Appendix A and "RISK FACTORS." Estimated revenues are projected at levels to be actually collected in each year (*i.e.*, cash basis). Historical toll revenues and historical debt service coverage are reported by the Authority on accrual based revenues as recognized under Generally Accepted Accounting Principles. See "OTHER FINANCIAL INFORMATION – Historical Traffic and Net Revenues" and "– Historical Debt Service Coverage" in APPENDIX A.
- (3) Estimated "Other Revenues" are provided by NTTA and include interest earnings, video tolling administrative fees and other charges. Estimated Other Revenues for Fiscal Year 2020 are based on revised estimates from NTTA's budget considering the Pandemic.
- (4) Estimated expenses are net of inter-fund transfers and are provided by Atkins North America, the Consulting Engineers for the NTTA System. Estimated expenses for Fiscal Year 2020 are based on revised estimates from NTTA's budget considering the Pandemic.
- (5) Deposits to the RMF are estimated by NTTA based on the current cash balance in the RMF and expenses to be paid out of the RMF are estimated by Atkins North America, the Consulting Engineers for the NTTA System. Estimated deposits to the RMF for Fiscal Year 2020 and 2021 are based on revised estimates from NTTA's budget considering the Pandemic.
- (6) See column H of the table under the heading "PRO FORMA DEBT SERVICE REQUIREMENTS".
- (7) See "**PRO FORMA DEBT SERVICE REQUIREMENTS**" and related notes for information regarding assumptions included in the estimates.
- (8) See columns A-C of the table under the heading "**PRO FORMA DEBT SERVICE REQUIREMENTS**" for totals of net debt service for all First Tier Debt.
- (9) See columns A-E of the table under the heading "**PRO FORMA DEBT SERVICE REQUIREMENTS**" for totals of net debt service for all First Tier and Second Tier Debt.

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#### THE BONDS

## The Series 2020A Bonds

#### **Description**

The Series 2020A Bonds will be issued as fully registered bonds, without coupons, in denominations of \$5,000 or any integral multiple thereof within a maturity ("*Authorized Denominations*") and will be dated their date of delivery. Interest on the Series 2020A Bonds will accrue at the interest rates specified on page (i), calculated on the basis of a 360-day year composed of twelve 30-day months, from their date of delivery and will be payable semiannually on January 1 and July 1 of each year, commencing January 1, 2021. Principal will come due on January 1 of the years and in the amounts set forth on page (i) hereof or upon earlier redemption of the Series 2020A Bonds as described herein.

#### Lien Priority

The Series 2020A Bonds will constitute First Tier Bonds under the Trust Agreement. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS" herein.

#### Tax Status

In the opinion of co-bond counsel to NTTA, interest on the Series 2020A Bonds will be excludable from gross income for federal income tax purposes under statutes, regulations, published rulings and court decisions existing on the date hereof, except as explained under "TAX MATTERS — Tax-Exempt Bonds — *Opinion*" herein.

#### Redemption

Optional Redemption. The Series 2020A Bonds maturing on and after January 1, 2034, may be redeemed prior to their scheduled maturity at the option of NTTA, with funds derived from any available source, on January 1, 2029, or on any date thereafter, in whole or in part, and, if in part, the particular Series 2020A Bonds or portions of Series 2020A Bonds to be redeemed are to be selected and designated by NTTA in its sole discretion, in Authorized Denominations, at the redemption price equal to the par amount thereof plus accrued interest to the date of redemption.

<u>Notice of Redemption</u>. At least 30 days prior to the date fixed for optional redemption of the Series 2020A Bonds or portions thereof prior to maturity, at the option of NTTA, a written notice of such redemption is required to be sent by the Trustee by United States mail, first-class postage prepaid, to the registered owner of each Series 2020A Bond to be redeemed at its address as it appeared in the registration books maintained by the Trustee on the 45<sup>th</sup> day prior to such redemption date; *provided, however*, that the failure to send, mail or receive such notice, or any defect therein or in the sending or mailing thereof, will not affect the validity or effectiveness of the proceedings for the optional redemption of any Series 2020A Bonds. The mailing of such notice as required above in connection with the redemption of Series 2020A Bonds prior to maturity at the option of NTTA will be the only notice actually required in connection with or as a prerequisite to such optional redemption of any Series 2020A Bonds or portions thereof. All redemption notices for the Series 2020A Bonds are required to contain a description of the Series 2020A Bonds to be redeemed and such additional information as may be specified in the Trust Agreement.

In addition to the foregoing, the Trustee is required to give notice of redemption or of defeasance of any Series 2020A Bonds at least 30 days prior to a redemption date and within 30 days after a defeasance date to each registered securities depository and to the Municipal Securities Rulemaking Board (the "*MSRB*").

If notice of redemption is given and if due provision for such payment is made, the Series 2020A Bonds or portions thereof which are to be redeemed thereby automatically will be treated as redeemed prior to their scheduled maturities, and they will not bear interest after the date fixed for redemption, and they will not be regarded as being outstanding except for the right of the registered owners to receive the redemption price plus accrued interest from the Trustee out of the funds provided for such payment.

So long as a book-entry-only system is used for the Series 2020A Bonds, the Trustee will send any notices with respect to the Series 2020A Bonds only to The Depository Trust Company, New York, New York ("*DTC*"). Any failure by DTC to advise any DTC participant, or of any DTC participant or indirect participant to notify the beneficial owner, will not affect the validity of the redemption of the Series 2020A Bonds called for redemption or any other action premised on any such notice.

During any period in which ownership of the Series 2020A Bonds is determined by book–entry at a securities depository for the Series 2020A Bonds, if fewer than all of the Series 2020A Bonds of the same maturity are to be redeemed, the particular Series 2020A Bonds of the same maturity will be selected in accordance with the arrangements between NTTA and DTC.

<u>Conditional Notice of Redemption</u>. In the case of an optional redemption of the Series 2020A Bonds, the notice may state (1) that it is conditioned upon the deposit of money, in an amount equal to the amount necessary to effect the redemption, with the Trustee no later than the redemption date or (2) that NTTA retains the right to rescind such notice at any time prior to the scheduled redemption date if NTTA delivers a certificate of a Board Representative to the Trustee instructing the Trustee to rescind the redemption notice (in either case, a "Series 2020A Conditional Redemption"), and such notice and optional redemption will be of no effect if such money is not deposited or if the notice is rescinded as described in the paragraph below.

Any Series 2020A Conditional Redemption may be rescinded in whole or in part at any time prior to the redemption date if NTTA delivers a certificate of a Board Representative to the Trustee instructing the Trustee to rescind the redemption notice. The Trustee is required to give prompt notice of such rescission or failure to deposit funds to the affected registered owners. Any Series 2020A Bonds subject to a Series 2020A Conditional Redemption where redemption has been rescinded or funds to effect the redemption have not been deposited will remain outstanding, and the rescission or failure to deposit funds will not constitute an event of default under the Trust Agreement.

#### The Series 2020B Bonds

## Description

The Series 2020B Bonds will be issued as fully registered bonds, without coupons, in Authorized Denominations and will be dated their date of delivery. Interest on the Series 2020B Bonds will accrue at the interest rates specified on page (ii), calculated on the basis of a 360-day year composed of twelve 30-day months, from their date of delivery and will be payable semiannually on January 1 and July 1 of each year, commencing January 1, 2021. Principal will come due on January 1 of the years and in the amounts set forth on page (ii) hereof or upon earlier redemption of the Series 2020B Bonds as described herein.

#### Lien Priority

The Series 2020B Bonds will constitute First Tier Bonds under the Trust Agreement. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS" herein.

## Tax Status

Interest on the Series 2020B Bonds is not excludable from gross income for federal income tax purposes under existing law. See "TAX MATTERS — Taxable Bonds" herein.

#### Redemption

<u>Optional Redemption</u>. The Series 2020B Bonds maturing on and after January 1, 2031, may be redeemed prior to their scheduled maturity at the option of NTTA, with funds derived from any available source, on January 1, 2029, or on any date thereafter, in whole or in part, and, if in part, the particular Series 2020B Bonds or portions of Series 2020B Bonds to be redeemed are to be selected and designated by NTTA in its sole discretion, in Authorized Denominations, at the redemption price equal to the par amount thereof plus accrued interest to the date of redemption.

<u>Mandatory Sinking Fund Redemption</u>. The Series 2020B Bonds maturing on January 1, in each of the years 2040, 2042 and 2052 are subject to mandatory sinking fund redemption prior to maturity with funds derived from the First Tier Sinking Fund created and maintained pursuant to the Trust Agreement, in the amounts and on the dates set forth below, and at a price of par plus accrued interest to the redemption date, with the particular Series 2020B Bonds, or portions thereof to be redeemed to be selected and designated by NTTA in its sole discretion in Authorized Denominations.

\$73,030,000 Series 2020B Bonds maturing January 1, 2040						
<b>Redemption Date</b>	Principal					
<u>(January 1)</u>	<u>Amount (\$)</u>					
2036	23,015,000					
2037	21,705,000					
2038	22,360,000					
2039	2,930,000					
2040 (maturity)	3,020,000					

January 1, 2042					
Redemption Date	Principal				
<u>(January 1)</u>	Amount (\$)				
2041	126,035,000				
2042 (maturity)	71,445,000				

#### \$10,000,000 Series 2020B Bonds maturing January 1, 2052

Redemption Date	Principal		
<u>(January 1)</u>	<u>Amount (\$)</u>		
2043	1,000,000		
2044	1,000,000		
2045	1,000,000		
2046	1,000,000		
2047	1,000,000		
2048	1,000,000		
2049	1,000,000		
2050	1,000,000		
2051	1,000,000		
2052 (maturity)	1,000,000		

The principal amount of the Series 2020B Bonds required to be redeemed on any date pursuant to the operation of the mandatory sinking fund redemption provisions is required to be reduced, at the option of NTTA, by the principal amount of any Series 2020B Bonds of the maturity scheduled for redemption on such redemption date and bearing interest at the same rate per annum, which, at least 45 days prior to the applicable mandatory sinking fund redemption date, (1) has been acquired by NTTA and delivered to the Trustee for cancellation, (2) has been acquired and canceled by the Trustee at the direction of NTTA, with funds from the First Tier Sinking Fund at a price not exceeding the principal amount of such Series 2020B Bonds plus accrued interest to the date of acquisition thereof, or (3) has been redeemed pursuant to the optional redemption provisions and not previously credited to a scheduled mandatory sinking fund redemption.

#### Selection for Redemption

If less than all of the Series 2020B Bonds are called for optional redemption, NTTA will designate the maturities from which the Series 2020B Bonds are to be redeemed. For so long as the Series 2020B Bonds are registered in book entry form and DTC or a successor securities depository is the sole registered owner of such Series 2020B Bonds, if fewer than all of the Series 2020B Bonds of the same maturity and bearing the same interest rate are to be redeemed, whether through optional or mandatory sinking fund redemptions, the particular Series 2020B Bonds to be redeemed shall be selected on a pro rata pass-through distribution of principal basis in accordance with the operational arrangements of DTC then in effect, and if the DTC operational arrangements do not allow for redemption on a pro rata pass-through distribution of principal basis, all Series 2020B Bonds to be so redeemed will be selected for redemption in accordance with DTC procedures by lot; provided further that any such redemption must be performed such that all Series 2020B Bonds remaining outstanding will be in authorized denominations. See "APPENDIX G – BOOK-ENTRY ONLY SYSTEM AND GLOBAL CLEARANCE PROCEDURES."

In connection with any payment of principal of the Series 2020B Bonds pursuant to the pass-through distribution of principal as described above, the Trustee will direct DTC to make a pass-through distribution of principal to the beneficial owners of the Series 2020B Bonds. A form of pro rata pass-through distribution of principal notice will be provided to the Trustee that includes a table of factors reflecting the relevant scheduled redemption payments and DTC's applicable procedures, which are subject to change.

For purposes of calculating pro rata pass-through distributions of principal, "pro rata" means, for any amount of principal or interest to be paid, the application of a fraction to such amounts where (a) the numerator is equal to the amount due to the owners of the Series 2020B Bonds on a payment date, and (b) the denominator is equal to the total original par amount of the Series 2020B Bonds.

It is NTTA's intent that redemption allocations made by DTC with respect to the Series 2020B Bonds be made on a pro rata pass-through distribution of principal basis as described above. However, NTTA cannot provide

any assurance that DTC, DTC's direct and indirect participants, or any other intermediary will allocate the redemption of such Series 2020B Bonds on such basis.

If the Series 2020B Bonds are not registered in book-entry form and if fewer than all of the Series 2020B Bonds of the same maturity and bearing the same interest rate are to be redeemed, the Series 2020B Bonds of such maturity and bearing such interest rate to be redeemed will be selected on a pro rata basis, and the particular Series 2020B Bonds of such maturity and bearing such interest rate to be redeemed will be selected by lot, provided that any such redemption must be performed such that all Series 2020B Bonds remaining outstanding will be in authorized denominations.

Notice of Redemption. At least 30 days prior to the date fixed for optional redemption of the Series 2020B Bonds or portions thereof prior to maturity, at the option of NTTA, a written notice of such redemption is required to be sent by the Trustee by United States mail, first-class postage prepaid, to the registered owner of each Series 2020B Bond to be redeemed at its address as it appeared in the registration books maintained by the Trustee on the 45<sup>th</sup> day prior to such redemption date; *provided, however*, that the failure to send, mail or receive such notice, or any defect therein or in the sending or mailing thereof, will not affect the validity or effectiveness of the proceedings for the optional redemption of Series 2020B Bonds prior to maturity at the option of NTTA will be the only notice actually required in connection with or as a prerequisite to such optional redemption of any Series 2020B Bonds are required to contain a description of the Series 2020B Bonds to be redeemed and such additional information as may be specified in the Trust Agreement.

In addition to the foregoing, the Trustee is required to give notice of redemption or of defeasance of any Series 2020B Bonds at least 30 days prior to a redemption date and within 30 days after a defeasance date to each registered securities depository and to the Municipal Securities Rulemaking Board (the "*MSRB*").

If notice of redemption is given and if due provision for such payment is made, the Series 2020B Bonds or portions thereof which are to be redeemed thereby automatically will be treated as redeemed prior to their scheduled maturities, and they will not bear interest after the date fixed for redemption, and they will not be regarded as being outstanding except for the right of the registered owners to receive the redemption price plus accrued interest from the Trustee out of the funds provided for such payment.

So long as a book-entry-only system is used for the Series 2020B Bonds, the Trustee will send any notices with respect to the Series 2020B Bonds only to The Depository Trust Company, New York, New York ("*DTC*"). Any failure by DTC to advise any DTC participant, or of any DTC participant or indirect participant to notify the beneficial owner, will not affect the validity of the redemption of the Series 2020B Bonds called for redemption or any other action premised on any such notice.

During any period in which ownership of the Series 2020B Bonds is determined by book–entry at a securities depository for the Series 2020B Bonds, if fewer than all of the Series 2020B Bonds of the same maturity are to be redeemed, the particular Series 2020B Bonds of the same maturity will be selected in accordance with the arrangements between NTTA and DTC.

<u>Conditional Notice of Redemption</u>. In the case of an optional redemption of the Series 2020B Bonds, the notice may state (1) that it is conditioned upon the deposit of money, in an amount equal to the amount necessary to effect the redemption, with the Trustee no later than the redemption date or (2) that NTTA retains the right to rescind such notice at any time prior to the scheduled redemption date if NTTA delivers a certificate of a Board Representative to the Trustee instructing the Trustee to rescind the redemption notice (in either case, a "Series 2020B Conditional Redemption"), and such notice and optional redemption will be of no effect if such money is not deposited or if the notice is rescinded as described in the paragraph below.

Any Series 2020B Conditional Redemption may be rescinded in whole or in part at any time prior to the redemption date if NTTA delivers a certificate of a Board Representative to the Trustee instructing the Trustee to rescind the redemption notice. The Trustee is required to give prompt notice of such rescission or failure to deposit funds to the affected registered owners. Any Series 2020B Bonds subject to a Series 2020B Conditional Redemption where redemption has been rescinded or funds to effect the redemption have not been deposited will remain outstanding, and the rescission or failure to deposit funds will not constitute an event of default under the Trust Agreement.

## The Series 2020C Bonds

#### Description

The Series 2020C Bonds will be issued as fully registered bonds, without coupons, in Authorized Denominations and will be dated their date of delivery. Interest on the Series 2020C Bonds will accrue at the interest rates specified on page (iii), calculated on the basis of a 360-day year composed of twelve 30-day months, from their date of delivery and will be payable semiannually on January 1 and July 1 of each year, commencing January 1, 2021. Principal will come due on January 1 of the years and in the amounts set forth on page (iii) hereof.

#### Lien Priority

The Series 2020C Bonds will constitute Second Tier Bonds under the Trust Agreement. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS" herein.

#### Tax Status

In the opinion of co-bond counsel to NTTA, interest on the Series 2020C Bonds will be excludable from gross income for federal income tax purposes under statutes, regulations, published rulings and court decisions existing on the date hereof, except as explained under "TAX MATTERS – Tax-Exempt Bonds – *Opinion*" herein.

#### Redemption

The Series 2020C Bonds are not subject to optional or mandatory sinking fund redemption prior to maturity.

## GENERAL INFORMATION REGARDING THE BONDS

#### Trustee

NTTA has appointed Wells Fargo Bank, National Association to serve as Trustee and Paying Agent under the Trust Agreement. Any trustee must be a bank or trust company duly organized and doing business under the laws of the United States of America and located in the State of Texas, authorized under such laws to exercise corporate trust powers and subject to examination by federal or state authority, in good standing, and having, at the time of its appointment, a combined capital and surplus aggregating not less than \$100,000,000. The Trustee may be removed or may resign as provided in the Trust Agreement. If the Trustee resigns, is removed, is dissolved, otherwise becomes incapable of acting or is taken over by a supervisory agency, NTTA is required to appoint a successor trustee to fill such vacancy.

Upon any appointment of any successor Trustee, NTTA will either promptly cause a written notice thereof to be sent to each registered owner by United States mail, first-class postage prepaid, or publish notice of such appointment once in each week for four successive weeks in a financial journal of general circulation published in the City of New York, New York.

#### **Record Date**

The Record Date for the payment of interest is the 15<sup>th</sup> day of the calendar month immediately preceding an interest payment date.

#### Payments in the Event of Weekends and Holidays

If the date for payment of the principal of or interest on the Bonds is not a Business Day, then the date for such payment will be the next succeeding day which is a Business Day; and payment on such date will not increase the amount of interest due and will have the same force and effect as if made on the original date payment was due.

#### **Transfers and Exchanges**

Beneficial ownership of the Bonds registered in the name of Cede & Co. will initially be transferred as described in "APPENDIX G – BOOK-ENTRY ONLY SYSTEM AND GLOBAL CLEARANCE PROCEDURES."

As initial bond registrar, the Trustee is required to maintain registration books for the registration and transfer of the Bonds in accordance with the terms of the Trust Agreement.

Upon surrender of any Bonds at the corporate trust office of the Trustee, together with a written request therefor duly executed by the current registered owner of such Bonds or such registered owner's duly authorized attorney or representative with guarantee of signatures satisfactory to the Trustee, such Bonds may, at the option of the registered owner, be exchanged for an equal aggregate principal amount of Bonds of the same maturity, of Authorized Denominations and bearing interest at the same rate and in the same form as the Bonds being surrendered for exchange, registered in the name or names of the registered owner, assignee or assignees; *provided* that the Trustee is not required to exchange or register the transfer of Bonds (i) during the period commencing with the close of business on any Record Date and ending with the opening of business on the next following principal or interest payment date, or (ii) with respect to any Bonds or any portion thereof called for redemption prior to maturity, within 45 days prior to its redemption.

NTTA has covenanted to pay the Trustee's standard or customary fees and charges for transferring or exchanging any Bonds or any portion thereof, but the person requesting any such transfer or exchange is required to pay any taxes or governmental charges required to be paid with respect thereto as a condition precedent to the exercise of such privilege of transfer or exchange.

The designated office of the Trustee is 1445 Ross Avenue, 43<sup>rd</sup> Floor, Suite 4300, Dallas, Texas 75201, MAC T9216-430.

#### Defeasance

Any Bond will be deemed to be paid and no longer Outstanding within the meaning of the Trust Agreement (a "Defeased Debt"), when payment of the principal of, redemption premium, if any, on such Defeased Debt, plus interest thereon to the due date thereof (whether such due date is by reason of maturity, upon redemption, mandatory or optional tender, or otherwise), either (i) has been made in accordance with the terms thereof, or (ii) has been provided by irrevocably depositing with the Trustee, in trust, and irrevocably set aside exclusively for such payment, (a) money sufficient to make such payment, or (b) Government Obligations, as defined below, certified by an independent public accounting firm of national reputation to mature as to principal and interest in such amount and at such times as will insure the availability, without reinvestment, of sufficient money to make such payment, and all necessary and proper fees, compensation and expenses of the Trustee and the Paying Agent pertaining to the Defeased Debt with respect to which such deposit is made have been paid or the payment thereof provided for to the satisfaction of the Trustee and the Paying Agent. At such time as a Defeased Debt is deemed to be paid under the Trust Agreement, it will no longer be secured by or entitled to the benefits of the Trust Agreement except for the purposes of any such payment from such money or (x) direct, noncallable obligations of the United States of America, including obligations that are unconditionally guaranteed by the United States of America, and (y) noncallable obligations of an agency or instrumentality of the United States of America, including obligations that are unconditionally guaranteed or insured by the agency or instrumentality and that, on the date of the purchase thereof are rated as to investment quality by a nationally recognized investment rating firm not less than "AAA" or its equivalent ("Government Obligations").

Any money so deposited with the Trustee may at the direction of NTTA also be invested in Government Obligations, maturing in the amounts and times as hereinbefore set forth, and all income from all Government Obligations in the hands of the Trustee which is not required for the payment of the Defeased Debt, the redemption premium, if any, and interest thereon, with respect to which such money has been so deposited, will be turned over to NTTA.

Any determination not to redeem Defeased Debt that is made in conjunction with the payment arrangements specified above in **clauses (ii)(a)** or **(ii)(b)** above is not irrevocable, *provided that*: (i) in the proceedings providing for such defeasance, NTTA expressly reserves the right to call the Defeased Debt for redemption; (ii) NTTA gives notice of the reservation of that right to the owners of the Defeased Debt immediately following the defeasance; (iii) NTTA directs that notice of the reservation be included in any defeasance or redemption notices that it authorizes; and (iv) at or prior to the time of the redemption, NTTA satisfies the conditions of the preceding paragraph with respect to such Defeased Debt as though it was being defeased at the time of the exercise of the option to redeem the Defeased Debt, after taking the redemption into account in determining the sufficiency of the provisions made for the payment of the Defeased Debt.

#### **Book-Entry-Only System**

See "APPENDIX G – BOOK-ENTRY ONLY SYSTEM AND GLOBAL CLEARANCE **PROCEDURES**" for a description of how ownership of the Bonds is to be transferred and how the principal of, premium, if any, and interest on the Bonds are to be paid to and credited by DTC while the Bonds are registered in its nominee name.

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

Exchange Commission, and the current procedures of DTC to be followed in dealing with DTC participants are on file with DTC.

The Trustee and NTTA, so long as the DTC book-entry-only system is used for the Bonds, will send any notice of redemption, notice of proposed amendment to the Trust Agreement or other notices with respect to such Bonds only to DTC. Any failure by DTC to advise any DTC participant, or of any Direct Participant or Indirect Participant (defined below) to notify the Beneficial Owners, of any notices and their contents or effect will not affect the validity of the redemption of the Bonds called for redemption or of any other action premised on any such notice. Redemption of portions of the Bonds by NTTA will reduce the outstanding principal amount of such Bonds held by DTC. In such event, DTC may implement, through its book-entry-only system, a redemption of such Bonds held for the account of DTC participants in accordance with its own rules or other agreements with DTC participants and then Direct Participants and Indirect Participants may implement a redemption of such Bonds from the Beneficial Owners. Any such selection of the Bonds to be redeemed will not be governed by the Trust Agreement and will not be conducted by NTTA or the Trustee. Neither NTTA nor the Trustee will have any responsibility or obligation to Direct Participants, Indirect Participants or the persons for whom DTC participants act as nominees, with respect to the payments on the Bonds or the providing of notice to Direct Participants, Indirect Participants or Beneficial Owners of the selection of portions of the Bonds for redemption.

While the Bonds are in the book-entry-only system, reference in other sections of this Official Statement to Beneficial Owners of the Bonds should be read to include any person for whom a Participant acquires an interest in the Bonds, but (i) all rights of ownership, as described herein, must be exercised through DTC and the book-entry-only system and (ii) notices that are to be given to Beneficial Owners by the Trustee will be given only to DTC. DTC is required to forward (or cause to be forwarded) the notices to the DTC participants by its usual procedures so that such DTC participants may forward (or cause to be forwarded) such notices to the Beneficial Owners.

See "APPENDIX G – BOOK-ENTRY ONLY SYSTEM AND GLOBAL CLEARANCE PROCEDURES" for a description of DTC, Clearstream Banking, S.A., Euroclear Bank SA/NV as operator of the Euroclear System, and certain of their responsibilities, and the provisions for registration and registration of transfer of the Taxable Bonds if the book-entry-only system of registration is discontinued.

#### **Modification of the Trust Agreement**

The Trust Agreement may be amended by NTTA and the Trustee, with bondholder consent required for certain of such amendments. See "SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT" in APPENDIX D. Such bondholder consents could be provided by holders of bonds and underwriters of bonds issued under the Trust Agreement other than the holders of the Bonds. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS – Proposed Trust Agreement Amendments."

## SOURCES OF PAYMENT AND SECURITY FOR THE BONDS

#### Security for the Bonds

The Series 2020A Bonds and the Series 2020B Bonds are special, limited obligations of NTTA payable solely from, and secured by a First Tier lien on and pledge of the tolls and other revenues of the NTTA System and all money held by the Trustee in the various funds and accounts created under the Trust Agreement (the "*Pledged Revenues*") to the extent provided therein and as further described under this caption. Pledged Revenues do not include revenues of the 360 Tollway, revenues under any TSA (see "**TOLLING SERVICES AGREEMENTS**" in **APPENDIX A**) or fee revenue under any interoperability agreement, or any other revenues or assets of NTTA not pledged under the Trust Agreement.

The Series 2020C Bonds are special, limited obligations of NTTA payable solely from, and secured by a Second Tier lien on the Pledged Revenues to the extent provided in the Trust Agreement and as further described under this caption. The Series 2020C Bonds, as Second Tier Bonds, are subordinate to the First Tier Bonds.

The Pledged Revenues are pledged to the Trustee pursuant to the Trust Agreement for the benefit and security of all owners of First Tier Bonds, First Tier Payment Obligations, Second Tier Bonds, Second Tier Payment Obligations, Third Tier Bonds and Third Tier Payment Obligations, on the basis, and in the priority described herein and therein. See "— Priority of Payment" below. Notwithstanding the foregoing, payments from the Revenue Fund must, to the extent required by the Trust Agreement, first be deposited to the Operation and Maintenance Fund and used for operating and maintenance expenses. See "— Priority of Payment" and "— Funds and Accounts — Revenue Fund" for a description of the application and priority of payment for funds contained therein.

# See "SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT" in APPENDIX D.

NTTA IS OBLIGATED TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS ONLY FROM THE TOLLS AND OTHER REVENUES OF THE NTTA SYSTEM AND CERTAIN SPECIFIED FUNDS AND ACCOUNTS CREATED PURSUANT TO THE RESOLUTION AND THE TRUST AGREEMENT ON THE BASIS AND IN THE PRIORITY SET FORTH THEREIN AND DESCRIBED HEREIN. EXCEPT AS SPECIFIED IN THE PRECEDING SENTENCE, NONE OF THE STATE OF TEXAS, NTTA, THE COUNTIES SERVED BY NTTA NOR ANY OTHER AGENCY OR POLITICAL SUBDIVISION OF THE STATE OF TEXAS IS OBLIGATED TO PAY THE PRINCIPAL OF, PREMIUM, IF ANY, OR INTEREST ON THE BONDS. NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OF TEXAS, THE COUNTIES SERVED BY NTTA NOR ANY OTHER AGENCY OR POLITICAL SUBDIVISION OF THE STATE OF TEXAS IS PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF, PREMIUM, IF ANY, OR INTEREST ON THE BONDS. NTTA HAS NO TAXING POWER. THE BONDS ARE NOT SECURED BY THE REVENUES PROVIDED (i) BY THE 360 TOLLWAY, (ii) UNDER ANY TSA OR (iii) FROM FEES UNDER ANY INTEROPERABILITY AGREEMENT.

NTTA has not mortgaged, assigned or pledged any interest in any real or personal property or improvements, including any interest in the NTTA System or the expansions or extensions thereto, as security for payment of the Bonds other than the pledge of Pledged Revenues under the Trust Agreement. NTTA has pledged funds on deposit in certain accounts in the Capital Improvement Fund to the payment of Subordinate Lien Bonds (defined below) and the ISTEA Loan (defined below). See "— ISTEA Loan" and "— The Subordinate Lien Bonds."

Pursuant to Chapter 1208, Texas Government Code, the pledge of, lien on and security interest in the Pledged Revenues granted by NTTA under the Trust Agreement, is valid, effective and perfected. If State law is amended at any time while the Bonds are outstanding and unpaid such that the pledge of, lien on and security interest in the Pledged Revenues granted by NTTA under the Trust Agreement is to be subject to the filing requirements of Chapter 9 of the Texas Business & Commerce Code, NTTA has agreed to take such measures as it determines are reasonable and necessary under State law to comply with the applicable provisions of Chapter 9, Texas Business & Commerce Code, to perfect such pledge of, lien on and security interest in the Pledged Revenues.

## **Priority of Payment**

NTTA has pledged and assigned the tolls and other revenues of the NTTA System and the various funds and accounts (to the extent created and described in the Trust Agreement) to the Trustee as security:

FIRST: for the payment of the First Tier Bonds and the interest thereon and any future obligations issued on a parity therewith;

SECOND: subject to the payment of the obligations described in Clause FIRST above, for the payment of the Second Tier Bonds and the interest thereon and any future obligations issued on a parity therewith; and

THIRD: subject to the payment of the obligations described in Clause FIRST and Clause SECOND above, for the payment of the Third Tier Bonds and the interest thereon and any future obligations issued on a parity therewith.

Notwithstanding the foregoing, amounts on deposit in the Revenue Fund will first be applied to make a deposit to the Operation and Maintenance Fund for the payment of operating and maintenance expenses of the NTTA System. See "— Funds and Accounts — *Revenue Fund*" for a description of the application and priority of payment for funds contained therein.

First Tier Bonds have a security interest in the tolls and other revenues of the NTTA System senior to that securing the Second Tier Bonds and Third Tier Bonds. Second Tier Bonds have a security interest in the tolls and other revenues of the NTTA System senior to that securing the Third Tier Bonds. See "— **Outstanding Obligations**" herein for a description of the First Tier, Second Tier and Third Tier Bonds outstanding under the Trust Agreement.

The Trust Agreement also allows for securing "First Tier Payment Obligations," "Second Tier Payment Obligations" and "Third Tier Payment Obligations" in order to secure payments due pursuant to credit agreements, including loan agreements, revolving credit agreements, lines of credit, letters of credit, reimbursement agreements, insurance contracts, commitments to purchase bonds, purchase or sale agreements, interest rate swaps, caps and floor agreements or commitments or other contracts or agreements authorized, recognized and approved by NTTA. First Tier Payment Obligations are secured on a parity with First Tier Bonds, Second Tier Payment Obligations are secured on a parity with Second Tier Bonds and Third Tier Payment Obligations are secured on a parity with Second Tier Bonds.

In addition, NTTA may establish additional levels of priority of payment and security within the Third Tier Payment Obligation category.

#### **Funds and Accounts**

*General*. The Trust Agreement establishes certain special funds of NTTA. Such funds are designated as the "First Tier Sinking Fund," the "Second Tier Sinking Fund," the "Third Tier Sinking Fund" (collectively, the "Sinking Funds"), the "Revenue Fund" and the "Construction Fund," all of which are held by the Trustee, and the "Reserve Maintenance Fund," the "Operation and Maintenance Fund" and the "Capital Improvement Fund," all of which are held by NTTA.

Amounts on deposit in the Revenue Fund (subject to required transfers to the Operation and Maintenance Fund) and the Sinking Funds are pledged to secure the payment of the bonds issued under the Trust Agreement. Amounts on deposit in the Operations and Maintenance Fund, Capital Improvement Fund, Reserve Maintenance Fund and customer deposits held by NTTA are not pledged to secure the payment of the bonds secured by the Trust Agreement.

*Master Custodial Account Agreement*. NTTA has entered into a Master Custodial Account Agreement (the "*Master Custodial Account Agreement*") with Wells Fargo Bank, National Association, as custodian (the "*Custodian*"). Under the Master Custodial Account Agreement, all toll revenues collected by NTTA from all toll projects owned or operated by NTTA, including the toll revenues derived from the operation of the NTTA System, are deposited into custodial accounts with the Custodian. On each Business Day, NTTA is required to direct the Custodian to transfer to the Trustee all toll revenues deposited into such custodial accounts that constitute available funds and that have been reconciled to transactions on the NTTA System.

Revenue Fund. NTTA covenants that all gross revenues (all tolls, other revenues and income) arising or derived by NTTA from the operation and ownership of the NTTA System (excepting investment income from all Funds and Accounts other than the Revenue Fund) will be collected by NTTA and deposited daily, as far as practicable, with the Trustee for the credit of the Revenue Fund; provided, however, that where NTTA has entered into an arrangement (i) for the collection on behalf of NTTA of current or past-due tolls or other amounts, including arrangements with tolling service providers, collection agencies, or other tolling operators, or (ii) for the payment of tolls or other amounts on behalf of the NTTA System user, including arrangements with credit/debit card companies, the tolls or other amounts subject to such arrangements arising or derived by NTTA from the operation and ownership of the NTTA System to be deposited for the credit of the Revenue Fund may be net of fees and expenses associated with any such arrangement.\* In addition, tolls collected on behalf of TxDOT pursuant to a project agreement that provides for revenue sharing with TxDOT are required to be collected by NTTA and to be held and transferred to or upon the order of TxDOT as set forth in such project agreement. See "THE NTTA SYSTEM - Sam Rayburn Tollway — SRT Project Agreement — Banded Revenue Sharing," "- President George Bush Turnpike Eastern Extension — PGBT EE Project Agreement — Revenue Sharing" and "— President George Bush Turnpike Western Extension — PGBT WE Project Agreement — Net Revenue and Capital Improvement Sharing" in APPENDIX A and "THE NTTA TOLL RATE SCHEDULES" in APPENDIX C. The Trustee is required to disburse amounts which are required to be on deposit in the various funds and accounts described below from the Revenue Fund on the required dates. The balance in the Revenue Fund as of June 30, 2020 was approximately \$51,431,223.

Under the Trust Agreement, the tolls and other revenues of the NTTA System on deposit in the Revenue Fund are applied in the following manner with each deposit being made as specified below in the sequence noted:

- *First*, on or before the first day of each month, funds are deposited to the Operation and Maintenance Fund in an amount sufficient to make the balance of the Operation and Maintenance Fund equal to one-sixth of the amount of the total Current Expenses in the current Annual Budget, plus all prior accruals for insurance and other periodic or regularly scheduled recurring expenses.
- Second, on or before the last Business Day preceding each interest payment date or principal (or sinking fund redemption) payment date for the First Tier Bonds (including First Tier Payment Obligations) or such other day as set forth in a Supplemental Agreement, funds are deposited to the applicable account in the First Tier Sinking Fund (or to a fund or account created to pay or repay amounts owed under a Credit Agreement entered into in connection with a series of First Tier Bonds

<sup>\*</sup> The foregoing proviso will only be effective upon obtaining the approval of the holders of a majority in principal amount of the outstanding First Tier Bonds and Second Tier Bonds in accordance with the terms of the Trust Agreement.

in lieu of either of the foregoing) in the amounts due on any First Tier Bond (including First Tier Payment Obligations).

- Third, on or before the first day of each month, funds are deposited to the credit of the First Tier Reserve Account (1) in the amount, if any, required to restore any deficiency in the First Tier Reserve Account due to a withdrawal or change in value of Authorized Investments in order to make the amount on deposit in the First Tier Reserve Account equal to the First Tier Required Reserve, which restoration is intended to occur within 12 months of the occurrence of any such deficiency in 12 substantially equal monthly installments, and (2) in the amount set forth in a Supplemental Agreement if an amount different from the First Tier Required Reserve is required.
- *Fourth*, on or before the last Business Day preceding each interest payment date or principal (or sinking fund redemption) payment date for the Second Tier Bonds (including Second Tier Payment Obligations) or such other day as set forth in a Supplemental Agreement, funds are deposited to the applicable account in the Second Tier Sinking Fund (or to a fund or account created to pay or repay amounts owed under a Credit Agreement entered into in connection with a series of Second Tier Bonds in lieu of either of the foregoing) in the amounts due on any Second Tier Bond (including Second Tier Payment Obligations).
- *Fifth*, on or before the first day of each month, funds are deposited to the credit of the Second Tier Reserve Account or subaccount therein, if one is provided for in a Supplemental Agreement, in the amounts set forth in the Supplemental Agreement establishing the Second Tier Required Reserve or authorizing Additional Second Tier Bonds.
- Sixth, on or before the last Business Day preceding each interest payment date or principal (or sinking fund redemption) payment date for the Third Tier Bonds (including Third Tier Payment Obligations) or such other day as set forth in a Supplemental Agreement, funds are deposited to the applicable account in the Third Tier Sinking Fund (or to a fund or account created to pay or repay amounts owed under a Credit Agreement entered into in connection with a series of Third Tier Bonds in lieu of either of the foregoing) in the amounts due on any Third Tier Bond (including Third Tier Payment Obligations).
- Seventh, on or before the first day of each month, funds are deposited to the credit of the Third Tier Reserve Account or subaccount therein, if one is provided for in a Supplemental Agreement, in the amounts set forth in the Supplemental Agreement establishing the Third Tier Required Reserve or authorizing Additional Third Tier Bonds.
- *Eighth,* on or before the first day of each month, funds are required to be deposited in the Reserve Maintenance Fund in an amount equal to one-twelfth of the amount necessary in such Fiscal Year to accumulate in the Reserve Maintenance Fund an amount equal to the greater of (1) \$5,000,000, and (2) the amount as may be required in the then current Annual Budget to be deposited to the credit of the Reserve Maintenance Fund during the then current Fiscal Year; *provided, however*, that if the amount so deposited to the credit of the Reserve Maintenance Fund in any Fiscal Year is less than the budgeted amount, the requirement therefore will nevertheless be cumulative and the amount of any deficiency in any Fiscal Year is required to be added to the amount otherwise required to be deposited in each Fiscal Year thereafter until such time as such deficiency has been made up, unless such budget requirement has been modified by NTTA.
- *Ninth*, at the end of each Fiscal Year any remaining funds on deposit in the Revenue Fund may be transferred to the Capital Improvement Fund to the extent such funds are determined by the Chief Financial Officer to be in excess of the amounts required to be reserved in the Revenue Fund for transfers to be made in the first two months of the following Fiscal Year to the First Tier Bond Interest Account and First Tier Redemption Account of the First Tier Sinking Fund, the Second Tier Bond Interest Account and Second Tier Redemption Account of the Second Tier Sinking Fund, the Third Tier Bond Interest Account and the Third Tier Redemption Account of the Third Tier Sinking Fund, the Third Tier Sinking Fund or any fund or account established for the payment or security for any bond.

*Operation and Maintenance Fund.* On or before the first day of each month, the Trustee is required to withdraw from the Revenue Fund and deposit to the Operation and Maintenance Fund, on the written request of NTTA, an amount which the Chairman or Vice Chairman and the Chief Financial Officer certify to be required to make the total amount in the Operation and Maintenance Fund equal to one-sixth of the amount of the total Current

Expenses scheduled for the current Fiscal Year in the current Annual Budget, plus all prior accruals for insurance and other periodic or regularly recurring expenses. Except as otherwise provided in the Trust Agreement, all Current Expenses are required to be paid directly by NTTA by drawing checks or drafts on the Operation and Maintenance Fund in the manner determined by NTTA, and such Fund may not be used for any other purpose. The balance in the Operation and Maintenance Fund as of June 30, 2020 was approximately \$39,441,160.

*Sinking Funds.* The three separate Sinking Funds (one for each of the First Tier Bonds, Second Tier Bonds and the Third Tier Bonds) have each been divided into three separate accounts, designated as "Bond Interest Accounts," "Redemption Accounts" and "Reserve Accounts" (one for each of the First Tier Bonds, the Second Tier Bonds and the Third Tier Bonds) and the amounts in such accounts are to be used for the following purposes:

Bond Interest Accounts. Funds in the Bond Interest Accounts are available to pay interest on all bonds issued under the Trust Agreement that bear the same designation (*i.e.*, First Tier, Second Tier or Third Tier, as the respective account bearing the same designation) on each interest payment date. In addition to the foregoing, a subaccount of the First Tier Bond Interest Account was established by the Trustee for the deposit of the direct subsidy payments for the Series 2009B Bonds previously issued as "Build America Bonds." Amounts held in such subaccount are required to be used to reduce the amount of the regularly scheduled debt service payments on the Series 2009B Bonds. The balance in the Bond Interest Accounts as of June 30, 2020 was approximately \$216,876,447, including approximately \$0 in the Build America Bonds subaccount. On May 27, 2020 and June 22, 2020, \$15,000,000 was transferred on each respective date from the Capital Improvement Fund into the First Tier Bond Interest Account to be utilized for the July 1, 2020 and January 1, 2021 interest payment in order to satisfy debt service coverage requirements under the Trust Agreement in 2020.

<u>Redemption Accounts</u>. Funds in the Redemption Accounts are available to pay the principal of bonds issued under the Trust Agreement and the amounts of Payment Obligations that bear the same designation (*i.e.*, First Tier, Second Tier or Third Tier, as the respective account bearing the same designation) which are scheduled to mature or be mandatorily redeemed prior to maturity on each principal payment or redemption date or, in the case of Payment Obligations, which are due for payment. The balance in the Redemption Accounts as of June 30, 2020 was approximately \$76,582,500.

#### Reserve Accounts

<u>First Tier Reserve Account</u>. With respect to the First Tier Reserve Account, an amount equal to the average annual Debt Service Requirements of all First Tier Bonds Outstanding calculated as of the date of issuance of any First Tier Bonds is to be maintained in such Reserve Account (unless provided by a First Tier Reserve Surety Agreement as defined in the Trust Agreement). A First Tier Reserve Surety Agreement may be in the form of a surety bond or insurance policy from an issuer with a claims paying ability rating of "AAA," "AAA" and "Aaa" by S&P Global Ratings, a division of S&P Global Inc. ("S&P"), Fitch Ratings ("Fitch"), and Moody's Investors Service, Inc. ("Moody's"), respectively, or an unconditional, irrevocable letter of credit issued by a bank rated at least "AA," "AA" and "Aa" by S&P, Fitch and Moody's, respectively.

Funds in the First Tier Reserve Account are required to be used to (i) pay interest on and principal of the First Tier Bonds to the extent that the funds in the First Tier Bond Interest Account and the First Tier Redemption Account are insufficient for such purpose, and (ii) retire the last of the Outstanding First Tier Bonds. As of June 30, 2020, the First Tier Reserve Account was fully funded with investments with an amortized value, calculated in accordance with the Trust Agreement, of approximately \$380,210,215, which amount exceeded the required balance of \$376,713,137. The Revolving Notes were drawn down on September 9, 2020, and as a result the required balance increased to \$382,028,378 with the additional amount required funded with proceeds of the Revolving Notes. Upon the issuance of the Series 2020A Bonds and Series 2020B Bonds, the required balance for the First Tier Reserve Account will be reduced to \$374,032,473 as a result of debt service savings achieved from the defeasance of the Defeased Bonds. The First Tier Reserve Account will continue to be fully funded upon the issuance of the Bonds.

#### Second Tier Reserve Account

2014 Second Tier Reserve Subaccount. The Eighteenth Supplement to the Trust Agreement, pursuant to which the Series 2014B Bonds were issued, provides for a separate sub-account within the Second Tier Reserve Account (the "2014 Second Tier Reserve Subaccount") solely securing the Series 2014B Bonds and any Second Tier Bonds issued to refund the Series 2014B Bonds (or to refund any such refunding bonds) for debt service savings purposes. The amount required to be maintained in the 2014 Second Tier Reserve Subaccount (unless provided by a Second Tier Reserve Surety Agreement) is \$8,160,143 (the "2014 Second Tier Reserve"), which is an amount equal to one-half of the average annual Debt Service Requirements of the Series 2014B Bonds calculated as of the date of issuance of the Series 2014B Bonds. As of June 30, 2020, the 2014 Second Tier Reserve Subaccount
was fully funded with investments with an amortized value, calculated in accordance with the Trust Agreement, of approximately \$8,857,162, which amount exceeded the required balance.

Funds in the 2014 Second Tier Reserve Subaccount are required to be used to (i) pay interest on and principal of the Series 2014B Bonds (or Second Tier Bonds issued to refund the Series 2014B Bonds) to the extent that the funds in the Second Tier Bond Interest Account and the Second Tier Redemption Account are insufficient for such purpose, and (ii) retire the last of the Outstanding Series 2014B Bonds (or Second Tier Bonds issued to refund the Series 2014B Bonds).

2015 Second Tier Reserve Subaccount. The Twentieth Supplement to the Trust Agreement, pursuant to which the Series 2015A Bonds were issued, provides for a separate sub-account within the Second Tier Reserve Account (the "2015 Second Tier Reserve Subaccount") solely securing the Series 2015A Bonds and any Second Tier Bonds issued to refund the Series 2015A Bonds (or to refund any such refunding bonds) for debt service savings purposes. The amount required to be maintained in the 2015 Second Tier Reserve Subaccount (unless provided by a Second Tier Reserve Surety Agreement) is \$34,702,942 (the "2015 Second Tier Reguired Reserve"), which is an amount equal to one-half of the average annual Debt Service Requirements of the Series 2015A Bonds calculated as of the date of issuance of the Series 2015A Bonds. As of June 30, 2020, the 2015 Second Tier Reserve Subaccount was fully funded with investments with an amortized value, calculated in accordance with the Trust Agreement, of approximately \$35,207,378, which amount exceeded the required balance.

Funds in the 2015 Second Tier Reserve Subaccount are required to be used to pay interest on and principal of the Series 2015A Bonds (or Second Tier Bonds issued to refund the Series 2015A Bonds) to the extent that the funds in the Second Tier Bond Interest Account and the Second Tier Redemption Account are insufficient for such purpose, and may be used by NTTA to retire the last of the Outstanding Series 2015A Bonds (or Second Tier Bonds issued to refund the Series 2015A Bonds).

Shared Second Tier Debt Service Reserve Fund. The Twenty-Fifth Supplement to the Trust Agreement, pursuant to which the Series 2017B Bonds were issued, provides for a separate sub-account within the Second Tier Reserve Account designated the "2017 Shared Second Tier Reserve Subaccount" (referred to herein as the "Shared Second Tier Debt Service Reserve Fund") solely securing the Series 2017B Bonds and all other 2017 Shared Second Tier Reserve Subaccount Secured Bonds. "2017 Shared Second Tier Reserve Subaccount Secured Bonds" are the Series 2017B Bonds, the Series 2018 Bonds, the Series 2019B Bonds and any Additional Second Tier Bonds designated by NTTA as 2017 Shared Second Tier Reserve Subaccount Secured Bonds in the Supplemental Agreement under which such Additional Second Tier Bonds are issued and secured by the Shared Second Tier Debt Service Reserve Fund. The amount required to be maintained in the Shared Second Tier Debt Service Reserve Fund (the "2017 Shared Second Tier Required Reserve"), is an amount equal to one-half of average annual Debt Service Requirements of all Outstanding 2017 Shared Second Tier Reserve Subaccount Secured Bonds as calculated and established on, and as of, the date of issuance of any 2017 Shared Second Tier Reserve Subaccount Secured Bonds. As of June 30, 2020, the 2017 Shared Second Tier Required Reserve was funded with a Second Tier Reserve Surety Agreement in the amount of \$11,326,078 and investments with an amortized value, calculated in accordance with the Trust Agreement, of approximately \$28,234,087, which amounts total \$39,560,165 and exceeded the then required balance of \$38,878,756.

NTTA has designated the Series 2020C Bonds as 2017 Shared Second Tier Reserve Subaccount Secured Bonds secured by the Shared Second Tier Debt Service Reserve Fund. Upon the issuance of the Series 2020C Bonds, the 2017 Shared Second Tier Required Reserve for the Shared Second Tier Debt Reserve Fund will be \$39,308,361. The Shared Second Tier Debt Service Reserve Fund will continue to be fully funded upon the issuance of the Series 2020C Bonds.

With the issuance of the Series 2017B Bonds, NTTA elected to fund the Shared Second Tier Debt Service Reserve Fund in part with a municipal bond debt service reserve policy (the "*Reserve Policy*") from Assured Guaranty Municipal Corp. ("*AGM*"), in the amount of \$11,326,078, which constitutes a Second Tier Reserve Surety Agreement as described below. The Reserve Policy will be drawn upon if no cash or investments are available to be used to pay a debt service deficiency payable from the Shared Second Tier Debt Service Reserve Fund. Certain financial information about AGM is provided in **APPENDIX F**.

The Twenty-Fifth Supplement to the Trust Agreement provides that a Second Tier Reserve Surety Agreement may be substituted by NTTA at any time and from time to time for all or any part of the money held for the credit of the Shared Second Tier Debt Service Reserve Fund, and such money may be withdrawn and used for any lawful purpose. Any such Second Tier Reserve Surety Agreement may be in the form of a surety bond or insurance policy from an issuer with a claims paying ability rating of "AA," "AA," or "Aa," respectively, by S&P, Fitch or Moody's

at the time of issuance of the surety bond or insurance policy. Any such Second Tier Reserve Surety Agreement may also be in the form of an unconditional irrevocable letter of credit issued by a bank rated at least "AA" or "Aa" by any two of the three rating agencies, S&P, Fitch or Moody's, at the time of issuance of the letter of credit. In the event the issuer of a Second Tier Reserve Surety Agreement for the Shared Second Tier Debt Service Reserve Fund defaults in its payments thereunder or becomes insolvent, NTTA is required to, within six months of such occurrence, either (1) transfer funds from the Revenue Fund for deposit into the Shared Second Tier Debt Service Reserve Fund in an amount sufficient to cause the money on deposit in the Shared Second Tier Debt Service Reserve Fund to accumulate to the 2017 Shared Second Tier Required Reserve, or (2) replace such instrument with a surety bond, insurance policy, or letter of credit meeting the requirements described above. See "— **Funds and Accounts** — *Revenue Fund*" for a description of the application and priority of payment for funds contained in the Revenue Fund.

Funds in the Shared Second Tier Debt Service Reserve Fund are required to be used to pay interest on and principal of the Series 2020C Bonds, the Series 2017B Bonds, the Series 2018 Bonds, the Series 2019B Bonds and any Additional Second Tier Bonds designated as "2017 Shared Second Tier Reserve Subaccount Secured Bonds" in the Supplemental Agreement under which such Additional Second Tier Bonds are issued to the extent that the funds in the Second Tier Bond Interest Account and the Second Tier Redemption Account are insufficient for such purpose, and may be used by NTTA to retire the last of the Outstanding 2017 Shared Second Tier Reserve Subaccount Secured Bonds.

<u>General</u>. Upon a deficiency in the 2014 Second Tier Reserve Subaccount, the 2015 Second Tier Reserve Subaccount or the Shared Second Tier Debt Service Reserve Fund due to a withdrawal or change in value of Authorized Investments, on or before the first day of each month, funds from the Revenue Fund are required to be deposited to the credit of the 2014 Second Tier Reserve Subaccount, the 2015 Second Tier Reserve Subaccount or the Shared Second Tier Debt Service Reserve Fund, as applicable, in the amount of such deficiency in order to make the amount on deposit in the 2014 Second Tier Reserve Subaccount equal to the 2014 Second Tier Reserve, or in the 2015 Second Tier Reserve Subaccount equal to the 2015 Second Tier Reserve or in the Shared Second Tier Reserve Subaccount equal to the 2015 Second Tier Reserve, as applicable, which restoration is intended to occur within 12 months of the occurrence of any such deficiency in 12 substantially equal monthly installments. See "— **Funds and Accounts** — *Revenue Fund*" for a description of the application and priority of payment for funds contained in the Revenue Fund.

<u>Third Tier Reserve Account</u>. As of the date hereof, no Third Tier Bonds for which a reserve is required have been issued under the Trust Agreement and the Third Tier Reserve Account has no funds credited thereto.

*Reserve Maintenance Fund.* Amounts in the Reserve Maintenance Fund are to be used for paying the costs of repairs, painting, renewals, replacements, improvements and other costs and expenses necessary for safe or efficient operations of the NTTA System or to prevent loss of revenues, for engineering expenses related to NTTA, for equipment, for expenses of maintenance and for operating expenses not occurring at annual or shorter periods. To the extent that the amounts on deposit in the Bond Interest Accounts, the Redemption Accounts and the Reserve Accounts are insufficient to pay the principal of and interest on the bonds issued under the Trust Agreement and Payment Obligations when due, NTTA is required to transfer money from the Reserve Maintenance Fund to the appropriate account in the Sinking Funds for such purposes; *provided, however*, that no such transfer may be made of money in the Reserve Maintenance Fund which is, in the opinion of NTTA, then needed for repairs or replacements necessary to maintain safe operation of the NTTA System or to prevent loss of revenue of the NTTA System. The balance in the Reserve Maintenance Fund as of June 30, 2020 was approximately \$63,131,888.

Additional Accounts. NTTA can create additional accounts within the Sinking Funds, and has created a special subaccount to be held by the Trustee within the Third Tier Redemption Account designated as the "Swap Termination Payment Subaccount." Payments required to be made under a swap agreement or other qualified credit agreement or a transaction entered into pursuant thereto upon termination of such transaction or agreement that are specified as Third Tier Payment Obligations under the swap agreement or credit agreement will be secured by and payable from the Net Revenues required to be deposited into the Swap Termination Payment Subaccount. The Trustee is required to transfer funds from the Revenue Fund into the Swap Termination Payment Subaccount in such amounts as are necessary for NTTA to pay such Third Tier Payment Obligations. All Third Tier Payment Obligations payable out of the Swap Termination Payment Subaccount. As of the date of this Official Statement, NTTA does not have any outstanding swap transactions that are payable out of the Swap Termination Payment Subaccount.

*Capital Improvement Fund.* Amounts in the Capital Improvement Fund may be used to pay the cost of repairs, enlargements, extensions, resurfacing, additions, renewals, improvements, acquisition of rights-of-way, reconstruction and replacements, capital expenditures, engineering studies and other expenses relating to the powers

and functions of NTTA in connection with the NTTA System, or for any other purpose authorized by law, including the payment of debt service and other payments secured by a lien on all or a portion of the amounts deposited in the Capital Improvement Fund and the payment of costs for the 360 Tollway and any other toll project of NTTA or for TSAs. The balance in the Capital Improvement Fund as of June 30, 2020 was approximately \$723,401,349. Of such amount, approximately \$38,873,696 is restricted for Capital Improvement Fund bond payments, approximately \$183,427,908 is restricted for construction projects, approximately \$441,739,209 is not restricted in use and approximately \$60,000,000 is reserved as a "rainy-day" fund. See "THE NTTA SYSTEM — Multi-Year NTTA System Capital Plan" in APPENDIX A and "IMPACT OF COVID-19 ON NTTA — Restricted and Unrestricted Balances" in APPENDIX A. The Subordinate Lien Bonds (as defined herein) and the ISTEA Loan are secured by funds in certain accounts held in the Capital Improvement Fund. See "— ISTEA Loan" and "— The Subordinate Lien Bonds."

*Construction Fund.* The Construction Fund is used to pay the costs associated with constructing or acquiring improvements to the NTTA System. Portions of the proceeds of several of the outstanding bond issues under the Trust Agreement are in the Construction Fund in separate subaccounts established for such proceeds and are also to be used to fund the improvements to the NTTA System. The balance in the Construction Fund as of June 30, 2020 was \$0. In addition to the foregoing, proceeds in the Construction Fund may be used to pay debt service on certain bonds.

The money, including all obligations purchased as an investment of the money, in each account and subaccount within the Construction Fund, is deemed at all times to be a part of such account or subaccount, and the interest accruing thereon and any profit realized from any investment is credited to such account or subaccount, and any loss resulting from any investment is charged to such account or subaccount. See "INVESTMENTS" in APPENDIX A.

# **Rate Covenant**

The NTTA Act authorizes NTTA to fix, revise, charge and collect tolls for the use of the NTTA System, and provides that such tolls will be so fixed and adjusted as to provide funds sufficient with other revenues, if any, to pay the cost of maintaining, repairing and operating the NTTA System and the principal of and the interest on bonds issued in connection with the NTTA System as the same become due and payable, and to create reserves for such purposes. The NTTA Act states that such tolls will not be subject to supervision or regulation by any agency of the State or other local governmental entity.

NTTA has adopted a toll rate schedule for the NTTA System in substantial conformity with the recommendations of the Traffic Engineers. NTTA covenants in the Trust Agreement that it will keep in effect a toll rate schedule that will raise and produce Net Revenues sufficient to satisfy its Debt Service Requirements (as defined in **APPENDIX D**). In addition, NTTA may change the toll rate schedule, but only if the Traffic Engineers certify either:

- (1) that if such proposed toll rate schedule had been in effect during the preceding Fiscal Year, it would not have caused a decrease in the Net Revenues for said preceding Fiscal Year; or
- (2) that the adoption of such toll rate schedule will not adversely affect the ability of NTTA to comply with its rate covenants in the Trust Agreement.

Any such certificate by the Traffic Engineers is required to be based on their own opinion as to gross revenues to be derived by NTTA from the ownership and operation of the NTTA System (which revenues will be deemed to include all investment income, as estimated by the Chief Financial Officer of NTTA), and upon a certificate of the Consulting Engineers, stating their opinion as to the amount of Current Expenses during any pertinent Fiscal Year or period, assuming that the proposed program or schedule had been in effect during such pertinent Fiscal Year or period.

Under the Trust Agreement, NTTA covenants to keep in effect a toll rate schedule for the NTTA System during each Fiscal Year to produce Net Revenues during each Fiscal Year sufficient to satisfy the greatest of (i) 1.35 times the scheduled Debt Service Requirements on all outstanding First Tier Bonds for the Fiscal Year, (ii) 1.20 times the scheduled Debt Service Requirements on all outstanding First Tier Bonds and Second Tier Bonds for the Fiscal Year or (iii) 1.00 times the scheduled Debt Service Requirements on all outstanding First Tier Bonds and Second Tier Bonds, Second Tier Bonds and Third Tier Bonds, and all other outstanding obligations of NTTA secured by Net Revenues for the Fiscal Year.

If, during any Fiscal Year, Net Revenues are less than the amounts contemplated in the preceding paragraph, NTTA is required, before the 15th day of March of the following Fiscal Year, to request the Traffic Engineers to make and file their recommendations with NTTA and the Trustee as to a revision in the toll rate schedule then in effect, in

order to cause the increase and production of Net Revenues in a manner which will enable NTTA to produce at the earliest feasible time Net Revenues in at least the amounts described in the rate covenant above for each such Fiscal Year. NTTA covenants that it will promptly and carefully consider such recommendations, and that it will, within 60 days after receipt of such recommendations, either (1) place into effect any toll rate schedule as so recommended by the Traffic Engineers, or (2) place into effect any alternative toll rate schedule which, in the opinion of the Board, will enable it to comply with its covenants specified in the preceding paragraph.

If NTTA complies with all recommendations of the Traffic Engineers (or a successor independent engineer or engineering firm or corporation as provided for in the Trust Agreement) with respect to the toll rate schedule, an Event of Default will not occur solely as the result of the occurrence of a deficiency in any Fiscal Year(s) between the Net Revenues for such Fiscal Year(s) and the amount required to be produced for such Fiscal Year(s). In the event of any such deficiency, however, and regardless of any recommendations of the Traffic Engineers or others, or compliance therewith by NTTA, the Trustee or the holders of not less than 15% in aggregate principal amount of the bonds then outstanding under the Trust Agreement may, and the Trustee must upon the written request of the holders of not less than 10% in aggregate principal amount of the bonds issued under the Trust Agreement then outstanding and upon being indemnified to its satisfaction, institute and prosecute in a court of competent jurisdiction an appropriate action to compel NTTA to comply with its covenant to adopt and keep in effect a toll rate schedule which will raise and produce during each Fiscal Year an amount of Net Revenues as required above for such Fiscal Year, or to comply with any other rate covenant in the Trust Agreement. NTTA covenants that it will comply with any final order, decree or judgment entered in any such proceeding, or any modification thereof.

If the Traffic Engineers, after a request by NTTA for the above-described recommendations, fail to file with NTTA and with the Trustee such recommendations in writing within 120 days after the request, the Trustee must forthwith designate and appoint an independent engineer or engineering firm or corporation having a nationwide and favorable reputation for skill and experience in such work, in lieu of the Traffic Engineers, to make the necessary survey and study and to make the required recommendations as to the aforesaid revision, which recommendations will be reported in writing to NTTA and to the Trustee on or before the 1st day of October of said year. Such recommendations will for all purposes be considered to be the equivalent of and a substitute for the recommendations of the Traffic Engineers hereinabove mentioned.

The Trust Agreement provides that all amounts deposited to a Bond Interest Account from the original proceeds from the sale of any First Tier Bonds, Second Tier Bonds or Third Tier Bonds or from any other lawfully available source (other than the Revenue Fund and investment income from the Operation and Maintenance Fund, Sinking Funds and Reserve Maintenance Fund) and which are used or scheduled to be used to pay interest on bonds during a Fiscal Year reduces the Debt Service Requirements in that Fiscal Year by that amount. On May 27, 2020, and June 22, 2020, with Board direction, NTTA transferred \$15,000,000 on each respective date from the Capital Improvement Fund to the First Tier Bond Interest Account to fund a portion of the interest coming due on the July 1, 2020 and January 1, 2021 interest payment dates for First Tier Bonds. These deposits, along with additional anticipated transfers from the Capital Improvement Fund to the First Tier Bond to the First Tier Bond Interest Account, are expected to allow NTTA to exceed the required minimum debt service coverage ratio under the Trust Agreement toll rate covenant for Fiscal Year 2020. See "**PRO FORMA DEBT SERVICE REQUIREMENTS**" and "**ESTIMATED TOLL REVENUES, EXPENSES, OTHER INCOME AND ESTIMATED DEBT SERVICE COVERAGE**" herein.

#### **Additional Bonds and Other Obligations**

NTTA reserves and has the right and power to issue or incur additional First Tier Bonds, First Tier Payment Obligations, Second Tier Bonds, Second Tier Payment Obligations, Third Tier Bonds and Third Tier Payment Obligations (and within the Third Tier, additional bonds or payment obligations secured on different levels of priority). Such obligations may be issued under the Trust Agreement for any purpose then authorized by law, including the refunding of obligations at any time authorized and issued by NTTA and/or interest thereon; *provided, however*, no First Tier Bonds, Second Tier Bonds or Third Tier Bonds may be issued unless NTTA has met certain conditions concerning the additional bonds test established pursuant to the Trust Agreement. In addition, NTTA may issue additional debt secured by revenues in its Capital Improvement Fund or debt secured by revenues of projects that are not part of the NTTA System.

Among other requirements, the Trust Agreement authorizes the issuance of additional First Tier Bonds if (a) actual Net Revenues for the preceding Fiscal Year or for any twelve-month period ending not more than 90 days prior to the date of calculation are at least 1.35 times the average annual Debt Service Requirements for all then outstanding First Tier Bonds (including those proposed to be delivered) and Second Tier Bonds (excluding any First Tier or Second Tier Bonds being refunded) or (b) estimated Net Revenues for the current and each future Fiscal Year are at least (i)

1.35 times the Debt Service Requirements for each such Fiscal Year for all First Tier Bonds (including those proposed to be delivered but excluding those being refunded), (ii) 1.20 times the Debt Service Requirements for each such Fiscal Year for all then outstanding First Tier Bonds (including those proposed to be delivered but excluding those being refunded) and Second Tier Bonds (excluding those being refunded) and (iii) 1.00 times the Debt Service Requirements for each such Fiscal Year for all then outstanding First Tier Bonds (including those proposed to be delivered), Second Tier Bonds, Third Tier Bonds and all other outstanding obligations of NTTA secured by Net Revenues (excluding, in each case, those being refunded). NTTA may also issue additional First Tier Bonds in a principal amount not to exceed 10% of the original First Tier Bonds issued to refund outstanding First Tier Bonds which do not cause an increase in the then-existing average annual debt service requirements of the First Tier Bonds may be issued without meeting the above-described requirements.

The Trust Agreement authorizes the issuance of Additional Second Tier Bonds not constituting Short-Term Indebtedness if (a) actual Net Revenues for the preceding Fiscal Year or for any twelve-month period ending not more than 90 days prior to the date of calculation are at least 1.20 times the average annual Debt Service Requirements for all then outstanding First Tier Bonds and Second Tier Bonds (including those proposed to be delivered but excluding those being refunded) or (b) the estimated Net Revenues for the current and each future Fiscal Year are at least (i) 1.20 times the Debt Service Requirements for each such Fiscal Year for all First Tier Bonds and Second Tier Bonds (including those proposed to be delivered) and (ii) 1.00 times the Debt Service Requirements for each such Fiscal Year for all then outstanding First Tier Bonds, Second Tier Bonds (including those proposed to be delivered), Third Tier Bonds and all other outstanding obligations of NTTA secured by Net Revenues (excluding, in each case, those being refunded). Additional bonds issued to refund outstanding First Tier Bonds or Second Tier Bonds which do not cause an increase in the then-existing average annual debt service requirements of the First Tier Bonds and Second Tier Bonds may be issued without meeting the above-described requirements.

The Trust Agreement authorizes the issuance of Third Tier Bonds not constituting Short-Term Indebtedness if (a) actual Net Revenues for the preceding Fiscal Year or for any twelve-month period ending not more than 90 days prior to the date of calculation are at least 1.00 times the average annual Debt Service Requirements for all then outstanding First Tier Bonds, Second Tier Bonds and Third Tier Bonds (including those proposed to be delivered) or (b) the estimated Net Revenues for the current and each future Fiscal Year are at least 1.00 times the Debt Service Requirements for each such Fiscal Year for all then outstanding First Tier Bonds, Second Tier Bonds and all other outstanding obligations of NTTA secured by Net Revenues (excluding, in each case, those being refunded). Additional bonds issued to refund outstanding First Tier Bonds, Second Tier Bonds which do not cause an increase in the then-existing average annual debt service requirements of the First Tier Bonds, Second Tier Bonds and Third Tier Bonds and Third Tier Bonds may be issued without meeting the above-described requirements.

NTTA is also authorized to incur "Short-Term Indebtedness" consisting of bonds that mature in less than 365 days, and such indebtedness may be secured as Second Tier Bonds or Third Tier Bonds, *provided, however*, that immediately after the incurrence of Short-Term Indebtedness, the aggregate principal amount of Short-Term Indebtedness outstanding divided by the aggregate principal amount of all Outstanding Bonds may not exceed 35%. If a Credit Provider has extended a line of credit or NTTA has undertaken a commercial paper program or similar program, only amounts actually borrowed under such line of credit or program and repayable in less than 365 days will be considered Short-Term Indebtedness and the full amount of such commitment or program will not be treated as Short-Term Indebtedness to the extent that such facility remains available but undrawn. NTTA is not required to satisfy the additional bonds tests described herein when incurring Short-Term Indebtedness.

# **Proposed Trust Agreement Amendments**

The Twenty-Fourth Supplement to the Trust Agreement amends the Trust Agreement to allow for (i) the engagement of third parties as agents of NTTA to collect accounts receivable, such as tolls for ZipCash transactions, on behalf of NTTA where collections are paid to NTTA net of fees and expenses of the third parties and (ii) the sale of accounts receivable, such as tolls for ZipCash transactions, to third parties. Pursuant to the amendments, NTTA may sell accounts receivable if:

- (1) the sale is, in the judgment of NTTA, on commercially reasonable terms; or
- (2) after giving effect to the sale either (i) NTTA would be permitted to issue at least \$1.00 of additional First Tier Bonds pursuant to the requirements of the Trust Agreement or (ii) NTTA will, in the judgment of NTTA, be able to comply with the rate covenants in the Trust Agreement.

Any amounts received by NTTA in connection with the sale of accounts receivable will constitute tolls or other revenue derived from the ownership and operation of the NTTA System for purposes of the Trust Agreement, and be deposited into the Revenue Fund. Any lien under the Trust Agreement on any accounts receivable sold by NTTA may be released with such sale. See "APPENDIX D - SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT," which includes Trust Agreement amendments in the Twenty-Fourth Supplement to the Trust Agreement.

By purchasing the Bonds, the registered owners of the Bonds are deemed to have consented to the amendments. The amendments will not become effective until NTTA has obtained the consent of the owners of not less than 51% in principal amount of First Tier Bonds and Second Tier Bonds. NTTA may solicit the consent of the necessary owners pursuant to the terms of the Trust Agreement. Otherwise, the amendments will not take effect until and unless a substantial portion of the currently outstanding First Tier Bonds and Second Tier Bonds are paid or refunded or a sufficient amount of Additional Bonds are issued. Upon the issuance of the Bonds and redemption of the Refunded Bonds, \$2,900,480,000 of the outstanding First Tier Bonds and \$1,389,210,000 of the outstanding Second Tier Bonds, for a total \$4,289,690,000 or 46.9%, of the registered owners of outstanding First Tier Bonds and Second Tier Bonds will have been deemed consented to the amendments.

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# **Outstanding Obligations**

After the issuance of the Bonds and the application of the proceeds thereof, the obligations listed below will be outstanding under the Trust Agreement in the following principal amounts:

	Р	rincipal Amount
First Tier Bonds		
North Texas Tollway Authority System First Tier Insured Capital Appreciation Revenue Refunding Bonds, Series 2008D (accreted amount calculated through October 28, 2020)	\$	833,967,013
North Texas Tollway Authority System First Tier Convertible Capital Appreciation Revenue Refunding Bonds, Series 2008I (accreted amount through June 30, 2015 Conversion Date)		295,165,000
Series 2009B Bonds		825,000,000
North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2011B		6,345,000
North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2012B		7,615,000
North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2014A		225,780,000
North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2015B		742,365,000
North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2016A		938,090,000
North Texas Tollway Authority System First Tier Revenue and Refunding Bonds, Series 2017A		1,673,050,000
North Texas Tollway Authority System First Tier Revenue Refunding Bonds, Series 2019A		418,180,000
Series 2020A Bonds		192,105,000
Series 2020B Bonds		517,145,000
North Texas Tollway Authority System Revenue Revolving Notes, Series A		100,000,000 <sup>(1)</sup>
Total First Tier Bonds	\$	6,774,807,013
Second Tier Bonds		
North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2014B	\$	146,420,000
North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2015A		828,775,000
North Texas Tollway Authority System Second Tier Revenue and Refunding Bonds, Series 2017B		757,910,000
North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2018		356,085,000
North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2019B		222,510,000
Series 2020C Bonds		52,705,000
North Texas Tollway Authority System Commercial Paper Notes, Series A		$200,\!000,\!000^{(2)}$
Total Second Tier Bonds	\$	2,564,405,000
Third Tier Bonds		
None		
Total	\$	9,339,212,013

(1) NTTA may issue and draw down on revolving notes at one time, or from time to time, in a principal amount of up to \$100,000,000. On September 9, 2020, NTTA drew down the principal amount of \$100,000,000. See "-The Revolving Note Program."

<sup>(2)</sup> NTTA may issue commercial paper notes at one time, or from time to time, in a principal amount of up to \$200,000,000. On May 26, 2020, NTTA drew down the principal amount of \$200,000,000. See "- The Commercial Paper Program."

The Trust Agreement allows for securing "First Tier Payment Obligations," "Second Tier Payment Obligations" and "Third Tier Payment Obligations" in order to secure payments due pursuant to credit agreements, including reimbursement agreements and interest rate swap agreements. First Tier Payment Obligations, Second Tier Payment Obligations and Third Tier Payment Obligations are secured on a parity with, respectively, First Tier Bonds, Second Tier Bonds and Third Tier Bonds. Additionally, NTTA may establish additional levels of priority of payment and security within the Third Tier Payment Obligations category.

Additionally, the Trust Agreement secures the Payment Obligations of NTTA under (i) an advised line note purchase agreement relating to NTTA's Commercial Paper Program (the "Advised Line Note Purchase Agreement"), and (ii) certain insurance agreements. Additionally, NTTA has pledged revenues on deposit in certain accounts held in the Capital Improvement Fund on a basis subordinate to the Third Tier Payment Obligations to the payment of the ISTEA Loan, NTTA's North Texas Tollway Authority System Subordinate Lien Revenue Bonds, Series 2010A, North

Texas Tollway Authority System Subordinate Lien Taxable Revenue Bonds, Subseries 2010B-1 (Build America Bonds — Direct Payment) (the "Subordinate Lien Bonds"). See "— ISTEA Loan" and "— The Subordinate Lien Bonds."

### **The Commercial Paper Program**

In order to finance construction of various components of the NTTA System, NTTA utilizes its existing commercial paper note program which allows for the issuance, at one time, or from time to time, of up to \$200,000,000 aggregate principal amount of commercial paper notes (the "*CP Notes*"). The CP Notes are secured as Second Tier Bonds. NTTA entered into a Note Purchase Agreement with a financial institution which, on May 26, 2020, purchased the full \$200,000,000 amount of CP Notes from NTTA with a 364 day maturity. NTTA will need to execute a new note purchase agreement or otherwise establish the ability to sell the CP Notes to the open market before the maturity of the outstanding CP Notes in order to continue to issue CP Notes under the program.

### The Revolving Note Program

In order to provide additional funding for capital improvement projects of the NTTA System, NTTA established a revolving note program with two financial institutions which allows for the issuance, at one time, or from time to time, of up to \$100,000,000 aggregate principal amount of revolving notes (the "*Revolving Notes*"). The Revolving Notes are secured as First Tier Bonds. Pursuant to note agreements executed under the program, the financial institutions are obligated to purchase Revolving Notes upon request by NTTA that allow periodic draws and repayments in an amount up to \$100,000,000 from time to time. On September 9, 2020, NTTA drew down \$100,000,000 of the Revolving Notes.

### **ISTEA Loan**

In connection with the design and construction of the PGBT, NTTA and TxDOT entered into an agreement pursuant to the provisions of the Intermodal Surface Transportation Efficiency Act under which NTTA borrowed \$135,000,000 from TxDOT (the "*ISTEA Loan*"), with approximately \$112,895,896 currently outstanding. Interest accrued and compounded on the ISTEA Loan from 2000 to 2004 and annual payments began in 2004. The principal of and interest on the ISTEA Loan is payable only out of amounts on deposit in the ISTEA Loan Debt Service Account in the Capital Improvement Fund. No other funds or other assets of NTTA are pledged to the repayment of the ISTEA Loan and NTTA is under no obligation to make any payment on the ISTEA Loan from any other source.

# The Subordinate Lien Bonds

In connection with the development of the PGBT WE and the CTP, NTTA issued the Subordinate Lien Bonds in the aggregate principal amount of \$400,000,000 to pay a portion of the costs of the PGBT WE and the CTP. After the refunding of the Series 2010A Refunded Bonds, \$50,000,000 of Subordinate Lien Bonds will be outstanding. The Subordinate Lien Bonds are payable solely from and secured by Net Revenues deposited in the CIF Bond Payment Account of the Capital Improvement Fund and are not secured by any other funds or accounts under the Trust Agreement.

# **RISK FACTORS**

The Bonds are special and limited obligations of NTTA payable solely from the Pledged Revenues. The following is a discussion of certain risk factors that should be considered in evaluating an investment in the Bonds. This discussion does not purport to be either comprehensive or definitive. The order in which risks are presented is not intended to reflect either the likelihood that a particular event will occur or the relative significance of such an event. Moreover, there are other risks associated with an investment in the Bonds in addition to those set forth herein.

# COVID-19

# For a discussion regarding the impact of COVID-19 on NTTA, see "INFECTIOUS DISEASE OUTBREAK – COVID-19" herein and "IMPACT OF COVID-19 ON NTTA" in APPENDIX A.

# **Financial Forecasts**

The financial forecasts in this Official Statement are based generally upon certain assumptions and projections as to estimated revenues and Operating Expenses. See "TRAFFIC AND REVENUE STUDY" in APPENDIX A and "IMPACT OF COVID-19 ON NTTA – Debt Service Coverage Ratio" in APPENDIX A. Inevitably, some underlying assumptions and projections used to develop the forecasts will not be realized, and unanticipated events and circumstances may occur. Therefore, the actual results achieved during the forecast periods will vary from the forecasts, and such differences may be material.

#### **Forward-Looking Statements**

The statements contained in this Official Statement, and in any other information provided by NTTA, that are not purely historical, are forward-looking statements, including statements regarding NTTA's expectations, hopes, intentions or strategies regarding the future and the projections in the September 2020 T&R Study (as defined below) and "IMPACT OF COVID-19 ON NTTA – Debt Service Coverage Ratio" in APPENDIX A. Readers should not place undue reliance on forward-looking statements. All forward-looking statements included in this Official Statement are based on information available to NTTA on the date hereof, and NTTA assumes no obligation to update any such forward-looking statements. NTTA's actual results could differ materially from those discussed in such forward-looking statements.

The forward-looking statements herein are necessarily based on various assumptions and estimates that are inherently subject to numerous risks and uncertainties, including risks and uncertainties relating to the validity of the underlying assumptions and estimates and possible changes or developments in social, economic, business, industry, market, legal and regulatory circumstances and conditions and actions taken or omitted to be taken by third parties, including customers, suppliers, business partners and competitors, and legislative, judicial and other governmental authorities and officials. Assumptions related to the foregoing involve judgments with respect to, among other things, future economic, competitive and market conditions and future business decisions, all of which are difficult or impossible to predict accurately and many of which are beyond the control of NTTA. Any such assumptions could be inaccurate and, therefore, there can be no assurance that the forward-looking statements included in this Official Statement will prove to be accurate.

# Market Disruptions and Reliance on Capital Markets

Credit markets experience substantial disruption from time to time. There can be no assurance as to the timing of any disruption or the extent of any recovery that may be made by the credit markets. NTTA's future capital plans may include raising additional funds through bond financings for various projects. If NTTA is unable to access the credit markets as a result of any such disruption, it is likely to delay the completion of certain projects until such time as the capital markets stabilize. The effect of such delays could result in increased costs for such projects and a delay in the receipt of revenues from such projects.

# **Costs of Construction of Toll Facilities**

In projects of the magnitude of the toll facilities developed, operated and improved by NTTA, there is a possibility of time delays and cost increases resulting from (i) design and construction problems and resulting change orders, (ii) environmental litigation or environmental administrative matters, (iii) the unavailability or cost of acquiring rights-of-way, (iv) archeological, historic and unidentified subsurface conditions, (v) utility relocation problems, (vi) hazardous materials, (vii) force majeure events, (viii) litigation or (ix) inflation. Additionally, tariffs on steel and aluminum imports recently imposed by the United States may adversely impact construction costs for NTTA toll facilities or the ability of NTTA to accurately estimate construction costs. As a result, there can be no assurance that the costs of completion for any NTTA toll facilities or improvements to NTTA toll facilities will not exceed current estimates, or that the completion of such projects or improvements to such projects will not be delayed beyond the scheduled completion date. Variations in cost estimates and delays in construction could be material.

There is also a possibility of insolvency or bankruptcy of the contractors during construction. While the contractors are and will be required to provide performance bonds and payment bonds, there can be no assurance that such bonds will be sufficient to assure timely completion of any NTTA toll facility or improvements under construction. Moreover, if a default occurs under a construction contract by the contractor, there is a possibility of litigation between NTTA and the providers of the performance bonds and payment bonds and/or the contractor, which could further delay construction and the opening of the applicable NTTA toll facility or improvements. Any such delays and/or cost overruns could result in the delay or reduction in the collection of revenues and an increase in costs, thereby making it more difficult for NTTA to generate sufficient revenues to pay principal of and interest on the Bonds and other obligations under the Trust Agreement.

# **Traffic and Revenue Reports**

The revenue forecasts in the North Texas Tollway Authority System Comprehensive Traffic and Toll Revenue Study dated September 2020 (the "September 2020 T&R Study") as prepared by CDM Smith, the traffic engineers for the NTTA System, are based upon certain assumptions set forth or incorporated therein. See "TRAFFIC AND REVENUE STUDY" in APPENDIX A. The September 2020 T&R Study is not a guarantee of any future events or trends and the forecasts therein are subject to future economic and social conditions and demographic developments that cannot be predicted with certainty. Further, the estimates and assumptions in the September 2020

T&R Study are inherently subject to significant economic and competitive uncertainties and contingencies, many of which are beyond the control of NTTA. Failure to achieve or realize any of the assumptions listed in the September 2020 T&R Study may have a materially adverse effect upon the net revenues actually realized. Currently, the toll rates in effect on the NTTA System are set at rates that are expected to produce a First Tier debt service coverage ratio of at least 1.50 times in each future year. In 2020, the First Tier debt service coverage ratio is expected to be 1.67 times, the lowest projected level. If there is a decrease in vehicle transactions on the NTTA System or if there is a period of significant inflationary pressure, NTTA's actual First Tier debt service coverage ratio could decline below 1.50 times, which could adversely affect the market value of the Bonds. While NTTA has a goal of maintaining a First Tier debt service coverage ratio of 1.50 times, the Trust Agreement only requires that it maintain a First Tier debt service coverage ratio of 1.35 times. If the First Tier debt service coverage ratio falls below 1.35 times (or such other levels as are specified in the Trust Agreement for First and Second Tier debt (*i.e.*, 1.20 times) or on all debt (*i.e.*, 1.00 times)), NTTA would be required to raise toll rates or reduce expenses to maintain the minimum coverage ratios required by the Trust Agreement. In order to better understand the ramifications of a potential decline in vehicle transactions on the NTTA System, NTTA stressed the results of the September 2020 T&R Study for the NTTA System. NTTA estimates that it would still maintain a minimum debt service coverage ratio on all outstanding First Tier debt of 1.35 times if actual toll revenues each year were 19.0% below projections, a minimum debt service coverage ratio on all outstanding First Tier and Second Tier debt of 1.20 times if actual toll revenues each year were 3.6% below projections and a minimum debt service coverage on all outstanding debt (excluding Reserve Maintenance Fund Deposits) of 1.00 times if actual toll revenues each year were 14.4% below projections.

# **Operating Risks**

The ability of NTTA's toll facilities to generate revenues in amounts sufficient to pay debt service on the obligations of NTTA when due will be subject to the risks inherent in the establishment and operation of any toll facility. The ability to repay the obligations of NTTA issued pursuant to the Trust Agreement will be dependent on the volume of traffic that utilizes NTTA's toll facilities and the ability of NTTA and its computer systems to accurately process data. Revenues to be generated through such use will be influenced by numerous factors, including, among other things, the ability to manage toll evasion and toll collection and enforcement practices; the ability to control expenses; the availability of adequately-trained personnel; population, employment and income trends within the region; the congestion on alternative freeways, highways and streets; time savings experienced by motorists utilizing the toll facilities; the toll rates; the availability and price of fuel; and the construction of new or improved competitive roadways or other transit facilities.

# **Collection Risks**

NTTA previously experienced downward trends in the percentage of total transactions constituting TollTag (as defined in **APPENDIX A**) transactions and in ZipCash (as defined herein and in **APPENDIX A**) revenue recovery. In response, NTTA implemented various improvements to its systems, processes and procedures designed to increase the percentage of TollTag transactions, pursuable ZipCash transactions and ZipCash revenue recovery with positive results. NTTA intends to continue to review and implement additional improvements in these areas. Any future downward trends in the percentage of total transactions constituting TollTag transactions and/or in ZipCash revenue recovery may have a material adverse effect on the net revenues actually realized from the NTTA System. See "OPERATION OF THE NTTA SYSTEM — Operations — Toll Collection," "— Toll Collection Variance" and "— Revenue Recovery Assumptions in Traffic and Revenue Study" in APPENDIX A.

#### Ability to Maintain or Raise Rates

NTTA may need to raise toll rates in the future above the scheduled toll rate increases under the current toll rate schedule to support its debt service requirements. Although the September 2020 T&R Study suggests there is an ability to raise rates further, the effect of any future rate increase is unknown. It is possible that a future increase in rates could result in reduced usage of the NTTA System, resulting in decreased revenues. Additionally, political pressure could result in hesitance by NTTA to raise rates further, if needed. See "CURRENT AND HISTORICAL INFORMATION – NTTA System Toll Rate Schedule" in APPENDIX A for a discussion of automatic increases in toll rates every two years pursuant to the existing NTTA System toll rate schedule, absent action by NTTA.

# **Custodian in Possession of Prepaid Funds**

NTTA has entered into the Master Custodial Account Agreement with the Custodian. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — Funds and Accounts — Master Custodial Account Agreement." NTTA is required to deposit all prepaid funds of its TollTag customers in a single custodial account (the "Prepaid Funds Account") held by the Custodian for the benefit of NTTA and the other beneficiaries under the Master Custodial Account Agreement. The Custodian will hold all funds in the Prepaid Funds Account until such time as the

customers utilize the NTTA System (or other toll road of NTTA or a third-party operator for which NTTA provides toll collection services), and will then transfer funds as directed by NTTA to the Trustee for toll transactions on the NTTA System or other appropriate person for non-NTTA System toll transactions.

Funds in the Prepaid Funds Account are not subject to the lien created under the Trust Agreement until they are transferred by the Custodian to the Trustee as payment for tolls of the NTTA System. On each business day, NTTA is required to deliver to the Custodian a certificate specifying the amount of the funds in the Prepaid Funds Account to be paid to the Trustee, and the Custodian is required to apply such funds as directed. Nonetheless, no assurance can be given that, should the Custodian go into receivership or conservatorship, such agreement will be effective to assure that the Trustee or NTTA will receive timely payment of such tolls.

Funds in the Prepaid Funds Account are required to be segregated from all other funds and accounts of the Custodian and the Custodian has no interest in the Prepaid Funds Account. In the event of the Custodian's receivership or conservatorship, the Prepaid Funds Account should not be considered part of the Custodian's property subject to receivership or conservatorship. However, there may be delays in payments from the Prepaid Funds Account to the Trustee, or other possible negative consequences, which could have an adverse effect on the liquidity and value of the Bonds.

# **Maintenance Costs**

Successful operation of the NTTA System will require timely and complete maintenance and replacement of components of the NTTA System. No assurance can be given that sufficient funds will be available to maintain the NTTA System adequately. Any significant deterioration in the NTTA System may result in increased operating costs and in reduced usage, as well as temporary lane closures, and could adversely affect the amount of funds available to pay debt service on NTTA's obligations.

# **Motor Fuel Prices and Taxes**

There is no assurance that motor fuel will remain in adequate supply or that motor fuel prices and federal and State motor fuel taxes will not increase. Increases in motor fuel pump prices could negatively impact the revenues of NTTA. Additionally, if motor fuel prices increase, it could have a material adverse effect on the economy of the north central Texas region and the revenues of NTTA.

# **Retaining Walls**

In 2010, a portion of a mechanically stabilized earth ("*MSE*") wall located on the westbound main lanes of the PGBT between Kelly Boulevard and Josey Lane in the City of Carrollton (the "*Kelly Wall*") buckled. In February 2012, NTTA filed a lawsuit against the general contractor that built the Kelly Wall and NTTA's construction manager and wall supplier. The lawsuit was settled in 2015. Pursuant to the settlement, defendants paid NTTA \$4 million and agreed to repair the Kelly Wall and six walls in the immediate vicinity of the Kelly Wall. Work is progressing towards the final repair.

In May 2013, NTTA filed a lawsuit against its general contractor and construction manager related to other MSE walls within Section V of the PGBT. The lawsuit was settled in 2016. Pursuant to the settlement, defendants paid NTTA \$11.9 million for the repair of the MSE walls. NTTA has completed the construction to fix these PGBT walls.

In 2013, NTTA engaged forensic engineering consultants to inspect MSE walls on the DNT and the SRT (the "2013 DNT/SRT Study"). In March 2015, NTTA received the results of the 2013 DNT/SRT Study, which identified certain retaining walls that need or may need stabilization repairs. NTTA is currently engaging engineering consultants to further investigate and to recommend stabilization repairs for such retaining walls identified in the 2013 DNT/SRT Study and to prepare plans, specifications and estimates for specific repairs. In 2017, NTTA filed a lawsuit against its design contractors, construction managers, general engineering consultants and construction contractors regarding DNT MSE walls. The cost estimate for the repair of retaining walls identified in the 2013 DNT/SRT Study is approximately \$100 million. The lawsuit was settled in 2018. Pursuant to the settlement, defendants paid NTTA \$52.2 million for the repair of the DNT MSE walls. NTTA has funds in the Capital Improvement Fund for the stabilization and strengthening of existing MSE walls along the PGBT, DNT and SRT.

NTTA conducts annual inspections of the retaining walls on the NTTA System. NTTA has detected some MSE wall movement along the frontage road of the PGBT at Egyptian Way and at the Alma Road exit ramp. NTTA has also detected some wall movement along the DNT/LBJ interchange ramp walls. An investigation of these walls is currently being conducted. At this time, no estimates for repair have been completed.

The estimated construction costs described above with respect to the retaining walls are included in NTTA's multi-year NTTA System capital improvement plan. Such costs, net of legal recoveries, could exceed current estimates, and variations in such costs could be material.

#### Limitation and Enforceability of Remedies

#### Limitation of Remedies under the Trust Agreement

The remedies available to owners of the Bonds upon an event of default under the Trust Agreement are limited to seeking specific performance in a writ of mandamus or other suit, action or proceeding compelling and requiring NTTA and its officers to observe and perform any covenant, condition or obligation prescribed in the Trust Agreement. The enforcement of the remedy of mandamus may be difficult, time-consuming, and must be exercised on an ongoing basis in the event of multiple payment defaults. No assurance can be given that a mandamus or other legal action to enforce a default under the Trust Agreement would be successful. Even if a judgment against NTTA could be obtained, it could not be enforced by direct levy and execution against NTTA's property. Owners do not have the right to accelerate the maturity of the Bonds as a remedy in the event of a default by NTTA.

Under current State law, NTTA may waive sovereign immunity from suit or liability for the purpose of adjudicating a claim to enforce an obligation issued or incurred (including credit agreements entered into) under Chapter 1371 of the Texas Government Code, such as the Bonds, or for damages for breach of such obligation. NTTA HAS NOT AGREED TO WAIVE SOVEREIGN IMMUNITY UNDER THE TRUST AGREEMENT. However, State courts have held that mandamus proceedings, such as those discussed in the preceding paragraph, are not prohibited by sovereign immunity. See "SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT" in APPENDIX D.

# Enforceability of Remedies

The remedies available under the Trust Agreement are in many respects dependent upon regulatory and judicial actions that are often subject to discretion and delay. Under existing law, such remedies may not be readily available. In addition, enforcement of such remedies (i) may be subject to general principles of equity which may permit the exercise of judicial discretion, (ii) are subject to the exercise in the future by the State and its agencies and political subdivisions of the police power inherent in the sovereignty of the State and (iii) are subject to the exercise by the United States of the powers delegated to it by the federal Constitution.

The enforceability of the rights and remedies of registered owners of the Bonds may be limited by laws now or hereafter in effect relating to bankruptcy, reorganization or other similar laws of general application affecting the rights of creditors of political subdivisions such as NTTA. If NTTA were allowed to proceed voluntarily under Chapter 9 of the United States Bankruptcy Code, it could file a plan for an adjustment of its debts. If such a plan were confirmed by the bankruptcy court, it could, among other things, affect registered owners by reducing or eliminating the amount of indebtedness, deferring or rearranging the debt service schedule, reducing or eliminating the interest rate, modifying or abrogating collateral or security arrangements, substituting (in whole or in part) other securities and otherwise compromising and modifying the rights and remedies of the registered owners' claims against NTTA.

The various legal opinions to be delivered concurrently with the delivery of the Bonds will be qualified to the extent that the enforceability of certain legal rights related to the Bonds is subject to limitations imposed by bankruptcy, reorganization, insolvency or other similar laws affecting the rights of creditors generally and by equitable remedies and proceedings generally.

# Clean Air Act Non-Attainment and Conformity Risk; NEPA Environmental Litigation Risk

The air quality provisions of the Clean Air Act, 42 U.S.C. §7401 et seq., as amended (the "*CAA*"), and the transportation planning provisions of Title 23 and Title 49 of the United States Code, are intended to ensure that integrated transportation and air quality planning occur in those areas designated by the United States Environmental Protection Agency (the "*EPA*") as non-attainment areas.

The CAA requires the EPA to set National Ambient Air Quality Standards ("*NAAQS*") for widespread pollutants from numerous and diverse sources considered harmful to public health and the environment. The CAA establishes two types of NAAQS: Primary Standards set limits to protect public health, including the health of "sensitive" populations; Secondary Standards set limits to protect public welfare, including protection against visibility impairment, damage to animals, crops, vegetation and buildings. The CAA requires periodic review of the science upon which the standards are based and the standards themselves. NAAQS have been set for the following pollutants: Ozone, Carbon Monoxide, Particulate Matter, Sulfur Dioxide, Nitrogen Oxides and Lead. An area in

which one or more of the six regulated pollutants exceeds the NAAQS is designated as a "non-attainment" area, based on the area's failure to attain compliance with NAAOS for any particular pollutant. On April 15, 2004, EPA designated a nine-county area as non-attainment under the 8-hour NAAQS for ozone proposed in 1997, which became effective June 15, 2004 (the "1997 Ozone Standard"). The nine-county area includes Collin, Dallas, Denton, Ellis, Johnson, Kaufman, Parker, Rockwall and Tarrant Counties (the "DFW Non-Attainment Area"). The 1997 Ozone Standard of 84 parts per billion ("ppb") was lowered to 75 ppb in 2008 and Wise County was added as part of the DFW Non-Attainment Area in 2012 (the "2008 Ozone Standard"). The DFW Non-Attainment Area failed to demonstrate attainment with the 2008 Ozone Standard and EPA reclassified the area from moderate to serious on September 23 2019 with a new attainment date of July 20, 2021. In addition, EPA created a new ozone standard on October 26, 2015 by lowering the 2008 Ozone Standard from 75 ppb to 70 ppb (the "2015 Ozone Standard"). The DFW Non-Attainment area is also classified as non-attainment under the 2015 standard, except for Rockwall County, which was classified as attainment. The attainment date for the DFW Non-Attainment Area under the 2015 Ozone Standard is August 3, 2021. However, promulgation of the 2015 Ozone Standard did not change the requirement to meet the attainment date of July 20, 2021 under the 2008 Ozone Standard. What effect, if any, these non-attainment designations under the 2008 and 2015 Ozone Standards may have on the DFW Non-Attainment Area cannot be determined at this time.

Transportation projects, including those of NTTA, must comply with and conform to the CAA. Although the area is currently designated as non-attainment for ozone under the 2008 and 2015 Ozone Standards, voluntary pollution reduction efforts made in the area have kept the area's transportation projects, including NTTA's projects, currently in compliance and conformity with the CAA.

Should the DFW Non-Attainment Area fail to achieve attainment or should the DFW Non-Attainment Area fail to satisfy the then-effective CAA State Implementation Plan ("*SIP*") (for non-attainment or otherwise), or for any other reason should a lapse in conformity with the CAA occur, the DFW Non-Attainment Area may be subjected to sanctions pursuant to Section 179 of the CAA. Under such circumstances, the Texas Commission on Environmental Quality would be required under the CAA to submit to EPA a new SIP for the area. Due to the complexity of the non-attainment/conformity analysis, the status of EPA's implementation of the 2008 and 2015 Ozone Standards, and the incomplete information surrounding any SIP requirements for areas designated non-attainment under the 2015 Ozone Standard, the exact nature of sanctions or any potential SIP for the DFW Non-Attainment Area is currently unknown. Nevertheless, it is possible that all or some of the transportation control measures available as sanctions under the CAA may be imposed. The CAA also provides for mandatory sanctions, including the suspension of highway funding, should the State fail to submit a proper SIP, or associated submissions, fail to revise or implement a SIP or fail to comply with an existing SIP. Subject to certain exceptions, if the DFW Non-Attainment Area falls out of conformity and the mandatory highway funding suspension sanction is implemented, the Secretary of Transportation may be prohibited from approving or awarding transportation projects or grants within the area failing to conform to the CAA.

NTTA expects that its existing toll facilities would not be directly affected by a lapse in conformity or nonattainment sanctions. The Mobility 2045: The Metropolitan Transportation Plan (the "*Mobility 2045 Plan*") was approved by the Regional Transportation Council associated with the North Central Texas Council of Governments in June 2018. The Mobility 2045 Plan received a favorable air quality conformity determination from the U.S. Department of Transportation in November 2018. NTTA's toll facilities are included in the Mobility 2045 Plan.

It is possible that non-attainment, a lapse in conformity under the CAA, or other environmental issues may result in litigation involving injunctive or other relief that could delay or increase the cost of the construction of improvements or additions to, or adversely impact the operation of, the NTTA System. Litigation under the National Environmental Policy Act or other State or federal environmental laws may also result in injunctive or other relief that could delay or increase the cost of construction of improvements or additions to, or adversely impact the operation of, the NTTA System. See "— Costs of Construction of Toll Facilities."

## **Continuing Disclosure Obligations**

In connection with the issuance of the Bonds and other previously issued obligations, NTTA has agreed to file continuing disclosure information on an ongoing basis. Any failure by NTTA to comply with its continuing disclosure obligations may adversely affect the liquidity of the Bonds and their market prices in the secondary market. See "CONTINUING DISCLOSURE OF INFORMATION — Compliance with Prior Undertakings."

#### **Additional Obligations**

There is no restriction on NTTA's ability to enter into additional hedging arrangements or to issue additional bonds (except for the satisfaction of the additional debt test contained in the Trust Agreement). See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — Additional Bonds and Other Obligations." Future toll

projects of NTTA may be financed as part of the NTTA System or independently of the NTTA System and in such event may require the issuance of additional bonds. See "OTHER POTENTIAL PROJECTS (ON SYSTEM AND OFF SYSTEM)" in APPENDIX A. The execution of such hedging arrangements and the issuance of such additional bonds could adversely affect the ability of NTTA to repay the Bonds.

### **Obligations Relating to 360 Tollway**

Under the terms of the 360 Tollway Project Agreement (as defined in **APPENDIX A**) between NTTA and TxDOT, if the 360 Tollway revenues are insufficient to make any scheduled payment on the Project Loan (as defined in **APPENDIX A**), NTTA may, but is not obligated to, use funds from other sources available to pay such shortfall. Funding of any such shortfall is likely to come from revenues generated by the NTTA System and payment of any such shortfall could have a material adverse effect on NTTA's ability to repay the Bonds. Failure to make any such payment to TxDOT will not constitute a default under the 360 Tollway Project Agreement, but may lead to a termination of the 360 Tollway Project Agreement and a reversion of the 360 Tollway to TxDOT. See "**THE 360 TOLLWAY–Reverter and Nonrecourse**" in **APPENDIX A**.

### **Obligation to Pay for Video Tolls under TSAs Prior to Collection**

Under the terms of the TSAs between NTTA and the developers of the IH 635 Project (as defined in **APPENDIX A**) and the NTE Segment 1/2W Project (as defined in **APPENDIX A**), NTTA has agreed to pay such developers an amount equal to the transponder toll for each video transaction (NTTA retains all collected video toll premiums), less its fee, within two business days after the date the video transaction has been properly transmitted to NTTA. Until the tolls for such video transactions are collected, the funding of the payments to such developers for such tolls will come from funds in the NTTA Enterprise Fund to the extent funds are available therein. However, to the extent that funds in such Enterprise Fund are insufficient to cover such required payments, NTTA may use funds from the Capital Improvement Fund to cover such payments, which could have a material adverse effect on NTTA's ability to repay the Bonds. Any future downward trends in the percentage of total transactions constituting TollTag transactions, pursuable ZipCash transactions and/or ZipCash revenue recovery may have a material adverse effect on NTTA's ability to recover its payments for ZipCash transactions. See "OPERATION OF THE NTTA SYSTEM — Operations — Toll Collection" and "— Toll Collection Variance" and "TOLLING SERVICES AGREEMENTS" in APPENDIX A.

# **Risks Relating to Build America Bonds**

NTTA previously issued certain bonds under the Trust Agreement as "Build America Bonds." NTTA elected to receive a subsidy payment from United States Treasury equal to 35% of the taxable interest NTTA pays on such bonds. In order to receive the subsidy, NTTA is required to make certain filings with the Internal Revenue Service. If NTTA fails to make the required filings, it will not be eligible to receive the subsidy payments. Additionally, the proceeds of "Build America Bonds" have a number of limitations on their use. If NTTA used the proceeds of such bonds for expenditures other than capital expenditures, reasonably required reserve funds and costs of issuance, such bonds would not be eligible for the subsidy payments. Additionally, the federal government can refuse to pay subsidy payments to offset amounts owed by NTTA to the federal government. It is also possible that the subsidy payments could be reduced or eliminated as a result of a change in law. Any reduction or loss of the subsidy payments could have a material adverse effect on NTTA's ability to repay the Bonds.

When Congress failed to enact legislation to reduce the federal deficit by \$1.2 trillion, as required by the Budget Control Act of 2011, the Sequestration Transparency Act of 2012 ("*STA*") automatically triggered large scale cuts in the federal budget. The STA went into effect January 2, 2013. Since then, subsidy payments authorized for the issuers of Build America Bonds have been reduced by 5.9% to 7.6% in each federal fiscal year. For federal fiscal year 2020, the Internal Revenue Service has established a 5.9% sequestration cut for Build America Bonds, which rate will be applied from October 1, 2019 until September 30, 2020, absent intervening Congressional action. For federal fiscal year 2021, the Internal Revenue Service has established a 5.7% sequestration cut for Build America Bonds, which rate will be applied from October 1, 2020 until September 30, 2021, absent intervening Congressional action, at which time the sequestration rate is subject to change. NTTA issued its Series 2009B Bonds and Series 2010B Subordinate Lien Bonds as direct payments it was scheduled to receive, and anticipates receiving \$1,125,097 less than it is scheduled to receive in federal fiscal year 2020. NTTA calculates its debt service and debt service coverage net of the direct subsidy payments NTTA expects to receive for the Series 2009B Bonds and Series 2010B Subordinate Lien Bonds. See "**PRO FORMA DEBT SERVICE REQUIREMENTS**."

## **Technological and Societal Changes**

Neither NTTA nor the Traffic Engineers can predict the technological and societal changes that may affect the use of the NTTA System during the term of the Bonds. Societal changes may include, for example, the increased use of telecommuting, which could have an adverse impact on usage of the NTTA System. Other technologies or societal changes could have a similar detrimental effect on the NTTA System.

# **Changes in Law**

State and federal legislation is introduced and enacted from time to time that could have a direct impact on NTTA's financial condition or its operations. The likelihood of any such legislation being introduced or enacted cannot be predicted.

# **Future and Proposed Tax Legislation**

Tax legislation, administrative actions taken by tax authorities or court decisions, whether at the Federal or state level, may adversely affect the tax-exempt status of interest on the Bonds under Federal or state law and could affect the market price or marketability of the Bonds. Any such proposal could limit the value of certain deductions and exclusions, including the exclusion for tax-exempt interest. The likelihood of any such proposal being enacted cannot be predicted. Prospective purchasers of the Bonds should consult their own tax advisors regarding the foregoing matters.

# **Information Technology and Other Risk Factors**

NTTA is dependent on information and computing technology to conduct general business operations, including electronic toll transactions, toll collections and customer account services. These systems may be subject to disruptions or security breaches, which could materially disrupt NTTA's business operations, cause reputational damage, and/or give rise to losses or legal liability. NTTA's information technology department continually monitors these threats and has implemented practices, policies, security systems, and design features to protect the security of its information technology systems and data, including the use of redundant off-site server systems, back-up generators and firewalls. However, no assurance can be given that such measures will fully prevent potential business continuity or cybersecurity risks arising from events wholly or partially beyond NTTA's control, including terrorist attacks. Any such occurrence could materially and adversely affect NTTA's operations and reputation, which could lead to decreased financial performance that insurance may not cover and may require NTTA to expend significant resources to correct the failure or disruption.

# **Replacement of Back Office Toll Collection System**

NTTA intends to replace its back office toll collection system by the end of 2020 to provide (i) enhanced and more efficient tools for customer service representatives, (ii) more robust self-service tolls and payment options for customers and (iii) a technology platform built on best practices in software and architecture, which will allow NTTA to more quickly implement new features and reduce overall system lifecycle costs. The total implementation cost of the new system is estimated to be \$77.8 million. As of June 30, 2020, NTTA has spent approximately \$61.8 million, which is budgeted and paid from the Capital Improvement Fund. Such replacement carries inherent risks, including, but not limited to, disruption of vehicle identification/transaction detection, billing and collection of tolls. The new system, as with the replacement of any system, is subject to failure and/or other significant shortcomings. Many of these factors are beyond the control of the NTTA and, should they occur, could increase costs and have a negative impact on NTTA's revenues.

# LITIGATION

On the date of delivery of the Bonds, NTTA will execute and deliver to the Underwriters a certificate to the effect that no litigation of any nature has been filed or is pending as of such date seeking to restrain or enjoin the issuance or delivery of the Bonds or which would affect the provisions made for their payment or security, or in any manner questions the validity of the Bonds.

As of the date of this Official Statement, NTTA is not a party to any litigation, claim or other proceeding pending or, to its knowledge, threatened, in any court, agency or other administrative body (either state or federal) which, if decided adversely to NTTA, could have a material adverse effect on the financial condition or operations of NTTA or the NTTA System.

# TAX MATTERS

#### General

The following discussion is a summary of certain expected material federal income tax consequences of the purchase, ownership and disposition of the Bonds and is based on the Internal Revenue Code of 1986 (the "*Code*"), the regulations promulgated thereunder, published rulings and pronouncements of the Internal Revenue Service ("*IRS*") and court decisions currently in effect. There can be no assurance that the IRS will not take a contrary view, and no ruling from the IRS, has been, or is expected to be, sought on the issues discussed herein. Any subsequent changes or interpretations may apply retroactively and could affect the opinion and summary of federal income tax consequences discussed herein.

The following discussion is not a complete analysis or description of all potential U.S. federal tax considerations that may be relevant to, or of the actual tax effect that any of the matters described herein will have on, particular holders of the Bonds and does not address U.S. federal gift or estate tax or (as otherwise stated herein) the alternative minimum tax, state, local or other tax consequences. This summary does not address special classes of taxpayers (such as partnerships, or other pass-thru entities treated as a partnerships for U.S. federal income tax purposes, S corporations, mutual funds, insurance companies, financial institutions, small business investment companies, regulated investment companies, real estate investment trusts, grantor trusts, former citizens of the U.S., broker-dealers, traders in securities and tax-exempt organizations, individual recipients of Social Security or Railroad Retirement benefits, taxpayers who may be subject to branch profits tax or personal holding company provisions of the Code or taxpayers qualifying for the health insurance premium assistance credit) that are subject to special treatment under U.S. federal income tax laws, or persons that hold Bonds as a hedge against, or that are hedged against, currency risk or that are part of hedge, straddle, conversion or other integrated transaction, or persons whose functional currency is not the "U.S. dollar". This summary is further limited to investors who will hold the Bonds as "capital assets" (generally, property held for investment) within the meaning of Section 1221 of the Code. This discussion is based on existing statutes, regulations, published rulings and court decisions, all of which are subject to change or modification, retroactively.

As used herein, the term "U.S. Holder" means a beneficial owner of a Bond who or which is: (i) an individual citizen or resident of the United States, (ii) a corporation or partnership created or organized under the laws of the United States or any political subdivision thereof or therein, (iii) an estate, the income of which is subject to U.S. federal income tax regardless of the source; or (iv) a trust, if (a) a court within the U.S. is able to exercise primary supervision over the administration of the trust and one or more U.S. persons have the authority to control all substantial decisions of the trust, or (b) the trust validly elects to be treated as a U.S. person for U.S. federal income tax purposes. As used herein, the term "Non-U.S. Holder" means a beneficial owner of a Bond that is not a U.S. Holder.

This summary is included herein for general information only and does not discuss all aspects of the U.S. federal income taxation that may be relevant to a particular holder of bonds in light of the holder's particular circumstances and income tax situation. PROSPECTIVE HOLDERS OF THE BONDS SHOULD CONSULT THEIR OWN TAX ADVISORS AS TO THE TAX TREATMENT WHICH MAY BE ANTICIPATED TO RESULT FROM THE PURCHASE, OWNERSHIP AND DISPOSITION OF THE BONDS BEFORE DETERMINING WHETHER TO PURCHASE BONDS. THE FOLLOWING DISCUSSION IS NOT INTENDED OR WRITTEN TO BE USED TO AVOID PENALTIES THAT MIGHT BE IMPOSED ON THE TAXPAYER IN CONNECTION WITH THE MATTERS DISCUSSED THEREIN. INVESTORS SHOULD CONSULT THEIR OWN TAX ADVISORS CONCERNING THE TAX IMPLICATIONS OF THE PURCHASE, OWNERSHIP OR DISPOSITION OF THE BONDS UNDER APPLICABLE STATE OR LOCAL LAWS, OR ANY OTHER TAX CONSEQUENCE.

FOREIGN INVESTORS SHOULD ALSO CONSULT THEIR OWN TAX ADVISORS REGARDING THE TAX CONSEQUENCES UNIQUE TO NON-U.S. HOLDERS.

# Information Reporting and Backup Withholding

Subject to certain exceptions, information reports describing interest income, including original issue discount, with respect to the Bonds will be sent to each registered holder and to the IRS. Payments of interest and principal may be subject to withholding under sections 1471 through 1474 or backup withholding under Section 3406 of the Code if a recipient of the payments fails to furnish to the payor such owner's social security number or other taxpayer identification number ("*TIN*"), furnishes an incorrect TIN, or otherwise fails to establish an exemption from the backup withholding tax. Any amounts so withheld would be allowed as a credit against the recipient's federal income tax. Special rules apply to partnerships, estates and trusts, and in certain circumstances, and in respect of Non-

U.S. Holders, certifications as to foreign status and other matters may be required to be provided by partners and beneficiaries thereof.

#### **Tax-Exempt Bonds**

# Opinion

On the date of initial delivery of the Bonds, Co-Bond Counsel to NTTA will render their opinions that, in accordance with statutes, regulations, published rulings and court decisions existing on the date thereof ("*Existing Law*"), (1) for federal income tax purposes, interest on the Series 2020A Bonds and the Series 2020C Bonds (collectively, the "*Tax-Exempt Bonds*") will be excludable from the "gross income" of the holders thereof and (2) the Tax-Exempt Bonds will not be treated as "specified private activity bonds" the interest on which would be included as an alternative minimum tax preference item under section 57(a)(5) of the Code. Except as stated above, Co-Bond Counsel to NTTA will express no opinion as to any other federal, state or local tax consequences of the purchase, ownership or disposition of the Bonds. See Appendix D - "Form of Co-Bond Counsel's Opinions".

In rendering their opinions, Co-Bond Counsel to NTTA will rely upon (a) certain information and representations of NTTA, including information and representations contained in NTTA's federal tax certificate related to the Tax-Exempt Bonds, and (b) covenants of NTTA with respect to arbitrage, the application of the proceeds to be received from the issuance and sale of the Tax-Exempt Bonds and certain other matters. Failure by NTTA to observe the aforementioned representations or covenants could cause the interest on the Tax-Exempt Bonds to become taxable retroactively to the date of issuance.

The Code and the regulations promulgated thereunder contain a number of requirements that must be satisfied subsequent to the issuance of the Tax-Exempt Bonds in order for interest on the Tax-Exempt Bonds to be, and to remain, excludable from gross income for federal income tax purposes. Failure to comply with such requirements may cause interest on the Tax-Exempt Bonds to be included in gross income retroactively to the date of issuance of the Tax-Exempt Bonds. The opinions of Co-Bond Counsel to NTTA are conditioned on compliance by NTTA with such requirements, and Co-Bond Counsel to NTTA has not been retained to monitor compliance with these requirements subsequent to the issuance of the Tax-Exempt Bonds.

Co-Bond Counsel's opinions regarding the Tax-Exempt Bonds represents their legal judgment based upon their review of Existing Law and the reliance on the aforementioned information, representations and covenants. Co-Bond Counsel's opinions related to the Tax-Exempt Bonds are not a guarantee of a result. Existing Law is subject to change by the Congress and to subsequent judicial and administrative interpretation by the courts and the Department of the Treasury. There can be no assurance that Existing Law or the interpretation thereof will not be changed in a manner which would adversely affect the tax treatment of the purchase, ownership or disposition of the Tax-Exempt Bonds.

A ruling was not sought from the IRS by NTTA with respect to the Tax-Exempt Bonds or property financed with the proceeds of the Tax-Exempt Bonds. No assurances can be given as to whether or not the IRS will commence an audit of the Tax-Exempt Bonds, or as to whether the IRS would agree with the opinions of Co-Bond Counsel. If an audit is commenced, under current procedures the IRS is likely to treat NTTA as the taxpayer and the holders may have no right to participate in such procedure. No additional interest will be paid upon any determination of taxability.

# Federal Income Tax Accounting Treatment of Original Issue Discount

The initial public offering price to be paid for one or more maturities of the Tax-Exempt Bonds may be less than the principal amount thereof or one or more periods for the payment of interest on the bonds may not be equal to the accrual period or be in excess of one year (the "Original Issue Discount Bonds"). In such event, the difference between (i) the "stated redemption price at maturity" of each Original Issue Discount Bond, and (ii) the initial offering price to the public of such Original Issue Discount Bond would constitute original issue discount. The "stated redemption price at maturity" means the sum of all payments to be made on the bonds less the amount of all periodic interest payments. Periodic interest payments are payments which are made during equal accrual periods (or during any unequal period if it is the initial or final period) and which are made during accrual periods which do not exceed one year.

Under existing law, any U.S. Holder who has purchased a Tax-Exempt Bond as an Original Issue Discount Bond in the initial public offering is entitled to exclude from gross income (as defined in section 61 of the Code) an amount of income with respect to such Original Issue Discount Bond equal to that portion of the amount of such original issue discount allocable to the accrual period. For a discussion of certain collateral federal tax consequences, see discussion set forth below. In the event of the redemption, sale or other taxable disposition of such Original Issue Discount Bond prior to stated maturity, however, the amount realized by such U.S. Holder in excess of the basis of such Original Issue Discount Bond in the hands of such U.S. Holder (adjusted upward by the portion of the original issue discount allocable to the period for which such Original Issue Discount Bond was held by such initial owner) is includable in gross income.

Under Existing Law, the original issue discount on each Original Issue Discount Bond is accrued daily to the stated maturity thereof (in amounts calculated as described below for each accrual period and ratably within each such accrual period) and the accrued amount is added to an initial owner's basis for such Original Issue Discount Bond for purposes of determining the amount of gain or loss recognized by such owner upon the redemption, sale or other disposition thereof. The amount to be added to basis for each accrual period is equal to (a) the sum of the issue price and the amount of original issue discount accrued in prior periods multiplied by the yield to stated maturity (determined on the basis of compounding at the close of each accrual period and properly adjusted for the length of the accrual period) less (b) the amounts payable as current interest during such accrual period on such Original Issue Discount Bond.

All U.S. Holders of Original Issue Discount Bonds should consult their own tax advisors with respect to the determination for federal, state and local income tax purposes of the treatment of interest accrued upon redemption, sale or other disposition of such Original Issue Discount Bonds and with respect to the federal, state, local and foreign tax consequences of the purchase, ownership, redemption, sale or other disposition of such Original Issue Discount Bonds.

# Collateral Federal Income Tax Consequences

Under section 6012 of the Code, U.S. Holders of tax-exempt obligations, such as the Tax-Exempt Bonds, may be required to disclose interest received or accrued during each taxable year on their returns of federal income taxation.

Section 1276 of the Code provides for ordinary income tax treatment of gain recognized upon the disposition of a tax-exempt obligation, such as the Tax-Exempt Bonds, if such obligation was acquired at a "market discount" and if the fixed maturity of such obligation is equal to, or exceeds, one year from the date of issue. Such treatment applies to "market discount bonds" to the extent such gain does not exceed the accrued market discount of such bonds; although for this purpose, a de minimis amount of market discount is ignored. A "market discount bond" is one which is acquired by the holder at a purchase price which is less than the stated redemption price at maturity or, in the case of a bond issued at an original issue discount, the "revised issue price" (*i.e.*, the issue price plus accrued original issue discount). The "accrued market discount" is the amount which bears the same ratio to the market discount as the number of days during which the holder holds the obligation bears to the number of days between the acquisition date and the final maturity date.

# Future and Proposed Legislation

Tax legislation, administrative actions taken by tax authorities, or court decisions, whether at the Federal or state level, may adversely affect the tax-exempt status of interest on the Tax-Exempt Bonds under Federal or state law and could affect the market price or marketability of the Tax-Exempt Bonds. Any such proposal could limit the value of certain deductions and exclusions, including the exclusion for tax-exempt interest. The likelihood of any such proposal being enacted cannot be predicted. Prospective purchasers of the Tax-Exempt Bonds should consult their own tax advisors regarding the foregoing matters.

# **Taxable Bonds**

# Certain U.S. Federal Income Tax Consequences to U.S. Holders

<u>Periodic Interest Payments and Original Issue Discount</u>. The Series 2020B Bonds (the "Taxable Bonds") are not obligations described in Section 103(a) of the Code. Accordingly, the stated interest paid on the Taxable Bonds or any original issue discount accruing on the Taxable Bonds will be includable in "gross income" within the meaning of Section 61 of the Code of each owner thereof and be subject to federal income taxation when received or accrued, depending upon the tax accounting method applicable to such owner.

<u>Disposition of Taxable Bonds</u>. An owner will recognize gain or loss on the redemption, sale, exchange or other disposition of a Taxable Bond equal to the difference between the redemption or sale price (exclusive of any amount paid for accrued interest) and the owner's tax basis in the Taxable Bonds. Generally, a U.S. Holder's tax basis in the Taxable Bonds will be the owner's initial cost, increased by income reported by such U.S. Holder, including original issue discount and market discount income, and reduced, but not below zero, by any amortized premium. Any gain or loss generally will be a capital gain or loss and either will be long-term or short-term depending on whether the Taxable Bond has been held for more than one year.

<u>Defeasance of the Taxable Bonds</u>. Defeasance of any Taxable Bond may result in a reissuance thereof, for U.S. federal income tax purposes, in which event a U.S. Holder will recognize taxable gain or loss as described above.

<u>State, Local and Other Tax Consequences.</u> Investors should consult their own tax advisors concerning the tax implications of holding and disposing of the Taxable Bonds under applicable state or local laws, or any other tax consequence, including the application of gift and estate taxes. Certain individuals, estates or trusts may be subject to a 3.8% surtax on all or a portion of the taxable interest that is paid on the Taxable Bonds. PROSPECTIVE PURCHASERS OF THE TAXABLE BONDS SHOULD CONSULT THEIR OWN TAX ADVISORS REGARDING THE FOREGOING MATTERS.

#### Certain U.S. Federal Income Tax Consequences to Non-U.S. Holders

A Non-U.S. Holder that is not subject to U.S. federal income tax as a result of any direct or indirect connection to the U.S. in addition to its ownership of a Taxable Bonds, will not be subject to U.S. federal income or withholding tax in respect of such Taxable Bonds, provided that such Non-U.S. Holder complies, to the extent necessary, with identification requirements including delivery of a signed statement under penalties of perjury, certifying that such Non-U.S. Holder is not a U.S. person and providing the name and address of such Non-U.S. Holder. Absent such exemption, payments of interest, including any amounts paid or accrued in respect of accrued original issue discount, may be subject to withholding taxes, subject to reduction under any applicable tax treaty. Non-U.S. Holders are urged to consult their own tax advisors regarding the ownership, sale or other disposition of a Taxable Bond.

The foregoing rules will not apply to exempt a U.S. shareholder of a controlled foreign corporation from taxation on the U.S. shareholder's allocable portion of the interest income received by the controlled foreign corporation.

# UNDERWRITING

The Tax-Exempt Bonds Underwriters have agreed, subject to certain customary conditions to delivery, to purchase (i) the Series 2020A Bonds from NTTA at the price of \$215,387,829.61, reflecting the par amount of \$192,105,000.00, plus an original issue premium of \$24,144,944.50, and less an underwriter's discount of \$862,114.89, and (ii) the Series 2020C Bonds from NTTA at the price of \$57,932,934.26, reflecting the par amount of \$52,705,000.00, plus an original issue premium of \$5,368,390.45, and less an underwriter's discount of \$140,456.19. The Tax-Exempt Bonds Underwriters will be obligated to purchase all of the Series 2020A Bonds and Series 2020C Bonds if any of the Tax-Exempt Bonds are purchased. The right of the Tax-Exempt Bonds Underwriters to receive compensation in connection with the Tax-Exempt Bonds is contingent upon the actual sale and delivery of the Tax-Exempt Bonds.

The Taxable Bonds Underwriters have agreed, subject to certain customary conditions to delivery, to purchase the Series 2020B Bonds from NTTA at the price of \$514,910,454.56, reflecting the par amount of \$517,145,000.00, less an underwriter's discount of \$2,234,545.44. The Taxable Bonds Underwriters will be obligated to purchase all of the Series 2020B Bonds if any Series 2020B Bonds are purchased. The right of the Taxable Bonds Underwriters to receive compensation in connection with the Series 2020B Bonds is contingent upon the actual sale and delivery of the Series 2020B Bonds.

BofA Securities, Inc., an underwriter of the Taxable Bonds, has entered into a distribution agreement with its affiliate Merrill Lynch, Pierce, Fenner & Smith Incorporated ("*MLPF&S*"). As part of this arrangement, BofA Securities, Inc. may distribute securities to MLPF&S, which may in turn distribute such securities to investors through the financial advisor network of MLPF&S. As part of this arrangement, BofA Securities, Inc. may compensate MLPF&S as a dealer for its selling efforts with respect to the Taxable Bonds.

Huntington Capital Markets is a trade name under which securities and investment banking products and services of Huntington Bancshares Incorporated and its subsidiaries, including Huntington Securities, Inc. ("HSI"), are marketed. Municipal sales, trading and underwriting services are provided through HSI, which is a broker-dealer registered with the Securities and Exchange Commission. Huntington Capital Markets is an underwriter of the Taxable Bonds.

J.P. Morgan Securities LLC ("JPMS"), one of the Underwriters of the Series 2020B Bonds, has entered into negotiated dealer agreements (each, a "Dealer Agreement") with each of Charles Schwab & Co., Inc. ("CS&Co.") and LPL Financial LLC ("LPL") for the retail distribution of certain securities offerings at the original issue prices. Pursuant to each Dealer Agreement, each of CS&Co. and LPL may purchase Series 2020B Bonds from JPMS at the original issue price less a negotiated portion of the selling concession applicable to any Series 2020B Bonds that such firm sells.

Wells Fargo Securities is the trade name for certain securities-related capital markets and investment banking services of Wells Fargo & Company and its subsidiaries, including Wells Fargo Bank, National Association, which conducts its municipal securities sales, trading and underwriting operations through the Wells Fargo Bank, NA Municipal Finance Group, a separately identifiable department of Wells Fargo Bank, National Association, registered with the Securities and Exchange Commission as a municipal securities dealer pursuant to Section 15B(a) of the Securities Exchange Act of 1934.

Wells Fargo Bank, National Association, acting through its Municipal Finance Group ("WFBNA"), an underwriter of the Taxable Bonds, has entered into an agreement (the "WFA Distribution Agreement") with its affiliate, Wells Fargo Clearing Services, LLC (which uses the trade name "Wells Fargo Advisors") ("WFA"), for the distribution of certain municipal securities offerings, including the Taxable Bonds. Pursuant to the WFA Distribution Agreement, WFBNA will share a portion of its underwriting or remarketing agent compensation, as applicable, with respect to the Taxable Bonds with WFA. WFBNA has also entered into an agreement (the "WFSLLC Distribution Agreement") with its affiliate Wells Fargo Securities, LLC ("WFSLLC"), for the distribution of municipal securities offerings, including the Taxable Bonds. Pursuant to the WFSLLC Distribution of municipal securities offerings, including the Taxable Bonds. Pursuant to the WFSLLC Distribution Agreement, WFBNA pays a portion of WFSLLC's expenses based on its municipal securities transactions. WFBNA, WFSLLC, and WFA are each wholly-owned subsidiaries of Wells Fargo & Company.

Wells Fargo Bank, National Association is serving as an underwriter of the Taxable Bonds, Trustee for the Bonds, as well as Escrow Agent for the Defeased Bonds, and will be compensated separately for serving in each capacity.

The Underwriters and their respective affiliates are full service financial institutions engaged in various activities, which may include sales and trading, commercial and investment banking, advisory, investment management, investment research, principal investment, hedging, market making, brokerage and other financial and non-financial activities and services. Under certain circumstances, the Underwriters and their affiliates may have certain creditor and/or other rights against NTTA in connection with such activities. In the various course of their various business activities, the Underwriters and their respective affiliates, officers, directors and employees may purchase, sell or hold a broad array of investments and actively trade securities, derivatives, loans, commodities, currencies, credit default swaps and other financial instruments for their own account and for the accounts of their customers, and such investment and trading activities may involve or relate to assets, securities and/or instruments of NTTA (directly, as collateral securing other obligations or otherwise) and/or persons and entities with relationships with NTTA. The Underwriters and their respective affiliates may also communicate independent investment recommendations, market color or trading ideas and/or publish or express independent research views in respect of such assets, securities or instruments and may at any time hold, or recommend to clients that they should acquire, long and/or short positions in such assets, securities and instruments.

# RATINGS

The Series 2020A Bonds received ratings of "A1" by Moody's with a stable outlook and "A+" by S&P with a negative outlook. The Series 2020B Bonds received ratings of "A1" by Moody's with a stable outlook and "A+" by S&P with a negative outlook. The Series 2020C Bonds received ratings of "A2" by Moody's with a stable outlook and "A+" by S&P with a negative outlook. An explanation of the significance of each rating may be obtained from the company furnishing the rating. The ratings reflect only the views of such companies at the time such ratings are given, and NTTA makes no representation as to the appropriateness of the ratings. There is no assurance that such ratings will continue for any given period of time or that they will not be revised downward or withdrawn entirely by such companies, if in the judgment of such companies, circumstances so warrant. Any such downward revision or withdrawal of any rating may have an adverse effect on the market price of the Bonds.

#### LEGAL MATTERS

Legal matters incident to the authorization, issuance and sale of the Bonds are subject to approval of legality by the Attorney General of the State, and certain legal matters will be passed upon by McCall, Parkhurst & Horton L.L.P., Dallas, Texas, and Bracewell LLP, Dallas, Texas, co-bond counsel to NTTA. Attached hereto as **APPENDIX E** are the forms of opinion that co-bond counsel will each render in connection with the issuance of the Series 2020A Bonds, the Series 2020B Bonds and the Series 2020C Bonds. The legal opinions will accompany the Bonds deposited with DTC or will be printed on the Bonds in the event of the discontinuance of the Book-Entry-Only System. While co-bond counsel is not passing upon and does not assume any responsibility for the accuracy, completeness or fairness of the statements contained in the Official Statement, and has not undertaken independently to verify any of the information contained herein, in its capacity as co-bond counsel, such firms have reviewed the information in this Official Statement appearing under the captions and subcaptions "**INTRODUCTION**" (excluding the information in the first, seventh and eighth paragraphs under such caption as to which no opinion will be expressed), "PLAN OF FINANCE – The Refunding," "THE BONDS," "GENERAL INFORMATION REGARDING THE BONDS" (excluding the information under the subcaption "Book-Entry-Only System," as to which no opinion will be expressed), "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS" (excluding the information regarding outstanding obligations under the subcaptions "Outstanding Obligations," "The Commercial Paper Program," "The Revolving Note Program," "ISTEA Loan" and "The Subordinate Lien Bonds" as to which no opinion will be expressed, and excluding, in particular, the current balances in various funds and accounts, as to which no opinion will be expressed), "TAX MATTERS," "LEGAL MATTERS" (excluding the second, third, fourth and fifth paragraphs under such caption as to which no opinion will be expressed), "REGISTRATION AND QUALIFICATION OF BONDS FOR SALE," "LEGAL INVESTMENTS IN TEXAS" and "CONTINUING DISCLOSURE OF INFORMATION" (excluding the information under the subcaption "Compliance with Prior Undertakings," as to which no opinion will be expressed) and APPENDIX D and such firms are of the opinion that the information contained under such captions and subcaptions is an accurate and fair description of the laws and legal issues addressed therein and, with respect to the Bonds, such information conforms to the Resolution and the Trust Agreement.

CDM Smith, the Traffic Engineers, has reviewed the information contained in "APPENDIX A — OPERATION OF THE NTTA SYSTEM — Operations — Revenue Recovery Assumptions in Traffic and Revenue Study" and "—TRAFFIC AND REVENUE STUDY" and has found that such statements therein are true, correct and complete in all material respects and do not omit any material fact, which in their opinion should be included or referred to therein so as to make the information or statements made therein not misleading. CDM Smith has reviewed the September 2020 T&R Study incorporated by reference herein and found that nothing has come to their attention that would cause them to believe the September 2020 T&R Study is or was inaccurate in any material respect.

Atkins North America, the Consulting Engineers, have reviewed the information contained in "ESTIMATED TOLL REVENUES, EXPENSES, OTHER INCOME AND ESTIMATED DEBT SERVICE COVERAGE" and in "APPENDIX A — THE NTTA SYSTEM," "— OTHER POTENTIAL PROJECTS (ON SYSTEM AND OFF SYSTEM)," "— THE 360 TOLLWAY" and "— ENGINEERING REPORTS AND PROGRESS REPORTS" and has found that such statements therein are true, correct and complete in all material respects and do not omit any material fact, which in their opinion should be included or referred to therein so as to make the information or statements made therein not misleading.

Locke Lord LLP, counsel to NTTA, has reviewed the information contained in "NORTH TEXAS TOLLWAY AUTHORITY," "RISK FACTORS — Clean Air Non-Attainment and Conformity Risk; NEPA Environmental Litigation Risk," "LITIGATION," "APPENDIX A — INTRODUCTION AND OVERSIGHT," "— GOVERNANCE AND MANAGEMENT," "— THE NTTA SYSTEM," "— OTHER POTENTIAL PROJECTS (ON-SYSTEM AND OFF-SYSTEM) — Local Primacy," "— TOLLING SERVICES AGREEMENTS" and "— THE 360 TOLLWAY" (other than any financial or statistical data or biographies contained therein) and has found that such statements made therein are a fair and accurate summary of the matters set forth therein and are true and correct in all material respects.

The payment of certain legal fees to co-bond counsel in connection with the issuance of the Bonds is contingent on the sale and delivery of the Bonds. Certain legal matters will be passed upon for NTTA by Locke Lord LLP, Dallas, Texas, counsel to NTTA. Certain legal matters will be passed upon for NTTA by McCall, Parkhurst & Horton L.L.P., Dallas, Texas and Bracewell LLP, Dallas, Texas, as co-disclosure counsel to NTTA. The payment of certain legal fees to co-disclosure counsel in connection with the issuance of the Bonds is contingent on the sale and delivery of the Bonds. Certain legal matters will be passed upon for the Underwriters by Winstead PC and West & Associates, L.L.P., co-counsel for the Underwriters. The payment of legal fees to co-counsel for the Underwriters in connection with the issuance of the Bonds. In connection with the issuance of the Bonds. In connection with the issuance of the Bonds, co-bond counsel has been engaged by, and only represents, NTTA.

# VERIFICATION OF MATHEMATICAL COMPUTATIONS

Samuel Klein and Company, Certified Public Accountants, independent certified public accountants, in conjunction with Public Finance Partners LLC, will deliver to NTTA, on or before the settlement date of the Bonds, its verification report indicating that it has verified the mathematical accuracy of (a) the mathematical computations of the adequacy of the cash and the maturing principal of and interest on the Federal Securities, to pay, when due, the mathematical computations of yield used by co-bond counsel to support its opinion that interest on the Tax-Exempt Bonds will be excluded from gross income for federal income tax purposes.

Samuel Klein and Company, CPA's and Public Finance Partners LLC relied on the accuracy, completeness and reliability of all information provided by, and on all decisions and approvals of, NTTA. In addition, Samuel Klein and Company, CPA's and Public Finance Partners LLC have relied on any information provided by NTTA's retained advisors, consultants or legal counsel.

The verification report or reports will be relied upon by co-bond counsel in rendering their opinions with respect to the tax-exemption of interest on the Tax-Exempt Bonds and with respect to the defeasance of the Defeased Bonds.

# FINANCIAL STATEMENTS AND INDEPENDENT AUDITOR

The financial statements of NTTA's North Texas Tollway Authority System, an Enterprise Fund of the North Texas Tollway Authority, as of December 31, 2019, and for the year then ended included in **APPENDIX B-1** (the *"Audited Report"*) have been audited by Crowe LLP, independent auditors. Crowe LLP has not been engaged to perform and has not performed, since the date of the Audited Report, any procedures on the financial statements addressed in such Audited Report.

The unaudited financial statements of the NTTA's North Texas Tollway Authority System, an Enterprise Fund of the North Texas Tollway Authority, as of June 30, 2020, and for the six months then ended, are included in **APPENDIX B-2** to this Official Statement. Crowe LLP has not been engaged to perform and has not performed any procedures on the unaudited financial statements.

### **PROFESSIONAL ENGINEERS**

CDM Smith, the traffic engineers for the NTTA System, prepared the September 2020 T&R Study to estimate traffic and toll revenues for the NTTA System. The September 2020 T&R Study is incorporated by reference herein and has been incorporated by reference in this Official Statement in reliance on CDM Smith's expertise as professional consultants and CDM Smith has consented to its inclusion in this Official Statement.

# **CO-FINANCIAL ADVISORS**

Hilltop Securities Inc., Estrada Hinojosa & Co., Inc. and RSI Group, LLC are acting as Co-Financial Advisors to NTTA. Hilltop Securities Inc., Estrada Hinojosa & Co., Inc. and RSI Group, LLC in their respective capacities, have not verified and do not assume any responsibility for the information, covenants, and representations contained in this Official Statement or any of the legal documents with respect to the federal income tax status of the Bonds, or the possible impact of any present, pending or future actions taken by any legislative or judicial bodies.

# **REGISTRATION AND QUALIFICATION OF BONDS FOR SALE**

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

# LEGAL INVESTMENTS IN TEXAS

Section 1201.041 of the Public Security Procedures Act (Chapter 1201, Texas Government Code) provides that the Bonds are negotiable instruments, investment securities governed by Chapter 8, Texas Business and Commerce Code and legal and authorized investments for insurance companies, fiduciaries, and trustees and for the sinking funds of municipalities or other political subdivisions or public agencies of the State. With respect to investment in the Bonds by municipalities or other political subdivisions or public agencies of the State, the Public Funds Investment Act, Chapter 2256, Texas Government Code, requires that the Bonds be assigned a rating of at least "A" or its equivalent as to investment quality by a national rating agency. In addition, various provisions of the Texas Finance Code provide that, subject to a prudent investor standard, the Bonds are legal investments for state banks, savings banks, trust companies with at least \$1 million of capital and savings and loan associations. The Bonds are eligible to secure deposits to the extent of their market value. No review by NTTA has been made of the laws in other states to determine whether the Bonds are legal investments for various institutions in those states.

NTTA makes no representation that the Bonds will be acceptable to banks, savings and loan associations or public entities for investment purposes or to secure deposits of public funds. NTTA has made no investigation of other laws, regulations or investment criteria that might apply to or otherwise limit the availability of the Bonds for investment or collateral purposes. Prospective purchasers are urged to carefully evaluate the investment quality of the Bonds for investment or collateral purposes.

# CONTINUING DISCLOSURE OF INFORMATION

In the Trust Agreement, NTTA has made the following agreement for the benefit of the holders and beneficial owners of the Bonds. NTTA is required to observe the agreement for so long as it remains obligated to advance funds to pay the Bonds. Under the agreement, NTTA will be obligated to provide certain updated financial information and operating data annually, and timely notice of specified events, to the MSRB.

#### **Annual Reports**

NTTA will provide certain updated financial information and operating data to the MSRB. The information to be updated includes (i) either as part of its comprehensive annual financial reports, or by notice referencing a recently released official statement or other offering document of NTTA, all quantitative financial information and operating data with respect to NTTA and the NTTA System of the general type included in this Official Statement under the captions or subcaptions "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS -Outstanding Obligations," "PRO FORMA DEBT SERVICE REQUIREMENTS," "ESTIMATED TOLL REVENUES, EXPENSES, OTHER INCOME, AND ESTIMATED DEBT SERVICE COVERAGE," "OPERATION OF THE NTTA SYSTEM — Operations — General" and " — Toll Collection Variance" in APPENDIX A and "OTHER FINANCIAL INFORMATION — Historical Traffic and Net Revenues" and "-Historical Debt Service Coverage" in APPENDIX A, and updates to the NTTA System toll rate schedules in APPENDIX C "NTTA SYSTEM TOLL RATE SCHEDULES," (ii) a copy of the progress reports required under the Trust Agreement, and (iii) the annual financial statements in APPENDIX B-1 "COMPREHENSIVE ANNUAL FINANCIAL REPORT OF THE NORTH TEXAS TOLLWAY AUTHORITY SYSTEM, AN ENTERPRISE FUND OF THE NORTH TEXAS TOLLWAY AUTHORITY, FOR THE FISCAL YEAR ENDED DECEMBER 31, 2019." NTTA will update and provide this information within six months after the end of each Fiscal Year for the NTTA System.

NTTA may provide updated information in full text or may incorporate by reference certain other publicly available documents, as permitted by SEC Rule 15c2-12 (the "*Rule*"). Any financial statements to be provided will be audited, if NTTA commissions an audit and it is complete by the required time. If audited financial statements are not available by the required time, NTTA will provide unaudited financial information by the required time and will provide audited financial statements when and if the audited financial statements become available. Any such financial statements will be prepared in accordance with generally accepted accounting principles or such other accounting principles as NTTA may be required to employ from time to time pursuant to state law or regulation.

The current Fiscal Year end for the NTTA System is December 31. Accordingly, NTTA must provide updated information by June 30 of each year, unless NTTA changes the Fiscal Year for the NTTA System. If NTTA changes the Fiscal Year for the NTTA System, it will notify the MSRB of the change (and of the date of the new Fiscal Year end) prior to the next date by which NTTA would otherwise be required to provide financial information and operating data as described above.

#### **Event Notices**

NTTA will also provide timely notices of certain events to the MSRB. NTTA will provide notice of any of the following events with respect to the Bonds in a timely manner (but not in excess of ten business days after the occurrence of the event): (1) principal and interest payment delinquencies; (2) non-payment related defaults, if material; (3) unscheduled draws on debt service reserves reflecting financial difficulties; (4) unscheduled draws on credit enhancements reflecting financial difficulties; (5) substitution of credit or liquidity providers, or their failure to perform; (6) adverse tax 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-exempt status of the Bonds, or other material events affecting the tax-exempt status of the Bonds; (7) modifications to rights of holders of the Bonds, if material; (8) Bond calls, if material, and tender offers; (9) defeasances; (10) release, substitution, or sale of property securing repayment of the Bonds, if material; (11) ratings changes; (12) bankruptcy, insolvency, receivership or similar event of NTTA; (13) the consummation of a merger, consolidation, or acquisition involving NTTA or the sale of all or substantially all of the assets of NTTA, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material; (14) the appointment

of a successor or additional trustee or the change of the name of a trustee, if material; (15) incurrence of a Financial Obligation (as defined below) of NTTA, if material, or agreement to covenants, events of default, remedies, priority rights, or other similar terms of a Financial Obligation of NTTA, any of which affect security holders, if material; and (16) default, event of acceleration, termination event, modification of terms or similar events under the terms of a Financial Obligation of NTTA, any of which reflect financial difficulties. In addition, NTTA will provide timely notice of any failure by NTTA to provide information, data or financial statements in accordance with its agreement described above under "— *Annual Reports.*"

For these purposes, (A) any event described in (12) in the immediately preceding paragraph is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent, or similar officer for NTTA in a proceeding under the United States 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 NTTA, 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 NTTA; and (B) the term "Financial Obligation" means a: (1) debt obligation; (2) derivative instrument entered into in connection with, or pledged as security or a source of payment for, an existing or planned debt obligation; or (3) guarantee of (1) or (2). Additionally, the term "Financial Obligation" shall not include municipal securities as to which a final official statement has been provided to the MSRB consistent with the Rule.

### Availability of Information from the MSRB

NTTA has agreed to provide the foregoing information only to the MSRB. The information will be provided to the MSRB, in an electronic format as prescribed by the MSRB, and will be available to Bondholders through the MSRB's internet website at www.emma.msrb.org.

# **Limitations and Amendments**

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

NTTA may amend, supplement or repeal its continuing disclosure agreement to adapt to changed circumstances that arise from a change in legal requirements, a change in law, or a change in the identity, nature, status or type of operations of NTTA, but only if (i) the agreement, as amended, would have permitted an underwriter to purchase or sell Bonds in the primary offering of the Bonds in compliance with the Rule, taking into account any amendments or interpretations of the Rule to the date of such amendment, as well as such changed circumstances and (ii) either (a) the holders of a majority in aggregate principal amount of the outstanding Bonds consent to the amendment, or (b) any person unaffiliated with NTTA (such as nationally recognized bond counsel) determines that the amendment will not materially impair the interest of the holders and beneficial owners of the Bonds. NTTA may also amend or repeal its continuing disclosure agreement if the SEC amends or repeals the applicable provisions of the Rule or a court of final jurisdiction enters judgment that such provisions of the Rule are invalid, but only if and to the extent that the provisions of this sentence would not prevent an underwriter from lawfully purchasing or selling the Bonds in the primary offering of the Bonds. If NTTA so amends its continuing disclosure agreement, it will include with any amended financial information or operating data next provided in accordance with such agreement an explanation, in narrative form, of the reasons for the amendment and of the impact of any change in the type of financial information or operating data so provided.

# **Compliance with Prior Undertakings**

During the last five years, NTTA has to its knowledge and belief complied materially with all continuing disclosure agreements made by it in accordance with the Rule. However, NTTA has had several instances of noncompliance under certain continuing disclosure agreements during the last five years. Bonds associated with certain CUSIPs were inadvertently omitted from particular continuing disclosure filings made by NTTA. NTTA corrected this clerical error. NTTA did not file notices of certain rating changes occurring during the last five years for various credit enhancement providers supporting previously issued obligations.

Most of the operating data required to be disclosed under NTTA's continuing disclosure undertakings may be found in NTTA's comprehensive annual financial reports filed on an annual basis. Operating data disclosures comprised of information regarding the "maximum available amount" and "aggregate amount of eligible costs" relating to the Special Projects System was not included in NTTA's annual filings for the Special Project System for the fiscal year ending in 2016 because the information remained unchanged for the relevant reporting period from previously filed information.

# **OTHER MATTERS**

The financial data and other information contained herein have been obtained from NTTA's records, financial statements, and other sources that are believed to be reliable. There is no guarantee that any of the assumptions or estimates contained herein will be realized. All of the summaries do not purport to be complete statements of such provisions and reference is made to such documents for further information. Reference is made to original documents in all respects. Copies may be obtained from NTTA.

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# SCHEDULE I

# SCHEDULE OF REFUNDED BONDS

	Final	Tu ta una st	Principal	Principal	Dedewatien Dries	Delemention	
]	Stated Maturity	Interest Rate	Amount Outstanding (\$)	Amount Refunded (\$)	Redemption Price (%)	Redemption Date	CUSIP <sup>(1)</sup>
	2/1/2023	6.250%	90,000,000	90,000,000	100%	10/29/2020	66285WFR2
rst Tier Rev	venue Refundi	ing Bonds, Series	2011B				
	Final		Principal	Principal			
	Stated	Interest	Amount	Amount	Redemption Price	Redemption	
]	Maturity	Rate	Outstanding (\$)	Refunded (\$)	(%)	Date	CUSIP <sup>(1)</sup>
	1/1/2022	5.000%	6,820,000	6,820,000	100%	1/1/2021	66285WJS6
	1/1/2023	5.000%	7,315,000	7,315,000	100%	1/1/2021	66285WJT4
	1/1/2024	5.000%	6,125,000	6,125,000	100%	1/1/2021	66285WJU1
	1/1/2025	5.000%	6,555,000	6,555,000	100%	1/1/2021	66285WJV9
	1/1/2026	5.000%	6,990,000	6,990,000	100%	1/1/2021	66285WJW
	1/1/2038	5.000%	181,265,000	181,265,000	100%	1/1/2021	66285WJX5
irst Tier Rev		ing Bonds, Series					
	Final	_	Principal	Principal			
	Stated	Interest	Amount	Amount	Redemption Price	Redemption	CT (CT (1)
	Maturity	Rate	Outstanding (\$)	Refunded (\$)	(%)	Date	CUSIP <sup>(1)</sup>
	1/1/2027	5.000%	8,200,000	8,200,000	100%	1/1/2022	66285WKW
	1/1/2028	3.750% 5.000%	8,675,000	8,675,000	100%	1/1/2022	66285WKX
	1/1/2029		9,055,000	9,055,000	100%	1/1/2022	66285WKY
irst Tier Rev		ing Bonds, Series					
	Final	•	Principal	Principal		<b>D</b> 1	
,	Stated	Interest	Amount	Amount	Redemption Price	Redemption	CLICID(1)
	Maturity	Rate	Outstanding (\$)	Refunded (\$)	<u>(%)</u>	Date	CUSIP <sup>(1)</sup>
	1/1/2022	5.000%	7,995,000	7,995,000	N/A	N/A	66285WKE5
	1/1/2023 1/1/2024	5.000% 5.000%	8,395,000	8,395,000	100% 100%	1/1/2022 1/1/2022	66285WKF2 66285WKG
	1/1/2024	5.000%	8,815,000 9,255,000	8,815,000 9,255,000	100%	1/1/2022	66285WKH
	1/1/2025	5.000%	9,715,000	9,715,000	100%	1/1/2022	66285WKJ4
	1/1/2020	5.000%	10,205,000	10,205,000	100%	1/1/2022	66285WKK
	1/1/2028	5.000%	10,715,000	10,715,000	100%	1/1/2022	66285WKL9
	1/1/2029	5.000%	11,245,000	11,245,000	100%	1/1/2022	66285WKM
	1/1/2030	5.000%	11,810,000	11,810,000	100%	1/1/2022	66285WKN
	1/1/2031	5.000%	12,400,000	12,400,000	100%	1/1/2022	66285WKP0
	1/1/2032	5.000%	13,020,000	13,020,000	100%	1/1/2022	66285WKQ8
	1/1/2033	5.000%	13,675,000	13,675,000	100%	1/1/2022	66285WKT2
	1/1/2034	5.000%	14,355,000	14,355,000	100%	1/1/2022	66285WKU9
	1/1/2036	5.000%	30,900,000	30,900,000	100%	1/1/2022	66285WKV
	1/1/2042	5.000%	193,510,000	193,510,000	100%	1/1/2022	66285WKR6
	1/1/2052	5.250%	10,000,000	10,000,000	100%	1/1/2022	66285WKS4
irst Tier Rev	venue Refundi	ing Bonds, Series	2012D				
	Final		Principal	Principal			
	Stated	Interest	Amount	Amount	Redemption Price	Redemption	
1	Maturity	Rate	Outstanding (\$)	Refunded (\$)	(%)	Date	CUSIP <sup>(1)</sup>
	1/1/2038	5.000%	32,815,000	32,815,000	100%	1/1/2022	66285WLA2
irst Tier Rev	venue Refundi	ing Bonds, Series	2014A				
	Final		Principal	Principal			
	Stated	Interest	Amount	Amount	Redemption Price	Redemption	
]	Maturity	Rate	Outstanding (\$)	Refunded (\$)	(%)	Date	CUSIP <sup>(1)</sup>
	1/1/2022	5.000%	48,250,000	48,250,000	N/A	N/A	66285WLN4
irst Tier Rev	venue Refundi	ing Bonds, Series	2019A				
	Final		Principal	Principal			
	Stated	Interest	Amount	Amount	Redemption Price	Redemption	
١	Maturity	Rate	Outstanding (\$)	Refunded (\$)	(%)	Date	CUSIP <sup>(1)</sup>
	1/1/2022	5.000%	18,195,000	ποταπασα (ψ)	<u> </u>	N/A	66285WYJ9

<sup>(1)</sup> CUSIP® is a registered trademark of the American Bankers Association. CUSIP data herein are provided by CUSIP Global Services managed by S&P Global Market Intelligence on behalf of the American Bankers Association. This data is not intended to create a database and does not serve in any way as a substitute for the CUSIP Global Services. CUSIP numbers have been assigned by an independent company not affiliated with NTTA or the Underwriters and are included solely for the convenience of the owners of the Bonds. None of NTTA, the Co-Financial Advisors or the Underwriters is responsible for the selection or uses of these CUSIP numbers, and no representation is made as to their correctness on the Bonds or as indicated above. The CUSIP number for a specific maturity is subject to being changed after the execution and delivery of the Bonds as a result of various subsequent actions including, but not limited to, a refunding in whole or in part of such maturity or as a result of the procurement of secondary market portfolio insurance or other similar enhancement by investors that is applicable to all or a portion of the Bonds.

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# APPENDIX A THE NORTH TEXAS TOLLWAY AUTHORITY

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# **TABLE OF CONTENTS**

THE NORTH TEXAS TOLLWAY AUTHORITY	
INTRODUCTION AND OVERSIGHT	
Introduction	
Oversight by Member Counties	
GOVERNANCE AND MANAGEMENT	
The Board of Directors	
Key Staff Members	
THE NTTA SYSTEM	
General	A-4
Dallas North Tollway	A-4
President George Bush Turnpike	A-5
President George Bush Turnpike Eastern Extension	A-5
Sam Rayburn Tollway	
President George Bush Turnpike Western Extension	
Chisholm Trail Parkway	
Mountain Creek Lake Bridge	
Addison Airport Toll Tunnel	
Lewisville Lake Toll Bridge	
Multi-Year NTTA System Capital Plan	
OPERATION OF THE NTTA SYSTEM	
Introduction	
Electronic Tolling	
Operations	
IMPACT OF COVID-19 ON NTTA	
Impact of COVID-19 on Certain Financial and Operational Data	
NTTA's Response to COVID-19	
Restricted and Unrestricted Balances	
Debt Service Coverage Ratio	
OTHER POTENTIAL PROJECTS (ON-SYSTEM AND OFF-SYSTEM)	
General	
Local Primacy	
TOLLING SERVICES AGREEMENTS	
General	
IH 635 Tolling Services Agreement.	
NTE Segment 1/2W Tolling Services Agreement.	
NTE Segment 3A/3B/3C Tolling Services Agreement	
Regional Tolling Services Agreement	
THE 360 TOLLWAY	
General	
Project Agreement	
Financial Backstop Agreement	
Reverter and Nonrecourse	
360 Tollway Revenues Do Not Secure Bonds	
MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS	
General	
Highlights of the NTTA System as of and for the Six-Month Period Ending June 30, 2020	
Net Position	
Summary of Operations	
Investments	
Revenues by Type	
Revenues Compared to Estimates	
Capital Assets	
Long-Term Debt	
CURRENT AND HISTORICAL INFORMATION	A-25

NTTA System Toll Rate Schedule	A-25
OTHER FINANCIAL INFORMATION.	A-25
Historical Traffic and Net Revenues	A-25
Historical Debt Service Coverage	A-25
Pension Plans and Other Post-Employment Benefits	
TRAFFIC AND REVENUE STUDY	
INCORPORATION BY REFERENCE	A-31
ENGINEERING REPORTS AND PROGRESS REPORTS	A-31
INVESTMENTS	A-31

# THE NORTH TEXAS TOLLWAY AUTHORITY INTRODUCTION AND OVERSIGHT

# Introduction

The North Texas Tollway Authority ("*NTTA*") is a regional tollway authority governed by Chapter 366 of the Texas Transportation Code (the "*NTTA Act*") and a political subdivision of the State of Texas (the "*State*"). The NTTA Act authorizes NTTA to acquire, construct, maintain, repair and operate turnpike projects at locations within its jurisdiction and to issue bonds and other obligations for the purpose of paying all or any part of the cost of a turnpike project. NTTA serves Collin, Dallas, Denton and Tarrant Counties (the "*Member Counties*") and Ellis and Johnson Counties (together with the Member Counties, the "*Project Counties*").

NTTA's Board of Directors (the "*Board*") adopted a mission statement for NTTA "to provide a safe and reliable toll road system, increase value and mobility options for our customers, operate NTTA in a businesslike manner, protect our bondholders and partner to meet our region's growing need for transportation infrastructure."

NTTA came into existence on September 1, 1997, as the successor to the Texas Turnpike Authority (the "TTA"), an agency of the State that was created in 1953. At the time of NTTA's creation, NTTA assumed all obligations of the TTA related to the system of toll roads then owned and operated by the TTA and NTTA took ownership of such system of toll roads. NTTA currently owns and operates the Dallas North Tollway (the "DNT"), the Addison Airport Toll Tunnel (the "AATT"), the President George Bush Turnpike (the "PGBT"), the President George Bush Turnpike (the "MCLB"), the Lewisville Lake Toll Bridge (the "LLTB"), the President George Bush Turnpike Western Extension (the "PGBT WE"), the Chisolm Trail Parkway (the "CTP") and the Sam Rayburn Tollway, which will revert to TxDOT on September 1, 2058 (the "SRT" and, collectively with the foregoing toll roads, the "NTTA System").

NTTA also owns and operates a portion of State Highway 360 (the "*360 Tollway*") as a stand-alone toll project that is not a part of the NTTA System. The Bonds are not secured by the revenues of the 360 Tollway or any agreements relating to the 360 Tollway.

# **Oversight by Member Counties**

Under the NTTA Act, NTTA is required to issue, in each even-numbered year, a strategic plan for its operations covering the next five fiscal years. The strategic plan must contain information specified by the commissioners courts of the Member Counties.

By June 30 of each year, NTTA must file with the commissioners courts of the Member Counties a report describing all turnpike revenue bond issuances anticipated by NTTA during the coming year, the financial condition of NTTA, project schedules for all NTTA projects and the status of NTTA's performance under its most recent strategic plan. If requested by the commissioners court of a Member County, NTTA is required to present the report to the commissioners, answer questions and take comments from the commissioners.

NTTA is required to notify each Member County's commissioners court by the 90th day before the date of issuance of revenue bonds.

NTTA is in compliance with the foregoing requirements.

# **GOVERNANCE AND MANAGEMENT**

# The Board of Directors

NTTA is governed by a nine-member Board of Directors. One of the directors is appointed by the Governor of Texas. Such director must be from a county outside of, but adjacent to, one of the Member Counties. The commissioners court of each Member County appoints two directors to the Board. See "NTTA BOARD, ADMINISTRATION, CONSULTANTS AND ADVISORS" in the forepart to this Official Statement for information regarding the current Board membership. Directors serve staggered two-year terms, may be reappointed to the Board and remain in office until a successor has been appointed and assumes the office.

If the Board approves a petition by a county adjacent to a Member County to join NTTA, the Board will be enlarged by one seat. Such seat is to be filled by appointment of the county commissioners of the new county.

If a non-Member County has an NTTA turnpike project within its borders, that county automatically joins NTTA on the date that (i) electronic toll collections within that county account for at least 4% of all of NTTA's electronic toll collections and (ii) the population of that county is at least 4% of the aggregate population of the Member Counties. If such a county joins NTTA, the Board will be enlarged by one seat, to be filled by appointment of the county commissioners of such county.

The Board appoints an Executive Director who is responsible for day-to-day operations of NTTA, including general management, hiring and termination of employees and other duties described in NTTA's bylaws.

# **Key Staff Members**

Name	Position	Current	At NTTA
		Position Since	Since
James Hofmann	Chief Executive Officer/Executive Director	March 2019	May 2013
Horatio Porter	Chief Financial Officer/Assistant Executive Director of Finance	May 2013	May 2013
Dena DeNooyer Stroh	General Counsel/Assistant Executive Director of Legal Services	March 2015	March 2015
Elizabeth Mow	Assistant Executive Director of Infrastructure	June 2012	May 2008
Sabu Stephen	Assistant Executive Director of Operations	January 2019	September 2014
Magdalena M. Brady	Director of Internal Audit	March 2008	March 2008
Lorelei Griffith	Secretary of the Board	June 2013	November 2001

Set forth below are biographies of certain key staff members of NTTA:

JAMES HOFMANN, Chief Executive Officer/Executive Director. Effective March 20, 2019, Mr. Hofmann became Chief Executive Officer/Executive Director, where he oversees the operations of the NTTA. He previously served as the Assistant Executive Director of Operations for NTTA from May 2013 until December 2018, overseeing NTTA's customer service, information technology and human resources departments. In July 2018, Mr. Hofmann was appointed Deputy Executive Director and, in January 2019, he became interim Chief Executive Officer/Executive Director.

Mr. Hofmann first joined NTTA in 2005 as director of information technology. In October 2006, he was named NTTA's director of business solutions. Mr. Hofmann also worked with NTTA in consulting and interim roles, including as interim assistant director of information technology and as a software project manager.

Mr. Hofmann left NTTA in August 2007 to return to the private sector, serving as a consultant and project manager for HNTB on various ventures related to the tolling and highway industry. His experience includes work with public-private partnerships, intergovernmental negotiations and business process improvements. Mr. Hofmann served as associate vice president for HNTB, overseeing programs and projects for many of the firm's largest clients. Mr. Hofmann returned to NTTA in 2013.

Mr. Hofmann earned a Bachelor of Science degree in science from Texas A&M University and a Master of Science Degree from the University of Utah.

HORATIO PORTER, Chief Financial Officer/Assistant Executive Director of Finance. Mr. Porter joined NTTA as Chief Financial Officer/Assistant Executive Director of Finance in May 2013 and has over 25 years of financial management experience. He oversees NTTA's accounting, business diversity, procurement and treasury management departments. His responsibilities include assessing and mitigating financial risks to NTTA, planning financial strategies and ensuring compliance with federal, state and local regulatory laws. Mr. Porter also serves as NTTA's Treasurer.

Prior to joining NTTA, Mr. Porter oversaw an annual operating budget of more than \$1.4 billion as the City of Fort Worth's Chief Financial Officer. He also managed Fort Worth's \$1.8 billion debt portfolio. He previously served as Fort Worth's budget officer and developed the city's five-year financial forecast.

Before moving into governmental finance, Mr. Porter spent almost 15 years in various financial and accounting roles in the private sector, including serving as assistant vice president/officer for AmeriCredit (now GM Financial), as a manager of financial planning and analysis for FedEx and as an auditor for Coopers & Lybrand.

Mr. Porter is a licensed Certified Public Accountant and holds a bachelor's degree in accounting and a Master of Business Administration degree in finance, each from Texas Christian University.

DENA DENOOYER STROH, General Counsel/Assistant Executive Director of Legal Services. As General Counsel, Ms. Stroh is responsible for a wide variety of legal work related to NTTA, including reviewing and

negotiating contracts, litigation management, real estate matters, data security, procurement, intellectual property, collections and employment law issues. Additionally, Ms. Stroh provides legal advice to the Board, creates and reviews internal NTTA policies and procedures, and reviews NTTA's legal financing documents. She also serves as NTTA's Ethics Officer.

Ms. Stroh has more than 20 years of legal experience. Prior to joining NTTA, she served as General Counsel and Corporate Secretary of Murchison Oil and Gas, Inc. for three years and was responsible for all legal issues affecting the company including contracts, regulatory, land, structuring, corporate governance, human resources, compliance, insurance and other matters. Previously, Ms. Stroh was a partner at Gruber Hurst Johansen Hail Shank, LLP where she handled a wide range of commercial litigation matters and appeals. Ms. Stroh also worked at Carrington, Coleman, Sloman, & Blumenthal, LLP, where she became a partner and handled complex civil litigation in both state and federal court.

Ms. Stroh earned a Bachelor of Arts degree in psychology from Yale University and a Juris Doctor degree from Southern Methodist University, Dedman School of Law, where she graduated cum laude.

*ELIZABETH MOW, P.E., Assistant Executive Director of Infrastructure.* Ms. Mow leads the project delivery, maintenance and system and incident management departments, all in support of the planning, design, construction, maintenance and operation of NTTA's approximately 1,089 lane miles of toll roads and non-tolled service roads, including certain roads that are not part of the NTTA System.

Ms. Mow joined NTTA in 2008 as the director of project delivery. In this role, she was responsible for directing the day-to-day activities of the \$4 billion Corridor Expansion and Capital Improvement Program from the planning stage through construction on all new turnpike and capital improvement projects.

Ms. Mow has more than 22 years of professional experience in the field of engineering and management. She is experienced in all phases of program delivery, including the development of long- and short-range planning, project development and the National Environmental Policy Act approval process, project management, design, right-of-way acquisition, environmental permitting, utility coordination, construction contract administration and construction inspection.

Ms. Mow graduated from the University of Toledo with a Bachelor of Science degree in civil engineering and is a licensed Professional Engineer in the State.

SABU STEPHEN, Assistant Executive Director of Operations. Mr. Stephen is the Assistant Executive Director of Operations overseeing customer service, information technology ("IT") and human resources departments. Mr. Stephen joined NTTA in 2014 as the Director of Information Technology. His responsibilities in that role included management of NTTA's transition to a new back-office system and the organization's business applications, roadway system operations and support. During his time as the Director of Information Technology, Mr. Stephen created a formal division to manage IT projects and developed and launched a five-year strategic IT roadmap that aligned the department's objectives with NTTA's strategic plan and goals.

Mr. Stephen has expertise in budgeting, management and strategic planning as well as more than 26 years of IT experience. He is also an active member of OmniAir Consortium, the leading industry association promoting tolling interoperability and certification for connected vehicles, intelligent transportation systems and transportation payment systems. Mr. Stephen was recently named a board member of the consortium.

Before joining the NTTA team, Mr. Stephen served as the Director of Information Technology operation and services at Overhead Door Corporation in Lewisville, Texas.

He earned a Bachelor's degree in economics from Bangalore University in Bangalore, India, and is a graduate of the National Institute of Information Technology where he studied computer systems.

MAGDALENA M. BRADY, CPA, CIA, Internal Audit Director. Ms. Brady serves as the Internal Audit Director for NTTA and has over 26 years of audit experience. Ms. Brady is responsible for planning and performing audits and business process reviews to improve the relevance, reliability, control and timeliness of information being reported to executive management of NTTA. Ms. Brady manages the external auditor's audit process and interacts with all levels of management. In addition, Ms. Brady is responsible for operational, compliance, special projects and internal control reviews and recommendations for best practices. Ms. Brady reports to the Finance, Audit and Administration Committee of the Board.

Prior to joining NTTA, Ms. Brady worked for public companies and professional services firms in similar internal audit capacities, including the director of internal audit for Friedman's Inc. where she established the

company's internal audit department. Ms. Brady has been a subject matter expert on internal audit issues such as Sarbanes-Oxley and has provided extensive training both internally and externally.

Ms. Brady graduated from the University of North Texas ("*UNT*") with a Bachelor of Science degree and Master of Science degree in accounting. She is a committee member of the Dallas Chapter of the Institute of Internal Auditors and chair of the UNT Internal Audit Advisory Board.

*LORELEI GRIFFITH, Secretary to the Board.* Ms. Griffith previously served as Assistant Secretary to the Board from September 2007 to May 2013 after initially serving as Executive Assistant to the Executive Director for six years.

# THE NTTA SYSTEM

# General

NTTA operates and maintains the NTTA System, which consists of the DNT, the PGBT, the PGBT EE, the SRT (which will revert to TxDOT on September 1, 2058), the PGBT WE, the CTP, the MCLB, the AATT and the LLTB. The NTTA System also includes such other additional extensions, expansions, improvements and enlargements to the NTTA System as may be designated by the Board in the future.

The PGBT WE and CTP were incorporated into the NTTA System on November 1, 2017. Prior to the incorporation, the PGBT WE and the CTP comprised a separate system of tollways of NTTA's designated the Special Projects System.

The aggregate average daily revenue vehicle transactions on the NTTA System were approximately 2,264,233 in Fiscal Year 2018, 2,318,283 in Fiscal Year 2019 and 1,716,102 in the six-month period ending June 30, 2020. The NTTA System has approximately 1012 lane miles of roads. Presented below are descriptions of the nine components of the NTTA System including Fiscal Year 2018, Fiscal Year 2019 and the six-month period ending June 30, 2020 average revenue vehicle transactions per day for each component of the NTTA System. The events described under "INFECTIOUS DISEASE OUTBREAK – COVID-19" in the forepart of this Official Statement have materially impacted NTTA's traffic volume beginning in March 2020 and NTTA is uncertain as to when, if ever, traffic volume will resume to normal budgeted levels even after many of the restrictions have been lifted. For a discussion regarding the impact of COVID-19 on NTTA, see "IMPACT OF COVID-19 ON NTTA" herein.

# **Dallas North Tollway**

The DNT is a limited access tollway providing a connection for motorists between downtown Dallas and cities in northern Dallas and southern Collin and Denton Counties. It is a six- to eight-lane limited access expressway passing through or along the cities of Dallas, Highland Park, University Park, Addison, Farmers Branch, Plano and Frisco and is approximately 31 miles in length with approximately 195 lane miles of toll roads. The first section of the DNT opened to traffic in June 1968. The DNT connects with major traffic arteries in the areas it serves: IH 35E (Stemmons Freeway), Loop 12, IH 635, Belt Line Road, Frankford Road, the PGBT, Park Boulevard, Legacy Drive, the SRT, FM 2934 (Eldorado Parkway) and US 380. The DNT's average revenue vehicle transactions per day were approximately 729,618 in Fiscal Year 2018, 759,369 in Fiscal Year 2019 and 556,542 in the six-month period ending June 30, 2020.

In September 2008, the Board approved the schematic and environmental assessment for the 6-mile, six main lane extension of the DNT from US 380 in Collin County north to FM 428 (the "*DNT Extension Phase 4A*"). Collin County's existing two-lane road opened to traffic in October 2008 and will serve as the northbound service road for the DNT Extension Phase 4A. Collin County completed construction on the southbound service road in January 2020 The construction of the main lanes by NTTA is expected to start in 2025. Also part of DNT Extension Phase 4A are main lane overpasses over US 380. Construction is underway on the overpasses and estimated to be complete in late 2022.

An 8-mile extension of the DNT northward from FM 428 to the Collin/Grayson county line (the "*DNT Extension Phase 4B*") has also been approved by the Board. The DNT Extension Phase 4B is for a limited access toll road with six main lanes and four service road lanes. NTTA has completed the environmental documentation and schematic development stage for DNT Extension Phase 4B. Denton County has committed \$32.5 million to fund the southbound frontage road for DNT Extension Phase 4B. NTTA has completed design of the project and anticipates construction to start in late 2020.
NTTA intends to add a fourth lane in each direction to the DNT between the SRT and US 380, with environmental and design work through 2022 and construction beginning in 2023.

#### **President George Bush Turnpike**

The PGBT is the northern portion of an outer loop around the Dallas Metropolitan Area and was opened in its entirety to traffic in September 2005. The PGBT runs from West Belt Line Road in Irving to SH 78 in Garland, a distance of approximately 30 miles, with approximately 224 lane miles of toll roads and 4 lane miles of non-tolled service roads. It passes through seven cities and three counties and connects with US 75 (Central Expressway), the DNT, IH 35E and IH 635. It also provides an alternative route to the Dallas-Fort Worth International Airport. Average revenue vehicle transactions per day on the PGBT were approximately 668,624 in Fiscal Year 2018, 674,147 in Fiscal Year 2019 and 494,015 in the six-month period ending June 30, 2020.

NTTA is adding a fourth lane to the main lanes in each direction along the entire length of the PGBT to increase capacity and improve the flow of traffic. Construction on Phase 1 of the project between DNT and Renner Road was complete in November 2016, Phase 2 from Renner Road to Highway 78 in late 2018 and Phase 3 from DNT to IH 35 in late 2019. Construction on all remaining phases is expected to be completed in late 2021.

NTTA has included in its long-range plan an 11.2-mile extension from PGBT EE at I-30 to I-20 (the "*PGBT East Branch*"). TxDOT is advancing the environmental and planning. No construction dates have been determined.

NTTA intends to connect the south terminus of PGBT WE with the north terminus of the 360 Tollway (the "*PGBT/360 Tollway Connector*"). No construction dates have been determined.

#### President George Bush Turnpike Eastern Extension

#### General Information

The PGBT EE is an extension of the PGBT from SH 78 east and south to IH 30 and is approximately 10 miles in length with approximately 59 lane miles of toll roads. The PGBT EE passes through the cities of Dallas, Garland, Sachse and Rowlett in eastern Dallas County and includes a 1-mile bridge over Dallas' Lake Ray Hubbard. The PGBT EE opened to traffic in its entirety in December 2011. The PGBT EE's average revenue vehicle transactions per day were approximately 100,708 in Fiscal Year 2018, 104,292 in Fiscal Year 2019 and 81,603 in the six-month period ending June 30, 2020. The PGBT EE was developed, financed and constructed and is operated by NTTA under a Construction, Operation and Maintenance Agreement (the "*PGBT EE Project Agreement*") dated December 5, 2007, as amended, between NTTA and TxDOT.

#### PGBT EE Project Agreement

<u>General</u>. The PGBT EE Project Agreement contains the representations, commitments and obligations of NTTA and TxDOT related to the development, financing, design, construction, operation and maintenance of the PGBT EE. TxDOT acknowledges its approval of and support for the financing, design, construction, operation and maintenance by NTTA of the PGBT EE in perpetuity as a turnpike project pursuant to the NTTA Act.

<u>Operations and Maintenance</u>. NTTA operates and maintains the main lanes on the PGBT EE and associated right-of-way in accordance with prescribed standards. TxDOT is responsible, at NTTA's expense, for operating and maintaining the 29 lane miles of non-tolled service roads on the PGBT EE.

<u>Revenue Sharing</u>. NTTA shares revenue with TxDOT as set forth in the PGBT EE Project Agreement through a supplemental toll collected by NTTA and held in trust for TxDOT. The supplemental toll is equal to 20% of the publicly announced toll at the TollTag transaction rate. **Revenues from the supplemental toll are not Pledged Revenues of the NTTA System and are not pledged to the payment of the Bonds**. See "**NTTA SYSTEM TOLL RATE SCHEDULES**" in **APPENDIX** C.

<u>Toll Rates</u>. The PGBT EE Project Agreement sets forth projected toll rates for the PGBT EE for the years 2009 through 2061. The toll rate schedule for the PGBT EE set forth in **APPENDIX C** hereto complies with the PGBT EE Project Agreement.

#### Sam Rayburn Tollway

#### General Information

The SRT is a toll road in Collin, Dallas and Denton Counties extending northeasterly from SH 121 Business in Denton County to US 75 in Collin County, and is approximately 26 miles in length with approximately 154 lane

miles of toll roads and 154 lane miles of non-tolled service roads. The SRT serves as a northeast-southwest traffic artery between IH 35E and US 75 and is an artery to the Dallas-Fort Worth International Airport. The SRT opened in its entirety to traffic in November 2011. The SRT's average vehicle transactions per day were approximately 457,786 in Fiscal Year 2018, 462,839 in Fiscal Year 2019 and 336,371 in the six-month period ending June 30, 2020. The SRT was developed, financed and constructed and is operated by NTTA under a Project Agreement (the "*SRT Project Agreement*") dated October 18, 2007, as amended, between NTTA and TxDOT.

On September 1, 2058, NTTA's interests in the SRT will revert to TxDOT.

#### SRT Project Agreement

<u>General</u>. The SRT Project Agreement contains the representations, commitments and obligations of NTTA and TxDOT related to the development, financing, design, construction, operation, maintenance and reversion to TxDOT of the SRT. TxDOT acknowledges its approval of and support for the financing, design, construction, operation and maintenance by NTTA of the SRT as a turnpike project pursuant to the NTTA Act.

<u>Capacity Improvements</u>. NTTA is required to make capacity improvements to the SRT if certain minimum required levels of traffic flow are not maintained. NTTA is currently adding a fourth main lane in each direction. Construction began in late 2018 and completion is expected in late 2021.

<u>Operations and Maintenance</u>. NTTA operates and maintains the SRT main lanes, service roads and associated right-of-way in accordance with prescribed standards. Notwithstanding the foregoing, TxDOT is responsible for handling requests and permitting for adjacent property access to the service roads and utility placement within the service roads, and for the repair, maintenance and operation of the traffic signal systems on the service roads.

<u>Term and Handback</u>. The SRT Project Agreement has a term ending on September 1, 2058. On the scheduled termination date, all of NTTA's rights under the SRT Project Agreement will automatically terminate and title to the SRT, including all improvements, will revert and transfer to TxDOT, at no charge to TxDOT.

<u>Banded Revenue Sharing</u>. NTTA is required to pay TxDOT a specified portion of toll revenues on the SRT that exceed a minimum threshold (the "*Revenue Share Amount*"). The minimum threshold revenues and the specified portion of revenues to be paid to TxDOT are set forth in the SRT Project Agreement. The Revenue Share Amount is determined on a calendar-year basis and is required to be paid within fifteen days after the end of each calendar year. To date there has been no Revenue Share Amount. **The Revenue Share Amount is not Pledged Revenues of the NTTA System and is not pledged to the payment of the Bonds.** 

<u>Toll Rates</u>. NTTA has covenanted to charge toll rates on the SRT that do not exceed the maximum rates for each user classification as set forth in the SRT Project Agreement, unless NTTA determines that it is necessary to (a) preserve the financial condition of the NTTA System, (b) comply with the provisions of any bonds, notes, trust agreements or other financial instruments or agreements secured by the revenues of the NTTA System or (c) comply with law. Prior to establishing rates in excess of those set forth in the SRT Project Agreement, NTTA must increase the toll rate schedule for the remainder of the NTTA System (other than those portions for which a lower toll rate is projected to produce higher revenues) to a level substantially equivalent to the toll rate schedule for the SRT. The toll rate schedule for the SRT set forth in **APPENDIX C** hereto complies with these requirements. The SRT Project Agreement provides that maximum rates on the SRT will escalate at a rate of 2.75% per annum, adjusted every two years on July 1 of odd-numbered years.

## President George Bush Turnpike Western Extension

The PGBT WE extends the TxDOT section of SH 161 south of the current terminus by approximately 11.5 miles, from SH 183 south to IH 20 in Dallas County, with approximately 57 lane miles of toll roads and 53 lane miles of non-tolled service roads. The PGBT WE opened in its entirety to traffic in October 2012. The PGBT WE's average revenue vehicle transactions per day were approximately 172,229 for Fiscal Year 2018, 174,463 for Fiscal Year 2019 and 132,058 for the six-month period ending June 30, 2020. The PGBT WE was developed, financed and constructed and is operated by NTTA under a Project Agreement (the "*PGBT WE Project Agreement*") dated July 30, 2009, as amended, between NTTA and TxDOT.

#### PGBT WE Project Agreement

<u>General</u>. The PGBT WE Project Agreement contains the representations, commitments and obligations of NTTA and TxDOT related to the development, financing, design, construction, operation and maintenance of the PGBT WE and provides that NTTA will own the PGBT WE in perpetuity. TxDOT acknowledges its approval of and

support for the financing, design, construction, operation and maintenance by NTTA of the PGBT WE as a turnpike project pursuant to the NTTA Act.

<u>Capacity Improvements</u>. NTTA is required to make capacity improvements to the PGBT WE by January 1, 2020 and January 1, 2031 if certain minimum required levels of service are not maintained or if certain minimum required levels of traffic flow are not maintained. NTTA currently plans to have four main lanes in each direction between IH 20 and SH 183, with construction completion anticipated in mid-2022.

<u>Operations and Maintenance</u>. NTTA operates and maintains the PGBT WE main lanes, service roads and associated right-of-way in accordance with prescribed standards. Notwithstanding the foregoing, TxDOT is responsible for handling requests and permitting for adjacent property access to the service roads and utility placement within the service roads, and for the repair, maintenance and operation of the traffic signal systems on the service roads.

<u>Net Revenue and Capital Improvement Sharing</u>. Commencing on July 30, 2061, NTTA is required to pay to TxDOT 50% of the net revenue from PGBT WE (the "*Net Revenue Share Amount*"), and TxDOT and NTTA will equally share (50%/50%) all capital improvement costs pertaining to PGBT WE. Net revenue means all toll revenue received from PGBT WE, less all operating expenses for PGBT WE. The Net Revenue Share Amount and capital improvement costs will be determined on a calendar-year basis and any required payments must be paid within fifteen (15) days after the end of each calendar year. **The Net Revenue Share Amount is not Pledged Revenues of the NTTA System and is not pledged to the payment of the Bonds.** 

<u>Toll Rates</u>. NTTA has covenanted to charge toll rates on the PGBT WE that do not exceed the maximum rates for each user classification as set forth in the PGBT WE Project Agreement, unless NTTA determines that it is necessary to (a) preserve the financial condition of the NTTA System, (b) comply with the provisions of any bonds, notes, trust agreements or other financial instruments or agreements secured by the revenues of the NTTA System or (c) comply with law. The toll rate schedule for the PGBT WE set forth in **APPENDIX** C hereto complies with these requirements. The PGBT WE Project Agreement provides that maximum rates on the PGBT WE will escalate at a rate of 2.75% per annum, adjusted every two years on July 1 of odd-numbered years.

## **Chisholm Trail Parkway**

The CTP extends 27.6 miles from IH 30 near the central business district of Fort Worth to FM 1187 in Tarrant County, and continuing south to US 67 in Johnson County, with approximately 99 lane miles of toll roads. It traverses a large portion of the City of Fort Worth with major interchanges at IH 30 and IH 20 at SH 183, and continuing into Johnson County to the City of Cleburne, Texas. The CTP consists of two to six controlled-access main lanes with discontinuous two-to three-lane service roads in limited segments. The CTP was opened to traffic on May 11, 2014. The CTP's average revenue vehicle transactions per day were approximately 103,098 for Fiscal Year 2018, 109,510 for Fiscal Year 2019 and 87,335 for the six-month period ending June 30, 2020. The CTP was developed, financed and constructed and is operated by NTTA under a Project Agreement (the "*CTP Project Agreement*") dated October 27, 2010, between NTTA and TxDOT.

A planned expansion of the CTP will add two additional lanes along the southern 13 miles of the CTP in Johnson County (the "*CTP Super 2 Buildout*"). No construction dates have been determined.

#### CTP Project Agreement

<u>General</u>. The CTP Project Agreement contains the representations, commitments and obligations of NTTA and TxDOT related to the development, financing, design, construction, operation and maintenance of the CTP and provides that NTTA will own the CTP in perpetuity. TxDOT acknowledges its approval of and support for the financing, design, construction, operation and maintenance by NTTA of the CTP as a turnpike project pursuant to the NTTA Act.

<u>Operations and Maintenance</u>. NTTA operates and maintains the CTP main lanes and associated rights-ofway in accordance with prescribed standards. The City of Fort Worth will operate, maintain, police and regulate all of the service roads within its corporate limits.

<u>Toll Rates</u>. Until October 27, 2062, NTTA has covenanted to charge toll rates on the CTP that do not exceed the maximum rates for each user classification as set forth in the CTP Project Agreement, unless NTTA determines that it is necessary to (a) preserve the financial condition of the NTTA System, (b) comply with the provisions of any bonds, notes, trust agreements or other financial instruments or agreements secured by the revenues of the NTTA System or (c) comply with law. The toll rate schedule for the CTP set forth in **APPENDIX C** hereto complies with

these requirements. The CTP Project Agreement provides that maximum rates on the CTP will escalate at a rate of 2.75% per annum, adjusted every two years on July 1 of odd-numbered years.

## Mountain Creek Lake Bridge

The MCLB, located in southwestern Dallas County, opened in April 1979. The MCLB provides a direct eastwest crossing of Mountain Creek Lake between the Oak Cliff section of Dallas and the City of Grand Prairie as well as convenient access to attractions like Six Flags Over Texas, AT&T Stadium and Globe Life Field in Arlington. The MCLB extends eastward from the intersection of Spur 303 and Southeast 14th Street in Grand Prairie, across the lake, to the intersection of Spur 303 and Mountain Creek Parkway in Dallas. The MCLB is approximately 2 miles in length, with approximately 4 lane miles of toll roads with a two-lane bridge structure that is 7,425 feet long. The MCLB's average revenue vehicle transactions per day were approximately 7,420 in Fiscal Year 2018, 7,103 in Fiscal Year 2019 and 5,714 in the six-month period ending June 30, 2020.

## **Addison Airport Toll Tunnel**

The AATT opened to traffic in February 1999 and was the first toll tunnel in Texas. The AATT is approximately 3,700 feet in length, with approximately 1 lane miles of toll roads with a two-lane tunnel crossing under the Addison Airport that is 1,600 feet long.

The AATT expands traffic capacity and eases congestion in the northern sector of Dallas and Addison by providing an alternate east-west route between the DNT and IH 35E. The tunnel allows motorists to continue on Keller Springs Road, which once ended on either side of Addison Airport, paralleling Belt Line Road and Trinity Mills Road, both congested city streets. The AATT's average revenue vehicle transactions per day were approximately 5,493 in Fiscal Year 2018, 5,176 in Fiscal Year 2019 and 3,784 in the six-month period ending June 30, 2020.

## Lewisville Lake Toll Bridge

The LLTB, a 2-mile four-lane bridge with approximately 8 lane miles of toll roads, opened to traffic in August 2009 and provides an east-west route over Lewisville Lake in southern Denton County and is part of a 13.8-mile corridor. The LLTB's average revenue vehicle transactions per day were approximately 19,257 in Fiscal Year 2018, 21,384 in Fiscal Year 2019 and 18,681 in the six-month period ending June 30, 2020.

## Multi-Year NTTA System Capital Plan

NTTA's Capital Improvement Program for the NTTA System for Fiscal Years 2020-2024 (the "*CIP*") includes all major maintenance, rehabilitation, corridor expansion, corridor extension and new projects. Current corridor expansion and extension projects include:

(i) PGBT WE widening with the addition of one main lane in each direction from SH 183 to I-30 and two additional lanes from I-30 to I-20 is currently under construction and anticipated to be completed in 2022;

(ii) SRT fourth lane additions in each direction are under construction with planned completion in late 2021;

(iii) DNT main lane bridges over US 380 currently under construction with planned completion in late 2022;

(iv) DNT widening from SRT to US 380 by adding an additional lane in each direction with environmental and design work expected through 2022 and construction anticipated to begin in 2023;

(v) DNT Extension Phase 4A southbound service road was completed by Collin County in late 2020. The construction of the main lanes by NTTA is expected to start in 2025; and

(vi) DNT Extension Phase 4B southbound service road is anticipated to begin construction in late 2020.

The CIP also includes planned expenditures for replacement of equipment, implementation of a new toll collection (back office) system, roadway resurfacing, roadway safety improvements, repair and reconstruction of retaining walls and office facility improvements. The estimated costs for the NTTA System in the CIP over the period 2020-2024 (inclusive) are \$1.6 billion. In light of the significant reduction in revenues due to the Pandemic, NTTA anticipates adjusting downward the size of the CIP. As of June 30, 2020, NTTA had on deposit approximately \$63,131,888 in the Reserve Maintenance Fund, \$441,739,209 of unrestricted funds and \$183,427,908 of restricted funds in the Capital Improvement Fund and \$0 in the Construction Fund for the CIP. NTTA anticipates funding the CIP from the amounts in and future anticipated deposits to the above-mentioned funds. NTTA issued \$200 million of

commercial paper notes in May 2020 under its commercial paper note program, and issued \$100 million of revolving notes in September 2020 under its revolving note program to fund a portion of the costs of the CIP. NTTA may also issue bonds, as needed, to finance the CIP or any new project it deems advisable or necessary, including if cash flow from the NTTA System is not sufficient to fund the CIP or any new project.

## **OPERATION OF THE NTTA SYSTEM**

#### Introduction

Set forth below is certain information relating to the operation of the NTTA System, including information relating to NTTA's electronic tolling system and toll collections process.

#### **Electronic Tolling**

NTTA uses the Regional Integrated Toll Enhancements ("*RITE*") System, an integrated software, hardware and management system for toll collection that enables NTTA to manage its roadways and operations through automated revenue audit and reconciliation processes, consolidated reporting, transaction processing, customer account management, and system and operation management and maintenance.

NTTA intends to replace the RITE System by the end of 2020. The new system will handle all the functions currently provided by the RITE System and is being designed to provide (i) enhanced and more efficient tools for customer service representatives, (ii) more robust self-service tools and payment options for customers and (iii) a technology platform built on best practices in software and architecture, which will allow NTTA to more quickly implement new features and reduce overall system lifecycle costs. To mitigate the inherent risks of replacing the RITE System, NTTA has augmented its internal staff with outside vendors that have large-scale, IT system implementation experience, with a focus on independent quality reviews and testing, project management and data migration. The total estimated implementation cost of the new system is \$77.8 million. As of June 30, 2020, NTTA has spent approximately \$61.8 million, which was budgeted and paid from the Capital Improvement Fund.

All of the roadways use an all-electronic toll collection system ("*All-ETC*"), including automatic vehicle identification ("*AVI*") and video tolling ("*ZipCash*"), to maximize traffic flow.

The primary electronic toll collection method is AVI, where vehicles are recognized through communications with transponders issued by NTTA ("*TollTags*") or other transponders that are interoperable with NTTA's AVI system, and tolls are collected from the customers' accounts with NTTA or the issuers of such other transponders.

The ZipCash toll collection method is used for vehicles without a TollTag or interoperable transponder (or with a transponder that is inoperative or malfunctioning), where an image of the vehicle's license plate is captured in the lane and used to identify the vehicle's owner for invoicing. See "**OPERATION OF THE NTTA SYSTEM** — **Operations** — *Toll Collection*" below for information regarding collection of TollTag and ZipCash transactions.

#### **Operations**

#### General

NTTA and its predecessor, TTA, have operated toll roads in the North Texas region for more than 60 years. The number of active TollTags was approximately 5.9 million as of December 31, 2019. The NTTA System currently utilizes main lane gantries ("*MLGs*") for toll collection, at which vehicle information is captured in both directions, along with ramp toll gantries to prohibit toll-free entrance or exit. Under the current toll schedule, the weighted average two-axle TollTag toll rate for the NTTA System (excluding AATT, MCLB, LLTB and CTP) is approximately \$0.1902 per mile.

The DNT has four MLGs with three or four lanes in each direction and 18 pairs of ramp toll gantries. The PGBT has five MLGs with three or four lanes in each direction and 15 pairs of ramp toll gantries. The SRT has three MLGs with three lanes in each direction and 20 pairs of ramp toll gantries. The PGBT EE has one MLG with three lanes in each direction and six pairs of ramp toll gantries. The PGBT WE has two MLGs with two or three lanes in each direction and 9 pairs of ramp toll gantries. The CTP has three MLGs with one, two or three lanes in each direction and 12 pairs of ramp toll gantries. There is one MLG at each of the AATT, the LLTB and the MCLB.

The use of All-ETC at highway speeds allows NTTA to maximize vehicle throughput, improve safety and realize environmental benefits.

#### **Employees**

To administer the NTTA System, the 360 Tollway and Tolling Services (as defined below) for non-NTTA toll projects in NTTA's service area, NTTA has budgeted for 860 full-time employees in Fiscal Year 2020 for maintenance, customer service, collections and toll enforcement, administration, project delivery, finance, human resources, government affairs, information technology, legal, communications and marketing, traffic and incident management, internal audit and business diversity. NTTA has implemented a hiring freeze under its COVID-19 response plan. See "IMPACT OF COVID-19 ON NTTA – NTTA's Response to COVID-19" herein.

#### Toll Collection

The entire NTTA System has operated on an All-ETC basis since January 2011. With All-ETC, NTTA collects tolls in two ways - through its AVI system or through its ZipCash video tolling system. With the AVI system, a transaction is classified as a TollTag transaction if the AVI system detects a TollTag or other transponder in the vehicle as it passes through the toll gantry and the TollTag or other transponder account contains funds adequate to pay the toll. All other toll transactions are initially recorded as ZipCash transactions. A transaction initially recorded as a ZipCash transaction may be reclassified as a TollTag transaction ("*VToll*" transaction) for a number of reasons, including if an insufficient balance existed in the TollTag account at the time of the transaction, AVI equipment fails to identify the TollTag or the TollTag is defective or not properly installed.

A normal TollTag transaction is collected by debiting the TollTag account of the user or through an interoperability agreement with the issuer of a non-TollTag transponder. A VToll transaction is collected upon identification of the transaction as a VToll by debiting the TollTag account of the user. ZipCash transactions are collected through invoices generated by NTTA and mailed or emailed to the owner of the vehicle using the tollway.

To pursue collection of a ZipCash transaction through the invoicing process, there are two requirements: (i) the video system must capture a readable license plate image and (ii) the license plate information must be matched to the vehicle owner information, including the owner's mailing address. If these two requirements are not met for a ZipCash transaction, NTTA is unable to pursue collection of that transaction. Through agreements directly with the State, other direct state-to-state agreements and contracts with various third parties, NTTA is able to obtain vehicle ownership information from 43 states and the District of Columbia within the United States.

NTTA, all other Texas tolling agencies, the Kansas Turnpike Authority and the Oklahoma Turnpike Authority are parties to an Interlocal Agreement (the "*Interoperability Agreement*"). The Interoperability Agreement provides for the use of any tolling entity's transponder on any other tolling entity's toll roads and the processing by each agency of tolls for the transactions involving their own transponders on toll roads operated by other agencies. In order to reimburse the costs to process interoperability transactions and manage customer accounts, under the Interoperability Agreement, the processing agency is paid by the owner of the toll road a fee, which is currently set at \$0.05 plus 3% of the revenue for each interoperable transaction. Fee revenue generated by NTTA under the Interoperability Agreement does not secure the Bonds. Unaudited net toll revenue for interoperability transactions on the NTTA System represented approximately 7.10% and 7.86% of toll revenue in calendar years 2018 and 2019, respectively.

If a ZipCash transaction is pursuable, NTTA will determine if the transaction meets its business rules regarding the invoicing of transactions. The business rules establish the minimum value of tolls that need to be included in an invoice in order to make delivery and collection of the invoice cost effective. Once an invoice is mailed to the vehicle owner, NTTA has processes and procedures in place to collect the invoice, such as delivery of notices of non-payment, the charging of administrative fees, use of third-party collection agencies and referral to justice of the peace court for proceedings. In addition, NTTA may take advantage of certain statutory remedies, including publishing a user's name and amount of unpaid tolls, placing a block on a user's vehicle registration, banning a user from further use of NTTA's roadways and impounding a user's vehicle. See "*— Enforcement*."

NTTA focuses on three key areas relating to the development and maintenance of a successful All-ETC program: (i) TollTag penetration (*i.e.*, the percentage of total transactions constituting TollTag transactions), (ii) pursuable ZipCash transactions and (iii) revenue collection processes.

The most effective and efficient way to collect a toll is through the AVI system, so increasing the TollTag penetration has a direct, positive effect on net revenues. Having better quality license plate images and current license plate and owner address information increases the number of pursuable ZipCash transactions, which also has a direct, positive effect on net revenues. The revenue collection process includes collection of payment from TollTag users, the use of business rules for creation and delivery of invoices to ZipCash users and the subsequent processes and

procedures for collection of those invoices. The revenue collection process has a direct impact on revenues and expenses. The Board is advised by staff each month on key metrics that describe NTTA's TollTag penetration, pursuable ZipCash transactions and revenue collection. NTTA's staff provides the Board with a biannual review and tracking of projects and initiatives that impact these key areas and identifies needed improvements to these key areas in order to optimize toll operations and net revenues.

NTTA continually monitors the TollTag penetration rates and trends on its roadways. TollTag penetration percentages are adjusted upward for VToll transactions (*i.e.*, ZipCash transactions reclassified to TollTag transactions). Most adjustments for VToll transactions occur within six months of the transaction. VToll transactions are 100% collectible because they become associated with a TollTag account with a sufficient balance to pay the toll. NTTA does, however, incur additional costs in connection with certain types of VToll transactions as compared to normal TollTag transactions because NTTA has to match the license plate of the vehicle to a valid TollTag account.

The TollTag penetration rates as of January 2016, 2017, 2018, 2019 and 2020 and as of June 2020 are set out in the table below. These calculations use aggregate transaction information from the NTTA System. The calculations are based on unaudited financial information. The percentage of transactions initially recorded as TollTag transactions and the percentage of VToll transactions shown in the table reflect all transactions on a rolling twelve-month basis as of the reporting month with a two-month lag.

	January 2016	January 2017	January 2018	January 2019	January 2020	June 2020
Percent of transactions initially recorded as TollTag transactions as of reporting						
month:	64.4%	65.6%	67.0%	67.3%	67.5%	67.0%
Percentage of ZipCash						
transactions reclassified to						
VToll transactions as of						
reporting month <sup>(1)</sup> :	<u>13.8%</u>	<u>14.0%</u>	<u>14.3%</u>	<u>14.7%</u>	<u>15.7%</u>	<u>16.1%</u>
Total TollTag penetration rate:	78.2%	79.6%	81.3%	82.0%	83.1%	83.2%

<sup>(1)</sup> As a percentage of total transactions for the month.

NTTA continues to seek to improve TollTag penetration, the number of pursuable ZipCash transactions and the revenue collection process. Over the last several years, NTTA has added an entry-level, lower balance TollTag account type and targeted corridor campaigns to increase TollTag penetration. NTTA has also implemented improvements to the image review quality of its video system used for ZipCash transactions to improve billing accuracy, standardized payment plans for ZipCash customers, restructured its administrative fees for nonpayment of ZipCash invoices to encourage early payment, reducing the emphasis on escalating fees and discouraging late payment, and instituted monthly and consolidated ZipCash invoices to provide predictability to customers and eliminate confusion of multiple invoices in varying amounts and dates.

#### Enforcement

NTTA has certain statutory remedies available to enforce the collection of tolls. NTTA may publish the names of registered owners (or lessees) of nonpaying vehicles who are liable for past due and unpaid tolls and administrative fees. NTTA may also enter into agreements providing for toll violation payment plans and file suit in district court to enforce these agreements. NTTA may block the vehicle registration of toll scofflaws who are "habitual violators" and ban certain "habitual violators" from operating their motor vehicles on NTTA tollways.

Repeat violations of a vehicle ban allow law enforcement on the tollways to impound the habitual violator's vehicle after the habitual violator has been notified in person of such intent if found on the tollway. NTTA has negotiated agreements with the Tax Collector/Assessors from each of the Member Counties, five other adjacent counties and the Texas Department of Motor Vehicles to implement the vehicle registration block remedy. NTTA also requires habitual violators entering into a payment plan to obtain a TollTag.

#### Toll Collection Variance

NTTA evaluates the correlation between traffic on the tollways and actual tolls collected by calculating the uncollected and uninvoiced amounts as compared to the total value of tollway transactions. The toll collection variance calculation (the "*All-ETC Methodology*") is as follows:

#### (value of invoiced ZipCash transactions for the reporting period uncollected as of end of reporting period + value of uninvoiced ZipCash transactions for the reporting period as of end of reporting period) value of all AVI and ZipCash transactions that have occurred during the reporting period as adjusted for VToll transactions

An AVI transaction is valued at the TollTag toll rate. A ZipCash transaction is valued at the ZipCash toll rate, which includes the premium above the TollTag rate but not any administrative fees or fines. See "APPENDIX C — NTTA SYSTEM TOLL RATE SCHEDULES" for TollTag and ZipCash toll rates for each portion of the NTTA System. Upon identification, the value of a VToll transaction may be adjusted downward from the ZipCash rate to the TollTag rate.

The toll collection variance for the NTTA System based on the All-ETC methodology for calendar years 2015 through 2019 and for the twelve-month period ending June 30, 2020 is set out in the table below. The calculations are based on unaudited financial information.

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	Calendar Year 2015	Calendar Year 2016	Calendar Year 2017	Calendar Year 2018	Calendar Year 2019	Twelve- Month Period Ending June 30, 2020
Value of invoiced ZipCash transactions uncollected as of period-end: Value of	\$102,767,093	\$113,455,688	\$112,820,414	\$115,432,293	\$119,792,083	\$105,305,783
uninvoiced ZipCash transactions as of period-end:	<u>81,035,240</u>	<u>71,002,940</u>	67,811,698	<u>\$70,619,752</u>	<u>\$69,223,428</u>	<u>\$65,125,893</u>
TOTAL: Value of all AVI and ZipCash transactions during the reporting period as adjusted for	\$183,802,333	\$184,458,628	\$180,632,111	\$186,052,045	\$189,015,511	\$170,431,676
VToll	÷		÷	÷	÷	÷
transactions:	<u>\$894,514,347</u>	÷ <u>\$967,410,315</u>	<u>\$1,003,853,246</u>	<u>\$1,067,934,551</u>	\$ <u>1,116,552,191</u>	\$ <u>1,012,696,763</u>
Toll collection variance:	20.55%	19.07%	17.99%	17.42%	16.93%	16.83%

The table below sets out the following information for calendar years 2015 through 2019 and for the twelvemonth period ending June 30, 2020 (i) the percentage, by value, of ZipCash transactions out of all the NTTA System transactions for the reporting period, (ii) the percentage, by value, of all ZipCash transactions that occurred during the reporting period that were invoiced prior to the end of the reporting period and (iii) the percentage, by value, of the ZipCash transactions that were invoiced during the reporting period and were collected by the end of the reporting period. The calculations are based on unaudited financial information.

	Calendar Year 2015	Calendar Year 2016	Calendar Year 2017	Calendar Year 2018	Calendar Year 2019	Twelve- Month Period Ending June 30, 2020
Percentage of ZipCash transactions (by value) out of all NTTA transactions during period: Percentage of ZipCash transactions	30.42%	28.90%	26.79%	25.28%	24.13%	24.19%
(by value) that were invoiced during period: Percentage of invoiced ZipCash	68.26%	72.68%	72.93%	71.94%	72.40%	71.16%
transactions (by value) that were collected as of period end:	41.40%	41.30%	39.64%	36.57%	34.17%	35.74%

Uninvoiced ZipCash transactions that are paid in the reporting period are deemed to be invoiced and are reflected in the percentages in the preceding table. ZipCash transactions that are invoiced in a reporting period subsequent to their occurrence are not reflected in the percentages of ZipCash transactions that were invoiced or invoiced ZipCash transactions that were collected in the preceding table. Invoiced ZipCash transactions that are collected in a reporting period subsequent to their invoicing, are not reflected in the percentages of invoiced ZipCash transactions that were collected in the preceding table. Furthermore, the percentages in the table do not take into account adjustments for VToll transactions and unassigned ZipCash invoices occurring after such reporting period. ZipCash transactions are not invoiced if the transaction (i) does not meet NTTA's business rules regarding invoicing or (ii) is not pursuable because a readable license plate image was not captured or because the license plate information could not be matched to the vehicle owner information.

The All-ETC methodology does not include ZipCash transactions collected after the end of the calendar year in which the transaction occurred, therefore NTTA also reports total ZipCash collections, including invoiced and uninvoiced payments, for the calendar year. This amount includes all ZipCash transactions collected regardless of the date the transactions occurred. Total unaudited ZipCash collections were approximately \$97.0 million for 2015, \$110.5 million for 2016, \$103.2 million for 2017, \$92.3 million for 2018, \$93.6 million for 2019 and \$41.4 million for the six-month period ending June 30, 2020 for the NTTA System.

#### Revenue Recovery Assumptions in Traffic and Revenue Study

The current traffic and toll revenue analysis for the NTTA System (defined below under "**TRAFFIC AND REVENUE STUDY**" as the "*September 2020 T&R Study*" reflects the most current ZipCash revenue recovery assumptions and distribution of TollTag/ZipCash transactions. For all transactions within the forecast period, the September 2020 T&R Study uses a revenue recovery rate of 36.3% for all ZipCash transactions (includes invoiced and uninvoiced transactions and excludes all VToll transactions) at one year after the transaction, with the rate increasing to 45.8% at two years after the transaction. The September 2020 T&R Study assumes the average NTTA System TollTag penetration rate (including all VToll transactions with a three-month lag) to be 81.2% in 2019 with a ramp up based on a logistic function to an average of 83.9% in 2060. Projected annual toll revenues in the September 2020 T&R Study are revenues projected to be collected in each year (*i.e.*, cash basis) after applying the above-described assumptions to the projected toll transactions for the year. Historical toll revenues and historical debt service coverage are based on revenues determined on an accrual basis in accordance with generally accepted accounting principles ("*GAAP*"). See "— *Reporting of Toll Accounts Receivable*" below and "**OTHER FINANCIAL INFORMATION**." Inevitably, some underlying assumptions and projections used to develop these financial forecasts will not be realized, and unanticipated events and circumstances may occur. Therefore, the actual results achieved during the forecast periods will vary from the forecasts, and such differences may be material.

#### Reporting of Toll Accounts Receivable

In its annual audited and monthly unaudited financial statements, NTTA reports revenues in its statement of net assets and statement of revenues, expenses and changes in net assets on an accrual basis in accordance with GAAP. ZipCash transactions are recorded as receivables in accordance with GAAP. NTTA's unaudited net billed toll receivables for the NTTA System as of December 31, 2015, 2016, 2017, 2018 and 2019 and as of June 30, 2020 are as follows:

	December 31, 2015	December 31, 2016	December 31, 2017	December 31, 2018	December 31, 2019	June 30, 2020
Toll accounts receivables: Allowance for	\$199,659,650	\$206,067,488	\$224,393,707	\$225,054,946	\$244,851,067	\$222,390,575
uncollectible receivables: Net toll	\$( <u>148,321,186</u> )	\$( <u>156,126,620</u> )	\$( <u>176,167,844)</u>	\$( <u>177,447,473</u> )	\$ <u>(195,505,948)</u>	\$ <u>(181,118,675)</u>
receivables:	\$ <u>51,338,464</u>	\$ <u>49,940,868</u>	\$ <u>48,225,863</u>	\$ <u>47,607,473</u>	\$ <u>49,345,119</u>	\$ <u>41,271,900</u>

#### See "APPENDIX B-1 COMPREHENSIVE ANNUAL FINANCIAL REPORT OF THE NORTH TEXAS TOLLWAY AUTHORITY SYSTEM, AN ENTERPRISE FUND OF THE NORTH TEXAS TOLLWAY AUTHORITY, FOR THE FISCAL YEAR ENDED DECEMBER 31, 2019" — Note 9, Page 54 for

additional information regarding NTTA's accounts receivables including information regarding recorded unbilled toll receivables and unrecorded unbilled toll receivables.

Currently, NTTA maintains an allowance for uncollectible receivables in its financial statements with respect to a toll receivable, with the amount of the allowance based upon historical monthly collections patterns from 2011 to present. Based upon the payment history for each 30-day bucket of aged toll receivables, an allowance is calculated for the expected percentage that will remain unpaid based upon these historical trends. The allowance for uncollectible receivables currently ranges from a minimum of 20% on invoices that are current (age of 0-30 days) to a maximum of 100% for invoices that have met the business rules for write-off with an overall weighted average of 81.44% reserved for all invoices. See "APPENDIX B-1 COMPREHENSIVE ANNUAL FINANCIAL REPORT OF THE NORTH TEXAS TOLLWAY AUTHORITY SYSTEM, AN ENTERPRISE FUND OF THE NORTH TEXAS TOLLWAY AUTHORITY, FOR THE FISCAL YEAR ENDED DECEMBER 31, 2019" — Note 9, Page 60 for more information on toll receivables.

#### Toll Receivables Write-Off

NTTA has a toll receivable write-off policy. The policy states in part that, on a monthly basis, all receivables that have aged through the collections process will be written off. Toll receivables are written-off from an accounting and financial reporting perspective only. They will continue to be legal obligations of the customers and collection efforts will continue.

For the NTTA System, NTTA wrote off toll receivables of \$41,254,040 in 2015, \$64,272,410 in 2016, \$64,730,740 in 2017, \$89,402,219 in 2018 and \$72,526,509 in 2019. All of the above figures are unaudited.

## **IMPACT OF COVID-19 ON NTTA**

#### Impact of COVID-19 on Certain Financial and Operational Data

8/9/2020

8/16/2020

The following information is provided to show variances for certain operating and financial data for different time periods in calendar year 2020 (monthly, weekly and as of July 31, 2020) with comparisons to the same periods in calendar year 2019 and, for monthly and July 31 year to date, the 2020 budget for the same periods. All such information is unaudited.

MONTHLY							
	<u>Jan</u>	Feb	March	<u>April</u>	May	June	<u>July</u>
Transactions							
vs Prior Year	1.4%	4.6%	-29.3%	-56.6%	-41.1%	-26.5%	-26.4%
vs Budget	0.5%	-0.5%	-31.0%	-57.2%	-41.5%	-30.1%	-29.0%
Revenues							
vs Prior Year	5.6%	8.2%	-24.4%	-47.4%	-36.5%	-22.6%	-33.5%
vs Budget	1.0%	2.6%	-27.5%	-49.3%	-38.7%	-28.5%	-32.9%
O&M Expenses							
vs Prior Year	125.9%	37.2%	-12.9%	-1.4%	-26.2%	-6.9%	28.8%
vs Budget	-7.2%	-18.1%	8.2%	-14.8%	-4.4%	-25.9%	-4.0%
			WEEK	LY			
		Week ending	Transact	ions	vs Prior Year		
		8/2/2020	12,399,	727	-25.1%		

8/23/2020	12,896,210
8/30/2020	12,855,878
8/30/2020	12,033,070

12,783,958

12,821,263

-23.3%

-23.2%

-22.9%

-22.3%

	JULI – TEAK TO DATE					
	Actual	vs Prior Year	vs Budget			
Transactions	367,019,104	-25.6%	-27.5%			
Revenues	\$431,599,380	-22.2%	-25.3%			
O&M Expenses	\$105,386,059	10.7%	-9.8%			

## JULY – YEAR TO DATE

Largely due to the restrictions relating to COVID-19 described in the forepart to this Official Statement under "INFECTIOUS DISEASE OUTBREAK – COVID-19," for the month of July 2020, NTTA experienced a -26.4% decrease in toll transactions and a -33.5% decrease in total revenue compared to July 2019, and a -29.0% and -32.9% negative deviation from budget in toll transactions and total revenue, respectively. Weekly transaction declines were -22.9% and -22.3% for the weeks ending August 23, 2020 and August 30, 2020, respectively, compared to the same periods in 2019.

#### **NTTA's Response to COVID-19**

In response to the decline in transactions and revenue, NTTA developed a phased COVID-19 financial response plan in March 2020. As of July 31, 2020, NTTA had instituted its plan, which included (i) implementing expense reductions; (ii) delaying the start of certain capital projects; (iii) securing liquidity facilities; and (iv) transferring funds from the Capital Improvement Fund to the Bond Interest Accounts to pay interest on outstanding First Tier Bonds and Second Tier Bonds payable in Fiscal Year 2020. Specifically, NTTA implemented a hiring freeze and significantly curtailed spending on volume driven expenses. To further preserve cash, NTTA delayed the start of the following planning and design projects: PGBT East Branch, PGBT Lighting, PGBT/360 Tollway Connector, DNT 4A (design only), DNT 4B mainlanes and CTP Super 2 Buildout. NTTA has also transferred \$30 million from the CIF to the Bond Interest Account as of July 31, 2020. NTTA also suspended late fees and enforcement remedies for a period of time.

On May 26, 2020, NTTA issued the full \$200,000,000 of commercial paper notes under its commercial paper program to fund a portion of the costs of the CIP. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — The Commercial Paper Program" in the forepart to this Official Statement. In June 2020, NTTA also established a \$100,000,000 revolving note facility with a national investment bank under which the bank is obligated upon request to purchase short-term notes secured by Net Revenues of the NTTA System. NTTA intends to utilize the revolving note facility to fund a portion of the costs of the CIP, and issued the full \$100,000,000 of revolving notes on September 9, 2020. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS — The Revolving Note Program" in the forepart to this Official Statement.

NTTA continues to execute this plan and will monitor traffic performance to determine whether to cease utilizing the plan or to make modifications to it based on the impact of COVID-19 on NTTA revenues.

## **Restricted and Unrestricted Balances**

As of July 31, 2020, NTTA had the following restricted and unrestricted balances (unaudited).

<b>RESTRICTED BALANCES AS OF JULY 31, 2020</b>					
Operation and Maintenance Fund	\$	43,157,302			
Debt Service Payment Fund	\$	130,753,001			
Reserve Maintenance Fund	\$	5,000,000			
CIF Bond Payment Fund <sup>(1)</sup>	\$	38,873,696			
Debt Service Reserve Fund Capital Improvement Fund Construction	\$	454,685,298			
Account	\$	164,365,463			
To	tal \$	836,834,760			

<b>UNRESTRICTED BALANCES AS OF JULY 31, 2020</b>					
Revenue Fund		\$	51,558,600		
Rainy Day Fund		\$	60,000,000		
Reserve Maintenance Fund		\$	57,671,746		
Capital Improvement Fund <sup>(2)</sup>		\$	441,430,277		
	Total	\$	610,660,623		

#### **Debt Service Coverage Ratio**

In accordance with the Trust Agreement, NTTA covenants to produce Net Revenues during each Fiscal Year that satisfies the greatest of the debt service coverage ratios listed in the table below and as provided in the Trust Agreement. See "SOURCES OF PAYMENT AND SECURITY FOR THE BONDS - Rate Covenant" in the forepart to this Official Statement.

DEBT SERVICE COVERAGE RATIO				
	Trust	Fiscal Year	Fiscal Year	
	Agreement	2019	2020	
	Requirements	Audited	Projection	
1st Tier Coverage	1.35x	1.97x	1.67x	
1st and 2nd Tier Coverage	1.20x	1.52x	1.25x	
All in Coverage	1.00x	1.42x	1.14x	

The Fiscal Year ending December 31, 2019 debt service coverage ratio results are prior to the impact of COVID-19. NTTA anticipates that it can meet or exceed the Fiscal Year ending December 31, 2020 debt service coverage ratio requirements. NTTA's projection of satisfying the Fiscal Year ending December 31, 2020 debt service coverage ratios assumes:

- Revenues recover gradually from 35% declines in August 2020 to 25% declines in December 2020 compared to the same period in Fiscal Year 2019;
- Fiscal Year 2020 annual Net Revenues will be approximately 31% less than audited Fiscal Year 2019 annual Net Revenues;
- Fiscal Year 2020 expenses will decline 10%-15% compared to budget due to reduced transactions as well as management actions; and
- Using \$130 million to \$150 million in the Capital Improvement Fund to pay interest on NTTA System First Tier Bonds and Second Tier Bonds.

<sup>&</sup>lt;sup>(1)</sup> Approximately \$33,237,500 is expected to be used towards the redemption of the Series 2010A Refunded Bonds on October 29, 2020.

<sup>&</sup>lt;sup>(2)</sup> Approximately \$379,861 is expected to be used towards the redemption of the Series 2010A Refunded Bonds on October 29, 2020.

While NTTA believes these assumptions are reasonable, if there is a deviation due to a greater than anticipated impact of COVID-19 or from some other unknown factor, actual results may differ from NTTA's projections. These assumptions are based upon internal projections of NTTA. See "**RISK FACTORS – Forward-Looking Statements**" in the forepart to this Official Statement.

#### **OTHER POTENTIAL PROJECTS (ON-SYSTEM AND OFF-SYSTEM)**

#### General

Future turnpike projects of NTTA may be financed as part of the NTTA System or independently of the NTTA System. See "**RISK FACTORS** – **Additional Obligations**" in the forepart of this Official Statement. NTTA is in the preliminary review stage for a number of projects and has begun the multi-staged review process for some of these projects. The review process entails performing various environmental studies, which may need to be approved by State and federal agencies, feasibility studies, the development of traffic and revenue studies, an analysis of financing structures (such as stand-alone or system) and development options (*e.g.*, Comprehensive Development Agreement ("*CDA*"), design-build and construction manager at risk).

A key factor in determining whether to undertake a project is the impact on NTTA's credit profile (including expected revenue contribution and ability to service the related debt). NTTA's objective in determining whether to undertake projects is to maintain or enhance the overall NTTA credit profile and preserve or enhance debt capacity for future projects. If NTTA determines to pursue any of these projects, NTTA anticipates this process to be gradual. Funding agreements and cost estimates are preliminary and therefore subject to change, which changes may be material.

#### **Local Primacy**

Chapter 373 of the Texas Transportation Code ("*Chapter 373*") establishes the framework for giving each local toll entity the primary responsibility for toll road development within its boundaries. Under Chapter 373, NTTA has the first option to develop, finance, construct and operate a toll project within its boundaries, but must exercise its option not later than:

(a) 180 days after NTTA or TxDOT notifies the other of its intent to initiate the primacy process; or

(b) 120 days after the U.S. Department of Transportation Federal Highway Administration (the "*FHWA*") issues a decision ("*Decision*") on an environmental impact statement for the project, if the FHWA issued its Decision more than 60 days after TxDOT issued its notice of intent to initiate the primacy process to NTTA.

The option period may be extended for 90 days if agreed upon by NTTA and TxDOT. NTTA and TxDOT may enter into an agreement waiving the primacy terms in Chapter 373 and providing instead for alternative terms that are mutually agreeable to the parties.

#### **TOLLING SERVICES AGREEMENTS**

#### General

The NTTA Act provides that NTTA shall provide, for reasonable compensation, tolling services normally provided through its customer service center, including customer service, customer account maintenance, transponder supply and toll collection and enforcement (collectively, "*Tolling Services*") for toll projects in NTTA's service area of Collin, Dallas, Denton and Tarrant counties. NTTA provides these Tolling Services for third parties, along with its services under the 2017 Interoperability Agreement, under its Non-Major Enterprise Fund, which is separate and apart from the NTTA System.

Pursuant to the requirements of the NTTA Act, NTTA has entered into (i) a Tolling Services Agreement dated September 4, 2009 (as amended, the "*IH 635 TSA*") with LBJ Infrastructure Group LLC (the "*IH 635 Developer*") for the IH 635 Managed Lanes Project in Dallas County, Texas, (ii) a Tolling Services Agreement dated June 23, 2009 (as amended, the "*NTE Segment 1/2W TSA*") with NTE Mobility Partners LLC (the "*NTE Segment 1/2W TSA*") with NTE Mobility Partners LLC (the "*NTE Segment 1/2W Developer*") for Segments 1 and 2W of the North Tarrant Express Project in Tarrant County, Texas, (iii) a Tolling Services Agreement dated September 19, 2013 (as amended, the "*NTE Segment 3A/3B/3C TSA*") with TxDOT, as TxDOT's subcontractor, to provide Tolling Services to NTE Mobility Partners Segments 3 LLC (the "*NTE Segment 3A/3B/3C Developer*") for Segments 3A, 3B and 3C of the North Tarrant Express Project in Tarrant County, Texas (the "*NTE Segment 3A/3B/3C Project*"), and (iv) a Tolling Services Agreement dated September 1, 2014 (as amended,

the "*Regional TSA*") with TxDOT for certain existing and planned TxDOT managed toll lane projects in the NTTA's service area (the "*Regional Projects*"), under which NTTA currently performs Tolling Services for the DFW Connector, IH 35E, IH-30, LBJ East and Midtown Express projects in Dallas, Denton and Tarrant Counties, Texas. There is no assurance that any other Regional Projects will go forward. NTTA does not anticipate entering into any other tolling services agreements ("*TSAs*") in the near future. **Revenues generated by NTTA under these or future TSAs will not secure the Bonds.** 

As described below, the IH 635 TSA and the NTE Segment 1/2W TSA place most of the toll collection risk on NTTA. Both the IH 635 TSA and the NTE Segment 1/2W TSA require NTTA to pay to the developer a portion of the toll for each transaction, subject to certain exceptions, regardless of whether NTTA actually collects the toll. See the discussion regarding collection of ZipCash video transactions under "OPERATION OF THE NTTA SYSTEM — Operations — *Toll Collection.*" NTTA expects to have sufficient funds in the Non-Major Enterprise Fund to cover required payments under the TSAs. To the extent funds in the Non-Major Enterprise Fund are insufficient to cover such required payments, NTTA may use funds in the Capital Improvement Fund for the NTTA System to cover such payments.

## **IH 635 Tolling Services Agreement**

The IH 635 TSA expires on September 4, 2061.

Subject to certain exceptions, NTTA is required to pay the IH 635 Developer an amount equal to the transponder toll for each transaction, less its fee, within two business days after the date the transaction has been properly transmitted to NTTA.

NTTA is entitled to a fee for each transaction and may impose, collect and retain as additional compensation, incidental charges consistent with NTTA's practices concerning customers of its own facilities, including, with respect to video transactions, a video toll premium.

## NTE Segment 1/2W Tolling Services Agreement

The NTE Segment 1/2W TSA expires on June 23, 2061.

Subject to certain exceptions, NTTA is required to pay the NTE Segment 1/2W Developer an amount equal to the transponder toll for each transaction, less its fee, within two business days after the date the transaction has been properly transmitted to NTTA.

NTTA is entitled to a fee for each transaction and may impose, collect and retain as additional compensation, incidental charges consistent with NTTA's practices concerning customers of its own facilities, including, with respect to video transactions, a video toll premium.

## NTE Segment 3A/3B/3C Tolling Services Agreement

The NTE Segment 3A/3B/3C TSA expires on July 21, 2027, but will renew automatically for successive five-year periods until June 23, 2061.

Subject to certain exceptions, NTTA is required to pay the NTE Segment 3A/3B/3C Developer and/or TxDOT an amount equal to the toll for each transaction, including any video transaction toll premium, less NTTA's fee, within two business days after the date NTTA collects such toll. NTTA does not bear any collection risk under the NTE Segment 3A/3B/3C TSA.

NTTA is entitled to a fee for each transaction and may impose, collect, and retain as additional compensation, incidental charges consistent with NTTA's practices concerning customers of its own facilities. Incidental charges do not include any video transaction toll premiums.

### **Regional Tolling Services Agreement**

The Regional TSA expires on September 1, 2024, but will automatically renew for additional five-year periods, unless NTTA or TxDOT elects not to extend.

NTTA must pay TxDOT an amount equal to the payment received for each transaction within two business days after receipt. NTTA does not bear any collection risk under the Regional TSA.

TxDOT must reimburse NTTA for its costs and expenses to perform tolling services under the Regional TSA, including an allocated portion of NTTA's overhead and shared services under generally accepted government accounting principles. The Regional TSA is intended to be cost neutral to NTTA.

#### **THE 360 TOLLWAY**

#### General

The 360 Tollway is a 9.7-mile toll road project located in Ellis, Johnson and Tarrant Counties, Texas, extending generally from Green Oaks Boulevard in Tarrant County south to US 287 in Ellis County with approximately 78 lane miles of toll roads and service roads. The 360 Tollway is an All-ETC facility initially consisting of four limited access main lanes, with continuous service roads along the entire corridor. The 360 Tollway is a standalone toll project that is not part of the NTTA System. Revenues of the 360 Tollway may only be used to pay costs, including debt service, that are related to the 360 Tollway. **Revenues from the 360 Tollway do not secure and are not be available to pay debt service on the Bonds or other obligations entitled to the benefit of the Trust Agreement.** 

#### **Project Agreement**

NTTA entered into the Project Agreement State Highway 360 dated February 28, 2014 (the "*360 Tollway Project Agreement*") with TxDOT for the 360 Tollway, which contains the representations, commitments and obligations of NTTA and TxDOT related to the development, financing, design, construction, operation and maintenance of the 360 Tollway. Under the 360 Tollway Project Agreement, TxDOT designed and constructed the 360 Tollway and, upon its substantial completion on August 1, 2018, TxDOT transferred ownership to NTTA. In exchange, NTTA agreed to reimburse TxDOT for its costs to design and construct the 360 Tollway in the amount of \$294 million (the "*Project Loan*") payable, except as set forth below, solely from net revenues of the 360 Tollway. The Project Loan has a term of 35 years, commencing on the date of substantial completion of the 360 Tollway, and bears interest at a fixed rate of 4.25% per annum. The Project Loan is not secured by the revenues of the NTTA System. The 360 Tollway opened to traffic in May 2018.

#### **Financial Backstop Agreement**

To provide support for TxDOT's efforts to develop, finance and construct the 360 Tollway and NTTA's efforts to operate and maintain the 360 Tollway, the Regional Transportation Council (the "RTC") of the North Central Texas Council of Governments, TxDOT and NTTA entered into a Financial Backstop Agreement State Highway 360 dated February 28, 2014 (the "Financial Backstop Agreement"). Under the Financial Backstop Agreement, if 360 Tollway revenues are insufficient to make a scheduled payment on the Project Loan or a scheduled transfer for payment of operating and maintenance costs, NTTA is required to submit to TxDOT and the RTC an expense draw request for the amount of such shortfall, and TxDOT, on behalf of the RTC, is required to make a draw under the Financial Backstop Agreement in the amount of such shortfall (i) to the extent the payment is owing to TxDOT, through the Texas Transportation Commission's reduction of allocation of funds allocated to the Dallas-Fort Worth Region in the Unified Transportation Program developed by TxDOT and approved by the Texas Transportation Commission (the "UTP Funds") after the scheduled payment date or (ii) to the extent the payment is owing to NTTA, by transferring UTP Funds or other funds the RTC is authorized to allocate to projects to NTTA by the fifteenth business day after receipt of such draw request. NTTA is required to repay the RTC, but only from available 360 Tollway revenues, any amounts drawn under the Financial Backstop Agreement, together with interest on such amount at the fixed rate of 4.25% per annum. The Financial Backstop Agreement is not secured by the revenues of the NTTA System.

#### **Reverter and Nonrecourse**

If the obligations of the RTC under the Financial Backstop Agreement are determined to be inoperative or if the RTC otherwise fails to perform its obligations under the Financial Backstop Agreement, and TxDOT's rights under the Financial Backstop Agreement to self-effectuate a cure are unenforceable or otherwise unavailable, then (i) if 360 Tollway revenues are insufficient to make at least 50% of any scheduled Project Loan payment, NTTA will be required to transfer to TxDOT, from other sources available to NTTA, the difference between 50% of the scheduled Project Loan payment and the amount of 360 Tollway revenues available to make such payment, and (ii) any shortfall in a scheduled Project Loan payment will be added to the Project Loan balance and NTTA will be required to pay such shortfall to TxDOT, together with interest thereon, on before the earlier of the fifth anniversary of the applicable payment date or the maturity date of the Project Loan. If NTTA fails to make a payment described in this paragraph,

NTTA will have 90 days after written notice from TxDOT to make such payment. If NTTA does not make such payment within the 90-day period, the 360 Tollway Project Agreement and all of NTTA's rights thereunder will automatically terminate and title to the 360 Tollway will revert to TxDOT. NTTA's failure to make any such payment to TxDOT will not constitute a default under the 360 Tollway Project Agreement, and the obligations of NTTA under the 360 Tollway Project Agreement are subject to the availability of 360 Tollway revenues to perform such obligations. NTTA may use funds in the Capital Improvement Fund for the NTTA System to make any payment described in this paragraph, but is not obligated to do so.

## 360 Tollway Revenues Do Not Secure Bonds

Although not currently contemplated, NTTA may refinance the 360 Tollway with NTTA System revenue debt and make the 360 Tollway a part of the NTTA System pursuant to the terms of the Trust Agreement. The Bonds will be secured only by the NTTA System revenues and not by the 360 Tollway revenues or any other assets of NTTA.

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## MANAGEMENT'S DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS

#### General

The entire audited financial statements of NTTA's North Texas Tollway Authority System Enterprise Fund as of and for the Fiscal Year ended December 31, 2019 are attached hereto as **APPENDIX B-1** and include a narrative discussion and analysis by management of the results of operations of the NTTA System. The audited financial statements of NTTA's North Texas Tollway Authority System Enterprise Fund reflect the financial condition of the NTTA System, but do not include information regarding the 360 Tollway. The unaudited financial statements of the NTTA's North Texas Tollway Authority System Enterprise Fund as of and for the six months ending June 30, 2020 are attached hereto as **APPENDIX B-2**. All 2019 and 2020 financial information presented below is unaudited.

#### Highlights of the NTTA System as of and for the Six-Month Period Ending June 30, 2020.

- Revenue Vehicle Transactions for the six-month period ending June 30, 2020 were 312,330,609 a decrease of 106,778,297 or 25.5% over the six-month period ending June 30, 2019.
- Approximately 6.0 million and 5.9 million TollTags were active as of June 30, 2019 and 2020, respectively.
- As of June 30, 2020, the NTTA System's total net position increased by \$105,047,171 from the total net position as of June 30, 2019. The change was primarily due to income from operations, with \$93,584,794 in net position increase in the second half of 2019, and \$11,462,377 in the first half of 2020.
- For the six-month period ending June 30, 2020, toll revenues, net of bad debt expense, were \$345,179,867, a decrease of \$83,039,236 or 19.39% over the six-month period ending June 30, 2019. The decrease was primarily a result of recent significant events caused by the Pandemic.
- The operating and administration expenses for the Operations and Maintenance Fund for the six-month period ending June 30, 2020 were \$89,445,382, an increase of 7.96% compared to the operating and administration expenses for the Operations and Maintenance Fund for the six-month period ending June 30, 2019.

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## **Net Position**

Set forth below is an analysis of the NTTA System's financial position as of June 30, 2020 and June 30, 2019.

# Table A-1Net Position

	Unaudited As of June 30, 2020	Unaudited As of June 30, 2019
Current unrestricted assets	\$ 781,961,870	\$ 520,612,014
Current restricted assets	380,841,723	520,970,784
Noncurrent assets		
Restricted investments	647,161,041	605,813,942
Other assets	3,784,411	14,913,127
Intangible assets	2,462,813,523	2,527,269,724
Capital assets		
Nondepreciable	5,813,380,292	5,702,793,116
Depreciable (net)	90,579,350	60,362,271
Total assets	10,180,522,210	9,952,734,978
Deferred outflow of resources	540,360,326	633,661,724
Current unrestricted liabilities	115,469,374	101,261,915
Current liabilities payable from restricted assets	586,247,186	351,179,560
Noncurrent liabilities	25,321,587	43,108,994
Long-term debt	9,713,546,794	9,906,429,153
Total liabilities	10,440,584,941	10,401,979,622
Deferred inflow of resources	26,485,069	35,651,725
Net position:		
Investment in capital assets	(3,467,069,474)	(3,548,753,748)
Restricted for debt service	1,311,834,777	1,212,413,907
Restricted for SCA Intangible	2,462,813,523	2,527,269,724
Unrestricted	(53,766,300)	(42,164,528)
Total net position	\$ 253,812,526	\$ 148,765,355

The NTTA System net position indicates an unrestricted current ratio of 5.14 and 6.77 as of June 30, 2019, and June 30, 2020, respectively. Working capital was \$419,350,099 and \$666,492,496 as of June 30, 2019, and June 30, 2020, respectively. Total unrestricted current assets were \$781,961,870 as of June 30, 2020, compared to \$520,612,014 as of June 30, 2019 (see Table A-1). Total unrestricted and restricted current assets were \$1,041,582,798 and \$1,162,803,593 as of June 30, 2019, and June 30, 2020, respectively. Cash and investments of \$1,093,870,112 represent the largest component of current assets as of June 30, 2020. The remaining \$68,933,481 is comprised of accrued interest receivables of \$2,714,174, accounts receivable of \$51,253,542 and interproject/interagency receivables of \$14,965,765.

Total unrestricted current liabilities for the NTTA System were \$115,469,374 as of June 30, 2020, including \$2,133,392 for accounts payable, \$88,464,454 of deferred revenue, \$15,223,833 for accrued liabilities, mainly accrued salaries and vacation liability, and interfund payables of \$9,647,695.

## **Summary of Operations**

Set forth below is a summary of the NTTA System's operations for the six-month periods ending June 30, 2020 and 2019.

## Table A-2 Change in Net Position

#### Six Months Ending

Revenues	 Unaudited June 30, 2020	Unaudited June 30, 2019
Tolls	\$ 345,179,867	\$ 428,219,103
Other revenues	 29,157,673	40,459,209
Operating revenues	374,337,540	468,678,312
Operating expenses	 107,226,068	116,299,912
Income from operations before amortization and Depreciation	267,111,472	352,378,400
Amortization of intangible (Sam Rayburn Tollway)	32,394,257	32,394,257
Depreciation	 4,442,934	5,604,689
Operating income	230,274,281	314,379,454
Nonoperating revenue (expenses):		
Net increase (decrease) in fair value of investments	2,700,292	6,281,879
Interest expense	(239,935,474)	(248,010,504)
Other	 8,603,955	4,342,500
Net nonoperating revenue (expenses):	(228,631,227)	(237,386,125)
Income before capital contributions and subsidies	1,643,054	76,993,329
Capital contributions		
Build America Bond's interest subsidy	 9,819,323	13,590,717
Change in net position	11,462,377	90 584 046
Net position- beginning	 242,350,149	58,181,309
Net position - ending	\$ 253,812,526	\$ 148,765,355

Total operating revenues for the NTTA System were \$374,337,540 for the six-month period ending June 30, 2020 and \$468,678,312 for the six-month period ending June 30, 2019 (see Table A-2). Toll revenues for the six-month period ending June 30, 2020 were \$345,179,867 (net of bad debt expense of \$28,340,741), a 19.39% decrease over the toll revenues of \$428,219,103 (net of bad debt expense of \$32,517,387) for the six-month period ending June 30, 2019, due primarily to the recent significant events caused by the Pandemic. Traffic on the NTTA System declined, with average daily revenue transactions of 1,716,102 and 2,315,519 for the six-month periods ending June 30, 2020 and 2019, respectively. See "INFECTIOUS DISEASE OUTBREAK – COVID-19" in the forepart of this Official Statement and "IMPACT OF COVID-19 ON NTTA" herein.

Total operating expenses for the NTTA System before depreciation for the six-month period ending June 30, 2020 were \$107,226,068 compared to the six-month period ending June 30, 2019, of \$116,299,912, a 7.80% decrease (see Table A-2). The variance in total operating expenses, including the Operations and Maintenance Fund, Reserve Maintenance Fund and Capital Improvement Fund, is primarily due to NTTA management actions to reduce overall expenses in response to the Pandemic. Of the above amounts of total operating expenses, \$89,445,382 and \$82,848,244 for the respective six-month periods were attributable to expenses for the Operations and Maintenance Fund is due to the timing of payment of certain budgeted expenses. See "INFECTIOUS DISEASE OUTBREAK – COVID-19" in the forepart of this Official Statement and "IMPACT OF COVID-19 ON NTTA" herein. Interest expense, inclusive of capitalized interest, for the six-month period ending June 30, 2020, was \$239,935,474, a 3.26% decrease from the

interest expense of \$248,010,504 for the six-month period ending June 30, 2019. Debt service coverage for the sixmonth period ending June 30, 2020 and June 30, 2019 for First Tier Bonds and Second Tier Bonds was 1.16 and 1.53 times, respectively. The Trust Agreement and NTTA's Debt Policy both require bond principal and interest coverage of at least 1.20 times (calculated on an annual basis) for First Tier Bonds and Second Tier Bonds.

#### Investments

The NTTA System's total investments as of June 30, 2020, and June 30, 2019, were \$1,692,557,198 and \$1,523,198,656, respectively.

## **Revenues by Type**

Total gross operating revenues for the NTTA System were \$402,678,281 for the six-month period ending June 30, 2020. Toll revenues of \$345,179,867 (net of bad debt expense of \$28,340,741) account for 92.2% of total net operating revenues. Interest income (excluding Construction Fund interest) was \$10,275,775 or 2.8% of total net operating revenues and included in other revenue. The balance of other revenue, mostly administrative and statement fees for collection of tolls from violators, was \$18,881,898, representing 5.0% of total net operating revenues.

#### **Revenues Compared to Estimates**

The NTTA System actual toll revenue for the six-month period ending June 30, 2020 was 24.6% under the toll revenue estimated for such period by NTTA's Traffic Engineers due primarily to the recent significant events caused by the Pandemic. See "INFECTIOUS DISEASE OUTBREAK – COVID-19" in the forepart of this Official Statement and "IMPACT OF COVID-19 ON NTTA" herein. It should be noted that the projected toll revenues were revenues projected to be collected in each year (*i.e.*, cash basis) after applying the appropriate ZipCash revenue recovery rates. Actual toll revenue reported by NTTA in its financial statements is based on revenues determined on an accrual basis in accordance with GAAP.

## **Capital Assets**

The NTTA System's investment in capital assets includes land, buildings, rights-of-way, roadways, bridges, equipment and computer systems. Capital assets (excluding NTTA's investments and capital lease for SRT of \$2,462,813,523 as of June 30, 2020) were \$5,903,959,642, increasing from June 30, 2019, by \$140,804,255.

NTTA utilizes GASB No. 34, Modified Approach of reporting infrastructure assets. Each year a comprehensive assessment is conducted on all NTTA infrastructure assets which affect the following year's maintenance budget. For the six-month period ending June 30, 2019, NTTA estimated it would spend \$29,063,072 for infrastructure maintenance and preservation but actually spent \$7,011,068. For the six-month period ending June 30, 2020, NTTA estimated it would spend \$30,695,888 for infrastructure maintenance and preservation but actually spent \$8,317,190. Fluctuations between the amount spent to preserve and maintain NTTA's infrastructure assets and the estimated amount result primarily from the timing of work activities. The NTTA System's Condition Index for 2018 was 8.8 on a ten point scale with a score of ten meaning "like new" and for 2019 was 8.8, which was above the 8.0 goal established by NTTA.

The SRT will revert to TxDOT after the expiration of the 50-year period commencing on the date NTTA began collecting tolls on the project on its own behalf (September 2008). NTTA is amortizing the cost of the acquisition and the construction costs of the SRT over the 50-year period utilizing the straight-line basis. The effect of amortizing the cost of the acquisition and the construction costs of the SRT reduces NTTA's net revenues as reported on a GAAP basis. Since the amortization is a non-cash item, it does not impact NTTA's calculation of net revenues available per the Trust Agreement.

## Long-Term Debt

As of June 30, 2020, NTTA had long-term debt outstanding of approximately \$9.76 billion (including accrued and accreted interest on capital appreciation bonds and convertible capital appreciation bonds) compared to approximately \$9.91 billion (including accrued and accreted interest on capital appreciation bonds and convertible capital appreciation bonds) as of June 30, 2019. The bonded debt is secured solely by toll revenue of the NTTA System.

### **CURRENT AND HISTORICAL INFORMATION**

#### NTTA System Toll Rate Schedule

Set forth in **APPENDIX C** is the toll rate schedule currently in effect for the NTTA System. Under this toll rate schedule, rates on the NTTA System increase by approximately 2.75% per annum, and are adjusted on July 1 of every odd-numbered year. Under NTTA's toll rate structure, there is a differential in tolls, with those not using TollTags or other transponders being charged a higher toll than those using TollTags or other transponders. While the Board may at any time in the future adopt a different toll rate schedule or alter any of the scheduled increases, absent Board action the scheduled rate increases will automatically go into effect. Before any change in the current NTTA System toll rate schedule can become effective, the Trust Agreement requires that an opinion of the Traffic Engineers be delivered to the Trustee and NTTA stating either (a) that if such proposed toll rate schedule had been in effect during the preceding Fiscal Year, it would not have caused a decrease in the Net Revenues for said preceding Fiscal Year, or (b) the adoption of such proposed toll rate schedule will not adversely affect the ability of NTTA to comply with its rate covenant under the Trust Agreement. A future increase in rates could result in reduced usage of the NTTA System, resulting in decreased revenues. See "**TRAFFIC AND REVENUE STUDY**" herein and the September 2020 T&R Study (hereinafter defined) incorporated by reference herein for assumptions relating to toll rates for the NTTA System. See "**INCORPORATION BY REFERENCE**."

#### **OTHER FINANCIAL INFORMATION**

#### **Historical Traffic and Net Revenues**

The table set forth below shows the net revenues available for debt service of the NTTA System for the calendar years 2016 through 2019 and for the six-month period ending June 30, 2020.

	Revenue Vehicle	Toll	Investment and Other	Current	Net	Change in Net
Year	Transactions <sup>(1)</sup>	Revenue <sup>(1)(2)</sup>	Earnings <sup>(1)</sup>	Expenses <sup>(1)</sup>	Revenues	Revenues
2016	793,502,055	\$758,799,316	\$52,132,804	\$153,516,250	\$657,415,870	13%
2017(3)	803,252,051	\$797,192,510	\$57,972,309	\$166,858,808	\$688,306,011	5%
2018	826,445,078	\$841,491,016	\$67,692,654	\$165,549,909	\$743,633,761	8%
2019(4)	846,173,335	\$886,843,140	\$72,188,818	\$174,227,341	\$784,804,617	6%
2020 <sup>(5)</sup>	312,330,609	\$345,179,867	\$29,157,673	\$ 89,445,382	\$284,892,158	N/A

<sup>(1)</sup> Unaudited financial information of NTTA.

<sup>(2)</sup> Toll Revenue is net of allowance for uncollectible receivables.

<sup>(3)</sup> A system-wide increase of toll rates was implemented on July 1, 2017.

<sup>(4)</sup> A system-wide increase of toll rates was implemented on July 1, 2019.

<sup>(5)</sup> Six-month period ending June 30, 2020. See "INFECTIOUS DISEASE OUTBREAK – COVID-19" in the forepart of this Official Statement and "IMPACT OF COVID-19 ON NTTA" herein for a description of the impact of the Pandemic on transactions, revenues and expenses for the NTTA System.

#### **Historical Debt Service Coverage**

The table below sets forth the debt service coverage for all outstanding debt (including First Tier Bonds, Second Tier Bonds, Third Tier Bonds, the ISTEA Loan and the Subordinate Lien Bonds) of NTTA secured by revenues of the NTTA System for Fiscal Years 2015 through 2019 as calculated pursuant to the Trust Agreement and in accordance with GAAP. The debt service coverage for Fiscal Years 2015 through 2016 did not include the revenue, expenses or debt associated with the PGBT WE or the CTP, as they were operated as a stand-alone system, separate from the NTTA System. Beginning in November 2017, the debt service coverage includes the PGBT WE and CTP.

Fiscal Year	Actual Coverage		
2015	1.48x		
2016	1.48x		
2017	1.49x		
2018	1.37x		
2019	1.42x		

See "IMPACT OF COVID-19 ON NTTA" herein for NTTA's projections for debt service coverage for Fiscal Year 2020.

#### **Pension Plans and Other Post-Employment Benefits**

Upon its creation, NTTA became a participant in the Texas County and District Retirement System (the "*TCDRS*"), a non-profit public trust fund that provides pension, disability and death benefits to eligible employees of its participants. NTTA's employees are required to become members at the time of their employment, unless the individual is ineligible for one of the reasons specified by the TCDRS such as part-time or temporary employees. TCDRS covers eligible employees of Texas counties, districts and political subdivisions who elect to participate and are approved by the TCDRS Board.

NTTA has also adopted the North Texas Tollway Authority 401(k) Plan (the "*NTTA Plan*") as a successor qualified cash or deferred arrangement to the Texa\$aver 401(k) Plan in which the TTA was a participant. A favorable determination letter has been issued by the Internal Revenue Service with respect to the NTTA Plan. Each NTTA employee is eligible to participate in the NTTA Plan.

NTTA requires mandatory participation in both the TCDRS and the NTTA Plan by all eligible employees. For more detailed information concerning the TCDRS and the NTTA Plan, see Note (6) of the financial statements in **APPENDIX B-1**.

NTTA's annual other post-employment benefit ("*OPEB*") liability and annual expense are calculated in accordance with the parameters of GASB Statement 75. NTTA has recorded a total OPEB liability related to Public Employees Benefits Cooperative ("*PEBC*") of \$17,134,836 and a net OPEB liability related to Employees Retirement System of Texas ("*ERS*") of \$3,821,968 for Fiscal Year 2019. The annual OPEB expense for Fiscal Year 2019 as actuarially determined by GASB Statement 75 was \$2,925,193 and \$(22,720) for PEBC and ERS, respectively. See Note (8) of the financial statements in **APPENDIX B-1** for additional information on OPEB.

## **TRAFFIC AND REVENUE STUDY**

In September 2020, CDM Smith, the traffic engineers for the NTTA System, prepared the Comprehensive Traffic and Toll Revenue Study (the "September 2020 T&R Study") to estimate traffic and toll revenues for the NTTA System. The September 2020 T&R Study involved a detailed evaluation of a new metropolitan transportation plan adopted by the North Central Texas Council of Governments ("NCTCOG") in June 2018 called Mobility 2045. The updated travel demand networks of Mobility 2045 were incorporated into the September 2020 T&R Study. This study included an assessment of current economic conditions and other key factors influencing forecasted traffic and revenue on all NTTA System toll facilities. This effort included an independent economic review of the Mobility 2045 demographics along the NTTA System corridors as well as comprehensive traffic count and travel time data collection. As part of the development of the September 2020 T&R Study, CDM Smith evaluated the most recent traffic, transaction, TollTag penetration and ZipCash revenue recovery trends. In addition, CDM Smith updated the underlying assumptions upon which the previous long-range T&R forecasts were developed. This review included the valuation of potential traffic and revenue impacts associated with changes to any of the underlying assumptions. The COVID-19 world-wide pandemic has had a severe and unprecedented impact on the daily lives of nearly all North Texas residents. CDM Smith has been monitoring the traffic impacts across the country including most of the nation's toll roads, and specifically, the NTTA System. Traffic volumes and patterns have changed during the pandemic and the unprecedented impact to the economy. As a result, there is a higher than normal degree of uncertainty in projecting traffic and the associated toll revenue. Included in the September 2020 T&R Study is an assumed recovery timeline which includes both short and long-term impacts on the projected traffic and resulting toll revenue.

The September 2020 T&R Study involved the following key elements:

- NTTA System Traffic Trends and Characteristics CDM Smith evaluated historical and recent traffic and toll revenue trends on all NTTA System toll facilities, as detailed in Section 2 of the September 2020 T&R Study. This included an analysis of annual and monthly transaction trends on NTTA System toll facilities, and AVI and ZipCash transaction shares. In addition, traffic counts and travel time data, collected in 2019, were analyzed and incorporated into the traffic and revenue forecasting models.
- Impacts of COVID-19 on the NTTA System CDM Smith evaluated the impacts of the COVID-19 pandemic on the traffic volumes on the NTTA System facilities. This included a comparison of the traffic declines and recovery with the various measures put in place by authorities aimed at preventing the spread

of the virus. Section 3 of the September 2020 T&R Study includes a description of the impacts observed as well as the assumed recovery as traffic volumes trend upward towards pre-COVID-19 levels.

- **Regional Demographic and Economic Trends** Beginning with the NCTCOG's official regional demographics included in Mobility 2045, CDM Smith evaluated the socioeconomic conditions along the NTTA System corridors as described in Section 5 of the September 2020 T&R Study. This included a review of the historical population and employment growth trends, as well as the future growth projections of these two major socioeconomic characteristics along the NTTA System corridors. A demographic consultant performed an independent economic review of the official demographic datasets and identified necessary modifications to the regional growth projections along and near NTTA System corridors. A summary of the independent economic review performed for the study area is also presented in Section 5 of the September 2020 T&R Study.
- NTTA System Traffic and Toll Revenue Forecasts CDM Smith developed traffic and toll revenue forecasts for the NTTA System as detailed in Section 7 of the September 2020 T&R Study. The traffic and toll revenue forecasts were made using trip tables developed based on findings of the NTTA System independent economic review, with additional adjustments that were done as part of the model validation process.

The results of toll sensitivity analyses for the NTTA System, as described in Section 7 of the September 2020 T&R Study, indicate that the planned toll rates are below the revenue maximization points, demonstrating that, if needed, there is potential for revenue enhancement through toll increases above those assumed for traffic and revenue forecasting purposes.

Based on the traffic forecast at each toll gantry location, annual forecasts for each toll facility of the NTTA System were prepared through 2069. The projections extend from 2020 through 2069 and include the revenue forecasts for DNT, PGBT, SRT, PGBT EE, PGBT WE, CTP, AATT, MCLB and LLTB. In each case, forecasts for each of the facilities are based on modeled traffic estimates at each toll collection location through the year 2045. Estimates beyond year 2045 are based on nominal assumptions regarding future traffic growth. These modeled estimates were refined using post-model adjustments and validation factors used to match observed traffic data at each toll gantry location.

The average toll at each location was based on the current mix of passenger car and commercial vehicle traffic, and the current average tolls, modified in future years to reflect changing assumptions in the proportion of AVI and ZipCash transaction shares. Toll rates for ZipCash transactions are 50 percent higher than the rates for AVI transactions (with a minimum differential of \$0.26 in 2019 dollars for passenger cars) at each toll gantry location.

As shown in the September 2020 T&R Study, the estimated annual revenue on the DNT is expected to increase from \$205.18 million in 2020 to \$326.4 million by 2025 and \$499.9 million by 2035. Revenue on the PGBT is expected to be \$176.01 million in 2020, increasing to \$294.2 million by 2025 and \$457.1 million by 2035. PGBT WE is anticipated to generate \$46.8 million in toll revenue in 2020, increasing to \$86.6 million and \$136.5 million by 2025 and 2035, respectively. The PGBT EE toll revenue included in the September 2020 T&R Study is the NTTA's share of the toll revenue. Under the PGBT EE project agreement with TxDOT, NTTA retains 80 percent of the AVI transaction revenue generated by the PGBT EE, and the remaining 20 percent of the AVI transaction revenue is paid to TxDOT. NTTA retains 80 percent of the revenue collected from the ZipCash transactions at the AVI rate, but NTTA retains 100 percent of the toll surcharge collected on ZipCash transactions. NTTA's share of the revenue on the PGBT EE is expected to be \$32.2 million in 2020, increasing to \$51.1 million by 2025 and \$91.3 million by 2035. Revenue on the SRT is expected to be \$149.6 million in 2020, increasing to \$239.9 million by 2025 and \$382.2 million by 2035. As fiscal year 2058 is the end of the fifty-year operational agreement of the SRT between NTTA and TxDOT, revenue from SRT is estimated through August 31, 2058, while the other facilities are assumed to generate revenue for NTTA in perpetuity. CTP is anticipated to generate \$46.9 million in toll revenue in 2020, increasing to \$75.3 million and \$139.7 million by 2025 and 2035, respectively. Revenue from the AATT, MCLB and LLTB combined is expected to be about \$10.1 million in 2020. By 2025, this is estimated to reach a combined \$14.8 million and increase in 2035 to \$22.7 million, still a very small share of total NTTA System revenue.

As shown in the following table captioned "**NTTA System – Annual Transactions and Revenue**," total revenue on the existing NTTA System is expected to increase from about \$666.7 million in 2020 to \$1.1 billion in 2025 and \$1.7 billion in 2035. Driven by nominal traffic growth and continued assumed modest inflationary adjustments in toll rates, annual revenue on the NTTA System is expected to reach more than \$2 billion per year by 2039.

Several sensitivity test results were included as part of the September 2020 T&R Study to provide the traffic and revenue impacts of changes to some key variables. While the state of the North Texas economy, population and employment growth, specifically along NTTA System corridors, are critical to the transactions and revenue on the NTTA System, the following are other critical parameters that will continue to have a material impact on the NTTA System traffic and revenue:

- AVI transaction shares and ZipCash revenue recovery rates
- Continued traffic recovery from COVID-19 impacts
- Growth in the NTTA System toll rates and toll rates on the several non-NTTA managed lane facilities, including those that will open in the next few years
- Growth in the perceived NTTA customers' values of time
- Gasoline prices
- Truck traffic shares on the NTTA System facilities
- Regional air quality requirements and the regional metropolitan transportation plan
- Future growth and performance of the regional economy
- The timing of capacity improvements along sections of DNT, PGBT and SRT; impacts that the associated construction activities will have on the flow of NTTA System traffic during construction
- Improvements or openings of complementary and competing transportation facilities along the NTTA System corridors; impacts the associated construction activities will have on the NTTA System's traffic and revenue. The critical non-NTTA roadway facilities/improvements that could materially impact the NTTA System's traffic and toll revenue include the expansion of IH 635 Project, IH 35E Project, SH 183 Project and SH 190/East Branch.

The September 2020 T&R Study is incorporated by reference herein. See "INCORPORATION BY REFERENCE."

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NTTA System – Annual Transactions and Revenue									
	Annual Transactions Annual Toll Revenue								
Year	Total	AVI	ZipCash	Total	AVI	ZipCash			
2020	623,446,700	485,922,700	137,524,000	\$666,732,100	\$564,332,500	\$102,399,600			
2021	726,391,000	558,238,000	168,153,000	\$776,100,400	\$666,828,700	\$109,271,700			
2022	801,537,700	614,178,900	187,358,800	\$886,566,100	\$743,798,400	\$142,767,700			
2023	857,202,100	661,010,800	196,191,300	\$971,601,400	\$817,441,700	\$154,159,700			
2024	885,658,200	686,772,400	198,885,800	\$1,035,552,100	\$871,272,200	\$164,279,900			
2025	904,119,600	704,995,100	199,124,500	\$1,088,200,700	\$919,646,100	\$168,554,600			
2026	922,886,800	723,381,600	199,505,200	\$1,143,945,200	\$968,850,000	\$175,095,200			
2027	939,578,100	740,130,800	199,447,300	\$1,195,945,800	\$1,017,500,300	\$178,445,500			
2028	950,754,000	752,126,300	198,627,700	\$1,249,755,300	\$1,064,940,000	\$184,815,300			
2029	970,508,300	770,967,900	199,540,400	\$1,310,571,000	\$1,122,264,100	\$188,306,900			
2030	990,611,700	790,023,100	200,588,600	\$1,377,100,600	\$1,180,664,600	\$196,436,000			
2031	1,011,759,700	809,842,800	201,916,900	\$1,446,341,100	\$1,244,925,400	\$201,415,700			
2032	1,027,138,100	824,976,200	202,161,900	\$1,512,383,400	\$1,302,630,200	\$209,753,200			
2033	1,045,507,400	842,382,000	203,125,400	\$1,584,125,500	\$1,369,615,200	\$214,510,300			
2034	1,061,463,500	857,807,800	203,655,700	\$1,656,065,200	\$1,432,535,400	\$223,529,800			
2035	1,077,494,200	873,214,900	204,279,300	\$1,729,469,700	\$1,500,984,700	\$228,485,000			
2036	1,093,711,200	888,695,500	205,015,700	\$1,808,201,700	\$1,569,974,200	\$238,227,500			
2037	1,109,191,600	903,512,100	205,679,500	\$1,886,118,300	\$1,642,512,900	\$243,605,400			
2038	1,123,033,600	916,907,000	206,126,600	\$1,964,276,000	\$1,710,794,100	\$253,481,900			
2039	1,137,157,800	930,461,000	206,696,800	\$2,044,267,900	\$1,785,120,800	\$259,147,100			
2040	1,151,288,500	943,953,200	207,335,300	\$2,128,876,900	\$1,859,365,000	\$269,511,900			
2041	1,165,671,500	957,591,100	208,080,400	\$2,214,367,400	\$1,938,772,100	\$275,595,300			
2042	1,180,307,000	971,376,300	208,930,700	\$2,305,185,800	\$2,018,383,200	\$286,802,600			
2043	1,195,301,800	985,401,600	209,900,200	\$2,400,202,400	\$2,106,577,300	\$293,625,100			
2044	1,210,388,900	999,449,700	210,939,200	\$2,501,492,000	\$2,194,955,300	\$306,536,700			
2045	1,225,652,200	1,013,595,500	212,056,700	\$2,602,831,400	\$2,289,125,000	\$313,706,400			
2046	1,237,708,700	1,025,004,900	212,703,800	\$2,704,188,000	\$2,377,376,600	\$326,811,400			
2047	1,249,900,000	1,036,476,300	213,423,700	\$2,807,697,400	\$2,473,249,300	\$334,448,100			
2048	1,262,190,100	1,047,982,100	214,208,000	\$2,917,048,500	\$2,568,664,800	\$348,383,700			
2049	1,274,882,100	1,059,778,500	215,103,600	\$3,027,768,700	\$2,671,576,100	\$356,192,600			
2050	1,287,592,000	1,071,548,500	216,043,500	\$3,145,223,700	\$2,773,904,200	\$371,319,500			
2051	1,298,893,700	1,082,099,000	216,794,700	\$3,260,148,500	\$2,880,432,800	\$379,715,700			
2052	1,309,942,300	1,092,399,700	217,542,600	\$3,380,948,600	\$2,985,866,200	\$395,082,400			
2053	1,321,464,600	1,103,057,500	218,407,100	\$3,505,640,600	\$3,101,652,100	\$403,988,500			
2054	1,332,982,000	1,113,674,100	219,307,900	\$3,637,448,300	\$3,216,508,800	\$420,939,500			
2055	1,344,636,700	1,124,371,400	220,265,300	\$3,770,256,100	\$3,339,422,500	\$430,833,600			
2056	1,356,474,300	1,135,189,100	221,285,200	\$3,910,720,100	\$3,461,643,200	\$449,076,900			
2057	1,368,201,100	1,145,885,500	222,315,600	\$4,053,351,000	\$3,594,310,900	\$459,040,100			
2058	1,276,558,800	1,069,716,400	206,842,400	\$3,869,236,500	\$3,429,856,800	\$439,379,700			
2059	1,081,060,900	906,122,100	174,938,800	\$3,325,324,100	\$2,952,153,700	\$373,170,400			
2060	1,089,622,900	913,929,300	175,693,600	\$3,446,790,300	\$3,057,941,100	\$388,849,200			
2061	1,098,378,300	921,878,400	176,499,900	\$3,569,236,800	\$3,171,421,700	\$397,815,100			
2062	1,107,000,800	929,695,300	177,305,500	\$3,698,225,900	\$3,284,016,700	\$414,209,200			
2063	1,115,408,200	937,311,800	178,096,400	\$3,828,304,800	\$3,404,538,300	\$423,766,500			
2064	1,123,189,900	944,381,600	178,808,300	\$3,963,599,600	\$3,521,759,300	\$441,840,300			
2065	1,131,394,800	951,788,300	179,606,500	\$4,100,638,400	\$3,648,957,400	\$451,681,000			
2066	1,139,624,400	959,198,200	180,426,200	\$4,245,798,900	\$3,775,186,300	\$470,612,600			
2067	1,148,002,800	966,715,800	181,287,000	\$4,392,810,000	\$3,910,910,900	\$481,899,100			
2068	1,156,270,800	974,124,500	182,146,300	\$4,546,844,300	\$4,045,363,000	\$501,481,300			
2069	1,164,548,200	981,526,200	183,022,000	\$4,704,044,000	\$4,190,646,100	\$513,397,900			
Total	55,663,689,600	45,700,768,800	9,962,920,800	\$129,297,568,500	\$113,741,168,200	\$15,556,400,300			

## Key assumptions for the foregoing table are as follows:

- 1. NTTA systemwide toll rate increases on July 1 of every odd year by applying an annual toll increase of 2.75% in accordance with NTTA's adopted toll rate policy.
- 2. The SRT Project Agreement permits NTTA to implement congestion pricing if certain capacity improvement triggers are met. However, NTTA anticipates amending the SRT Project Agreement with the approval of TxDOT to remove the congestion pricing provisions. The September 2020 T&R Study assumes that congestion pricing will not be put in place on the SRT at any time.
- 3. Under the PGBT EE Project Agreement, NTTA retains 80% of the AVI transaction revenue generated from the PGBT EE, and the remaining 20% of the AVI transaction revenue is paid to TxDOT. NTTA retains 80% of the revenue collected from the ZipCash transactions at the AVI toll rate, but NTTA retains 100% of the toll premium collected on ZipCash transactions.
- 4. Revenue forecasts for PGBT WE represent gross toll revenues and do not account for net revenue sharing with TxDOT commencing in 2061 as prescribed in the PGBT WE Project Agreement.
- 5. The extension of the DNT main lanes over US 380 and the first pair of ramps north of US 380 (ramps to/from First Street) are assumed to open by December 31, 2022.
- 6. DNT's Panther Creek Parkway ramps toll gantries added to accommodate the City of Frisco building Panther Creek Parkway are assumed to be complete by December 31, 2022.
- 7. The DNT Extension Phase 4A between US 380 and FM 428 will open by July 31, 2028.
- 8. The DNT Extension Phase 4B service road between FM 428 and the Grayson County line is assumed to open by December 31, 2022.
- 9. Expansion of PGBT from three lanes to four lanes per direction from Belt Line to IH 35E is assumed to be completed by December 31, 2021.
- 10. Capacity improvements on SRT from Denton Creek to US 75 from three lanes to four lanes in each direction are assumed to be completed on December 31, 2021.
- 11. SH 190/East Branch from IH 30/PGBT EE to IH 20/Loop 9 opens by December 31, 2032.
- 12. AVI/ZipCash toll transactions splits are applied on a plaza-by-plaza basis. AVI (TollTag) shares assumed for traffic and revenue forecasting purposes include AVI shares at the lane and all types of VToll transaction shares with a three-month lag. Based on the actual data and recent trends, the average NTTA System AVI shares are assumed to be 81.2% in 2019. The average AVI transaction shares on all NTTA facilities are assumed to ramp up based on a logistic function from 81.2% in 2019 to an average of 83.9% in 2060.
- 13. The average NTTA System ZipCash effective revenue recovery rate is assumed to be 36.3% at one year after the transaction occurred (includes invoiced and un-invoiced transactions and excludes all VToll transactions) and 45.8% at two years after the transaction occurred. The effective revenue recovery from TollTag transactions is assumed to be 99.5% in all forecast years, based on historical observations.
- 14. Projected annual toll revenues are revenues projected to be collected in each year (*i.e.*, cash basis) after applying the above-described revenue recovery assumptions to the projected toll transactions for the year.
- 15. 2058 is the fiftieth year of operation of SRT as part of the NTTA System. SRT is expected to be returned to TxDOT at the end of August 2058.
- 16. Background network for travel demand modeling is based on Mobility 2045.
- 17. Trip tables used to generate traffic and revenues projections are based on the Mobility 2045 demographics, updated to reflect independent economic review by Research and Demographic Solutions in 2020 for the September 2020 T&R Study.
- 18. Truck transaction shares are applied on a plaza-by-plaza basis, at an NTTA System average of 3.0% (based on 2019 data) and are assumed to remain constant throughout the forecast period.
- 19. NTTA will employ business rules to encourage increases in AVI shares on its facilities and to increase the ZipCash toll revenue recovery.

- 20. In accordance with the existing practice of NTTA, all NTTA System facilities will be well-maintained, efficiently operated and effectively signed to encourage maximum usage.
- 21. Growth in vehicle operating costs (which include fuel, maintenance and tires) will not significantly deviate from the assumed inflation rate in the September 2020 T&R Study.
- 22. Growth in traveler values of time will not significantly deviate from the assumed annual escalation rates in the September 2020 T&R Study.
- 23. No local, regional or national emergency will arise which would abnormally restrict the use of motor vehicles.

## **INCORPORATION BY REFERENCE**

For additional information, the September 2020 T&R Study has been filed with the Electronic Municipal Market Access System ("EMMA") maintained by the Municipal Securities Rulemaking Board (the "MSRB") and is incorporated by reference herein. In addition, NTTA's monthly financial statements filed with EMMA are incorporated by reference herein. The documents incorporated by reference are also available upon request made to NTTA and the September 2020 T&R Study may be accessed on NTTA's website by accessing the following link:

#### https://www.ntta.org/whatwedo/fin invest info/NTTAsystem/Documents/NTTA%202020ComprehensiveTRStudy.pdf

THE FOREGOING LINK IS NOT INCLUDED TO INCORPORATE BY REFERENCE, EITHER EXPRESSLY OR BY IMPLICATION, INTO THIS OFFICIAL STATEMENT ANY OTHER INFORMATION OR MATERIALS ON NTTA'S WEBSITE. THE INFORMATION CONTAINED AT THE LINK LOCATION IS DATED AS OF THE DATE OF THE DOCUMENT, AND THERE CAN BE NO ASSURANCE THAT SUCH INFORMATION WILL BE UPDATED IN THE FUTURE. NTTA, ITS FINANCIAL ADVISORS AND THE UNDERWRITERS DISCLAIM ANY RESPONSIBILITY TO UPDATE SUCH INFORMATION. NTTA, ITS FINANCIAL ADVISORS AND THE UNDERWRITERS DISCLAIM ANY RESPONSIBILITY AS TO THE ACCURACY OR COMPLETENESS OF THE CONTENT OF ANY MATERIAL CONTAINED ON ANY LINK TO OR CONTENT OR MATERIAL ON OTHER INTERNET SITES OR HYPERLINKS/URL REFERENCES ACCESSED THROUGH NTTA'S WEBSITE.

## **ENGINEERING REPORTS AND PROGRESS REPORTS**

NTTA has received multiple engineering reports and semi-annual construction progress reports with respect to various components of the NTTA System. Copies of all engineering and semi-annual progress reports are available upon request at the offices of NTTA. Such reports reflect the facts, conditions and estimates existing or made at the time of the report. Each such report speaks only as of its date and no effort has been made to update such reports.

## **INVESTMENTS**

Investment of NTTA's money is governed by State law (including the Texas Public Funds Investment Act), and the comprehensive investment policy and strategy statement adopted by the Board (the "*Investment Policy*").

NTTA is required by the Public Funds Investment Act to invest its money under written investment policies that (i) primarily emphasize safety of principal and liquidity, (ii) address investment diversification, yield, maturity and the quality and capability of investment management and (iii) include a list of authorized investments, maximum allowable stated maturity of any individual investment for pooled funds, the maximum dollar-weighted average maturity, methods to monitor the market price of investments and a requirement for settlement of all transactions, except investment pool funds and mutual funds, on a delivery versus payment basis. For a discussion of the investments of NTTA, see "APPENDIX B."

The Chief Financial Officer has been appointed by the Board as the "Investment Officer" as required by the Public Funds Investment Act. No person may invest NTTA funds without express written authority from the Board. NTTA's investments must be made "with judgment and care under circumstances then prevailing that persons of prudence, discretion and intelligence exercise in the management of their own affairs, not for speculation, but for investment, considering the probable safety of their capital as well as the probable income to be derived." At least quarterly, the Investment Officer of NTTA must submit an investment report detailing: (i) the book value and market value of each investment at the beginning and end of the reporting period, (ii) if funds are pooled for investment purposes, the beginning market value of the pool portfolio, changes in the market value during the reporting period,

the ending market value of the portfolio and fully accrued interest for the reporting period and (iii) compliance with the investment portfolio as it relates to the adopted investment strategy.

Additionally, the Board must (i) review annually its adopted policies and strategies, (ii) adopt a rule, order, ordinance or resolution stating that it has reviewed its investment policy and investment strategies and records, and include any changes made to either its investment policy or investment strategy in the respective rule, order, ordinance or resolution, (iii) require any investment officers with personal business relationships or relatives with firms seeking to sell securities to NTTA to disclose the relationship and file a statement with the Texas Ethics Commission and NTTA, (iv) require the qualified representative of firms offering to engage in an investment transaction with NTTA to: (a) receive and review NTTA's investment policy, (b) acknowledge that reasonable controls and procedures have been implemented to preclude investment transactions conducted between NTTA and the business organization that are not authorized by the Board's investment policy (except to the extent that this authorization is dependent on an analysis of the makeup of NTTA's entire portfolio or requires an interpretation of subjective investment standards) and (c) deliver a written statement in a form acceptable to NTTA and the business organization attesting to these requirements, (v) perform an annual audit of the management controls on investments and adherence to NTTA's investment policy, (vi) provide specific investment training for the treasurer, chief financial officer and investment officers, (vii) restrict reverse repurchase agreements to not more than 90 days and restrict the investment of reverse repurchase agreement funds to no greater than the term of the reverse purchase agreement, (viii) restrict the investment in no-load mutual funds in the aggregate to no more than 15% of NTTA's monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt service, (ix) require local government investment pools to conform to certain disclosure, rating, net asset value, yield calculation and advisory board requirements and (x) at least annually review, revise and adopt a list of qualified brokers that are authorized to engage in investment transactions with NTTA.

NTTA generally invests in direct obligations of the United States or its agencies and instrumentalities or repurchase agreements fully collateralized by obligations of the United States or its agencies or instrumentalities.

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#### **APPENDIX B-1**

## COMPREHENSIVE ANNUAL FINANCIAL REPORT OF THE NORTH TEXAS TOLLWAY AUTHORITY SYSTEM, AN ENTERPRISE FUND OF THE NORTH TEXAS TOLLWAY AUTHORITY, FOR FISCAL YEAR ENDED DECEMBER 31, 2019

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# 2019 COMPREHENSIVE ANNUAL FINANCIAL REPORT

## North Texas Tollway System

An Enterprise Fund of the North Texas Tollway Authority

Fiscal Year Ended December 31. 2019

5900 Plano Parkway Plano, Texas 75093

ntta.org

# Meeting the Needs of a Growing Region

S-2

As 2019 drew to an end, NTTA closed the book on another successful year and a decade that saw the organization fortify its reputation as a respected leader and partner in the region's transportation network.

North Texas' population growth in the last 10 years was among the highest in the country, and NTTA met the record demand by adding lanes to its existing toll roads, including President George Bush Turnpike and opening new roads in the western and southern areas of the region (Chisholm Trail Parkway and 360 Tollway).

NTTA ended the decade by reaffirming its commitment to the customers, businesses, communities and stakeholders it serves 24/7. By adding new lanes in 2019 on the Dallas North Tollway and President George Bush Turnpike, NTTA's capacity to serve new and longtime North Texans also grew. In 2019, construction also began to add lanes to the Sam Rayburn Tollway. While working to keep North Texas moving, NTTA remained at the forefront of safety and innovation among its peers nationwide.

As part of a federal pilot program, NTTA applied unique textured orange lane stripes in two construction zones on the Sam Rayburn Tollway to alert drivers to slow down while construction crews are working in the area. The agency also installed thermal cameras along some of its roads to supplement existing wrongway driver detection.

NTTA achieved all of this while gaining recognition and awards for its commitment to business diversity.

As North Texas enters a new decade, NTTA will continue to deliver transportation solutions and technological innovations to a region poised to make another leap forward.

S-3



Contents

#### **Introduction**

- S6 CFO's Assessment: Horatio Porter
- S10 Strategic Priorities
- S12 Snapshot of 2019
- S13 Traffic and Incident Management
- S14 Capacity and Maintenance Improvement Projects
- S16 Business Diversity Update
- S18 Government Finance Officers Association Award
- S19 System Map
- S20 Board of Directors
- S21 Organizational Chart

#### **Financial Section**

- 2 Independent Auditor's Report
- 5 Management's Discussion and Analysis (MD&A)
- **Basic Financial Statements**
- 15 Statement of Net Position
- 17 Statement of Revenues, Expenses and Changes in Net Position
- 18 Statement of Cash Flows
- 19 Notes to Basic Financial Statements
- **Required Supplementary Information**
- 56 Modified Approach Infrastructure

- 58 Schedule of Changes in Net Pension Liability / (Assets) and Related Ratios
- 59 Schedule of Employer Contributions
- 60 Schedule of Changes in PEBC Total OPEB Liability and Related Ratios
- 61 Schedule of Authority's Share of ERS Net OPEB Liability
- 61 Schedule of Authority's Contributions to ERS OPEB
- 62 Schedule 1 Schedule of Net Position by Trust Account

#### Statistics (Unaudited)

- 65 Introduction to Statistical Section
- 66 Net Position by Component
- 67 Statement of Revenues, Expenses and Changes in Net Position by Net Component
- 68 Traffic and Toll Revenue
- 69 Toll Rates (by Toll Plaza and Class of Vehicle)
- 74 Ratio of Outstanding Debt by Type
- 75 Ratio of Revenue Backed Debt Outstanding
- 76 Schedule of Pro Forma Debt Service Requirements
- 77 Schedule of Estimated Toll Revenues, Expenses, Other Income and Estimated Debt Service Coverage Ratio

- 78 Demographic and Economical Statistical Data
- 81 North Texas Four-County Region's Top Ten Employers
- 82 Contribution to Infrastructure Assets
- 83 Toll Collection Variance
- 84 Total Lane Miles Operating and NTTA Employee Data

#### Financial Disclosure Schedules (Unaudited)

- 86 Schedule 2 Consolidating Schedule for Capital Improvement Fund
- 87 Schedule 3 Schedule of Budget and Actual Revenues and Expenses on Trust Agreement Basis
- 88 Schedule 4 Schedule of Changes in Net Position by Trust Fund Account
- 90 Schedule 5 Schedule of Toll Revenue and Traffic Analysis
- 91 Schedule 6 Schedule of Toll Rates
- 92 Schedule 7 Schedule of Historical Traffic, Toll Revenues and Net Revenues
- 93 Schedule 8 Schedule of Capitalized Costs by Project
- 95 Schedule 9 Schedule of Deferred Study Costs - Feasibility Study Fund

## Horatio Porter

Chief Financial Offer



The Authority is committed to being a careful steward of all resources placed in its care – financial, physical and environmental.



Letter to Chairman John Mahalik And the Board of Directors

The Finance Department of the North Texas Tollway Authority (the Authority or NTTA) is pleased to submit the Comprehensive Annual Financial Report (CAFR) for the year ended December 31, 2019, in compliance with Section 711 of the Amended and Restated Trust Agreement. The CAFR is intended to provide detailed information on the financial condition of the North Texas Tollway System (the System), an enterprise fund of the Authority, at December 31, 2019, including the System and the Non-Major Enterprise Fund.

The System consists of the Dallas North Tollway (DNT), President George Bush Turnpike (PGBT), Sam Rayburn Tollway (SRT), previously known as State Highway 121, Mountain Creek Lake Bridge (MCLB), Addison Airport Toll Tunnel (AATT), Lewisville Lake Toll Bridge (LLTB) and the Chisholm Trail Parkway (CTP).

The Non-Major Enterprise Fund is a Tolling Services Agreements (TSAs) fund. The following represents the three types of TSAs: (1) Developer TSAs where NTTA has collection exposure and is paid a fee to process each transaction (2) Developer TSAs where NTTA remits only amounts collected and is paid a fee to process each transaction and (3) Regional TSA facilities where NTTA remits only amounts collected and is reimbursed for operating expenses from the Texas Department of Transportation (TxDOT). Developer TSA (type 1) facilities presently consist of Interstate Highway 635 (LBJ) and North Tarrant Express 1&2 (NTE 1&2). Developer TSA (type 2) facilities presently consist of North Tarrant Express 3B (NTE 3B). Regional TSA (type 3) facilities presently consist of DFW Connector (DFWC), I-30, I-35E, SH-114, I-635 (LBJ East), Loop 12 and SH-183.

Management assumes full responsibility for the completeness and reliability of the information contained in this report, based upon a comprehensive framework of internal controls that it has established for this purpose. Because the cost of internal controls should not exceed anticipated benefits, the objective is to provide reasonable, rather than absolute, assurance that the financial statements are free of any material misstatements. Crowe LLP, an independent audit firm, has issued an unmodified ("clean") opinion on the North Texas Tollway System's financial statements for the year ended December 31, 2019. This independent auditors' report is located at the front of the financial section of this report.

Management's Discussion and Analysis (MD&A) immediately follows the independent auditors' report and provides a narrative introduction, overview and analysis of the basic financial statements. The MD&A complements this letter of transmittal and should be read in conjunction with it.

#### Profile of the North Texas Tollway Authority

The Turnpike Act of 1953 was passed by the Texas Legislature and signed into law by Governor Allan Shivers on June 9, 1953, creating the Texas Turnpike Authority for the purpose of building and managing an expressway between Dallas and Fort Worth.

After the initial design was completed in December 1954, \$58,000,000 in bonds were sold to construct the expressway called the Dallas-Fort Worth Turnpike.

The turnpike was dedicated on September 5, 1957, and by November 8, 1957 it had already served 1 million patrons.

In 1962, the Dallas Central Business District Association petitioned the Turnpike Authority to investigate the feasibility of a turnpike linking the central business district with north central Dallas. In June 1965, bonds were sold, and the Dallas North Tollway was in business.

The first segment of the tollway from downtown to Mockingbird Lane opened to traffic on February 11, 1968, and the next segment to Royal Lane was opened to traffic on June 30, 1968.

In 1997, the Texas Legislature created regional tollway authorities, and the current North Texas Tollway Authority was born.

The Authority is committed to being a careful steward of all resources placed in its care – financial, physical and environmental. Because the Authority is a public organization chartered by the state of Texas, every toll collected is reinvested in the region.

NORTH TEXAS TOLLWAY SYSTEM | 2019 COMPREHENSIVE ANNUAL REPORT

Toll revenues in 2019, net of bad debt expense, were \$899,647,241, representing an increase of 5.8% over 2018 toll revenues of \$850,437,774, net of bad debt expense. This increased revenue will allow the Authority to preserve current assets, fund capital improvement projects, satisfy debt-service obligations and invest in safety and technology to provide our patrons world-class service.

The operations of the System are accounted for as an enterprise fund in accordance with United States Generally Accepted Accounting Principles (GAAP). Management takes responsibility for the accuracy of the data and the completeness and fairness of the presentation, including all disclosures. In keeping with that responsibility, these statements are presented on a consolidated basis and include the NTTA System and the Non-Major Enterprise Fund for Tolling Services Agreements (TSAs). Management confirms that the financial statements are presented fairly and, in all material respects, represent the financial position of the System as of December 31, 2019. Please refer to the MD&A on Pages 5-14 of this report for a detailed discussion of NTTA's financial performance.

#### **Relevant Financial Policies**

Section 501 of the Amended and Restated Trust Agreement mandates the Authority will keep in effect a Toll Rate Schedule which will raise and produce Net Revenues (Gross Revenues less Operating and Maintenance Expenses) sufficient to satisfy the greater of (1), (2) or (3) below:

(1) 1.35 times the scheduled debt service requirements on all outstanding First Tier Bonds for the fiscal year; or (2) 1.20 times the scheduled debt service requirements on all outstanding First Tier Bonds and all outstanding Second Tier Bonds for the fiscal year; or

(3) 1.00 times the scheduled debt service requirements on all outstanding First Tier Bonds, all outstanding Second Tier Bonds, all outstanding Third Tier Bonds and all other outstanding obligations of the Authority secured by net revenues for the fiscal year.

Coverage for all debt for 2019 was 1.42 times, well above the required level of 1.00.

#### Awards and Acknowledgments

The Government Finance Officers Association (GFOA) awarded a Certificate of Achievement for Excellence in Financial Reporting to the North Texas Tollway Authority for its Comprehensive Annual Financial Report for the fiscal year ended December 31, 2018.

We appreciate our Board of Directors for providing leadership as NTTA delivers transportation solutions for customers in the region. We also wish to thank NTTA staff and members of the Finance Department for their contributions to the production of this report.

Respectfully submitted. Horatio Porte

Chief Financial Officer



#### **Strategic Priorities**

NTTA's system has been carefully planned and designed to carry out the Authority's mission and help achieve its strategic goals.





#### Mission

To provide a **safe** and **reliable** toll road system, **increase value** and **mobility** options for our customers, operate the Authority in a businesslike manner, **protect** our bondholders, and **partner** to meet our region's **growing** transportation infrastructure

#### **Strategic Goals**

Customer driven

2020

- Innovative transportation solutions
- Financially sound and vibrant
- **Respected** leader and partner in the region's transportation network
- Highly energized, qualified and engaged team



NTTA System Connecting North Texas through reliable, convenient and smoother roads

S-11


## Snapshot of 2019



# Traffic and Incident Management

2019 Innovations and Accomplishments

NTTA installed thermal cameras to supplement existing wrong-way driver detection on the NTTA system.

NTTA tested the use of solid orange lane stripes in road construction zones to determine if they improve safety in the work zone for both drivers and construction workers.

## **Roadside Safety Service**





**44,702** average NTTA total customer calls response time

**Motorist Assists** 



Abandoned Vehicles Tagged





S-13

## **Capacity and Maintenance Improvements**

### Sam Rayburn Tollway

The Sam Rayburn Tollway Fourth Lane Project will add one lane in the median in both directions along the entire 26 miles of the tollway. Ramp improvements will also be made along the corridor. Planning and design work completed in 2018. Construction began January 2019. Estimated completion is late 2021.









## **Dallas North Tollway**

Various improvements were made to our flagship road, the Dallas North Tollway (DNT), including the addition of fourth-lane segments in both directions, interchange improvements, relocation of lights, pavement and center barrier replacements. The 2019 progress for each section of DNT projects is as follows:

DNT extension over US 380: Extension of the DNT will be built over US 380. On schedule; design work is complete; construction started late 2019.

SRT to US 380: DNT Fourth Lane planning work in progress. On schedule; anticipated construction start late 2022.

Phase 4A: Extension of DNT from US 380 to FM 428: Three lanes in each direction from US 380 to FM 428 in Celina. On schedule; planning work underway; anticipated construction estimated start TBD.

Phase 4B Frontage Road: Frontage road extension along DNT from FM 428 to Grayson County line: On schedule; design work continued in 2019; anticipated construction start TBD.

## President George Bush Turnpike

Additional fourth lane added along the turnpike to expand capacity and keep pace with increasing traffic demand. The additional lanes are constructed in segments inside the median to reduce traffic disruption and will open to traffic as each section is completed. The 2019 progress for each segment includes:

- DNT to Interstate 35E: Fourth lane construction began July 2017. New lanes opened to traffic December 2019.
- I-35E to N. Beltline Rd.: Fourth lane design work is complete. Construction began in August 2019. Anticipated opening to traffic late 2021.
- SH 183 to I-20: Fourth lane design is complete. Construction began in December 2019. Anticipated opening to traffic late 2022.



## **Business Diversity & Vendor Outreach**

In 2019, NTTA's Business Diversity Department (BDD) participated in and hosted many outreach events for disadvantaged, minority and womanowned business enterprises (D/M/WBE). Outreach efforts helped result in 150 new vendors working with NTTA.

# Hosted 20 vendor outreach events, including:

- •Second-Wednesday Business Chat sessions– D/M/WBEs promote their businesses to NTTA staff, contractors and contractor associations
- Quarterly Vendor Outreach Symposiums– NTTA travels to each of its four-member counties to meet with potential vendors
- Cooperative Inclusion Plan workshops– Partnership with the Texas Department of Transportation and regional contractors' associations for vendor outreach

## Advocacy Trade Association Participation

 Participated in 63 external outreach events hosted by advocacy groups and trade partners

### Industry-Specific Procurement Events

- Engineering opportunities event
- Pre-solicitation- President George Bush Turnpike total routine maintenance procurement, more than 200 vendors attended
- 2019 Legal Services- in collaboration with Dallas Area Rapid Transit, Parkland Hospital, DFW Airport, the Dallas Bar Association, minority certification agencies and other minority/women legal associations
- Information Technology Services- more than 90 IT firms attended
- Small Purchases Vendor Fair- featured small businesses

### **Diversity Attainment**

\*2019 Diversity Attainment results highlighted the use of DMWBEs in NTTA contracts: 30% or 30 cents per dollar was spent with DMWBEs

### **Awards and Recognitions**

- DFW Minority Supplier Development Council (DFWMSDC) – 2019 Diversity Spend
- DFWMSDC Best Practice Recognition NTTA ROAD Program
- Regional Hispanic Contractors Association (RHCA) – 2019 Public Entity of the Year
- RHCA Luna Awards Carol Stephens, 2019 Administrative Professional of the Year
- DFWMSDC 2019 E-Awards Public Sector Agency of the Year
- Asian American Contractors Association of Texas – 2019 Most Outstanding Entity of the Year

## Relationship and Opportunities Advancing Diversity (ROAD) Program (2020 – 2022)

- Hosted an informational event to generate enrollment
- Recommended 17 teams for acceptance into the class
- Organized four quarterly networking events for program participants



## **GFOA Award**

Government Finance Officers Association

# Certificate of Achievement for Excellence in Financial Reporting Presented to

## North Texas Tollway Authority

For its Comprehensive Annual Financial Report for the Fiscal Year Ended

December 31, 2018

Christophen P. Morrill

Executive Director/CEO

## **NTTA Toll Roads, Bridges and Tunnel**



## **TollTag Customer Service Centers**



39025 LBJ Service Road Dallas 75232

4825 Overton Ridge Blvd., Suite 304 Fort Worth 76132

5244 S State Highway 360, Suite 384 Grand Prairie 75052 2110 N Galloway Ave., Suite 120 Mesquite 75150

5555 President George Bush Turnpike Irving 75038

5900 W Plano Pkwy. Plano 75093 (NTTA Headquarters)

NORTH TEXAS TOLLWAY SYSTEM | 2019 COMPREHENSIVE ANNUAL REPORT

## **NTTA Board of Directors**

December 31, 2019



**NTTA Organization** 

December 31, 2019

James Hofmann, CEO/Executive Director | Horatio Porter, Chief Financial Officer

S-21





Crowe LLP Independent Member Crowe Global

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors North Texas Tollway Authority

### **Report on the Financial Statements**

We have audited the accompanying financial statements of the major fund and the aggregate remaining fund information of the North Texas Tollway System (the System), an enterprise fund of the North Texas Tollway Authority (the Authority), as of and for the year ended December 31, 2019, and the related notes to the financial statements, which collectively comprise the System's basic financial statements as listed in the table of contents.

### Management's Responsibility for the Financial Statements

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

#### Auditor's Responsibility

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

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

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

#### Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the major fund and the aggregate remaining fund information of the System as of December 31, 2019, and the respective changes in financial position, and, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

### **Emphasis of Matters**

As discussed in note 1(a), the financial statements present only the System, an enterprise fund of the Authority and do not purport to, and do not, present fairly the financial position of the Authority as of December 31, 2019, and the changes in its financial position and its cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States of America. Our opinions are not modified with respect to this matter.

As discussed in Note 11 to the financial statements, the financial impact of COVID-19 will impact subsequent periods of the System. Our opinions are not modified with respect to this matter.

#### Other Matters

#### Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis on pages 5-14, Modified Approach - Infrastructure Assets on pages 56-57, Schedule of Changes in Net Pension Liability/(Asset) and Related Ratios on page 58, Schedule of Employer Pension Contributions, on page 59, Schedule of Changes in PEBC Total OPEB Liability and Related Ratios on page 60, Schedule of Authority's Share in ERS Net OPEB Liability, on page 61, and Schedule of Authority's Contributions to ERS OPEB on page 61, be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

#### Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the System's basic financial statements. The items listed in the introductory section, and the supplementary schedules 1 through 9, and statistical section are presented for purposes of additional analysis and are not a required part of the basic financial statements.

Schedule 1 is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Schedule 1 is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

The items listed in the introductory section, schedules 2 through 9, and the statistical section have not been subjected to the auditing procedures applied in the audit of the basic financial statements, and accordingly, we do not express an opinion or provide any assurance on them.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Management's Discussion and Analysis

December 31, 2019

As Management of North Texas Tollway Authority (Authority), we offer readers the financial statements for the System, which consists of DNT, PGBT, PGBT EE, PGBT WE, CTP, SRT, MCLB, AATT, and the LLTB. These toll roads make up the major enterprise fund of the System. The Non-Major Enterprise Fund is a fund for TSAs. The following represent the three types of TSAs: (1) Developer TSAs where NTTA has collection exposure and is paid a fee to process each transaction (2) Developer TSAs where NTTA remits only amounts collected and is paid a fee to process each transaction and (3) Regional TSAs facilities where NTTA remits only amounts collected and is reimbursed for operating expenses from TxDOT. Developer TSA (type 1) facilities presently consist of LBJ and NTE 1&2. Developer TSA (type 2) facilities presently consist of NTE 3B. Regional TSA (type 3) facilities presently consist of DFWC, I-30, I-35E, SH-114, LBJ East, Loop 12, and SH-183.

We offer readers of these financial statements a narrative overview and analysis of the financial activities of the System for the year ended December 31, 2019. This discussion and analysis is designed to assist the reader in focusing on the financial issues and activities and to identify any significant changes in financial position. Please read it in conjunction with the financial statements, which immediately follow this section.

#### Using This Annual Report

### **Overview of the Financial Statements**

This discussion and analysis is intended to serve as an introduction to the System financial statements, notes to the financial statements, and required supplementary information. The financial statements of the System report information using accounting methods consistent with reporting for an enterprise activity similar to those used by private sector companies.

Statement of Net Position: This statement presents information on the System and the Non-Major Enterprise fund assets and liabilities. The difference between the two is reported as net position. Over time, increases or decreases in the net position are useful indicators of whether the System's financial position is improving or deteriorating.

Statement of Revenues, Expenses and Changes in Net Position: This statement presents information showing the System and the Non-Major Enterprise fund revenues, expenses, and how the net position changed during the year.

Statement of Cash Flows: This statement presents information about the System and the Non-Major Enterprise fund cash receipts and cash payments, or, the sources and uses of the System and the Non-Major Enterprise fund cash. It also presents the change in cash balance during the fiscal year.

Notes to the Financial Statements: The notes to the financial statements provide additional information that is essential to a full understanding of the data provided in the basic financial statements.

**Other:** Certain required supplementary information is presented to disclose trend data on the System infrastructure condition. Additionally, certain financial schedules are presented by Trust Account and in accordance with the Authority's Trust Agreement.

### Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated June 12, 2020 on our consideration of the System's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the System's internal control over financial reporting and compliance.

Crowe HP

Crowe LLP

Dallas, Texas June 12, 2020

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Management's Discussion and Analysis

December 31, 2019

### **Financial Results and Analysis**

#### 2019 Highlights

- The total net position increased by \$192,154,393 over fiscal year 2018, mainly due to a 6.4% increase in total operating revenues.
- The System's total traffic transactions (excluding non-revenue transactions) for fiscal year 2019 were 847,392,583, an increase of 19,782,168 or 2.4% over fiscal year 2018 transactions.
- The Non-Major Enterprise Fund total traffic transactions for fiscal year 2019 were 191,465,698, an increase of 46,341,373 or 31.9% over fiscal year 2018 transactions. This is primarily due to the ramp-up of existing facilities, as well as a full year of operation on the SH 183 and Loop 12 facilities.
- Approximately 5,930,349 toll tags were active at the end of fiscal year 2019, an increase of 246,509 or 4.3% over fiscal year 2018 active toll tags.
- The System received a toll equity grant in the amount of \$160,270,000 from TxDOT for Right of Way acquisition and other costs related to the PGBT Eastern Extension (PGBT EE) in 2007. In return for the grant, the Authority agreed to share 20% of the tolls received on the PGBT EE with TxDOT over the life of PGBT EE. The extension opened in late December 2011. In fiscal year 2019, TxDOT received \$9,468,208 on 38,093,418 transactions in comparison to \$8,945,628 on 36,798,901 transactions in 2018.
- The System's toll revenues of \$886,843,140, net of bad debt expense, increased \$45,352,124 or 5.4% over fiscal year 2018, due to a 2.4% increase in traffic transactions, and a 5.5% toll rate increase implemented July 1, 2019. The toll rate increase resulted in an approximate 2.75% impact on revenues for being in place half of the year.
- The Non-Major Enterprise Fund total operating revenues of \$52,230,665 increased \$11,460,076 or 28.1% over fiscal year 2018, due to the increase in developer TSA transactions.
- The System's Administration and Operations expenses of \$174,227,341 increased by \$8,677,432 or 5.2% over fiscal year 2018. (See Budget to Actual Schedule – page 87)
- The Non-Major Enterprise Fund administration and operations expenses of \$44,245,114, increased by \$6,688,717 or 17.8% over fiscal year 2018, due to the increase of developer TSA transactions.

#### 019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Management's Discussion and Analysis**

December 31, 2019

#### Summary of Operations

Table A-1 Net Position

Net F	USIUC	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	-	2019	2018
Current unrestricted assets	\$	562,577,137	\$ 636,070,354
Current restricted assets		581,198,620	544,920,855
Noncurrent assets			
Investments		324,199,755	46,759,740
Restricted investments		335,283,559	481,330,226
Other assets		3,784,411	14,913,127
Intangible assets		2,495,041,623	2,559,497,824
Capital assets:			
Nondepreciable		5,761,166,820	5,671,997,459
Depreciable (net)		75,037,636	 49,685,570
Total assets	_	10,138,289,561	 10,005,175,155
Deferred outflow of resources	_	605,726,305	 671,048,987
Current unrestricted liabilities		137,274,392	110,253,903
Current liabilities payable from restricted assets		335,371,269	339,940,058
Noncurrent liabilities		23,771,584	41,558,994
Long-term debt	_	9,893,194,770	 10,041,513,249
Total liabilities		10,389,612,015	 10,533,266,204
Deferred inflow of resources		55,774,616	 36,483,096
Investment in capital assets		(3,573,033,890)	(3,710,464,076)
Restricted for debt service		1,359,733,801	1,230,664,711
Restricted for SCA intangible		2,495,041,623	2,559,497,824
Unrestricted		16,887,701	 26,776,383
Total net position	\$	298,629,235	\$ 106,474,842

The net position indicates an unrestricted current ratio of 4.10 and 5.77 for fiscal year 2019 and fiscal year 2018, respectively. Working capital was \$425,302,744 and \$525,816,450 in fiscal year 2019 and fiscal year 2018, respectively. Total unrestricted current assets were \$562,577,137 in fiscal year 2019, compared to \$636,070,354 in fiscal year 2018. Total unrestricted and restricted current assets were \$1,143,775,757 at the end of fiscal year 2019. Cash and investments of \$1,036,742,148 represent the largest component of current assets. The remaining \$107,033,609 is comprised of accrued interest receivable of \$82,675,421, inter-project/interagency receivables of \$17,079,668, and prepaid expenses of \$3,317,917.

Total unrestricted current liabilities were \$137,274,392 at the end of fiscal year 2019, consisting of \$11,817 of accounts payable, \$82,006,092 of deferred revenue, \$45,408,629 of accrued liabilities (mainly accrued salaries and vacation liability), and interagency payables of \$9,847,854.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Management's Discussion and Analysis**

December 31, 2019

### Table A-2

Change in Net Position

Revenues		2019	2018
Tolls	\$	899,647,241 \$	850,437,774
Other revenues		111,615,382	99,516,486
Operating revenues		1,011,262,623	949,954,260
Operating expenses before depreciation		283,077,822	245,436,223
Income from operations before depreciation		728,184,801	704,518,037
Amortization of intangible (Sam Rayburn Tollway)		(64,788,513)	(64,788,513
Depreciation	_	(9,372,351)	(10,059,970
Operating income		654,023,937	629,669,554
Nonoperating revenue (expenses):			
Increase in fair value of investments		6,539,882	(1,061,515
Interest expense		(491,644,406)	(493,048,030
Other		(471,772)	(9,774,843
Net nonoperating revenue (expenses):		(485,576,296)	(503,884,388
Capital contributions			
Payments to other governments		-	(2,000,000
BAB's subsidy		23,706,752	27,123,478
Change in net position	_	192,154,393	150,908,644
Net position - beginning		106,474,842	(44,433,802
Net position - ending	\$	298,629,235 \$	106,474,842

Total operating revenues were \$1,011,262,623 for fiscal year 2019 and \$949,954,260 for fiscal year 2018. Toll revenues in fiscal year 2019 were \$899,647,241 (net of bad debt expense of \$95,253,446), a 5.8% increase over fiscal year 2018 toll revenues of \$850,437,774 (net of bad debt expense of \$92,519,568). Traffic on the System and the Non-Major Enterprise Fund continues to grow, with average daily transactions of 2,321,624 and 524,563.56 in fiscal year 2019 as compared to 2,267,426 and 397,601 in fiscal year 2018, respectively.

Total operating expenses, including the Operation and Maintenance Fund, Reserve Maintenance Fund, Capital Improvement Fund, and Construction Improvement expenses before depreciation for fiscal year 2019 were \$283,077,822 representing a 15.3% increase from fiscal year 2018 operating expenses of \$245,436,223. Interest expense, inclusive of capitalized interest, for fiscal year 2019 was \$491,644,406, a 0.3% decrease from fiscal year 2018 interest expense of \$493,048,030. The System's debt service coverage for all debt for fiscal year 2019 and fiscal year 2018 were 1.42 and 1.37 times, respectively. The Trust Agreement and the Authority's Debt Policy both require bond principal and interest coverage of 1.35 for first lier debt. For fiscal year 2019, the debt service coverage for first lier debt. For fiscal year 2019, the debt service coverage for first lier debt. For fiscal year 2019, the debt service coverage for first lier debt.

The overall financial position in fiscal year 2019 increased by \$192,154,394 from fiscal year 2018.

#### 19 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Management's Discussion and Analysis**

December 31, 2019

**Investments:** Investments at December 31, 2019 and 2018 were approximately \$1,622,522,922 and \$1,531,590,111 respectively. Chart A-3 below shows the types of authorized investments in the December 31, 2019 portfolio.

Chart A-3



NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Management's Discussion and Analysis**

December 31, 2019

Chart A-4 below shows revenue in fiscal year 2019 by revenue source type.

Chart A-4



Net revenues for fiscal year 2019 were \$1,011,262,623, a 6.5% increase over fiscal year 2018 net revenues of \$949,954,260. Toll revenues of \$899,647,241 (net of bad debt expenses of \$95,253,446) account for 89% of total revenue. The remaining 11% of total revenue consisted of: Interest income (excluding Construction Fund interest) of \$29,121,746 or 2.9% and Other Revenue of \$82,493,636 or 8.1% (which was mostly administrative and statement fees for collection of tolls from violators and interoperability fees).

#### 019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Management's Discussion and Analysis**

December 31, 2019

Chart A-5 below shows the System's actual toll revenue for fiscal year 2019 compared to the estimated toll revenue of the Authority's traffic and toll revenue engineer, CDM Smith Inc. (CDM). Toll revenue exceeded CDM's estimates by 0.02%.

Chart A-5



Traffic on the System continues to grow with approximately 2,321,624 average daily transactions in fiscal year 2019, up 2.4% from the 2,267,426 daily averages in fiscal year 2018.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Management's Discussion and Analysis**

December 31, 2019

#### Engineering Estimates

The annual estimates by CDM for the System are displayed in comparison to the actual revenue of the System for the years of 2010 through 2019 in Table A-6 below:

> Table A-6 Actual vs Estimated Revenue

Year	 Actual	Estimate	Variance
2019	\$ 886,843,140 \$	886,656,100 \$	187,040
2018	841,491,016	843,189,300	(1,698,284)
2017	712,551,456	721,068,400	(8,516,944)
2016	665,212,316	636,987,300	28,225,016
2015	617,488,044	588,534,400	28,953,644
2014	580,045,215	520,318,600	59,726,615
2013	525,458,723	483,799,800	41,658,923
2012	485,463,608	442,688,000	42,775,608
2011	402,569,354	410,749,700	(8,180,346)
2010	366,597,323	377,132,800	(10,535,477)

The System's fiscal year 2019 toll revenues of \$886,843,140 (net of bad debt expense of \$79,342,157) increased by 5.4% over fiscal year 2018 toll revenue of \$841,491,016 (net of bad debt expense of \$78,717,754). The System's total revenues produced a debt coverage ratio of 1.42 for all debt. Please see the Historical Debt Coverage Table (A-8) on page 14.

Capital Assets – The System's investment in capital assets includes land, buildings, right-of-way, roadway, bridges, equipment, and computer systems. Capital assets at December 31, 2019 were \$5,836,204,456, increasing from December 31, 2018 by \$114,521,427. For additional information on capital assets see Note (1) (f) and Note (4).

The Authority utilizes GASB No. 34, Modified Approach of reporting infrastructure assets. Each year a comprehensive assessment is conducted on all the Authority's infrastructure assets which affect the following fiscal year's maintenance budget. For fiscal year 2019, the Authority estimated it would need to spend \$58, 126, 144 for infrastructure maintenance and preservation, but actually expensed \$20, 627, 996. Fluctuations from year to year between the amount spent to preserve and maintain the Authority's infrastructure assets and the estimated amount result from the timing of work activities. For additional information and results of the 2019 assessment, please see the Required Supplementary Information on pages 56 and 57 of this report. The Authority's Condition Index for 2019 is 8.8 versus the 8.0 goal.

The Sam Rayburn Tollway (SRT) will revert to Texas Department of Transportation after the expiration of the 50 year period commencing when the Authority began collecting tolls (September 2008) on the project on its own behalf.

#### 019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Management's Discussion and Analysis

December 31, 2019

The Authority will amortize the cost of the acquisition and the construction costs of the SRT over the term of the project agreement pursuant to which the Authority acquired the project utilizing the straight-line basis. The effect of amortizing the cost of the acquisition and the construction costs of the SRT will reduce the Authority's net revenues as reported on the Generally Accepted Accounting Principles (GAAP) basis. Since the amortization will be a non-cash item, it will not impact the Authority's calculation of net revenues available per the Trust Agreement.

Long-Term Debt – At the end of fiscal year 2019, the Authority's total bonded debt outstanding was \$9,201,998,710 compared to \$9,375,266,341 in fiscal year 2018 (See Table A-7). This debt represents bonds secured solely by toll revenue. For detailed information see Note (5) and the schedule of revenue bonds outstanding as of December 31, 2019, on page 38.

Revenue Bonds Outstanding									
Series		2019		2018					
Series 2005C	\$	-	\$	42,955,000					
Series 2008D		795,673,710		750,421,341					
Series 2008I		295,165,000		295,165,000					
Series 2009A		-		69,865,000					
Series 2009B		825,000,000		825,000,000					
Series 2009C		-		170,730,000					
Series 2010A *		90,000,000		90,000,000					
Series 2010B *		50,000,000		310,000,000					
Series 2011B		245,705,000		268,625,000					
Series 2012A		25,930,000		25,930,000					
Series 2012B		383,625,000		383,625,000					
Series 2012D		32,815,000		32,815,000					
Series 2014A		310,415,000		310,415,000					
Series 2014B		146,420,000		146,420,000					
Series 2014C		-		223,895,000					
Series 2015A		836,605,000		844,060,000					
Series 2015B		747,860,000		753,095,000					
Series 2016A		952,820,000		966,850,000					
Series 2017A		1,694,485,000		1,743,320,000					
Series 2017B		761,015,000		765,995,000					
Series 2018		356,085,000		356,085,000					
Series 2019A		429,870,000		-					
Series 2019B		222,510,000	_	-					
Revenue Bonds Outstanding	\$	9,201,998,710	\$	9,375,266,341					

Table A-7 Revenue Bonds Outstanding

\* Issued out of the Capital Improvement Fund (CIF). This debt is supported solely out of excess revenues flowing into the CIF.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Management's Discussion and Analysis**

December 31, 2019

Table A-8 sets forth debt service coverage for all debt outstanding for the years 2010 through 2019.

Table A-8Historical Debt Coverage

Year	Coverage
2019	1.42x
2018	1.37x
2017	1.49x
2016	1.48x
2015	1.48x
2014	1.41x
2013	1.26x
2012	1.47x
2011	1.77x
2010	1.83x

Additionally, the Authority funded, in part, costs of the construction of the PGBT with proceeds from a loan, which totaled \$135,000,000, made by TxDOT in 1995 pursuant to the Intermodal Surface Transportation Efficiency Act of 1991 (ISTEA). Interest at the rate of 4.2% began to accrue on October 1, 2000, compounding annually on January 1, with the first payment made in October 2004, and annual payments on January 1 thereafter until final payment in 2029, which resulted in a new loan amount at October 1, 2004 of \$154,338,133. Repayment of the loan to TxDOT is to be made from amounts on deposit in the Capital Improvement Fund with payments subordinate to bonds or other obligations of the Authority issued or entered into and secured by the tolls and revenues of the Authority. The ISTEA loan payment of \$12,250,000 was made on December 30, 2019 for the fiscal year of 2020. The amortization schedule for this loan can be found in Note (5) page 41.

Short-Term Debt - The Authority maintains a \$200,000,000 commercial paper program. During fiscal year 2019, no commercial paper was issued and there are no outstanding notes under the commercial paper program. See also Note (5) page 40.

#### Economic Factors

The State of Texas declared a state of emergency in March 2020 due to the COVID-19 global pandemic. North Texas Tollway Authority anticipates a financial impact resulting from the effects of the COVID-19 outbreak. During this evolving situation. North Texas Tollway Authority continues to analyze the impact on its financial position. North Texas Tollway Authority has developed and instituted a phased financial response plan that includes implementing expense reductions, delaying the start of certain capital projects and securing liquidity facilities. The global pandemic had no effect on the current year financials.

#### **Contacting the NTTA's Financial Management**

This financial report is designed to provide overview information to our bondholders, patrons, and other interested parties. Should you have questions about this report, please contact the North Texas Tollway Authority's Chief Financial Officer, 5900 W. Plano Parkway, Suite 100, Plano, Texas 75093.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Basic Financial Statements Statement of Net Position

December 31, 2019

Assets		North Texas ollway System		Non-Major Enterprise Fund		Total
Current assets:						
Cash and cash equivalents (note 3)	\$	66,500,313	\$	7,202,227	\$	73,702,540
Investments (note 3)		361,657,647		22,985,814		384,643,461
Accounts receivable (net of allowance for uncollectibles) (note 9)		58,890,905		22,904,217		81,795,122
Other assets		17,805,798	_	4,630,216	_	22,436,014
Total current unrestricted assets		504,854,663		57,722,474		562,577,137
Current restricted assets:						
Restricted for construction:						
Investments (notes 3 and 10)		56,593,597		-		56,593,597
Accrued interest receivable		76,159		-		76,159
Restricted for debt service:						
Investments (notes 3 and 5)		520,757,192		-		520,757,192
Accrued interest receivable		1,737,144		-		1,737,144
Accounts receivable		989,170		-		989,170
Restricted for NTE 3A/3B:						
Investments (notes 3 and 10)		-		1,045,358		1,045,358
Total current restricted assets		580,153,262		1,045,358		581,198,620
Total current assets		1,085,007,925		58,767,832		1,143,775,757
Noncurrent assets:						
Investments (note 3)		324,199,755		-		324,199,755
Investments restricted for debt service (notes 3 and 5)		335,283,559		-		335,283,559
Unavailable feasibility study costs		3,784,411		-		3,784,411
Service Concession Arrangement - Intangible asset (note 1(m))						
(net of accumulated amortization)		2,495,041,623		-		2,495,041,623
Capital assets:						, ,
Nondepreciable (note 4)		5,761,166,820		-		5,761,166,820
Depreciable (net) (note 4)		75,037,636		-		75,037,636
Total noncurrent assets		8,994,513,804	-	-		8,994,513,804
Total assets	-	10,079,521,729	-	58,767,832		10,138,289,561
					. –	
Deferred outflow of resources						
Loss on refunding		591,660,410		-		591,660,410
ERS OPEB contributions after measurement date		371,275		-		371,275
PEBC OPEB contributions after measurement date		165,106		-		165,106
Changes in actuarial assumptions used to determine PEBC OPEB liability		1,620,295		-		1,620,295
Difference in projected and actual earnings on ERS OPEB liability		1,809		-		1,809
Pension contributions after measurement date		3,519,781		-		3,519,781
Changes in actuarial assumptions used to determine pension liability		536,484		-		536,484
Difference in projected and actual earnings on pension assets		7,851,145	_	-		7,851,145
Total deferred outflow of resources		605,726,305		-		605,726,305

See accompanying notes to basic financial statements

## NORTH TEXAS TOLLWAY SYSTEM

An Enterprise Fund of the North Texas Tollway Authority

## Basic Financial Statements

## **Statement of Net Position**

December 31, 2019

Liabilities	North Texas Tollway System	Non-Major Enterprise Fund	Total
Current liabilities:			-
Accounts payable	\$ 11,817 \$	- \$	11,817
Accrued liabilities	44,423,286	985,343	45,408,629
Unearned revenue	82,006,092	-	82,006,092
Other liabilities	9,389,808	458,046	9,847,854
Total current unrestricted liabilities	135,831,003	1,443,389	137,274,392
ayable from restricted assets:			
Construction-related payables:			
Retainage payable	5,317,440	-	5,317,440
Debt service-related payables:			
Accrued interest payable	212,048,471	-	212,048,471
Revenue bonds payable, current portion (note 5)	116,960,000	-	116,960,000
Other liabilities-NTE 3A/3B		1,045,358	1,045,358
Total current liabilities payable from restricted assets	334,325,911	1,045,358	335,371,269
Total current liabilities	470,156,914	2,488,747	472,645,661
Ioncurrent liabilities:			
Total other post-employment benefits liability - PEBC plan (note 8)	17,134,836	-	17,134,836
Net other post-employment benefit liability - ERS plan (note 8)	3,821,968	-	3,821,968
Loans payable	112,895,896	-	112,895,896
Dallas North Tollway System revenue bonds payable, net of			
bond discount (premium) costs of \$695,260,165 (note 5)	9,780,298,874	-	9,780,298,874
Net pension liability	2,814,780		2,814,780
Total noncurrent liabilities Total liabilities	9,916,966,354	-	9,916,966,354
i otai liadilities	10,387,123,268	2,488,747	10,389,612,015
Deferred inflow of resources			
Gain on refunding	29,289,547	-	29,289,547
Difference in expected and actual ERS OPEB experience	140,025	-	140,025
Change in actuarial assumptions used to determine ERS OPEB liability	1,339,322	-	1,339,322
Difference in expected and actual pension experience	2,354,993	-	2,354,993
Change in proportionate share on ERS OPEB liability	9,882,650	-	9,882,650
Change in actuarial assumptions used to determine PEBC OPEB liability	4,214,882	-	4,214,882
Difference in expected and actual PEBC OPEB experience	8,553,197		8,553,197
Total deferred inflow of resources	55,774,616	-	55,774,616
Net Position			
Net investment in capital assets	(3,573,033,890)	-	(3,573,033,890)
Restricted for:			
Debt service	1,359,733,801	-	1,359,733,801
SCA Intangible	2,495,041,623	-	2,495,041,623
Unrestricted	(39,391,384)	56,279,085	16,887,701
Total net position	\$ 242,350,150	56,279,085 \$	298,629,235

#### 019 COMPREHENSIVE ANNUAL REF

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Basic Financial Statements Statement of Revenues, Expenses and Changes in Net Position

Year Ended December 31, 2019

		North Texas Tollway System	_	Non-Major Enterprise Fund	_	Total
Operating revenues:						
Tolls	\$	, ,	\$	12,804,101	\$	899,647,241
Other	_	72,188,818	_	39,426,564		111,615,382
Total operating revenues		959,031,958		52,230,665		1,011,262,623
Dperating expenses:						
General						
Administration		28,603,873		1,723,251		30,327,124
Operations		145,623,468		42,521,863		188,145,33
Preservation						
Reserve maintenance		20,627,996		-		20,627,99
Capital improvement		43,919,482		-		43,919,48
Construction improvement		57,889		-		57,88
Amortization of intangibles		64,788,513		-		64,788,51
Depreciation	_	9,372,351	_	-		9,372,35
Operating expenses	_	312,993,572		44,245,114		357,238,68
Operating income	-	646,038,386	_	7,985,551		654,023,937
Nonoperating revenues (expenses):						
Net increase in fair value of investments		6,539,882		-		6,539,882
Interest expense		(491,644,406)		-		(491,644,406)
Other	_	(471,772)	_	-		(471,772)
Net nonoperating revenues (expenses)	_	(485,576,296)	_			(485,576,296)
Income (loss) before capital contributions, subsidies, and transfers		160,462,090		7,985,551		168,447,641
Build America Bonds Subsidy (BAB's)		23,706,752	_	-		23,706,752
Change in net position	_	184,168,842	_	7,985,551		192,154,393
Beginning net position	_	58,181,308	_	48,293,534		106,474,842
Ending net position	\$	242,350,150	\$	56,279,085	\$	298,629,235

See accompanying notes to basic financial statements

See accompanying notes to basic financial statements

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

Basic Financial Statements

## **Statement of Cash Flows**

Year Ended December 31, 2019

		North Texas Tollway System	Non-Major Enterprise Fund	Total
Cash flows from operating activities:				
Receipts from customers and users	\$	969,013,087	\$ 47,391,620 <b>\$</b>	1,016,404,707
Receipts from other sources		14,221,525	-	14,221,525
Payments to contractors and suppliers		(154,516,198)	(39,202,274)	(193,718,472)
Payments to employees		(59,255,864)	(4,827,511)	(64,083,375)
Net cash provided by operating activities	÷	769,462,550	3,361,835	772,824,385
Cash flows from capital and related financing activities:				
Acquisition and construction of capital assets		(121,929,643)	-	(121,929,643)
Principal paid on revenue bonds		(115,260,000)	-	(115,260,000)
Principal paid on ISTEA loan - current		(7,205,732)	-	(7,205,732)
Capital contributions - BAB's Subsidy		23,706,752		23,706,752
Refunding of revenue bonds		(103,260,000)		(103,260,000)
Deferred financing costs		95,138,747		95,138,747
Interest paid on ISTEA loan		(5,044,268)		(5,044,268)
Interest paid on revenue bonds		(448,836,940)		(448,836,940)
Net cash used by capital and related financing activities		(682,691,084)	<u> </u>	(682,691,084)
Cash flows from investing activities:				
Purchase of investments		(8,162,668,133)	(6,496,858)	(8,169,164,991)
Proceeds from sales and maturities of investments		8.077.820.411	4.600.001	8.082.420.412
Interest received		5,443,249	4,000,001	5,443,249
Net cash used by investing activities		(79,404,473)	(1.896.857)	(81,301,330)
Net increase in cash and cash equivalents	4	7.366.993	1.464.978	8.831.971
Cash and cash equivalents, beginning of the year		59,133,319	5,737,250	64,870,569
Cash and cash equivalents, beginning of the year		66,500,312	7,202,228	73,702,540
Jash and cash equivalents, end of the year Classified as:		66,500,312	7,202,228	73,702,540
Current assets		66,500,312	7,202,228	73,702,540
Total		66,500,312	7,202,228	73,702,540
Reconciliation of operating income to net cash provided by operating activities:				
Operating income		646,038,386	7,985,551	654,023,937
Adjustments to reconcile operating income to net cash provided by operating activities:				
Depreciation		9,372,351		9,372,351
Amortization of intancible assets		64,788,513		64,788,513
Bad debt expense		79.342.157	15.911.289	95,253,446
Miscellaneous nonoperating income		14.221.526	-	14,221,526
Changes in assets and liabilities:		,== .,===		,== .,===
Increase in accounts receivable		(80,772,944)	(20,750,335)	(101,523,279)
Increase in accounts and retainage payable		111.775	215.330	327.105
Increase in net pension liability		10.205.387	210,000	10.205.387
Decrease in OPEB related deferred outflows		126.307		126.307
Increase in OPEB related defended outlows		20.979.574	-	20,979,574
Increase in pension related deferred outflows		(7,565,182)	-	(7,565,182)
Decrease in pension related deferred inflows			-	
		(775,856)	-	(775,856)
		14,397,725	-	14,397,725
Increase in accrued liabilities		8,183,105	-	8,183,105
Decrease in prepaid expenses				(20,602,191)
Decrease in prepaid expenses Decrease in other post-employment benefits liability		(20,602,191)	-	
Decrease in prepaid expenses Decrease in other post-employment benefits liability Increase in unearned revenue		11,411,917		11,411,917
Decrease in prepaid expenses Decrease in other post-employment benefits liability Increase in unearmed revenue Total adjustments		11,411,917 123,424,164	(4,623,716)	11,411,917 118,800,448
Decrease in prepaid expenses Decrease in other post-employment benefits liability Increase in unearned revenue	\$	11,411,917		11,411,917
Decrease in prepaid expenses Decrease in other post-employment benefits liability Increase in uncerned revenue Total adjustments Net cash provided by operating activities	\$	11,411,917 123,424,164		11,411,917 118,800,448
Decrease in prepaid expenses Decrease in other post-employment benefits liability Increase in unearned revenue Total adjustments	\$	11,411,917 123,424,164		11,411,917 118,800,448

On May 15, 2019 the Authority issued \$429,870,000 of North Texas Tollway Authority First Tier Revenue Relunding Bonds, Series 2019A and \$222,510,000 of North Texas Tollway Authority Second Tier Revenue Refunding Bonds, Series 2019B, for the purpose of refunding all of the: Series 2005C Bonds, Series 2009A Bonds, Series 2009C Bonds, Series 2009A Bonds, Series 2009

See accompanying notes to basic financial statements

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

## **Note Contents**

Note 1. Nature of the Organization and Summary of Significant Accounting Policies
(a) Reporting Entity
(b) Basis of Accounting
(c) Budget
(d) Restricted Assets
(e) Cash, Cash Equivalents and Investments 22
(f) Capital Assets
(g) Compensated Absences 23
(h) Pension
(i) Other Post-Employment Benefits
(j) Retainage Payable
(k) Deferred Outflows/Inflows of Resources
(/) Bond Discounts and Premiums
(m) Arbitrage Rebate Payable
(n) Estimates
(o) Service Concession Arrangement
(p) New Accounting Pronouncements25
Note 2. Legal Compliance - Budgets
Note 3. Deposits and Investments
Note 4. Capital Assets
Note 5. Revenue Bonds, Commercial Paper, and Loans Payable
Revenue Bonds 32
Commercial Paper
Loans Payable
Note 6. Employees' Retirement Plan
Defined Benefit Pension Plan 42
401(k) Plan
Note 7. Risk Management
Note 8. Other Post Employment Benefits
Note 9. Disaggregation of Receivable Balances
Note10.Commitments and Contingencies
Note11.Subsequent Events 55

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (1) Nature of the Organization and Summary of Significant Accounting Policies

### (a) Reporting Entity

In June 1997, the Texas Legislature approved a bill to create the North Texas Tollway Authority (the Authority), a regional tollway authority under Chapter 366, Transportation Code. Effective September 1, 1997, the Authority became the successor agency to the Texas Turnpike Authority (TTA) and assumed ownership of the system of toll roads then owned and operated by the TTA and all obligations of the TTA related to such system of toll roads.

The Authority is a political subdivision of the State of Texas, authorized and empowered by the Regional Tollway Authority Act (the Act) to construct, maintain, repair, and operate turnpike projects at such locations within Collin, Dallas, Denton, and Tarrant Counties (the "Member Counties") and Johnson County (together with the Member Counties, the "Project Counties"), as may be determined by the Authority. The Authority is further authorized to issue turnpike revenue bonds, payable solely from tolls and other revenue of the Authority, for the purpose of paying all or any part of the cost of a turnpike project. Under the provisions of the Act, these revenue bonds shall not be deemed to constitute a debt or a pledge of the faith and credit of the State of Texas or of any other political subdivision thereof.

The North Texas Tollway System is an enterprise fund and does not purport to be the entire activity of the Authority. The DNT, AATT, PGBT, PGBT EE, PGBT WE, MCLB, SRT, LLTB, and CTP currently constituted and are collectively referred to as the System. The Non-Major Enterprise Fund is a fund for TSAs. The following represent the three types of TSAs: (1) Developer TSAs where NTTA has collection exposure and is paid a fee to process each transaction (2) Developer TSAs where NTTA remits only amounts collected and is paid a fee to process each transaction and (3) Regional TSAs facilities, where NTTA remits only amounts collected and is reimbursed for operating expenses from TxDOT. Developer TSA (type 1) facilities presently consist of LBJ and NTE 1&2. Developer TSA (type 2) facilities presently consist of NTE 3B. Regional TSA (type 3) facilities presently consist of DFWC, I-30, I-35E, SH-114, LBJ East, Loop 12, and SH-183.

### (b) Basis of Accounting

The operations of the System are accounted for as enterprise funds on an accrual basis in order to recognize the flow of economic resources.

Under this basis, revenues are recognized in the period in which they are earned, expenses are recognized in the period in which they are incurred, and all assets and liabilities associated with the operation of the System are included in the Statement of Net Position. The assets of the System are stated at cost with the exception of certain investments, which are stated at fair value. The principal revenues of the System are toll revenues received from patrons. Operating expenses for the System include the costs of operating and maintaining the Authority and administrative expenses. All revenues and expenses not meeting this definition are reported as non-operating revenues and expenses. The principal revenues of the Non-Major Enterprise Fund are fees from processing of interoperability payments, and fees charged for billing services on managed lanes for the Costs of billing and collections of managed lane transactions.

The Trust Agreement also requires that certain funds and accounts be established and maintained. The System consolidates these funds and accounts for the purpose of enterprise fund presentation in its external financial statements.

In accordance with House Bill 749, an act of the 72nd Legislature of Texas, the Authority may transfer an amount from a surplus fund (currently Capital Improvement Fund) established for a turnpike project to the North Texas Tollway Feasibility Study Fund (Feasibility Study Fund) each a sub-fund included in the System. However, the Authority may not transfer an amount that results in a balance in the surplus fund that is less than the minimum balance required in the Trust Agreement for that project, if any. When the feasibility of a project is determined, pursued project costs are capitalized, and the related project study costs are reimbursed to the sub-fund Feasibility Study Fund from the proceeds of the project's bond issue. Unfeasible projects are written off to expense when approved by the Executive Director.

#### 2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (c) Budget

Operating budgets are established in accordance with the practices set forth in the provisions of the Trust Agreement for the Dallas North Tollway Authority Revenue Bonds, as interpreted by the Authority. These practices follow the Generally Accepted Accounting Principles (GAAP) for an enterprise fund on an accrual basis. Exceptions are:

- Depreciation and amortization of certain non-infrastructure capital assets and related acquisition and revenue bond issuance costs that are not included as an operating expense or otherwise provided.
- Capitalized interest accrued on certain bond issues as allowed by the Trust Agreement and bond resolutions.

Revenues are recognized when they are earned, expenses are recognized in the period in which they are incurred, and all assets and liabilities associated with the operation of the System are included in the Statement of Net Position in accordance with the Trust Agreement as described above.

Each year the Authority completes a review of its financial condition for the purpose of estimating whether the net revenues of the System for the year will meet its debt covenants. See additional information regarding legal compliance for budgets in Note (2).

### (d) Restricted Assets

Certain proceeds of the Revenue Bonds are restricted by applicable bond covenants for construction or restricted as reserves to ensure repayment of the bonds. Also, certain other assets are accumulated and restricted on a monthly basis in accordance with the Trust Agreement for the purpose of paying interest and principal payments that are due on a semiannual and annual basis, respectively, and for the purpose of maintaining the reserve funds at the required levels. Payments from these restricted accounts are strictly governed by the Trust Agreement and can only be made in compliance with the Trust Agreement. When both restricted and unrestricted amounts are available for use, the Authority's policy is to use restricted amounts first, with unrestricted resources utilized as needed.

Limited types of expenses may be funded from these accounts. Expenses that do not meet these requirements are funded from unrestricted accounts. The sub-funds and accounts that have been established in accordance with the Trust Agreement are as follows:

- Non-Major Enterprise Fund The Non-Major Enterprise Fund was created to account for Tolling Services Agreement (TSA) revenues separately from revenues that are devoted to the repayment of bonds.
- Construction and Property Fund The Construction and Property Fund was created to account for that portion of the proceeds from the sale of the Authority Revenue Bonds, which were required to be deposited with the trustee in order to pay all costs of construction. There also may be deposited in the Construction and Property Fund any monies received from any other source for paying the cost of the Authority.
- Revenue Fund The Revenue Fund was created to account for all revenues (all tolls, other revenues, and income) arising or derived by the Authority from the operation and ownership of the Authority. All revenues of this fund are distributed to other funds in accordance with the Trust Agreement.
- Operation and Maintenance Fund The Operation and Maintenance Fund was created to account for and pay current operating expenses of the Authority.
- Reserve Maintenance Fund The Reserve Maintenance Fund was created to account for those
  expenses of maintaining the Authority that do not recur on an annual or shorter basis. As defined
  in the Trust Agreement, such items include repairs, painting, renewals, and replacements
  necessary for safe or efficient operation of the Authority or to prevent loss of revenues, engineering
  expenses relating to the functions of the Authority, equipment, maintenance expenses, and
  operating expenses not occurring at annual or shorter periods.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

- Capital Improvement Fund The Capital Improvement Fund (CIF) was created to account for the cost of repairs, enlargements, extensions, resurfacing, additions, renewals, improvements, reconstruction and replacements, capital expenditures, engineering, and other expenses relating to the powers or functions of the Authority in connection with the Authority, or for any other purpose now or hereafter authorized by law. This CIF fund will also be combined with a revolving fund, called the Feasibility Study Fund to use only for the expenses or studying the cost and feasibility and any other expenses relating to: (1) the preparation and issuance of bonds for the acquisition and construction of a proposed tumpike project for the Authority; (3) private participation, as authorized by law, in the financing of a proposed tumpike project or Authority, the refinancing of an existing tumpike project or Authority.
- Bond Interest Account The Bond Interest Account was created to account for the payment of the semiannual interest requirements of the revenue bonds.
- Reserve Account The Reserve Account was created for the purpose of paying interest and
  principal of the bonds whenever and to the extent that the monies held for the credit of the Bond
  Interest Account and the Redemption Account shall be insufficient for such purpose. The required
  reserve is an amount equal to the average annual debt service requirements of all bonds
  outstanding. At December 31, 2019, according to staff calculations the Authority was in compliance
  with this requirement.
- Redemption Account The Redemption Account was created to account for the payment of the annual principal requirements of the revenue bonds.

### (e) Cash, Cash Equivalents and Investments

Cash includes amounts in demand deposits. Cash equivalents are amounts included in any overnight sweep from the demand deposit accounts. These deposits are fully collateralized or covered by federal deposit insurance.

The Authority considers other money market funds along with State & Local Government Investment Pools ("Pool") to be investments. The carrying amount of the investments is fair value. The carrying amount of the Pool is amortized cost. The net change in fair value of investments is recorded on the Statement of Revenues, Expenses and Changes in Net Position and includes the unrealized and realized gains and losses on investments.

#### (f) Capital Assets

All capital assets are stated at historical cost, except for donated assets, which are valued at the estimated acquisition cost of the item at the date of its donation. This includes costs for infrastructure assets (right-ofway, highways, bridges, and highways and bridges substructures), toll equipment, buildings, land, toll facilities; other related costs, including property and equipment with a value greater than \$5,000 and software with a value greater than \$1,000,000. Highways and bridges substructure includes road subbase, grading, land clearing, embankments, and other related costs. Also included in capital assets are the costs of certain real estate for right-of-way requirements and administrative and legal expenses incurred during the construction period.

The costs to acquire additional capital assets, which replace existing assets or improve the efficiency of the Authority, are capitalized. Under the Authority's policy of accounting for infrastructure assets pursuant to the "preservation method of accounting" or "modified approach," property costs represent an historical accumulation of costs expended to acquire rights-of-way and to construct, improve, and place in operation the various projects and related facilities. These infrastructure assets are considered to be "indefinite lived assets" that is, the assets themselves will last indefinitely and are, therefore, not depreciated.

Costs related to renewing and maintaining these assets are not capitalized, but instead are considered to be period costs and are included in preservation expense classified as part of reserve maintenance and capital improvement expenses. Additional charges to preservation expense occur whenever the condition of the infrastructure assets is determined to be at a level that is below the standards adopted by the Board of Directors of the Authority.

#### 2019 COMPREHENSIVE ANNUAL REF

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

Depreciation is computed using a straight-line method over the following estimated useful lives:

Machinery and Equipment	3-10 years
, , , ,	
Buildings	20-50 years
Roadways	50-60 years
Infrastructure	25-50 years
Intangibles	5-15 years

### (g) Compensated Absences

Vested or accumulated vacation leave is recorded as an expense and liability as the benefits accrue to employees. No liability is recorded for non-vesting accumulating rights to receive sick pay benefits.

### (h) Pension

For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the Texas County and District Retirement System (TCDRS) and additions to/deductions from TCDRS's fiduciary net position have been determined on the same basis as they are reported by TCDRS. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

#### (i) Other Post-Employment Benefits (OPEB)

For purposes of measuring the net OPEB liability, deferred outflows of resources and deferred inflows of resources related to OPEB, and OPEB expense, information about the fiducation and the Authority's Postemployment Benefit Fund (ERS OPEB Plan) and additions to/deductions from ERS OPEB Plan fiduciary net position have been determined on the same basis as they are reported by ERS OPEB Plan. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with benefit terms. Investments are reported at fair value.

### (j) Retainage Payable

Retainage payable represents amounts billed to the Authority by contractors for which payment is not due pursuant to retained percentage provision in construction contracts until substantial completion of performance by contractor and acceptance by the Authority.

### (k) Deferred Outflows/Inflows of Resources

In addition to assets, the statement of financial position will sometimes report a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position that applies to a future period(s) and so will not be recognized as an outflow of resources (expenses) until then. The Authority has the following four items that qualify for reporting in this category in the statement of net position.

- Loss on refunding The loss on refunding results from the difference in the carrying value of refunded
  debt and its reacquisition price. This amount is deferred and amortized over the shorter of the life of
  the refunded or refunding debt.
- Pension/OPEB contributions after measurement date These contributions are deferred and recognized in the following fiscal year.
- Difference in projected and actual earnings on pension or OPEB assets This difference is deferred and amortized over a closed five year period.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

Changes in actuarial assumptions used to determine pension or OPEB liability – This difference is
deferred and amortized over the estimated average remaining lives of all members determined as of
the measurement date.

In addition to liabilities, the statement of financial position will sometimes report a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position that applies to a future period(s) and so will not be recognized as an inflow of resources (revenue) until that time. The Authority has the following four items that qualify for reporting in this category.

- Gain on refunding A gain on refunding results from the difference in the carrying value of refunded debt and its reacquisition price. This amount is deferred and amortized over the shorter of the life of the refunded or refunding debt.
- Difference in expected and actual pension or OPEB experience This difference is deferred and recognized over the estimated average remaining lives of all members determined as of the measurement date.
- Changes in actuarial assumptions used to determine OPEB liability This difference is deferred and amortized over the estimated average remaining lives of all members determined as of the measurement date.
- Change in proportionate share used to determine ERS OPEB liability This difference is deferred and
  amortized over the estimated average remaining lives of all members determined as of the
  measurement date.

### (I) Bond Discounts and Premiums

Revenue bonds payable are reported net of unamortized bond discount or premium.

#### (m) Arbitrage Rebate Payable

The Tax Reform Act of 1986 imposed additional restrictive regulations, reporting requirements, and arbitrage rebate liability on issuers of tax-exempt debt. This represents interest earnings on bond proceeds in excess of amounts allowed under the Act. This Act requires the remittance to the Internal Revenue Service (IRS) of 90% of the cumulative arbitrage rebate within 60 days of the end of each five-year reporting period following the issuance of governmental bonds. The System's cumulative arbitrage rebate liabilities for the year ended December 31, 2019 is \$0.00.

### (n) Estimates

The preparation of financial statements in accordance with United States Generally Accepted Accounting Principles (GAAP) requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

### (o) Service Concession Arrangement for Sam Rayburn Tollway (SRT)

In October 2007, the Authority entered into an agreement with the Texas Department of Transportation ("TXDOT") to construct a continuous express lane within the State Highway 121 corridor extending between Business SH 121 in Denton County to US 75 in Collin County consisting of 26 miles in five designated segments. Under the agreement, the Authority provided an upfront payment to TxDOT in the amount of \$3.2 billion. An intangible asset has been recorded and is being amortized over 50 years. At the end of the intangible asset's life, the roadway will be returned to TxDOT subject to the Handback Requirements in the agreement.

The revenue generated from the operation of the toll road will be shared between TxDOT and the Authority in accordance with the limits and calculations in the agreement. In the current year, the amount of revenue given to TxDOT was \$0.

	January 1, 2019	Additions	Disposal	Amortization	December 31, 2019
Roadway	\$ 3,222,810,215	-	-	-	\$ 3,222,810,215
Less accumulated amortization	(663,312,391)	-	-	(64,456,201)	(727,768,592)
	Total \$ 2,559,497,824			(64.456.201)	\$ 2.495.041.623

#### 2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### (p) New Accounting Pronouncements

The GASB issued GASB 95, Postponement of the Effective Dates of Certain Authoritative Guidance, effective immediately, the primary objective of which was to provide temporary relief to governments in light of the COVID-19 pandemic. That objective is accomplished by postponing the effective dates of certain or are scheduled to be effective for periods beginning after June 15, 2018 and later. However, the System has early implemented the following:

GÅSB Statement No. 83, *Certain Asset Retirement Obligations*. This Statement addresses accounting and financial reporting for certain asset retirement obligations (AROs). An ARO is a legally enforceable liability associated with the retirement of a tangible capital asset. A government that has legal obligations to perform future asset retirement activities related to its tangible capital assets should recognize a liability based on the guidance in this Statement. This statement had no effect on the financial statements. GASB Statement No. 88, *Certain Disclosures Related to Debt, including Direct Borrowings and Direct Placements*. The primary objective of this Statement is to improve the information that is disclosed in notes to government financial statements related to debt, including direct borrowings and direct placements. It also clarifies which liabilities governments should include when disclosing information related to debt. This Statement requires that additional essential information related to debt be financial statements, including unused lines of credit; assets pledged as collateral for the debt; and terms specified in debt agreements related to significant events of default with finance-related consequence, significant

termination events with finance-related consequences, and significant subjective acceleration clauses. The implementation of this statement resulted in additional disclosure in Note 5. GASB Statement No. 89, Accounting for Interest Cost Incurred before the End of a Construction. The

objectives of this Statement are (1) to enhance the relevance and comparability of information about capital assets and the cost of borrowing for a reporting period and (2) to simplify accounting for interest cost incurred before the end of a construction period. This statement had no effect on the financial statements, as all interest costs are currently being recorded as an expense.

GASB Statement No. 90, *Majority Equity Interests—an amendment of GASB Statements No. 14 and No.* 61) The primary objectives of this Statement are to improve the consistency and comparability of reporting a government's majority equity interest in a legally separate organization and to improve the relevance of financial statement information for certain component units. This statement is not applicable thus no effect on the financial statements.

GASB Statement No. 91, Conduit Debt Obligation. The primary objectives of this Statement are to provide a single method of reporting conduit debt obligations by issuers and eliminate diversity in practice associated with (1) commitments extended by issuers, (2) arrangements associated with conduit debt obligations, and (3) related note disclosures. This statement is not applicable thus no effect on the financial statements.

The GASB has issued the following statements which will be effective in future years as described below and in accordance with GASB Statement 95. The impact on the System's financial statements of implementation has not yet been determined for the following:

GASB Statement No. 84, *Fiduciary Activities* is now effective for periods beginning after December 15, 2019. The objective of this Statement is to improve guidance regarding the identification of fiduciary activities for accounting and financial reporting purposes and how those activities should be reported.

GASB Statement No. 87, Leases is now effective for periods beginning after June 15, 2021. The objective of this Statement is to better meet the information needs of financial statement users by improving accounting and financial reporting for leases by governments. This Statement increases the usefulness of governments' financial statements by requiring recognition of certain lease assets and liabilities for leases that previously were classified as operating leases and recognized as inflows of resources or outflows of resources based on the payment provisions of the contract. It establishes a single model for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. Under this Statement a lesse is required to recognize a lease liability and an intangible right-to-use lease asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources, thereby enhancing the relevance and consistency of information about governments' leasing activities.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Notes to Basic Financial Statements

December 31, 2019

GASB Statement No. 92, *Omnibus* paragraphs 6, 7, 8, and 12 is now effective for periods beginning after June 15, 2021. The primary objective is to address implementation issues which have been identified related to GASB 87, *Leases*, reporting of intra-entity transfers of assets between a primary government employer and a component unit defined benefit pension plan or defined benefit other postemployment benefit (OPEB) plan; the applicability of Statements No. 73, *Accounting and Financial Reporting for Pensions and Related Assets That Are Not within the Scope of GASB Statement 68, and Amendments to Certain Provisions of GASB Statements 67 and 68, as amended, and No. 74, <i>Financial Reporting for Postemployment benefits*; The applicability of certain requirements of Statement No. 84, *Fiduciary Activities*, to postemployment benefits; reporting by public entity risk pools for amounts that are recoverable from reinsurers or excess insurers; reference to nonrecurring fair value measurements of assets or liabilities in authoritative literature; and terminology used to refer to derivative instruments.

GASB Statement No. 93, *Replacement of Interbank Offered Rates* The objective of this Statement is to address accounting and financial reporting implications that result from the replacement of an IBOR. The requirements of paragraphs 13 and 14 are now effective for fiscal years beginning after June 15, 2021. The requirement in paragraph 11b is effective for reporting periods ending after December 31, 2021.

GASB Statement No. 94, Public-Private and Public-Public Partnerships and Availability Payment Arrangements. The primary objective of this Statement is to improve financial reporting by addressing issues related to public-private and public-public partnership arrangements (PPPs). As used in this Statement, a PPP is an arrangement in which a government (the transferor) contracts with an operator (a governmental or nongovernmental entity) to provide public services by conveying control of the right to operate or use a nonfinancial asset, such as infrastructure or other capital asset (the underlying PPP asset), for a period of time in an exchange or exchange-like transaction. This statement is effective for fiscal years beginning after June 15, 2022.

GASB Statement No. 96, Subscription-Based Information Technology Arrangements. This Statement provides guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end users (governments). The requirements of this Statement are effective for fiscal years beginning after June 15, 2022.

### (2) Legal Compliance - Budgets

The Authority is required to prepare a preliminary budget of current expenses, deposits to the Reserve Maintenance Fund, and the purposes for which the monies held in the Reserve Maintenance Fund will be expended for the ensuing year.

Copies of the preliminary budget must be filed with the bond trustee, and mailed to the consulting engineers, traffic engineers, principal underwriters, and all bondholders who have filed their names and addresses with the secretary and treasurer of the Authority 60 days prior to year-end. The Authority is required by the Trust Agreement to adopt a final budget for the Authority on or before December 31 prior to the beginning of the year. The budget is prepared at the Department level and is based upon the Trust Agreement. The Authority may not expend any amount or incur any obligations for maintenance, repairs, and operations in excess of the total amount of the budgets the funding source is other than revenues received from the Authority.

The Authority may expend additional monies from the Reserve Maintenance Fund in excess of the annual deposits. Budget amendments must be approved by the Board Members of the Authority in a manner similar to the adoption of the annual budget. There were no occurrences of budget noncompliance in 2019. 2019 COMPREHENSIVE ANNUAL REF

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

Pursuant to the Trust Agreement, the Authority has agreed that it will at all times keep in effect a plan for toll collecting facilities and a schedule of rates of tolls, which will raise and produce net revenues during each fiscal year sufficient to satisfy the greatest of (1), (2), or (3) below:

- 1.35 times the scheduled debt service requirements on all outstanding First Tier Bonds for the fiscal year; or
- 1.20 times the scheduled debt service requirements on all outstanding First Tier Bonds and Second Tier Bonds for the fiscal year; or
- 1.00 times the scheduled debt service requirements on all outstanding First Tier Bonds, Second Tier Bonds, Third Tier Bonds and all other obligations secured by net revenues for the fiscal year.

The Authority was in compliance in 2019.

		2019 (unaudited)
GAAP basis operating income		\$ 646,038,386
	Gross Income	646,038,386
Add:		
Depreciation		9,372,351
Amortization of	intangible	64,788,513
Capital and con	43,977,371	
Reserve mainte	nance fund expenses	20,627,996
	Net revenues available for debt service	784,804,617
Bond interest exper	ise	427,908,330
Scheduled principal	amount due	124,165,732
	Calculated debt service requirement	\$ 552,074,062 (*)
	Coverage ratio (for 1st tier debt)	1.97
	Coverage ratio (for 1st and 2nd tier debt)	1.52
	Coverage ratio (for all debt)	1.42

(\*) Debt service requirement for 1st tier-\$398,373,565 2nd tier-\$117,461,316 and other-\$36,239,181

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (3) Deposits and Investments

The Authority's investment policy is in accordance with the laws of the State of Texas. The Authority may purchase investments as authorized by the Trust Agreement and as further authorized by the revised investment policy and strategy approved by the Board of Directors in February 2019. These investments include:

- Government Obligations shall mean (i) direct obligations of the United States of America, including obligations that are unconditionally guaranteed by the United States of America, (ii) obligations of an agency or instrumentality of the United States of America, including obligations that are unconditionally guaranteed or insured by the agency or instrumentality and that, on the date of the purchase thereof are rated as to investment quality by two nationally recognized credit rating agencies not less than "A" or its equivalent, and (iii) obligations of a state, agency, county, municipality, or other political subdivision of a state that have been refunded and that, on the date purchased are rated as to investment quality by two nationally recognized credit rating agencies not less than "A" or its equivalent, with a stated maturity not to exceed 5 years.
- Certificates of deposit, including certificates of deposit of the Trustee, where the certificates are collaterally
  secured by Government Obligations and held by a third party as escrow agent or custodian, of a fair value
  not less than the amount of the certificates of deposit so secured, including interest, but this collateral is not
  required to the extent the certificates of deposit are insured by an agency of the United States of America
  with a stated maturity not to exceed one year.
- Direct and reverse repurchase agreements as defined by the Public Funds Investment Act ("PFIA") under the terms of a Securities Industry and Financial Markets Association Master Repurchase Agreement and collateralized in accordance with this investment policy.
- Banker's acceptances with a stated maturity of 180 days or less and whose endorsing banks are constantly
  monitored as to financial solvency by the Investment Officers.
- Commercial paper rated not less than "A1"/"P1" (or an equivalent rating) by at least two nationally recognized credit rating agencies with a stated maturity of 180 days or less.
- Money market funds, including money market funds affiliated with the Trustee, that invest solely in obligations
  of the United States of America, its agencies and instrumentalities, and have a S&P rating of AAAm-G or
  AAA-m, or a Moody's rating of Aaa.
- AAA-rated, SEC registered, no-load mutual funds with an average weighted maturity of less than two years and invested exclusively in obligations authorized in the Authority's Investment Policy, continuously rated as to investment quality by at least one nationally recognized credit rating agency. Such no-load mutual funds are not authorized for bond proceeds, reserves, and funds held for debt service in accordance with the PFIA.
- Investments may be made in Permitted Investments through an eligible investment pool as permitted by Texas Government Code, Chapter 2256, as amended. An eligible investment pool is a constant dollar, Texas local government investment pool as described by the PFIA and authorized by the Board.
- Collateralized guaranteed investment contracts ("GICs"), with a defined termination date and secured by
  direct obligations of the U.S. or its agencies and instrumentalities and pledged to the Authority. GICs are
  restricted to use for investment of bond proceeds.
- Interest bearing bank savings deposits issued by state and national banks, a savings bank, or a state or
  federal credit union (having their main or branch office in Texas) that are guaranteed or insured by the Federal
  Deposit Insurance Corporation or the National Credit Union Share Insurance Fund (or their successor
  organizations). Also included are collateralized interest bearing savings deposits that have secured the
  uninsured portion of deposits with obligations of the U.S. Treasury and/or Federal agencies and
  instrumentalities.

The Authority does not invest in financial instruments other than those authorized by the Authority's Trust Agreement and the Investment Policy. The Authority reports all securities and debt instruments with readily determinable fair values to be carried at fair value, with changes in fair value reflected in the Statements of Revenues, Expenses, and Changes in Net Position.

#### 2019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### (a) Deposits

The Authority's deposits were fully insured or collateralized at December 31, 2019. The carrying amount of the Authority's deposits was \$73,689,440 (which does not include \$13,100 of petty cash) and the respective bank balances totaled \$79,319,522. As of December 31, 2019, Federal Depository Insurance Corporation (FDIC) provided \$250,000 of coverage for deposits. All balances in excess of the \$250,000 were fully collateralized in accordance with the Authority's investment policy and the Public Funds Investment Act.

#### (b) Investments

As of December 31, 2019 the maturity values are as follows:

				2019			
			Ma	aturity Value (in Yrs	)		WAM (*)
Description		Fair Value	_	Less Than 1 Yr		1 Yr or More	
Government Sponsored Entities (GSE):			-				
Federal Home Loan Bank	\$	108,049,931	\$	8,382,108	\$	99,667,823	
Federal National Mortgage Association		87,020,225		57,050,756		29,969,469	
Federal Farm Credit Bank		262,030,610		43,178,446		218,852,164	
Federal Home Loan Mortgage Corporation		299,495,329		30,085,300		269,410,029	
Total GSE		756,596,095	-	138,696,610		617,899,485	436
		Reported Value		Less Than 1 Yr		1 Yr or More	
Money Market Funds		329,628,717		329,628,717		-	-
U.S. Treasuries		75,021,220		33,437,390		41,583,830	25
Government Pool		144,480,232		144,480,232		-	1
Interest Bearing Account		316,499,975		316,499,975		-	-
Cash(**)	_	296,683	_	296,683		-	-
Total Investments	\$_	1,622,522,922	\$	963,039,607	\$	659,483,315	462

\*WAM = Weighted Average Maturity (in days)

\*\*Cash held in Trust Accounts for next business day transfers.

Investments either restricted in accordance with bond provisions or accounted for per the Trust Agreements budget requirements are as follows:

Total Investments	\$ 1,622,522,922
NTE 3A/3B Agency Fund	1.045.358
Enterprise Account	22,985,814
Bond Redemption Account	116,960,000
Bond Reserve Account	451,934,247
Bond Interest Account	207,956,249
Consolidated Capital Improvement Account	592,083,218
Reserve Maintenance Account	62,652,541
Operations and Maintenance Account	3,159
Revenue Account	110,308,739
Construction and Property Account	\$ 56,593,597

#### (c) Interest Rate Risk

Investment portfolios are designed with the objective of attaining the best possible rate of return commensurate with the Authority's investment risk constraints and the cash flow characteristics of the portfolio. Return on investments, although important, is subordinate to the safety and liquidity objectives. The weighted average yield-to-maturity of the portfolio for December 31, 2019 was 1.71% in comparison to 2.16% in 2018. The weighted average maturity in days was 462 days for 2019, compared to 352 days for 2018. Approximately 59% of the investments are maturing within one year and 41% are maturing one year or greater. The Authority does not have a formal policy on Interest Rate Risk.

29

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### (d) Credit Risk

Per the Investment Policy, on the date of the purchase of any Government Obligation purchased by the Authority, the obligation must have a rating as to investment quality by a nationally recognized investment firm of not less than "AAA" or its equivalent.

As of December 31, 2019, the Authority invested 20% in AAA rated money market funds, 19% in Interest Bearing Accounts, 9% in AAAm rated State and Local Government Pools, 47% in Government Sponsored Entities (GSE), and 5% in U.S. Treasuries backed by the full faith and credit of the U.S. Government. U.S. Treasuries and GSE are Aaa rated by Moody's.

The Authority participates in two local government investment pools, both of which carry investments at amortized cost: TexPool and TexStar. The State Comptroller oversees TexPool, with Federated Investors managing the daily operations of the pool under a contract with the State Comptroller. J.P. Investment Management, Inc. and Hilltop Securities, Inc. serve as co-administrators for TexStar under an agreement with the TexStar board of directors.

The local government investment pools in which the Authority invests are structured similarly to money market mutual funds, to provide its liquidity needs. TexPool and TexStar were established in conformity with the interlocal Cooperation Act, Chapter 791 of the Texas Government Code and the Public Funds Investment Act, Chapter 2256 of the Code. These funds allow shareholders the ability to deposit or withdraw funds on a daily basis. Interest rates are also adjusted on a daily basis. These funds seek to maintain a constant net asset value of \$1.00, although this cannot be fully guaranteed. TexPool and TexStar are rated AAAm and must maintain a dollar weighted average maturity not to exceed a 60 day limit.

### (e) Concentration of Credit Risk

It is the policy of the Authority to diversify its investment portfolios. Assets held in the particular funds shall be diversified to minimize the risk of loss resulting from over concentration of assets in a specific maturity, a specific issuer, or a specific class of securities. As of December 31, 2019, investments in Wells Fargo Bank Government Money Market Fund, and BB&T Bank, exceeded 5% of the total portfolio. More than 5% of the Authority's investments are invested in Federal Home Loan Bank (FHLB), Federal Farm Credit Bank (FFCB), Federal National Mortgage Association (FNMA), and Federal Home Loan Mortgage Corporation (FHLMC).

The Authority categorizes its fair value measurements within the fair value hierarchy established by GAAP. The hierarchy is based on the valuation inputs used to measure the fair value of the asset. Level 1 inputs are quoted prices in active markets for identical assets; Level 2 inputs are significant other observable inputs. The Authority has the following recurring fair value measurements as of December 31, 2019 using a matrix pricing model:

	Fair Value Measurements Using							
	Dec	ember 31, 2019	L	evel 1		Level 2	Le	evel 3
Investments by fair value level:								
Debt securities								
Federal Home Loan Bank	\$	108,049,931	\$	-	\$	108,049,931	\$	-
Federal National Mortgage Assn.		87,020,225		-		87,020,225		-
Federal Farm Credit Bank		262,030,610		-		262,030,610		-
Federal Home Loan Mortgage Corp.		299,495,329		-		299,495,329		-
US Treasury Note		75,021,220		-		75,021,220		-
Total debt securities		831,617,315		-		831,617,315		-
Total investments measured at fair value level:	\$	831,617,315	\$	•	\$	831,617,315	\$	-

#### 2019 COMPREHENSIVE ANNUAL REF

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (4) Capital Assets

Capital assets are summarized as follows:

	January 1, 2019	 Additions	Disposal		Depreciation	Adjustments (transfers, etc.)	December 31 2019
Non-depreciable							
Land	\$ 7,293,755	\$ -	\$	\$		\$ -	\$ 7,293,75
Right-of-way	304,880,328	-				-	304,880,328
CIP	237,927,678	85,085,176	-		-	-	323,012,854
Roadway	4,567,064,961	-	-		-	(2,970)	4,567,061,99
Infrastructure - Other	554,830,737	4,087,153	-		-		558,917,890
Total non-depreciable assets	5,671,997,459	 89,172,329	-		•	(2,970)	5,761,166,81
Non-depreciable							
Buildings	29,596,959		-		-	-	29,596,95
Machinery and Equipment	74,097,911	9,532,893	(20,719,864)		-	(6,989,697)	55,921,243
Intangibles	11,013,509	26,985,536			-	6,989,697	44,988,74
Less accumulated depreciation:							
Buildings	(10,286,101)		-		(986,560)	-	(11,272,66
Equipment	(51,151,723)	-	19,278,203		(8,405,828)	-	(40,279,348
Less amortization:	,						
Intangibles	(3,584,985)	-			(332,312)	-	(3,917,29
Total depreciable assets (net)	49,685,570	 36,518,429	(1,441,661)	• •	(9,724,700)	-	75,037,63
Total capital assets	\$ 5,721,683,029	\$ 125,690,758	\$ (1,441,661)	\$	(9,724,700)	\$ (2,970)	\$ 5,836,204,45

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (5) Revenue Bonds, Commercial Paper, and Loans Payable

Upon the happening of any event of default as specified in the Amended and Restated NTTA System Trust Agreement dated April 1, 2008, Section 802, the Trustee may take actions and upon the written request of the holders of not less than twenty percent (20%) in principal amount of the bonds then outstanding shall proceed to:

- (i) protect and enforce its rights and the rights of the bondholders under the Turnpike Act and under the Trust Agreement by such suits actions or special proceedings in equity or at law or by proceedings in the office of any board or officer having jurisdiction, either for mandamus or the specific performance, of any covenant or agreement contained in the Trust Agreement or in aid or execution of any power herein granted or for the enforcement of any proper legal or equitable remedy, as the Trustee, being advised by counsel shall deem most effectual to protect and enforce such rights.
- (ii) In the enforcement of any remedy under the Trust Agreement, the Trustee shall be entitled to sue for, enforce payment of and receive any and all amounts then or during any default becoming, and at any time remaining, due from the Authority for principal, interest or otherwise under any of the provisions of the Trust Agreement or of the bonds.

The full Amended and Restated NTTA System Trust Agreement can be found at: https://www.ntta.org/whatwedo/fin invest info/NTTAsystem/Documents/NTTAAmdRestdTrustagtwithFirstSupplement.pdf

The Authority has issued and refunded various Revenue Bond Series to construct the North Texas Tollway System and to fund reserves and expenses associated with the bond issues. The Authority follows the provisions of GASB No. 23, Accounting and Financial Reporting for Refunding of Debt Reported by Proprietary Activities (Statement No. 23). Under the provisions of Statement No. 23, the difference between the reacquisition price and the net carrying amount of the old debt is recorded as a deferred outflow and amortized over the life of the new debt or the life of the old debt (had it not been refunded), whichever is shorter, as an adjustment to the bond interest expense.

The following are descriptions of Revenue Bond Series currently outstanding as of December 31, 2019.

#### Series 2008D:

The \$399,999,394 North Texas Tollway Authority Revenue Refunding Bonds, Series 2008D were issued on April 3, 2008 for the purpose of refunding \$353,730,000 of the Bond Anticipation Notes that were issued in November 2007. These bonds were issued as Capital Appreciation Bonds, and the sum of the principal and accreted/compounded interest is payable only at maturity. The approximate Yield to Maturity is 5.90% to 5.97%. The maturity dates of the 2008D bonds are January 1, 2028 through January 1, 2038. These bonds are insured by the Assured Guaranty Corp.

The aggregate difference in debt service between the refunding bonds and the refunded Bond Anticipation Notes is not measurable due to the fact that the Bond Anticipation Notes were issued as temporary financing (1 year) and the refunding bonds were issued as long term financing (30 years).

### Series 2008I:

The Authority issued \$199,998,366 of North Texas Tollway Authority Convertible Capital Appreciation Bonbs, Series 2008I, on September 24, 2008 for the purpose of refunding \$175,975,000 of the Bond Anticipation Notes that were issued in November 2007. The Approximate Yield to Maturity Date is 6.2% and 6.5%. Interest will accrete from the date of delivery and will compound semiannually on January 1 and July 1, commencing January 1, 2009.

The Conversion Date is January 1, 2015; after this date, interest will accrue at a rate of 6.2% and 6.5% on the total amount of principal and the accreted/compounded interest thereon payable semiannually on January 1 and July 1, commencing July 1, 2015. Principal and accreted/compounded interest accreted prior to January 1, 2015 will come due on January 1, 2042 and January 1, 2043, or upon optional redemption. These bonds are insured by the Assured Guaranty Corp.

The aggregate difference in debt service between the refunding bonds and the refunded Bond Anticipation Notes is not measurable due to the fact that the Bond Anticipation Notes were issued as temporary financing (1 year) and the refunding bonds were issued as long term financing (35 years). 2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### Series 2009B:

The \$825,000,000 North Texas Tollway Authority System Revenue Bonds, Series 2009B, were issued on August 12, 2009 as Taxable Build America Bonds, ("BAB's"), for the purpose of funding construction for the Sam Rayburn Tollway project, the Lewisville Lake Toll Bridge project, and the President George Bush Turnpike Eastern Extension project. Interest is payable on January 1 and July 1, commencing January 1, 2010. These bonds are entitled to a direct payment subsidy from the United States Treasury in an amount equal to 35% of the interest due on each payment date. The Authority must request this subsidy prior to each interest payment date. The Series 2009B Bonds were issued as one term bond with a maturity of January 1, 2049 and an interest rate of 6.718%. (Federal Subsidy Payments processed between January 1 and September 30, 2019 were reduced by 6.2% and those processed between October 1 and December 31, 2019 were reduced by 5.9%. This was due to automatic federal deficit reduction spending cuts known as "sequestration" which took effect on March 1, 2013. Sequestration affects certain federally funded programs, including the Federal Subsidy Payments payable to the Authority with respect to the Series 2009B.

### Series 2010A:

On May 13, 2010, the Authority issued \$90,000,000 of North Texas Tollway Authority System Revenue Bonds, Series 2010A, for the purpose of being a contribution to the Special Project System for construction of the PGBT WE (SH 161) project and other projects deemed necessary by the Authority. The bonds were issued as Subordinate Lien Obligations and are to be repaid from net revenues available after the payment of First Tier Bonds, Second Tier Bonds, and Third Tier Bonds, the deposit of funds in all reserve funds, to the extent necessary, the deposit of funds into the Reserve Maintenance Fund of the Authority, and the payment of the ISTEA Loan. Interest is payable on February 1 and August 1, commencing Feb 1, 2010. The bonds were issued as one term bond due February 1, 2023 at an interest rate of 6.25%.

### Series 2010B:

On May 13, 2010, the Authority issued \$310,000,000 of North Texas Tollway Authority System Revenue Bonds as Taxable Build America Bonds, ("BAB's"), Series 2010B, for the purpose of being a contribution to the Special Project System for construction of the PGBT WE (SH161) project and other projects deemed necessary by the Authority. The bonds were issued as Subordinated Lien Obligations and are to be repaid from net revenues available after the payment of First Tier Bonds, Second Tier Bonds, and Third Tier Bonds, the deposit of funds in all reserve funds, to the extent necessary, the deposit of funds into the Reserve Maintenance Fund of the Authority, and the payment of the ISTEA Loan. Interest is payable on February 1 and August 1, commencing Feb 1, 2010.

These bonds were issued as Taxable Build America Bonds, ("BAB's"), and were issued in two Subseries, 2010B-1 and 2010B-2. These bonds are entitled to a direct payment subsidy from the United States Treasury in an amount equal to 35% of the interest due on each payment date. The Authority must request this subsidy prior to each interest payment date. The 2010B-1 Subseries consists of one term bond due February 1, 2030 at an interest rate of 8.41%. The 2010B-2 Subseries was refunded on August 15, 2019. (Federal Subsidy Payments processed between January 1 and September 30, 2019 were reduced by 6.2% and those processed between October 1 and December 31, 2019 were reduced by 6.9%. This was due to automatic federal deficit reduction spending cuts known as "sequestration" which took effect on March 1, 2013. Sequestration affects certain federally funded programs, including the Federal Subsidy Payments payable to the Authority with respect to the Series 2010B.)

### Series 2011B:

On November 29, 2011, the Authority issued \$268,625,000 of North Texas Tollway Authority Revenue Refunding Bonds, Series 2011B, for the purpose of refunding \$43,345,000 of Series 1997A Bonds; refunding \$51,290,000 of Series 1998 Bonds; and refunding \$175,000,000 of Series 2008E-2 Bonds. The 1997A and 1998 Bonds were refunded for economic savings. The 2008E-2 Bonds had a mandatory tender date of January 1, 2012. Interest is payable January 1 and July 1, commencing January 1, 2012. These bonds were issued as serial bonds maturing January 1, 2019 through January 1, 2026 and one term bond due January 1, 2038. The bonds have an interest rate of 5.00%.

The refunding resulted in a decrease of \$45,413,311 in the aggregate debt service between the refunding debt and the refunded debt. The difference between the reacquisition price and the net carrying amount of the bonds refunded by 2011B Revenue Refunding Bonds of \$400,780 was deferred and is being amortized over the stated term of the Series 1997A Bonds.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

Amortization of the deferred inflow in resources on the refunding was (\$28,747) for the year ended December 31, 2019. The deferred inflow in resources ending balance for the year ended December 31, 2019 was \$11,134.

The 1997A Bonds previously refunded the 1989 and 1994 Bonds and the difference between the reacquisition price and the net carrying amount of the Bonds refunded by the 1997A Bonds was deferred and was being amortized over the term of the 1997A Bonds. The remaining deferred amount from the 1989 and 1994 Bonds refunding will be combined with the amounts deferred from the 2011B Revenue Refunding and amortized over the original life of the 1997A Bonds, which had the shortest remaining term.

Amortization of the deferred outflow in resources on the prior refunding was \$18,079 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$18,661).

### Series 2012A:

On June 6, 2012, the Authority issued \$25,930,000 of North Texas Tollway Authority Revenue Refunding Bonds, Series 2012A, for the purpose of refunding \$26,855,000 of the Series 1998 Bonds for economic savings. Interest is payable January 1 and July 1 of each year, commencing January 1, 2014. These bonds were issued as serial bonds maturing January 1, 2027 through January 1, 2029. The bonds have interest rates between 3.75% and 5.00%.

The refunding resulted in a decrease of \$2,859,265 in the aggregate debt service between the refunding debt and the refunded debt. The difference between the reacquisition price and the net carrying amount of the Bonds refunded by 2012A Revenue Refunding Bonds of (\$501,766) was deferred and is being amortized over the stated term of the Series 1998 Bonds. Amortization of the deferred outflow in resources on the refunding was \$32,190 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$258,646).

### Series 2012B:

On October 4, 2012, the Authority issued \$383,625,000 of North Texas Tollway Authority Revenue Refunding Bonds, Series 2012B, for the purpose of refunding \$189,210,000 of Series 2003A Bonds and refunding \$209,040,000 of Series 2008H-2 Bonds. The 2003A Bonds were refunded for economic savings. The 2008H-2 Bonds had a mandatory tender date of January 1, 2013. Interest is payable January 1 and July 1 of each year, commencing January 1, 2013. These bonds were issued as serial bonds maturing January 1, 2021 through January 1, 2034 and three term bonds due January 1, 2036, January 1, 2042, and January 1, 2052. The bonds have an interest rate between 5.00% and 5.25%.

The refunding of this portion of the Series 2003A Bonds resulted in a decrease of \$19,163,860 in the aggregate debt service between the refunding debt and the refunded debt. The difference between the reacquisition price and the net carrying amount of the 2003A Bonds refunded by 2012B Revenue Refunding Bonds of \$150,689 was deferred and is being amortized over the stated term of the Series 2003A Bonds. Amortization of the deferred inflow in resources on the refunding was (\$8,354) for the year ended December 31, 2019 was \$90,192.

The refunding of the Series 2008H-2 resulted in a decrease of \$71,672,879 in the aggregate debt service between the refunding debt and the refunded debt. The difference between the reacquisition price and the net carrying amount of the 2008H-2 Bonds refunded by 2012B Revenue Refunding Bonds of \$1,272,414 was deferred and is being amortized over the stated term of the Series 2008H-2 Bonds. Amortization of the deferred inflow in resources on the refunding was (\$70,541) for the year ended December 31, 2019. The deferred inflow in resources ending balance for the year ended December 31, 2019 was \$761,582.

#### Series 2012D:

On November 1, 2012, the Authority issued \$32,815,000 of North Texas Tollway Authority Revenue Refunding Bonds, Series 2012D, for the purpose of refunding \$35,790,000 of Series 2003A Bonds. These bonds were issued as a term bond due January 1, 2038. The bonds have an interest rate of 5.00% payable January 1 and July 1 of each year, commencing January 1, 2013.

The refunding of this portion of the Series 2003A Bonds resulted in a decrease of \$6,646,042 in the aggregate debt service between the refunding debt and the refunded debt. The difference between the reacquisition price and the net carrying amount of the 2003A Bonds refunded by 2012D Revenue Refunding Bonds of (\$122,121) was deferred and is being amortized over the stated term of the Series 2003A Bonds.

2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

Amortization of the deferred outflow in resources on the refunding was \$4,948 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$86,658).

### Series 2014A:

On November 20, 2014, the Authority issued \$310,415,000 of North Texas Tollway Authority First Tier Revenue Refunding Bonds, Series 2014A, for the purpose of refunding \$313,880,000 of Series 2008A Bonds. The Series 2014A Bonds were issued as serial bonds maturing on January 1, 2020 through January 1, 2025. The bonds have an interest rate of 5.00%.

The refunding of this portion of the Series 2008A Bonds resulted in a decrease in the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2008A Bonds refunded by 2014A Revenue Refunding Bonds of (\$40,871,959) was deferred and is being amortized over the stated term of the Series 2008A Bonds. Amortization of the deferred outflow in resources on the refunding was \$5,147,209 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$14,549,704).

### Series 2014B:

On November 20, 2014, the Authority issued \$146,420,000 of North Texas Tollway Authority Second Tier Revenue Refunding Bonds, Series 2014B, for the purpose of refunding \$143,540,000 of Series 2008F Bonds. The Series 2014B Bonds were issued as serial bonds maturing on January 1, 2029 through January 1, 2031. The bonds have an interest rate of 5.00%.

The refunding of this portion of the Series 2008F Bonds resulted in a decrease in the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2008A Bonds refunded by 2014A Revenue Refunding Bonds of (\$7,426,971) was deferred and is being amortized over the stated term of the Series 2008F Bonds. Amortization of the deferred outflow in resources on the refunding was \$295,732 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$5,914,632).

### Series 2015A:

On April 23, 2015, the Authority issued \$862,920,000 of North Texas Tollway Authority Second Tier Revenue Refunding Bonds, Series 2015A, for the purpose of refunding \$856,460,000 of the Series 2008F Bonds. The Series 2015A Bonds were issued as serial bonds maturing January 1, 2016 through January 1, 2035 and a term bond due January 1, 2038. The bonds have an interest rate of 2.00% - 5.00%.

The refunding of the remaining portion of the Series 2008F Bonds resulted in a decrease in the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2008F Bonds refunded by 2015A Revenue Refunding Bonds of (\$130,397,974) was deferred and is being amortized over the stated term of the Series 2008F Bonds. Amortization of the deferred outflow in resources on the refunding was \$5,504,605 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$104,587,493).

### Series 2015B:

On September 24, 2015, the Authority issued \$764,090,000 of North Texas Tollway Authority First Tier Revenue Refunding Bonds, Series 2015B, for the purpose of refunding \$561,155,000 of Series 2008A Bonds and \$184,470,000 Series 2008B. The Series 2015B Bonds were issued as serial bonds maturing on January 1, 2016 through January 1, 2035 and two terms bonds due January 2040 and January 2045. The bonds have an interest rate of 5.00%.

The refunding of this portion of the Series 2008A Bonds and the 2008B Bonds resulted in a decrease in the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2008A and 2008B Bonds refunded by 2015B Revenue Refunding Bonds of (\$104,903,027) was deferred and is being amortized over the stated term of the Series 2008A and 2008B Bonds. Amortization of the deferred outflow in resources on the refunding was \$3,465,641 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$90,106,665).

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### Series 2016A:

On June 1, 2016, the Authority issued \$987,790,000 of North Texas Tollway Authority First Tier revenue refunding Bonds, Series 2016A, for the purpose of refunding \$668,170,000 of Series 2008A Bonds, \$12,375,000 of Series 2008B Bonds, \$125,000,000 of Series 2008K-1 Bonds, \$80,000,000 of Series 2008K-2 Bonds, and \$303,560,000 of Series 2009A Bonds. The Series 2016A Bonds were issued as serial bonds maturing January 1, 2017 through January 1, 2039 and a term bond due January 1, 2039. The bonds have an interest rate of 4%-5%.

The refunding results for 2008A, 2008B, 2008K, and 2009A Bonds resulted in a decrease the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2008A, 2008B, 2008K, and the 2009A Bonds refunded by 2016A Revenue Refunding Bonds of (\$122,981,961) was deferred and is being amortized over the stated term of the Series 2008K Bonds. Amortization of the deferred outflow in resources on the refunding was \$5,698,006 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$102,564,106).

### Series 2017A:

On November 1, 2017, the Authority issued \$1,743,320,000 of North Texas Tollway Authority First Tier Revenue Refunding Bonds, Series 2017A, for the purpose of refunding \$135,355,000 of Series 2005C Bonds, \$242,100,000 of Series 2008A Bonds, \$28,940,000 of Series 2018B Bonds, \$332,225,000 of Series 2011 Bonds, \$442,145,000 of Series 2011A SPS Bonds, \$89,347,301 of Series 2011B SPS Bonds, \$20,931,726 of 2011C SPS Bonds, and \$160,555,000 of Series 2011D SPS Bonds. The Series 2017A Bonds were issued as serial bonds maturing January 1, 2019 through January 1, 2039 and term bonds due January 1, 2043 and January 1,2048. The bonds have an interest rate of 2%-5%.

The refunding results for 2005C, 2008A, 2008B, 2010, 2011A, 2011B, 2011C, and 2011D Bonds resulted in a decrease in the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2005C, 2008A, 2008B, 2010, 2011A, 2011B, 2011C, and 2011D Bonds refunded by 2017A Revenue Refunding Bonds of (\$381,286,452) was deferred and is being amortized over the stated term of the Series 2005C Bonds. Amortization of the deferred outflow in resources on the refunding was \$53,202,761 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$266,013,803).

### Series 2017B:

On November 1, 2017, the Authority issued \$765,995,000 of North Texas Tollway Authority Second Tier Revenue Refunding Bonds, Series 2017B, for the purpose of refunding \$406,315,000 of Series 2011D SPS Bonds, \$73,665,000 of Series 2011E SPS Bonds, and \$478,026,323 of the Transportation Infrastructure Finance and Innovation Act (TIFIA) SPS Loan. The Series 2017B Bonds were issued as serial bonds maturing January 1, 2019 through January 1, 2039 and term bonds due January 1, 2043 and January 1, 2048. The bonds have an interest rate of 2%-5%.

The refunding results for 2011D and 2011E resulted in a decrease in the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2011D and 2011E Bonds refunded by 2017B Revenue Refunding Bonds of \$27,689,052 was deferred and is being amortized over the stated term of the Series 2005C Bonds. Amortization of the deferred inflow in resources on the refunding was (\$810,412) for the year ended December 31, 2019. The deferred inflow in resources ending balance for the year ended December 31, 2019 was \$25,933,159.

### Series 2018:

On November 13, 2018, the Authority issued \$356,085,000 of North Texas Tollway Authority Second Tier Revenue Refunding Bonds, Series 2018, for the purpose of refunding all of \$178,400,000 of Series 2009D Bonds, all of \$100,000,000 of Series 2011A Bonds, and all of \$101,775,000 of Series 2012C Bonds. The Series 2018 Bonds were issued as serial bonds maturing January 1, 2030 through January 1, 2050 and term bonds due January 1, 2048. The bonds have an interest rate of 4%-5%. The refunding results for 2009D, 2011A, and 2012C Bonds resulted in a decrease in the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2009D, 2011A, and 2012C Bonds refunded by Series 2018 Revenue Refunding Bonds of \$31,149 was fully amortized in 2018.

2019 COMPREHENSIVE ANNUAL F

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### Series 2019A:

On August 15, 2019, the Authority issued \$429,870,000 of North Texas Tollway Authority First Tier Revenue Refunding Bonds, Series 2019A, for the purpose of refunding all of \$31,150,000 of Series 2005C Bonds, all of \$69,865,000 of Series 2009A Bonds, all of \$170,730,000 of Series 2009C Bonds, and all of \$223,895,000 of Series 2014C Bonds. The Series 2019A Bonds were issued as serial bonds maturing January 1, 2020 through January 1, 2039 and term bonds due January 1, 2044. The bonds have an interest rate of 4%-5%.

The refunding results for 2005C, 2009A, 2009C and 2014C resulted in a decrease the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2005C, 2009A, 2009C and 2014C Bonds refunded by 2019A Revenue Refunding Bonds of \$2,650,476 was deferred and is being amortized over the stated term of the Series 2005C Bonds. Amortization of the deferred inflow in resources on the refunding was (\$156,997) for the year ended December 31, 2019. The deferred inflow in resources ending balance for the year ended December 31, 2019 was 2,493,480. The refunding reduced total debt service payments over the next 24 years by nearly \$224.8 million. This results in an economic gain (difference between the present values of the debt service payments on the old and new debt) of \$128.9 million.

### Series 2019B:

On August 15, 2019, the Authority issued \$222,510,000 of North Texas Tollway Authority Second Tier Revenue Refunding Bonds, Series 2019B, for the purpose of refunding all of \$260,000,000 of Series 2010B-2 Bonds. The Series 2019B Bonds were issued as serial bonds maturing January 1, 2022 through January 1, 2029. The bonds have an interest rate of 4%-5%.

The refunding results for 2010B-2 resulted in a decrease the aggregate debt service between the refunding debt and refunded debt. The difference between the reacquisition price and the net carrying amount of the 2010B-2 Bonds refunded by 2019B Revenue Refunding Bonds of (\$7,819,679) was deferred and is being amortized over the stated term of the Series 2005C Bonds. Amortization of the deferred outflow in resources on the refunding was \$259,638 for the year ended December 31, 2019. The deferred outflow in resources ending balance for the year ended December 31, 2019 was (\$7,560,041). The refunding reduced total debt service payments over the next 11 years by nearly \$79.9 million. This results in an economic gain (difference between the present values of the debt service payments on the old and new debt) of \$65.0 million.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

The following schedule summarizes the revenue bonds outstanding as of December 31, 2019:

						Matured or			
Description of Issue		Beginning Balance	_	Additions		Retired	Ending Balance		Due within one year
Series 2005C	\$	42,955,000	\$	-	\$	(42,955,000)	\$ -	\$	
Series 2008D		750,421,341		45,252,369		-	795,673,710		-
Series 2008l		295,165,000		-		-	295,165,000		-
Series 2009A		69,865,000		-		(69,865,000)	-		-
Series 2009B		825,000,000		-		-	825,000,000		-
Series 2009C		170,730,000		-		(170,730,000)	-		-
Series 2010A		90,000,000		-		-	90,000,000		-
Series 2010B		310,000,000		-		(260,000,000)	50,000,000		-
Series 2011B		268,625,000		-		(22,920,000)	245,705,000		24,290,000
Series 2012A		25,930,000		-		-	25,930,000		-
Series 2012B		383,625,000		-		-	383,625,000		-
Series 2012D		32,815,000		-		-	32,815,000		-
Series 2014A		310,415,000		-		-	310,415,000		36,385,000
Series 2014B		146,420,000		-		-	146,420,000		-
Series 2014C		223,895,000		-		(223,895,000)	-		-
Series 2015A		844,060,000		-		(7,455,000)	836,605,000		7,830,000
Series 2015B		753,095,000		-		(5,235,000)	747,860,000		5,495,000
Series 2016A		966,850,000		-		(14,030,000)	952,820,000		14,730,000
Series 2017A		1,743,320,000		-		(48,835,000)	1,694,485,000		21,435,000
Series 2017B		765,995,000				(4,980,000)	761,015,000		3,105,000
Series 2018		356,085,000					356,085,000		
Series 2019A				429,870,000			429,870,000		3,690,000
Series 2019B				222,510,000			222,510,000		
	-	9,375,266,341		697,632,369	-	(870,900,000)	9,201,998,710	•	116,960,000
Less:						,			
Bond discount/(premium)	_	(661,405,281)	_	(108,086,437)	_	74,231,553	(695,260,165)		-
Totals	\$	10,036,671,622	\$	805,718,806	\$	(945,131,553)	\$ 9,897,258,875	\$	116,960,000

### Amortization of Premium/Discounts

Premiums and discounts related to the issuance of the bonds and other loans are being amortized using the bonds outstanding method, which is materially consistent with the effective interest method. The unamortized discount (premium) cost for the year ended on December 31, 2019 was \$(695,260,165).

#### 2019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

The revenue bond debt service requirements below are prepared as of December 31, 2019:

	Total Reve	enue Bonds		
	Principal	Interest	BAB	
Year	amount	amount	Subsidy (*)	Total
Due January 1				
2020	116,960,000	426,517,019	(19,638,646)	523,838,373
2021	183,590,000	422,532,609	(19,638,646)	586,483,963
2022	222,685,000	412,013,646	(19,638,646)	615,060,000
2023	272,355,000	399,301,305	(19,622,789)	652,033,516
2024	278,805,000	385,271,392	(19,525,499)	644,550,893
2025-2029	1,459,411,254	1,908,383,016	(94,917,489)	3,272,876,781
2030-2034	1,604,010,714	1,888,559,127	(91,382,004)	3,401,187,837
2035-2039	1,770,557,426	1,587,429,211	(91,268,649)	3,266,717,988
2040-2044	1,770,923,366	625,206,989	(71,572,376)	2,324,557,979
2045-2049	1,016,215,000	147,857,320	(26,103,553)	1,137,968,767
2050-2052	15,645,000	552,375	-	16,197,375
Interest Accretion	490,840,950	(490,840,950)	-	
	\$9,201,998,710	\$ 7,712,783,059	\$ (473,308,297)	\$ 16,441,473,472

(\*) Note: Due to sequestration, BAB's Subsidy is reduced by 5.9%.

The Interest and Sinking and Reserve Accounts required by the Trust Agreement have been established with the Trustee. The balances as of December 31, 2019 were:

	Cash and Investment Balance	Trust Requirement
Bond Interest Account	\$ 207,956,249	\$ 207,952,637
Debt Service Reserve Account (*)	451,934,247	449,935,067
Redemption Account	116,960,000	116,960,000
Total	\$ 776.850.496	\$ 774.847.704

(\*) The Debt Service Reserve account per the trust agreement is not valued at market price but amortized value. The amortized value at 12/31/2019 was \$450,431,690.

### Defeased Bonds

The Authority has defeased various revenue bonds issues by placing funds and securities in irrevocable trusts with external financial institutions to provide for all future debt service payments on the bonds through the earlier of the maturity date or the first call date. As of December 31, 2019, the amounts of defeased bonds, at par, that remain outstanding was \$2,208,275,118.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### **Commercial Paper**

On April 18, 2001, the Authority's Board of Directors authorized the \$200,000,000 Dallas North Tollway Authority Tax-Exempt Commercial Paper program. On August 19, 2015, the Authority amended the commercial paper resolution providing for the ability to have commercial paper notes (Notes) purchased directly by a bank under the revolving note purchase agreement, or have public sales of Notes supported by a direct pay letter of credit.

Commercial paper notes were supported by a letter of credit agreement with Bank of America Merrill Lynch in excess of \$200,000,000 and constituted a Second Tier obligation under the Amended and Restated Trust Agreement which expired on December 16, 2016.

On December 21, 2016, the Authority approved JPMorgan as provider of a note purchase facility of \$200,000,000 plus required interest coverage with a term of three years. On December 18, 2019, the Authority approved the extension and amendment of the existing Note Purchase Agreement with a term of three years. Any advances for payments of Notes under the Note Purchase Agreement are secured by a Second Tier Lien on Authority revenues and constituted a Second Tier Obligation under the Amended and Restated Trust Agreement. No such advances have occurred.

The notes may be issued to provide interim financing for new projects and other capital improvements and to finance equipment purchases for projects of the Authority. As of December 31, 2019, there were no notes outstanding.

Upon the occurrence and during the continuance of an event of default or a non-investment grade event under the Advised Line Note Purchase Agreement with JP Morgan, the Bank may take one or more of the following actions at any time and from time to time:

(a) give notice to the Trustee of an event of default or a non-investment grade event;

(b) by written notice to the Issuer declare the Committed Facility to be terminated and thereafter the Bank will have no further obligation to purchase Notes;

(c) by written notice to the Issuer, declare the Obligations under the agreement to be immediately due and pavable:

(d) subject to any restrictions in the Amended and Restated Trust Agreement, either personally or by attorney or agent without bringing any action or proceeding, or by a receiver to be appointed by a court in any appropriate action or proceeding, take whatever action at law or in equity may appear necessary or desirable to collect the amounts due and payable under the program documents or to enforce performance or observance of any obligation, agreement or covenant of the Issuer under the program documents, whether for specific performance of any program documents or covenant of the Issuer or in aid of the execution of any power granted to the Bank in the program documents;

(e) cure any default, event of default or event of nonperformance under any program document; provided, however, that the Bank shall have no obligation to effect such a cure;

(f) exercise, or cause to be exercised, any and all remedies as it may have under the program documents and as otherwise available at law and at equity. 2019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### Loan Payable

Additionally, the Authority funded, in part, costs of the construction of the PGBT with proceeds from a loan, which totaled \$135,000,000, made by TxDOT in 1995 pursuant to the Intermodal Surface Transportation Efficiency Act of 1991 (ISTEA). Interest at the rate of 4.2% began to accrue on October 1, 2000, compounding annually on January 1, with the first payment made in October 2004, and annual payments on January 1 thereafter until final payment in 2029, which resulted in a new loan amount at October 1, 2004 of \$154,338,133. Repayment of the loan to TxDOT is to be made from amounts on deposit in the Capital Improvement Fund with payments subordinate to bonds or other obligations of the Authority. The loan's principal payable is \$112,895,896 as of December 31, 2019.

The following schedule summarizes the debt service requirements of the TxDOT ISTEA loan payable subsequent to December 31, 2019:

	TxDOT ISTE Loan payab	 	
Fiscal years	Principal	Interest	Total
2020 (*)	-	-	-
2021	10,580,768	4,741,628	15,322,396
2022	11,025,161	4,297,235	15,322,396
2023	11,488,218	3,834,179	15,322,397
2024	11,970,723	3,351,673	15,322,396
2025 - 2029	67,831,026	8,780,956	76,611,982
Total principal and interest	\$ 112,895,896	\$ 25,005,671	\$ 137,901,567

(\*) ISTEA payment for 1/1/2020 of \$12,250,000 (principal = \$7,205,732 and interest = \$5,044,268) was made on 12/30/2019.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (6) Employees' Retirement Plan

### Defined Benefit Pension Plan

As discussed in Note 1, effective September 1, 1997, the Authority, a regional tollway authority under Chapter 366, Transportation Code, became the successor agency to the Texas Turnpike Authority. In connection with this transition, the Authority changed from being a participant in the plans administered by the Employees Retirement System of Texas (ERS), which are considered single employer defined benefit pension plans, to being a participant in the Texas County and District Retirement System (TCDRS), which is a nonprofit public trust fund that provides pension, disability, and death benefits to eligible employees of the counties and districts that participate in TCDRS. Information related to the TCDRS, the Authority's 401(k) plan, and its refrain from participation in Social Security is included herein.

#### Plan Description

The Authority participates as one of more than 780 plans in the joint contributory, defined benefit plan administered by TCDRS. TCDRS acts as an agent multiple-employer retirement system for county and district employees in the State of Texas. The TCDRS Act is the basis for administration of the pension system. The pension system is governed by a nine-member Board of Trustees and is managed by an administrative staff in Austin. Although the Governor, with the advice and consent of the Senate, appoints the Board, TCDRS is not fiscally dependent on the State of Texas. TCDRS's defined benefit pension plan is a tax-qualified plan under Section 401(a) of the Internal Revenue Code. TCDRS issues a publicly available comprehensive annual financial report (CAFR) that can be obtained at www.lcdrs.org.

All eligible employees of the Authority are required to participate in TCDRS.

#### Benefits Provided

TCDRS provides retirement, disability, and death benefits. Benefit provisions are adopted by the governing body of the Authority, within the options available in the state statutes governing TCDRS.

At retirement, the benefit is calculated as if the sum of the employee's contributions, with interest, and the Authorityfinanced monetary credits, with interest, were used to purchase an annuity. Members may choose to receive their retirement benefit in one of three actuarially equivalent payments options. A summary of plan provisions for the Authority are as follows:

Employee deposit rate	6% of Earnings
Authority matching rate	250%
Vesting period	10 Years
Retirement years (age/years of service)	60/10, Any/30, Rule of 75, age+service
Prior Service Credit	0%
Annuity Increase to retirees:	0%

#### Employees covered by benefit terms

At the December 31, 2018 valuation and measurement date, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefits	211
Inactive employees entitled to but not yet receiving benefits	872
Active employees	753
Total	1,836

### Contributions

Under the state law governing TCDRS, the contribution rate is determined annually by the consulting actuary, using the Replacement Life Entry Age (RLEA) cost method, a conservative cost method and an industry standard.

Employees for the Authority were required to contribute 6% of their annual gross earnings during the fiscal year. The contribution rates for the Authority were 8.30% and 7.73% in fiscal years 2018 and 2019, respectively. The Authority's contributions to TCDRS for the year ended December 31, 2019, were \$3,519,781 and were equal to the required contributions.

2019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### Net Pension Liability

The Authority's Net Pension Liability (NPL) was measured as of December 31, 2018, and the Total Pension Liability (TPL) used to calculate the Net Pension Liability was determined by an actuarial valuation as of that date.

### Actuarial assumptions

The Total Pension Liability in the December 31, 2018 actuarial valuation was determined using the following assumptions:

Inflation	2.75%
Overall Payroll Growth	2.00%
Investment Rate of Return	8.10%, net of pension plan investment expense

Salary increases were based on a service-related table. Mortality rates for active members were based on 90% of the RP-2014 Active Employee Mortality Table for males and 90% of the RP-2014 Active Employee Mortality Table for females, projected with 110% of the MP-2014 Ultimate scale after 2014.

Mortality rates for retirees, beneficiaries and non-depositing members were based on 130% of the RP-2014 Healthy Annuitant Mortality Table for males and 110% of the RP-2014 Healthy Annuitant Mortality Table for females, both projected with 110% of the MP-2014 Ultimate scale after 2014.

Mortality rates for disabled retirees were based on 130% of the RP-2014 Disabled Annuitant Mortality Table for males and 115% of the RP-2014 Disabled Annuitant Mortality Table for females, both projected with 110% of the MP-2014 Ultimate scale after 2014.

The long-term expected rate of return on TCDRS assets is determined by adding expected inflation to expected long-term real returns, and reflecting expected volatility and correlation. The capital market assumptions and information shown below are provided by TCDRS' investment consultant, Cliffwater LLC. The numbers shown are based on January 2019 information for a 10 year time horizon.

Note that the valuation assumption for long-term expected return is re-assessed at a minimum of every four years, and is set based on a 30-year time horizon; the most recent analysis was performed in 2017. The target allocation and best estimates of geometric real rates of return for each major asset class are summarized in the following table:

		Geometric Real Rate of Return (2)
Asset	Target	(Expected minus
Class	Allocation (1)	Inflation)
US Equities	10.50%	5.40%
Private Equity	18.00%	8.40%
Global Equities	2.50%	5.70%
International Equities - Developed Markets	10.00%	5.40%
International Equities - Emerging Markets	7.00%	5.90%
Investment-Grade Bonds	3.00%	1.60%
Strategic Credit	12.00%	4.39%
Direct Lending	11.00%	7.95%
Distressed Debt	2.00%	7.20%
REIT Equities	2.00%	4.15%
Master Limited Partnerships (MLPs)	3.00%	5.35%
Private Real Estate Partnerships	6.00%	6.30%
Hedge Funds	13.00%	3.90%
Total	100.00%	

<sup>(1)</sup> Target asset allocation adopted at the April 2019 TCDRS Board meeting.

<sup>(2)</sup> Geometric real rates of return equal the expected return minus the assumed inflation rate of 1.70%, per Cliffwater's 2019 capital market assumptions.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Notes to Basic Financial Statements

December 31, 2019

#### Discount Rate

The discount rate used to measure the Total Pension Liability was 8.10%. The projection of cash flows used to determine the discount rate assumed that employee contributions will remain at the current 6% and employer contributions will be made at the rates specified in statute. Based on that assumption, the pension plan's Fiduciary Net Position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the Total Pension Liability.

### Changes in the Net Pension Liability / (Asset)

	Increase (Decrease)		
	Total Pension Liability (a)	Fiduciary Net Position (b)	Net Pension Liability / (Asset) (a)-(b)
Balances as of January 01, 2018	\$111,217,343	\$118,607,949	(\$7,390,607)
Changes for the year:			
Service cost	5,797,476	-	5,797,476
Interest	9,342,784	-	9,342,784
Effect of plan changes	-	-	-
Effect of economic/demographic gains or losses	(935,269)	-	(935,269)
Effect of assumptions changes or inputs	-	-	-
Refund of contributions	(860,540)	(860,540)	-
Benefit payments	(2,549,466)	(2,549,466)	-
Administrative expenses	-	(95,740)	95,740
Member contributions	-	2,592,872	(2,592,872)
Net investment income	-	(2,178,710)	2,178,710
Employer contributions	-	3,586,802	(3,586,802)
Other changes		94,381	(94,381)
Balances as of December 31, 2018	\$122,012,329	\$119,197,549	\$2,814,780

#### Sensitivity Analysis

The following presents the net pension liability of the Authority, calculated using the discount rate of 8.10%, as well as what the Authority's net pension liability would be if it were calculated using a discount rate that is 1 percentage point lower (7.10%) or 1 percentage point higher (9.10%) than the current rate.

	1%	Current	1%
	Decrease	<b>Discount Rate</b>	Increase
	7.10%	8.10%	9.10%
Total pension liability	\$139,730,322	\$122,012,329	\$107,295,379
Fiduciary net position	119,197,549	119,197,549	119,197,549
Net pension liability / (asset)	\$20,532,773	\$2,814,780	(\$11,902,170)

#### Pension Plan Fiduciary Net Position

Detailed information about the pension plan's Fiduciary Net Position is available in a separately issued TCDRS financial report. That report may be obtained on the Internet at www.tcdrs.org.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Notes to Basic Financial Statements

December 31, 2019

#### Pension Expense and Deferred Outflows of Resources and Deferred Inflows of Resources:

For the year ended December 31, 2019, the Authority recognized pension expense of \$5,394,429,

At December 31, 2019, the Authority reported deferred outflows and inflows of resources related to pensions from the following sources:

	 erred Outflows f Resources	 erred Inflows Resources
Contributions made subsequent to the measurement date	\$ 3,519,781	\$ -
Net difference between projected and actual earnings	7,851,145	-
Differences between expected and actual experience	-	2,354,993
Changes of assumptions	 536,484	 -
Total	\$ 11,907,410	\$ 2,354,993

\$3,519,781 reported as deferred outflows of resources related to pensions resulting from contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ended December 31, 2020. The remainder of the total deferred outflows/inflows, \$6,032,636, related to pensions will be recognized in pension expense as follows:

2020	2,286,033
2021	564,205
2022	803,219
2023	2,379,179
Thereafter (1)	-

(1) Total remaining balance to be recognized in future years, if any. Note that additional future deferred inflows and outflows of resources may impact these numbers

### 401(k) Plan

As a state agency of the State of Texas, the Texas Turnpike Authority was a participating employer in the State of Texas Texa\$aver 401(k) Profit Sharing Plan sponsored by the Employees Retirement System of Texas. The Texas Turnpike Authority, as a state agency, was permitted to participate in the Employees Retirement System of Texas under Section 812.003 of the Texas Government Code.

Because the Act established the Authority as a political subdivision of the State of Texas instead of a state agency, it is no longer eligible to participate in the Texa\$aver 401(k) Plan maintained by the Employees Retirement System of Texas. As a successor of the Texas Turnpike Authority, however, the Authority is eligible under current IRS rules and regulations to adopt the North Texas Tollway Authority 401(k) Plan as a successor gualified cash or deferred arrangement to the Texa\$aver 401(k) Plan.

Prior to 1986, the IRC of 1986 permitted state or local governments and tax-exempt organizations to maintain qualified cash or deferred arrangement. The Tax Reform Act (TRA) of 1986 amended IRC to provide that a cash or deferred arrangement shall not be treated as a "qualified cash or deferred arrangement" if it is part of a retirement plan maintained by a governmental unit. However, TRA 1986 provides specific exception for cash or deferred arrangements adopted by a governmental unit prior to 1986 "Grandfather Employer". The Authority, a government entity is eligible to adopt the 401(k) plan because it is a successor entity to the Texas Turnpike Authority, a Grandfathered Employer, and is adopting a cash or deferred arrangement substantially similar to the Texas Turnpike Authority's cash or deferred arrangement.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

Effective September 1, 1997, each Authority employee became eligible to participate in the North Texas Tollway Authority 401(k) plan, a defined contribution plan. The plan requires that each employee be required to make a mandatory employee contribution, deposited by the Authority towards the cost of the 401(k) plan, in an amount equal to 4% of total wages. All mandatory employee contributions to the 401(k) plan for payroll periods following September 1, 1997 shall be made on a pretax basis, provided they are subject to the Hospital Insurance portion of the Federal Insurance Contributions Act and the Federal Unemployment Tax Act and the withholding of those Acts. Employee contributions and plan earnings are vested at all times and a terminating employee shall be paid all mandatory contributions and plan earnings pursuant to the plan's terms. The Authority is authorized to make discretionary employer matching contributions at 100% after five years services. Former Texas Turnpike Authority employees employed by the Authority on or before October 31, 1997 shall receive past service credit for service with the Texas Turnpike Authority for purposes of determining the vested percentage and the Authority's Board of Directors is allowed to further amend or terminate the plan at any time.

Total 401(k) contributions allocated to the System by the Authority for the year ended December 31, 2019 were \$1,524,068 based on a covered payroll of \$43,555,210.

### Social Security

Effective September 1, 1997, the Authority elected to refrain from participation in Social Security and instead participated in both the TCDRS and the Authority 401(k) plan. The Authority requires mandatory employee participation in both of these plans.

### (7) Risk Management

The Texas Municipal League (TML) Intergovernmental Risk Pool insures the Authority for workers' compensation. The Authority purchases insurance policies for all major areas of operation including buildings and contents, bridges, general liability, commercial umbrella, crime, directors and officers liability, and boiler and machinery coverage. There have not been any settlements exceeding insurance coverage in the years 2009-2019. There has not been any significant reduction of coverage.

The Authority self-insures health benefits utilizing a third-party benefit administrator. The Authority pays claims based on actual claims reported. Funds are available to pay claims and administrative costs associated with the program. Reserves for these liabilities are included in current liabilities in the Statement of Net Position.

		Current year claims and		
Fiscal	Beginning	changes in	Claim	Ending
Year	Balance	estimates	Payments	Balance
2015	\$ 876,665	10,903,339	11,780,004	\$ -
2016	\$-	12,393,455	11,354,397	\$ 1,039,058
2017	\$ 1,039,058	12,294,775	10,587,347	\$ 2,746,486
2018	\$ 2,746,486	11,331,252	10,937,466	\$ 3,140,272
2019	\$ 3,140,272	12,846,380	11,303,573	\$ 4,683,079

### (8) Post-Employment Benefits Other Than Pensions (OPEB)

### General Information PEBC OPEB Plan

Plan description. The Authority's group medical plans ("Plan") are administered through the Public Employees Benefits Cooperative (PEBC). The plan is a single-employer defined healthcare plan funded on a pay-as-you-go basis. Other post-employment benefits (OPEB) include health insurance and Medicare supplements.

Benefits provided. The Authority annually adopts a premium structure for retirees and their eligible dependents who participate in the various plans offered. An employee must be eligible for retirement with the Authority for insurance eligibility. The Authority currently supplements premiums between 60% to 71% for employees eligible for retirement with the Authority with 10 years or more service credit with the Authority. Those eligible for retirement with less than 10 years service credit with the Authority contribute 100% of the total premium.

#### 2019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

The Authority does not maintain a trust to pay for future OPEB expenses. The Authority is not required by Texas law or by contractual agreement to provide funding for OPEB other than the pay-as-you-go amount necessary to provide current budget year benefits to retirees and their eligible dependents. Contributions, adjustment or elimination of the contributions, and adjustments to eligibility are subject to the Board of Directors annual budgetary discretion.

Employees covered by benefit terms. At December 31, 2018, the following employees were covered by the benefit terms:

24
0
<u>721</u>
<u>745</u>

### Total OPEB Liability

The Authority's Total OPEB liability of \$17,134,836 was measured as of December 31, 2018, and was determined by an actuarial valuation as of that date.

Acturial assumptions and other inputs. The Total OPEB liability in the December 31, 2018 actuarial valuation was determined using the following actuarial assumptions and other inputs, applied to all periods including the measurement, unless otherwise indicated:

Actuarial Cost Method	Entry Age Normal based on level percentage of projected salary
Salary increases	3.50%
Discount Rate	4.09%
Healthcare cost trend rates	6.50% for 2019 decreasing 0.50% per year to an ultimate rate of 4.5% for later years. (pre and post-65 retirees)

## Retirees' share of benefit related costs 40.00% of projected health insurance premiums for pre and post-65 retirees

The discount rate for post-retirement welfare cost purposes is a single rate reflecting the yield or index rate for 20 -year, tax exempt general obligation bonds with an average rating of AA/Aa or higher (or equivalent quality on another rating scale). This rate was obtained based on the Bond Buyer 20-Bond GO Index as reported in the Bond Buyer.

Mortality rates were based on the PUB-2010 generational table scaled using MP-19 and applied on a genderspecific basis.

The actuarial assumptions employed in the development of the other post-retirement benefit cost and other financial reporting have been selected by NTTA and in accordance with the Actuarial Standards of Practice. The Actuarial Standards of Practice require that each significant assumption is appropriate for the purpose of the measurement; takes into account historical and current economic data that is relevant as of the measurement date; reflects expected future experience and has no significant bias (i.e., it is not significantly optimistic or pessimistic).

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

## Changes in the Total OPEB Liability

Total OPEB liability

	Total OPEB Liability
Balance at December 31, 2017	\$ 27,310,086
Changes for the year:	
Service cost	2,892,226
Interest	1,035,731
Differences between expected and actual experience	(9,321,849)
Change of assumptions	(4,593,662)
Benefit payments	(187,696)
Net changes	(10,175,250)
Balance at December 31, 2018	\$ 17,134,836
Covered employee payroll	\$ 39,991,740
Total OPEB liability as a percentage of covered-employee payroll	42.85%

Changes of assumptions: Changes of assumptions and other inputs reflect the effects of changes in the discount rate each period:

The following are the discount rates used in each period:

2018	4.09%
2017	3.44%
2017	3.44 /0

The discount rate was based on 20-year tax exempt general obligation bonds with an average rating of AA/Aa or higher or equivalent quality on another rating scale. This rate was obtained on the Bond Buyer. Index as reported in the Bond Buyer.

Sensitivity of the total OPEB liability to changes in the discount rate. The following presents the total OPEB liability of the Authority, as well as what the Authority's total OPEB liability would be if it were calculated using a discount rate that is 1-percentage-point lower (3.09%) or 1-percentage-point hipher (5.09%) than the current rate:

	Current	
1% Decrease	Discount Rate	1% Increase
3.09%	4.09%	5.09%
\$ 20,637,679	\$ 17,134,836	\$14,394,755

Sensitivity of the total OPEB liability to changes in the healthcare cost trend rate. The following presents the total OPEB liability of the Authority, as well as what the Authority's total OPEB liability would be if it were calculated using the healthcare cost trend rates that are 1-percentage-point lower or 1-percentage-point higher than the current healthcare cost trend rates:

	1% Decrease	Rates	1% Increase
Total OPEB liability	\$ 13,691,057	\$ 17,134,836	\$21,726,547

#### 2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### OPEB Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

For the year ended December 31, 2018, the Authority recognized OPEB expense of \$2,925,193.

OPEB Expense	
Service cost	\$ 2,892,226
Interest cost	1,035,731
Difference between expected and actual experience	(768,653)
Changes of assumptions <sup>1</sup>	 (234,111)
OPEB expense	2,925,193

<sup>1</sup> Changes of assumptions and other inputs reflect a change in the discount rate of 3.44% in 2017 to 4.09% in 2018.

At December 31, 2019, the Authority recognized deferred outflows and inflows of resources related to OPEB from the following sources:

	Deferred Outflows		Deferred Inflows	
	of	Resources	C	f Resources
Contributions after measurement date	\$	165,106	\$	-
Differences between expected and actual experience		-		(8,553,197)
Changes of assumptions		1,620,295		(4,214,882)
Total	\$	1,785,401	\$	(12,768,079)

Amounts reported as deferred outflows of resources related to OPEB will be recognized in OPEB expense as follows:

#### Fiscal year ended December 31,

	2020	\$ (1,002,764)
	2021	(1,002,764)
	2022	(1,002,764)
	2023	(1,002,764)
	2024	(1,002,764)
Thereafter		(6,133,964)
Total		\$ (11,147,784)

Deferred outflows of resources totaling \$165,106 related to OPEB contributions after the measurement date will be recognized as a reduction of the Total OPEB liability in the year ended December 31, 2020.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

### Authority's ERS OPEB Plan

Plan description. The Authority's Other Post-Employment Benefits under the Texas Employees Group Benefits Program (GBP) are administered by the Employees Retirement System of Texas (ERS). This plan is a cost sharing multiple-employer plan with a special funding situation (which applies to certain other employers, but does not apply to the Authority). The Authority reports its allocated proportional share of the GBP in the Authority's annual financial report. The GBP plan covers retired employees of the state, and other entities (including the prior Texas Turnpike Authority, now the North Texas Tollway Authority) as specified by the State Legislature. The benefit and contribution provisions of the GBP are authorized by state law and may be amended by the Legislature.

Benefits provided. The GBP provides self-funded group health (medical and prescription drug) benefits for eligible retirees under HealthSelect. The GBP also provides a fully insured medical benefit option for Medicare-primary participants under the HealthSelect Medicare Advantage Plan. An eligible retiree who has retired from full-time employment does not contribute toward the cost of coverage for himself/herself, but he/she pays a portion of the cost if he/she covers an eligible spouse or dependent child. An eligible retiree who has retired from part-time employment contributes toward the cost of coverage for himself/herself, as well as paying a portion of the cost if he/she covers an eligible spouse or dependent child. The GBP also provides life insurance benefits to eligible retirees via a premium funding arrangement. The authority under which the obligations of the Plan Members and Employer are established and/or may be amended is Chapter 1551, Texas Insurance Code. The Authority's GBP plan is closed to new entrants. The plan does not provide automatic cost of living adjustments (COLAs).

The Employer and member contribution rates are determined annually by the ERS Board Trustees based on the recommendations of the ERS staff and consulting actuary. The contribution rates are determined based on (i) the benefit and administrative costs expected to be incurred, (ii) the funds appropriated and (iii) the funding policy established by the Texas Legislature in connection with benefits provided through the GBP. The Trustees revise benefits when necessary to match expected benefit and administrative costs with the revenue expected to be generated by the appropriated funds.

During the measurement period of 2018 for fiscal year 2019 reporting, the amount of the Authority's contributions recognized by the ERS OPEB plan was \$371,275. The following table summarizes the monthly employer and plan member contributions toward eligible retiree's health and basic life premium.

	Employer	Р	lan Member
Retiree Only	\$ 621.90	\$	-
Retiree and Spouse	\$ 978.22	\$	356.32
Retiree and Children	\$ 860.48	\$	238.58
Retiree and Family	\$ 1,216.80	\$	594.90

Employees covered by benefit terms. At December 31, 2018, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefits	43
Inactive employees entitled but not yet receiving benefits	2
Active employees	0
Total members	45

Detailed information about the GBP's fiduciary net positon is available in a separately issued ERS Comprehensive Annual Financial Report (CAFR) that includes financial statements, notes to the financial statements, and required supplementary information. That report may be obtained on the internet at <a href="https://www.ers.texas.gov/About-ERS/GASB-Requirements">https://www.ers.texas.gov/About-ERS/GASB-Requirements</a>; or by writing to ERS at: 200 East 18<sup>th</sup> Street, Austin Texas 78701.

### Net ERS OPEB Liability

The Authority's Net ERS OPEB Liability of \$3,821,968 was measured as of August 31, 2018, and was determined by an actuarial valuation as of August 31, 2018. No actuarial valuation is available for December 31, 2018 and the Authority's management deems any difference in the net ERS OPEB liability between these two dates are too immaterial to be considered.

2019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Notes to Basic Financial Statements

December 31, 2019

Actuarial assumptions and other inputs. The total OPEB liability in the August 31, 2018 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement, unless otherwise specified:

Inflation	2.50%
Salary increases	2.50% to 9.50% (including inflation)
Discount rate	3.96%
Healthcare cost trend rates	7.30% for FY20, 7.40% for FY21, 7.00% for FY22, decreasing 0.50% per year to an ultimate rate of 4.50% for FY27 and later years

The discount rate used to measure the total ERS OPEB liability was the municipal bond rate of 3.96%. The source of the municipal bond rate is the Bond Buyer Index of general obligation bonds with 20 years to maturity and mixed credit quality. In describing their index, the Bond Buyer notes that the bonds' average credit quality is roughly equivalent to Moody's Investors Service's Aa2 rating and Standard & Poor's Corp.'s AA.

Mortality rates for service retirees, survivors and other inactive members were based on the 2017 State Retirees of Texas mortality table with a 1 year set forward for male CPO/CO members and Ultimate MP Projection Scale projected from year 2017.

Mortality rates for disabled retires were based on the RP-2014 Disabled Retiree Mortality with Ultimate MP Projection Scale projected from year 2014.

Mortality rates for active members were based on the RP-2014 Active Member Mortality tables with Ultimate MP Projection Scale from the year 2014.

The actuarial assumptions used in this valuation were based on the results of actuarial experience studies performed by the ERS and TRS retirement plan actuaries for the period September 1, 2011 to August 31, 2016.

At December 31 2019, the Authority reported a liability of \$3,821,968 for its proportionate share of the collective ERS net OPEB liability. The collective OPEB liability was measured as of August 31, 2018, and the total OPEB liability used to calculate the net liability was determined by an actuarial valuation as of that date. At August 31, 2018, the Authority's proportional percentage was 0.01289561% which was an decrease of 0.02892314% from its proportional percentage measured as of August 31, 2017. The Authority's proportion of the collective ERS net OPEB liability was based on its contributions to the OPEB plan relative to the contributions of all the employers and non-employer contributing entities to the plan for the period September 1, 2017 Knough August 31, 2018.

Change of Assumptions. Changes of assumptions and other inputs reflect the effects of changes in the discount rate each period. The following are the discount rates used in each period.

2017	3.51%
2018	3.96%

Sensitivity of the Authority's Proportionate Share of the ERS Net OPEB Liability to Changes in the Discount Rate. The following presents the ERS Net OPEB liability of the Authority, as well as what the Authority's ERS Net OPEB liability would be if it were calculated using a discount rate that is 1-percentage-point lower (2.96%) or 1-percentagepoint higher (4.96%) than the current rate:

	1% Decrease	Current Discount Rate	1% Increase
	2.96%	3.96%	4.96%
ERS Net OPEB Liability	\$ 4,537,565	\$ 3,821,968	\$ 3,280,341

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### 019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

Sensitivity of the Authority's Proportionate Share of the ERS Net OPEB Liability to Changes in the Healthcare Cost Trend Rates. The following presents the ERS Net OPEB liability of the Authority, as well as what the Authority's ERS Net OPEB liability would be if it were calculated using the healthcare cost trend rates that are 1-percentagepoint lower (6.30 percent decreasing to 3.50 percent) or 1-percentage-point higher (8.30 percent decreasing to 5.50 percent) than the current healthcare cost trend rates:

	1% Decrease	Current Healthcare	1% Increase
	(6.30%	Cost Trend Rates	(8.30%
	decreasing	(7.30% decreasing	decreasing
	to 3.50%)	to 4.50%)	to 5.50%)
itv	\$ 3,236,712	\$ 3,821,968	\$ 4,576,948

ERS Net OPEB Liability

### OPEB Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

For the year ended December 31, 2019, the Authority recognized ERS OPEB expense of \$(22,720).

### ERS OPEB Expense

ERS OPEB Expense	\$ (22,720)
Administrative expense	 750
Amortization of differences between projected and actual earnings	534
Projected earnings	(2,449)
Benefit payments	35,617
Other	(9,842)
Employee contributions	(26,194)
Amortization of changes of assumptions	(343,336)
Amortization of differences between expected and actual experience	(33,439)
Interest cost	162,724
Service cost	\$ 192,916
•	

At December 31, 2019, the Authority reported deferred outflows and inflows of resources related to ERS OPEB from the following sources:

	 red Outflows Resources	 erred Inflows Resources
Differences between expected and actual experience	\$ -	\$ 140,025
Changes in assumptions Net difference between projected and actual earnings on	-	1,339,322
ERS OPEB plan investments	1,810	-
Contributions subsequent to the measurement date	371,275	-
Total	\$ 373,085	\$ 1,479,347

The \$371,275 reported as deferred outflows of resources resulting from contributions subsequent to the measurement date will be recognized as a reduction in the net OPEB liability for the year ending December 31, 2020.

Amounts reported as deferred outflows of resources related to ERS OPEB will be recognized in OPEB expense as follows:

cal Year ending:	
2020	(376,242)
2021	(376,242)
2022	(376,242)
2023	(254,033)
2024	(94,779)
Thereafter	-

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NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (9) Disaggregation of Receivable Balances

The unrestricted accounts receivable balance is \$81,795,122, and the restricted accounts receivable balance is \$989,170. The unrestricted balance consists of \$68,306,428 for billed video tolls (net of the allowance for doubtful accounts of \$253,336,772); \$13,069,166 for unbilled video tolls (net of the allowance for doubtful accounts of \$28,596,042), and \$419,528 for miscellaneous other receivables. The restricted balance consists of BAB's subsidy receivable of \$989,170.

Based upon the payment history for each 30 day bucket of aged billed toll receivables, an allowance is calculated for the expected percentage that will remain unpaid based upon these historical trends. The allowance for uncollectible receivables currently ranges from a minimum of 20% on invoices that are current (age of 0-30 days) to a maximum of 100% for invoices that have met the business rules for write-off with an overall average of 79.8% reserved for all invoices.

NTTA books as an account receivable the value of uninvoiced Zip Cash transactions that are categorized as "matched, current address," with an allowance for uncollectible receivables of 20%. These transactions will be invoiced on the customer's next monthly invoice as all business rules have been met. NTTA also books as an accounts receivable the value of invoiced transactions that are categorized as "matched, current address, not meeting business rules" with an allowance for uncollectible receivables of 85%. Unmatched transactions are not recorded by the System, while they are recorded with a 100% allowance by the Non-Major Enterprise Fund.

Video Toll Transactions	Allowance Method	North Texas Tollway System		Non-Major Enterprise Fund		Total
Recorded Billed Video Tolls:						
Gross Billed Video Tolls		\$	244,851,067	\$	76,792,133	\$ 321,643,200
Allowance for Uncollectible	age based		(195,505,948)		(57,830,824)	(253,336,772
Net Billed Video Tolls		\$	49,345,119	\$	18,961,309	\$ 68,306,428
Recorded Unbilled Video Tolls:						
Matched with DMV, Meeting Business Rules	20%	\$	9,020,992	\$	3,661,229	\$ 12,682,221
Matched with DMV, Not Meeting Business Rules	85%		12,729,760		4,483,805	17,213,565
Unmatched with DMV	100%	_	-	_	11,428,069	 11,428,069
Total Gross Unbilled Video Tolls		\$	21,750,752	\$	19,573,103	\$ 41,323,855
Allowance for Uncollectible			(12,624,494)		(15,971,548)	 (28,596,042
Net Recorded Unbilled Video Tolls		\$	9,126,258	\$	3,601,555	\$ 12,727,813
Unrecorded Unbilled Video Tolls:						
Unmatched with DMV		\$	27,680,405		-	\$ 27,680,405

### (10) Commitments and Contingencies

At the end of fiscal year 2019, there was \$1,696,225,462 in cash and investments with \$856,040,751 restricted for debt service, \$56,593,597 restricted for construction, \$1,045,358 restricted for NTE 3A/3B and \$782,545,756 available for operation. The System has \$5,329,257 in account and retainage payable that are comprised primarily of construction-related payables at December 31, 2019. Additionally, the System has contract and purchase order commitments at December 31, 2019 aggregating \$12,251,923.

#### 019 COMPREHENSIVE ANNUAL REF

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Notes to Basic Financial Statements**

December 31, 2019

#### (11) Subsequent Event

COVID-19 Pandemic

The State of Texas declared a state of emergency in March 2020 due to the COVID-19 global pandemic. North Texas Tollway Authority anticipates a financial impact resulting from the effects of the COVID-19 outbreak. During this evolving situation, North Texas Tollway Authority continues to analyze the impact on its financial position. North Texas Tollway Authority has developed and instituted a phased financial response plan that includes implementing expense reductions, delaying the start of certain capital projects and securing liquidity facilities.

On May 20, 2020, North Texas Tollway Authority entered into a First Amendment to Amended and Restated Advised Line Note Purchase Agreement (the "First Amendment") with JPMorgan Chase Bank, National Association (the "Bank") and J.P. Morgan Securities LLC (the "Purchaser"), which amended the Amended and Restated Advised Line Note Purchase Agreement dated as of December 1, 2019 (the "Existing Note Purchase Agreement," and as amended by the First Amendment, the "Agreement"), between NTTA and the Bank.

On May 26, 2020, pursuant to the Agreement, the Purchaser purchased \$200,000,000 in aggregate principal amount of the North Texas Tollway Authority System Commercial Paper Notes Series A (the "Notes").

On May 20, 2020, NTTA's Board of Directors approved the implementation of a \$100,000,000 revolving note facility with a national investment bank under which the bank will be obligated to purchase short-term notes secured by net revenues of the NTTA System. NTTA expects to finalize and draw down on the facility in full to provide additional funding for capital improvement projects.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Required Supplementary Information**

December 31, 2019

#### Modified Approach - Infrastructure

The Authority has elected to use the Modified Approach to account for maintenance of the Authority's infrastructure assets. As required by the Trust Agreement, an annual inspection of the Authority's roadways has occurred, conducted by the Authority's General Engineering Consultant, Atkins North America, Inc. This inspection was supplemented with specialized inspections by the Authority's Maintenance Management Consultant, VRX, Inc., and the Texas Department of Transportation. The results of the various inspections are utilized to calculate an overall rating, indicating the average condition of the Authority's infrastructure assets (roadways and bridges). The assessment of conditions is made by visual and mechanical tests designed to reveal any condition that would reduce user benefits below the maximum level of service. The Authority's goal is to maintain the Authority's infrastructure assets at a rating of 8 or better (1 to 10 scale), and has established a minimum level for GASB No. 34 purposes of a condition level of 6 or greater. These condition levels were adopted by the Board of Directors for the North Texas Tollway Authority (NTTA) by Resolution No. 02-31 on June 19, 2002 and further clarified by Resolution No. 07-169 on December 19, 2007. In accordance with GASB 34, the Capital Assessment and Inspection Report is due every three years. The last Capital Assessment and Inspection Report for the North Texas Tollway Authority

The infrastructure assets include PGBT, DNT, AATT, MCLB, SRT, LLTB, and CTP main lane plazas, ramp plazas, maintenance shops, administration buildings, and IT lane equipment. The roadways are a major transportation network consisting of 139 centerline miles of high-speed roadways, 15 major interchanges, 42 main lane toll plazas/gantries, 156 ramp toll plazas/gantries, 603 bridges, one tunnel, and other structures and appurtenances. All assets combined totaled approximately \$5.13 billion in current replacement value for FYE 2019.

### Condition Index

A Condition Index is a measure of the "intrinsic value" of the asset as opposed to the book value. A Condition Index with a value of 10.0 is considered "like new"; conversely, a Condition Index with a value of 0.0 is considered "unusable." Evaluations were performed on all of the infrastructure assets under Authority jurisdiction. The evaluation resulted in an average Condition Index of 8.8 for all of the assets combined. The following table shows the Condition Index for the years 2010 through 2019.

Condition Index Table Condition Index					
Fiscal Year	Current	Goal			
2019	8.8	8.0			
2018	8.8	8.0			
2017	8.9	8.0			
2016	8.7	8.0			
2015	8.8	8.0			
2014	8.9	8.0			
2013	8.9	8.0			
2012	8.9	8.0			
2011	8.9	8.0			
2010	8.9	8.0			

#### Condition Assessment and Inventory

A comprehensive condition assessment on all the Authority's infrastructure assets was conducted in September 2019. The Authority's Maintenance Management Consultant performed condition assessments of the Authority's roadway pavement and the Texas Department of Transportation provided condition assessments for bridges as part of the National Bridge Inspection Program. Assessment procedures and representative work samples were reviewed by NTTA's General Engineering Consultants, Atkins North America, Inc.

2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Required Supplementary Information**

December 31, 2019

### BRIDGES

A condition assessment was performed on the Authority's bridges using the Recording and Coding Guide for the Structure Inventory and Appraisal of the Nation's Bridges, published by the Federal Highway Administration (FHWA). A Sufficiency Rating was determined using the Sufficiency Rating Formula, a method of evaluating highway bridge data by calculating the four factors to obtain a numeric value, which is indicative of bridge sufficiency.

The four factors are structural adequacy and safety (55% of the total rating), serviceability and functional obsolescence (30% of the total rating), essentiality for public use (15% of the total rating), and special reductions (total can be reduced by up to 13%).

#### Roadways

The Authority's Maintenance Management Consultant assessed pavement conditions on all of the Authority's roadways using the Condition Rating System (CRS) developed by Applied Research Associates (ARA). The CRS methodology assessed conditions based on both surface distress (e.g., cracking) and ride quality. The CRS data was utilized to update models that project future pavement conditions and repair needs based on roadway type, age, current condition, and level of traffic.

Additionally, a monthly condition assessment, consisting of visual inspection of the Authority's roadways, appurtenances, and edge conditions, was performed on sections of the Authority's roadways. This assessment is based on methodology from the Highway Maintenance Condition Assessment Program (HMCAP), as developed by Roy Jorgensen Associates, Inc. A Maintenance Rating Program (MRP) Index was determined from the monthly assessment. It would have been impractical to perform a MRP evaluation over the entire length; therefore, 10% of the Authority's total roadways were randomly selected for MRP evaluation. These values were then weighted and totaled to determine an overall MRP Index. Of this total MRP Index, travel lanes and shoulders account for 70%, roadside components accounted for 15%, and other items account for 15%.

Currently, the 139 centerline miles (approximately 1,145 main lane miles) of main lane roadways have a Roadway Index of 8.8.

The budget-to-actual expenditures for preservation and other infrastructure maintenance costs were as follows for the years 2010 through 2019.

Fiscal Year	Budget	Actual
2019	\$ 58,126,144	\$ 20,627,996
2018	48,128,568	22,311,736
2017	52,299,280	23,308,416
2016	38,511,676	19,890,127
2015	22,572,948	12,041,778
2014	27,394,112	11,144,585
2013	21,231,300	15,568,942
2012	23,464,926	10,240,825
2011	59,503,102	37,557,688
2010	36,316,377	28,475,554

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Required Supplementary Information**

December 31, 2019

### Schedule of Changes in Net Pension Liability / (Asset) and Related Ratios

Last Ten Fiscal Years (Unaudited)

	Year Ended December 31				
	2019	2018 2017	2016 2015		
Total Pension Liability:					
Service cost	\$ 5,797,476	\$ 6,013,434 \$ 6,194,580	\$ 5,982,873 \$ 5,624,416		
Interest on total pension liability	9,342,784	8,456,928 7,402,223	6,720,140 6,043,983		
Effect of plan changes	-		(1,136,084) -		
Effect of assumption changes or inputs	-	390,009 -	907,438 -		
Effect of economic/demographic (gains) or					
losses	(935,269)	(633,015) (1,073,578)	( , , , , , , , ,		
Benefit payments/refunds of contributions	(3,410,005)	(2,752,605) (2,215,107)	(2,408,086) (2,059,927)		
Net change in total pension liability	10,794,986	11,474,751 10,308,118	8,110,275 8,454,673		
Total pension liability, beginning	111,217,343	99,742,592 89,434,474	81,324,199 72,869,526		
Total pension liability, ending (a)	\$122,012,329	\$ 111,217,343 \$ 99,742,592	\$ 89,434,474 \$ 81,324,199		
Plan Fiduciary Net Position:					
Employer contributions	\$ 3,586,802	\$ 3,416,686 \$ 3,148,616	\$ 3,304,846 \$ 3,197,933		
Member contributions	2,592,872	2,534,007 2,475,976	2,491,090 2,320,145		
Investment income net of investment expenses	(2,178,710)	14,749,679 6,711,695	(2,151,146) 5,330,438		
Benefit payments/refunds of contributions	(3,410,005)	(2,752,605) (2,215,107)	(2,408,086) (2,059,927)		
Administrative expenses	(95,740)	(78,878) (72,943)	(64,794) (65,461)		
Other	94,381	42,116 267,541	78,087 (32,293)		
Net change in fiduciary net position	\$ 589,599	\$ 17,911,005 \$ 10,315,778	\$ 1,249,997 \$ 8,690,835		
Fiduciary net position, beginning	118,607,949	100,696,945 90,381,167	89,131,170 80,440,335		
Fiduciary net position, ending (b)	\$119,197,549	\$ 118,607,949 \$ 100,696,945	\$ 90,381,167 \$ 89,131,170		
Net pension liability / (asset), ending = (a) - (b)	\$ 2,814,780	\$ (7,390,607) \$ (954,353)	\$ (946,693) \$ (7,806,971)		
Fiduciary net position as a % of total pension liability	97.69%	106.65% 100.96%	101.06% 109.60%		
Pensionable covered payroll	\$ 43,214,528	\$ 42,233,445 \$ 41,266,268	\$ 41,518,172 \$ 38,669,085		

\*FNP may be off a dollar due to rounding

Note: This schedule is presented to illustrate the requirement to show information for 10 years. However, recalculations of prior years are not required, and if prior years are not reported in accordance with the standards of GASB 68, they should not be shown here. The Authority implemented GASB 68 in fiscal year 2015, therefore the required information for this schedule will be built over the next five years. The amounts presented for each fiscal year were determined as of the year-end that occurred one year prior.

#### 019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Required Supplementary Information**

December 31, 2019

### Schedule of Employer Contributions

Last Ten Fiscal Years (Unaudited)

Year	Actuarially	Actual	Contribution	Pensionable	Actual Contribution
Ending	Determined	Employer	Deficiency	Covered	as a % of Covered
December 31	Contribution <sup>(1)</sup>	Contribution <sup>(1)</sup>	(Excess)	Payroll <sup>(2)</sup>	Payroll
2010	3,242,294	3,242,294	-	36,065,565	9.0%
2011	2,890,652	2,890,652	-	31,976,241	9.0%
2012	3,174,859	3,174,859	-	34,888,560	9.1%
2013	3,060,429	3,060,429	-	36,917,119	8.3%
2014	3,197,933	3,197,933	-	38,669,085	8.3%
2015	3,304,846	3,304,846	-	41,518,172	8.0%
2016	3,148,616	3,148,616	-	41,266,265	7.6%
2017	3,416,686	3,416,686	-	42,233,445	8.1%
2018	3,586,802	3,586,802	-	43,214,528	8.3%
2019	3,519,781	3,519,781	-	46,677,230	7.5%

<sup>(1)</sup> TCDRS calculates actuarially determined contributions on a calendar year basis. GASB Statement No. 68 indicates the employer should report employer contribution amounts on a fiscal year basis.

(2) Payroll is calculated based on contributions as reported to TCDRS

### Notes to Schedule:

Valuation Date: Actuarially determined contribution rates are calculated each December 31, two years prior to the end of the fiscal year in which contributions are reported.

### Methods and assumptions used to determine contribution rates:

Actuarial Cost Method	Entry Age
Asset Valuation Method	5-year smoothed market
Inflation	2.75%
Salary Increases	Varies by age and service. 4.9% avg. over career including inflation
Investment Rate of Return	8%, net of investment expenses, including inflation
Retirement Age	Members who are eligible for service retirement are assumed to commence receiving benefit payments based on age. The average age at service retirement for recent retirees is 61.
Mortality	130% of the RP-2014 Healthy Annuitant Mortality Table for males and 110% of the RP-2014 Healthy Annuitant Mortality Table for females, both projected with 110% of the MP-2014 Ultimate scale
Changes in Assumptions and Methods Reflected in the Schedule of Employer Contributions*	2015: New inflation, mortality and other assumptions were reflected. 2017: New mortality assumptions were reflected.

\* Only changes that affect the benefit amount and that are effective 2015 and later are shown in the Notes to Schedule.

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Required Supplementary Information**

December 31, 2019

### Schedule of Changes in PEBC Total OPEB Liability and Related Ratios

Last Ten Fiscal Years (Unaudited)

	2018	2019
Total PEBC OPEB Liability - Beginning	\$ 22,215,020	\$27,310,086
Changes for the year:		
Service cost	2,342,914	2,892,226
Interest	926,699	1,035,731
Differences between expected and actual experience	-	(9,321,849)
Changes of assumptions	1,909,633	(4,593,662)
Benefit payments	(84,180)	(187,696)
Net changes	5,095,066	(10,175,250)
Total PEBC OPEB Liability - Ending	\$ 27,310,086	\$17,134,836
Covered employee payroll	\$ 38,100,336	\$39,991,740
Total PEBC OPEB liability as a percentage of covered-employee payroll	71.68%	42.85%

Note: This schedule is presented to illustrate the requirement to show information for ten years. However, recalculations of prior years are not required, and if prior years are not reported in accordance with the standards of GASB 75, they should not be shown here. The Authority implemented GASB 75 in fiscal year 2018, therefore the required information for this schedule will be built over the next eight years. The amounts presented for each fiscal year were determined as of the year-end that occurred one year prior.

#### 019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Required Supplementary Information**

December 31, 2019

### Schedule of Authority's Share of ERS Net OPEB Liability

Last Ten Fiscal Years (Unaudited)

Fiscal Year Ending December 31,		2018		2019	
uthority's proportional share of collective net ERS OPEB liability (%)		0.04181875%		0.01289561%	
Authority's proportional share of collective net ERS OPEB liability (\$)	\$	14,248,907	\$	3,821,968	
Covered-Employee Payroll ERS Net OPEB Liability as a Percentage of Covered-Employee Payroll ERS Plan Fiduciary Net Position as a Percentage of Total ERS OPEB Liability	\$	4,911,742 290.10% 2.04%	\$	1,553,556 246.01% 1.27%	

### Schedule of Authority's Contributions to ERS OPEB

Last 10 Calendar Years (Unaudited)

Fiscal Year Ending December 31, 2018		2019		
Actuarially determined contributions Actual contributions Contribution deficiency (excess)	\$	N/A (*) 369,614 N/A (*)	\$	N/A (*) 371,275 N/A (*)
Covered-Employee Payroll Ratio of actual contributions/employer covered payroll amount	\$	4,911,742 7.53%	\$	1,553,556 23.90%

(\*) N/A – Not Available

Note: This schedule is presented to illustrate the requirement to show information for ten years. However, recalculations of prior years are not required, and if prior years are not reported in accordance with the standards of GASB 75, they should not be shown here. The Authority implemented GASB 75 in fiscal year 2018, therefore the required information for this schedule will be built over the next eight years. The amounts presented for each fiscal year in the top table were determined as of the year-end that occurred one year prior.
NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Schedule of Net Position by Trust Account

December 31, 2019

		Non-Major	North Texas	Interfund Eliminations/	Construction and	Revenue	Operations and Maintenance		Consolidation Capital	D Bond Interest	ebt Service Accounts Reserve	Redemption	Sc
Assets	Total	Enterprise Fund	Tollway System	Reclassifications	Property Account	Account	Account	Account	Improvement Fund		Account	Account	
rrent assets: Cash and cash equivalents (note 1 (e)) \$	73,702,540 \$	7,202,227 \$		- 1	\$ (415,674) \$	10,937,085	\$ 54,910,744			- 1	s - s		
Investments (note 3)	384,643,461	22,985,814	361,657,647	-		45,307,639	3,159		258,686,848	-		-	
Accrued interest receivable	2,038,429		2,038,429		-	666,078	4	4 6,807	1,365,540			-	
Interproject/agency receivables Accounts receivable (note 9) (net of allowance for uncollectibles)	17,079,668 68,725,956	4,630,216 18,961,309	12,449,452 49,764,647		20.000	12,449,452 49,345,119	- 290.657	- 108.871					
Accounts receivable (note 9) (net of allowance for uncollectibles) Unbilled accounts receivable (note 9) (net of allowance for uncollectibles)	68,725,956 13.069,166	18,961,309 3,942,908	49,764,647 9,126,258		20,000	49,345,119 9,126,258	290,657	108,871	-			-	
Prepaid expenses	3,317,917	3,942,906	3,317,917			9,120,200	3,317,917	7 .					
Total current unrestricted assets	562,577,137	57,722,474	504,854,663		(395,674)	127,831,631	58,522,481		261,456,694				
urrent restricted assets:													
Restricted assets:													
Restricted for construction:													
Investments (notes 3 and 10)	56,593,597		56,593,597		56,593,597					-		-	
Accrued interest receivable	76,159		76,159		76,159								
Restricted for debt service:													
Investments (notes 3 and 5)	520,757,192		520,757,192					· ·	35,308,343	207,956,249	160,532,600	116,960,000	
Accrued interest receivable	1,737,144		1,737,144					· ·		34,310	1,683,533	19,301	
Accounts receivable	989,170		989,170		-	-		· · · ·		989,170			
Restricted for NTE 3A/3B:													
Investments (notes 3 and 10)	1,045,358	1,045,358	<u> </u>					·	· <u> </u>		<u> </u>		
Total current restricted assets	581,198,620 1.143.775.757	1,045,358	580,153,262		56,669,756 56,274,082	127.831.631	58.522.481		35,308,343	208,979,729	162,216,133	116,979,301	
Total current assets	1,143,775,757	58,767,832	1,085,007,925		56,274,082	127,831,631	58,522,481	07,439,031	296,765,037	208,979,729	162,216,133	116,9/9,301	
ncurrent assets: Investments (note 3)	324,199,755		324,199,755			65,001,100		- 4,992,540	254,206,115				
Investments (note 3) Investments restricted for debt service (note 3)	324,199,755		324,199,755			65,001,100		- +,932,540	43.881.912		291.401.647		
Unavailable feasibility study costs	3.784.411		3.784.411			-	-		3.784.411			-	
Service Concession Arrangement - Intangible asset (note 1-m)													
(net of accumulated amortization)	2,495,041,623		2,495,041,623		2,495,041,623	-						-	
Capital assets:													
Nondepreciable (note 4)	5,761,166,820		5,761,166,820	695,260,165	5,066,485,916	-			(579,261)			-	
Depreciable (net) (note 4)	75,037,636		75,037,636		75,037,636								
Total noncurrent assets	8,994,513,804		8,994,513,804	695,260,165	7,636,565,175	65,001,100		4,992,540	301,293,177		291,401,647		
tal assets	10,138,289,561	58,767,832	10,079,521,729	695,260,165	7,692,839,257	192,832,731	58,522,481	62,432,071	598,058,214	208,979,729	453,617,780	116,979,301	
Deferred outflow of resources													
Loss on refunding	591,660,410		591,660,410		591,660,410	-						-	
ERS OPEB contributions after measurement date	371,275		371,275				371,275	- 5					
PEBC OPEB contributions after measurement date	165,106		165,106			-	165,106		-	-			
PEBC OPEB assumption change	1,620,295		1,620,295			-	1,620,295						
Difference in projected and actual earnings on ERS OPEB liability	1,809		1,809			-	1,809			-			
Difference in projected and actual earnings on pension assets	7,851,145 3,519,781		7,851,145				7,851,145 3,519,781						
Pension contributions after measurement date Changes in actuarial assumptions used to determined pension liability	3,519,781 536,484		3,519,781				3,519,781 536,484						
otal deferred outflow of resources	605,726,305		605,726,305		591,660,410		14,065,895		· <u> </u>		<u> </u>		
-	605,726,505	· ·	605,726,305		551,000,410	· ·	14,005,055		·	<u> </u>		<u> </u>	
Liabilities													
ment liabilities:													
Accounts payable	11,817		11,817	-		11,817	-						
Accrued liabilities	45,408,629	985,343	44,423,286		5,592,015	2,310,838	21,723,981		13,115,792	-			
Interproject/agency payables	9,847,854	458,046	9,389,808			9,388,236	1,572	- 2					
Deferred revenue Total current unrestricted liabilities	82,006,092	1,443,389	82,006,092 135,831,003		5.592.015	82,006,092		<u> </u>	· <u> </u>	<u> </u>	<u> </u>		
vable from restricted assets:	137,274,392	1,443,389	135,831,003		5,592,015	93,716,983	21,725,553	1,680,660	13,115,792	·	· · · · · ·		
Vonstruction-related assets: Construction-related payables:													
Retainage payable (note 10)	5,317,440		5,317,440		2,266,630			- 97,488	2,953,322				
Debt service-related payables:	5,517,440		5,511,445		2,200,000				2,000,022				
Accrued interest payable	212,048,471		212,048,471						4,095,833	207,952,638			
Revenue bonds pavable, current portion	116,960,000		116,960.000		116.960.000								
Restricted for NTE 3A/3B:													
Intergovernmental payable	1,045,358	1,045,358											
Total current liabilities payable from restricted assets	335,371,269	1,045,358	334,325,911		119,226,630			. 97,488	7,049,155	207,952,638			
Total current liabilities	472,645,661	2,488,747	470,156,914		124,818,645	93,716,983	21,725,553	3 1,778,148	20,164,947	207,952,638			
ncurrent labilities:													
Total other post-employment benefits liability - PEBC plan (note 8)	17,134,836		17,134,836			-	17,134,836		-	-		-	
Net other post-employment benefit liability - ERS plan (note 8)	3,821,968		3,821,968			-	3,821,968	- 8					
Texas Department of Transportation ISTEA loan payable (note 5)	112,895,896	-	112,895,896		112,895,896	-						-	
Dallas North Tollway System revenue bonds payable, net of bond				695,260,165									
discount (premium) costs of \$695,260,165 (note 5)	9,780,298,874		9,780,298,874	695,260,165	8,942,011,426				140,000,000	3,027,283		-	
Net pension liability Total noncurrent liabilities	2,814,780 9,916,966,354	· · · · ·	2,814,780 9,916,966,354	695,260,165	9,054,907,322		2,814,780 23,771,584		140,000,000	3,027,283			
Total noncurrent liabilities											· · · · ·		
	10,389,612,015	2,488,747	10,387,123,268	695,260,165	9,179,725,967	93,716,983	45,497,137	1,7/8,148	160,164,947	210,979,921	· · · ·		
Gain on refunding	29,289,547	-	29,289,547		29,289,547							-	
	140,025		140,025			-	140,025	-				-	
Difference in expected and actual ERS OPER experience	2.354.993	-	2.354.993			-	2.354.993						
	1.339.322		1.339.322			-	1.339.322						
Difference in expected and actual pension experience			9,882,650				9,882,650						
Difference in expected and actual pension experience Changes in actuarial assumptions used to determined ERS OPEB liability	9,882,650						4,214,882						
Difference in expected and actual pension experience Changes in actuarial assumptions used to determined ERS OPEB liability Changes in proportinate share			4,214,882				8,553,197						
Difference in expected and actual pension experience Changes in actuatial assumptions used to determined ERS OPEB lability Changes in proportinate share PEBC Assumptions	9,882,650 4,214,882				-								
PEBC projected experience vs actual experience	9,882,650	· ·	4,214,882 8,553,197 55,774,616		29,289,547	<u> </u>	26,485,069			· ·	·		
Difference in expected and schulp persion experience Changes in actualia assumptions used to determined ERS OPEB lability Changes in propertinale share PEBC starsprints dependence va schual experience ball deterred inflow of resources	9,882,650 4,214,882 8,553,197		8,553,197	<u> </u>	29,289,547	<u> </u>	26,485,069		· · · ·	·			
Difference in expected and adual previous experience Charges in a stuart assumptions used to determined ERS OPEB lability Charges is proportinate share PEBC Assumptions PEBC experience	9,882,650 4,214,882 8,553,197 55,774,616		8,553,197 55,774,616	-			26,485,069		2 820 400	<u> </u>	<u> </u>		
Difference in expected and adual previous experience Charges in actual assumptions used to determined ERS OPEB lability Charges in proportinate stree PEBC projected experience via actual experience Jaid deterrel affree determines and actual experience Intersement in capital asset	9,882,650 4,214,882 8,553,197	- - -	8,553,197	(2,418,851,555)	(1,158,021,521)	<u>.</u>	26,485,069		3,839,186		<u> </u>	· ·	
Difference in expected and actual previous experience Charges in actual actual previous determined ERS OPEB lability Charges is proportinal sales PEBC asymptote PEBC asymp	9,882,650 4,214,882 8,553,197 55,774,616 (3,573,033,890)	• • •	8,553,197 55,774,616 (3,573,033,890)			99.115.749	26,485,069			. (2 000 192)	453 617 780		
Difference in expected and adhud preserion experience Charges in a kudra experision experience BEBC particulates areas PEBC particulated experiences that experiences and adherence fallere experisions Met Position termestment in capital easts settede for:	9,882,650 4,214,882 8,553,197 55,774,616 (3,573,033,890) 1,359,733,801		8,553,197 55,774,616 (3,573,033,890) 1,359,733,801	(2,418,851,555) 801,250,465	(1,158,021,521)	99,115,748	26,485,069	· ·	3,839,186	(2,000,192)	453,617,780		
Difference in expected and actual persons experience Charges in actual actual persons experience Charges in proportinal state PEEC proportial experience is actual experience PEEC proportial PEEC Proporti	9,882,650 4,214,882 8,553,197 55,774,616 (3,573,033,890)	-	8,553,197 55,774,616 (3,573,033,890)			- - 99,115,748 -	26,485,069 - - - 606,170	· ·	7,750,000	(2,000,192)	453,617,780	- - - - - - - - - - - - - - - - - - -	



# **Statistics**



#### 19 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

#### **Introduction to Statistical Section**

(unaudited)

#### INTRODUCTION

Governmental Accounting Standards Board (GASB) Statement 44 "Economic Condition Reporting": The Statistical Section requires that certain detailed statistical information be presented in this section, typically in ten year trends, to assist users in utilizing the basic financial statements, notes to the financial statements and required supplementary information in order to assess the economic condition of the System.

#### FINANCIAL TRENDS

These tables contain information to help the reader understand how the Authority's financial performance and well being have changed over time.

#### REVENUE CAPACITY

These tables contain information to help the reader assess the Authority's most significant revenue sources.

#### DEBT CAPACITY

These tables present information to help the reader assess the affordability of the Authority's current current level of outstanding debt and the Authority's ability to issue additional debt in the future.

#### DEMOGRAPHIC AND ECONOMIC INFORMATION

These tables offer demographic and economic indicators to help the reader understand the environment within which the Authority's financial activities take place.

#### OPERATING INFORMATION

These tables contain service and infrastructure data to help the reader understand how the information in the Authority's financial report relates to the services the Authority provides and the activities it perform:

Sources: Unless other noted, the information in the following tables is derived from the annual financial reports for the relevant years.

An Enterprise Fund of the North Texas Tollway Authority

# **Net Position by Component**

Last Ten Fiscal Years (unaudited)

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Statement of Revenues, Expenses and Changes in Net Position by Net Component

Last Ten Fiscal Years (unaudited)

			,	2012	2013	2014	2015	2016	2017	2018	2019
let investment in capital assets		(931 901 660)	\$(1,178,473,954)	P(1 2E4 000 030)	R/4 212 220 0141	\$/4 004 000 E01)	R(4 077 058 501)	\$(4,154,462,248)	\$/2 727 708 280V	\$(3.710.464.076)	e(2 572 022 00
testricted		1,211,161,929	917,325,283	792,586,995	3,621,400,342	3,580,531,205	3,612,159,144	3,561,843,338	3,674,470,077	3,790,162,535	3,854,775,42
Inrestricted	- 1	(119,834,279)	(112,356,823)	(38,289,706)	(83,847,212)	(23,192,391)	(7,176,940)	12,928,827	30,609,769	26,776,383	16,887,70



Revenues:	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Tolls	\$ 366,597,323 \$	402.569.534 \$	485.463.608 \$	525.458.723 \$	580.524.810 \$	621,424,682 \$	675.005.210 \$	722.357.187 \$	850.437.774 \$	899.647.241
Other (1)	17,268,589	28,372,616	20,729,193	26,138,924	34,526,543	46,390,402	66,126,285	75,709,488	99,516,486	111,615,382
Total operating revenues	383,865,912	430,942,150	506, 192, 801	551,597,647	615,051,353	667,815,084	741,131,495	798,066,675	949,954,260	1,011,262,623
Operating expenses:										
Administration	21,105,565	22,159,182	22,982,801	23,298,130	22,206,400	21,736,431	24,293,402	26,451,640	30,702,404	30,327,124
Operations	74,604,274	77,165,408	83,253,523	88,469,679	97,917,442	120,046,594	129,445,852	145,235,564	172,403,902	188,145,331
Reserve maintenance	11,701,225	16,540,873	11,446,757	10,915,105	11,144,585	12,041,778	19,890,127	23,308,416	22,311,612	20,627,996
Capital improvement	18,259,590	36,535,270	35,691,517	27,541,687	38,848,449	33,127,787	23,182,888	46,178,658	20,018,305	43,977,371
Total operating expenses before depreciation	125,670,654	152,400,733	153,374,598	150,224,601	170,116,876	186,952,590	196,812,269	241,174,278	245,436,223	283,077,822
Operating income before amortization/depreciation	258, 195, 258	278.541.417	352.818.203	401.373.046	444,934,477	480.862.494	544.319.226	556.892.397	704.518.037	728.184.801
Amortization of intangible (SRT)	(63,801,840)	(63,947,216)	(63,943,350)	(63,943,350)	(64,403,243)	(65,385,114)	(64,916,168)	(64,841,672)	(64,788,513)	(64,788,513)
Depreciation	(4,794,093)	(5.690.160)	(6.038.360)	(6.203.704)	(6.159.420)	(6.889.660)	(8.716.326)	(10.412.946)	(10.059.970)	(9.372.351)
Operating income	189,599,325	208,904,041	282,836,493	331,225,992	374,371,814	408,587,720	470,686,732	481,637,779	629,669,554	654,023,937
Nonoperating revenues (expenses):										
Interest earned on investments	22,128,268	17,672,334	10,112,695	419,671	348,383	421,910	441,289	721,020	1,843,976	1,769,637
Gain (loss) on sale of investments				(133,910)			(707,009)	(489,356)	(161,717)	27,133
Net increase(decrease) in the fair value of investments	3,588,196	(3,659,548)	(4,962,380)	(6,573,172)	2,118,111	(967,545)	(2,528,460)	(732,342)	(1,061,515)	6,539,882
Loss on disposal of assets							(582,400)	(51,644,820)	(12,641,833)	(1,441,660)
Interest expense on revenue bonds	(371,173,164)	(343,422,746)	(444,746,741)	(436,811,504)	(432,986,781)	(417,678,947)	(411,682,552)	(420,979,364)	(454,787,857)	(462,355,738)
Interest expense on loan	(6,269,247)	(6,269,405)	(6,032,854)	(5,814,320)	(5,714,934)	(5,618,961)	(5,518,957)	(5,531,495)	(5,264,173)	(5,044,268)
Bond premium/discount amortization	6,330,306	(43,237,386)	892,614	1,822,095	4,343,844	14,914,793	32,736,459	47,207,780	71,840,236	74,231,553
Bond issuance cost amortization	(5,002,937)	(4,173,546)	(4,147,186)		(5,728,236)	(12,125,235)	(6,313,133)	(13,556,163)	(3,192,510)	(4,437,637)
Deferred amount on refunding amortization	(571,990)	(5,829,048)	(4,701,591)	(3,550,291)	(4,013,052)	(12,471,595)	(19,868,665)	(30,800,504)	(87,427,695)	(85,697,949)
Gain on refunding										900,900
SWAP termination payment									(11,212,000)	
Interest expense on other debt-CIF fund									(32,996,000)	(24,244,400)
Capital contribution Transfer to SPS & Enterprise	(217.866)		911.870		32,166,870		63,291	512,742,812		
		(508,991,349)	911,870	919,608	1 790 774		379 642			
Payments from (to) other governments	31,526,405	25,712,730		8,389,180		5,074,087		83,912	(2,000,000)	
BAB's Subsidy	26,263,784	28,978,075	28,978,075	26,674,318	26,877,164	26,935,120	26,993,077	27,022,055	27,123,478	23,706,752 (45,275)
Arbitrage rebate Other (reimbursement of damaged claims)	(7.346.832)	1.284.373	6 069 273	- (16.163.752)	4,179,180	- (13.890.635)	9 184 900	1 380 247	100,868 31.075.832	(45,275) 14.221.526
Net nonoperating revenues (expenses)	(300,745,077)	(841,935,516)	(409.102.546)	(430.822.077)	4,179,180	(415.407.008)	(377,402,518)	65.423.782	(478,760,910)	(461.869.544)
Changes in net position	\$ (111,145,752) \$	(633,031,475) \$	(126,266,053) \$	(99,596,085) \$	(2,246,863) \$	(6,819,288) \$	93,284,213 \$	547,061,560 \$	150,908,644 \$	192,154,393

(1) Administrative fees, parking transaction fees, statement fees and miscellaneous charges.



An Enterprise Fund of the North Texas Tollway Authority

## **Traffic and Toll Revenue**

Last Ten Fiscal Years

(unaudited)

Year	Annual Revenue Vehicle Transactions	(*)	Annual Toll Revenue	(*)	Average Toll Rate per Transaction
2010	481,913,338		366,597,323		0.76
2011	513,454,344		402,569,534		0.78
2012	585,051,845		485,463,608		0.83
2013	610,129,737		525,458,723		0.86
2014	644,669,523		580,045,215		0.90
2015	676,484,779		617,488,044		0.91
2016	703,094,602		665,212,316		0.95
2017	723,247,591		712,551,456		0.99
2018	827,610,415		841,491,016		1.02
2019	847,392,583		886,843,140		1.05



(\*) System only, excludes Non-major Enterprise Fund

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

### **Toll Rates**

Last Ten Fiscal Years

(unaudited)

				Years							
Two-axle passenger cars and trucks											
Roadway		2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Dallas North Tollway: Main Lane Plaza 1	ZipCash	\$1.89	\$2.00	\$2.00	\$2.10	\$2.10	\$2.22	\$2.22	\$2.34	\$2.34	\$2.34
Main Lane Plaza 1		\$1.89 1.26	\$2.00	\$2.00	\$2.10 1.40	\$2.10 1.40	\$2.22 1.48	\$2.22 1.48	\$2.34 1.56	\$2.34 1.56	\$2.34 1.5P
Main Lane Plaza 2	TollTag ZipCash	1.20	1.33	1.43	1.40	1.40	1.40	1.40	1.68	1.68	1.68
Iviairi Earle Fraza z	TollTag	0.90	0.95	0.95	1.01	1.01	1.06	1.06	1.12	1.12	1.12
Main Lane Plaza 3	ZipCash	1.20	1.28	1.28	1.35	1.35	1.43	1.43	1.50	1.50	1.50
Main Earlo Fidea o	TollTag	0.80	0.85	0.85	0.90	0.90	0.95	0.95	1.00	1.00	1.00
Main Lane Plaza 4	ZipCash	2.12	2.24	2.24	2.37	2.37	2.49	2.49	2.64	2.64	2.64
Wall Lane Flaza 4	TollTag	1.41	1.49	1.49	1.58	1.58	1.66	1.66	1.76	1.76	1.76
Addison Airport Toll Tunnel:	ZipCash	0.75	0.80	0.80	0.84	0.84	0.89	0.89	0.95	0.95	0.95
Mainlane Plaza	TollTag	0.50	0.53	0.53	0.56	0.56	0.59	0.59	0.63	0.63	0.63
Chisholm Trail Parkway (3):											
Main Lane Plaza 1	ZipCash					-			2.15	2.15	2.15
	TollTag		-	-		-		-	1.43	1.43	1.43
Main Lane Plaza 2	ZipCash	-	-	-		-		-	3.48	3.48	3.48
	TollTag	-	-	-		-		-	2.32	2.32	2.32
Main Lane Plaza 3	ZipCash	-	-	-		-		-	2.60	2.60	2.60
	TollTag	-		-	-	-	-	-	1.73	1.73	1.73
President George Bush Turnpike:											
	7-01		2.28	2.28	2.42	2.42	2.55	2.55	2.69	2.69	2.69
Main Lane Plaza 5 (2)	ZipCash			2.28	2.42	2.42				2.69	2.68
Main Lane Plaza 6	TollTag	1.50	1.52 1.58	1.52	1.61	1.61	1.70 1.76	1.70 1.76	1.79 1.86	1.79	1.75
Main Lane Plaza 6	ZipCash		1.58	1.58						1.86	1.8
Main Lane Plaza 7	TollTag ZipCash	1.00 1.62	1.05	1.05	1.11 1.80	1.11 1.80	1.17 1.91	1.17 1.91	1.24 2.01	2.01	2.0
Main Lane Plaza /	TollTag	1.02	1.14	1.14	1.80	1.00	1.91	1.91	1.34	1.34	1.34
Main Lane Plaza 8		1.00	1.14	1.14	1.20	1.20	1.27	1.27	1.34	1.34	1.86
Main Lane Plaza 8	ZipCash TollTag	1.50	1.59	1.59	1.68	1.68	1.77	1.18	1.86	1.86	1.80
Main Lane Plaza 9	ZipCash	1.00	1.06	1.06	1.34	1.12	1.10	1.10	1.24	1.24	1.49
Main Lane Piaza 9	TollTag	0.80	0.84	0.84	0.89	0.89	0.94	0.94	0.99	0.99	0.99
Main Lane Plaza 10	ZipCash	0.69	0.84	0.74	0.89	0.89	0.84	0.84	0.86	0.86	0.86
Main Lane Plaza To	TollTag	0.69	0.49	0.49	0.51	0.51	0.54	0.54	0.66	0.66	0.80
Main Lane Plaza 11 (4)	ZipCash	0.46	0.49	0.49	0.51	0.51	0.54	0.54	1.56	1.56	1.56
Wall Edite Flaza TT (4)	TollTag	-	-	-		-	-	-	1.04	1.04	1.04
Main Lane Plaza 12 (4)	ZipCash								1.65	1.65	1.65
main carlo r laca re (4)	TollTag		-		-	-	-	-	1.10	1.10	1.10
	-										
Mountain Creek Lake Bridge:											
Mainlane Plaza	ZipCash TollTag	0.75	0.80	0.80	0.84	0.84	0.89	0.89	0.95 0.63	0.95 0.63	0.95
	Tourtag	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.01
Sam Rayburn Tollway (SRT):											
Main Lane Gantry 1 (1)	ZipCash	0.72	0.75	0.75	0.80	0.80	0.84	0.84	0.89	0.89	0.89
	TollTag	0.48	0.50	0.50	0.53	0.53	0.56	0.56	0.59	0.59	0.59
Main Lane Gantry 2 (1)	ZipCash	1.86	1.95	1.95	2.07	2.07	2.19	2.19	2.30	2.30	2.30
	TollTag	1.24	1.30	1.30	1.38	1.38	1.46	1.46	1.53	1.53	1.53
Main Lane Gantry 3 (1)	ZipCash	2.57	2.70	2.70	2.87	2.87	3.03	3.03	3.18	3.18	3.18
	TollTag	1.71	1.80	1.80	1.91	1.91	2.02	2.02	2.12	2.12	2.12
ewisville Lake Toll Bridge:											
Mainlane Plaza	ZipCash	1.50	1.59	1.59	1.68	1.68	1.77	1.77	1.88	1.88	1.88
	TollTag	1.00	1.06	1.06	1.12	1.12	1.18	1.18	1.25	1.25	1.25

(1) SRT maintance were extended to US 75 in December 2010 (2) PGBT EE maintaines from SH 78 to IH 30 opened in December 2011 (3) Chelholm Tradrawg (7ET) priced the System in November 2017 (4) President George Bash Western Extension (PGBT-WE) joined the System in November 2017 TOI rates are 19 0.0 cents per mile directive July 1, 2019

An Enterprise Fund of the North Texas Tollway Authority

# **Toll Rates**

Last Ten Fiscal Years

(unaudited)

		_		Years			_	_	_		
Three-axle vehicle and vehicle combination											
Roadway		2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Dallas North Tollway:											
Main Lane Plaza 1	ZipCash	\$3.78	\$4.00	\$4.00	\$4.20	\$4.20	\$4.44	\$4.44	\$4.68	\$4.68	\$4.68
	TollTag	2.52	2.66	2.66	2.80	2.80	2.96	2.96	3.12	3.12	3.12
Main Lane Plaza 2	ZipCash	2.70	2.86	2.86	3.04	3.04	3.18	3.18	3.36	3.36	3.36
	TollTag	1.80	1.90	1.90	2.02	2.02	2.12	2.12	2.24	2.24	2.24
Main Lane Plaza 3	ZipCash	2.40	2.56	2.56	2.70	2.70	2.86	2.86	3.00	3.00	3.00
Main Land FildLa o	TollTag	1.60	1.70	1.70	1.80	1.80	1.90	1.90	2.00	2.00	2.00
Main Lane Plaza 4	ZipCash	4.30	4.48	4.48	4.74	4.74	4.98	4.98	5.28	5.28	5.28
Main Lane Plaza 4	TollTag	4.30	2.98	2.98	3.16	3.16	4.90	4.90	3.52	3.52	3.52
			2.00						0.02		
Addison Airport Toll Tunnel:											
Mainlane Plaza	ZipCash	1.50	1.60	1.60	1.68	1.68	1.78	1.78	1.90	1.90	1.90
	TollTag	1.00	1.06	1.06	1.12	1.12	1.18	1.18	1.26	1.26	1.26
Chisholm Trail Parkway (3):											
Main Lane Plaza 1	ZipCash								4.30	4.30	4.30
Wall Lane Flaza	TollTag	-			-	-	-		4.30	4.30	4.30
Main Long Diane 2		-	-	-	-	-		-			
Main Lane Plaza 2	ZipCash	-	-	-	-	-	-	-	6.96	6.96	6.96
	TollTag	-	-	-	-	-	-	-	4.64	4.64	4.64
Main Lane Plaza 3	ZipCash	-	-	-	-	-		-	5.20	5.20	5.20
	TollTag	-	-	-	-	-	-	-	3.46	3.46	3.46
President George Bush Tumpike:											
Main Lane Plaza 5 (2)	ZipCash			4.56	4.84	4.84	5.10	5.10	5.38	5.38	5.38
Wall Lalle Flaza 3 (2)	TollTag		-	3.04	3.22	3.22	3.40	3.40	3.58	3.58	3.58
Main Lane Plaza 6		3.00	3.16	3.04	3.34	3.34	3.40	3.40	3.56	3.56	3.72
Main Lane Plaza 6	ZipCash		2.10								
	TollTag	2.00		2.10	2.22	2.22	2.34	2.34	2.48	2.48	2.48
Main Lane Plaza 7	ZipCash	3.24	3.42	3.42	3.60	3.60	3.82	3.82	4.02	4.02	4.02
	TollTag	2.16	2.28	2.28	2.40	2.40	2.54	2.54	2.68	2.68	2.68
Main Lane Plaza 8	ZipCash	3.00	3.18	3.18	3.36	3.36	3.54	3.54	3.72	3.72	3.72
	TollTag	2.00	2.12	2.12	2.24	2.24	2.36	2.36	2.48	2.48	2.48
Main Lane Plaza 9	ZipCash	2.40	2.52	2.52	2.68	2.68	2.82	2.82	2.98	2.98	2.98
	TollTag	1.60	1.68	1.68	1.78	1.78	1.88	1.88	1.98	1.98	1.98
Main Lane Plaza 10	ZipCash	1.38	1.48	1.48	1.54	1.54	1.62	1.62	1.72	1.72	1.72
	TollTag	0.92	0.98	0.98	1.02	1.02	1.08	1.08	1.14	1.14	1.14
Main Lane Plaza 11 (4)	ZipCash	-					-	-	3.12	3.12	3.12
	TollTag			-		-	-		2.08	2.08	2.08
Main Lane Plaza 12 (4)	ZipCash								3.30	3.30	3.30
main carle Fidza 12 (4)	TollTag	-		-	-	-			2.20	2.20	2.20
Mountain Creek Lake Bridge:											
Mainlane Plaza	ZipCash	1.50	1.60	1.60	1.68	1.68	1.78	1.78	1.90	1.90	1.90
	TollTag	1.00	1.06	1.06	1.12	1.12	1.18	1.18	1.26	1.26	1.26
Sam Rayburn Tollway (SRT):											
Main Lane Gantry 1 (1)	ZipCash	1.44	1.50	1.50	1.60	1.60	1.68	1.68	1.78	1.78	1.78
main calle Galitry I (1)		1.44	1.50	1.50	1.60	1.60	1.68	1.68	1.78	1.78	1.78
Main Lana Canta 2 (1)	TollTag	0.96	1.00	1.00	1.06		1.12	4.38	1.18	1.18 4.60	1.18
Main Lane Gantry 2 (1)	ZipCash					4.14					
	TollTag	2.48	2.60	2.60	2.76	2.76	2.92	2.92	3.06	3.06	3.06
Main Lane Gantry 3 (1)	ZipCash	4.08	5.40	5.40	5.74	5.74	6.06	6.06	6.36	6.36	6.36
	TollTag	2.72	3.60	3.60	3.82	3.82	4.04	4.04	4.24	4.24	4.24
Lewisville Lake Toll Bridge:	7.0.1	0.00	0.40	0.40	0.00	0.00	0.54	0.54	0.70	0.70	0.70
Mainlane Plaza	ZipCash	3.00	3.18	3.18	3.36	3.36	3.54	3.54	3.76	3.76	3.76
	TollTag	2.00	2.12	2.12	2.24	2.24	2.36	2.36	2.50	2.50	2.50

(1) SRT mainlanes were extended to US 75 in December 2010
 (2) FGBT EE mainlanes from SH 78 to IH 30 optional in December 2011
 (3) Chinkolm Tan Parkway (CTF) pincet the System in November 2017
 (4) President George Busk Westem Extension (PGBT-WE) joined the System in November 2017
 Toil rates are 1902 certispt erm list effective July 1, 2019

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

### **Toll Rates**

Last Ten Fiscal Years

(unaudited)

				Years							
Four-axle vehicle and vehicle combination Roadwav		2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Dallas North Tollway:		2010	2011	2012	2010	2014	2010	2010	2011	2010	2010
Main Lane Plaza 1	ZipCash	\$5.67	\$6.00	\$6.00	\$6.30	\$6.30	\$6.66	\$6.66	\$7.02	\$7.02	\$7.02
Mail Editor MED 1	TollTag	3.78	3.78	3.99	4.20	4.20	4.44	4.44	4.68	4.68	4.68
Main Lane Plaza 2	ZipCash	4.05	4.05	4.29	4.56	4.56	4.77	4.77	5.04	5.04	5.04
	TollTag	2.70	2.70	2.85	3.03	3.03	3.18	3.18	3.36	3.36	3.36
Main Lane Plaza 3	ZipCash	3.60	3.60	3.84	4 05	4.05	4.29	4.29	4 50	4.50	4.5
Main Earlo F MED 0	TollTag	2.40	2.40	2.55	2.70	2.70	2.85	2.85	3.00	3.00	3.0
Main Lane Plaza 4	ZipCash	6.45	6.72	6.72	7.11	7.11	7.47	7.47	7.92	7.92	7.9
main cano r laza 4	TollTag	4.23	4.23	4.47	4.74	4.74	4.98	4.98	5.28	5.28	5.2
Addison Airport Toll Tunnel:											
Mainlane Plaza	ZipCash	2.25	2.25	2.40	2.52	2.52	2.67	2.67	2.85	2.85	2.8
	TollTag	1.50	1.50	1.59	1.68	1.68	1.77	1.77	1.89	1.89	1.8
Chickelm Troil Dedeuses (2):											
Chisholm Trail Parkway (3): Main Lane Plaza 1	ZipCash								6.45	6.45	6.45
main Laile Fid2d 1	TollTag	-	-	-	-	-	-	-	4.29	4.29	4.2
Main Lane Plaza 2	ZipCash	-	-	-	-	-	-	-	4.29	4.29	10.4
Main Lane Plaza 2		-	-	-	-	-	-	-			
Main Lane Plaza 3	TollTag	-	-	-	-	-	-	-	6.96 7.80	6.96	6.9
Main Lane Plaza 3	ZipCash	-	-	-	-	-	-	-		7.80	7.8
	TollTag	<u> </u>	-			<u> </u>		-	5.19	5.19	5.1
President George Bush Turnpike:											
Main Lane Plaza 5 (2)	ZipCash			6.84	7.26	7.26	7.65	7.65	8.07	8.07	8.0
	TollTag	-	-	4.56	4.83	4.83	5.10	5.10	5.37	5.37	5.3
Main Lane Plaza 6	ZipCash	4.50	4.50	4.74	5.01	5.01	5.28	5.28	5.58	5.58	5.5
Main Earlo F MED 0	TollTag	3.00	3.00	3.15	3.33	3.33	3.51	3.51	3.72	3.72	3.7
Main Lane Plaza 7	ZipCash	4.86	4.86	5.13	5.40	5.40	5.73	5.73	6.03	6.03	6.0
	TollTag	3.24	3.24	3.42	3.60	3.60	3.81	3.81	4.02	4.02	4.0
Main Lane Plaza 8	ZipCash	4.50	4.50	4.77	5.04	5.04	5.31	5.31	5.58	5.58	5.5
Main Lane Flaza o	TollTag	3.00	3.00	3.18	3.36	3.36	3.54	3.54	3.72	3.72	3.7
Main Lane Plaza 9	ZipCash	3.60	3.60	3.78	4.02	4.02	4.23	4.23	4.47	4.47	4.4
Main Lane Plaza 9		2.40	2.40	2.52	4.02	4.02	4.23	4.23	2.97	2.97	2.9
Main Lane Plaza 10	TollTag ZipCash	2.40	2.40	2.52	2.67	2.67	2.82	2.82	2.97	2.97	2.9
Main Lane Plaza 10		2.07		2.22	2.31	2.31	2.43	2.43			
	TollTag		1.47	1.47	1.53	1.53			1.71	1.71	1.7
Main Lane Plaza 11 (4)	ZipCash	-	-	-	-	-	-	-	4.68	4.68	4.6
	TollTag	-	-	-	-	-	-	-	3.12	3.12	3.1
Main Lane Plaza 12 (4)	ZipCash	-	-	-	-	-	-	-	4.95	4.95	4.9 3.3
Mountain Creek Lake Bridge:	TollTag		-						3.30	3.30	3.5
Mainlane Plaza	ZipCash	2.25	2.25	2.40	2.52	2.52	2.67	2.67	2.85	2.85	2.8
Walliane Fiaza	TollTag	1.50	1.50	1.59	1.68	1.68	1.77	1.77	1.89	1.89	1.8
Sam Rayburn Tollway (SRT):											
Main Lane Gantry 1 (1)	ZipCash	2.16	2.25	2.25	2.40	2.40	2.52	2.52	2.67	2.67	2.6
	TollTag	1.44	1.50	1.50	1.59	1.29	1.68	1.68	1.77	1.77	1.7
Main Lane Gantry 2 (1)	ZipCash	5.58	5.85	5.85	6.21	6.21	6.57	6.57	6.90	6.90	6.9
	TollTag	3.72	3.90	3.90	4.14	4.14	4.38	4.38	4.59	4.59	4.5
Main Lane Gantry 3 (1)	ZipCash	6.12	8.10	8.10	8.61	8.61	9.09	9.09	9.54	9.54	9.5
	TollTag	4.08	5.40	5.40	5.73	5.73	6.06	6.06	6.36	6.36	6.3
Lewisville Lake Toll Bridge:	Ŭ										
Mainlane Plaza	ZipCash	4.50	4.77	4.77	5.04	5.04	5.31	5.31	5.64	5.64	5.6
	TollTag	3.00	3.18	3.18	3.36	3.36	3.54	3.54	3.75	3.75	3.7

(1) SRT mainlanes were extended to US 75 in December 2010
 (2) PGBT EE mainlanes from SH 78 to IH 30 opened in December 2011
 (3) Cheboht The Parkway (CTP) finder the System in November 2017
 (4) President George Busk Western Extension (PGBT-WE) joind the System in November 2017
 Toi rates are 1902 cents per mile effective July 1.2019

An Enterprise Fund of the North Texas Tollway Authority

# **Toll Rates**

Last Ten Fiscal Years

(unaudited)

Five-axle vehicle and vehicle combination				Years							
Roadway		2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Dallas North Tollway:											
Main Lane Plaza 1	ZipCash	\$7.56	\$8.00	\$8.00	\$8.40	\$8.40	\$8.88	\$8.88	\$9.36	\$9.36	\$9.3
	TollTag	5.04	5.04	5.32	5.60	5.60	5.92	5.92	6.24	6.24	6.2
Main Lane Plaza 2	ZipCash	5.40	5.40	5.72	6.08	6.08	6.36	6.36	6.72	6.72	6.7
	TollTag	3.60	3.60	3.80	4 04	4 04	4 24	4 24	4 48	4 48	4.4
Main Lane Plaza 3	ZipCash	4.80	4.80	5.12	5.40	5.40	5.72	5.72	6.00	6.00	6.0
	TollTag	3.20	3.20	3.40	3.60	3.60	3.80	3.80	4.00	4.00	4.0
Main Lane Plaza 4	ZipCash	8.60	8.96	8.96	9.48	9.48	9.96	9.96	10.56	10.56	10.5
Main Lane Plaza 4	TollTag	5.64	5.96	5.96	6.32	6.32	6.64	6.64	7.04	7.04	7.0
	Toirrag	3.04	5.50	5.50	0.52	0.52	0.04	0.04	7.04	7.04	1.0
Addison Airport Toll Tunnel:											
Mainlane Plaza	ZipCash	3.00	3.00	3.20	3.36	3.36	3.56	3.56	3.80	3.80	3.8
	TollTag	2.00	2.00	2.12	2.24	2.24	2.36	2.36	2.52	2.52	2.5
	<u> </u>										
Chisholm Trail Parkway (3):											
Main Lane Plaza 1	ZipCash	-				-		-	8.60	8.60	8.6
	TollTag	-	-	-		-	-	-	5.72	5.72	5.7
Main Lane Plaza 2	ZipCash	-	-			-		-	13.92	13.92	13.9
	TollTag	-	-			-	-	-	9.28	9.28	9.2
Main Lane Plaza 3	ZipCash	-					-	-	10.40	10.40	10.4
	TollTag		-	-	-	-	-	-	6.92	6.92	6.9
President George Bush Turnpike:											
Main Lane Plaza 5 (2)	ZipCash	-	-	9.12	9.68	9.68	10.20	10.20	10.76	10.76	10.7
	TollTag	-	-	6.08	6.44	6.44	6.80	6.80	7.16	7.16	7.1
Main Lane Plaza 6	ZipCash	6.00	6.00	6.32	6.68	6.68	7.04	7.04	7.44	7.44	7.4
	TollTag	4.00	4.00	4.20	4.44	4.44	4.68	4.68	4.96	4.96	4.9
Main Lane Plaza 7	ZipCash	6.48	6.48	6.84	7.20	7.20	7.64	7.64	8.04	8.04	8.0
	TollTag	4.32	4.32	4.56	4.80	4.80	5.08	5.08	5.36	5.36	5.3
Main Lane Plaza 8	ZipCash	6.00	6.00	6.36	6.72	6.72	7.08	7.08	7.44	7.44	7.4
Main Lane Plaza o	TollTag	4.00	4.00	4.24	4.48	4.48	4.72	4.72	4.96	4.96	4.9
Main Lane Plaza 9	ZipCash	4.80	4.80	5.04	5.36	5.36	5.64	5.64	5.96	5.96	5.9
	TollTag	3.20	3.20	3.36	3.56	3.56	3.76	3.76	3.96	3.96	3.9
Main Lane Plaza 10	ZipCash	2.76	2.96	2.96	3.08	3.08	3.24	3.24	3.44	3.44	3.4
	TollTag	1.84	1.96	1.96	2.04	2.04	2.16	2.16	2.28	2.28	2.2
Main Lane Plaza 11 (4)	ZipCash	-	-	-	-	-	-	-	6.24	6.24	6.2
	TollTag	-	-	-	-	-	-	-	4.16	4.16	4.1
Main Lane Plaza 12 (4)	ZipCash	-	-	-	-	-	-	-	6.60	6.60	6.6
	TollTag	-	-	-	-	-	-	-	4.40	4.40	4.4
Mountain Creek Lake Bridge:											
Mainlane Plaza	ZipCash	3.00	3.00	3.20	3.36	3.36	3.56	3.56	3.80	3.80	3.8
	TollTag	2.00	2.00	2.12	2.24	2.24	2.36	2.36	2.52	2.52	2.5
Sam Rayburn Tollway (SRT):											
	ZieCeek	2.88	2.00	3.00	3 20	3 20	3 36	3.36	3.56	3.56	3.5
Main Lane Gantry 1 (1)	ZipCash		3.00								
	TollTag	1.92	2.00	2.00	2.12	2.12	2.24	2.24	2.36	2.36	2.3
Main Lane Gantry 2 (1)	ZipCash	7.44	7.80	7.80	8.28	8.28	8.76	8.76	9.20	9.20	9.2
	TollTag	4.96	5.20	5.20	5.52	5.52	5.84	5.84	6.12	6.12	6.1
Main Lane Gantry 3 (1)	ZipCash	8.16	10.80	10.80	11.48	11.48	12.12	12.12	12.72	12.72	12.7
	TollTag	5.44	7.20	7.20	7.64	7.64	8.08	8.08	8.48	8.48	8.4
Lewisville Lake Toll Bridge:											
Mainlane Plaza	ZipCash	6.00	6.36	6.36	6.72	6.72	7.08	7.08	7.52	7.52	7.5
	TollTag	4.00	4.24	4 24	4.48	4.48	4.72	4.72	5.00	5.00	5.0

(1) SRT mainlanes were extended to US 75 in December 2010 (2) PGBT EE mainlanes from SH 75 to H 30 opened in December 2011 (3) Chaholm Tral Parkway (CTP) joined the System in November 2017 (4) President Goarge Bash Westem Extension (PGBT-WE) joined the System in November 2017 Toil rates are 19:02 cents per mile effective July 1, 2019

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

### **Toll Rates**

Last Ten Fiscal Years

(unaudited)

Six or more-axle vehicle and vehicle combination				Years							
combination Roadway		2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Dallas North Tollway:		2010	2011	2012	2013	2014	2013	2010	2017	2010	2013
Main Lane Plaza 1	ZipCash	\$9.45	\$10.00	\$10.00	\$10.50	\$10.50	\$11.10	\$11.10	\$11.70	\$11.70	\$11.70
Main Lane Flaza T	TollTag	6.30	6.30	6.65	7.00	7.00	7.40	7.40	7.80	7.80	7.8
Main Lane Plaza 2	ZipCash	6.75	6.75	7.15	7.60	7.60	7.95	7.95	8.40	8.40	8.4
	TollTag	4.50	4.50	4.75	5.05	5.05	5.30	5.30	5.60	5.60	5.6
Main Lane Plaza 3	ZipCash	6.00	6.00	6.40	6.75	6.75	7.15	7.15	7.50	7.50	7.5
	TollTag	4.00	4.00	4.25	4.50	4.50	4.75	4.75	5.00	5.00	5.0
Main Lane Plaza 4	ZipCash	10.75	11.20	11.20	11.85	11.85	12.45	12.45	13.20	13.20	13.2
	TollTag	7.05	7.05	7.45	7.90	8.20	8.80	8.80	8.80	8.80	8.8
Addison Airport Toll Tunnel:											
Mainlane Plaza	ZipCash	3.75	3.75	4.00	4.20	4.20	4.45	4.45	4.75	4.75	4.75
	TollTag	2.50	2.50	2.65	2.80	2.80	2.95	2.95	3.15	3.15	3.15
Chickelm Troil Deduces (2):											
Chisholm Trail Parkway (3): Main Lane Plaza 1	ZipCash								10.75	10.75	10.75
Main Lane Flaza I	TollTag	-	-	-	-	-	-	-	7.15	7.15	7.15
Main Lane Plaza 2	ZipCash	-	-	-	-	-	-	-	17.40	17.15	17.40
Main Lane Flaza z	TollTag	-	-	-	-	-		-	11.60	11.60	11.60
Main Lane Plaza 3	ZipCash	-	-	-	-	-	-	-	13.00	13.00	13.00
Main Lane Plaza 5	TollTag								8.65	8.65	8.65
President George Bush Turnpike:											
Main Lane Plaza 5 (2)	ZipCash			11.40	12.10	12.10	12.75	12.75	13.45	13.45	13.4
	TollTag	-	-	7.60	8.05	8.05	8.50	8.50	8.95	8.95	8.9
Main Lane Plaza 6	ZipCash	7.50	7.50	7.90	8.35	8.35	8.80	8.80	9.30	9.30	9.3
	TollTag	5.00	5.00	5.25	5.55	5.55	5.85	5.85	6.20	6.20	6.2
Main Lane Plaza 7	ZipCash	8.10	8.10	8.55	9.00	9.00	9.55	9.55	10.05	10.05	10.0
	TollTag	5.40	5.40	5.70	6.00	6.00	6.35	6.35	6.70	6.70	6.70
Main Lane Plaza 8	ZipCash	7.50	7.50	7.95	8.40	8.40	8.85	8.85	9.30	9.30	9.3
	TollTag	5.00	5.00	5.30	5.60	5.60	5.90	5.90	6.20	6.20	6.2
Main Lane Plaza 9	ZipCash	6.00	6.00	6.30	6.70	6.70	7.05	7.05	7.45	7.45	7.4
	TollTag	4.00	4.00	4.20	4.45	4.45	4.70	4.70	4.95	4.95	4.9
Main Lane Plaza 10	ZipCash	3.45	3.70	3.70	3.85	3.85	4.05	4.05	4.30	4.30	4.3
	TollTag	2.30	2.45	2.45	2.55	2.55	2.70	2.70	2.85	2.85	2.8
Main Lane Plaza 11 (4)	ZipCash	-		-	-		-	-	7.80	7.80	7.8
	TollTag	-	-	-	-	-	-	-	5.20	5.20	5.2
Main Lane Plaza 12 (4)	ZipCash	-	-	-	-	-	-	-	8.25	8.25	8.2
	TollTag	-	-	-	-	-	-	-	5.50	5.50	5.50
Mountain Creek Lake Bridge:											
Mainlane Plaza	ZipCash	3.75	3.75	4.00	4.20	4.20	4.45	4.45	4.75	4.75	4.75
	ToliTag	2.50	2.50	2.65	2.80	2.80	2.95	2.95	3.15	3.15	3.1
Sam Rayburn Tollway (SRT):											
Main Lane Gantry 1 (1)	ZipCash	3.60	3.75	3.75	4.00	4.00	4.20	4.20	4.45	4.45	4.4
main calle Galluy I (1)	TollTag	2 40	2.50	2.50	4.00	2.65	4.20	4.20	4.45	4.45	4.4
Main Lane Gantry 2 (1)	ZipCash	2.40 9.30	2.50	2.50	2.65	2.65	2.80	2.80	2.95	2.95	2.9
main calle Gality 2 (1)	TollTag	9.30 6.20	9.75	9.75	6.90	6.90	7.30	7.30	7.65	7.65	7.6
Main Lane Gantry 3 (1)	ZipCash	10.20	13.50	13.50	6.90 14.35	14.35	15.15	15.15	15.90	15.90	15.9
main Lane Ganuy 3 (1)	TolTag	6.80	9.00	9.00	9.55	9.55	10.10	10.10	10.60	10.60	10.6
Lewisville Lake Toll Bridge:	ronray	0.00	0.00	0.00	0.00	0.00	10.10	10.10	10.00	10.00	10.0
Mainlane Plaza	ZipCash	7.50	7.95	7.95	8.40	8.40	8.85	8.85	9.40	9.40	9.4
	TollTag	5.00	5.30	5.30	5.60	5.60	5.90	5.90	6.25	6.25	6.2

(1) SRT mainlanes were extended to US 75 in December 2010 (2) PGBT EE mainlanes from SH 78 to IH 30 opened in December 2011 (3) Chishoft mill Parkway (CTP) binol the System in November 2017 (4) President George Bush Western Extension (PGBT-WE) joind the System in November 2017 Tol rates are 1902 cents per mill effective July 1, 2019

#### 2019 COMPREHENSIVE ANNUAL REPC

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Ratio of Outstanding Debt by Type Business-Type Activities

Last Ten Fiscal Years

(unaudited)

#### 019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Ratio of Revenue-Backed Debt Outstanding Business-Type Activities

Last Ten Fiscal Years

(unaudited)

Year	Revenue Bonds	Bond Anticipation Notes	Commercial Paper Notes Payable	Texas Department of Transportation ISTEA Loan	Texas Department of Transportation Loan Payable	То	tal Debt Amount	Total Revenue Vehicle Toll Transactions(1)	Debt Per Transactions	Debt Per Capita(2)
2010	\$ 7,543,021,558	-	\$ 119,200,000	\$ 142,857,298	\$ -	\$	7,805,078,856	481,913,338	\$16.20	\$ 1,392
2011	7,555,401,914	-	56,300,000	140,607,304	-		7,752,309,218	513,454,344	15.10	1,371
2012	7,556,400,009		38,300,000	138,262,812	-		7,732,962,821	585,051,845	13.22	1,353
2013	7,588,629,243	-	-	136,069,850	-		7,724,699,093	610,129,737	12.66	1,322
2014	7,648,188,182	-		133,784,783	-		7,781,972,965	644,669,523	12.07	1,301
2015	7,708,916,451	-	-	131,403,745	-		7,840,320,196	676,484,779	11.59	1,286
2016	7,638,205,794		-	128,922,702	-		7,767,128,496	703,094,602	11.05	1,244
2017	9,407,717,891	-	-	125,337,455	-		9,533,055,346	723,247,591	13.18	1,490
2018	9,375,266,340	-	-	120,101,628	-		9,495,367,968	827,610,415	11.47	1,465
2019	9,201,998,710	-	-	112,895,896	-		9,314,894,606	847,392,583	10.99	1,413

Year	Revenue Bonds	Bond Anticipation Notes	Less: amounts Available in Bond Redemption Account	Commercial Paper Notes Payable	Texas Department of Transportation ISTEA Loan	Total Debt Amount	Annual Toll Revenues(1)	Debt Per Annual Toll Revenue	Debt Per Capita(2)
2010	\$ 7,543,021,558	\$ -	\$ (29,685,000)	\$ 119,200,000	\$ 142,857,298	\$ 7,775,393,856	\$ 366,597,323	\$ 21	1,387
2011	7,555,401,914	-	(27,980,000)	56,300,000	140,607,304	7,724,329,218	402,569,534	19	1,366
2012	7,556,400,009	-	(16,605,000)	38,300,000	138,262,812	7,716,357,821	485,463,608	16	1,351
2013	7,588,629,243	-		-	136,069,850	7,724,699,093	525,458,723	15	1,322
2014	7,648,188,182	-	-	-	133,784,783	7,781,972,965	580,045,215	13	1,301
2015	7,708,916,451	-	-	-	131,403,745	7,840,320,196	617,488,044	13	1,286
2016	7,638,205,794	-		-	128,922,702	7,767,128,496	665,212,316	12	1,244
2017	9,407,717,891	-		-	125,337,455	9,533,055,346	712,551,456	13	1,490
2018	9,375,266,340	-	-	-	120,101,628	9,495,367,968	841,491,016	11	1,465
2019	9,201,998,710	-	-	-	112,895,896	9,314,894,606	886,843,140	11	1,413

Note----Details on the System's outstanding debt can be found in the notes to the financial statements.(1) See Traffic and Toll Revenue Table on page 68 (2) See Demographic Data Table on page 78.

Note—Details on the System's outstanding debt can be found in the Notes to the Financial Statements.(1) See Traffic and Toll Revenue Table on page 68. (2) See Demographic Data Table on page 78.

#### 019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

#### All Enterprise Fund of the North Texas followay Authority

#### Schedule of Pro Forma Debt Service Requirements

For the years 2019-2051 (unaudited)

Outstanding Subordinate Tier Net Deh Outstanding Second Tier Outstanding ISTEA Loan Debt Service (2/31)<sup>(1)</sup> Service<sup>(</sup> Net Debt Service<sup>(7)(8</sup> Lien Debt Service<sup>(9)(10</sup> Total Net Debt Service 117,461,316 552,074,062 2019 s 398 373 565 s 12.250.000 s 23.989.181 s 128.881.163 15.322.396 38.872.936 606.633.562 2020 423 557 067 2021 448,564,567 133,437,913 15,322,396 32,922,624 630,247,500 442,512,967 183,604,213 15,322,396 8,639,817 650,079,393 2022 2023 455,267,967 187 694 563 15 322 396 8 637 656 666 922 582 2024 455,566,967 197 279 313 15 322 396 8 641 854 676 810 530 166 479 313 8 645 997 676 811 923 2025 486 364 217 15 322 396 160,719,813 8,643,957 676,811,133 2026 492.124.967 15,322,396 2027 164.509.063 15.322.396 8.644.885 676.810.061 488,333,717 152,325,563 676,810,234 2028 500,514,905 15.322.396 8.647.370 2029 475,520,655 208 475 313 683,995,968 2030 411,625,155 272 372 919 683 008 074 2031 407 775 655 276.220.063 683.995.718 233.664.313 683,995,968 2032 450 331 655 218,604,813 683,995,818 2033 465.391.005 2034 529,093,955 154,904,613 683,998,568 2035 552,714,105 131.285.563 683,999,668 2036 578,557,955 105 438 663 683.996.618 2037 628,471,105 55 525 870 683 996 975 2038 481 724 855 53 272 063 534 996 918 534,998,118 2039 482 661 805 52 336 313 2040 534,999,659 484 589 346 50 410 313 2041 486.622.779 48,372,563 534,995,342 534,998,232 2042 490.848.169 44.150.063 2043 199 427 658 32,163,813 231 591 471 2044 184 690 480 59,889,313 244 579 793 244 592 853 2045 142 624 790 101 968 063 108,801,603 2046 10,605,040 98.196.563 99.192.063 2047 99,192,063 77,184,634 2048 77,184,634 2049 2050 2051 \$ 12,054,457,073 3,966,020,127 150,151,564 156,286,277 16,326,915,041

Notes:

<sup>(1)</sup>Excludes any payments to be made into the Reserve Maintenance Fund ("RMF") under the Trust Agreement. Payments made into the RMF are made after debt service on the First, Second, and Third Tier Bonds but prior to debt service on the ISTEA Loan and the Subordinate Lien Bonds.

<sup>(2)</sup> For all Bonds other than the Subordinate Lien Bonds, Fiscal Year debt service includes debt service on the following January 1 (i.e. Fiscal Year 2019 includes debt service on January 1, 2020). With respect to the Subordinate Lien Bonds, Fiscal Year debt service in each year includes the required deposit to the CIF Bond Payment Account on January 1 of the following year for the Subordinate Lien Bonds debt service out and use of the total and february 1 of the next succeeding year (e.g. Fiscal Year 2019) includes the vertice on August 1 of that year and February 1 of the next succeeding year (e.g. Fiscal Year 2019) includes debt service on August 1, 2020, and February 1, 2021).

<sup>(0)</sup> Net of direct federal subsidy related to the Series 2009B Bonds issued as Build America Bonds. The federal subsidy for each year through final maturity is assumed to be reduced by 6.2% due to automatic federal deficit reduction spending cuts known as "sequestration" which took effect on March 1, 2013. Sequestration affects certain federally funded programs, including the federal subsidy payable to NTTA with respect to the Series 2009B Bonds. It is assumed that this reduction in Federal Subsidy Payments continues at the same rate through the final maturity.

<sup>(4)</sup> Assumes the Series 2014C Bonds bear interest at 2.50% through July 17, 2019 and 2.564% from July 18, 2019 through their date of redemption. <sup>(6)</sup> Excludes debt service on the Series 2005C Refunded Bonds, the Series 2009A Refunded Bonds, the Series 2009C Refunded Bonds and the Series 2014C Refunded Bonds after the date of redemption.

(6) Debt Service in Fiscal Years 2046-2051 is net of cash balance in the First Tier Debt Service Reserve Fund which is required by the terms of the Trust Agreement to be used to retire the last maturities of the outstanding bonds.

<sup>(7)</sup> Debt service in Fiscal Year 2030 is net of cash balance in the 2014 Second Tier Debt Service Reserve Subaccount that is required by the terms of the Tust Agreement to be used to retire the last maturities of the Series 2014B Bonds. Debt service in Fiscal Year 2037 is net of cash balance in the 2015 Second Tier Debt Service Reserve Subaccount that is permitted by the terms of the Trust Agreement to be used to retire the last maturities of the Series 2015A Bonds.

<sup>(8)</sup> Debt service in Fiscal Year 2048-2049 is net of cash balance in the Shared Second Tier Reserve Fund that is required by the terms of the Trust Agreement to be used to retrier the last maturities of the outstanding North Texas Tollway Authority System Revenue and Refunding Bonds, Series 2017B, the North Texas Tollway Authority System Second Tier Revenue Refunding Bonds, Series 2018, and the Series 2019B Bonds.

<sup>(9)</sup>Net of direct federal subsidy related to the Series 2010B Subordinate Lien Bonds issued as Build America Bonds. The Federal Subsidy Payment is reduced by 6.2% due to automatic federal deficit reduction spending cuts known as "sequestration" which took effect on March 1, 2013. Sequestration affects oretain federally funded programs, including the Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed that this reduction in Federal Subsidy Payments payable to NTTA with respect to the Series 2010B Subordinate Lien Bonds. It is assumed to the Series 2010B Subordinate Lien Bonds. Lien Bonds as a subordinate Lien Bon

(10) Excludes debt service on the Subseries 2010B-2 Refunded Bonds after the date of defeasance.

#### 019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

#### Schedule of Estimated Toll Revenues, Expenses, Other Income and Estimated Debt Service Coverage Ratio

For the years 2019-2051 (unaudited)

							Estimated	Estimated	Estimated Coverage on
FYE	Estimated Toll	Estimated Other	Estimated	Estimated Net	Estimated	Estimated Debt	Coverage on 1st	Coverage on 1st	all Debt and
	Revenues <sup>(2)</sup>	Revenues <sup>(3)</sup>	Expenses <sup>(4)</sup>	Revenue	Deposit to RMF <sup>(5)</sup>	Service on all Debt	Tier Debt	& 2nd Tier Debt	RMF Deposits
2019	886,843,140	72,188,818	174,227,341	784,804,617	20,627,996	552,074,062	1.97x	1.52x	1.42x
2020	925,052,800	63,323,098	188,969,308	799,406,590	53,311,498	606,633,562	1.89x	1.45x	1.21x
2021	971,161,200	64,894,310	194,638,387	841,417,123	45,097,017	630,247,499	1.88x	1.45x	1.25x
2022	1,027,216,300	67,468,039	200,477,538	894,206,801	40,819,742	650,079,393	2.02x	1.43x	1.29x
2023	1,078,521,700	69,534,842	206,491,865	941,564,677	50,471,303	666,922,582	2.07x	1.46x	1.31x
2024	1,130,572,800	72,055,800	212,686,621	989,941,979	61,445,305	676,810,530	2.17x	1.52x	1.34x
2025	1,184,828,000	74,045,870	219,067,219	1,039,806,651	51,910,494	676,811,923	2.14x	1.59x	1.43x
2026	1,243,694,600	76,823,685	225,639,236	1,094,879,049	28,869,855	676,811,133	2.22x	1.68x	1.55x
2027	1,299,687,500	79,001,994	232,408,413	1,146,281,081	159,161,694	676,810,061	2.35x	1.76x	1.37x
2028	1,363,044,000	82,000,112	239,380,665	1,205,663,447	124,125,175	676,810,234	2.41x	1.85x	1.51x
2029	1,429,968,700	84,424,979	246,562,085	1,267,831,594	161,068,698	683,995,967	2.67x	1.85x	1.50x
2030	1,500,651,200	87,870,612	253,958,948	1,334,562,864	118,685,387	683,998,074	3.24x	1.95x	1.66x
2031	1,575,053,100	90,657,513	261,577,716	1,404,132,897	134,126,971	683,995,717	3.44x	2.05x	1.72x
2032	1,645,209,100	94,225,722	269,425,048	1,470,009,774	217,851,750	683,995,967	3.26x	2.15x	1.63x
2033	1,717,916,700	96,913,201	277,507,799	1,537,322,102	52,015,614	683,995,817	3.30x	2.25x	2.09x
2034	1,794,102,200	100,638,232	285,833,033	1,608,907,399	331,480,114	683,998,567	3.04x	2.35x	1.58x
2035	1,874,192,100	103,609,322	294,408,024	1,683,393,398	156,944,776	683,999,667	3.05x	2.46x	2.00x
2036	1,958,415,900	107,782,709	303,240,265	1,762,958,344	244,838,620	683,996,617	3.05x	2.58x	1.90x
2037	2,044,559,100	110,979,754	312,337,473	1,843,201,381	153,094,644	683,996,975	2.93x	2.69x	2.20x
2038	2,128,226,800	115,305,962	321,707,597	1,921,825,165	74,459,871	534,996,917	3.99x	3.59x	3.15x
2039	2,215,402,400	118,637,912	331,358,825	2,002,681,487	280,982,509	534,998,117	4.15x	3.74x	2.45x
2040	2,305,985,600	123,161,048	341,299,590	2,087,847,058	83,055,276	534,999,659	4.31x	3.90x	3.38x
2041	2,398,908,700	126,698,369	351,538,577	2,174,068,492	400,311,707	534,995,342	4.47x	4.06x	2.32x
2042	2,495,772,000	131,552,946	362,084,735	2,265,240,211	131,243,692	534,998,232	4.61x	4.23x	3.40x
2043	2,598,695,200	135,397,907	372,947,277	2,361,145,830	336,505,015	231,591,471	11.84x	10.20x	4.16x
2044	2,706,563,600	140,846,309	384,135,695	2,463,274,214	194,854,664	244,579,792	13.34x	10.07x	5.61x
2045	2,816,551,900	144,921,100	395,659,766	2,565,813,234	155,756,994	244,592,852	17.99x	10.49x	6.41x
2046	2,924,696,100	149,434,082	407,529,559	2,666,600,623	387,953,657	108,801,603	251.45x	24.51x	5.37x
2047	3,037,191,800	152,604,872	419,755,445	2,770,041,227	117,510,098	99,192,063	-	27.93x	12.78x
2048	3,153,992,700	157,387,402	432,348,109	2,879,031,993	481,353,695	77,184,634	-	37.30x	5.15x
2049	3,274,336,100	160,665,453	445,318,552	2,989,683,001	144,337,042	-	-	-	20.71x
2050	3,399,774,900	165,868,587	458,678,109	3,106,965,378	323,441,196	-	-	-	9.61x
2051	3,524,072,000	169,336,085	472,438,452	3,220,969,633	245,467,587	·	-		13.12x
	\$ 65,630,859,940	\$ 3,590,256,646	\$ 10,095,637,272	\$ 59,125,479,314	\$ 5,563,179,656	\$ 16,326,915,029			

<sup>11</sup> For all Bonds other than the Subordinate Line Bonds, Fiscal Year doth service includes debt service on the following January (1, e. 2014) with the Subordinate Line Bonds, Fiscal Year doth service in activator of the following January (1, e. 2014). With respect to the Subordinate Line Bonds, Fiscal Year doth service in each year for purposes of the bable is assumed to be the required deposite to the CTE Bond Payment Account on January (1, de Data) and the following January (1, e. 2014). With respect to the Subordinate Line Bonds, Fiscal Year doth service on August 1 of that year and February (1 of the next succeeding year (e.g. Fiscal Year 2019) includes debt service on August 1, 2020, and February (1, 2021).

(i) Estimated toll revenues are provided by CDM Smith, the Traffic Engineers for the NTTA System. Estimated revenues are projected at levels to be actually collected in each year (i.e. cash basis). Historical toll revenues and historical debt service coverage are reported by the Authority on accrual based revenues as recognized under Generally Accepted Accounting Principles.

(3) Estimated other revenues are provided by NTTA and include interest earnings, video tolling administrative fees and other charges.

(4) Estimated expenses are net of inter-fund transfers and are provided by Atkins North America, the Consulting Engineers for the NTTA System.

<sup>(9)</sup> Deposits to the RMF are estimated by NTTA based on the current cash balance in the RMF and expenses to be paid out of the RMF are estimated by Atkins North America, the Consulting Engineers for the NTTA System.

#### 019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Demographic Data-Combined Four County Region and State of Texas Population Estimated Data

For the years 2010-2019

(unaudited)

#### 019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Demographic Data-Combined Four County Region and State of Texas Employment Status Estimates

For the years 2010-2019 (unaudited)

Fiscal Year	COLLIN	DALLAS	DENTON	TARRANT	Est. Four County Regional Totals	Estimated Texas Totals	Four County Percentage (From Price	
Est. 2010	791,631	2,368,139	637,750	1,809,034	5,606,554	25,242,679	-1.15%	1.55%
Est. 2011	801,740	2,373,870	662,614	1,817,840	5,656,064	25,646,227	0.88%	1.60%
Est. 2012	813,133	2,385,990	683,010	1,831,230	5,713,363	26,089,620	1.01%	1.73%
Est. 2013	834,642	2,453,843	694,050	1,858,921	5,841,456	26,489,464	2.24%	1.53%
Est. 2014	854,778	2,480,331	713,200	1,931,335	5,979,644	26,977,142	2.37%	1.84%
Est. 2015	885,241	2,518,638	734,940	1,959,449	6,098,268	27,486,814	1.98%	1.89%
Est. 2016	914,127	2,553,385	784,840	1,991,639	6,243,991	27,937,492	2.39%	1.64%
Est. 2017	939,585	2,618,148	814,560	2,023,985	6,396,278	28,322,717	2.44%	1.38%
Est. 2018	969,603	2,618,148	836,210	2,057,926	6,481,887	28,701,845	1.34%	1.34%
Est. 2019	1,005,146	2,637,772 (a)	859,064	2,092,419	6,594,401	28,995,881	1.74%	1.02%
Increase								
Total from								
Year 2010 to Year 2019	213,515	269,633	221,314	283,385	987,847	3,753,202		

Source: Collin, Dallas, Denton and Tarrant Counties, US Census Bureau



(a) 2019 US Census Bureau population estimate not available, 2017 US Census Bureau population used. (http://quickfacts.census.gov).

(continued)

						Combined Four			
	Year	COLLIN	DALLAS	DENTON	TARRANT	<b>County Regional</b>	Texas	Unemployr	nent Rate
						Estimated Totals	Estimated Totals	Four County	Texas
Est.	2010	390,106	1,063,304	330,122	833,527	2,617,059	10,204,500	7.7%	8.0%
Est.	2011	397,033	1,082,185	335,984	845,263	2,660,465	10,204,500	7.7%	7.1%
Est.	2012	413,783	1,102,322	356,467	883,503	2,756,075	11,742,600	6.6%	6.3%
Est.	2013	330,300	1,509,000	195,500	812,600	2,847,400	11,091,900	6.4%	5.6%
Est.	2014	346,400	1,558,500	205,800	825,600	2,936,300	11,433,600	6.0%	4.1%
Est.	2015	366,900	1,616,800	221,400	844,900	3,050,000	11,681,000	3.5%	4.4%
Est.	2016	381,500	1,662,300	228,800	860,400	3,133,000	11,830,700	3.5%	4.4%
Est.	2017	398,000	1,691,100	239,600	877,800	3,206,500	12,008,941	3.1%	4.0%
Est.	2018	416,100	1,711,900	246,500	900,500	3,275,000	12,326,967	3.4%	3.7%
Est.	2019	431,973	1,750,722	260,926	926,263	3,369,884	12,603,200	3.2%	3.4%
Increase from Year Year 2	2010 to	41,867	687,418	(69,196)	92,736	752,825	2,398,700		

Source: U.S. Bureau of Labor Statistics



(continued)

#### 019 COMPREHENSIVE ANNUAL REPC

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Demographic Data-Combined Four County Region and State of Texas Median Household Income Estimates

For the years 2009-2018 (unaudited)

(unauditeu)

Year	COLLIN	DALLAS	DENTON	TARRANT	Regional Totals	Texas		Change from Years
					Estimated Avg Median Income	Estimated Avg Median Income	Four County	Texas
2009	80,545	47,059	70,002	54,647	63,063	48,259	-2.33%	-2.41%
2010	77,862	46,909	68,671	52,482	61,481	48,259	-2.51%	0.00%
2011	82,758	48,942	72,305	56,178	65,046	50,920	5.80%	5.51%
2012	83,238	49,159	72,939	56,859	65,549	51,563	0.77%	1.26%
2013	82,762	49,481	74,155	56,853	65,813	51,900	0.40%	0.65%
2014	86,634	50,118	74,569	58,127	67,362	53,035	2.35%	2.19%
2015	86,823	51,824	75,898	60,735	68,820	55,653	2.16%	4.94%
2016	90,382	54,429	80,841	61,553	71,801	56,565	4.33%	1.64%
2017	90,124	53,626	80,290	62,532	71,643	57,051	-0.22%	0.86%
2018	96,936	59,838	88,384	66,059	77,804	59,570	8.60%	4.42%
Averaged Yearly Totals	\$85,806	\$51,139	\$75,805	\$58,603	\$67,838	\$53,278		

Source: U.S. Census Bureau



(concluded)

#### 019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# North Texas Four County Region's Top Ten Employers

(unaudited)

		2019	)	
COLLIN COUNTY TOP TEN EMPLOYERS		NUMBER OF	PERCENTAGE OF TOTAL COUNTY	
EMPLOYER		EMPLOYEES	EMPLOYMENT	INDUSTRY
STATE FARM INSURANCE CORPORATE OFFICE		9,985	1.89%	INSURANCE
PLANO INDEPENDENT SCHOOL DISTRICT		6,854	1.30%	EDUCATION
CAPITAL ONE FINANCE		5,979	1.13%	FINANCIAL SERVICES
AT&T		4,300	0.82%	TELECOMMUNICATIONS
DXC TECHNOLOGY		4,000	0.76%	TECHNOLOGY
OYOTA NORTH AMERICA HQ		3,937	0.75%	AUTOMOTIVE
BANK OF AMERICA HOME LOANS		3,729	0.75%	FINANCIAL SERVICES
BLUE CROSS BLUE SHIELD OF TEXAS		3,100	0.59%	INSURANCE
ERICSSON		2,713	0.51%	TECHNOLOGY
BERTY MUTUAL INSURANCE		2,700	0.51%	INSURANCE
	Total	47,297	9.01%	
ALLAS COUNTY TOP TEN EMPLOYERS				
			PERCENTAGE OF	
		NUMBER OF	TOTAL COUNTY	
MPLOYER		EMPLOYEES	EMPLOYMENT	INDUSTRY
VAL-MART MRCORP./AMERICAN AIRLINES		34,000 27,000	1.30% 1.03%	RETAIL AIRLINE
EXAS HEALTH RESOURCES		22,296	0.85%	HEALTH CARE PROVIDER
OALLAS INDEPENDENT SCHOOL DISTRICT		19,740	0.75%	EDUCATION
T&T		17,000	0.65%	TELECOMMUNICATIONS
BAYLOR SCOTT & WHITE HEALTH		16,500	0.63%	HEALTH CARE PROVIDER
		15,397	0.59%	RETAIL HEALTH CARE PROVIDER
/IEDICAL CITY HEALTHCARE BANK OF AMERICA		14,000 13,500	0.53% 0.52%	FINANCIAL SERVICES
CITY OF DALLAS		13,350	0.51%	MUNICIPALITY
	Total	192,783	7.36%	
DENTON COUNTY TOP TEN EMPLOYERS				
			PERCENTAGE OF	
			TOTAL COLUMN	
		NUMBER OF	TOTAL COUNTY	
		EMPLOYEES	EMPLOYMENT	
JNIVERSITY OF NORTH TEXAS		EMPLOYEES 10,894	EMPLOYMENT 2.48%	EDUCATION
JNIVERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT		EMPLOYEES	EMPLOYMENT	
JNIVERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT DENTON ISD		EMPLOYEES 10,894 6,500	EMPLOYMENT 2.48% 1.48%	EDUCATION EDUCATION
JNIVERSITY OF NORTH TEXAS LEWISVILLE INDEPENDENT SCHOOL DISTRICT DENTON ISD VALMART (DISTRIBUTION CENTER & STORES) PETERBILT MOTORS		EMPLOYEES 10,894 6,500 4,417 3,722 3,075	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.70%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES
JNIVERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT JENTON ISD WALMART (DISTRIBUTION CENTER & STORES) PETERBILT MOTORS RITO LAY CO		EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.70% 0.57%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING
INIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT DENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS "RITO LAY CO ORTHWEST ISD		EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.70% 0.57% 0.51%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING ARLINE
JINICERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT JENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS "RITO LAY CO JORT HWEST ISD LEBRASKA FURNITURE MART		EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.70% 0.57% 0.51% 0.46%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE AUTOMOTIVE
INVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT JENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS RITO LAY CO IORTHWEST ISD IEBRASKA FURNIST UNIVERSITY		EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.70% 0.57% 0.51%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING ARLINE
INVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT JENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS RITO LAY CO IORTHWEST ISD IEBRASKA FURNITURE MART EXAS WOMANS UNIVERSITY JENTON COUNTY	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.50% 0.51% 0.46% 0.43%	EDUCATION RETAIL EDUCATION FINANCIAL SERVICES FINANCIAL SERVICES AURLINE AUTOMOTIVE EDUCATION
INIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT JENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS "RITO LAY CO NORTHWEST ISD UEBRASKA FURNITURE MART "EXAS WOMANS UNIVERSITY JENTON COUNTY	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803	EMPLOYMENT 2.48% 1.48% 0.85% 0.70% 0.51% 0.51% 0.46% 0.43% 0.41% 8.9000%	EDUCATION RETAIL EDUCATION FINANCIAL SERVICES FINANCIAL SERVICES AURLINE AUTOMOTIVE EDUCATION
INIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT JENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS "RITO LAY CO NORTHWEST ISD UEBRASKA FURNITURE MART "EXAS WOMANS UNIVERSITY JENTON COUNTY	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.51% 0.46% 0.43% 0.41% 8.9000% PERCENTAGE OF	EDUCATION RETAIL EDUCATION FINANCIAL SERVICES FINANCIAL SERVICES AURLINE AUTOMOTIVE EDUCATION
INIVERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT DENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS "RITO LAY CO NORTHWEST ISD UEBRASKA FURNITURE MART "EXAS WOMAN'S UNIVERSITY DENTON COUNTY "ARRANT COUNTY TOP TEN EMPLOYERS	Total	EMPLOYEES 10.894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 38,032 NUMBER OF	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.51% 0.46% 0.43% 0.41% 8.9000% PERCENTAGE OF TOTAL COUNTY	EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE AUTOMOTIVE EDUCATION EDUCATION
INIVERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT ISUTION ISD VALMART (DISTRIBUTION CENTER & STORES) *ETERBILT MOTORS RITO LAY CO IORTHWEST ISD IEBRASKA FURNITURE MART EXAS WOMAN'S UNIVERSITY EVANS WOMAN'S UNIVERSITY EVANS WOMAN'S UNIVERSITY EVANS WOMAN'S UNIVERSITY EXARANT COUNTY TOP TEN EMPLOYERS	Total	EMPLOYEES 10.894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES	EMPLOYMENT 2.48% 1.48% 0.85% 0.57% 0.57% 0.46% 0.43% 0.41% 8.9000% PERCENTAGE OF TOTAL COUNTY EMPLOYMENT	EDUCATION EDUCATION RETAIL EDUCATION FINANCAL SERVICES MANUFACTURING AUTOMOTIVE EDUCATION EDUCATION INDUSTRY
INIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT JENTON ISD VALMART (DISTRIBUTION CENTER & STORES) YETERBILT MOTORS FRITO LAY CO NORTHWEST ISD VEBRASKA FURNITURE MART TEXAS WOMAN'S UNIVERSITY JENTON COUNTY TARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER MICORP./AMERICAN AIRLINES	Total	EMPLOYEES 10.894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.46% 0.43% 0.41% 0.41% 0.41% 0.41% 0.41% 0.41% 0.41% 0.41% 0.42% ENPLOYMENT EMPLOYMENT 2.96%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE EDUCATION EDUCATION INDUSTRY AIRLINE
INIVERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT DENTON ISD VALMART (DISTRIBUTION CENTER & STORES) YETERBILT MOTORS RITO LAY CO NORTHWEST ISD UEBRASKA FURNITURE MART TEXAS WOMAN'S UNIVERSITY DENTON COUNTY ARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER MRCORP /AMERICAN AIRLINES TEXAS HEALTH RESOURCES	Total	EMPLOYEES 10.894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.51% 0.45% 0.43% 0.41% 8.9000% PERCENTAGE OF TOTAL COUNTY EMPLOYMENT 2.96% 2.29%	EDUCATION RETAL EDUCATION RETAL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE EDUCATION EDUCATION EDUCATION INDUSTRY AIRLINE HEALTH CARE PROVIDER
INIVERSITY OF NORTH TEXAS EWISVILLE INDEPENDENT SCHOOL DISTRICT ISUTION ISD VALMART (DISTRIBUTION CENTER & STORES) YETERBILT MOTORS RITO LAY CO IORTHWEST ISD IEBRASKA FURNITURE MART TEXAS WOMAN'S UNIVERSITY SURTON COUNTY ARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER MIRCORP./AMERICAN AIRLINES TEXAS HEALTH RESOURCES OCKHEED MARTIN AERONAUTICS COMPANY	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000 15,200	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.46% 0.43% 0.41% PERCENTAGE OF TOTAL COUNTY EMPLOYMENT 2.96% 2.29% 1.45%	EDUCATION EDUCATION EDUCATION ETTAL EDUCATION FINANCAL SERVICES MANUFACTURING AUTIMOTIVE EDUCATION EDUCATION INDUSTRY AIRLINE HEALTH CARE PROVIDER MANUFACTURING
INIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT DENTON ISD VALMART (DISTRIBUTION CENTER & STORES) "ETERBILT MOTORS RITO LAY CO NORTHWEST ISD UEBRASKA FURNITURE MART "EXAS WOMANS UNIVERSITY DENTON COUNTY "ARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER MIRCORP./AMERICAN AIRLINES TEXAS HEALTH RESOURCES OCKHEED MARTIN AERONAUTICS COMPANY "ORT WORTH INDEPENDENT SCHOOL DISTRICT	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 4,2000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000 12,000	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.51% 0.46% 0.41% 0.41% 0.41% 0.41% 0.41% 0.41% 0.41% 0.29% 2.9% 1.45% 1.15%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE EDUCATION EDUCATION EDUCATION INDUSTRY AIRLINE HEALTH CARE PROVIDER MANUFACTURING EDUCATION
INIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT JENTON ISD VALMART (DISTRIBUTION CENTER & STORES) YETERBILT MOTORS RITO LAY CO NORTHWEST ISD UEBRASKA FURNITURE MART EXAS WOMAN'S UNIVERSITY JENTON COUNTY ARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER MIRCORP / AMERICAN AIRLINES TEXAS HEALTH RESOURCES OCKHEED MARTIN AERONAUTICS COMPANY 'ORT WORTH INDEPENDENT SCHOOL DISTRICT 'ASA- FORT WORTH JOINT RESERVE BASE	Total	EMPLOYEES 10.894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000 15,200 12,000 10,000	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.46% 0.43% 0.43% 0.41% PERCENTAGE 00 PERCENTAGE 00 PERCENTAGE 00 0.43% 0.41% 2.29% 1.45% 1.15% 0.95%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE EDUCATION EDUCATION EDUCATION HEALTH CARE PROVIDER MANUFACTURING EDUCATION EDUCATION
INIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT DENTON ISD VALMART (DISTRIBUTION CENTER & STORES) PETERBILT MOTORS RITO LAY CO. INORTHWEST ISD INORTHWEST ISD VALMART SUNIVERSITY DENTON COUNTY ARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER MIRCORP /AMERICAN AIRLINES TEXAS HEALTH RESOURCES OCKHEED MARTIN AERONAUTICS COMPANY "ORT WORTH INDEPENDENT SCHOOL DISTRICT IAS- FORT WORTH JOINT RESERVE BASE RUNGTON INDEPENDENT SCHOOL DISTRICT	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000 15,200 15,200 10,000 8,500	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.51% 0.46% 0.43% 0.41% ENPLOYMENT EMPLOYMENT 2.96% 2.29% 1.45% 1.15% 0.95% 0.81%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE AUTONOTIVE EDUCATION EDUCATION EDUCATION MANUFACTURING EDUCATION MILITARY EDUCATION
JINICERSITY OF NORTH TEXAS LEWISVILLE INDEPENDENT SCHOOL DISTRICT DENTON ISD WALMART (DISTRIBUTION CENTER & STORES) *ETERBILT MOTORS RITO LAY CO NORTHWEST ISD UEBRASKA FURNITURE MART TEXAS WOMAN'S UNIVERSITY DENTON COUNTY FARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER WIRCORP / MERICAN AIRLINES TEXAS HEALTH RESOURCES .OCKHEED MARTIN AERONAUTICS COMPANY 'ORT WORTH INDEPENDENT SCHOOL DISTRICT VAS-FORT WORTH JOINT RESERVE BASE RALINGTON INDEPENDENT SCHOOL DISTRICT VINVERSITY OF TEXAS AT ARLINGTON	Total	EMPLOYEES 10.894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000 15,200 12,000 10,000	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.46% 0.43% 0.43% 0.41% PERCENTAGE 00 PERCENTAGE 00 PERCENTAGE 00 0.43% 0.41% 2.29% 1.45% 1.15% 0.95%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE AUTOMOTIVE EDUCATION EDUCATION INDUSTRY AIRLINE HEALTH CARE PROVIDER MANUFACTURING EDUCATION MILITARY EDUCATION EDUCATION EDUCATION
JINICERSITY OF NORTH TEXAS LEWISVILLE INDEPENDENT SCHOOL DISTRICT DENTON ISD WALMART (DISTRIBUTION CENTER & STORES) YETERBILT MOTORS "RITO LAY CO NORTHWEST ISD WEBRASKA FURNITURE MART TEXAS WOMAN'S UNIVERSITY DENTON COUNTY TARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER WMRCORP /AMERICAN AIRLINES TEXAS HEALTH RESOURCES OCKHEED MARTIN AERONAUTICS COMPANY "ORT WORTH INDEPENDENT SCHOOL DISTRICT VAS-FORT WORTH JOINT RESERVE BASE RILINGTON INDEPENDENT SCHOOL DISTRICT JINIVERSITY OF TEXAS AT ARLINGTON	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000 15,200 15,200 10,000 8,500	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.51% 0.46% 0.43% 0.41% ENPLOYMENT EMPLOYMENT 2.96% 2.29% 1.45% 1.15% 0.95% 0.81%	EDUCATION EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE AUTONOTIVE EDUCATION EDUCATION EDUCATION MANUFACTURING EDUCATION MILITARY EDUCATION
JINICERSITY OF NORTH TEXAS LEWISVILLE INDEPENDENT SCHOOL DISTRICT DENTON ISD WALMART (DISTRIBUTION CENTER & STORES) YETERBILT MOTORS "RITO LAY CO NORTHWEST ISD WEBRASKA FURNITURE MART TEXAS WOMAN'S UNIVERSITY DENTON COUNTY TARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER WMRCORP /AMERICAN AIRLINES TEXAS HEALTH RESOURCES OCKHEED MARTIN AERONAUTICS COMPANY "ORT WORTH INDEPENDENT SCHOOL DISTRICT VAS-FORT WORTH JOINT RESERVE BASE RILINGTON INDEPENDENT SCHOOL DISTRICT JINIVERSITY OF TEXAS AT ARLINGTON	Total	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 4,2000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 24,000 15,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 16,200 15,558 1,558	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.46% 0.41% 0.45% 0.81% 0.72%	EDUCATION RETAIL EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE AUTOMOTIVE EDUCATION EDUCATION INDUSTRY AIRLINE HEALTH CARE PROVIDER MANUFACTURING EDUCATION MILITARY EDUCATION EDUCATION EDUCATION
EMPLOYER UNIVERSITY OF NORTH TEXAS EWISVILE INDEPENDENT SCHOOL DISTRICT DENTION ISD WALMART (DISTRIBUTION CENTER & STORES) *ETERBILT MOTORS *RITO LAY CO VORTHWEST ISD VEBRASKA FURNITURE MART TEXAS WOMAN'S UNIVERSITY DENTON COUNTY FARRANT COUNTY TOP TEN EMPLOYERS EMPLOYER WARCORP./AMERICAN AIRLINES TEXAS HEALTH RESOURCES LOCKHEED MARTIN AERONAUTICS COMPANY ORT WORTH INDEPENDENT SCHOOL DISTRICT VAS-FORT WORTH JOINT RESERVE BASE ARLINGTON INDEPENDENT SCHOOL DISTRICT VINVERSITY OF TEXAS AT ARLINGTON COOK'S CHILDREN HEALTH CARE SYSTEM JPS HEALTH NETWORK DITY OF THI WORTH	Total 1	EMPLOYEES 10,894 6,500 4,417 3,722 3,075 2,500 2,246 2,000 1,875 1,803 39,032 NUMBER OF EMPLOYEES 31,000 12,000 12,000 12,000 12,000 12,000 10,000 8,500 7,558 6,694	EMPLOYMENT 2.48% 1.48% 1.01% 0.85% 0.57% 0.51% 0.46% 0.43% 0.41% PERCENTAGE 04% PERCENTAGE 04% PERCENTAGE 04% PERCENTAGE 04% 0.51% 0.95% 0.81% 0.72% 0.64%	EDUCATION RETAIL EDUCATION RETAIL EDUCATION FINANCIAL SERVICES MANUFACTURING AIRLINE EDUCATION EDUCATION EDUCATION HEALTH CARE PROVIDER MANUFACTURING EDUCATION EDUCATION MILITARY EDUCATION HEALTH CARE PROVIDER

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Contribution to Infrastructure Assets**

Last Ten Fiscal Years

(unaudited)

Year	Beginning Balance		Additions	Deletions/Depreciation	Adjustments	Ending Balance
2010	5,862,415,577		344,755,250	(234,076)	-	6,206,936,751
2011	6,206,936,751		108,559,116	(62,875,322)	-	6,252,620,545
2012	6,252,620,545		98,294,093	(69,521,816)	-	6,281,392,822
2013	6,281,392,822		25,112,483	(2,949,815,326) (1)	-	3,356,689,979
2014	3,356,689,979		11,585,674	(6,159,420)	(8,597,539)	3,353,518,694
2015	3,353,518,694	•	53,581,166	(6,889,660)	136,897	3,400,347,097
2016	3,400,347,097	•	89,901,489	(8,903,986)	(394,739)	3,480,949,861
2017	3,480,949,861	•	132,744,330	(20,559,186)	2,078,500,474 (2)	5,671,635,479
2018	5,671,635,479	•	58,751,927	(16,987,728)	854,827	5,714,254,505
2019	5.714.254.505	•	98,705,222	(10,834,049)	(6,992,667)	5,795,133,011

Includes reclass of Sam Rayburn Tollway to an intangible asset
 Includes transfer of assets from Special Projects System to NTTA System



NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

#### **Toll Collection Variance**

Last Nine Fiscal Years

(unaudited)

	с	alendar Year 2011		ndar Year 2012	Ca	alendar Year 2013	C	alendar Year 2014	с	alendar Year 2015	с	alendar Year 2016	с	alendar Year 2017	Ca	alendar Year 2018	c	Calendar Year 2019
Value of invoiced ZipCash transactions uncollected	s	44,675,438	\$ E	80,413,340	\$	81,701,089	\$	81,508,283	\$	102,767,093	\$	113,455,688	\$	112,820,414	s	115,432,293	s	119,792,083
Value of uninvoiced ZipCash transactions		38,069,555	5	2,451,196		61,518,201		80,989,673		81,035,240		71,002,940		67,811,698		70,619,752		69,223,428
Total	\$	82,744,993	\$ 13	2,864,536	\$	143,219,290	\$	162,497,956	\$	183,802,333	\$	184,458,628	\$	180,632,111	\$	186,052,045	\$	189,015,511
		+		+		+		+		+		+		+		+		+
Value of all AVI and ZipCash transactions adjusted for Vtoll transactions	\$	493,585,247	\$ 59	1,226,667	\$	676,584,037	s	795,784,407	\$	894,514,347	\$	967,410,315	\$	1,003,853,246	\$1	1,067,934,551	s	1,116,552,191
Toll collection variance		16.75%	2	2.47%		21.17%		20.42%		20.55%		19.07%		17.99%		17.42%		16.93%

Notes: (1) These calculations use aggregate transaction information from the NTTA System and exclude the Non-Major Enterprise Fund.

	Calendar Year 2011	Calendar Year 2012	Calendar Year 2013	Calendar Year 2014	Calendar Year 2015	Calendar Year 2016	Calendar Year 2017	Calendar Year 2018	Calendar Year 2019
Percentage of ZipCash transactions(by value) out of all NTTA transactions during period	29.28%	29.43%	28.83%	30.40%	30.42%	28.90%	26.79%	25.28%	24.13%
Percentage of ZipCash transactions(by value) that were invoiced during									
period Percentage of ZipCash transactions(by value)	54.70%	62.94%	61.92%	64.61%	68.26%	72.68%	72.93%	71.94%	72.40%
that were collected as of period end	41.29%	41.29%	48.75%	45.03%	41.40%	41.30%	39.64%	36.57%	34.17%

Notes:

Notes: (1) These calculations use aggregate transaction information from the NTTA System and exclude the Non-Major Enterprise Fund. (2) Uninvoiced ZpCash transactions that are paid in the reporting period are deemed to be invoiced and are reflected in the percentages in the preceding table. Uninvoiced ZpCash transactions that are invoiced in subsequent reporting periods, and uncollected invoiced ZpCash transactions that are collected in subsequent reporting periods, are not reflected in the percentages in the preceding table. Uninvoiced ZpCash transactions that are collected in subsequent reporting periods, are not reflected in the percentages in the preceding table. Uninvoiced ZpCash transactions are not invoiced if the transaction (i) dies ent met MTTA is business use regarding invoicing (i) is not prunsable because a readable liference paits image was not captured or because the license plate information could not be matched to the vehicle owner information.

Icones plate image was not captured or because the license plate information could not be matched to the vehicle owner information. (3) The calculation does not include ZPG-bat transactions collected after the end end at univoide plate transaction occurred, therefore NTTA reports total ZPG-bat honecations collected regardless of the date the transactions coursent. The transaction state at ZPG-bat honecations collected regardless of the date the transactions coursed. Therefore NTTA reports total ZPG-bat honecations collected regardless of the date the transactions coursed. The advanced in a transaction for 2011, 567 - Attilon for 2011, 567 - Attilon for 2011, 567 - Attilon for 2012, 563 - Bittilion for 2013, 563 - Bittilion for 2013, 563 - Bittilion for 2015, 592 - Bittilion for 2016, 583.1 million for 2016, 582.5 million for 2016 and \$93.6 million for 2016, 582.5 million for 2016,

#### 2019 COMPREHENSIVE ANNUAL REPOR

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## Total Lane Miles Operating and Number of Employees by Department

Last Ten Fiscal Years

(unaudited)

			Ŀ	ane Mile	s					
Total Lane Miles	<u>2010</u>	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>	<u>2016</u>	<u>2017</u>	<u>2018</u>	<u>2019</u>
	685	744	744	744	744	744	745	950	995	1,145

		Ful	I-time Eq	uivalent	Employe	es				
Function	<u>2010</u>	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>	<u>2016</u>	<u>2017</u>	<u>2018</u>	<u>2019</u>
Administration	4	6	7	3	2	2	2	2	3	2
Board	1	1	2	1	1	1	1	1	1	1
Operations	3	3	1	3	5	5	6	7	5	8
Financial Planning and Analysis	0	0	0	0	0	0	6	6	0	0
Strategic & Innovative Solutions	0	0	0	9	6	3	0	0	0	0
Finance	22	24	23	25	19	23	18	18	15	14
Business Diversity	5	5	5	5	5	5	5	5	4	5
Communications/Public Affairs	15	15	14	15	14	15	15	12	12	14
Internal Audit	6	5	8	8	7	7	8	9	8	8
Human Resources	12	12	11	13	12	11	11	11	13	13
Legal Services	5	6	5	5	5	5	7	6	7	6
System & Incident Management	73	79	84	91	94	98	103	112	132	132
Information Technology	61	64	71	77	76	78	83	84	81	86
Vault	2	0	0	0	0	0	0	0	0	0
Procurement Services	11	11	11	11	9	10	10	11	10	11
Government Affairs	3	2	3	3	3	1	2	2	2	3
Toll Collection	4	0	0	0	0	0	0	0	0	0
Maintenance	163	160	181	195	167	160	165	132	127	137
Customer Service Center	232	236	248	279	298	325	295	321	312	349
Project Delivery	10	10	11	13	16	16	16	17	16	17
Treasury Management	5	5	4	4	4	3	4	3	9	9
Total	637	644	689	760	743	768	757	759	757	815



# Continuing Financial Disclosure Schedules (unaudited)

The Continuing Financial Disclosure Schedules present various financial data in support of the Management's Discussion and Analysis and Financial Statements in the Financial Section of the Comprehensive Annual Financial Report for the fiscal year ended December 31, 2019.



NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# **Consolidating Schedule for Capital Improvement Fund**

December 31, 2019 (unaudited)

					Schedule
Assets	Ī	Consolidated Capital Improvement Fund	Capital Improvement Fund		Feasibility Study Fund
Current assets:					
Cash and cash equivalents (note 1(e))	\$	1,404,306 \$	1,349,531	\$	54,775
Investments (note 3)		258,686,848	258,686,848		
Accrued interest receivable	_	1,365,540	1,365,540		
Total current unrestricted assets		261,456,694	261,401,919		54,775
Current restricted assets:					
Restricted assets:					
Restricted for debt service:					
Investments (notes 3 and 5)		35,308,343	35,308,343		
Total current restricted assets	-	35,308,343	35,308,343		-
Total current assets	-	296,765,037	296,710,262		54,775
Noncurrent assets:	-				
Investments (note 3)		254,206,115	254,206,115		
Investments restricted for debt service (note 3)		43.881.912	43.881.912		
Unavailable feasibility study costs		3,784,411	-		3,784,411
Nondepreciable (note 4)		(579,261)	(579,261)		-,,
Total noncurrent assets	-	301,293,177	297.508.766		3.784.411
Total assets	-	598.058.214	594.219.028		3.839.186
Liabilities	-	000,000,214	004,210,020		0,000,100
Current liabilities:					
Accrued liabilities		13,115,792	13,115,792		
Total current unrestricted liabilities	-	13,115,792	13,115,792		
Payable from restricted assets:	-		,		
Construction-related payables:					
Retainage payable (note 10)		2,953,322	2,953,322		
Debt service-related payables:		_,	_,,		
Accrued interest payable		4,095,833	4,095,833		
Total current liabilities payable from restricted assets	-	7.049.155	7.049.155		
Total current liabilities	-	20.164.947	20,164,947		
Noncurrent liabilities:	-	20,101,011	20,101,011	-	
Dallas North Tollway System revenue bonds payable		140,000,000	140.000.000		
Total noncurrent liabilities	-	140.000.000	140.000.000		
Total liabilities	-	160.164.947	160.164.947		
	-	100,101,011	100,101,011		
Net Position					
Net investment in capital assets		3,839,186	-		3,839,186
Restricted for:					
Debt service		7,750,000	7,750,000		
Unrestricted	_	426,304,081	426,304,081		
Total net position	\$	437,893,267 \$	434,054,081	\$	3,839,186

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Schedule of Budget and Actual Revenues and Expenses on Trust Agreement Basis

Year ended December 31, 2019 (unaudited)

Schedule 3

		Budget	Actual	Variance Over (Under)
Revenues:				
Toll revenues	\$	886,656,100	886,843,140	\$ 187,040
Interest income		19,600,000	28,624,643	9,024,643
Other revenue		43,982,700	43,564,175	 (418,525
Gross revenues		950,238,800	959,031,958	8,793,158
Operating expenses:	. <u> </u>			
Administration:				
Accounting		1,462,431	1,531,936	69,505
Administration		753,085	703,132	(49,953
Board		187,275	189,729	2,454
Human Resources		1,630,670	1,346,288	(284,382
Internal Audit		1,197,807	840,827	(356,980
Legal Services		3,139,770	2,738,572	(401,198
Procurement and Business Diversity		1,830,741	1,746,761	(83,980
Public Affairs		6,973,028	6,711,287	(261,741
Shared Services		13,193,195	10,670,237	(2,522,958
Treasury Management		2,655,487	2,125,104	(530,383
Total Administration		33,023,489	28,603,873	(4,419,616
Operations:	. <u> </u>			
Contact Center and Collections		75,495,075	68,298,617	(7,196,458
Information Technology		28,607,877	26,956,902	(1,650,975
Maintenance		33,755,172	29,723,506	(4,031,666
Operations		975,071	1,025,335	50,264
Project Delivery		2,686,502	2,442,142	(244,360
Traffic & Incident Management		18,236,814	17,176,966	(1,059,848
Total Operations		159,756,511	145,623,468	 (14,133,043
Total Operating expenses		192,780,000	174,227,341	(18,552,659
Net revenues available for debt service	s	757,458,800 \$	784,804,617	\$ 27,345,817

See accompanying independent auditors' report

86

#### 2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Schedule of Changes in Net Position by Trust Fund Account

December 31, 2019

(unaudited)

		Non-Maior	North Texas Tollway	Construction and	Revenue		Operations and	Reserve	Consolidation Capital	Del	t Service Accounts	
	Total	Enterprise Fund	System	Property Account	Account	_	Maintenance Account	Maintenance Account	Improvement Fund	Bond Interest Account	Reserve Account	Redemption Account
Net positions, beginning of year	\$ 106,474,842 \$	48,293,534	58,181,308	(739,602,063) \$	100,377,488	s	2,737,336 \$	45,917,490	84,721,211 \$	1,819,414 \$	446,743,514 \$	115,466,918
Gross revenues	1,011,262,623	52,230,665	959,031,958		935,790,089		285,277	1,263,478	9,810,209	1,829,447	8,926,570	1,126,88
Net increase (decrease) in the fair value of investments	6,539,882	-	6,539,882		309,467		-	101,209	434,920	-	5,694,286	
Interest earned on investments	1,769,637	-	1,769,637	1,769,637	-		-	-	-	-	-	
Gain (loss) on sale of investments	27,133	-	27,133		(6,716)		-	-	(4,338)	-	38,187	
Gain on Refunding	900,900	-	900,900		-		-	-	900,900	-	-	
Administration and operations expenses	(218,472,455)	(44,245,114)	(174,227,341)		-		(174,227,341)	-	-	-	-	
Depreciation on property and equipment	(9,372,351)	-	(9,372,351)	(9,372,351)	-		-	-	-	-	-	
Bond interest expense	(486,600,138)	-	(486,600,138)		-		-	-	(24,244,400)	(462,355,738)	-	
BAB's Subsidy	23,706,752	-	23,706,752		-		-	-	-	23,706,752	-	
Arbitrage rebate	(45,275)	-	(45,275)	(45,275)	-		-	-	-	-	-	
Other nonoperating expenses/ revenue	14,221,526	-	14,221,526	368,963	-		797,309	-	13,055,254	-	-	
Bond discount/premium amortization	74,231,553	-	74,231,553	73,948,719	-		-	-	282,834	-	-	
Bond issuance cost amortization	(4,437,637)	-	(4,437,637)	(4,437,637)	-		-	-	-	-	-	
Loss on disposal of assets	(1,441,660)	-	(1,441,660)	(1,441,660)	-		-	-	-	-	-	
nterest on loan	(5,044,268)	-	(5,044,268)	(5,044,268)	-		-	-	-	-	-	
Amortization of deferred amount on refunding (note 5)	(85,697,949)	-	(85,697,949)	(85,697,949)	-		-	-	-	-	-	
Unallocated infrastructure depreciation	(64,788,513)	-	(64,788,513)	(64,788,513)				-	-	-	-	
Construction improvement account expenses	(57,889)	-	(57,889)	(57,889)	-		-	-	-	-	-	
Reserve maintenance account expenses	(20,627,996)	-	(20,627,996)		-		-	(20,627,996)	-	-	-	
Consolidated capital improvement fund expenses	(43,919,482)	-	(43,919,482)	72,619,059	-	_	-	-	(116,538,541)	-	-	
Net revenues	192,154,394	7,985,551	184,168,842	(22,179,164)	936,092,840		(173,144,755)	(19,263,309)	(116,303,162)	(436,819,539)	14,659,043	1,126,88
terfund transactions:												
Distribution from revenue fund		-	-	(162,734,620)	(6,140,966)		23,019,473	(4,053,511)	231,987,791	42,281,115	(7,784,777)	(116,574,50
Operating transfers (other funds)	<u> </u>	-			(931,213,614)	_	147,994,116	38,053,253	237,487,427	390,718,818	-	116,960,00
Net changes during the year	192,154,393	7,985,551	184,168,842	(184,913,784)	(1,261,740)		(2,131,166)	14,736,433	353,172,056	(3,819,606)	6,874,266	1,512,38
Net positions, end of year	\$ 298,629,235 \$	56.279.085	242,350,150	(924,515,847) \$	99,115,748	5	606,170 \$	60,653,923	437,893,267 \$	(2,000,192) \$	453,617,780 \$	116,979,30

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# Schedule of Toll Revenue and Traffic Analysis

Year ended December 31, 2019 (unaudited)

	Schedule 5
Toll revenue (*):	
AVI	\$ 784,479,322
ZipCash	181,705,975
Less bad debt expense	(79,342,157)
Total	\$ 886,843,140
Vehicle transactions (*):	
Two-axle vehicle transactions	821,843,525
Multiaxle vehicle transactions	
	25,549,058
Nonrevenue vehicle transactions	3,487,627
Total	850,880,210
Toll revenue – average per day (*):	
AVI	\$ 2,149,258
Zipcash	280,537
Average	\$ 2,429,795
Vehicle transactions – average per day (*):	
Two-axle vehicle transactions	2,251,626
Multiaxle vehicle transactions	69,997
Nonrevenue vehicle transactions	9,555
Average	2,331,178

(\*) System only, excludes Non-Trust Agreement Enterprise Fund

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Schedule of Toll Rates**

As of December 31, 2019 (unaudited)

Schedule 6

	Two-Axie Cars and		Three-Axle V Vehicle Con		Four-Axle Ve Vehicle Com		Five-Axle Ve Vehicle Corr		Six or More Ax Special	
Dallas North Tollway	TollTag \$1.65	ZipCash \$2.48	TolTag \$3.30	ZipCash	TolfTag S4.95	ZipCash \$7.44	Tolffag S6.60	ZipCash \$9.92	TolfTag \$8.25	ZipCash \$12.40
Wycliff Main Lane Gantry (MLP1) Mockingbird Lane (MOCLN)	\$1.65 \$1.20	\$2.48 \$1.80	\$3.30 \$2.40	\$4.96 \$3.60	\$4.95 \$3.60	\$7.44 \$5.40	\$6.60 \$4.80	\$9.92 \$7.20	\$8.25 \$6.00	\$12.40 \$9.00
Northwest Highway (NORHY)	\$0.82	\$1.23	\$1.64	\$2.46	\$2.46	\$3.69	\$3.28	\$4.92	\$4.10	\$8.15
Royal Lana (ROYLN) Spring Valley Road (SPVRD)	\$0.43	\$0.70	\$0.86	\$1.40	\$1.29	\$2.10	\$1.72	\$2.80	\$2.15	\$3.50
Spring Valley Road (SPVRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Belt Line Road (BELRD)	\$0.38	\$0.65	\$0.76	\$1.30	\$1.14	\$1.95	\$1.52	\$2.60	\$1.90	\$3.25
Keller Springs Road (KESRD)	\$0.57	\$0.86	\$1.14	\$1.72	\$1.71	\$2.58	\$2.28	\$3.44	\$2.85	\$4.30
Trinity Mils Main Lane Gantry (MLP2) Frankford Road (FRARD)	\$1.18	\$1.77	\$2.36	\$3.54 \$1.12	\$3.54 \$0.87	\$5.31 \$1.68	\$4.72	\$7.08	\$5.90	\$8.85 \$2.80
Prankford Road (FHRHD) Park Bouleverd (PARBD)	\$0.29 \$0.29	\$0.56 \$0.56	\$0.58 \$0.58	\$1.12 \$1.12	\$0.87 \$0.87	\$1.68 \$1.68	\$1.16 \$1.16	\$2.24 \$2.24	\$1.45 \$1.45	\$2.80 \$2.80
Parker Main Lane Gantry (MLP3)	\$1.05	\$1.58	\$2.10	\$3.16	\$3.15	\$4.74	\$4.20	\$6.32	\$5.25	\$7.90
Parker Board (PABRO)	\$0.63 \$0.50	\$0.95 \$0.77	\$1.26 \$1.00	\$1.90 \$1.54	\$1.89 \$1.50	\$2.85 \$2.31	\$2.52 \$2.00	\$3.80 \$3.08	\$3.15 \$2.50	\$4.75 \$3.85
Parker Road (PARRD) Windhaven Parkwey (WINPY) Spring Creek Parkwey (SPCPY)	\$0.50	\$0.77	\$1.00	\$1.54	\$1.50	\$2.31	\$2.00	\$3.08	\$2.50	\$3.85
Spring Creek Parkway (SPCPY)	\$0.35 \$0.29	\$0.62 \$0.56	\$0.70 \$0.58	\$1.24 \$1.12	\$1.05 \$0.87	\$1.86 \$1.68	\$1.40	\$2.48 \$2.24	\$1.75 \$1.45	\$3.10 \$2.80
Legacy Drive (LEGDR) Headquarters Drive (HEADR)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16 \$1.16	\$2.24	\$1.45	\$2.80
Gavlord Parkway (GAYPY)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Lebanon Road (LEBRD)	\$0.43 \$0.55	\$0.70 \$0.83	\$0.86	\$1.40 \$1.66	\$1.29 \$1.65	\$2.10 \$2.49	\$1.72 \$2.20	\$2.80 \$3.32	\$2.15 \$2.75	\$3.50 \$4.15
Stone Brook Parkway (STOPY) Main Street (MAIST)	\$0.89	\$1.34	\$1.10 \$1.78	\$2.68	\$2.67	\$4.02	\$3.56	\$5.36	\$4.45	\$6.70
	\$1.85 \$0.67	\$2.78 \$1.01	\$3.70 \$1.34	\$5.56 \$2.02	\$5.55 \$2.01	\$8.34 \$3.03	\$7.40 \$2.68	\$11.12 \$4.04	\$9.25 \$3.35	\$13.90 \$5.05
Eldorado Parkway (ELDPY)										
Eldorado Parkway (ELDPY) President George Bush Turnpike Eastern Extension (PGBT- EE)	TolfTag	ZipCash	TolTag	ZipCash	TolfTag	ZipCash	TolfTag	ZipCash	TolfTag	ZipCash
Millor Dovel (MI DDD)	\$0.47	\$0.74	\$0.94	\$1.48	\$1.41	\$2.22	\$1.88	\$2.96	\$2.35	\$3.70
Main Street (MAIST) Merritt Road (MERRD)	\$0.63	\$0.95	\$1.26	\$1.90	\$1.89	\$2.85	\$2.52	\$3.80	\$3.15	\$4.75
Merritt Road (MERRD) Merritt Main Lane Gantry (MLG5)	\$1.00 \$1.89	\$1.50 \$2.84	\$2.00 \$3.78	\$3.00	\$3.00	\$4.50 \$8.52	\$4.00	\$6.00 \$11.36	\$5.00	\$7.50 \$14.20
Miles Road (MI RO)		\$0.67	\$0.80	\$3.00 \$5.68 \$1.34	\$3.00 \$5.67 \$1.20	\$2.01	\$4.00 \$7.56 \$1.60	\$2.68	\$5.00 \$9.45 \$2.00	\$3.35
Firewheel Parkeey (FIRPY) Crist Road (CRIRD)	\$0.29 \$0.29	\$0.56 \$0.56	\$0.58 \$0.58	\$1.12 \$1.12	\$0.87 \$0.87	\$1.68 \$1.68	\$1.16 \$1.16	\$2.24 \$2.24	\$1.45 \$1.45	\$2.80 \$2.80
President George Bush Turnpike	TolfTag	ZipCash	TolTag	ZipCash	TolfTag	ZipCash	TolfTag	ZipCash	TollTag	ZipCash
North Garland Avenue (GARRD)	\$0.33	\$0.60	\$0.66	\$1.20	\$0.99	\$1.80	\$1.32	\$2.40	\$1.65	\$3.00
Campbell Road (CAMRD) East Renner Road (ERERD)	\$0.54 \$0.87	\$0.81 \$1.31	\$1.08 \$1.74	\$1.62 \$2.62	\$1.62 \$2.61	\$2.43 \$3.93	\$2.16 \$3.48	\$3.24 \$5.24	\$2.70 \$4.35	\$4.05 \$8.55
Shiloh Main Lane Gantry (MLP6)	\$1.31	\$1.97	\$2.62	\$3.94	\$3.93	\$5.91	\$5.24	\$7.88	\$6.55	\$9.85
Shiloh Road (SHIRD)	\$0.67	\$1.01	\$1.34	\$2.02	\$2.01	\$3.03	\$2.68	\$4.04	\$3.35	\$5.05
	\$0.44 \$0.45	\$0.71 \$0.72	\$0.88 \$0.90	\$1.42 \$1.44	\$1.32 \$1.35	\$2.13 \$2.16	\$1.76 \$1.80	\$2.84 \$2.88	\$2.20 \$2.25	\$3.55 \$3.60
Independence Parkway (INDPY) Colt Road (COIRD)	\$0.45 \$0.68	\$0.72 \$1.02	\$0.90 \$1.36	\$1.44 \$2.04	\$1.35 \$2.04	\$2.16 \$3.06	\$1.80 \$2.72	\$2.88 \$4.08	\$2.25 \$3.40	\$3.60 \$5.10
	\$1.41	\$2.12	\$2.82	\$4.24	\$4.23 \$1.14	\$6.36	\$5.64	\$8.48	\$7.05	\$10.60
Preston Road (PRERD) Midway Road (MDRD)	\$0.38	\$0.65 \$0.56	\$0.76	\$1.30	\$1.14	\$1.95	\$1.52	\$2.60	\$1.90	\$3.25
Mowey Hoad (MUHD) Marsh Lane (MARLN)	\$0.29 \$0.38	\$0.65	\$0.58 \$0.76	\$1.12 \$1.30	\$0.87 \$1.14	\$1.68 \$1.95	\$1.16 \$1.52	\$2.24 \$2.60	\$1.45 \$1.90	\$2.80 \$3.25
Frankford Main Lana Gantry (MLP8)	\$1.31	\$1.97	\$2.62	\$3.94	\$3.93	\$5.91	\$5.24	\$7.88	\$6.55	\$9.85
Kelly Boulevard (KELBD) Josey Lane (JOSLN)	\$0.69	\$1.04 \$0.72	\$1.38 \$0.90	\$2.08 \$1.44	\$2.07 \$1.35	\$3.12 \$2.16	\$2.76 \$1.80	\$4.16 \$2.88	\$3.45 \$2.25	\$5.20 \$3.60
Josey Lane (JUSLN) Sandy Lake Main Lane Gantry (MLP9)	\$1.04	\$1.56	\$2.08	\$3.12	\$3.12				\$5.20	\$7.80
Belt Line - Lune Boort (NBERD)	\$0.62	\$0.93	\$1.24	\$1.86	\$1.86	\$4.68 \$2.79	\$4.16 \$2.48	\$6.24 \$3.72	\$3.10	\$4.65
Royal Lane (ROYLN)	\$0.31 \$0.60	\$0.58 \$0.90	\$0.62 \$1.20	\$1.16	\$0.93 \$1.80	\$1.74 \$2.70	\$1.24 \$2.40	\$2.32 \$3.60	\$1.55 \$3.00	\$2.90 \$4.50
Bet Line Road (SBERD) Bet Line Main Lane Ganty (MLP10)	\$0.60	\$0.90	\$1.20	\$1.80	\$1.80	\$2.70	\$2.40	\$3.60	\$3.00	\$4.50
President George Bush Turnpike - Western Extension	TollTag	ZipCash	TolTag	ZipCash	TolfTag	ZipCash	Tolffag	ZipCash	Tol/Tag	ZipCash
Conflans Road (CONRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Shady Grove Road (SHGRD)	\$0.49 \$0.51	\$0.76	\$0.98 \$1.02	\$1.52	\$1.47	\$2.28 \$2.34	\$1.96	\$3.04	\$2.45 \$2.55	\$3.80 \$3.90
Lower Tarrant - North (NLTRD)	\$0.51	\$0.78	\$1.02	\$1.56	\$1.53	\$2.34	\$2.04	\$3.12	\$2.55	\$3.90
Lower Tarrant North (NLTRD) Lower Tarrant Mainlane Gantry (MLG11) Lower Tarrant Mainlane Gantry (MLG11)	\$1.10 \$0.29	\$1.65 \$0.56	\$2.20 \$0.58	\$3.30 \$1.12	\$3.30 \$0.87	\$4.95 \$1.68	\$4.40 \$1.16	\$6.60 \$2.24	\$5.50 \$1.45	\$8.25 \$2.80
	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Marshall Drive (MARDR)	\$0.55 \$0.70	\$0.83 \$1.05	\$1.10	\$1.66 \$2.10	\$1.65 \$2.10	\$2.49 \$3.15	\$2.20 \$2.80	\$3.32 \$4.20	\$2.75 \$3.50	\$4.15 \$5.25
Pioneer Parkway (PIOPY) Arkansas Mainlane Gantry (MLG12) Arkansas Lane (ARKLN)	\$1.16	\$1.05	\$1.40 \$2.32	\$3.48	\$3.48	\$5.22	\$4.64	\$6.96	\$5.80	\$8.70
Arkansas Lane (ARKLN)	\$0.41	\$0.68	\$0.82	\$1.36	\$1.23	\$2.04	\$1.64	\$2.72	\$2.05	\$3.40
Mayfield Road (MAYRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Chisholm Trial Parkway Gantry 1 (Montgomery) (MLG1)	Tolffag \$1.51	ZipCash \$2.27	TolTag \$3.02	ZipCash \$4.54	TolfTag \$4.53	ZipCash \$8.81	Tolffag \$6.04	ZipCash S9.08	Tol/Tag \$7.55	ZipCash \$11.35
Gantry 1 (Montgomery) (MLG1)	\$1.51	\$2.27 \$0.96	\$3.02 \$1.28	\$4.54 \$1.92	\$4.53 \$1.92	\$8.81 \$2.88	\$8.04 \$2.56	\$9.08 \$3.84	\$7.55 \$3.20	\$11.35 \$4.80
Edwards Ranch Rd (EDWRD) Arboriawn Drive (ARBDR)	\$0.64	\$0.96	\$1.28 \$0.74	\$1.92 \$1.28	\$1.92	\$2.88 \$1.92	\$2.56	\$3.84 \$2.56	\$3.20 \$1.85	\$4.80
	\$0.53	\$0.80	\$1.06	\$1.60	\$1.11 \$1.59	\$2.40	\$1.48 \$2.12	\$3.20	\$2.65	\$4.00
Atamesa BM (ALTBD) Sycamore School Rd (SYCRD) McPherson BM (MCPBD)	en e2	61.00	61.00	\$2.50 \$2.62		\$9.7E	\$3.32 \$3.48 \$4.68	\$5.00 \$5.24	04.10	\$8.25 \$8.55
aycamore School NB (SYCND) McPherson Blvd (MCPBD)	\$0.87 \$1.17	\$1.31 \$1.76	\$1.74 \$2.34	\$2.62 \$3.52	\$2.61 \$3.51	\$3.93 \$5.28	\$3.48 \$4.68	\$5.24 \$7.04	\$4.35 \$5.85	\$8.55 \$8.80
	\$2.45	\$3.68	\$4.90	\$7.36		\$11.04		\$14.72	\$12.25	\$18.40
Farm Market 1187 (F1187)	\$0.67	\$1.01	\$1.34	\$2.02	\$2.01	\$3.03	\$2.68	\$4.04	\$3.35	\$5.05
County Rid 920 (CR920) County Rid 913 (CR913)	\$0.40 \$0.41	\$0.67 \$0.68	\$0.80 \$0.82	\$1.34 \$1.36	\$1.20 \$1.23	\$2.01 \$2.04	\$1.60	\$2.68 \$2.72	\$2.00 \$2.05	\$3.35
	\$0.40 \$0.41 \$0.74	\$1.11	\$1.48	\$2.22	\$2.22		\$1.60 \$1.64 \$2.96	\$2.68 \$2.72 \$4.44	\$3.70	\$3.35 \$3.40 \$5.55
County Rd 904 (CR904)	\$1.11	\$1.67	\$2.22	\$3.34 \$5.50	\$3.33	\$5.01 \$8.25	\$4.44 \$7.32		\$5.55 89.15	\$8.35 \$13.75
County Rd 904 (CR904) Gantry 3 (CR 904-Spanks Rd) (MLG3) Spanks Rd (SPARD)	\$1.83 \$0.32	\$2.75 \$0.59	\$3.66 \$0.64	\$5.50 \$1.18	\$5.49 \$0.96	\$8.25 \$1.77	\$7.32 \$1.28	\$11.00 \$2.36	\$9.15 \$1.60	\$13.75 \$2.95
Sam Rayburn Tollway	TollTag	ZipCash	TolTag	ZpCash	TolfTag	ZipCash	TolfTag	ZipCash	Tol/Tag	ZipCash
Denton Tap Main Lane Gantry (MLG1) MacAnthur Blvd (MACBD)	\$0.63 \$0.29	\$0.95 \$0.56	\$1.26 \$0.58	\$1.90 \$1.12	\$1.89 \$0.87	\$2.85 \$1.68	\$2.52 \$1.16	\$3.80 \$2.24	\$3.15 \$1.45	\$4.75 \$2.80
Carrolton Parkway (CARPY)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Carrollon Parkway (CARPY) Parker Road (PARRD) Old Denton Road (OLDRD)	\$0.41 \$0.47	\$0.68 \$0.74	\$0.82 \$0.94	\$1.36 \$1.48	\$1.23 \$1.41	\$2.04 \$2.22	\$1.64 \$1.88	\$2.72 \$2.96	\$2.05 \$2.35	\$3.40 \$3.70
	\$0.47 \$0.71	\$0.74 \$1.07	\$0.94 \$1.42	\$1.48 \$2.14	\$1.41 \$2.13	\$2.22 \$3.21	\$1.88 \$2.84		\$2.35 \$3.55	\$3.70 \$5.35
Josey Lane - South (SJOLN)	\$0.86	\$1.29	\$1.72	\$2.58		\$3.87		\$4.28 \$5.16	\$4.30	\$6.45
Josey Lane - South (SUCIN) Josey Main Lane Gantry (MLG2) Standridge Drive - North (NSTDR)	\$1.62	\$2.43	\$3.24	\$4.86	\$4.86	\$7.29	\$6.48	\$9.72	\$8.10	\$12.15
	\$0.91 \$0.76	\$1.37 \$1.14	\$1.82 \$1.52	\$2.74 \$2.28	\$4.86 \$2.73 \$2.28	\$4.11 \$3.42	\$6.48 \$3.64 \$3.04	\$9.72 \$5.48 \$4.56	\$4.55 \$3.80	\$8.85 \$5.70
Plano Parkway (PLAPY)	\$0.60	\$0.90	\$1.20	\$1.80		\$2.70			\$3.00	\$4.50
Plano Parkway (PLAPY) Spring Creek Parkway (SPCPY)	\$0.30	\$0.57	\$0.60	\$1.14	\$0.90	\$1.71	\$1.20	\$2.28	\$1.50	\$2.85
Preston Road (PRERD) Hilcrest Road (HLRD)	\$0.29 \$0.30	\$0.56 \$0.57	\$0.58 \$0.60	\$1.12 \$1.14	\$0.87 \$0.90	\$1.68 \$1.71	\$1.16 \$1.20	\$2.24 \$2.28	\$1.45 \$1.50	\$2.80 \$2.85
Colt Road (COIRD)	80.66	\$0.99	61.92		61.09				eo on	\$4.95
Colt Road (COIRD) Independence Parkway (INDPY)	\$0.87	\$1.31	\$1.74 \$2.16	\$2.62 \$3.24	\$2.61 \$3.24	\$3.93 \$4.86	\$3.48 \$4.32	\$5.24 \$6.48	\$4.35 \$5.40	\$8.55
Custer Road - South (CUSRD)	\$1.08 \$2.24	\$1.62 \$3.36	\$2.16 \$4.48	\$3.24 \$6.72	\$3.24 \$6.72	\$4.86 \$10.08	\$4.32 \$8.96	\$6.48 \$13.44	\$5.40 \$11.20	\$8.10 \$16.80
Custer Main Lane Garitry (MLG3) Exchange Parkway (SALDR)	\$1.16	\$1.74	\$2.32	\$3.48	\$3.48	\$5.22	\$4.64	\$6.98	\$5.80	\$8.70
Alma Drive (NALDR)	\$0.85 \$0.67	\$1.28 \$1.01	\$1.70 \$1.34	\$2.56 \$2.02	\$2.55 \$2.01	\$3.84 \$3.03	\$3.40 \$2.68	\$5.12 \$4.04	\$4.25 \$3.35	\$6.40 \$5.05
Stacy Road (STARD)	\$0.67	\$1.01	\$1.34	\$2.02	\$2.01	\$3.03	\$2.68	\$4.04	\$3.35	\$5.05
Lake Forest Drive (LAFDR) Hardin Boulevard (HARBD)	\$0.52 \$0.33	\$0.79 \$0.60	\$1.04 \$0.66	\$1.58 \$1.20	\$1.56 \$0.99	\$2.37 \$1.80	\$2.08 \$1.32	\$3.16 \$2.40	\$2.60 \$1.65	\$3.95 \$3.00
Addison Airport Toll Tunnel (AATT)	TolTag	ZipCash	TollTag	ZipCash	TolfTag	ZipCash	TolfTag	ZipCash	Tol/Tag	ZipCash
Addison Airport Toll Tunnel (AATT)	\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.95
Mountain Creek Lake Toll Bridge (MCLB)	TolfTag	ZipCash	TolTag	ZipCash	TolfTag	ZipCash	Tolffag	ZipCash	TolfTag	ZipCash
	\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.95
Mountain Creek Lake Toll Bridge (MCLB)										
Mountain Creek Lake Toll Bridge (MCLB) Lewisville Lake Toll Bridge (LLTB)	TollTag	ZipCash	TolTag	ZipCash	TolfTag	ZipCash	TolfTag	ZipCash	TolfTag	ZipCash
Mountain Creek Lake Toll Bridge (MCLB)			TolTag \$2.64	ZipCash \$3.96	TolfTag \$3.96	ZipCash \$5.94	TollTag \$5.28	ZipCash \$7.92	TolfTag \$6.60	ZipCash \$9.90

91

See accompanying independent auditors' report

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

#### **Schedule of Historical Traffic, Toll Revenues** and Net Revenues

Year Ended December 31, 2019

(unaudited)

#### Historical Traffic and Toll Revenue

Schedule 7

The table below sets forth the annual revenue vehicle transactions and gross toll revenue with respect to the Dallas North Tollway System for the ten calendar years 2010 through 2019:

	Annual	
	revenue	
	vehicle	
	transactions	Annual toll
Year	(unaudited)	revenue
2010 (1)	481,913,338	366,597,323
2011 (2)	513,454,344	402,569,534
2012	585,051,845	485,463,608
2013	610,129,737	525,458,723
2014	644,669,523	580,045,215
2015	676,484,779	617,488,044
2016	703,094,602	665,212,316
2017	723,247,591	712,551,456
2018	827,610,415	841,491,016
2019	847,392,583	886,843,140

(1) Four major direct connectors at SRT/US75 interchange were opened during 2010

PGBT EE mainlanes from SH 78 to IH 30 opened in December 2011 (2)

#### Historical Net Revenues

The table set forth below shows the Net Revenues for debt service (as defined by Trust Agreement) of the Dallas North Tollway System for the ten calendar years 2010 through 2019:

		Current	Investment and		
Year	Toll revenue	expenses	other earnings	Net revenues	Coverage
2010	366,597,323	95,709,839	30,086,350	300,973,835	1.61
2011	402,569,534	99,324,590	41,161,515	344,406,459	1.77
2012	485,463,608	106,236,324	28,832,506	408,059,790	1.47
2013	525,458,723	109,240,378	21,721,506	437,939,851	1.26
2014	580,045,215	115,465,976	28,170,791	492,750,030	1.41
2015	617,488,044	128,107,355	33,019,683	522,400,372	1.48
2016	665,212,316	131,310,220	43,467,901	577,369,997	1.48
2017	712,551,456	145,516,809	49,612,968	616,647,615	1.49
2018	841,491,016	165,549,908	67,692,654	743,633,762	1.37
2019	886,843,140	174,227,341	72,188,818	784,804,617	1.42

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

## **Schedule of Capitalized Costs by Project**

As of December 31, 2019

#### (unaudited)

		Schedule 8
		Cumulative Total Through December 31, 2019
allas North Tollway - 3711		
Preliminary costs		\$ 17,379,879
Right-of-way		49,485,647
Engineering		21,439,097
Administration		2,953,499
Buildings		5,580,003
Land		1,714,934
Roadways		203,765,224
Equipment		771,382
Accumulated depreciati	nn - equipment	(771,382
	Total capitalized costs – Dallas North Tollway	302,318,283
allas North Tollway Extension -		
Preliminary costs		6,619,071
Right-of-way		8,557,830
Engineering		25,116,391
Administration		1,413,506
Construction in Progres		22,866,244
	6	
Roadways		208,036,201
	Total capitalized costs – Dallas North Tollway Extension	272,609,243
ddison Airport Toll Tunnel - 37	•1	,
Preliminary costs		1,244,082
Right-of-way		617,278
Engineering		4,895,697
Administration		295,203
Roadways		16,853,636
	Total capitalized cost – Addison Airport Toll Tunnel	23,905,896
resident George Bush Turnpike	- Segments I - IV - 3721	
Preliminary costs		18,040,104
Right-of-way		76,906,305
Engineering		114,239,012
Construction in Progres	8	74,295,289
Administration	-	25,252,891
Buildings		24,016,957
Land		5,578,821
Roadways		658,046,303
Intangibles		44,988,742
Equipment		55,149,860
Accumulated amortization	on for intangibles	(3,917,298
Accumulated depreciati	on for buildings	(11,272,661
Accumulated depreciati		(40,279,348
	Total capitalized cost – President George Bush Turnpike - Segments I - IV	1,041,044,977
resident George Bush Turnpike	- Segment V - 3723	
Preliminary costs		1,596,208
Right-of-way		16,459
Engineering		8,981,476
Administration		235,829
Roadways		75,190,982
	Total capitalized cost – President George Bush Turnpike - Segment V	86,020,954
allas North Tollway Phase 3 - 3	713	
Preliminary costs		5,118,815
Infrastructure - Other		434
Right-of-way		569,830
Engineering		33,329,767
Administration		2,690,663
Construction In Progres	8	170,986,818
Roadways		200.921.609
	Total capitalized cost – Dallas North Tollway Phase 3	413,617,936
ewisville Lake Toll Bridge - 376	1	
Preliminary costs		9,875
Right-of-way		13,177
Engineering		14,360,278
Administration		249,620
Roadways		99.475.304
		114,108,254
	Total capitalized cost – Lewisville Lake Toll Bridge	114,108,254
	I otal capitalized cost – Lewisville Lake Toll Bridge	(continued)

#### 2019 COMPREHENSIVE ANNUAL REPO

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

**Schedule of Capitalized Costs by Project** 

As of December 31, 2019

(unaudited)

	Cumulative Total Throug
Sam Rayburn Tollway (121 Tollway) - 3751	December 31, 2019
Preliminary costs	1,142,46
Right-of-way	15,103,56
Engineering	105,600,48
Administration	21,194,39
Construction in Progress	48,862,81
Roadways	636,958,07
Total capitalized cost – Sam Rayburn Tollway (12	Tollway) 828,861,80
President George Bush Turnpike - Eastern Extension - 3722	
Infrastructure (Other)	30,19
Right-of-way	104,963,15
Engineering	73,157,60
Administration	4,861,20
Roadways	npike - Eastern Extension 628,515,17
Total capitalized cost – President George Bush Tu PGBT Western Ext Constr Fund - 3771	npike - Eastern Extension 626,515,17
Right-of-way	69,93
Engineering	11,751,58
Administration	868,28
Roadways	1,039,030,87
Total capitalized cost - PGBT Western Ext Constr	
CTP Construction Fund - 3781	
Right-of-way	48,526,36
Engineering	30,925,67
Administration	122,35
Construction in Progress	6,001,68
Roadways	975,907,79
Total capitalized cost - Chisholm Trail Parkway	1,061,483,87
MCLB 1977 Construction Fund - 3731 Preliminary costs	483,96
Right-of-way	40,90
Engineering	616,96
Administration	379.13
Roadways	7.370.43
Total capitalized cost – MCLB 1977 Construction I	
2009 A Revenue Bonds Fund - 3601	
Roadways	2,55
Administration	14,60
Total capitalized cost - 2009 A Revenue Bonds	17,15
Dallas North Tollway PH 4B/5A Fund - 3714	2,307,57
Engineering Total capitalized cost - Dallas North Tollway Ph 48	
Total	
Infrastructure	30,62
Preliminary costs	51,634,46
Right-of-way	304,880,32
Engineering	446,721,60
Construction in Progress	323,012,85
Administration	60,531,19
Buildings	29,596,95
Land	7,293,75
Roadways	4,567,061,99
Intangibles (net of amortization)	41,071,44
Machinery and Equipment	55,921,24
Accumulated depreciation - equipment	(40,279,34
Accumulated depreciation - buildings	(11,272,66
	5,836,204,45

(1) Total capitalized cost includes bond discount/(premiums), which have been capitalized in accordance with the Trust Agreement. These costs are netted against revenue bonds within the statement of net position.

See accompanying independent auditors' report

# 94

(concluded)

#### 019 COMPREHENSIVE ANNUAL REP

NORTH TEXAS TOLLWAY SYSTEM An Enterprise Fund of the North Texas Tollway Authority

# **Schedule of Deferred Study Costs - Feasibility Study Fund**

Year Ended December 31, 2019

(unaudited)

Schedule 9

The table below sets forth the accumulated unavailable feasibility study costs, by project, through December 31, 2019 that have not been transferred out of the Feasibility Study Fund into a construction project.

Projects	Accumulated December 31, 2019
Dallas North Tollway:	
Extension Phase 4B/5A	3,660,658
President George Bush Turnpike - East Branch	123,753
	\$ 3,784,411

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# **APPENDIX B-2**

# UNAUDITED FINANCIAL REPORT OF THE NORTH TEXAS TOLLWAY AUTHORITY SYSTEM, AN ENTERPRISE FUND OF THE NORTH TEXAS TOLLWAY AUTHORITY, FOR THE SIX-MONTH PERIOD ENDED JUNE 30, 2020

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# NORTH TEXAS TOLLWAY AUTHORITY

# MONTHLY FINANCIAL REPORT FOR THE MONTH ENDED JUNE 30, 2020

Prepared by Finance Department

# NORTH TEXAS TOLLWAY AUTHORITY

5900 W. Plano Parkway, Suite 100, Plano, Texas 75093 P.O. Box 260729, Plano, Texas 75026

> John Mahalik, Chairman Jane Willard, Vice Chairman Marcus Knight, Director Tim Carter, Director Pete Kamp, Director George "Tex" Quesada, Director Lynn Gravley, Director Mojy Haddad, Director Scott D. Levine, Director

James Hofmann, Executive Director Horatio Porter, Chief Financial Officer

MONTHLY FINANCIAL REPORT June 30, 2020

This report is unaudited and is furnished as general information only.

Horatio Porter, Chief Financial Officer 01 Brian Reich, Controller

Cindy Demers, Director of Treasury Management, Finance

# NORTH TEXAS TOLLWAY AUTHORITY

# June 30, 2020

# **REPORT CONTENTS**

	Page
The Month At-A-Glance	1
Statement of Net Position	4
Consolidating Schedule for Capital Improvement Fund	6
Statement of Changes in Net Position	7
Statement of Cash Flows	9
Budget and Actual Revenues and Expenses on Trust Agreement Basis	10
Toll Revenue and Traffic Analysis	11
Toll Receivable Anaylsis	12
Investment Report	13
Schedule of Deferred Study Costs	14
Enterprise Fund - Statement of Net Position	15
Enterprise Fund - Budget vs Actual Revenues and Expenses	16
Enterprise Fund - Billings & Collection Analysis	17
Enterprise Fund - Management Summary	18
360 Tollway - Statement of Net Position	22
360 Tollway - Budget and Actual Revenues and Expenses	23

This report is unaudited and is furnished as general information only.

# June 2020 At A Glance







# June 2020 At A Glance







June 2020 At A Glance







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#### NORTH TEXAS TOLLWAY SYSTEM (An Enterprise Fund of the North Texas Toilway Authority) Statement of Net Position June 30, 2020 (Unaudited)

	(Ui	naudited)				
Assets	Grand Total	Non-Major Enterprise Fund	North Texas Tollway System Total	Interfund eliminations/ reclassifications	Construction and property account	Revenue account
Current assets:						
Cash and cash equivalents	55,340,662	6,553,345	48,787,318	-	-	10,036,532
Investments	694,623,845	28,110,783	666,513,062	-	-	133,219,563
Accrued interest receivable	1,134,641	-	1,134,641	-	-	89,667
Interproject/agency receivables	20,951,261	5,985,496	14,965,765	-	-	14,965,765
Accounts receivable	294,809,603	72,256,102	222,553,501	•	-	222,390,575
Allowance for uncollectible receivables	(238,929,133)	(57,810,458)	(181,118,675)	-	-	(181,118,675)
Unbilled accounts receivable	37,961,652	16,210,900	21,750,752	-	•	21,750,752 (12,624,494)
Allowance for unbilled receivables	(27,093,895) 838,798,639	(14,469,400) 56,836,768	(12,624,494) 781,961,870		<u> </u>	208,709,685
Current restricted assets:	000,100,000	50,050,700	101,001,010	-		200,700,000
Restricted for construction:						
Cash	(313,363)		(313,363)	-	(313,363)	-
Restricted for debt service:						
Investments	378,883,095	•	378,883,095	-		-
Accrued interest receivable	1,579,533	•	1,579,533	-	•	-
Accounts receivable	692,458	-	692,458	-	-	•
Restricted for NTE 3A/3B:	050 400	852,483				_
Investments	852,483	852,483	380,841,723		(313,363)	
Total current assets	1,220,492,845	57,689,252	1,162,803,593		(313,363)	208,709,685
Noncurrent assets:	1,220,102,010	01,000,202	1102,000,000		<u></u>	
Investments	240,057,167	-	240,057,167	•	-	25,000,750
Investments, restricted for debt service	407,103,874	-	407,103,874	•	-	•
Unavailable feasibility study cost	3,784,411	-	3,784,411	•	-	-
Service Concession Arrangement - Intangible asset (net of					0 400 010 -00	
accumulated amortization)	2,462,813,523	-	2,462,813,523	-	2,462,813,523	
Capital assets:	5,813,380,292		5,813,380,292	655,719,599	5,157,914,482	
Nondepreciable Depreciable (net)	5,813,380,292 90,579,350	-	5,813,380,292 90,579,350	000,119,099	5,157,914,482 90,579,350	
Depreciable (net)	9,017,718,617	-	9,017,718,617	655,719,599	7,711,307,355	25,000,750
Total assets	10,238,211,462	57.689.252	10,180,522,210	655,719,599	7,710,993,992	233,710,435
-						
Deferred outflow of resources	526,294,431		526,294,431		526,294,431	
Loss on refunding ERS OPEB contributions after measurement date	371,275		371,275	-	520,234,437	
PEBC OPEB contributions after measurement date	165,106		165,106	-	-	
Changes in actuarial assumptions used to determine PEBC OPEB liability	1,620,295	-	1,620,295	-	-	-
Difference in projected and actual earnings on ERS OPEB liability	1,809	-	1,809	-	-	-
Pension contributions after measurement date	3,519,781	-	3,519,781	-	-	•
Changes in actuarial assumptions used to determined pension liability	536,484	-	536,484	-	-	•
Difference in projected and actual earnings on pension assets	7,851,145	-	7,851,145		-	•
Total deferred outflow of resources	540,360,328	<u> </u>	540,360,327	·	526,294,431	•
11.1404						
Liabilities						
Current liabilities:	2,133,392	_	2,133,392		3,075	11,345
Accounts payable Accrued liabilities	15,223,833	-	15,223,833		3,575	107,935
intergovernmental payables	9,804,490	156,795	9,647,695	•	-	9,646,122
Deferred income	88,464,454	-	88,464,454	-	-	88,464,454
Total current unrestricted liabilities	115,626,170	156,795	115,469,375		3,075	98,229,856
Payable from restricted assets:						
Construction-related payables:						
Retainage payable	7,300,387	-	7,300,387	-	3,821,328	-
Debt service-related payables:			4 4 9 7 9 9 9 9		10.580.769	
Accrued interest payable on ISTEA loan - current portion	14,676,602	•	14,676,602 211,105,197	-	2,370,814	-
Accrued interest payable on bonded debt	211,105,197 200,000,000	-	200,000,000	-	2,370,014	
Commercial paper notes payable Revenue bonds payable-current portion	153,165,000		153,165,000		153,165,000	
Restricted for NTE 3A/3B:	.00,000,000	-	100,100,000			
Intergovernmental payables	852,483	852,483	-	-		-
Total current liabilities payable from restricted assets	587,099,671	852,483	586,247,188		169,937,911	
Total current liabilities	702,725,841	1,009,278	701,716,562	-	169,948,986	98,229,856
Noncurrent liabilities:					100 01- 100	
Texas Department of Transportation - ISTEA ican payable	102,315,128	•	102,315,128	-	102,315,128	-
Dailas North Tollway System revenue bonds payabla net of bond	0.044.004.002		0.011.004.000	655 740 500	9 910 404 704	_
discount (premium) costs of \$655,719,599	9,611,231,666 2,814,780	-	9,611,231,666 2,814,780	655,719,599	8,812,484,784	-
Net pension liability Other Post Employment Benefits	2,814,780 22,506,807	-	2,814,780	-	-	-
Total non-current liabilities	9,738,868,381		9,738,868,381	655,719,599	8,914,799,912	
Total liabilities	10,441,594,221	1,009,278	10,440,584,942	655,719,599	9,884,740,898	98,229,856
-		(lacate to				
Deferred inflow of resources	140,025	_	140,025	-	_	-
Difference in expected and actual ERS OPEB experience Change in actuarial assumptions used to determine ERS OPEB liability	1,339,322	-	1,339,322	-	-	-
Difference in expected and actual pension experience	2,354,993	-	2,354,993	-	-	-
Change in proportionate share on ERS OPE8 liability	9,882,650	-	9,882,650	-	-	-
Change in actuarial assumptions used to determine PEBC OPEB liability	4,214,882	-	4,214,882	•	-	-
Difference in expected and actual PEBC OPEB experience	8,553,197		8,553,197	<u> </u>		-
Total deferred inflow of resources	26,485,069	-	26,485,068	•		
Net Position						
Net investment in capital assets	(3,467,069,472)	-	(3,467,069,472)	(2,445,816,967)	(1,025,091,691)	
Restricted for:	(0,101,000,112)		(0,10,000,112)	(=,	(.,,	
Debt service	1,311,834,777	-	1,311,834,777	630,980,598	-	135,480,579
SCA Intangible	2,462,813,523	-	2,462,813,523		2,462,813,523	-
Unrestricted	2,913,674	56,679,974	(53,766,300)	1,014,836,369	(2,285,174,307)	-
Total net position	310,492,502	56,679,974	253,812,528		(847,452,474)	135,480,579
-						

-

Operation and maintenance account	Reserve	Consolidated Capital	Debt	service accounts	
	maintenance account	Improvement account	Bond interest account	Reserve account	Redemption account
39,441,160	(50,910) 63,182,798	(639,464) 470,110,700	-	-	-
-	108,871	936,103	•	-	-
-	-	-	-	-	-
162,926	-	-	-	-	-
-	-	-	-	-	-
-	-		-	-	-
39,604,087	63,240,759	470,407,340		-	-
-	-	-	-	-	
		00.075.004	040 070 447	10 550 450	70 500 500
-	-	36,873,696	216,876,447 85,663	46,550,452 1,462,605	76,582,500 31,264
-	-	-	692,458		-
		28.873.696	217 654 569	49.013.057	76,613,764
39,604,087	63,240,759	38,873,696 509,281,036	217,654,569	48,013,057 48,013,057	76,613,764
	-	215,056,417	-	-	-
-	-	3,784,411	•	407,103,874	•
-	-	3,704,411	•	-	•
-	-	-	×	-	-
-	**	(253,789)	•	-	-
	• -	218,567,039	<u> </u>	407,103,874	
39,804,087	63,240,759	727,868,076	217,654,569	455,116,931	78,613,764
_	_	-	-	-	-
371,275	-	-	-	-	-
165,106	-	-	-	-	-
1,620,295	-	-	-	-	-
1,809 3,519,781	-	-	-	-	-
536,484	-	-	-		-
7,851,145	-			-	
14,065,896					
	43,116	181,708		•	-
1,894,149	45,110		-	-	-
15,115,899		*	-	•	-
15,115,899 1,573	-	• •	-	•	-
15,115,899	-	*	- - 		
15,115,899 1,573	43,116	181,708	- - - - - - -	:	
15,115,899 1,573	-				-
15,115,899 1,573	43,116	181,708		- -	-  - - -
15,115,899 1,573	43,116		206,734,383	- - - - -	
15,115,899 1,573	43,116		208,734,383	-	-  - - - - - - - - - - -
15,115,899 1,573	43,116		208,734,383	- - - - - - - - - - - - -	
15,115,899 1,573	43,116	181,708 3,352,398 4,095,833 200,000,000			
15,115,899 1,673 <u>17,011,621</u> - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -		208,734,383 		
15,115,899 1,573	43,116	181,708 3,352,388 4,095,833 200,000,000 	208,734,383	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - -
15,116,899 1,673 17,011,621	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 	208,734,383	- - - - - - - - - - - - - - - - - - -	-
15,116,899 1,673 17,011,621	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 - - - - - - - - - - - - - - -	208,734,383 208,734,383	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -
15,116,899 1,673 17,011,621	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 	208,734,383	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -
15,116,899 1,573 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 	208,734,383 208,734,383 - 3,027,283	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -
15,116,899 1,573 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -
15,116,899 1,673 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 	208,734,383 208,734,383 - 3,027,283		- - - - - - - - - - - - - - - - - - -
15,116,899 1,673 17,011,621 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283	- - - - - - - - - - - - - - - - - - -	-
15,116,899 1,673 17,011,621 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283	- - - - - - - - - - - - - - - - - - -	-
15,115,899 1,673 17,011,621 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -
15,116,899 1,673 17,011,621 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -
15,116,839 1,673 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283		
15,116,899 1,673 17,011,621 17,011,621 - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283		
15,116,839 1,673 17,011,621 - - - - - - - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283		
15,115,839 1,573 17,011,621 - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 207,448,222 207,629,930 140,000,000	208,734,383 208,734,383 - 3,027,283 - - 3,027,283	- - - - - - - - - - - - - - - - - - -	
15,116,899 1,673 17,011,621 17,011,621 - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 	208,734,383 208,734,383 - 3,027,283 - - 3,027,283	- - - - - - - - - - - - - - - - - - -	
15,116,899 1,673 17,011,621 17,011,621 - - - - - - - - - - - - -	43,116 126,671 - - - - - - - - - - - - - - - - - - -	181,708 3,352,388 4,095,833 200,000,000 - - - 207,448,222 207,629,930 - - 140,000,000 - - - - - - - - - - - - - - -	208,734,383 208,734,383 - 3,027,283 - - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -	- - - - - - - - - - - - - - - - - - -

# (An Enterprise Fund of the North Texas Tollway Authority) Consolidated Schedule for Capital Improvement Fund June 30, 2020 (Unaudited)

A		Consolidated Capital Improvement		Capital Improvement		Feasibility Study Fund
Assets Current assets:		account	-	Fund		Fund
Cash and cash equivalents	\$	(639,464)	\$	(694,239)	\$	54,775
Investments	Ψ	470,110,700	*	470,110,700	÷	• .,,
Accrued interest receivable		936,103		936,103		-
Total current unrestricted assets		470,407,340	-	470,352,565		54,775
Current restricted assets:				··· <b>·</b> ,,		
Restricted for debt service:						
Investments		38,873,696		38,873,696		-
Total current restricted assets		38,873,696	-	38,873,696		-
Total current assets		509,281,036	-	509,226,261		54,775
Noncurrent assets:						
Investments		215,056,417		215,056,417		
Unavailable feasibility study cost		3, <b>7</b> 84,411		-		3,784,411
Capital assets:						
Nondepreciable		(253,789)		(253,789)		-
Total noncurrent assets		218,587,039	-	214,802,628		3,784,411
Total assets		727,868,076		724,028,890	_	3,839,186
Liabilities Current liabilities:						
Accounts payable		181,708	_	181,708		
Total current unrestricted liabilities		181,708		181,708		-
Payable from restricted assets:						
Construction-related payables:						
Retainage payable		3,352,388		3,352,388		-
Debt service-related payables:						
Accrued interest payable on ISTEA loan - current portion		4,095,833		4,095,833		-
Commercial paper notes payable		200,000,000		200,000,000		•
Total current liabilities payable from restricted assets		207,448,222		207,448,222		-
Total current llabilities		207,629,930		207,629,930		
Noncurrent liabilities:		140,000,000		140,000,000		
Dailas North Tollway System revenue bonds payable net of bond Total non-current liabilities		140,000,000		140,000,000	_	
				347,629,930		-
Total liabilities		347,629,930	,	347,029,930		
Net Position						
Net investment in capital assets		3,839,186		-		3,839,186
Restricted for:						
Debt service		7,750,000		7,750,000		-
Unrestricted		368,648,959		368,648,959		•
Total net position	\$	380,238,145	\$	376,398,959	\$_	3,839,188

#### NORTH TEXAS TOLLWAY SYSTEM (An Enterprise Fund of the North Texas Tollway Authority) Statement of Revenues, Expenses and Changes in Net Position Ending Net Position June 30, 2020 (Unaudited)

BEGINNING NET POSITION January 01, 2020         298,629,234         56,279,065         242,350,149         (924,515,847)         99,116,748           Revenues:         101/roverue         10,400,744         124,986         10,275,775         -         1,040,984           Ubter revenue         10,400,744         124,986         10,275,775         -         1,040,984           Less: bad debt expenses         (34,313,695)         (55,72,953)         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -         (28,340,741)         -<		Grand Total	Non-Major Enterprise Fund	North Texas Toltway System Total	Construction and property account	Revenue account
Trail revenue         384.240,844         10.720,757         520.608         -         37.520.008           Interest revenue         10,400,744         124.956         10.275.775         -         1.040,825           Othor revenue         33.243,758         14.381,808         14.881,808         -         18.881,808           Les: bad debt expenses         333.571,731         19.224,252         374.337,540         -         263.40,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -         (26.340,741)         -	BEGINNING NET POSITION January 01, 2020	298,629,234	56,279,085	242,350,149	(924,515,847)	99,115,748
Interest revenue         10,400,744         124,808         10,275,775         -         1,040,825           Other revenue         33,243,768         14,361,800         16,881,808         -         16,881,808           Less: bad debt expense         (34,315,805)         (5)772,953)         (28,307,71)         -         (28,340,711)           Total oparating revenues         333,571,791         19,224,252         374,337,540         -         365,102,747           Operating Expenses:         Administration         (16,663,776)         (285,611)         (16,376,165)         -         -           Operations         (19,144,660)         -         (6,317,160)         -         -         -           Capital Improvement Fund expenses         (26,371,749)         -         (8,473,389)         -         (26,473,389)         -	Revenues:					
Other revenue         33 23 758         14 381.880         18,81.986         -         18,81.986           Less: bad debt expense         (34,313,685)         (5.972,953)         (28,340,741)         -         (23,300,741)           Total operating revenues         333,571,791         19,234,252         374,337,50         -         365,102,747           Operating Expenses:         -         (16,653,776)         (285,611)         (16,376,165)         -         -           Administration         (19,1614,969)         (15,547,752)         (73,007,217)         -	Toll revenue	384,240,984	10,720,376	373,520,608	-	373,520,608
Less: bad det expense         (34/31.3695)         (5.972.953)         (28.307.41)         -         (28.307.41)           Total oparating revenues         333,571,791         19.234.252         374.337.540         385.102.747           Oparating Expenses:         Administration         (16.63,776)         (28.5611)         (16.378,165)         -         -           Oparating Expenses:         (16.64,776)         (28.5611)         (16.378,165)         -         -           Reserve Maintenace Fund expenses         (6.317,190)         -         (6.317,190)         -         -           Construction Fund expenses         (28.473.389)         -         (28.473.389)         20.441,246         -           Construction Fund expenses         (10.20.98.33)         -         10.00.883         10.00.883         -         -           Oparating Expenses:         (10.20.98.431)         (18.833.363)         (10.72.20.060)         -         -         -           Construction Fund expenses         (22.09.431)         -         (23.294.257)         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -	Interest revenue	10,400,744	124,969	10,275,775	-	
Total operating revenues         393,571,791         19,234,252         374,337,540         -         365,102,747           Operating Expenses: Administration Operations         (16,663,776)         (285,611)         (16,378,165)         -         -           Preservation of System Assets: Reserve Maintenance Fund expenses         (16,877,769)         (18,347,752)         (73,007,217)         -         -           Construction Fund expenses         (16,02,776,710)         -         -         -         -           Construction Fund expenses         (12,0059,033)         (18,347,190)         -         -         -           Total operating income (loss) before anortization and depreciation         267,512,360         400,889         207,111,472         39,151,138         -           Amortization and Depreciation         (4,442,934)         -         (4,442,934)         -         -           Amortization of intragible asset         (32,394,257)         -         (32,394,257)         -         -           Nonoperating Revenues (Expenses):         180,0936         -         180,0936         -         -           Interest expense on revenue forts         (2,767,301)         -         (2,374,272         2,113,947         365,102,747           Nonoperating Revenues (Expenses):         (14,42,	Other revenue	33,243,758	14,361,860	18,881,898	-	
Operating Expenses: Administration         (16,663,776)         (285,611)         (16,376,165)         -           Administration         (19,114,969)         (18,547,752)         -         -           Preservation of System Assets: Reserve Maintenance Fund expenses         (8,317,190)         -         (8,317,190)         -           Capital Improvement Fund expenses         (28,473,389)         -         (28,473,389)         -         (28,473,389)         -           Construction Fund expenses         (126,009,893)         -         10,009,893         -         -           Operating income (less) before amortization and depreciation         (126,009,431)         (18,833,363)         (107,226,066)         39,151,138         -           Depreciation         (14,442,934)         -         (4,442,934)         -         (4,442,934)         -           Amortization and bepreciation         (126,056,1519         400,899         230,274,282         2,313,947         365,102,747           Nonoperating Revenues (Expenses):         Iniverse rande on investiments         (126,056,139)         -         (22,394,257)         -         (23,394,257)         -         (23,394,257)         -         (23,394,257)         -         (23,394,257)         -         -         (23,30,472)         -         (6,731	Less: bad debt expense	(34,313,695)	(5,972,953)	(28,340,741)	-	(28,340,741)
Administration       (16,663,776)       (285,611)       (16,377,165)       -       -         Operations       (91,614,968)       (16,847,756)       (16,833,363)       (88,445,382)       -       -         Preservation of System Assets:       (16,837,769)       -       (16,833,363)       (88,445,382)       -       -         Capital Improvement Fund expenses       (28,473,389)       -       (28,473,389)       20,141,246       -         Construction Fund expenses       (12,056,431)       (18,833,363)       (107,223,068)       39,151,138       -         Operating income (toss) before amortization and depreciation       (24,473,389)       -       (24,442,934)       -         Depreciation       (4,442,934)       -       (4,442,934)       -       (24,342,627)       (22,342,627)       -       (23,342,627)       (22,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (23,342,627)       -       (33,363) </td <td>Total operating revenues</td> <td>393,571,791</td> <td>19,234,252</td> <td>374,337,540</td> <td>-</td> <td>365,102,747</td>	Total operating revenues	393,571,791	19,234,252	374,337,540	-	365,102,747
Operations         (91,614,969)         (16,547,752)         (73,007,217)         -         -         -           Preservation of System Assets:         (106,278,745)         (16,833,363)         (69,445,362)         - <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td></td<>						
(106,276,745)         (18,833,363)         (88,445,382)         -         -           Reserve Maintenance Fund expenses         (8,317,190)         -         (8,317,190)         -         -           Capital Improvement Fund expenses         (28,473,389)         -         (28,473,389)         -         (28,473,389)         -         -           Construction Fund expenses         (126,059,431)         (18,833,363)         (107,226,069)         39,151,138         -         -           Operating income (loss) before amortization and depreciation         267,512,360         400,889         267,111,472         38,151,138         385,102,747           Amortization of intangible asset         (32,394,257)         -         (32,394,257)         -         -           Operating Income (loss)         230,675,169         400,889         230,274,282         2,313,647         365,102,747           Noncprating Revenues (Expenses):         -         -         -         6,317,190         -         -         -           Interest earned on invostments         (54,012)         -         (52,142,344         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -					-	+
Preservation of System Assets:         (6,317,190)         (6,317,190)         (7,190)         (7,22,20,00)           Capital Improvement Fund expenses         (28,473,389)         (24,473,389)         (20,141,246)         (20,00,883)         (10,009,883)         (11,472)         (30,11,174)         (	Operations					-
Reserve Maintenance Fund expenses         (6,317,160)         -         (6,317,160)         -         -           Capital Improvement Fund expenses         (28,473,389)         -         (28,473,389)         20,414,246         -           Construction Fund expenses         (120,059,431)         (10,028,083)         (107,220,066)         39,151,138         -           Total operating expenses         (122,059,431)         (10,833,363)         (107,220,066)         39,151,138         -           Operating income (toss) before amortization and depreciation         267,512,360         400,889         267,111,472         39,151,138         -           Amortization of intangible asset         (32,394,257)         -         (32,394,257)         -         (32,394,257)         - <td< td=""><td>Processies of Suctors Access</td><td>(108,278,745)</td><td>(18,833,363)</td><td>(89,440,382)</td><td>-</td><td>-</td></td<>	Processies of Suctors Access	(108,278,745)	(18,833,363)	(89,440,382)	-	-
Capital Improvement Fund expenses         (28,473,389)         -         (28,473,389)         -         (28,473,389)         -         (28,473,389)         -         (28,473,389)         -         (28,473,389)         -         (28,473,389)         -         (19,009,893)         -         (19,009,893)         -         (19,009,893)         -         (19,009,893)         -         (19,009,893)         -         (10,72,220,68)         (10,72,220,68)         (11,472)		(8 317 100)	_	(8 317 190)		_
Construction Fund expenses         19,009,893         19,009,893         19,009,893         .           Total operating expenses         (126,059,431)         (18,833,363)         (107,220,069)         39,151,138         .           Amoritation and Depreciation         267,512,360         400,899         267,111,472         39,151,138         385,102,747           Amoritation and Depreciation         (4,442,834)         -         (4,442,934)         -         (4,442,934)         -           Amoritation and Depreciation         (4,442,837)         -         (32,394,257)         (32,394,257)         -			-		20 141 246	-
Total operating expenses         (126,059,431)         (18,833,363)         (107,226,068)         39,151,138            Operating income (loss) before amortization and depreciation         267,512,360         400,889         267,111,472         39,151,138         365,102,747           Amortization and Depreciation         (4,442,934)         -         (4,442,934)         -         -           Depreciation intengible asset         (32,394,257)         -         (32,394,257)         -         355,102,747           Nonoperating Revenues (Expenses):         180,936         -         180,936         -         180,936         -           Interest earned on investments         (54,012)         -         (54,012)         -         6,274           Net increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BA's subsidy         9,819,323         -         -         -         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,276,301)         -         -           Interest expense on origonal fame amortization         39,540,567         39,540,567         39,399,149         -         -           Bond discount/premium amortization         (			-		, ,	~
Operating income (loss) before amortization and depreciation         267,512,360         400,889         287,111,472         39,151,138         385,102,747           Amortization and Depreciation         (4,442,934)         -         (4,442,934)         -         (4,442,934)         -           Amortization of infrangible asset         (32,394,257)         -         (32,394,257)         (32,394,257)         -           Operating income (loss)         230,675,169         400,889         230,274,282         2,313,947         355,102,747           Nonoperating Revenues (Expenses):         Interest earned on investments         180,936         -         180,936         -         62,744           Net increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BAB's subsidy         9,819,323         -         9,819,323         -         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,776,301)         -         -           Interest expense on revenue bonds         (152,370,614)         -         (23,638,358)         -         -           Interest expense on revenue bonds         (152,370,614)         -         (23,670,614)         -         -			(18,833,363)			-
Depreciation         (4,442,934)         -         (4,442,934)         -           Amortization of intangible asset         (32,394,257)         -         (32,394,257)         -		267,512,360	400,889	267,111,472	39,151,138	365,102,747
Amortization of intangible asset         (32,394,257)         -         (32,394,257)         -           Operating income (loss)         230,675,169         400,889         230,274,282         2,313,947         365,102,747           Nonoperating Revenues (Expenses):         180,936         -         180,936         -         6,274           Net increase (diccrease) in the fair value of investments         2,700,292         -         (8,731)         -         6,274           Net increase (diccrease) in the fair value of investments         2,700,292         -         (8,731)         -         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,276,301)         - </td <td>Amortization and Depreciation</td> <td></td> <td></td> <td></td> <td></td> <td></td>	Amortization and Depreciation					
Operating income (loss)         230,675,169         400,889         230,274,282         2,313,947         365,102,747           Nonoperating Revenues (Expenses): Interest earned on investments         180,936         -         180,936         -         6,274           Gain (Loss) on sale of investments         (54,012)         -         (54,012)         -         6,274           Net increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BAB's subsidy         9,819,323         -         0,819,323         -         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,276,301)         -         -         -           Interest expense on 2nd Tier Bonds         (26,6735,001)         -         (56,735,001)         -         -         -           Bond discount/premium amortization         39,540,567         -         39,540,567         39,399,149         -	Depreciation	(4,442,934)	-	(4,442,934)	(4,442,934)	-
Nonoperating Revenues (Expenses): Interest earned on investments         180,936         -         180,936         180,936         -           Gain (Loss) on sale of investments         (54,012)         -         (54,012)         -         (6,274           Not increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BAB's subsidy         9,819,323         -         9,819,323         -         9,819,323         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,276,301)         -         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,363,558)         -	Amortization of intangible asset	(32,394,257)		(32,394,257)	(32,394,257)	-
Interest earned on investments         180,936         -         180,936         180,936         -           Gain (Loss) on sale of investments         (54,012)         -         (54,012)         -         (6,731)           Not increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BAB's subsidy         9,819,323         -         9,619,323         -         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,276,301)         -         -         -           Interest expense on revenue bonds         (23,638,358)         -	Operating income (loss)	230,675,169	400,889	230,274,282	2,313,947	365,102,747
Gain (Loss) on sale of investments         (54,012)         -         (54,012)         -         (62,74)           Net increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BAB's subsidy         9,819,323         -         9,819,323         -         -         -           Interest expense on revenue bonds         (152,276,301)         -         (152,276,301)         -         -           Interest accretion on 2008D Bonds         (23,63,658)         -         (26,735,001)         -         -         -           Bond discount/premium amortization         39,540,567         -         39,540,567         39,399,149         -         -           Bond discount/premium amortization         14,891         -         14,891         -	Nonoperating Revenues (Expenses):					
Net increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BAB's subsidy         9,819,323         -         9,819,323         - <td< td=""><td>Interest earned on investments</td><td>180,936</td><td>•</td><td>180,936</td><td>180,936</td><td>-</td></td<>	Interest earned on investments	180,936	•	180,936	180,936	-
Net increase (decrease) in the fair value of investments         2,700,292         -         2,700,292         -         (8,731)           BAB's subsidy         9,819,323         -         9,819,323         - <td< td=""><td>Gain (Loss) on sale of investments</td><td>(54,012)</td><td></td><td>(54,012)</td><td></td><td>6,274</td></td<>	Gain (Loss) on sale of investments	(54,012)		(54,012)		6,274
BAB's subsidy       9,819,323       -       9,819,323       -       -         Interest expense on revenue bonds       (152,276,301)       -       (152,276,301)       -       -         Interest expense on 2008D Bonds       (23,638,358)       -       (23,638,358)       -       -       -         Interest expense on 2nd Tier Bonds       (56,735,001)       -       (56,735,001)       -       -       -       -         Bond discount/premium amortization       39,540,567       -       39,540,567       39,399,149       - <td></td> <td>2,700,292</td> <td>-</td> <td>2,700,292</td> <td>-</td> <td>(8,731)</td>		2,700,292	-	2,700,292	-	(8,731)
Interest expense on revenue bonds       (152,276,301)       -       (152,276,301)       -       -         Interest expense on 2008D Bonds       (23,638,358)       -       (23,638,358)       -       -       -         Interest expense on 2nd Tier Bonds       (56,735,001)       -       (56,735,001)       -       -       -         Bond discount/premium amortization       39,540,567       -       39,399,149       -       -         Bond discount/premium amortization       14,891       -       14,891       14,891       -         Interest expense on other debt-CIF fund       (2,370,814)       -       (2,370,814)       -       -         Interest expense on other debt-CIF fund       (4,915,000)       -       (4,915,000)       -       -       -         Deferred amount on refunding amortization       (36,076,432)       -       (36,076,432)       -       <	BAB's subsidy	9,819,323	-	9,819,323	-	-
Interest expense on 2nd Tier Bonds       (56,735,001)       -       (56,735,001)       -       -       -         Bond discount/premium amortization       39,540,567       -       39,540,567       39,399,149       -         Bond discurct/premium amortization       14,891       -       14,891       -       14,891       -         Interest expense on other debt-CIF fund       (2,370,814)       -       (2,370,814)       (2,370,814)       -         Deferred amount on refunding amortization       (36,076,432)       -       (36,076,432)       -       -         Loss on disposal of assets       (45,746)       -       (45,746)       -       -       -         Other (damage claim, etc)       5,043,753       -       5,043,753       1,025,213       -       -         Total nonoperating revenues (expenses):       (218,811,903)       -       (218,811,903)       2,127,197       (2,457)         Income (loss) before transfers       11,863,269       400,889       11,462,380       4,441,144       365,100,290         Operating transfers (other funds)       -       -       -       -       -       -       -       (328,343,685)         Distribution from Revenue Fund       -       -       -       -       -	•	(152,276,301)	-	(152,276,301)	-	•
Bond discount/premium amortization       39,540,567       -       39,540,567       39,399,149       -         Bond issuance cost amortization       14,891       -       14,891       14,891       -         Interest on loan       (2,370,814)       -       (2,370,814)       -       -         Interest on loan       (2,370,814)       -       (2,370,814)       -       -         Interest expense on other debt-CIF fund       (4,915,000)       -       (4,915,000)       -       -         Deferred amount on refunding amortization       (36,076,432)       -       (36,076,432)       -       -         Loss on disposal of assets       (45,746)       -       (45,746)       (45,746)       -       -         Other (damage claim, etc)       5,043,753       -       5,043,753       1,025,213       -       -         Total nonoperating revenues (expenses):       (218,811,903)       -       (218,811,903)       2,127,197       (2,457)         Income (loss) before transfers       11,863,269       400,889       11,462,380       4,441,144       365,100,290         Operating transfers (other funds)       -       -       -       72,622,228       (391,775)         Distribution from Revenue Fund       -       -<	Interest accretion on 2008D Bonds	(23,638,358)	-	(23,638,358)	-	-
Bond issuance cost amortization       14,891       -       14,891       -         interest on loan       (2,370,814)       -       (2,370,814)       (2,370,814)       -         interest expense on other debt-CIF fund       (4,915,000)       -       (4,915,000)       -       -       -         Deferred amount on refunding amortization       (36,076,432)       -       (36,076,432)       -<	Interest expense on 2nd Tier Bonds	(56,735,001)	-	(56,735,001)	-	-
Interest on loan       (2,370,814)       -       (2,370,814)       (2,370,814)       -         Interest expense on other debt-CIF fund       (4,915,000)       -       (4,915,000)       -       -       -         Deferred amount on refunding amortization       (36,076,432)       -       (36,076,432)       (36,076,432)       -       -         Loss on disposal of assets       (45,746)       -       (45,746)       -       -       -         Other (damage claim, etc)       5,043,753       -       (218,811,903)       2,127,197       (2,457)         Income (loss) before transfers       11,863,269       400,889       11,462,380       4,441,144       365,100,290         Operating transfers (other funds)       -       -       -       -       (328,343,685)         Distribution from Revenue Fund       -       -       -       -       (328,343,685)         Change in net position year to date June, 2020       11,863,269       400,889       11,462,380       77,063,372       36,364,831	Bond discount/premium amortization	39,540,567	-	39,540,567	39,399,149	-
Interest expense on other debt-CIF fund       (4,915,000)       -       (4,915,000)       -       -       -         Deferred amount on refunding amortization       (36,076,432)       -       (36,076,432)       -       -       -         Loss on disposal of assets       (45,746)       -       (45,746)       -       (45,746)       -         Other (damage claim, etc)       5,043,753       -       5,043,753       1,025,213       -         Total nonoperating revenues (expenses):       (218,811,903)       -       (218,811,903)       2,127,197       (2,457)         Income (loss) before transfers       11,863,269       400,889       11,462,380       4,441,144       365,100,290         Operating transfers (other funds)       -       -       -       72,622,228       (391,775)         Distribution from Revenue Fund       -       -       -       -       (328,343,685)         Change in net position year to date June, 2020       11,863,269       400,889       11,462,380       77,063,372       36,364,831	Bond issuance cost amortization	14,891	-	14,891	14,891	-
Deferred amount on refunding amortization         (36,076,432)         -         (36,076,432)         (36,076,432)         -           Loss on disposal of assets         (45,746)         -         (45,746)         -         (45,746)         -           Other (damage claim, etc)         5,043,753         -         5,043,753         1,025,213         -           Total nonoperating revenues (expenses):         (218,811,903)         -         (218,811,903)         2,127,197         (2,457)           Income (loss) before transfers         11,863,269         400,889         11,462,380         4,441,144         365,100,290           Operating transfers (other funds)         -         -         -         72,622,228         (391,775)           Distribution from Revenue Fund         -         -         -         -         (328,343,685)           Change in net position year to date June, 2020         11,863,269         400,889         11,462,380         77,063,372         36,364,831	Interest on Ioan	(2,370,814)	-	(2,370,814)	(2,370,814)	-
Loss on disposal of assets       (45,746)       -       (45,746)       (45,746)       -         Other (damage claim, etc)       5,043,753       -       5,043,753       1,025,213       -         Total nonoperating revenues (expenses):       (218,811,003)       -       (218,811,903)       2,127,197       (2,457)         Income (loss) before transfers       11,863,269       400,889       11,462,380       4,441,144       365,100,290         Operating transfers (other funds)       -       -       -       72,622,228       (391,775)         Distribution from Revenue Fund       -       -       -       (328,343,685)       (343,4865)         Change in net position year to date June, 2020       11,863,269       400,889       11,462,380       77,063,372       36,364,831	interest expense on other debt-CIF fund		-	(4,915,000)	-	-
Other (damage claim, etc)         5,043,753         -         5,043,753         1,025,213         -           Total nonoperating revenues (expenses):         (218,811,903)         -         (218,811,903)         2,127,197         (2,457)           Income (loss) before transfers         11,863,269         400,889         11,462,380         4,441,144         365,100,290           Operating transfers (other funds)         -         -         72,622,228         (391,775)           Distribution from Revenue Fund         -         -         (328,343,685)         (328,343,685)           Change in net position year to date June, 2020         11,863,269         400,889         11,462,380         77,063,372         36,364,831	Deferred amount on refunding amortization	(36,076,432)	*	(36,076,432)		•
Total nonoperating revenues (expenses):       (218,811,903)       - (218,811,903)       2,127,197       (2,457)         Income (loss) before transfers       11,863,269       400,889       11,462,380       4,441,144       365,100,290         Operating transfers (other funds)       -       -       72,622,228       (391,775)         Distribution from Revenue Fund       -       -       (328,343,685)         Change in net position year to date June, 2020       11,863,269       400,889       11,462,380       77,063,372       36,364,831	Loss on disposal of assets	(45,746)	-	(45,746)		-
Income (loss) before transfers         11,863,269         400,889         11,462,380         4,441,144         365,100,290           Operating transfers (other funds)         -         -         72,622,228         (391,775)           Distribution from Revenue Fund         -         -         (328,343,685)           Change in net position year to date June, 2020         11,863,269         400,889         11,462,380         77,063,372         36,364,831			-			-
Operating transfers (other funds)         -         -         72,622,228         (391,775)           Distribution from Revenue Fund         -         -         -         (328,343,685)           Change in net position year to date June, 2020         11,863,269         400,889         11,462,380         77,063,372         36,364,831	Total nonoperating revenues (expenses):					·
Distribution from Revenue Fund         -         -         (328,343,685)           Change in net position year to date June, 2020         11,863,269         400,889         11,462,380         77,063,372         36,364,831	Income (loss) before transfers	11,863,269	400,889	11,462,380	4,441,144	365,100,290
Distribution from Revenue Fund         -         -         (328,343,685)           Change in net position year to date June, 2020         11,863,269         400,889         11,462,380         77,063,372         36,364,831	Operation transfers (other funds)	-	_	-	72.622.228	(391,775)
Change in net position year to date June, 2020 11,863,269 400,889 11,462,380 77,063,372 36,364,831		_	-	-		, ,
		11.863.269	400,889	11,462,380		

<b>.</b>	<b>D</b>	Consolidated	Debt service accounts				
Operation and maintenance account	Reserve maintenance account	Capital Improvement Fund	Bond interest account	Reserve account	Redemption account 116,979,301		
606,170	60,653,923	437,893,266	(2,000,192)	453,617,780			
155,654	- 334,937	- 4,260,969	312,588	- 4,055,454	- 115,191		
-		-	-	-	-		
155,654	334,937	4,260,969	312,588	4,055,454	115,191		
(16,378,165)	-	**	-	-	-		
(73,067,217)	-	-		<b>-</b>	-		
(89,445,382)	*	-	-	•	-		
-	(8,317,190)	(40, 044, 694)	-	-	-		
-	-	(48,614,634)	-	-	-		
(89,445,382)	(8,317,189)	(48,614,634)	-	-			
(89,289,728)	(7,982,251)	(44,353,665)	312,588	4,055,454	115,191		
-	-	**	-	-	-		
-					-		
(89,289,728)	(7,982,251)	(44,353,665)	312,588	4,055,454	115,191		
-	-	_	-	-	-		
-	(6,556)	(7,299)	-	(46,431)	-		
-	15,144	1,203,751	-	1,490,129	-		
-	-	-	9,819,323	-	-		
-	-	-	(152,276,301)	-	-		
-	-	-	(23,638,358)	-	-		
-	-	-	(56,735,001)	-	-		
-	-	141,417	-	-	-		
-	-	-	-	-	_		
-	-	(4,915,000)	-	-	-		
-	-	(1,010,000)	-	-	-		
-	-	-	-	-	-		
(1,961,173)		5,979,713		-	-		
(1,961,173)	8,588	2,402,582	(222,830,337)	1,443,698	-		
(91,250,901)	(7,973,664)	(41,951,083)	(222,517,750)	5,499,152	115,191		
9,766,421	(1,891,174)	(15,704,038)	56,661,566	(4,000,000)	(117,063,227)		
65,730,018	12,281,889		173,749,278		76,582,500		
(15,754,463)	2,417,051	(57,655,121)	7,893,095	1,499,152	(40,365,536		
(15,148,293)	63,070,973	380,238,145	5,892,903	455,116,931	76,613,764		

#### North Texas Toliway System (An Enterprise Fund of the North Texas Tollway Authority Statement of Cash Flows Year to Date Ended June 30, 2020

	North Texas Tollway System	Non-Trust Agreement Enterprise Fund	Total
Cash flows from operating activities:			
Receipts from customers and users	\$ 387,299,124	23,906,331	411,205,455
Receipts from other sources	5,043,753		5,043,753
Payments to contractors and suppliers	(100,272,609)	(16,247,144)	(116,519,753)
Payments to employees	(29,227,667)	(1,567,726)	(30,795,393)
Net cash provided by operating activities	262,842,602	6,091,461	268,934,062
Cash flows from capital and related financing activities:			
Acquisition and construction of capital assets	(72,410,022)	-	(72,410,022)
Purchase of commercial paper	200,00 <b>0</b> ,000		200,000,000
Capital contributions - BABS subsidy	10,116,035	-	10,116,035
Principal paid on revenue bonds	(116,960,000)	-	(116,960,000)
Principal paid on ISTEA loan	(10,580,769)	-	(10,580,769)
Interest paid on revenue bonds	(202,548,897)	-	(202,548,897)
Net cash used in capital and related financing activities	(192,383,652)		(192,383,652)
Cash flows from investing activities:			
Purchase of investments	(3,242,969,210)	32,427,735	(3,210,541,475)
Proceeds from sales and maturities of investments	3,151,537,934	(37,540,603)	3,113,997,330
Interest received	1,318,494	-	1,318,494
Net cash provided by investing activities	(90,112,782)	(5,112,868)	(95,225,650)
Net increase in cash and cash equivalents	(19,653,834)	978,593	(18,675,241)
Cash and cash equivalents, beginning of the year	66,500,313	7,202,227	73,702,540
Cash and cash equivalents, end of the year	46,846,480	8,180,819	55,027,299
Classified as:			
Current assets	47,159,843	8,180,819	55,340,662
Restricted assets	(313,363)		(313,363)
Total	46,846,480	8,180,819	55,027,299
Noncash financing, capital, and investing activities:			
Reconciliation of operating income to net cash provided by operating activities:			
Operating income	230,197,209	477,959	230,675,168
Adjustments to reconcile operating income to net cash provided by operating activities:	•		
Depreciation	4,442,934	-	4,442,934
Amortization of intangible assets	32,394,257	-	32,394,257
Bad debt expense	29,134,610	5,179,084	34,313,695
Miscellaneous nonoperating income	5,043,753	-,,	5,043,753
Changes in assets and liabilities:			. ,
(Increase) decrease in accounts receivable	(24,900,167)	1,761,774	(23,138,393)
Increase (decrease) in accounts and retainage payable	4,403,176	(342,014)	4,061,162
Decrease in accrued liabilities	(29,199,456)	(985,342)	(30,184,798)
Decrease in prepaid expenses	3,317,917	-	3,317,917
Increase in unearned revenue	6,458,363	-	6,458,363
Increase in other post-employment benefits liability	1,550,004		1,550,004
Total adjustments	32,645,391	5,613,502	36,258,694
Net cash provided by operating activities	\$ 262,842,602	6,091,461	268,934,062
Noncash financing activities:			
Increase in fair value of investments	2,700,292	-	2,700,292
Interest Accretion on 2008D Bonds	(23,638,358)	-	(23,638,358)

## NORTH TEXAS TOLLWAY AUTHORITY Budget and Actual Revenues and Expenses on Trust Agreement Basis Month Ending June 30, 2020

	Total 2020 Budget	Budget To Date	Actual To Date	Variance Over(Under) Budget
Revenues:				<u></u>
Toll Revenues				
AVI	\$ 814,193,900	402,750,600	307,863,008	(94,887,592)
ZIP Cash	207,649,700	102,717,100	65,657,600	(37,059,500)
Less: Bad Debt Expense	(93,501,000)	(47,569,900)	(28,340,741)	19,229,159
Net Revenues	928,342,600	457,897,800	345,179,867	(112,717,933)
Interest revenue	22,500,000	11,250,000	10,275,775	(974,225)
Other revenues	45,935,000	22,967,500	18,881,898	(4,085,602)
Gross revenues	996,777,600	492,115,300	374,337,540	(117,777,760)
Operating expenses:				
Administration:				
Accounting	1,718,752	787,412	759,077	(28,335)
Administration	698,064	447,244	318,516	(128,728)
Board	184,618	101,117	84,362	(16,755)
Human resources	1,843,245	739,908	617,922	(121,986)
Internal audit	1,300,482	650,452	474,840	(175,612)
Legal services	3,296,978	1,149,580	1,141,289	(8,291)
Procurement and business diversity	1,950,199	912,760	771,452	(141,309)
Public affairs	7,164,559	4,853,148	4,350,554	(502,594)
Shared services	13,147,194	6,678,487	6,825,273	146,786
Treasury management	2,484,443	1,450,294	1,034,881	(415,413)
Total administration	33,788,534	17,770,402	16,378,165	(1,392,236)
Operations:				
Contact center and collections	69,135,099	34,137,935	26,031,779	(8,106,156)
Information technology	25,743,125	15,517,937	15,034,015	(483,921)
Maintenance	41,283,106	18,951,616	20,035,279	1,083,663
Operations	1,158,183	546,384	570,880	24,497
Project delivery	2,847,644	1,310,599	1,122,698	(187,901)
Traffic & incident management	21,524,309	11,981,360	10,272,564	(1,708,796)
Total operations	161,691,466	82,445,831	73,067,217	(9,378,614)
Total operating expenses	195,480,000	100,216,232	89,445,382	(10,770,851)
Net revenues available for debt service	\$	391,899,068	284,892,158	(107,006,909)
Net revenues available for debt service			284,892,158	
1st Tier Bond Interest Expense			152,276,301	
2nd Tier Bond Interest Expense			56,735,001	
Less:BABS Subsidy			(9,126,865)	
Less:Transfer from CIF to Bond Interest Acc	count		(30,000,000)	
Total 1st & 2nd Tier Bond Interest Expense			169,884,438	
Allocated 1st Tier Principal Amount			68,600,000	
Allocated 2nd Tier Principal Amount			7,982,500	
Net Debt Service			246,466,938	
1st Tier Calculated Debt Service Covera	-		1.57	
1st & 2nd Tier Calculated Debt Service C	Joverage		1.16	

#### NORTH TEXAS TOLLWAY AUTHORITY TOLL REVENUE AND TRAFFIC ANALYSIS June 30, 2020

		Month To Date			Year To Date			
		2020	2019		2020		2019	
TOLL REVENUE	•••••							
AVI	\$;	52,474,906	64,460,225	\$	307,863,008	\$	379,011,763	
ZipCash		5,770,719 (*	) 7,661,353	(*)	37,316,859	(**)	49,207,340 (**)	
TOTAL	\$;	· · · · · · · · · · · · · · · · · · ·	\$ 72,121,578	\$	345,179,867	\$	428,219,103	
Percent increase ( decrease )		-19.2%			-19.4%			
		Month To Da	te		Ye	ar To Da	te	
		2020	2019		2020		2019	
VEHICLE TRANSACTIONS			<u>, , , , , , , , , , , , , , , , , , , </u>					
Two-axle vehicles		50,001,772	68,999,087		300,562,852		407,088,799	
Three or more axle vehicles		2,152,080	2,218,094		11,767,757		12,615,330	
Non Revenue		276,649	282,380		1,623,797		1,742,001	
TOTAL		52,430,501	71,499,561		313,954,406		421,446,130	
Percent increase(decrease)		-26.7%			-25.5%			
TOLL REVENUE								
AVERAGE PER DAY								
Total Revenue	\$;	1,941,521	2,404,053		1,896,593		2,365,851	
AVERAGE	\$;	1,941,521	\$ 2,404,053	\$	1,896,593	\$	2,365,851	
Percent increase ( decrease )		-19.2%			-19.8%			
VEHICLE TRANSACTIONS AVERAGE PER DAY								
Two-axle vehicles		1,666,726	2,299,970		1,651,444		2,249,109	
Three or more axle vehicles		71,736	73,936		64,658		69,698	
Non Revenue		9,222	9,413		8,922		9,624	
AVERAGE		1,747,684	2,383,319		1,725,024		2,328,431	
Percent increase ( decrease )	<u></u>	-26.7%			-25.9%			

(\*) 2020 MTD Zip Cash reported Net of Bad Debt Expense of \$ 3,409,083

(\*) 2019 MTD Zip Cash reported Net of Bad Debt Expense of \$ 4,837,752 (\*\*) 2020 YTD Zip Cash reported Net of Bad Debt Expense of \$ 28,340,741

(\*\*) 2019 YTD Zip Cash reported Net of Bad Debt Expense of \$ 32,517,387

## NORTH TEXAS TOLLWAY AUTHORITY TOLL RECEIVABLE ANALYSIS June 30, 2020

			Month To Date	Year To Date	
	A/R Balar	nce as of January 1st,	June 30, 2020		June 30, 2020
OLL RECEIVABLE					
Beginning A/R Balance, January 1st,	\$	244,851,067	-	\$	244,851,067
System Invoiced:					
ZipCash		78,636,035	14,617,221		93,253,256
System Adjustments					
Unassigned/reassigned		(7,728,124)	(1,474,886)		(9,203,010
Excusals		(13,601,829)	(1,996,178)		(15,598,007
A/R adjustments		(4,126,230)	(2,678,460)		(6,804,690
Write Offs		(44,167,223)	(6,237,787)		(50,405,010
Total adjustments		(69,623,406)	(12,387,311)		(82,010,717
nvoice Payments:					
ZipCash		(10,050,386)	(1,519,692)		(11,570,078
Violations		(19,671,053)	(2,461,536)		(22,132,589
Payment Shortages		(320)	(45)		(365
Ending Balance June 30, 2020		224,141,936	(1,751,361)		222,390,575
Allowance for uncollectible receivables		(182,793,475)	1,674,800		(181,118,675
Net A/R balance as of June 30, 2020		41,348,461	(76,561)		41,271,900
Beginning Unbilled A/R as of Jan. 1st,		21,750,752 *	-		21,750,752
Allowance for uncollectible receivables		(12,624,494)	-		(12,624,494
Net Unbilled A/R balance as of June 30, 2020		9,126,258	-		9,126,258
# North Texas Tollway Authority As of June 30, 2020

Fund	Market Value
Revenue Fund	
1101 Revenue Fund	51,431,223.40
1101-01 Revenue Consolidation	254,390.9 <b>7</b>
1101-02 Custody Prepaid Funds	106,534,699.05
Total Revenue Fund	158,220,313.42
Reserve Maintenance Fund	
1201 - Reserve Maintenance Fund	63,182, <b>7</b> 98.30
Total Reserve Maintenance Fund	63,182,798.30
Consolidated Capital Improvement Fund	
1501 - Capital Improvement Fund	441,739,209.58
1501-02 - CIF Rainy Day Fund	60,000,000.00
1501-03 - CIF Bond Payment Account	38,873,695.85
1501-04 - C.P. Program Note Construction Account	183, <b>427</b> ,908.02
Total Consolidated Capital Improvement Fund	724,040,813.45
Debt Service Reserve	
4221 - 1st Tier Debt Service Reserve	381,008,000.20
4221-02 - NTTA 2nd Tier Debt Service Reserve Sub 2014	8,859,186.37
4221-03 - NTTA 2015 2nd Tier Debt Service Reserve	35,443,006. <b>4</b> 3
4221-04 - NTTA 2017 Share 2nd Tier Debt Service Reserve	28,344,133.08
Total Debt Service Reserve	453,654,326.08
Debt Service Bond Interest	
4211 - 1st Tier Bond Interest	160,418,365.90
4211-01 - 2nd Tier Bond Interest	56,458,081.25
4211-02 - 2009B BABs Direct Pay Account	0.00
Total Debt Service Bond Interest	216,876,447.15
Debt Service Bond Principal	
4231 - 1st Tier Bond Redemption Fund	68,599,999.98
4231-01 - 2nd Tier Bond Redemption Fund	7,982,500.02
Total Debt Service Bond Principal	76,582,500.00
Enterprise Funds	
7801 - Enterprise Fund	28,110,783.21
Total Enterprise Funds	28,110,783.21
Total Investments	1,720,667,981.61
Agency Funds	
7805 - NTE 3A/3B Agency Fund	852,483.49
Total Agency Funds	852,483.49
GrandTotal Investments incl. NTE 3A/3B	1,721,520,465.10

# NORTH TEXAS TOLLWAY SYSTEM (An Enterprise Fund of the North Texas Tollway Authority) Schedule of Deferred Study Costs-Feasibility Study Fund June 30, 2020 (Unaudited)

The table below sets forth the accumulated deferred study costs by project that have not been transferred to a construction project.

Projects	Accumulated as of December 31, 2019	Current Year	Accumulated as of June 30, 2020
DNT Ext Phase 4B/5A	3,660,658	_	3,660,658
PGBT-East Branch (SH190)	123,753	-	123,753
Grand Total	3,784,411	-	3,784,411

### NORTH TEXAS TOLLWAY AUTHORITY ENTERPRISE FUND STATEMENT OF NET POSITION June 30, 2020 (Unaudited)

	(onautiteu)	
		North Texas
		Tollway Authority
	ASSETS	Enterprise Fund Total
Current Unrestricted		Enciptibe Fund Fotar
Cash	Assels:	6,553,345
Investments		28,110,783
		, · · ·
Accounts Receiva	ble	72,256,102
Allowance for Une	collectible Receivables	(57,810,458)
Unbilled Accounts	s Receivable	16,210,900
Allowance for Unl	billed Receivables	(14,469,400)
Intergovernmenta	l Receivables	5,985,496
	Unrestricted Assets	56,836,769
<b>Current Restricted A</b>	ssets	
Investments		852,483
		······································
	TOTAL ASSETS	57,689,252
Current Unrestricted		
Accounts Payable Accrued Liabilitie		_
Intergovernmenta		156,795
	Unrestricted Liabilities	156,795
Total Current	Omesticled Liabilities	100,100
Current Restricted L	iabilities	
Intergovernmenta		852,483
intergovernmente	a r ayabio	··-,·
	TOTAL LIABILITIES	1,009,278
	NET POSITION	
Unrestricted:		
Unrestricted		56,679,974
	TOTAL NET POSITION	56,679,974

### NORTH TEXAS TOLLWAY AUTHORITY Enterprise Fund - Budget and Actual Revenues and Expenses Month Ending June 30, 2020

	Total 2020 Budget	Budget To Date	Actual To Date	Variance Over(Under) Budget
Revenues:	Budget	To Date	To Date	Dudget
Late Fees	13,581,396	6,844,207	5,388,402	(1,455,805)
Interoperability Fees	8,010,708	4,005,354	2,369,828	(1,635,526)
TSA Fees	22,622,939	10,623,131	6,603,630	(4,019,500)
Toll Revenue	42,039,629	19,561,075	10,720,376	(8,840,698)
Interest Revenue	~2,000,025 _		124,969	124,969
Other Revenue	-	-	()000	0
Less: Bad Debt Expense	(23,764,722)	(11,057,745)	(5,972,953)	5,084,792
Gross revenues	62,489,950	29,976,021	19,234,252	(10,741,769)
Operating expenses:				
Administration:				
Internal Audit	30,000	19,950	-	(19,950)
Legal Services	50,000	33,964	1,709	(32,255)
Public Affairs	762,537	413,295	413,035	(260)
Shared Services	194,850	97,425	102,048	4,623
Expense Reimbursements	(462,362)	(231,181)	(231,181)	0
Total Administration	575,025	333,453	285,611	(47,842)
Operations:				
Contact Center & Collections	18,700,799	9,234,190	7,837,989	(1,396,201)
Information Technology	3,991,231	2,206,026	2,933,655	727,629
Operations	56,000	28,000	29,539	1,539
Bad Debt	47,529,444	22,115,490	11,945,906	(10,169,584)
Expense Reimbursements	(8,398,675)	(4,199,338)	(4,199,338)	00
Total Operations	61,878,799	29,384,369	18,547,752	(10,836,617)
Total Operating Expenses	62,453,824	29,717,822	18,833,363	(10,884,459)
Operating Income	36,126	258,199	400,889	142,690

	NORTH TEXAS TOLL Developer TSA - Trar June 30, (Unaudi	saction Analysis					
	Budget	Budget YTD		Variance Better (Worse) 8udget	% Variance		
<u>LBJ</u>	37,970,900	17,974,371	11,338,827	{6,635,544}	-36,92%		
ollTag Transactions ipCash Transactions	12,536,075	5,813,860	3,956,475	(1,857,385)	-31.95%		
ollTag % at Lane	75,18%	75.56%	74.13%	-1.43%	-1.89%		
NTE 1/2W							
ollTag Transactions	29,661,285	14,141,160	8,709,039	(5,432,121)	-38.41%		
ipCash Transactions	9,267,503	4,426,391	2,878,325	(1,548,066)	-34.97%		
ollTag % at Lane	76.19%	76.16%	75.16%	-1.00%	-1.31%		
NTE 3A/3B							
ollTag Transactions	25,899,400	12,643,433	8,955,164	(3,688,269)	-29.17%		
lipCash Transactions	9,034,673 74.14%	4,289,553 74.67%	3,318,341 72.96%	(971,212) -1,70%	-22.64% -2.28%		
ollTag % at Lane	74.14%	/4.6/%	72.90%	-1,70%	-2.28%		
Total				(4 × 36 × 44 × 1	75 2004		
ollTag Transactions	93,531,586 30,838,251	44,758,965 14,529,804	29,003,030 10,153,141	(15,755,935) (4,376,663)	-35.20% -30.12%		
CipCash Transactions							
follTag % at Lane	75.20%	75.49%	74.07%	-1.42%	-1.88%		
	NORTH TEXAS TOLI	WAY AUTHORITY		-1.42%	-1.88%		<u>.</u>
-		WAY AUTHORITY & Collections Analysis , 2020		-1.42%	-1.88%		
De	NORTH TEXAS TOLI eveloper TSA - Billings June 30,	WAY AUTHORITY & Collections Analysis , 2020		-1.42%	-1.88%	NTE 3A/3B	Variance Bei (Worse) Bud
De Billings & Collections	NORTH TEXAS TOLL eveloper TSA - Billings June 30 (Unaud <u>Budget</u>	WAY AUTHORITY & Collections Analysis , 2020 lited) Budget YTD	s Actual YTD	LØJ	NTE 1/2		(Worse) Bud
De <u>Billings &amp; Collections</u> ZpCash Payments to Developer	NORTH TEXAS TOLL aveloper TSA - Billings June 30 (Unaud 	WAY AUTHORITY & Collections Analysis , 2020 lited) Budget YTD ) (47,253,968)	Actual YTD (32,865,786)	LBJ (11,758,685)	NTE 1/2	NTE 3A/3B (8,396,231) 8,398,231	(Worse) Bud 14,388,2 (4,177,1
De <u>Billings &amp; Collections</u> ZlpCash Payments to Developer Collections - ZlpCash	NORTH TEXAS TOLL eveloper TSA - Billings June 30 (Unaud <u>Budget</u>	WAY AUTHORITY & Collections Analysis 2020 lited) Budget YTD ) (47,253,968) 34,748,484	s Actual YTD	LØJ	NTE 1/2 (12,710,850) 11,648,235	(8,396,231)	(Worse) Bud 14,388,2
De <u>Billings &amp; Collections</u> ZIpCash Payments to Developer Collections - ZipCash Amount Unpald	NORTH TEXAS TOLL eveloper TSA - Billings June 30, (Unaud <u>Budget</u> (101,555,732) 72,301,195 (29,254,536)	WAY AUTHORITY & Collections Analysis , 2020 lited) Budget YTD ) (47,253,968) 34,748,484 ) (12,505,484)	Actual YTD (32,865,766) 30,571,286	LBJ (11,758,685) 10,526,820	NTE 1/2 (12,710,850) 11,648,235 (1,062,615)	(8,396,231)	(Worse) Bud 14,388,2 (4,177,1 10,211,0
De <u>Billings &amp; Collections</u> LipCash Payments to Developer Sollections - ZipCash Amount Unpaid	NORTH TEXAS TOLL eveloper TSA - Billings June 30, (Unaud <u>Budget</u> (101,555,732) 72,301,195 (29,254,536)	WAY AUTHORITY & Collections Analysis , 2020 lited) Budget YTD ) (47,253,968) 34,748,484 ) (12,505,484)	Actual YTD (32,865,766) 30,571,286 (2,294,460)	LBJ (11,758,685) 10,526,820 (1,231,865)	NTE 1/2 (12,710,850) 11,648,235 (1,062,615)	(8,396,231) 8,396,231	(Worse) Bud 14,388,2 (4,177,1 10,211,0
De Billings & Collections ZIpCash Payments to Developer Collections - ZipCash Amount Unpald & Collected of Amount Advanced to Develope <u>Compensation &amp; Other Fees</u>	NORTH TEXAS TOLL eveloper TSA - Billings June 30, (Unaud <u>Budget</u> (101,555,732) 72,301,195 (29,254,536)	WAY AUTHORITY & Collections Analysis , 2020 lited) Budget YTD ) (47,253,968) 34,748,484 ) (12,505,484) 5 73.54% 10,623,131	Actual YTD (32,865,766) 30,571,286 (2,294,480) 93.02% 6,796,758	LBJ (11,758,685) 10,526,820 (1,231,865) 89.52% 2,452,928	NTE 1/2 (12,710,850) 11,848,235 (1,062,615) 91.64% 2,364,205	(8,396,231) 8,398,231 100.00% 1,979,625	(Worse) Bud 14,388,2 (4,177,1 10,211,0 19,4 (3,826,3
De <u>Billings &amp; Collections</u> ClpCash Payments to Developer Collections - ZipCash Amount Unpaid & Collected of Amount Advanced to Develope <u>Compensation &amp; Other Fees</u> ISA Compensation Administrative Fees	NORTH TEXAS TOLL eveloper TSA - Billings June 30 (Unaud <u>Budget</u> (101,555,732) 72,301,165 (29,254,536) r 71.19% 22,622,939 13,681,396	WAY AUTHORITY & Collections Analysis 2020 lited) Budget YTD ) (47,253,968) 34,748,484 ) (12,505,484) 5 73,54% 10,623,131 6,844,207	Actual YTD (32,865,766) 30,571,286 (2,294,480) 93.02% 6,796,758 5,409,128	LBJ (11,758,685) 10,526,820 (1,231,865) 89,52% 2,452,928 1,940,047	NTE 1/2 (12,710,850) 11,848,235 (1,062,615) 91.64% 2,364,205 1,573,152	(8,396,231) 8,396,231 - - 100.00% 1,979,625 1,895,930	(Worse) Bud 14,388,2 (4,177,1 10,211,0 19,4 (3,826,3 (1,435,0
De <u>Billings &amp; Collections</u> IpCash Payments to Developer collections - ZipCash mount Unpaid & Collected of Amount Advanced to Develope <u>Compensation &amp; Other Fees</u> SA Compensation Administrative Fees	NORTH TEXAS TOLL eveloper TSA - Billings June 30, (Unaud <u>Budget</u> (101,555,732) 72,301,195 (29,254,536) r 71.19%	WAY AUTHORITY & Collections Analysis 2020 lited) Budget YTD ) (47,253,968) 34,748,484 ) (12,505,484) 5 73,54% 10,623,131 6,844,207	Actual YTD (32,865,766) 30,571,286 (2,294,480) 93.02% 6,796,758	LBJ (11,758,685) 10,526,820 (1,231,865) 89.52% 2,452,928	NTE 1/2 (12,710,850) 11,848,235 (1,062,615) 91.64% 2,364,205	(8,396,231) 8,398,231 100.00% 1,979,625	(Worse) Buc 14,388,2 (4,177,1 10,211,0 19,4 (3,826,3 (1,435,0
De <u>Billings &amp; Collections</u> ZIpCash Payments to Developer Collections - ZIpCash Amount Unpaid & Collected of Amount Advanced to Develope	NORTH TEXAS TOLL eveloper TSA - Billings June 30 (Unaud 	WAY AUTHORITY & Collections Analysis , 2020 lited) 9 (47,253,968) 34,748,484 9 (12,505,484) 9 (12,505,484) 9 73,54% 10,623,131 6,844,207 17,467,337	Actual YTD (32,865,766) 30,571,286 (2,294,480) 93.02% 6,796,758 5,409,128	LBJ (11,758,685) 10,526,820 (1,231,865) 89,52% 2,452,928 1,940,047	NTE 1/2 (12,710,850) 11,848,235 (1,062,615) 91.64% 2,364,205 1,573,152	(8,396,231) 8,396,231 - - 100.00% 1,979,625 1,895,930	(Worse) Bud 14,388,2 (4,177,1 10,211,0 19,4

# Developer TSA's Mgmt Summary June 30, 2020

ACTIVITY		Actual			Budget	
	Prior Month	Current Month	YTD	Prior Month	Current Month	YTD
TRANSACTION COUNT	4,262,931	6,248,608	39,156,171	10,790,042	9,864,941	59,288,769
NTTA COMPENSATION	749,258	1,106,891	6,796,758	1,933,816	1,804,427	10,623,131
<b>TRANSPONDER % AT LANE</b>	73.83%	73.48%	74.07%	75.44%	75.25%	75.49%

ROLLFORWARD	Uı	ninvoiced A	/R	Ir	nvoiced A/R	
	Prior Month	Prior Month Current Month		Prior Month	Current Month	YTD
Beginning Balance	\$17,005,378	\$16,715,752	\$19,573,102	\$78,295,663	\$73,817,531	\$76,792,133
Video Transactions - Base	\$2,497,762	\$3,725,189	\$24,469,535	\$0	\$0	\$0
Video Transactions - Premium	\$1,235,583	\$1,874,184	\$12,312,625	\$0	\$0	\$0
Invoiced Transactions	(\$3,132,482)	(\$3,937,537)	(\$32,161,129)	\$3,132,482	\$3,937,537	\$32,161,129
Collections - Base	(\$129,110)	(\$191,845)	(\$1,196,329)	(\$1,568,759)	(\$1,115,672)	(\$9,766,757)
<b>Collections - Premium</b>	(\$64,555)	(\$95,923)	(\$598,165)	(\$784,380)	(\$557,836)	(\$4,883,378)
<b>Collections - Adjustments</b>	(\$894,932)	(\$692,338)	(\$2,905,706)	(\$324,379)	(\$413,373)	(\$2,824,721)
Excusals & Adjustments	\$198,108	(\$481,320)	(\$2,577,772)	(\$4,933,096)	(\$3,412,084)	(\$19,222,303)
Ending Balance	\$16,715,752	\$16,916,162	\$16,916,162	\$73,817,531	\$72,256,102	\$72,256,102
Administrative Fees Collected	614,652	323,167	5,409,128			

MISCELLANEOUS	Enterprise Fund			Exposure Analysi	s - Cumula	ative
	Prior Month	Current Month	YTD		Prior Month	<b>Current Month</b>
<b>Cash - Beginning Balance</b>	\$32,759,682	\$36,279,500	\$30,188,041	Video Toll-Base Toll	276,202,427	279,927,616
IOP Fees Incoming	\$255,765	\$207,408	\$2,437,774	<b>Collections - Base Toll</b>	(100,303,397)	(101,610,915)
Receivable from Cintra	\$0	\$0	\$0	<b>Collections - Premium</b>	(50,330,538)	(50,984,297)
<b>Reimbursements from System</b>	\$8,829,761	\$5,360,742	\$49,876,362	TSA Compensation	(60,746,338)	(61,853,227)
Interest Earnings	\$17,964	\$12,102	\$124,969	Administrative Fees	(44,773,153)	(45,096,320)
Payments to LBJ/NTE	(\$4,502,420)	(\$6,437,512)	(\$40,339,979)	<b>Collections - VTOLL</b>	(45,354,376)	(46,460,086)
Changes to Regional TSA balances	\$0	\$0	(\$735,582)	Cumulative Exposure	(25,305,375)	(26,077,229)
Enterprise Fund Expenses	(\$1,081,251)	(\$758,112)	(\$6,887,457)	_		
Cash - Ending Balance	\$36,279,500	\$34,664,128	\$34,664,128			

**Reimbursements Due from System** 

4,306,777







# 360 TOLLWAY Statement of Net Position June 30, 2020 (Unaudited)

Assets	 0 TOLLWAY prise Fund Total
Current assets:	
Investments	\$ 21,51 <b>7</b> ,215
Accrued interest receivable	10,788
Accounts receivable (net of allowance for uncollectibles)	 1,325,898
Total current assets	22,853,901
Noncurrent assets:	
Capital assets:	
Nondepreciable	 315,808,649
Total noncurrent assets	 315,808,649
Total assets	 338,662,549
Liabilities Current liabilities:	
Accounts payable-Texas Department of Transportation (TxDOT)	222,390
Intergovermental payable -North Texas Tollway System	 252,464
Total current liabilities	 4 <b>7</b> 4,854
Noncurrent liabilities:	
Loan payable - TxDOT Total noncurrent liabilities	 <u>318,435,535</u> 318,435,535
Total liabilities	 318,910,389
Net Position	
Restricted for:	
Debt service	 19, <b>7</b> 52,161
Total net position	\$ 19,752,161

### 360 Tollway Budget and Actual Revenues and Expenses Month Ending June 30, 2020 (Unaudited)

		Total 2020 Budget	Budget To Date	Actual To Date	Variance Over(Under) Budget
Operating Revenues:	_				
Toll Revenues					
AVI	\$	15,562,600	7,590,700	6,447,621	(1,143,079)
ZIP Cash		5,873,400	2,865,300	2,366,609	(498,691)
Less: Bad Debt Expense		(2,403,000)	(1,239,000)	(1,273,962)	(34,962)
Net Toll Revenues	-	19,033,000	9,217,000	7,540,269	(1,676,731)
Interest revenue		-	-	91,003	91,003
Other revenues		1,145,232	536,679	776,128	239,449
Total Operating revenues	-	20,178,232	9,753,679	8,407,400	(1,346,279)
Operating expenses:					
O&M Services		3,632,407	1,815,239	1,274,340	(540,899)
Tolling Services		4,139,260	2,030,034	1,725,402	(304,632)
Total Operating Expenses	-	7,771,667	3,845,273	2,999,742	(845,532)
Operating Income	\$_	12,406,565	5,908,406	5,407,658	(500,747.27)

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# APPENDIX C NTTA SYSTEM TOLL RATE SCHEDULES

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# DNT, PGBT, AATT, MCLB and LLTB Tolling

# **Toll Rates**

- Toll rates for the DNT, PGBT, AATT, MCLB and LLTB shall be as set forth in the following schedules for the period indicated in the schedules unless the Board adopts a different toll rate schedule or alters scheduled increases (see "CURRENT AND HISTORICAL INFORMATION NTTA System Toll Rate Schedule" in Appendix A).
- Toll rate for two-axle vehicles with TollTags is \$0.145 per mile for the DNT and PGBT (Segments I through V) starting September 1, 2009. Toll rate is increased 2.75% per year thereafter, with toll adjustments made every two years commencing July 1, 2011.
- Toll rate for two-axle vehicles with TollTags is \$0.50 for the MCLB and the AATT starting September 1, 2009 and \$1.00 for LLTB starting August 1, 2009. Toll rate is increased 2.75% per year thereafter, with toll adjustments made every two years commencing July 1, 2011.
- Video toll for two-axle vehicles is equal to the sum of (i) the TollTag toll and (ii) the greater of (a) 50% of the TollTag toll or (b) 20 cents per transaction on September 1, 2009, increased 2.75% per year with toll adjustments made every two years commencing July 1, 2011, for DNT, PGBT, MCLB, AATT and LLTB.
- Tolls for two-axle vehicles at any tolling location are rounded to the next highest penny.
- Tolls for all vehicle classifications are calculated based on "N-1" weighting, where "N" denotes the number of axles. For example, the TollTag toll charged to a five-axle vehicle will be four times the TollTag toll charged to a two-axle vehicle and the total video toll charged to a five-axle vehicle will be four times the total video toll charged to a two-axle vehicle.

			Dallas North T			9 THROUG				
	Two-Axle Passenger Cars and Trucks		Three-Axle	Vehicles and	Four-Axle V			ehicles and	Six or More A	
Foll Gantry	<u> </u>	ZipCash	Vehicle Co TollTag	ZipCash	Vehicle Co TollTag	ZipCash	Vehicle Co TollTag	ZipCash	and Specia TollTag	ZipCash
Wycliff Main Lane Gantry (MLP1)	\$1.65	\$2.48	\$3.30	\$4.96	\$4.95	\$7.44	\$6.60	\$9.92	\$8.25	\$12.4
Mockingbird Lane (MOCLN)	\$1.20	\$1.80	\$2.40	\$3.60	\$3.60	\$5.40	\$4.80	\$7.20	\$6.00	\$9.0
Northwest Highway (NORHY)	\$0.82	\$1.23	\$1.64	\$2.46	\$2.46	\$3.69	\$3.28	\$4.92	\$4.10	\$6.1
Royal Lane (ROYLN)	\$0.43	\$0.70	\$0.86	\$1.40	\$1.29	\$2.10	\$1.72	\$2.80	\$2.15	\$3.5
Spring Valley Road (SPVRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.8
Belt Line Road (BELRD)	\$0.38	\$0.65	\$0.76	\$1.30	\$1.14	\$1.95	\$1.52	\$2.60	\$1.90	\$3.2
Keller Springs Road (KESRD)	\$0.57	\$0.86	\$1.14	\$1.72	\$1.71	\$2.58	\$2.28	\$3.44	\$2.85	\$4.3
rinity Mills Main Lane Gantry (MLP2)	\$1.18	\$1.77	\$2.36	\$3.54	\$3.54	\$5.31	\$4.72	\$7.08	\$5.90	\$8.8
Frankford Road (FRARD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.8
Park Boulevard (PARBD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.8
Parker Main Lane Gantry (MLP3)	\$1.05	\$1.58	\$2.10	\$3.16	\$3.15	\$4.74	\$4.20	\$6.32	\$5.25	\$7.9
Parker Road (PARRD)	\$0.63	\$0.95	\$1.26	\$1.90	\$1.89	\$2.85	\$2.52	\$3.80	\$3.15	\$4.7
Windhaven Parkway (WINPY)	\$0.50	\$0.77	\$1.00	\$1.54	\$1.50	\$2.31	\$2.00	\$3.08	\$2.50	\$3.8
Spring Creek Parkway (SPCPY)	\$0.35	\$0.62	\$0.70	\$1.24	\$1.05	\$1.86	\$1.40	\$2.48	\$1.75	\$3.1
egacy Drive (LEGDR)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.5
Headquarters Drive (HEADR)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.8
Gaylord Parkway (GAYPY)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.8
Lebanon Road (LEBRD)	\$0.43	\$0.70	\$0.86	\$1.40	\$1.29	\$2.10	\$1.72	\$2.80	\$2.15	\$3.5
Stone Brook Parkway (STOPY)	\$0.55	\$0.83	\$1.10	\$1.66	\$1.65	\$2.49	\$2.20	\$3.32	\$2.75	\$4.1
Main Street (MAIST)	\$0.89	\$1.34	\$1.78	\$2.68	\$2.67	\$4.02	\$3.56	\$5.36	\$4.45	\$6.
Eldorado Main Lane Gantry (MLP4) Eldorado Parkway (ELDPY)	\$1.85 \$0.67	\$2.78 \$1.01	\$3.70 \$1.34	\$5.56 \$2.02	\$5.55 \$2.01	\$8.34 \$3.03	\$7.40 \$2.68	\$11.12 \$4.04	\$9.25 \$3.35	\$13.9 \$5.0
	Two-Axle		ident George B Three-Axle		Four-Axle V	ehicles and	Five-Axle V	vehicles and	Six or More Axle Vehicle	
	Cars and	Trucks	Vehicle Co	mbinations	Vehicle Co	mbinations	Vehicle Co	mbinations	and Specia	al Permits
Coll Gantry	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash
North Garland Avenue (GARRD)	\$0.33	\$0.60	\$0.66	\$1.20	\$0.99	\$1.80	\$1.32	\$2.40	\$1.65	\$3.0
Campbell Road (CAMRD)	\$0.54	\$0.81	\$1.08	\$1.62	\$1.62	\$2.43	\$2.16	\$3.24	\$2.70	\$4.0
East Renner Road (ERERD)	\$0.87	\$1.31	\$1.74	\$2.62	\$2.61	\$3.93	\$3.48	\$5.24	\$4.35	\$6.5
Shiloh Main Lane Gantry (MLP6)	\$1.31	\$1.97	\$2.62	\$3.94	\$3.93	\$5.91	\$5.24	\$7.88	\$6.55	\$9.8
Shiloh Road (SHIRD)	\$0.67	\$1.01	\$1.34	\$2.02	\$2.01	\$3.03	\$2.68	\$4.04	\$3.35	\$5.0
West Renner Road (WRERD)	\$0.44	\$0.71	\$0.88	\$1.42	\$1.32	\$2.13	\$1.76	\$2.84	\$2.20	\$3.5
ndependence Parkway (INDPY)	\$0.45	\$0.72	\$0.90	\$1.44	\$1.35	\$2.16	\$1.80	\$2.88	\$2.25	\$3.6
Coit Road (COIRD)	\$0.68	\$1.02	\$1.36	\$2.04	\$2.04	\$3.06	\$2.72	\$4.08	\$3.40	\$5.1
Coit Main Lane Gantry (MLP7)	\$1.41	\$2.12	\$2.82	\$4.24	\$4.23	\$6.36	\$5.64	\$8.48	\$7.05	\$10.6
Preston Road (PRERD)	\$0.38	\$0.65	\$0.76	\$1.30	\$1.14	\$1.95	\$1.52	\$2.60	\$1.90	\$3.2
Midway Road (MIDRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.8
Marsh Lane (MARLN)	\$0.38	\$0.65	\$0.76	\$1.30	\$1.14	\$1.95	\$1.52	\$2.60	\$1.90	\$3.2
Frankford Main Lane Gantry (MLP8)	\$1.31	\$1.97	\$2.62	\$3.94	\$3.93	\$5.91	\$5.24	\$7.88	\$6.55	\$9.8
Kelly Boulevard (KELBD)	\$0.69	\$1.04	\$1.38	\$2.08	\$2.07	\$3.12	\$2.76	\$4.16	\$3.45	\$5.2
osey Lane (JOSLN)	\$0.45	\$0.72	\$0.90	\$1.44	\$1.35	\$2.16	\$1.80	\$2.88	\$2.25	\$3.6
Sandy Lake Main Lane Gantry (MLP9)	\$1.04	\$1.56	\$2.08	\$3.12	\$3.12	\$4.68	\$4.16	\$6.24	\$5.20	\$7.8
Belt Line - Luna Road (NBERD)	\$0.62	\$0.93	\$1.24	\$1.86	\$1.86	\$2.79	\$2.48	\$3.72	\$3.10	\$4.6
Royal Lane (ROYLN)	\$0.31	\$0.58	\$0.62	\$1.16	\$0.93	\$1.74	\$1.24	\$2.32	\$1.55	\$2.9
Belt Line Road (SBERD)	\$0.60	\$0.90	\$1.20	\$1.80	\$1.80	\$2.70	\$2.40	\$3.60	\$3.00	\$4.:
Belt Line Main Lane Gantry (MLP10)	\$0.60	\$0.90	\$1.20	\$1.80	\$1.80	\$2.70	\$2.40	\$3.60	\$3.00	\$4.5
		А	ddison Airport '	Toll Tunnel						
	Two-Axle Cars and		Three-Axle		Four-Axle V Vehicle Co			vehicles and ombinations	Six or More A	
Foll Gantry		ZipCash	Vehicle Co TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash
Addison Airport Toll Tunnel (AATT)	\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.9
		М	ountain Creek l	Lake Bridge						
	Two-Axle Cars and		Three-Axle Vehicle Co		Four-Axle V Vehicle Co			vehicles and ombinations	Six or More A and Specia	
Foll Gantry	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCasł
Mountain Creek Lake Toll Bridge (MCLB)	\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.
		L	ewisville Lake	Toll Bridge						
	Two-Axle	Passenger	Three-Axle	Vehicles and	Four-Axle V	ehicles and	Five-Axle V	ehicles and	Six or More A	xle Vehicl
foll Gantry	Cars and TollTag	l Trucks ZipCash	Vehicle Co TollTag	mbinations ZipCash	Vehicle Co TollTag	mbinations ZipCash	TollTag	mbinations ZipCash	and Specia TollTag	<u>il Permits</u> ZipCash

Two-Axle		Dallas North T							
I WU-AXIC	Four-Axle V	ehicles and	Five-Axle V	ehicles and	Six or More Axle Vehicles				
Cars and TollTag	l Trucks ZipCash	Vehicle Co TollTag	mbinations ZipCash	Vehicle Co TollTag	mbinations ZipCash	Vehicle Co TollTag	mbinations ZipCash	and Specia TollTag	al Permits ZipCash
\$1.74	\$2.61	\$3.48	\$5.22	\$5.22	\$7.83	\$6.96	\$10.44	\$8.70	\$13.05
\$1.27	\$1.91	\$2.54	\$3.82	\$3.81	\$5.73	\$5.08	\$7.64	\$6.35	\$9.55
									\$6.45
									\$3.70
									\$2.95
\$0.40	\$0.68	\$0.80	\$1.36	\$1.20	\$2.04	\$1.60	\$2.72	\$2.00	\$3.40
\$0.60	\$0.90	\$1.20	\$1.80	\$1.80	\$2.70	\$2.40	\$3.60	\$3.00	\$4.50
\$1.25	\$1.88	\$2.50	\$3.76	\$3.75	\$5.64	\$5.00	\$7.52	\$6.25	\$9.40
\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95
\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95
\$1.11	\$1.67	\$2.22	\$3.34	\$3.33	\$5.01	\$4.44	\$6.68	\$5.55	\$8.35
\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.95
\$0.53	\$0.81	\$1.06	\$1.62	\$1.59	\$2.43	\$2.12	\$3.24	\$2.65	\$4.05
									\$3.25
									\$2.95
									\$2.95
									\$2.95
									\$3.65
\$0.58	\$0.87	\$1.16	\$1.74	\$1.74	\$2.61	\$2.32	\$3.48	\$2.90	\$4.35
\$0.94	\$1.41	\$1.88	\$2.82	\$2.82	\$4.23	\$3.76	\$5.64	\$4.70	\$7.05
\$1.96	\$2.94	\$3.92	\$5.88	\$5.88	\$8.82	\$7.84	\$11.76	\$9.80	\$14.70
\$0.70	\$1.05	\$1.40	\$2.10	\$2.10	\$3.15	\$2.80	\$4.20	\$3.50	\$5.25
	Buosic	lant Caanca B	uch Tuumpilto						
	Passenger	Three-Axle	Vehicles and						
									al Permits ZipCash
Tonrag		Tonrag		Tonrag				Tonrag	Zapeasi
\$0.35	\$0.63	\$0.70	\$1.26	\$1.05	\$1.89	\$1.40	\$2.52	\$1.75	\$3.15
									\$4.30
									\$6.90
									\$10.35
									\$5.35
									\$3.70
									\$3.75
	\$1.07		\$2.14	\$2.13	\$3.21		\$4.28	\$3.55	\$5.35
\$1.49	\$2.24	\$2.98	\$4.48	\$4.47	\$6.72	\$5.96	\$8.96	\$7.45	\$11.20
\$0.40	\$0.68	\$0.80	\$1.36	\$1.20	\$2.04	\$1.60	\$2.72	\$2.00	\$3.40
\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95
									\$3.40
									\$10.45
									\$5.50
									\$3.80
									\$8.25
\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.95
\$0.33	\$0.61	\$0.66	\$1.22	\$0.99	\$1.83	\$1.32	\$2.44	\$1.65	\$3.05
\$0.64	\$0.96	\$1.28	\$1.92	\$1.92		\$2.56	\$3.84	\$3.20	\$4.80
\$0.64	\$0.96	\$1.28	\$1.92	\$1.92	\$2.88	\$2.56	\$3.84	\$3.20	\$4.80
	A	ldison Airport (	Toll Tunnel						
Two-Axle		Three-Axle		Four-Axle V	ehicles and	Five-Axle V	ehicles and	Six or More A	vie Vehicles
	0						emeres and		
Cars and TollTag	ZipCash	Vehicle Co TollTag	mbinations ZipCash	Vehicle Co TollTag	mbinations ZipCash	Vehicle Co TollTag	mbinations ZipCash	and Specia TollTag	al Permits ZipCash
	S0.86 S0.46 S0.40 S0.60 S1.25 S0.31 S0.31 S0.31 S0.31 S0.31 S0.37 S0.31 S0.35 S0.94 S1.96 S0.70 Two-Axle Cars and ToffTag S0.35 S0.57 S0.92 S1.38 S0.71 S0.46 S0.74 S0.72 S0.46 S0.47 S0.74 S0.75 S0.47 S0.74 S0.74 S0.74 S0.74 S0.75 S0.75 S0.92 S1.38 S0.74 S0.76 S0.76 S0.77 S0.92 S1.38 S0.71 S0.46 S0.47 S0.40 S0.35 S0.47 S0.48 S0.48 S0.48 S0.48 S0.48 S0.48 S0.48 S0.48 S0.73 S0.48 S0.74 S0.75 S0.57 S0.75 S0.75 S0.75 S0.75 S0.75 S0.77 S0.92 S1.38 S0.74 S0.76 S0.76 S0.76 S0.76 S0.76 S0.77 S0.92 S1.38 S0.76 S0.76 S0.76 S0.77 S0.75 S0.75 S0.92 S1.38 S0.76 S0.76 S0.76 S0.76 S0.76 S0.77 S0.92 S0.75 S0.92 S0.75 S0.92 S0.75 S0.92 S0.76 S0.76 S0.76 S0.76 S0.76 S0.77 S0.92 S0.75 S0.77 S0.92 S0.75 S0.77 S0.92 S0.75 S0.77 S0.92 S0.75 S0.77 S0.75 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.75 S0.77 S0.92 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.92 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.77 S0.75 S0.77 S0.75 S0.77 S0.92 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.77 S0.75 S0.75 S0.77 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.76 S0.77 S0.76 S0.77 S0.77 S0.77 S0.77 S0.77 S0.77 S0.78 S0.77 S0.77 S0.78 S0.77 S0.7	\$0.86         \$1.29           \$0.46         \$0.74           \$0.31         \$0.59           \$0.40         \$0.68           \$0.60         \$0.90           \$1.25         \$1.88           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.31         \$0.59           \$0.45         \$0.73           \$0.58         \$0.87           \$0.45         \$0.73           \$0.94         \$1.41           \$1.96         \$2.94           \$0.70         \$1.05           \$0.70         \$1.05           \$0.71         \$0.76           \$0.70         \$1.05           \$0.70         \$1.05           \$0.71         \$1.07           \$0.45         \$0.73           \$0.40         \$0.63           \$0.41 <th><math display="block">\begin{array}{c c c c c c c c c c c c c c c c c c c </math></th> <th><math display="block"> \begin{array}{c c c c c c c c c c c c c c c c c c c </math></th> <th><math display="block"> \begin{array}{c c c c c c c c c c c c c c c c c c c </math></th> <th><math display="block"> \begin{array}{c c c c c c c c c c c c c c c c c c c </math></th> <th><math display="block"> \begin{array}{ c c c c c c c c c c c c c c c c c c c</math></th> <th></th> <th></th>	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$		

# SRT TOLLING

#### **TOLL RATES**

- Toll rates for the SRT shall be as set forth in the following schedules for the period indicated in the schedules unless the Board adopts a different toll rate schedule or alters scheduled increases (see "CURRENT AND HISTORICAL INFORMATION NTTA System Toll Rate Schedule" in Appendix A).
- Toll rate for two-axle vehicles with TollTags is \$0.145 per mile starting September 1, 2009, and thereafter toll rates shall be determined in accordance with Exhibit R of the SRT Project Agreement, as amended, and shall be the maximum rates ("*Maximum Base*" or "*MBT*") allowed under the SRT Project Agreement, as amended.
- Video toll for two-axle vehicles is equal to the sum of (i) the TollTag toll and (ii) the greater of (a) 50% of TollTag toll or (b) 20 cents per transaction on September 1, 2009, increased 2.75% per year with toll adjustments made every two years commencing July 1, 2011.
- Tolls for two-axle vehicles at any tolling location are rounded to the next highest penny.
- Tolls for all vehicle classifications are calculated based on "N-1" weighting on the SRT, where "N" denotes the number of axles. For example, the TollTag toll charged to a five-axle vehicle will be four times the TollTag toll charged to a two-axle vehicle and the total video toll charged to a five-axle vehicle will be four times the total video toll charged to a two-axle vehicle.
- The SRT Project Agreement permits NTTA to implement congestion pricing if certain capacity improvement triggers are met. However, NTTA anticipates amending the SRT Project Agreement with the approval of TxDOT to remove the congestion pricing provisions. The September 2020 T&R Study assumes that congestion pricing will not be put in place on the SRT at any time.

			Sam R	ayburn Tol	lway					
	Two-Axle I	0	Three-Axle V		Four-Axle V		Five-Axle V		Six or More A	
	Cars and Trucks		Vehicle Co		Vehicle Cor		Vehicle Co		and Specia	
Toll Gantry	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash
Denton Tap Main Lane Gantry (MLG1)	\$0.63	\$0.95	\$1.26	\$1.90	\$1.89	\$2.85	\$2.52	\$3.80	\$3.15	\$4.75
MacArthur Boulevard (MACBD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Carrollton Parkway (CARPY)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Parker Road (PARRD)	\$0.41	\$0.68	\$0.82	\$1.36	\$1.23	\$2.04	\$1.64	\$2.72	\$2.05	\$3.40
Old Denton Road (OLDRD)	\$0.47	\$0.74	\$0.94	\$1.48	\$1.41	\$2.22	\$1.88	\$2.96	\$2.35	\$3.70
Standridge Drive - South (SSTDR)	\$0.71	\$1.07	\$1.42	\$2.14	\$2.13	\$3.21	\$2.84	\$4.28	\$3.55	\$5.35
Josey Lane - South (SJOLN)	\$0.86	\$1.29	\$1.72	\$2.58	\$2.58	\$3.87	\$3.44	\$5.16	\$4.30	\$6.45
Josey Main Lane Gantry (MLG2)	\$1.62	\$2.43	\$3.24	\$4.86	\$4.86	\$7.29	\$6.48	\$9.72	\$8.10	\$12.15
Standridge Drive - North (NSTDR)	\$0.91	\$1.37	\$1.82	\$2.74	\$2.73	\$4.11	\$3.64	\$5.48	\$4.55	\$6.85
Josey Lane - North (NJOLN)	\$0.76	\$1.14	\$1.52	\$2.28	\$2.28	\$3.42	\$3.04	\$4.56	\$3.80	\$5.70
Plano Parkway (PLAPY)	\$0.60	\$0.90	\$1.20	\$1.80	\$1.80	\$2.70	\$2.40	\$3.60	\$3.00	\$4.50
Spring Creek Parkway (SPCPY)	\$0.30	\$0.57	\$0.60	\$1.14	\$0.90	\$1.71	\$1.20	\$2.28	\$1.50	\$2.85
Preston Road (PRERD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80
Hillcrest Road (HILRD)	\$0.30	\$0.57	\$0.60	\$1.14	\$0.90	\$1.71	\$1.20	\$2.28	\$1.50	\$2.85
Coit Road (COIRD)	\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.95
Independence Parkway (INDPY)	\$0.87	\$1.31	\$1.74	\$2.62	\$2.61	\$3.93	\$3.48	\$5.24	\$4.35	\$6.55
Custer Road - South (CUSRD)	\$1.08	\$1.62	\$2.16	\$3.24	\$3.24	\$4.86	\$4.32	\$6.48	\$5.40	\$8.10
Custer Main Lane Gantry (MLG3)	\$2.24	\$3.36	\$4.48	\$6.72	\$6.72	\$10.08	\$8.96	\$13.44	\$11.20	\$16.80
Exchange Parkway (SALDR)	\$1.16	\$1.74	\$2.32	\$3.48	\$3.48	\$5.22	\$4.64	\$6.96	\$5.80	\$8.70
Alma Drive (NALDR)	\$0.85	\$1.28	\$1.70	\$2.56	\$2.55	\$3.84	\$3.40	\$5.12	\$4.25	\$6.40
Stacy Road (STARD)	\$0.67	\$1.01	\$1.34	\$2.02	\$2.01	\$3.03	\$2.68	\$4.04	\$3.35	\$5.05
Lake Forest Drive (LAFDR)	\$0.52	\$0.79	\$1.04	\$1.58	\$1.56	\$2.37	\$2.08	\$3.16	\$2.60	\$3.95
Hardin Boulevard (HARBD)	\$0.33	\$0.60	\$0.66	\$1.20	\$0.99	\$1.80	\$1.32	\$2.40	\$1.65	\$3.00

# SRT TOLL RATES EFFECTIVE JULY 1, 2019 THROUGH JUNE 30, 2021

# SRT TOLL RATES EFFECTIVE JULY 1, 2021 THROUGH JUNE 30, 2023

			Sam F	Rayburn Tol	way					
	Two-Axle	Passenger	Three-Axle V	ehicles and	Four-Axle V	ehicles and	Five-Axle V	ehicles and	Six or More A	xle Vehicles
	Cars and	Trucks	Vehicle Co	mbinations	Vehicle Co	mbinations	Vehicle Co	mbinations	and Specia	l Permits
Toll Gantry	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash
Denton Tap Main Lane Gantry (MLG1)	\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.95
MacArthur Boulevard (MACBD)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95
Carrollton Parkway (CARPY)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95
Parker Road (PARRD)	\$0.43	\$0.71	\$0.86	\$1.42	\$1.29	\$2.13	\$1.72	\$2.84	\$2.15	\$3.55
Old Denton Road (OLDRD)	\$0.50	\$0.78	\$1.00	\$1.56	\$1.50	\$2.34	\$2.00	\$3.12	\$2.50	\$3.90
Standridge Drive - South (SSTDR)	\$0.75	\$1.13	\$1.50	\$2.26	\$2.25	\$3.39	\$3.00	\$4.52	\$3.75	\$5.65
Josey Lane - South (SJOLN)	\$0.91	\$1.37	\$1.82	\$2.74	\$2.73	\$4.11	\$3.64	\$5.48	\$4.55	\$6.85
Josey Main Lane Gantry (MLG2)	\$1.71	\$2.57	\$3.42	\$5.14	\$5.13	\$7.71	\$6.84	\$10.28	\$8.55	\$12.85
Standridge Drive - North (NSTDR)	\$0.97	\$1.46	\$1.94	\$2.92	\$2.91	\$4.38	\$3.88	\$5.84	\$4.85	\$7.30
Josey Lane - North (NJOLN)	\$0.80	\$1.20	\$1.60	\$2.40	\$2.40	\$3.60	\$3.20	\$4.80	\$4.00	\$6.00
Plano Parkway (PLAPY)	\$0.63	\$0.95	\$1.26	\$1.90	\$1.89	\$2.85	\$2.52	\$3.80	\$3.15	\$4.75
Spring Creek Parkway (SPCPY)	\$0.32	\$0.60	\$0.64	\$1.20	\$0.96	\$1.80	\$1.28	\$2.40	\$1.60	\$3.00
Preston Road (PRERD)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95
Hillcrest Road (HILRD)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95
Coit Road (COIRD)	\$0.70	\$1.05	\$1.40	\$2.10	\$2.10	\$3.15	\$2.80	\$4.20	\$3.50	\$5.25
Independence Parkway (INDPY)	\$0.92	\$1.38	\$1.84	\$2.76	\$2.76	\$4.14	\$3.68	\$5.52	\$4.60	\$6.90
Custer Road - South (CUSRD)	\$1.15	\$1.73	\$2.30	\$3.46	\$3.45	\$5.19	\$4.60	\$6.92	\$5.75	\$8.65
Custer Main Lane Gantry (MLG3)	\$2.37	\$3.56	\$4.74	\$7.12	\$7.11	\$10.68	\$9.48	\$14.24	\$11.85	\$17.80
Exchange Parkway (SALDR)	\$1.23	\$1.85	\$2.46	\$3.70	\$3.69	\$5.55	\$4.92	\$7.40	\$6.15	\$9.25
Alma Drive (NALDR)	\$0.90	\$1.35	\$1.80	\$2.70	\$2.70	\$4.05	\$3.60	\$5.40	\$4.50	\$6.75
Stacy Road (STARD)	\$0.70	\$1.05	\$1.40	\$2.10	\$2.10	\$3.15	\$2.80	\$4.20	\$3.50	\$5.25
Lake Forest Drive (LAFDR)	\$0.55	\$0.83	\$1.10	\$1.66	\$1.65	\$2.49	\$2.20	\$3.32	\$2.75	\$4.15
Hardin Boulevard (HARBD)	\$0.35	\$0.63	\$0.70	\$1.26	\$1.05	\$1.89	\$1.40	\$2.52	\$1.75	\$3.15

# PGBT EE TOLLING

#### TOLL RATES

- Toll rates for the PGBT EE shall be as set forth in the following schedules for the period indicated in the schedules unless the Board adopts a different toll rate schedule or alters scheduled increases (see "CURRENT AND HISTORICAL INFORMATION NTTA System Toll Rate Schedule" in Appendix A).
- The PGBT EE Project Agreement, as amended, provides for a supplemental toll on the PGBT EE (the "*Regional Toll*") to be collected by NTTA and held in trust for TxDOT for the benefit of the North Central Texas region. The Regional Toll and the toll charged by NTTA (the "*NTTA Toll*") together constitute the publicly announced toll (the "*Unified Toll*"), but the Regional Toll does not constitute and is not considered as the property or revenues of NTTA or the NTTA System.
- The Unified Toll rate for two-axle vehicles with TollTags is \$0.145 per mile as of July 1, 2009. The NTTA Toll is 80% of the Unified Toll. The Unified Toll rate for two-axle vehicles with TollTags is increased 2.75% per year thereafter, with toll adjustments made July 1, 2011 and every two years thereafter. Unified Tolls for two-axle vehicles with TollTags at any tolling location are rounded to the next highest penny. The ratio between the NTTA Toll and the Unified Toll remains constant at 80%. The ratio between the Regional Toll and the Unified Toll remains constant at 20%.
- Toll rates shall be subject to the assumptions, qualifications and agreements set forth in Section 21 of the EE Project Agreement.
- The video toll for two-axle vehicles is equal to the sum of (i) the Unified Toll for two-axle vehicles with TollTags and (ii) the greater of (a) 50% of such Unified Toll or (b) 20 cents per transaction on July 1, 2009, increased 2.75% per year, with toll adjustments made every two years commencing July 1, 2011. The video toll for two-axle vehicles at any tolling location is rounded to the next highest penny. The portion of the video toll described in clause (ii) above is not part of the Unified Toll and constitutes the property and revenues of NTTA only, and not of TxDOT.
- Tolls for all vehicle classifications are calculated based on "N-1" weighting on the PGBT EE, where "N" denotes the number of axles. For example, the TollTag toll charged to a five-axle vehicle will be four times the TollTag toll charged to a two-axle vehicle and the total video toll charged to a five-axle vehicle will be four times the total video toll charged to a two-axle vehicle.

		PGBT EE (Unified Toll)											
	Two-Axle Passenger Cars and Trucks		Three-Axle V	ehicles and	Four-Axle Vehicles and		Five-Axle Vehicles and		Six or More Axle Vehicles				
Toll Gantry			Vehicle Combinations		Vehicle Combinations		Vehicle Combinations		and Special Permits				
	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash			
Miller Road (MLRRD)	\$0.47	\$0.74	\$0.94	\$1.48	\$1.41	\$2.22	\$1.88	\$2.96	\$2.35	\$3.70			
Lakeview Parkway (LAKPY)	\$0.63	\$0.95	\$1.26	\$1.90	\$1.89	\$2.85	\$2.52	\$3.80	\$3.15	\$4.75			
Merritt Road (MERLG)	\$1.00	\$1.50	\$2.00	\$3.00	\$3.00	\$4.50	\$4.00	\$6.00	\$5.00	\$7.50			
Merritt Main Lane Gantry (MLG5)	\$1.89	\$2.84	\$3.78	\$5.68	\$5.67	\$8.52	\$7.56	\$11.36	\$9.45	\$14.20			
Miles Road (MLSRD)	\$0.40	\$0.67	\$0.80	\$1.34	\$1.20	\$2.01	\$1.60	\$2.68	\$2.00	\$3.35			
Firewheel Parkway (FIRPY)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80			
Crist Road (CRIRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80			

		PGBT EE (Unified Toll)											
	Two-Axle Passenger		Three-Axle V	Vehicles and	Four-Axle V	ehicles and	Five-Axle Vehicles and		Six or More Axle Vehicles				
Toll Gantry	Cars and	Trucks	Vehicle Combinations		Vehicle Combinations		Vehicle Combinations		and Special Permits				
	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash			
Miller Road (MLRRD)	\$0.50	\$0.78	\$1.00	\$1.56	\$1.50	\$2.34	\$2.00	\$3.12	\$2.50	\$3.90			
Lakeview Parkway (LAKPY)	\$0.66	\$0.99	\$1.32	\$1.98	\$1.98	\$2.97	\$2.64	\$3.96	\$3.30	\$4.95			
Merritt Road (MERLG)	\$1.06	\$1.59	\$2.12	\$3.18	\$3.18	\$4.77	\$4.24	\$6.36	\$5.30	\$7.95			
Merritt Main Lane Gantry (MLG5)	\$2.00	\$3.00	\$4.00	\$6.00	\$6.00	\$9.00	\$8.00	\$12.00	\$10.00	\$15.00			
Miles Road (MLSRD)	\$0.43	\$0.71	\$0.86	\$1.42	\$1.29	\$2.13	\$1.72	\$2.84	\$2.15	\$3.55			
Firewheel Parkway (FIRPY)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95			
Crist Road (CRIRD)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95			

# PGBT WE Tolling

# Toll Rates

- Toll rates for the PGBT WE shall be as set forth in the following schedules for the periods indicated in the schedules unless the Board adopts a different toll rate schedule or alters scheduled increases (see "CURRENT AND HISTORICAL INFORMATION NTTA System Toll Rate Schedule" in Appendix A).
- Toll rate for two-axle vehicles with TollTags is \$0.145 per mile starting July 1, 2009, and thereafter toll rates shall be determined in accordance with Exhibit J of the PGBT WE Project Agreement, as amended, and shall be the maximum rates allowed under the PGBT WE Project Agreement.
- ZipCash toll for two-axle vehicles is equal to the sum of (i) the TollTag toll and (ii) the greater of (a) 50% of TollTag toll or (b) 20 cents per transaction on July 1, 2009, increased 2.75% per year adjusted on July 1 of every odd year thereafter.
- Tolls charged to users at any tolling location are rounded to the next highest penny.
- Tolls for all vehicle classifications are calculated based on "N-1" weighting on the PGBT WE, where "N" denotes the number of axles. For example, the TollTag toll charged to a five-axle vehicle will be four times the TollTag toll charged to a two-axle vehicle and the total ZipCash toll charged to a five-axle vehicle will be four times the total ZipCash toll charged to a two-axle vehicle.

_		President George Bush Turnpike - Western Extension										
Toll Gantry	Two-Axle I	Passenger	Three-Axle V	ehicles and	Four-Axle Vehicles and		Five-Axle Vehicles and		Six or More Axle Vehicles			
	Cars and Trucks		Vehicle Combinations		Vehicle Combinations		Vehicle Combinations		and Special Permits			
	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash		
Conflans Road (CONRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80		
Shady Grove Road (SHGRD)	\$0.49	\$0.76	\$0.98	\$1.52	\$1.47	\$2.28	\$1.96	\$3.04	\$2.45	\$3.80		
Lower Tarrant - North (NLTRD)	\$0.51	\$0.78	\$1.02	\$1.56	\$1.53	\$2.34	\$2.04	\$3.12	\$2.55	\$3.90		
Lower Tarrant Mainlane Gantry (MLG11)	\$1.10	\$1.65	\$2.20	\$3.30	\$3.30	\$4.95	\$4.40	\$6.60	\$5.50	\$8.25		
Lower Tarrant - South (SLTRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80		
Dalworth Street (DALST)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80		
Marshall Drive (MARDR)	\$0.55	\$0.83	\$1.10	\$1.66	\$1.65	\$2.49	\$2.20	\$3.32	\$2.75	\$4.15		
Pioneer Parkway (PIOPY)	\$0.70	\$1.05	\$1.40	\$2.10	\$2.10	\$3.15	\$2.80	\$4.20	\$3.50	\$5.25		
Arkansas Mainlane Gantry (MLG12)	\$1.16	\$1.74	\$2.32	\$3.48	\$3.48	\$5.22	\$4.64	\$6.96	\$5.80	\$8.70		
Arkansas Lane (ARKLN)	\$0.41	\$0.68	\$0.82	\$1.36	\$1.23	\$2.04	\$1.64	\$2.72	\$2.05	\$3.40		
Mayfield Road (MAYRD)	\$0.29	\$0.56	\$0.58	\$1.12	\$0.87	\$1.68	\$1.16	\$2.24	\$1.45	\$2.80		

# PGBT WE TOLL RATES EFFECTIVE JULY 1, 2019 THROUGH JUNE 30, 2021

#### PGBT WE TOLL RATES EFFECTIVE JULY 1, 2021 THROUGH JUNE 30, 2023

	President George Bush Turnpike - Western Extension										
	Two-Axle Passenger Cars and Trucks		Three-Axle V	ehicles and	Four-Axle Vehicles and		Five-Axle V	ehicles and	Six or More A	xle Vehicles	
			Vehicle Combinations		Vehicle Combinations		Vehicle Combinations		and Special Permits		
Toll Gantry	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	
Conflans Road (CONRD)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95	
Shady Grove Road (SHGRD)	\$0.52	\$0.80	\$1.04	\$1.60	\$1.56	\$2.40	\$2.08	\$3.20	\$2.60	\$4.00	
Lower Tarrant - North (NLTRD)	\$0.54	\$0.82	\$1.08	\$1.64	\$1.62	\$2.46	\$2.16	\$3.28	\$2.70	\$4.10	
Lower Tarrant Mainlane Gantry (MLG11)	\$1.16	\$1.74	\$2.32	\$3.48	\$3.48	\$5.22	\$4.64	\$6.96	\$5.80	\$8.70	
Lower Tarrant - South (SLTRD)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95	
Dalworth Street (DALST)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95	
Marshall Drive (MARDR)	\$0.58	\$0.87	\$1.16	\$1.74	\$1.74	\$2.61	\$2.32	\$3.48	\$2.90	\$4.35	
Pioneer Parkway (PIOPY)	\$0.74	\$1.11	\$1.48	\$2.22	\$2.22	\$3.33	\$2.96	\$4.44	\$3.70	\$5.55	
Arkansas Mainlane Gantry (MLG12)	\$1.23	\$1.85	\$2.46	\$3.70	\$3.69	\$5.55	\$4.92	\$7.40	\$6.15	\$9.25	
Arkansas Lane (ARKLN)	\$0.43	\$0.71	\$0.86	\$1.42	\$1.29	\$2.13	\$1.72	\$2.84	\$2.15	\$3.55	
Mayfield Road (MAYRD)	\$0.31	\$0.59	\$0.62	\$1.18	\$0.93	\$1.77	\$1.24	\$2.36	\$1.55	\$2.95	

# **CTP Tolling**

# **Toll Rates**

- Toll rates for the CTP shall be as set forth in the following schedule for the period indicated in the schedule unless the Board adopts a different toll rate schedule or alters scheduled increases (see "CURRENT AND HISTORICAL INFORMATION NTTA System Toll Rate Schedule" in Appendix A).
- Toll rate for two-axle vehicles with TollTags is \$0.185 per mile for the section from IH 30 to Altamesa Boulevard and \$0.145 per mile for the section from Altamesa Boulevard to US 67 starting July 1, 2009, and thereafter toll rates shall be determined in accordance with Exhibit L of the Project Agreement, as amended, and shall be the maximum rates allowed under the CTP Project Agreement.
- ZipCash toll for two-axle vehicles is equal to the sum of (i) the TollTag toll and (ii) the greater of (a) 50% of TollTag toll or (b) 20 cents per transaction on July 1, 2009, increased 2.75% per year adjusted on July 1 of every odd year thereafter.
- Tolls charged to users at any tolling location are rounded to the next highest penny.
- Tolls for all vehicle classifications are calculated based on "N-1" weighting on the CTP, where "N" denotes the number of axles. For example, the TollTag toll charged to a five-axle vehicle will be four times the TollTag toll charged to a two-axle vehicle and the total ZipCash toll charged to a five-axle vehicle will be four times the total ZipCash toll charged to a two-axle vehicle.

		Chisholm Trail Parkway												
	Two-Axle l	Passenger	Three-Axle V	ehicles and	Four-Axle V	ehicles and	Five-Axle V	ehicles and	Six or More A	Axle Vehicles				
Toll Gantry	Cars and Trucks		Vehicle Combinations		Vehicle Combinations		Vehicle Combinations		and Special Permits					
	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash				
Gantry 1 (Montgomery) (MLG1)	\$1.51	\$2.27	\$3.02	\$4.54	\$4.53	\$6.81	\$6.04	\$9.08	\$7.55	\$11.35				
Edwards Ranch Rd (EDWRD)	\$0.64	\$0.96	\$1.28	\$1.92	\$1.92	\$2.88	\$2.56	\$3.84	\$3.20	\$4.80				
Arborlawn Drive (ARBDR)	\$0.37	\$0.64	\$0.74	\$1.28	\$1.11	\$1.92	\$1.48	\$2.56	\$1.85	\$3.20				
Oakmont Blvd (OAKBD)	\$0.53	\$0.80	\$1.06	\$1.60	\$1.59	\$2.40	\$2.12	\$3.20	\$2.65	\$4.00				
Altamesa Blvd (ALTBD)	\$0.83	\$1.25	\$1.66	\$2.50	\$2.49	\$3.75	\$3.32	\$5.00	\$4.15	\$6.25				
Sycamore School Rd (SYCRD)	\$0.87	\$1.31	\$1.74	\$2.62	\$2.61	\$3.93	\$3.48	\$5.24	\$4.35	\$6.55				
McPherson Blvd (MCPBD)	\$1.17	\$1.76	\$2.34	\$3.52	\$3.51	\$5.28	\$4.68	\$7.04	\$5.85	\$8.80				
Gantry 2 (Stewart Feltz) (MLG2)	\$2.45	\$3.68	\$4.90	\$7.36	\$7.35	\$11.04	\$9.80	\$14.72	\$12.25	\$18.40				
Farm Market 1187 (F1187)	\$0.67	\$1.01	\$1.34	\$2.02	\$2.01	\$3.03	\$2.68	\$4.04	\$3.35	\$5.05				
County Rd 920 (CR920)	\$0.40	\$0.67	\$0.80	\$1.34	\$1.20	\$2.01	\$1.60	\$2.68	\$2.00	\$3.35				
County Rd 913 (CR913)	\$0.41	\$0.68	\$0.82	\$1.36	\$1.23	\$2.04	\$1.64	\$2.72	\$2.05	\$3.40				
Farm Market 917 (FM917)	\$0.74	\$1.11	\$1.48	\$2.22	\$2.22	\$3.33	\$2.96	\$4.44	\$3.70	\$5.55				
County Rd 904 (CR904)	\$1.11	\$1.67	\$2.22	\$3.34	\$3.33	\$5.01	\$4.44	\$6.68	\$5.55	\$8.35				
Gantry 3 (CR 904-Sparks Rd) (MLG3)	\$1.83	\$2.75	\$3.66	\$5.50	\$5.49	\$8.25	\$7.32	\$11.00	\$9.15	\$13.75				
Sparks Rd (SPARD)	\$0.32	\$0.59	\$0.64	\$1.18	\$0.96	\$1.77	\$1.28	\$2.36	\$1.60	\$2.95				

# CTP TOLL RATES EFFECTIVE JULY 1, 2019 THROUGH JUNE 30, 2021

	Chisholm Trail Parkway												
	Two-Axle Passenger Cars and Trucks		Three-Axle Vehicles and Vehicle Combinations		Four-Axle Vehicles and Vehicle Combinations		Five-Axle Vehicles and Vehicle Combinations		Six or More Axle Vehicles and Special Permits				
Toll Gantry													
	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash	TollTag	ZipCash			
Gantry 1 (Montgomery) (MLG1)	\$1.59	\$2.39	\$3.18	\$4.78	\$4.77	\$7.17	\$6.36	\$9.56	\$7.95	\$11.95			
Edwards Ranch Rd (EDWRD)	\$0.67	\$1.01	\$1.34	\$2.02	\$2.01	\$3.03	\$2.68	\$4.04	\$3.35	\$5.05			
Arborlawn Drive (ARBDR)	\$0.39	\$0.67	\$0.78	\$1.34	\$1.17	\$2.01	\$1.56	\$2.68	\$1.95	\$3.35			
Oakmont Blvd (OAKBD)	\$0.56	\$0.84	\$1.12	\$1.68	\$1.68	\$2.52	\$2.24	\$3.36	\$2.80	\$4.20			
Altamesa Blvd (ALTBD)	\$0.88	\$1.32	\$1.76	\$2.64	\$2.64	\$3.96	\$3.52	\$5.28	\$4.40	\$6.60			
Sycamore School Rd (SYCRD)	\$0.91	\$1.37	\$1.82	\$2.74	\$2.73	\$4.11	\$3.64	\$5.48	\$4.55	\$6.85			
McPherson Blvd (MCPBD)	\$1.23	\$1.85	\$2.46	\$3.70	\$3.69	\$5.55	\$4.92	\$7.40	\$6.15	\$9.25			
Gantry 2 (Stewart Feltz) (MLG2)	\$2.58	\$3.87	\$5.16	\$7.74	\$7.74	\$11.61	\$10.32	\$15.48	\$12.90	\$19.35			
Farm Market 1187 (F1187)	\$0.71	\$1.07	\$1.42	\$2.14	\$2.13	\$3.21	\$2.84	\$4.28	\$3.55	\$5.35			
County Rd 920 (CR920)	\$0.42	\$0.70	\$0.84	\$1.40	\$1.26	\$2.10	\$1.68	\$2.80	\$2.10	\$3.50			
County Rd 913 (CR913)	\$0.43	\$0.71	\$0.86	\$1.42	\$1.29	\$2.13	\$1.72	\$2.84	\$2.15	\$3.55			
Farm Market 917 (FM917)	\$0.78	\$1.17	\$1.56	\$2.34	\$2.34	\$3.51	\$3.12	\$4.68	\$3.90	\$5.85			
County Rd 904 (CR904)	\$1.17	\$1.76	\$2.34	\$3.52	\$3.51	\$5.28	\$4.68	\$7.04	\$5.85	\$8.80			
Gantry 3 (CR 904-Sparks Rd) (MLG3)	\$1.93	\$2.90	\$3.86	\$5.80	\$5.79	\$8.70	\$7.72	\$11.60	\$9.65	\$14.50			
Sparks Rd (SPARD)	\$0.34	\$0.62	\$0.68	\$1.24	\$1.02	\$1.86	\$1.36	\$2.48	\$1.70	\$3.10			

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# **APPENDIX D**

# SUMMARY OF CERTAIN PROVISIONS OF THE RESOLUTION AND THE TRUST AGREEMENT, INCLUDING PROPOSED AMENDMENTS TO TRUST AGREEMENT

The following constitutes a summary of certain provisions of the Resolution and the Amended and Restated Trust Agreement as amended and supplemented to date (the "*Trust Agreement*"). This summary does not purport to be comprehensive or definitive and is qualified in its entirety by reference to the Resolution and the Trust Agreement. Copies of the Resolution and the Trust Agreement are available for examination at the offices of NTTA.

#### Definitions

"Account Receivable" – any right to receive tolls, fees, charges or other amounts for or relating to the use or operation of the Tollway, as well as fines, penalties, interest thereon or other additional charges as a result of a failure to pay any such tolls, fees, charges or other amounts or otherwise related thereto, whether in the form of an account receivable, general intangible, contract right or other right."

"Additional Bond Security" – any credit enhancement for specified bonds and any funds received or obligations payable to NTTA, other than Net Revenues, which NTTA chooses to include as security for specified First Tier Bonds, Second Tier Bonds and/or Third Tier Bonds pursuant to a Supplemental Agreement;

"Additional Bonds" – Additional First Tier Bonds, Additional Second Tier Bonds and Additional Third Tier Bonds;

*"Additional First Tier Bonds"* – those obligations, including bonds and First Tier Credit Agreements, which NTTA reserves the right to issue, enter into or incur under the Trust Agreement, which are on a parity with the First Tier Bonds insofar as the lien on Net Revenues is concerned;

*"Additional Second Tier Bonds"* – those obligations, including bonds and Second Tier Credit Agreements, which NTTA reserves the right to issue, enter into or incur under the Trust Agreement, which are on a parity with the Second Tier Bonds insofar as the lien on Net Revenues is concerned;

"Additional Third Tier Bonds" – those obligations, including bonds and Third Tier Credit Agreements, which NTTA reserves the right to issue, enter into or incur under the Trust Agreement, which are on a parity with the Third Tier Bonds insofar as the lien on Net Revenues is concerned;

"Annual Budget" - the budget adopted or in effect for each Fiscal Year as provided in the Trust Agreement;

"Assumed Variable Rate" – in the case of:

(a) bonds bearing interest at a Variable Rate, the greater of:

(1) the average interest rate on such bonds for the most recently completed sixty (60) month period or the period such bonds have been Outstanding if it is less than sixty (60) months, or

(2) the rate to be determined pursuant to *clause* (*b*) below assuming the Outstanding bonds bearing interest at a Variable Rate were being issued on the date of calculation; and

(b) proposed Additional Bonds to be issued at a Variable Rate:

(1) on the basis that, in the opinion of Bond Counsel to be delivered at the time of the issuance thereof, interest on such Additional Bonds would be excluded from gross income for federal income tax purposes, the greater of (i) the average of the Security Industry and Financial Markets Association Municipal Swap Index ("*SIFMA Index*") for the twelve (12) month period ending seven (7) days preceding the date of calculation plus 100 basis points, or (ii) the average of

<sup>\*</sup> The italicized definition will only be effective upon obtaining the approval of a majority in principal amount of the outstanding First Tier Bonds and Second Tier Bonds.

the SIFMA Index for the sixty (60) month period ending seven (7) days preceding the date of calculation plus 100 basis points; and

(2) on a basis other than as described in *clause (1)*, the greater of (i) the average of the London Interbank Offered Rate ("*LIBOR*") for the time period most closely resembling the reset period for the Additional Bonds for the twelve (12) month period ending seven (7) days preceding the date of calculation plus 100 basis points, or (ii) the average of LIBOR for the time period most closely resembling the reset period for the Additional Bonds for the Additional Bonds for the sixty (60) month period ending seven (7) days preceding the date of calculation plus 100 basis points; and provided that if the SIFMA Index or LIBOR ceases to be published, the index to be used in its place will be the index which NTTA, in consultation with the Financial Consultant, determines most closely replicates such index, as set forth in a certificate of the Chief Financial Officer filed with the Trustee. Notwithstanding the foregoing, in no event may the Assumed Variable Rate be in excess of the maximum interest rate allowed by law on obligations of NTTA;

#### "Authorized Investments" -

(a) any bonds or other obligations which as to principal and interest constitute direct obligations of, or are unconditionally guaranteed by, the United States of America, including Treasury Receipts evidencing ownership of future interest and principal payments due on direct obligations of the United States of America;

(b) bonds, participation certificates, or other obligations of any agency or instrumentality of the United States of America, including obligations of the Federal National Mortgage Association, the Government National Mortgage Association, the Federal Financing Bank, the Federal Intermediate Credit Banks, Federal Farm Credit System, Federal Home Loan Banks, Federal Home Loan Mortgage Corporation, Farmers Home Administration and Federal Housing Administration;

(c) new housing authority bonds issued by public agencies of a state or of municipalities and fully secured as to the payment of both principal and interest by a pledge of annual contributions under an annual contributions contract or contracts with the United States of America;

(d) direct and general obligations of any state of the United States of America, any municipality or school district of the State of Texas, or any other political subdivision or agency of the State of Texas to the payment of the principal of and interest on which the full faith and credit of such entity, as the case may be, is pledged, provided that such obligations are rated, at the time of purchase, in either of the two highest rating categories, without regard to rating sub-categories, by a nationally recognized municipal or corporate rating agency;

(e) certificates of deposit, whether negotiable or non-negotiable, issued by any bank or trust company organized under the laws of any state of the United States of America or any national banking association, provided that such certificates of deposit are purchased directly from such bank, trust company, or national banking association and are either (1) continuously and fully insured by the Federal Deposit Insurance Corporation or (2) continuously and fully secured by such securities as are described above in **clauses (a)** through (**d**), inclusive, which have a market value (exclusive of accrued interest) at all times at least equal to the principal amount of such certificates of deposit and are lodged with or as directed by the Board, or the bank, trust company, or national banking association issuing such certificates of deposit;

(f) uncollateralized certificates of deposit of financial institutions which certificates of deposit are rated, at the time of purchase, in one of the two highest rating categories, without regard to rating subcategories, by any nationally recognized municipal or corporate rating agency;

(g) repurchase agreements collateralized by obligations described above in **clauses (a)** or **(b)** with any registered broker/dealer subject to the Securities Investor Protection Corporation jurisdiction, which has an uninsured, unsecured and unguaranteed obligation rated "Prime-I" or "A3" or better by Moody's and "A-1" or "A" or better by S&P, or any commercial bank with the above ratings, provided:

(1) a master repurchase agreement or specific written repurchase agreement governs the transaction,

(2) the securities are held free and clear of any lien by the bond trustee or an independent third party acting solely as agent for the bond trustee, and such third party is (1) a Federal Reserve Bank, (2) a bank which is a member of the Federal Deposit Insurance Corporation and which has combined capital, surplus, and undivided profits of not less than \$25 million or (3) a bank approved in writing for such purpose by each Bond Insurer, and the Trustee has received written confirmation from such third party that it holds such securities, free and clear of any lien, as agent for the Trustee,

(3) a perfected first security interest under the Uniform Commercial Code, or book entry procedures prescribed at 31 CFR 306.1 et seq., in such securities is created for the benefit of the Trustee,

(4) the repurchase agreement has a term of six months or less, or NTTA will value the collateral securities no less frequently than monthly and will liquidate the collateral securities if any deficiency in the required collateral percentage is not restored within two Business Days of such valuation,

(5) the repurchase agreement matures on or before a debt service payment date (or other appropriate liquidation period), and

(6) the fair market value of the securities in relation to the amount of the repurchase obligation is equal to at least 100%;

(h) banker's acceptances, Eurodollar deposits and certificates of deposit (in addition to the certificates of deposit provided for by **clauses (e)** and **(f)** above) of the domestic branches of foreign banks having a capital and surplus of \$1,000,000 or more, or any bank or trust company organized under the laws of the United States of America or Canada, or any state or province thereof, having capital and surplus, if located in the State of Texas, in the amount of \$200,000,000, and, if located outside of the State of Texas, in the amount of \$1,000,000,000; provided that the aggregate maturity value of all such banker's acceptances and certificates of deposit held at any time as investments of funds under the Trust Agreement with respect to any particular bank, trust company, or national association located in the State of Texas may not exceed 10% of the amount of its capital and surplus and with respect to any particular bank, trust company, or national association located further that any such bank, trust company or national association is required to be rated in one of the two highest rating categories, without regard to rating sub-categories, by any nationally recognized municipal or corporate rating agency;

(i) municipal or corporate commercial paper rated, at the time of purchase, either "A-1" or "P-1" or higher, or municipal or corporate bonds or notes rated, at the time of purchase, in one of the two highest rating categories, without regard to rating sub-categories, by any nationally recognized municipal or corporate rating agency;

(j) other unsubordinated securities or obligations issued or guaranteed (including a guarantee in the form of a bank standby letter of credit) by any domestic corporation (including a bank, national banking association, or trust company) which has outstanding, at the time of investment, debt securities rated in one of the two highest rating categories, without regard to rating sub-categories, by any nationally recognized municipal or corporate rating agency;

(k) investments of any type described and permitted by any law of the State of Texas applicable to NTTA; and

(l) money market funds which invest solely in any of the above listed obligations;

*"Balloon Indebtedness"* – a series of bonds of which 25% or more of the original principal matures in the same annual period and is not required by the documents pursuant to which such bonds were issued to be amortized by payment or redemption prior to that annual period (excluding any contingent mandatory redemptions), provided that such bonds will not constitute Balloon Indebtedness and will be assumed to amortize in accordance with its stated terms if the Trustee is provided a certificate of the Chief Financial Officer certifying that such bonds are not to be treated as Balloon Indebtedness;

*"bank"* – any bank, trust company or national banking association organized or operating under the laws of any state of the United States of America or of the United States of America;

"Board" - the Board of Directors of NTTA;

*"Board Representative"* – the Executive Director, the Deputy Executive Director, the Chief Financial Officer, the Treasurer and the Director of Finance or such other individuals so designated by NTTA to perform the duties of the Board Representative for the specific purpose under the Trust Agreement;

*"Board Representative's Certificate"* – the certificate of the Board Representative to be executed and delivered in connection with the initial issuance of each series of bonds and each certificate of the Board Representative to be executed and delivered in connection with the exercise of the right of NTTA to effect a conversion;

*"bond," "bonds"* or *"Turnpike Revenue Bond"* – unless otherwise specifically stated, all currently Outstanding First Tier Bonds, Second Tier Bonds and Third Tier Bonds, and the Additional Bonds;

*"Bondholder,"* or *"holder,"* or *"owner,"* or *"registered owner"* – the registered owner of any bond as shown on the Trustee's Bond Registration records and books;

*"Bond Insurance Policy"* – an insurance policy issued by a Bond Insurer insuring or guaranteeing the payment of principal of and interest on any bonds;

"Bond Insurer" – an entity that insures or guarantees the payment of principal of and/or interest on any of the bonds;

*"Business Day"* – any day other than a Saturday or a Sunday or a day on which banking institutions are required or authorized by law or executive order to remain closed in the State or the City of New York or in the city in which the designated office of the Trustee or the Securities Depository is located.;

*"Chief Financial Officer"* – the Chief Financial Officer, the Treasurer or such other individuals designated by the Board to perform the duties of the Chief Financial Officer under the Trust Agreement;

*"Consulting Engineers"* – the consulting civil engineer or engineering firm or corporation employed by NTTA pursuant to the Trust Agreement to carry out the duties imposed thereby;

"*Cost*" – all obligations and expenses and all items of cost authorized to be incurred or paid under the Turnpike Act and when used with respect to any facility will mean and include all costs related to such facility, and, without intending thereby to limit or restrict any such definition, including the following:

(a) obligations incurred for labor and to contractors, builders and materialmen in connection with the construction of a facility or any part thereof, and obligations incurred for machinery and equipment;

(b) payments to owners and others, for real property, or interests therein, or for options or other property or contractual rights;

(c) all expenses of every kind or character incurred in the acquisition of real property, including all costs and expenses of whatever kind in connection with the exercise of the power of condemnation, and including the cost of title searches and reports, abstracts of title, title certificates and opinions, title guarantees, title insurance policies, appraisals, negotiations and surveys;

(d) the amount of any damages or claimed damages incident to or consequent upon the construction of a facility; also the cost of any litigation and amounts paid by court order or upon settlement of any litigation or of any claim (although not litigated) of any kind during construction or of any claim arising during or out of or related to construction of a facility;

(e) as to toll collection equipment, it is recognized that some manufacturers of such equipment will not sell such equipment outright, and that some manufacturers will sell it; but that it will not be known, until bids are received by NTTA for the acquisition of such equipment, which manufacturer will offer the most advantageous terms to NTTA. The acquisition of toll collection equipment has been determined and declared to be a capital expenditure, and a proper "cost". It is specially provided, however, that if, in the discretion of NTTA, it will be to the advantage of NTTA to do so, and upon the written recommendation of the Consulting Engineers, NTTA may enter into lease-purchase or lease-rental agreements for the acquisition of such equipment with a term not to exceed three years from the date of acceptance of such equipment by NTTA. In such event NTTA is required to so advise the Trustee, and the Trustee is required to set aside and retain the amounts required for the payments under such agreements in the Construction Fund, and is required to make such payments as so required, upon requisitions from the Construction Fund. Any such payments will constitute proper items of "cost" for all purposes;

(f) the cost of any necessary indemnity and surety bonds, the cost of all fidelity bonds, the fees and expenses of the Trustee and the Paying Agent and premiums on all insurance deemed necessary and advisable by NTTA, until one year after the completion of construction thereof;

(g) the cost of borings and other preliminary investigations to determine foundation or other conditions, all fees, costs, and expenses necessary or incident to determining the feasibility and practicability of constructing a facility, and all fees, costs and expenses of engineers and others for making traffic studies, surveys, and estimates, and all fees, costs, and expenses of engineering services, plans, specifications, surveys, and estimates of cost and revenues, and all costs of supervising construction, as well as for the performance of all other duties of engineers in relation to the construction of a facility or the issuance of bonds therefor;

(h) the cost of preparing and issuing bonds, including refunding bonds, and all legal, accounting and other professional expenses and fees and financing charges in connection with any bonds and/or any facility, and expenses of administration properly chargeable to the construction of a facility, including salaries and all payments and deductions as provided by law pertaining to the State Retirement System;

(i) the cost of restoring, repairing and placing in its original condition, as nearly as practicable, all public or private property damaged or destroyed in the construction of a facility, or the amount paid by NTTA as compensation for such damage or destruction, and all costs lawfully incurred or damages lawfully payable, with respect to the restoration, relocation, removal, reconstruction or duplication of property or facilities in connection with or made necessary or caused by the construction of a facility, and the cost of building facilities to connect land severed by a facility or severance damages paid in lieu of such facilities;

(j) any obligation or expense heretofore or hereafter incurred by NTTA in connection with any of the foregoing items of cost, and the reimbursement of any obligations or expenses incurred in connection with any of the foregoing items of cost;

(k) utility relocations, buildings and other structures, fencing, landscaping, illumination, communication systems and safety devices; and

(1) all other items of cost and expense not elsewhere in this definition specified, incident to the construction and equipment of a facility, the financing thereof and the costs of placing a facility in operation, including all costs as defined under the term "*Cost*" in the Turnpike Act;

"Credit Agreement" – a First Tier Credit Agreement, a Second Tier Credit Agreement or a Third Tier Credit Agreement, as applicable;

*"Credit Provider"* – any bank, financial institution, insurance company, surety bond provider or other entity which provides, executes, issues or otherwise is a party to or provider of a Credit Agreement;

"Current Expenses" – NTTA's reasonable and necessary accrued current expenses of maintaining, repairing and operating the Tollway including, without limiting the generality of the foregoing, all ordinary and usual expenses of maintenance and repair, insurance, bridge painting, all operating, policing, administrative and engineering expenses, all fees and expenses of third parties for the provision of tolling services or other management services (to the extent not netted from payments received from such third parties),\* all payments and deductions as provided in the laws pertaining to the State Retirement System, fees and expenses of the Trustee, legal and accounting expenses and any other expenses or obligations required to be paid by NTTA under the Trust Agreement or by law, excluding any deposits or transfers to the credit of the Sinking Funds, Reserve Maintenance Fund and Capital Improvement Fund;

"Debt Service Requirements" – for any annual period (any Fiscal Year, or any other consecutive twelve calendar month period), the aggregate amount of interest on and principal of Outstanding bonds specified for the purposes for which Debt Service Requirements is to be calculated, other than any Credit Agreement, and, with respect to any Credit Agreement, the Payment Obligations relating thereto due in such period, as limited and calculated in the following manner:

(a) Except as modified below, (i) for any Fiscal Year while the NTTA System's Fiscal Year is the same as the calendar year, the aggregate amount of interest on and principal of the bonds, including Payment Obligations, which was paid or redeemed or is scheduled to accrue and be paid or redeemed after January 1 of such Fiscal Year and on the next following January 1; it being understood and intended that for the NTTA System's currently established Fiscal Year each such January 1 will be in the next following Fiscal Year; and (ii) for any consecutive twelve calendar month period other than the calendar year, whether or not such period constitutes any future NTTA System Fiscal Year, the aggregate amount of interest on and principal of the bonds, including Payment Obligations, which was paid or redeemed or is scheduled to accrue and be paid or redeemed during such consecutive twelve month period;

(b) As to any annual period prior to the date of any calculation, such requirements are required to be calculated solely on the basis of bonds which were Outstanding as of the first day of such period; and as to any future year such requirements are required to be calculated solely on the basis of bonds Outstanding as of the date of calculation plus any bonds then proposed to be issued as Additional Bonds;

(c) Notwithstanding the foregoing, all amounts which are deposited to the credit of the Bond Interest Accounts from original proceeds from the sale of any First Tier Bonds, Second Tier Bonds or Third Tier Bonds, as applicable, or from any other lawfully available source (other than the Revenue Fund and the investment income from the Operation and Maintenance Fund, the Sinking Funds, and the Reserve Maintenance Fund), and which are used or scheduled to be used to pay interest on such bonds during any annual period, are required to be deemed to reduce the Debt Service Requirements for any such annual period to the extent of such deposits; and the amount of such deposits are required to be excluded from and will not constitute Debt Service Requirements for any such annual period;

(d) If any of the bonds or proposed Additional Bonds bear interest at a Variable Rate the interest rate on such bonds or Additional Bonds for all periods for which the interest rate is not known, is required to be assumed and deemed to be the Assumed Variable Rate;

(c) If any of the bonds or proposed Additional Bonds constitute Balloon Indebtedness or Short-Term Indebtedness, then such amounts thereof as constitute Balloon Indebtedness or Short-Term Indebtedness are required to be treated as if such bonds are to be amortized in substantially equal annual installments of principal and interest over the useful life of the improvements financed with the proceeds of such Balloon Indebtedness or Short-Term Indebtedness as calculated by, and set forth in, a certificate of the Chief Financial Officer. Anything to the contrary notwithstanding, during the annual period preceding the final maturity date of such Balloon Indebtedness or, in the case of Short-Term Indebtedness, in each annual period, all of the principal thereof is required to be considered to be due on the Stated Maturity or due date of such Balloon Indebtedness or Short-Term Indebtedness unless NTTA provides to the Trustee, prior to the beginning of such annual period, a certificate of a Financial Consultant certifying that, in its judgment, NTTA

<sup>\*</sup> The italicized provision will only be effective upon obtaining the approval of a majority in principal amount of the outstanding First Tier Bonds and Second Tier Bonds.

will be able to refund such Balloon Indebtedness or Short-Term Indebtedness through the issuance of Additional Bonds, in which event the Balloon Indebtedness or Short-Term Indebtedness is required to be amortized over the term of such proposed refunding Additional Bonds and is required to be deemed to bear the interest rate specified in the certificate of the Financial Consultant;

(f) Notwithstanding anything to the contrary in **clause** (e) above, with respect to Short-Term Indebtedness that is part of a commercial paper or similar program of NTTA, the amount of debt service of such Short-Term Indebtedness taken into account during any annual period is required to be equal to the principal component of debt service calculated using the outstanding principal amount of such Short-Term Indebtedness on the date of calculation amortized over the period ending on the date of the maximum maturity date under such program on a level debt service basis at an interest rate deemed to be the Assumed Variable Rate determined as if such Short-Term Indebtedness were Variable Rate Indebtedness; and

(g) Notwithstanding anything to the contrary contained in (a) through (e) above, the Debt Service Requirements for each annual period for a series of Additional Bonds issued (i) in conjunction with one or more Qualified Credit Agreements will be deemed to be the total net payments which the Board Representative certifies NTTA expects to pay in such annual period with respect to such series of Additional Bonds after taking into account the principal and interest payments and the Payment Obligations under such Qualified Credit Agreements made or to be made in such annual period and the amounts received or to be received from the Qualified Credit Provider under such Qualified Credit Agreement in such annual period or (ii) as a series of Variable Rate bonds, or one or more maturities within a series, of equal par amounts, issued simultaneously with inverse floating interest rates providing a composite fixed interest rate for such bonds taken as a whole, such composite fixed rate is required to be used in determining the Debt Service Requirement with respect to such bonds;

"Event of Default" – as defined under the caption "Events of Default and Remedies";

*"Financial Consultant"* – a nationally recognized firm of independent professional financial consultants knowledgeable in the financial operation of toll roads and having a favorable reputation for skill and experience in the field of financial consultation relating to toll roads;

*"First Tier Bonds"* – unless otherwise specifically stated, all Outstanding bonds issued under the Trust Agreement designated as First Tier Bonds, including the related Credit Agreements, and any bond, bonds, note, notes, other obligation or obligations, including any First Tier Credit Agreement, issued, incurred or entered into pursuant to the Trust Agreement as Additional First Tier Bonds, or all of the foregoing, as the case may be, authorized by law and issued under and secured by the Trust Agreement and any supplement thereto;

*"First Tier Credit Agreement"* – collectively, an obligation entered into on a parity with the Outstanding First Tier Bonds in the form of a loan agreement, revolving credit agreement, agreement establishing a line of credit, letter of credit, reimbursement agreement, insurance contract, commitments to purchase bonds, purchase or sale agreement, interest rate swap, cap and floor agreement or commitment or other contract or agreement authorized, recognized and approved by NTTA as a First Tier Credit Agreement, whether authorized or approved in anticipation of, simultaneously with, or subsequent to, the authorization of the First Tier Bonds in connection with which it is executed;

*"First Tier Payment Obligations"* – unless otherwise specifically stated, all amounts payable by NTTA under a First Tier Credit Agreement less any amounts of principal or interest payable with respect to any Additional First Tier Bonds pledged under a First Tier Credit Agreement as collateral for the amounts due thereunder; and all such First Tier Payment Obligation payments are required to be deemed to constitute principal payments of First Tier Bonds, and are required to be paid from the First Tier Redemption Account as provided in the Trust Agreement; provided, however, that, if provided in a First Tier Credit Agreement or in the proceedings approved by NTTA in connection therewith, some or all of the amounts payable under a First Tier Credit Agreement may be designated as Second Tier Payment Obligations or Third Tier Payment Obligations;

*"First Tier Required Reserve"* – as of any date an amount equal to the average annual Debt Service Requirements of all First Tier Bonds Outstanding or to be Outstanding as of such date;

*"First Tier Reserve Surety Agreement" – any substitute for cash and Authorized Investments in the First Tier Reserve Account as provided for in the Trust Agreement;* 

*"Fiscal Year"* – presently, the same as the calendar year; or any other period hereafter designated by NTTA as the Fiscal Year for the NTTA System in accordance with law;

"Net Revenues" – with respect to any consecutive 12-month period or Fiscal Year, the aggregate revenues or estimated aggregate revenues derived or estimated to be derived from the ownership and operation of the Tollway in any such period or year, including (i) all investment income from the Revenue Fund, the Operation and Maintenance Fund, the Bond Interest Accounts, the Redemption Accounts, the Reserve Accounts, the Reserve Maintenance Fund and the Capital Improvement Fund, and the investment income from the Construction Fund which is deposited or estimated to be deposited to the credit of the Bond Interest Accounts, and (*ii*) all proceeds from the sale, conveyance, pledge or other disposition of Accounts Receivable,\* less the Current Expenses for any such period or year; provided, however, any toll revenues collected by NTTA that must be paid to TxDOT as revenue sharing payments pursuant to a project agreement between NTTA and TxDOT will not constitute revenues of the Tollway for purposes of the Trust Agreement;

"Outstanding" – with respect to the bonds, at any date of which the amount of the Outstanding bonds is to be determined, the aggregate of all bonds secured by the Trust Agreement, except:

(a) bonds cancelled or delivered to the Paying Agent for cancellation at or prior to such date;

(b) bonds for the full payment of the principal of, premium, if any, and interest on which cash has been theretofore deposited with the Paying Agent and which (i) have matured by their terms, or otherwise have become payable, but have not been surrendered for payment or (ii) have been purchased by the Trustee but have not been presented for payment;

(c) bonds deemed paid as described in *clause* (b) under the caption "Defeasance"; and

(d) bonds in exchange or in lieu of which other bonds have been delivered under the Trust Agreement;

"Paying Agent" – the Trustee;

"Payment Obligations" – First Tier Payment Obligations, Second Tier Payment Obligations and Third Tier Payment Obligations;

*"Qualified Credit Agreement"* – a First Tier Credit Agreement, a Second Tier Credit Agreement or a Third Tier Credit Agreement, as applicable, entered into with a Qualified Credit Provider;

"Qualified Credit Provider" – a Credit Provider (or its corporate parent as guarantor of its obligations under a Credit Agreement) whose long term debt is rated or whose credit rating is, at the time the Qualified Credit Agreement is entered into, in one of the three highest rating categories by Moody's, S&P or Fitch, without regard to rating subcategories;

"Registered Bonds" - bonds registered in the name of the owner;

"*Registrar*" – the Trustee;

*"Required Reserve"* – the First Tier Required Reserve, the Second Tier Required Reserve or the Third Tier Required Reserve, as applicable;

*"Reserve Surety Agreement"* – a First Tier Reserve Surety Agreement, a Second Tier Reserve Surety Agreement or a Third Tier Reserve Surety Agreement, as applicable;

"Second Tier Bonds" – unless otherwise specifically stated, all Outstanding bonds issued under the Trust Agreement designated as Second Tier Bonds, including the related Credit Agreements, and any bond, bonds, note, notes, other obligation or obligations, including any Second Tier Credit Agreement, issued, incurred or entered into pursuant to the Trust Agreement as Additional Second Tier Bonds, or all of the foregoing, as the case may be, authorized by law and issued under and secured by the Trust Agreement and any supplement thereto;

<sup>\*</sup> The italicized provision will only be effective upon obtaining a majority in principal amount of the outstanding First Tier Bonds and Second Tier Bonds.

"Second Tier Credit Agreement" – collectively, an obligation entered into on a parity with the Outstanding Second Tier Bonds in the form of a loan agreement, revolving credit agreement, agreement establishing a line of credit, letter of credit, reimbursement agreement, insurance contract, commitments to purchase bonds, purchase or sale agreement, interest rate swap, cap and floor agreement or commitment or other contract or agreement authorized, recognized and approved by NTTA as a Second Tier Credit Agreement, whether authorized or approved in anticipation of, simultaneously with, or subsequent to, the authorization of the bonds in connection with which it is executed;

"Second Tier Payment Obligations" – unless otherwise specifically stated, all amounts payable by NTTA under a Second Tier Credit Agreement less any amounts of principal or interest payable with respect to any Additional Second Tier Bonds pledged under a Second Tier Credit Agreement as collateral for the amounts due thereunder; and all such Second Tier Payment Obligation payments will be deemed to constitute principal payments of Second Tier Bonds, and will be paid from the Second Tier Credit Agreement or in the proceedings approved by NTTA in connection therewith, some or all of the amounts payable under a Second Tier Credit Agreement may be designated to be Third Tier Payment Obligations; and *provided further*, that, all payment obligations under a First Tier Credit Agreement Which are designated to be Second Tier Payment Obligations will be treated as and constitute Second Tier Payment Obligations for all purposes under the Trust Agreement;

"Second Tier Required Reserve" – as of any date the amount set forth in a Supplemental Agreement authorizing Second Tier Bonds Outstanding or to be Outstanding as of such date;

*"Second Tier Reserve Surety Agreement" – any substitute for cash and Authorized Investments in the Second Tier Reserve Account as provided for in a Supplemental Agreement;* 

"Short-Term Indebtedness" – all bonds that mature in less than 365 days and are issued as Short-Term Indebtedness pursuant to the Trust Agreement. In the event a Credit Provider has extended a line of credit or NTTA has undertaken a commercial paper or similar program, only amounts actually borrowed under such line of credit or program and repayable in less than 365 days will be considered Short-Term Indebtedness and the full amount of such commitment or program will not be treated as Short-Term Indebtedness to the extent that such facility remains available but undrawn;

"SIFMA" - the Securities Industry and Financial Markets Association, or any successor thereto;

*"SIFMA Municipal Swap Index"* – the "Securities Industry and Financial Markets Association Municipal Swap Index" announced weekly by Municipal Market Data and based upon the weekly interest rate resets of taxexempt variable rate issues included in a database maintained by Municipal Market Data which meet specified criteria established by SIFMA. The SIFMA Municipal Swap Index is required to be based upon current yields of high-quality, weekly adjustable variable rate demand bonds which are subject to tender upon seven days' notice, the interest on which is tax-exempt and not subject to any personal "alternative minimum tax" or similar tax under the Internal Revenue Code of 1986, as amended, unless all tax-exempt securities are subject to such tax;

"Stated Maturity" – for any bond, the scheduled maturity date or final mandatory sinking fund redemption date of such bond;

"Supplemental Agreement" – any supplement to the Trust Agreement, now or hereafter duly authorized and entered into in accordance with the Trust Agreement;

*"Third Tier Bonds"* – unless otherwise specifically stated, any bond, bonds, note, notes, other obligation or obligations, including any Third Tier Credit Agreement, issued, incurred or entered into pursuant to the Trust Agreement as Third Tier Bonds, or all of the foregoing, as the case may be, authorized by law and issued under and secured by the Trust Agreement and any supplement thereto;

*"Third Tier Credit Agreement"* – collectively, an obligation entered into on a parity with the Outstanding Third Tier Bonds in the form of a loan agreement, revolving credit agreement, agreement establishing a line of credit, letter of credit, reimbursement agreement, insurance contract, commitments to purchase bonds, purchase or sale agreement, interest rate swap, cap and floor agreement or commitment or other contract or agreement authorized, recognized and approved by NTTA as a Third Tier Credit Agreement, whether authorized or approved in anticipation of, simultaneously with, or subsequent to, the authorization of the bonds in connection with which it is executed;

*"Third Tier Payment Obligations"* – unless otherwise specifically stated, all amounts payable by NTTA under a Third Tier Credit Agreement less any amounts of principal or interest payable with respect to any Additional Third

Tier Bonds pledged under a Third Tier Credit Agreement as collateral for the amounts due thereunder; and all such Third Tier Payment Obligation payments will be deemed to constitute principal payments of Third Tier Bonds, and will be paid from the Third Tier Redemption Account or sub-account therein as provided in the Trust Agreement and specified in a Supplemental Agreement; and all payment obligations under a First Tier Credit Agreement or a Second Tier Credit Agreement which are designated to be Third Tier Payment Obligations will be treated as and constitute Third Tier Payment Obligations for all purposes under the Trust Agreement;

*"Third Tier Required Reserve"* – as of any date the amount set forth in the Supplemental Agreements authorizing Third Tier Bonds Outstanding or to be Outstanding as of such date;

*"Third Tier Reserve Surety Agreement"* – any substitute for cash and Authorized Investments in the Third Tier Reserve Account as provided for in a Supplemental Agreement;

*"Toll Rate Schedule"* – the schedule of tolls to be collected by NTTA established by the Board under the Trust Agreement, including future increases or decreases approved by the Board;

*"Tollway"* or *"NTTA System"* – the presently existing turnpike system, as defined in the Trust Agreement (including all bridges, tunnels, overpasses, underpasses, interchanges, toll plazas, and administration, storage, and other buildings, facilities and improvements which NTTA has deemed necessary for the operation of the presently existing Tollway), together with all property rights, easements and interests acquired by NTTA for the construction or the operation of the presently existing Tollway, and together with all future improvements, extensions, and enlargements or additions of the presently existing Tollway, and together with any other turnpike project or facilities added to, grouped with, or otherwise constituted and declared to be a part of the Tollway by NTTA in accordance with law and pursuant to resolutions adopted by the Board;

*"Traffic Engineers"* – the traffic engineer or engineering firm or corporation employed by NTTA pursuant to the Trust Agreement to carry out the duties imposed thereby;

"Turnpike Act" - Chapter 366 of the Texas Transportation Code, as amended;

*"Value of Authorized Investments"* – the amortized value of any Authorized Investments, *provided*, *however*, that all United States of America, United States Treasury Obligations – State and Local Government Series will be valued at par and those obligations which are redeemable at the option of the holder will be valued at the price at which such obligations are then redeemable. Computations of such definition include accrued interest on the investment securities paid as a part of the purchase price thereof and not collected. "Amortized value," when used with respect to a security purchased at par means the purchase price of such security and when used with respect to a security purchased at a premium above or discount below par, means as of any subsequent date of valuation, the value obtained by dividing the total premium or discount by the number of interest payment dates remaining to maturity on any such security after such purchase and by multiplying the amount as calculated by the number of interest payment dates having passed since the date of purchase and (a) in the case of a security purchased at a premium, by deducting the product thus obtained from the purchase price, and (b) in the case of a security purchased at a discount, by adding the product thus obtained to the purchase price;

"Variable Rate" - interest on a bond which does not have a predetermined fixed rate or rates to maturity.

### Certain Covenants of NTTA

*Payment of Principal, Interest, and Premium.* NTTA has covenanted that it will promptly pay the principal of and the interest on every bond, including Payment Obligations, at the places, on the dates and in the manner provided in the Trust Agreement and in said bonds, and any premium required for the retirement of said bonds by redemption, according to the true intent and meaning thereof. The principal, interest (except interest paid from proceeds of the bonds) and premiums are payable solely in the priorities and from the sources described in the Trust Agreement, including the tolls and other revenues derived from the ownership and operation of the Tollway.

*Progress Reports; Audits during Construction; Certificate as to Date of Opening for Traffic.* NTTA has covenanted that, at least once in every six-month period during the construction of any portion of the Tollway which it finances in whole or in part with bonds, it will cause the Consulting Engineers to prepare a progress report in connection with the acquisition of real property for any project, and a progress report in connection with such construction, including their then current estimates of the:

(a) date on which such project will be opened for traffic, unless such project has been opened for traffic prior to the date of such report,
(b) date on which the construction of such project will be completed,

(c) cost of the project but excluding any bond discount and the interest during construction and for one year after completion of construction, and

(d) amount of funds required each six (6) months during the remaining estimated period of construction to meet the aforesaid cost of such project exclusive of funds provided for construction contingencies, and accompanied by a progress schedule for such construction, and further including, as to construction, comparisons between the actual times elapsed and the actual costs, and the original estimates of such times and costs. Copies of such progress reports are required to be filed with the Trustee and NTTA and mailed by NTTA to each bondholder who has filed his name with the Board Representative.

At least once in every twelve-month period during the construction of such project NTTA is required to cause an audit to be made by an independent certified public accountant of recognized ability and standing covering all receipts and money of NTTA then on deposit with or in the name of the Trustee, all Depositories, and NTTA, and any security specifically pledged therefor, any investments thereof, and all disbursements made from the Construction Fund. Reports of each such audit are required to be filed with the Trustee and NTTA and mailed by NTTA to the Consulting Engineers and each bondholder who has filed his name with the Board Representative.

*Consulting Engineers.* NTTA covenants that it will cause the Consulting Engineers employed by it to make an inspection of the Tollway on or before the 90th day prior to the end of each Fiscal Year and to submit to NTTA a report setting forth (a) their findings whether the Tollway has been maintained in good repair, working order and condition, (b) their advice and recommendations as to the proper maintenance, repair, and operation of the Tollway during the ensuing Fiscal Year and an estimate of the amount of money necessary for such purposes, including their recommendations as to the total amounts and classifications of items and amounts that should be provided for Current Expenses and the Reserve Maintenance Fund in the Annual Budget for the next ensuing Fiscal Year, and (c) their advice and recommendations as to the amounts and types of insurance which should be carried during the ensuing Fiscal Year with respect to the Tollway described below under the caption "*Insurance*." Copies of such reports are required to be filed with the Trustee and NTTA and mailed by NTTA to each bondholder who has filed his name and address with the Board Representative.

Budgets, Hearings Thereon, Payments into Reserve Maintenance Fund, and Payments for Maintenance, Repair, and Operation. NTTA has covenanted that on or before the 60th day prior to the end of each Fiscal Year it will adopt a preliminary budget of Current Expenses and payments into the Reserve Maintenance Fund for the ensuing Fiscal Year. Copies are required to be filed with the Trustee and NTTA and mailed by NTTA to the Consulting Engineers and each bondholder who has filed his name and address with the Board Representative.

If the holders of at least five percent (5%) in aggregate principal amount of the bonds then Outstanding request in writing on or before the 60th day prior to the end of any Fiscal Year, NTTA is required to hold a public hearing on or before the 30th day prior to the end of such Fiscal Year at which any bondholder may appear in person or by agent or attorney and present any objections he may have to the final adoption of such budget. Notice of the time and place of such hearing is required to be mailed, at least ten (10) days before the date fixed by NTTA for the hearing by NTTA, to the Trustee, the Consulting Engineers, and each bondholder who has filed his name and address with the Board Representative. NTTA has further covenanted that on or before the first day of each Fiscal Year it will finally adopt the budget of Current Expenses and payments into the Reserve Maintenance Fund for such Fiscal Year (hereinafter sometimes called the "*Annual Budget*"). Copies of the Annual Budget are required to be filed with the Board Representative.

If for any reason NTTA has not adopted the Annual Budget before the first day of any Fiscal Year, the preliminary budget for such Fiscal Year or, if there is none prepared, the budget for the preceding Fiscal Year, will, until the adoption of the Annual Budget, be deemed to be in force and will be treated as the Annual Budget as herein described.

NTTA may at any time adopt an amended or supplemental Annual Budget for the remainder of the then current Fiscal Year, and when so adopted the Annual Budget as so amended or supplemented will be treated as the Annual Budget under the Trust Agreement; *provided*, *however*, that before the adoption of any such amended or supplemental Annual Budget, NTTA is required to have obtained and filed with the Trustee the recommendations of

the Consulting Engineers in connection therewith. Copies of any such amended or supplemental Annual Budget are required to be filed with the Trustee and mailed by NTTA to the Consulting Engineers and each bondholder who has filed his name and address with the Board Representative.

NTTA has covenanted that all payments for maintenance, repair and operation in any Fiscal Year will not exceed the reasonable and necessary amount required therefor, and that it will not expend any amount or incur any obligations for maintenance, repair, and operation in excess of the amounts provided for Current Expenses in the Annual Budget, or amended or supplemental Annual Budget, except as provided in the Trust Agreement and except amounts payable from the Reserve Maintenance Fund and Capital Improvement Fund. Nothing described herein limits the amount which NTTA may expend for Current Expenses in any Fiscal Year provided any amounts expended therefor in excess of the Annual Budget are received by NTTA from some source other than the Net Revenues of the Tollway for such Fiscal Year.

*Compliance with Requirements; No Liens or Charges upon Tollway, Tolls or Other Revenues; Payment of Charges.* NTTA has covenanted that it will duly observe and comply with all valid requirements of any governmental authority relative to the Tollway or any part thereof, that it will not create or suffer to be created any lien or charge upon the Tollway or any part thereof or upon the tolls or other revenue therefrom except the lien and charge of the bonds secured by the Trust Agreement upon such tolls and revenue, unless any such lien or charge is junior and subordinate in all respects to the lien and charge of the bonds secured by the Trust Agreement, it being understood that NTTA may issue bonds, notes or other obligations payable from, or secured by, money in the Capital Improvement Fund to the extent now or hereafter permitted by law without violating the foregoing covenant. NTTA has further covenanted that, from such revenues or other available funds, it will pay or cause to be discharged, or will make adequate provision to satisfy and discharge, within sixty (60) days after the same accrue, all lawful claims and demands for labor, materials, supplies or other objects which, if unpaid, might by law become a lien upon the Tollway or any part thereof or the tolls or other revenue therefrom; *provided, however*, that nothing will require NTTA to pay or cause to be discharged, or make provision for, any such lien or charge so long as the validity thereof is contested in good faith and by appropriate legal proceedings.

Accurate Records; Monthly Reports; Annual Audits; Additional Reports or Audits, Annual Report. NTTA has covenanted that it will keep an accurate record of the daily tolls and other revenues collected, of the number and class of vehicles using the Tollway and of the application of such tolls. Such record will be open to the inspection of the bondholders and their agents and representatives.

NTTA has further covenanted that once each month it will cause to be filed with the Trustee and mailed to the Consulting Engineers, the Traffic Engineers and each bondholder who has filed his name with the Board Representative, copies of any revision of the Toll Rate Schedule during the preceding calendar month and a report setting forth in respect of the preceding calendar month:

- (a) the income and expense accounts of the Tollway,
- (b) the number of vehicles in each class using the Tollway,

(c) all payments, deposits and credits to and any payments, transfers and withdrawals from each Fund and Account created under the Trust Agreement,

Engineers, the Traffic Engineers, and each bondholder who has filed his name with the Board Representative. Each such audit is required to set forth in respect to the preceding Fiscal Year the same matters as are hereinabove required for the monthly reports, and also the findings of such certified public accountants whether the money received by NTTA under the Trust Agreement have been applied in accordance therewith. Such monthly reports and annual audit reports are required to be open to the inspection of the bondholders and their agents and representatives.

NTTA has further covenanted to furnish to the Trustee such other information concerning the Tollway or the operation thereof as the Trustee may reasonably request.

# Covenant Against Sale or Encumbrance; Exception.

NTTA has covenanted that, until the bonds and interest thereon have been paid or provision for such payment has been made, and except as otherwise permitted in the Trust Agreement, it will not sell, lease or otherwise dispose of or encumber the Tollway or any part thereof and will not create or permit to be created any charge or lien on the revenues derived therefrom unless such charge or lien is made junior and subordinate in all respects to the charge and lien of the Trust Agreement made for the benefit of the bonds; provided that NTTA may lease or contract with respect to the operation of service stations or other facilities referred to in section 12 of the Turnpike Act. NTTA may, however, from time to time, sell, exchange or otherwise dispose of any machinery, fixtures, apparatus, tools, instruments or other movable property acquired by it from the proceeds of bonds issued on account of the Tollway or from the revenues thereof or otherwise, if NTTA determines that such articles are no longer needed or are no longer useful in connection with the construction or operation and maintenance of the Tollway, and the proceeds thereof are applied to the replacement of the properties so sold or disposed of or are paid to the Trustee to be held for the credit of the Construction Fund, the Reserve Maintenance Fund, the Capital Improvement Fund or the Sinking Funds, as NTTA directs. NTTA may from time to time sell, exchange or otherwise dispose of any real property or release, relinquish or extinguish any interest therein as NTTA by resolution declares is not needed or serves no useful purpose in connection with the maintenance and operation of the Tollway, and the proceeds thereof, if any, are required to be applied as provided above for the proceeds of the sale or disposal of movable property. Notwithstanding the foregoing, it is acknowledged and agreed that nothing in the Trust Agreement will prevent NTTA from re-conveying or allowing the reversion of property leased or otherwise acquired upon the termination of the lease or agreement pursuant to which such property was originally acquired.

(b) Notwithstanding anything to the contrary in the Trust Agreement, NTTA may sell, convey, pledge or otherwise dispose of Accounts Receivable if:

(1) Such sale, conveyance, pledge or disposition is, in the judgment of NTTA, on commercially reasonable terms; or

(2) After giving effect to such sale, conveyance, pledge or disposition either (i) NTTA would be permitted to issue at least \$1.00 of Additional First Tier Bonds pursuant to Section 208 of this Agreement, or (ii) NTTA will, in the judgment of NTTA, be able to comply with its covenants in Section 501(d) of the Trust Agreement.

Any amounts received by NTTA in connection with the sale, conveyance, pledge or disposition of Accounts Receivable shall constitute tolls or other revenue derived from the ownership and operation of the Tollway for purposes of the Trust Agreement. Upon the written request of a Board Representative delivered to the Trustee, the rights, title, liens, security interests, pledge and assignments herein granted in or on Accounts Receivable sold, conveyed, pledged or otherwise disposed of in accordance with this subsection (b) shall cease, determine and be void as to such Accounts Receivable and the lien of the Trust Agreement shall be released by the Trustee as to such Accounts Receivable in due form. In the written request to the Trustee, the Board Representative shall confirm that such Accounts Receivable have been sold, conveyed, pledged or otherwise disposed of in accordance with this subsection (b). Proceeds of or receipts with respect to Accounts Receivable sold, conveyed, pledged or otherwise disposed of in accordance with this subsection (b) shall not, after the date of such sale, conveyance, pledge or other disposition, constitute tolls or other revenue of or derived from the ownership and operation of the Tollway for purposes of the Trust Agreement.\*

(c) Upon any disposition of property as described herein, NTTA is required to notify the Trustee thereof and the amount and disposition of the proceeds thereof.

#### Insurance

<u>Recommendations</u>. NTTA has covenanted that, during each Fiscal Year while any bonds are Outstanding, it will obtain from the Consulting Engineers, on or before the 90th day prior to the end of each Fiscal Year, the report of the Consulting Engineers containing their advice and recommendations concerning the amounts and types of insurance which should be carried with respect to the Tollway during the ensuing Fiscal Year or years. NTTA covenants that it will follow the recommendations of the Consulting Engineers with respect to insurance, and will carry with a qualified and responsible insurance company or companies such insurance with respect to the Tollway as is then required by law and otherwise as is recommended by the Consulting Engineers in accordance with the Trust Agreement.

<u>Self-Insurance</u>. NTTA may, upon the recommendation of the Consulting Engineers, establish programs for self-insurance against various risks and losses, to the extent and in the manner as may be deemed advisable.

<u>Schedule of Insurance Policies; Settlement of Insurance Claims</u>. Within the first three (3) months of each Fiscal Year NTTA is required to mail to the Consulting Engineers and the Trustee a schedule of all insurance policies or self-insurance plans which are then in effect, stating with respect to each policy the name of the insurer, the amount, number and expiration date, and the hazards and risks covered thereby, and also stating the details of each self-insurance program established by NTTA. All such insurance policies are required to be open to the inspection of the bondholders and their representatives at all reasonable times. The Trustee is authorized, but is not obligated, in its own name to demand, collect, sue and receipt for any insurance money which may become due and payable under any policies payable to it. Any appraisement or adjustment of any loss or damage under any policy payable to the Trustee and any settlement or payment of indemnity under such policy which may be agreed upon between NTTA and any insurer is required to be evidenced to the Trustee by a certificate, signed by the Chairman or Vice Chairman and a Board Representative, which certificate may be relied upon by the Trustee as conclusive. The Trustee will in no way be liable or responsible for the collection of insurance money in case of any loss or damage.

All insurance policies will be for the benefit of the Trustee and NTTA, and the insurance policies will be made payable to the Trustee, and will be held by the Trustee. The Trustee will have the sole right to receive the proceeds of such insurance. The proceeds of any insurance will be held by the Trustee as security for the bonds until the bonds are paid out in accordance with the Resolution.

NTTA agrees that, immediately after any damage to or destruction of the NTTA System or any part thereof, competent engineers will prepare plans and specifications for repairing, replacing or reconstructing the damaged or destroyed property (either in accordance with the original or a different design) and an estimate of the cost thereof. Copies of such estimate will be mailed by NTTA to the Trustee and to the Consulting Engineers unless such engineers are the Consulting Engineers.

The proceeds of all insurance will be available for, and to the extent necessary be applied to, the repair, replacement, or reconstruction of the damaged or destroyed property, and will be disbursed by the Trustee. If the proceeds are more than sufficient for such purpose, the balance remaining will be placed in the Revenue Fund. If the insurance proceeds are insufficient for such purpose, the deficiency will be supplied by NTTA from any surplus unpledged, uncommitted, and available moneys in the Capital Improvement Fund and the Reserve Maintenance Fund, in that order, to the extent required or available.

NTTA agrees that, if the cost of repairing, replacing or reconstructing the damaged or destroyed property as estimated does not exceed the proceeds of insurance and other moneys available for such purpose, it will commence with the repair, replacement, or reconstruction of the damaged or destroyed property according to plans and specifications prepared or approved by the Consulting Engineers.

<sup>\*</sup> The italicized provision will only be effective upon obtaining the approval of a majority in principal amount of the outstanding First Tier Bonds and Second Tier Bonds.

The proceeds of any insurance not applied within 18 months after their receipt to repairing, replacing or reconstructing the damaged or destroyed property must be deposited to the credit of the Reserve Maintenance Fund, unless NTTA advises the Trustee that it has been prevented from so repairing, replacing, or reconstructing because of conditions beyond its control, or unless NTTA, with the consent of the holders of a majority in principal amount of all the bonds then outstanding, shall otherwise direct.

## Covenants Regarding Tax Exemption

Except with respect to Bonds issued as "taxable bonds," NTTA agrees to refrain from taking any action which would adversely affect, and to take any action required to ensure, the treatment of the Bonds as obligations described in section 103 of the Code, the interest on which is not includable in the "gross income" of the holder for purposes of federal income taxation (other than with respect to the taxable Bonds).

## Investments

Investment of Money in Funds and Accounts. All money held for the credit of the Construction Fund will, as nearly as may be practicable, be invested and reinvested by the Trustee, as directed by NTTA, in Authorized Investments which will mature, or which will be subject to redemption by the holder thereof at the option of such holder, in such amounts and at such times as will be required to provide money when needed to pay the Costs payable from the Construction Fund. Money held for the credit of the Reserve Accounts will, as nearly as may be practicable, be invested and reinvested by the Trustee, as directed by NTTA, in Authorized Investments which will mature, or will be subject to redemption by the holder thereof at the option of such holder, not later than five years after the date of such investment. Money held for the credit of the Reserve Maintenance Fund may be invested and reinvested by NTTA in Authorized Investments which will mature, or which will be subject to redemption by the holder thereof at the option of such holder, not later than five years after the date of such investment. Money held for the credit of the Capital Improvement Fund may be invested in any of the Authorized Investments or in any other manner authorized by the Board. Money held for the credit of the Operation and Maintenance Fund will be invested and reinvested by NTTA, and the Revenue Fund, the Bond Interest Accounts, and the Redemption Accounts will be invested and reinvested by the Trustee, as directed by NTTA, in Authorized Investments which will mature, or which will be subject to redemption by the holder thereof at the option of such holder, not later than the respective dates which will allow money to be available in each of said Funds and Accounts for use at the appropriate times and for the purposes for which they were created.

In lieu of the investments as provided above, and at the option of NTTA, and in any other case where NTTA deems it advisable, NTTA may make interest bearing time deposits, invest in certificates of deposit, or make other similar arrangements with the Trustee or any other depositary in connection with money in any Fund or Account created by the Trust Agreement, as may be permitted by law, and which will allow money to be available in each of the Funds and Accounts created by the Trust Agreement for use at the appropriate times and for the purposes for which they were created, provided that all such time deposits, certificates of deposit, and other similar agreements will be secured in the manner provided in the Trust Agreement.

Other Investment Matters. Obligations purchased as an investment of money in any Fund or Account created under the Trust Agreement and all time deposits or similar arrangements made in connection therewith, will be deemed at all times to be a part of such Fund or Account, and the interest accruing thereon and any profit realized from any investment will be credited to such Fund or Account, and any loss resulting from any investment will be charged to such Fund or Account; *provided, however*, that the provisions described under the caption "Sinking Funds; Bond Interest Accounts, Reserve Accounts, and Redemption Accounts" will be applicable at all times to the Reserve Accounts and the excess investment earnings from the Reserve Accounts.

At the option of NTTA, during the period of construction or completion of construction of any project, NTTA may direct the Trustee to transfer from the Construction Fund and deposit to the credit of the applicable Bond Interest Account, from the investment earnings deposited in the Construction Fund and/or the Reserve Maintenance Fund all or any part of an amount, which, together with the amount then available in the applicable Bond Interest Account, will be sufficient to pay the interest coming due on the bonds on each interest payment date, respectively. The Trustee is required to account for all amounts at any time on hand in the Construction Fund attributable to all investment earnings, regardless of their source, and to make the deposits required above to the extent of such investment earnings on hand at the time each such deposit is required to be made. In the event that such investment earnings are not sufficient to supplement the applicable Bond Interest Account in an amount required to enable the Trustee to pay from the applicable Bond Interest Account the interest coming due on the bonds on any interest payment date, then the

Trustee, without further authorization or requisition, is required to use the corpus of the Construction Fund (original bond proceeds) to the extent necessary to provide the required supplement to the applicable Bond Interest Account.

The Trustee, any other depositaries, and NTTA, as the case may be, are required to sell at the best price obtainable in the exercise of reasonable diligence, or present for payment or redemption, any obligations so purchased, whenever and to the extent it is necessary so to do, in order to provide money required to meet any payment or transfer from any Fund or Account. The Trustee, any other depositaries, and NTTA, as the case may be, are required to present for payment all such obligations when they mature or when they are called for redemption and the proceeds thereof are required to be reinvested promptly, unless needed to meet any such payment or transfer. Neither the Trustee, any other depositaries, nor NTTA will be liable or responsible for making any such investment or for any loss resulting from any such investment, but any resulting deficiency in any Fund or Account is required to be restored from the first money available therefor in accordance with the Trust Agreement. The Trustee and any other depositaries are required to advise NTTA in writing, on or before the fifth day of each month, of the details of all money and investments held by them for the credit of any such Fund or Account.

The provisions of the Trust Agreement which relate to the deposit and to the investment of money are subject to any applicable laws of the State of Texas.

All Authorized Investments purchased as an investment of any Fund or Account are required to be valued at the Value of Authorized Investments. Reserve Accounts are required to be valued by NTTA as of the last Business Day of the current Fiscal Year, and semiannually thereafter as of the last Business Day of the sixth and twelfth months, respectively, of each Fiscal Year.

Notwithstanding any other provisions of the Trust Agreement, if investment income derived from any Fund or Account maintained pursuant hereto is required to be rebated to the United States of America, as required by the tax covenants of NTTA in order to prevent any bonds from being "arbitrage bonds," such investment income will be so rebated from the appropriate Fund or Account, and the amount of such rebate will not be considered to be revenues of the Tollway. The Trustee is required, upon the request and direction of NTTA, to transmit any such rebate amounts held by it to the United States of America.

## **Events of Default and Remedies**

Events of Default. Each of the following events is hereby declared an "Event of Default," that is to say: if

(a) NTTA defaults in the payment of the principal of or premium, if any, on any of the bonds when the same become due and payable, either at maturity or by proceedings for redemption; or

(b) NTTA defaults in the payment of any installment of interest on any bond when the same becomes due and payable; or

(c) any part of the Tollway is destroyed or damaged to the extent of impairing its efficient operation and adversely affecting its gross or net revenues and is not promptly repaired, replaced or reconstructed (whether such failure to repair, replace or reconstruct the same be due to the impracticability of such repair, replacement or reconstruction or to lack of funds therefor or for any other reason); or

(d) judgment for the payment of money is rendered against NTTA if such judgment is under any circumstances payable from the revenues of the Tollway and any such judgment is not discharged within ninety (90) days from the entry thereof or an appeal is not taken therefrom or from the order, decree or process upon which or pursuant to which such judgment has been granted or entered, in such manner as to set aside or stay the execution of or levy under such judgment, decree or process or the enforcement thereof; or

(e) an order or decree is entered, with the consent or acquiescence of NTTA, appointing a receiver or receivers of the Tollway or any part thereof or of the tolls or other revenues thereof, or if such order or decree, having been entered without the consent or acquiescence of NTTA, is not vacated or discharged or stayed within ninety (90) days after the entry thereof; or

(f) any proceeding is instituted, with the consent or acquiescence of NTTA, for the purpose of effecting a composition between NTTA and its creditors or for the purpose of adjusting the claims of such

creditors, pursuant to any federal or state statute now or hereafter enacted, if the claims of such creditors are under any circumstances payable from the revenues of the Tollway; or

(g) NTTA defaults in the due and punctual performance of any other of the covenants, conditions, agreements and provisions contained in the bonds or in the Trust Agreement on the part of NTTA to be performed, and such default continues for sixty (60) days after written notice specifying such default and requiring it to be remedied has been given to NTTA by the Trustee, which may give such notice in its discretion and is required to give such notice at the written request of the holders of not less than ten percent (10%) in principal amount of the bonds then Outstanding; and the Trustee is required to investigate and consider any allegation of such default or Event of Default of which any Bond Insurer of record notifies the Trustee in writing; or

(h) the occurrence and continuance of an event of default by NTTA under a Credit Agreement or Reserve Surety Agreement.

A payment default under paragraphs (a) or (b) above with respect to a Second Tier Bond or Third Tier Bond will not constitute an Event of Default with respect to First Tier Bonds. A payment default under paragraphs (a) or (b) above with respect to a Third Tier Bond will not constitute an Event of Default with respect to Second Tier Bonds.

*Enforcement of Remedies.* Upon the happening and continuance of any Event of Default specified under the caption "*Events of Default*," then and in every such case the Trustee may proceed, and upon the written request of the holders of not less than twenty percent (20%) in principal amount of the bonds then Outstanding is required to proceed (subject to receiving adequate indemnity), to protect and enforce its rights and the rights of the bondholders under the Turnpike Act and under the Trust Agreement by such suits, actions or special proceedings in equity or at law, or by proceedings in the office of any board or officer having jurisdiction, either for mandamus or the specific performance of any covenant or agreement contained in the Trust Agreement or in aid or execution of any power therein granted or for the enforcement of any proper legal or equitable remedy, as the Trustee, being advised by counsel, deems most effectual to protect and enforce such rights. Acceleration of the principal of or interest on the bonds upon the occurrence of an Event of Default is not a remedy available under the Trust Agreement and in no event may the Trustee, the owners or other parties have the ability, upon the occurrence of an Event of Default, to declare the principal of or interest on the bonds immediately due and payable.

In enforcing any remedy under the Trust Agreement the Trustee is entitled to sue for, enforce payment of and receive any and all amounts then or during any default becoming, and at any time remaining, due from NTTA for principal, interest or otherwise under the Trust Agreement or of the bonds and unpaid, with interest on overdue payments at the rate or rates of interest borne by such bonds, together with any and all costs and expenses of collection and of all proceedings under the Trust Agreement and under such bonds, without prejudice, to any other right or remedy of the Trustee or of the bondholders, and to recover and enforce judgment or decree against NTTA, but solely as provided in the Trust Agreement and in such bonds, for any portion of such amounts remaining unpaid, with interest, costs and expenses, and to collect (but solely from money in the applicable Sinking Fund and any other money available for such purposes) in any manner provided by law, the money adjudged or decreed to be payable.

*Pro Rata Application of Funds.* If at any time the money in the First Tier Sinking Fund, the Second Tier Sinking Fund, the Third Tier Sinking Fund, the Reserve Maintenance Fund or any other sinking funds established under the Trust Agreement is not sufficient to pay the principal of or the interest on the bonds as the same become due and payable, such money, together with any money then available or thereafter becoming available for such purpose, whether through the exercise of the remedies set forth in the Trust Agreement or otherwise, are required to be applied (subject to the right of the Trustee to compensation and indemnification) as follows (*provided, however*, amounts on deposit in a fund or account (i) dedicated to the payment or security of the First Tier Bonds, the Second Tier Bonds or Third Tier Bonds or (ii) constituting Additional Bond Security for the benefit of one or more specific series of bonds will not be applied as provided below but will be used only for the purpose for which such deposits were made):

(a) Unless the principal of all the First Tier Bonds is then due and payable, all such money is required to be applied first: to the payment to the persons entitled thereto of all installments of interest then due on the First Tier Bonds, in the order of the maturity of the installments of such interest, and, if the amount available is not sufficient to pay in full any particular installment, then to the payment ratably, according to the amounts due on such installment, to the persons entitled thereto, without any discrimination or preference except as to any difference in the respective rates of interest specified in the First Tier Bonds; and second: to

the payment of the principal of any First Tier Bonds which have matured, and, if the amount available is not sufficient to pay all of such matured First Tier Bonds, then to the payment thereof ratably, according to the amount due; or if no First Tier Bonds have matured, to the retirement of First Tier Bonds in accordance with the Trust Agreement.

(b) If the principal of all the First Tier Bonds is then due and payable, all such money is required to be applied to the payment of the principal and interest then due and unpaid upon the First Tier Bonds, without preference or priority of principal over interest or of interest over principal, or of any installment of interest over any other installment of interest, or of any First Tier Bond over any other First Tier Bond, ratably, according to the amounts due respectively for principal and interest, to the persons entitled thereto without any discrimination or preference except as to any difference in the respective rates of interest specified in the First Tier Bonds.

(c) If there is no default existing in the payment of the principal of, premium, if any, or interest on the First Tier Bonds but the principal of, premium, if any, or interest on Second Tier Bonds has not been paid when due, unless the principal of all the Second Tier Bonds is then due and payable, all such money is required to be applied first: to the payment to the persons entitled thereto of all installments of interest then due on the Second Tier Bonds, in the order of the maturity of the installments of such interest, and, if the amount available is not sufficient to pay in full any particular installment, then to the payment ratably, according to the amounts due on such installment, to the persons entitled thereto, without any discrimination or preference except as to any difference in the respective rates of interest specified in the Second Tier Bonds; and second: to the payment of the principal of any Second Tier Bonds which have matured, and, if the amount available is not sufficient to pay all of such matured Second Tier Bonds, then to the payment thereof ratably, according to the amount due; or if no Second Tier Bonds have matured, to the retirement of Second Tier Bonds in accordance with the Trust Agreement.

(d) If there is no default existing in the payment of the principal of, premium, if any, or interest on the First Tier Bonds, but the principal of all the Second Tier Bonds is then due and payable, all such money is required to be applied to the payment of the principal and interest then due and unpaid upon the Second Tier Bonds, without preference or priority of principal over interest or of interest over principal, or of any installment of interest over any other installment of interest, or of any Second Tier Bond over any other Second Tier Bond, ratably, according to the amounts due respectively for principal and interest, to the persons entitled thereto without any discrimination or preference except as to any difference in the respective rates of interest specified in the Second Tier Bonds.

If there is no default existing in the payment of the principal of, premium, if any, or interest (e) on the First Tier Bonds and Second Tier Bonds but the principal of, premium, if any, or interest on Third Tier Bonds has not been paid when due, unless the principal of all the Third Tier Bonds is then due and payable, all such money is required to be applied first: to the payment to the persons entitled thereto of all installments of interest then due on the Third Tier Bonds, in the order of priority established in the Supplemental Agreement entered into in conjunction with the issuance of such Third Tier Bonds, and within a class of Third Tier Bonds, in the order of the maturity of the installments of such interest, and, if the amount available is not sufficient to pay in full any particular installment, then to the payment ratably, according to the amounts due on such installment, to the persons entitled thereto, without any discrimination or preference within a class of Third Tier Bonds except as to any difference in the respective rates of interest specified in the Third Tier Bonds; and second: to the payment of the principal of any Third Tier Bonds, in the order of priority established in the Supplemental Agreement entered into in conjunction with the issuance of such Third Tier Bonds, which have matured, and, if the amount available is not sufficient to pay all of such matured Third Tier Bonds within such class, then to the payment thereof ratably, according to the amount due; or if no Third Tier Bonds have matured, to the retirement of Third Tier Bonds in accordance with the Supplemental Agreement executed and delivered in conjunction with the issuance of such Third Tier Bonds.

(f) If there is no default existing in the payment of the principal of, premium, if any, or interest on the First Tier Bonds and Second Tier Bonds, but the principal of all the Third Tier Bonds is then due and payable, all such money is required to be applied to the payment of the principal and interest then due and unpaid upon the Third Tier Bonds of each class, in the order of priority established in the Supplemental Agreement entered into in conjunction with the issuance of such Third Tier Bonds, without preference or priority of principal over interest or of interest over principal, or of any installment of interest over any other installment of interest, or of any Third Tier Bond over any other Third Tier Bond within the same class, ratably, according to the amounts due respectively for principal and interest, to the persons entitled thereto without any discrimination or preference except as to any difference in the respective rates of interest specified in the Third Tier Bonds.

Whenever money is to be applied by the Trustee as described herein, such money is required to be applied by the Trustee at such times as the Trustee in its sole discretion determines, having due regard to the amount of such money available for application and the likelihood of additional money becoming available for such application in the future; the deposit of such money with the Paying Agent, or otherwise setting aside such money, in trust for the proper purpose will constitute proper application by the Trustee; and the Trustee will incur no liability whatsoever to NTTA, to any bondholder or to any other person for any delay in applying any such money, so long as the Trustee acts with reasonable diligence, having due regard to the circumstances, and ultimately applies the same in accordance with the Trust Agreement as may be applicable at the time of application by the Trustee. Whenever the Trustee exercises such discretion in applying such money, it is required to fix the date (which will be an interest payment date unless the Trustee deems another date more suitable) upon which such application is to be made and upon such date interest on the amounts of principal to be paid on such date will cease to accrue. The Trustee is required to give such notice as it deems appropriate of the fixing of any such date, and is not required to make payment to the holder of any unpaid bond or the interest thereon unless such bond is presented to the Trustee for appropriate endorsement or for cancellation if fully paid.

*Effect of Discontinuance of Proceedings.* In case any action taken by the Trustee on account of any default is discontinued or abandoned for any reason, then NTTA, the Trustee, any Bond Insurer of record, and the bondholders will be restored to their former positions and rights under the Trust Agreement, and all rights, remedies, powers and duties of the Trustee will continue as if no action had been taken.

*Majority of Bondholders May Control Proceedings.* Anything in the Trust Agreement to the contrary notwithstanding, the holders of not less than a majority in principal amount of the First Tier Bonds then Outstanding hereunder (or, if no First Tier Bonds are then Outstanding, or, if no First Tier Bonds or Second Tier Bonds are then Outstanding, or, if no First Tier Bonds or Second Tier Bonds are then Outstanding, then the holders of second Tier Bonds are then Outstanding, the right (subject to the Trustee's right to indemnity), by an instrument or concurrent instruments in writing executed and delivered to the Trustee, to direct the method and place of conducting all remedial actions to be taken by the Trustee, provided that such direction is not in contradiction of law or the Truste would be unjustly prejudicial to bondholders not parties to such direction.

Restrictions upon Action by Individual Bondholder. No holder of any of the Outstanding bonds has any right to institute any suit, action, mandamus or other proceeding in equity or at law for the execution of any trust under the Trust Agreement or the protection or enforcement of any right under the Trust Agreement or any resolution of NTTA authorizing the issuance of bonds, or any right under the Turnpike Act or the laws of Texas, excepting only an action for the recovery of overdue and unpaid principal, interest or redemption premium, unless such holder has previously given to the Trustee written notice of the Event of Default or breach of trust or duty on account of which such suit or action is to be taken, and unless the holders of not less than twenty percent (20%) in principal amount of the bonds then Outstanding have made written request of the Trustee after the right to exercise such powers or right of action, as the case may be, have accrued, and have afforded the Trustee a reasonable opportunity either to proceed to exercise the powers granted under the Trust Agreement, granted by the Turnpike Act or by the laws of Texas, or to institute such action, suit or proceeding in its or their name, and unless, also, there has been offered to the Trustee reasonable security and indemnity satisfactory to it against the costs, expenses and liabilities to be incurred therein or thereby, and the Trustee has refused or neglected to comply with such request within a reasonable time; and such notification, request and offer of indemnity are hereby declared in every such case, at the option of the Trustee, to be conditions precedent to the execution of the powers and trusts of the Trust Agreement or for any other remedy thereunder or under the Turnpike Act or the laws of Texas. It is understood and intended that no one or more holders of the bonds secured by the Trust Agreement will have any right in any manner whatsoever by his or their action to affect, disturb or prejudice the security of the Trust Agreement, or to enforce any right thereunder or under the Turnpike Act or the laws of Texas with respect to the bonds or the Trust Agreement, except in the manner therein provided, and that all

proceedings at law or in equity will be instituted, had and maintained in the manner therein provided and for the benefit of all holders of the Outstanding bonds, except as otherwise permitted therein with reference to over-due and unpaid principal, interest or redemption premium.

Actions by Trustee. All rights of action under the Trust Agreement or under any of the bonds, enforceable by the Trustee, may be enforced by it without the possession of any of the bonds or the production thereof on the trial or other proceeding relative thereto, and any such suit, action or proceeding instituted by the Trustee is required to be brought in its name for the benefit of all the holders of such bonds, subject to the Trust Agreement.

*No Remedy Exclusive.* No remedy under the Trust Agreement conferred upon or reserved to the Trustee, any Bond Insurer, or to the holders of the bonds is intended to be exclusive of any other remedy or remedies, and each and every such remedy will be cumulative and will be in addition to every other remedy given thereunder or now or hereafter existing at law or in equity or by statute.

Delay or Omission Not Waiver; Repeated Exercise of Powers; Waiver of Default. No delay or omission of the Trustee or of any holder of the bonds to exercise any right or power accruing upon any default will impair any such right or power or will be construed to be a waiver of any such default or any acquiescence therein; and every power and remedy given by the Trust Agreement to the Trustee and the holders of the bonds, respectively, may be exercised from time to time and as often as may be deemed expedient.

The Trustee may, and upon written request of the holders of not less than a majority in principal amount of the bonds then Outstanding is required to, waive any default which in its opinion has been remedied before the completion of the enforcement of any remedy under the Trust Agreement, but no such waiver will extend to or affect any other existing or any subsequent default or defaults or impair any rights or remedies consequent thereon.

*Notice of Default.* The Trustee is required to mail to each Bond Insurer of record, and each bondholder of record written notice of the occurrence of any Event of Default, within thirty (30) days after the Trustee has knowledge of such Event of Default. If in any Fiscal Year the total amount of deposits to the Sinking Funds is less than the amounts required to be deposited under the Trust Agreement, the Trustee, on or before the first day of the second month of the next succeeding Fiscal Year, is required to mail to each Bond Insurer of record, and all bondholders of record written notice of the failure to make such deposits. The Trustee will not be subject to any liability to any bondholder by reason of its failure to mail any such notice.

Bond Insurer's Rights. Notwithstanding any other provisions described under the caption "Events of Default and Remedies," if there has been filed with the Trustee a Bond Insurance Policy, or a certified copy thereof, with respect to any bond, all enforcement remedies and rights to waive defaults with respect to such bond may be exercised by the registered bondholders only with the written consent of such Bond Insurer, and, in the alternative, at the option of the Bond Insurer, such Bond Insurer may enforce any such remedies or waive any default with respect to such bond without the consent of the registered bondholder, and in such event such Bond Insurer will be deemed to be the bondholder for such purpose. Any Bond Insurer under a Bond Insurance Policy, or certified copy thereof, which has been filed with the Trustee and is then in effect will, for all purposes of the Trust Agreement, constitute and may be called a Bond Insurer of record.

# **Certain Matters Regarding the Trustee**

*General.* The Trustee has accepted and agreed to execute the trusts imposed upon it by the Trust Agreement. The Trustee is entitled to the benefit of certain protections under the Trust Agreement, including the right to rely on certificates required or permitted to be filed with it, to buy, sell own, hold and deal in any of the bonds issued under and secured by the Trust Agreement, to rely on the opinion of certain experts such as attorneys, engineers or accountants, and to indemnification against any liabilities except for those liabilities resulting from the negligence or willful misconduct of the Trustee.

NTTA is required to pay the Trustee reasonable compensation for all services performed by it under the Trust Agreement and all its reasonable expenses, charges and other disbursements and those of its attorneys, agents and employees incurred in and about the administration and execution of the trusts thereby created and the performance of their powers and duties under the Trust Agreement. If NTTA fails to make any payment to the Trustee pursuant to the Trust Agreement, the Trustee may make such payments from any money in its possession under the Trust Agreement and will be entitled to a preference therefor over any of the bonds Outstanding.

The Trustee is under no obligation to institute any suit, or to take any remedial proceeding under the Trust Agreement, or to enter any appearance or in any way defend in any suit in which it may be made defendant, or to take any steps in the execution of the trusts thereby created or in the enforcement of any rights and powers thereunder, until it is indemnified to its satisfaction against any and all costs and expenses, outlays and counsel fees and other reasonable disbursements, and against all liability; the Trustee may, nevertheless, begin suit, or appear in and defend suit, or do anything else in its judgment proper to be done by it, without indemnity, and in any such case NTTA is required to reimburse the Trustee for all costs and expenses, outlays and counsel fees and other reasonable disbursements properly incurred in connection therewith. If NTTA fails to make such reimbursement, the Trustee may reimburse itself from any money in its possession under the Trust Agreement and is entitled to a preference therefor over any of the bonds Outstanding.

Except as otherwise provided in the Trust Agreement, the Trustee will not be obliged to take notice or be deemed to have notice of any Event of Default hereunder, unless specifically notified in writing of such Event of Default by the holders of not less than twenty percent (20%) in principal amount of the bonds then Outstanding or by any Bond Insurer of record.

*Resignation of Trustee*. The Trustee may resign and be discharged from the trusts created pursuant to the Trust Agreement, by notice in writing to NTTA and mailed to each bondholder of record not less than sixty (60) days before the resignation is to take effect, but such resignation will take effect immediately upon the appointment of a new Trustee, if such new Trustee is appointed before the time limited by such notice and accepts such trusts; *provided*, *however*, such resignation will not become effective until and unless a successor trustee is appointed and accepts such trusts. If no successor trustee has been appointed and accepted such trusts within ninety (90) days after the date the resignation is to take effect, the schedule of fees and charges of the Trustee then in effect will terminate, and the Trustee may establish such fees and charges for its services as it deems necessary to reasonably compensate it for such services under the circumstances then existing.

*Removal of Trustee.* The Trustee may be removed at any time by an instrument or instruments in writing, signed by the holders of not less than a majority in principal amount of the bonds secured under the Trust Agreement and Outstanding and filed with NTTA. No removal of a Trustee will be effective until and unless a qualified successor trustee has been appointed and accepted the trusts under the Trust Agreement. The Trustee may also be removed at any time, for any reason, in the sole discretion of NTTA, by a resolution duly adopted by NTTA; *provided* that such resolution names a successor Trustee as described below, and directs the successor Trustee to mail written notice of such change in Trustee to each registered bondholder on or before the next interest payment date or redemption date, whichever is first.

Appointment of Successor Trustee. If at any time the Trustee resigns, or is removed, dissolved or otherwise becomes incapable of acting, or the bank or trust company acting as Trustee is taken over by any governmental official, agency, department or board, the position of Trustee will thereupon become vacant. If the position of Trustee becomes vacant for any reason, NTTA is required to appoint a Trustee to fill such vacancy. NTTA is required to publish notice of any such appointment once in each week for four successive weeks in a financial journal of general circulation published in the Borough of Manhattan, City and State of New York or mail notice to each bondholder of record.

At any time within one year after any such vacancy has occurred, the owners of a majority in principal amount of the bonds then Outstanding, by an instrument or instruments in writing, signed by such bondholders or their attorneys in fact, may appoint a successor Trustee, which will supersede any Trustee theretofore appointed by NTTA. If no appointment of a successor Trustee is made, the owner of any bond Outstanding under the Trust Agreement or any retiring Trustee may apply to any court of competent jurisdiction to appoint a successor Trustee. Such court may thereupon, after such notice, if any, as such court may deem proper, appoint a successor Trustee.

Any Trustee appointed is required to be a bank or trust company duly organized and doing business under the laws of the United States of America and located in the State of Texas, authorized under such laws to exercise corporate trust powers and subject to examination by federal or state authority, of good standing, and having, at the time of its appointment, a combined capital and surplus aggregating not less than \$100,000,000.00.

Any Trustee which is replaced by a successor Trustee is required to promptly turn over to such successor Trustee all funds, books, and records pertaining to the Trust Agreement.

# **Modification of the Trust Agreement**

Supplemental Agreements by NTTA and Trustee. NTTA and the Trustee may, from time to time and at any time, without the consent of the owners of the bonds, enter into such agreements supplemental to the Trust Agreement

as will not be in conflict with the terms and provisions thereof (which supplemental agreements will thereafter form a part thereof),

(a) to cure any ambiguity or formal defect or omission in the Trust Agreement or in any Supplemental Agreement, or

(b) to grant to or confer upon the Trustee for the benefit of the bondholders any additional rights, remedies, powers, authority or security that may lawfully be granted to or conferred upon the bondholders or the Trustee, or

(c) to close the Trust Agreement against or provide limitations and restrictions, in addition to the limitations and restrictions contained in the Trust Agreement, with respect to the future issuance of Additional Bonds, or

(d) to set forth additional covenants and provisions with respect to any improvements, extensions, enlargements, or projects in connection with the Tollway, and any bonds issued in connection therewith, or

(e) to set forth additional provisions, if deemed necessary or advisable, with respect to the issuance of the Additional Bonds, including provisions for the use and functioning of a Construction Fund for additional projects, and the addition of certain other funds and accounts necessary or convenient for effecting the payment of principal of or interest on such bonds or creation and maintenance of a reserve fund for such bonds, or

(f) to comply with additional requirements to the extent necessary in the opinion of Bond Counsel to preserve the exemption from federal income taxation of interest on the bonds under Section 103 of the Code, or

(g) to make any changes or amendments requested by S&P, Fitch or Moody's, as a condition to the issuance or maintenance of a rating, which changes or amendments do not, in the judgment of NTTA, materially adversely affect the interests of the owners of the Outstanding bonds or any Bond Insurer of record, or

(h) to the extent permitted by law, to permit NTTA to enter into Qualified Credit Agreements or to issue Additional Bonds in foreign denominated currencies; provided, however, no such amendment may be made unless NTTA has received a letter from S&P, Fitch and Moody's to the effect that such amendment will not result in any of such rating agencies lowering the assigned rating on the then Outstanding bonds, or

(i) upon direction of NTTA, provided that the Trustee receives a written confirmation from each rating agency then maintaining a rating on the First Tier Bonds and the Second Tier Bonds to the effect that the execution and delivery of such Supplemental Agreement will not in and of itself cause such rating agency to reduce or withdraw the then current rating on the First Tier Bonds and the Second Tier Bonds, together with the prior written consent of each Bond Insurer and other Credit Provider then providing credit support for any series of bonds, *provided*, *however*, that no such amendment will have the effect of amending a provision of the Trust Agreement that would otherwise require the consent of the holders of not less than 51% in aggregate principal amount of bonds Outstanding.

Modification of Agreements with Consent of Holders of 51% of Bonds; Restrictions on Modification; Notices. Except as set forth below and except as set forth above under the caption "Supplemental Agreements by NTTA and Trustee," the holders of not less than 51% in aggregate principal amount of the bonds then Outstanding, or if less than all of the bonds then Outstanding are affected by the modification or amendment, the holders of not less than 51% in aggregate principal amount of the bonds then S1% in the trust aggregate principal amount of the bonds then S1% in the trust agreement to the contrary, to consent to and approve the execution by NTTA and the Trustee of such agreement or agreements supplemental to the Trust Agreement as is deemed necessary or desirable by NTTA for the purpose of modifying, altering, amending, adding to or rescinding, in any particular, any of the terms or provisions contained in the Trust Agreement or any Supplemental Agreement; provided,

however, that nothing therein contained will permit (a) an extension of the principal of or the interest on any bond, or (b) a reduction in the principal amount of any bond or the redemption premium or the rate of interest thereon, or (c) the creation of a lien upon or a pledge of revenues ranking prior to or on a parity with (to the extent not permitted thereunder) the lien or pledge created by the Trust Agreement, or (d) a preference or priority of any First Tier Bonds, Second Tier Bonds or Third Tier Bonds, as the case may be, over any other First Tier Bonds, Second Tier Bonds, or Third Tier Bonds (except, in the case of Third Tier Bonds, as is set forth in the Supplemental Agreement pursuant to which a series of Third Tier Bonds are issued) or (e) a reduction in the aggregate principal amount of the bonds required for consent to such Supplemental Agreement.

If at any time NTTA requests that the Trustee to enter into a Supplemental Agreement for the purposes described herein, the Trustee is required, at the expense of NTTA, to cause notice of the proposed execution of such Supplemental Agreement to be published once in each week for four successive weeks in a financial journal of general circulation published in the Borough of Manhattan, City and State of New York or to cause such notice to be mailed, postage prepaid, to all registered owners of bonds then Outstanding at their addresses as they appear on the registration books. Said notice is required to briefly set forth the nature of the proposed Supplemental Agreement and to state that a copy thereof is on file at the office of the Trustee for inspection by all bondholders. The Trustee will not be subject to any liability to any bondholder by reason of its failure to mail the notice described herein, and any such failure will not affect the validity of such Supplemental Agreement when consented to and approved as provided for herein.

Whenever, at any time within one year after the date of the first publication of such notice or the date of mailing of such notice, as applicable, NTTA is required to deliver to the Trustee an instrument or instruments purporting to be executed by the holders of not less than 51% in aggregate principal amount of the bonds then Outstanding (or, in the case that less than all of the bonds then Outstanding are affected by the modification or amendment, the holders of not less than 51% in aggregate principal amount of the bonds so affected and Outstanding at the time of the execution), which instrument or instruments are required to refer to the proposed Supplemental Agreement described in such notice and to specifically consent to and approve the execution thereof in substantially the form of the copy thereof referred to in such notice as on file with the Trustee, thereupon, but not otherwise, the Trustee may execute such Supplemental Agreement in substantially such form, without liability or responsibility to any holder of any bond, whether or not such holder has consented thereto.

If the holders of not less than 51% in aggregate principal amount of the bonds Outstanding at the time of the execution (or, in the case that less than all of the bonds then Outstanding are affected by the modification or amendment, the holders of not less than 51% in aggregate principal amount of the bonds so affected and Outstanding at the time of the execution) of such Supplemental Agreement have consented to and approved the execution thereof, no holder of any bond will have any right to object to the execution of such Supplemental Agreement or to object to any of the terms and provisions contained therein or the operation thereof, or in any manner to question the propriety of the execution thereof, or to enjoin or restrain the Trustee or NTTA from executing the same or from taking any action pursuant to the provisions thereof.

Upon the execution of any Supplemental Agreement as described herein, the Trust Agreement will be modified and amended in accordance therewith, and the respective rights, duties, and obligations under the Trust Agreement of NTTA and the Trustee and all holders of bonds then Outstanding will thereafter be determined, exercised and enforced thereunder, subject in all respects to such modifications and amendments.

*Modification of Trust Agreement with Consent of all Holders*. Notwithstanding anything contained in the Trust Agreement, the rights and obligations of NTTA and of the holders of the bonds and the terms and provisions of the bonds and the Trust Agreement or any Supplemental Agreement, may be modified or altered in any respect with the consent of NTTA and the consent of the holders of all of the bonds then Outstanding.

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#### **APPENDIX E**

## FORMS OF CO-BOND COUNSEL OPINION

## PROPOSED FORM OF OPINION OF CO-BOND COUNSEL FOR SERIES 2020A BONDS

An opinion in substantially the following form will be delivered by McCall,

Parkhurst & Horton L.L.P. and by Bracewell LLP, co-bond counsel, upon the delivery of the

Bonds, assuming no material changes in facts or law.

, 2020

# \$192,105,000

NORTH TEXAS TOLLWAY AUTHORITY SYSTEM FIRST TIER REVENUE REFUNDING BONDS, SERIES 2020A

DATED \_\_\_\_\_, 2020

AS CO-BOND COUNSEL for the North Texas Tollway Authority ("*NTTA*"), we have examined the legality and validity of the issue of bonds described above (the "*Bonds*"), which bear interest from the dates and mature on the dates specified on the face of the Bonds, all in accordance with the resolution (the "*Bond Resolution*") of the Board of Directors of NTTA (the "*Board*") authorizing the issuance of such Bonds. Terms used herein and not otherwise defined shall have the meaning given in the Bond Resolution or the Trust Agreement (as defined herein).

WE HAVE EXAMINED the applicable and pertinent provisions of the Constitution and laws of the State of Texas, a transcript of certified proceedings of NTTA, and other pertinent instruments relating to the authorization, issuance, and delivery of the Bonds; and we have examined various certificates and documents executed by officers and officials of NTTA upon which certificates and documents we rely as to certain matters stated below. We have also examined one executed Bond which we found to be in proper form and duly executed.

BASED ON SAID EXAMINATION, IT IS OUR OPINION that NTTA is a body corporate and politic and a political subdivision of the State of Texas, created by Senate Bill 370 enacted by the 75th Legislative Session of the Texas Legislature and functioning under Chapter 366, Texas Transportation Code, as amended (the "*Act*"); that the Bonds have been duly authorized; and that the Bonds have been duly issued and delivered, all in accordance with law, and that, except as may be limited by laws relating to bankruptcy, reorganization, and other similar matters affecting creditors' rights or by general principles of equity which permit the exercise of judicial discretion, (i) the Bonds constitute valid and legally binding obligations of NTTA which are payable as to principal and interest from the sources provided in the Bond Resolution and the Amended and Restated Trust Agreement between NTTA and Wells Fargo Bank, National Association, dated as of April 1, 2008, as supplemented through the date hereof (as supplemented, the "*Trust Agreement*"), (ii) the Bonds constitute valid and legally binding obligations of NTTA, which are legally binding obligations of NTTA secured as First Tier Bonds, on a parity with other Outstanding First Tier Bonds, under the Trust Agreement, (iv) the Bonds are payable in accordance with the priorities established in the Trust Agreement from the sources provided therein, and (v) the Trust Agreement is authorized by law, has been duly executed and delivered, and is valid and legally binding upon and enforceable by the parties thereto in accordance with its terms and provisions.

NTTA has reserved the right, subject to the restrictions stated in the Trust Agreement, to issue Additional Bonds which also may be secured by the Trust Agreement on the terms and conditions described therein.

NTTA also has reserved the right to amend the Trust Agreement in the manner provided therein; and under some (but not all) circumstances amendments thereto must be approved by the registered owners of fifty-one percent of all outstanding bonds affected by such amendment and secured by the Trust Agreement.

THE REGISTERED OWNERS of the Bonds shall never have the right to demand payment of the principal thereof or interest thereon out of any funds raised or to be raised by taxation, or from any source whatsoever other than as described in the Trust Agreement.

IT IS FURTHER OUR OPINION THAT, except as discussed below, the interest on the Bonds is excludable from the gross income of the owners thereof for federal income tax purposes under the statutes, regulations, published rulings and court decisions existing on the date of this opinion. We are further of the opinion that the Bonds are not "specified private activity bonds" and that, accordingly, interest on the Bonds will not be included as an individual

alternative minimum tax preference item under Section 57(a)(5) of the Internal Revenue Code of 1986 (the "*Code*"). In expressing the aforementioned opinions, we have relied on, and assume compliance by NTTA with, certain covenants regarding the use and investment of the proceeds of the Bonds and the use of the property financed or refinanced therewith, and the verification report of Samuel Klein and Company and Public Finance Partners LLC. We call your attention to the fact that failure by NTTA to comply with such representations and covenants may cause the interest on the Bonds to become includable in gross income retroactively to the date of issuance of the Bonds.

EXCEPT AS STATED ABOVE, we express no opinion as to any other federal, state, or local income tax consequences of acquiring, carrying, owning, or disposing of the Bonds, including the amount, accrual or receipt of interest on the Bonds. Owners of the Bonds should consult their tax advisors regarding applicability of any collateral tax consequences of owning the Bonds.

WE EXPRESS NO OPINION as to any insurance policies or credit facilities issued with respect to the payments due for the principal of and interest on the Bonds, nor as to any such insurance policies or credit facilities issued in the future.

OUR OPINIONS ARE BASED ON EXISTING LAW, which is subject to change. Such opinions are further based on our knowledge of facts as of the date hereof. We assume no duty to update or supplement our opinions to reflect any facts or circumstances that may thereafter come to our attention or to reflect any changes in any law that may thereafter occur or become effective. Moreover, our opinions are not a guarantee of result and are not binding on the Internal Revenue Service (the "Service"); rather, such opinions represent our legal judgment based upon our review of existing law and in reliance upon the representations and covenants referenced above that we deem relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state or local obligations is includable in gross income for federal income tax purposes. No assurance can be given whether or not the Service will commence an audit of the Bonds. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat NTTA as the taxpayer. We observe that NTTA has covenanted not to take any action, or omit to take any action within its control, that if taken or omitted, respectively, may result in the treatment of interest on the Bonds as includable in gross income for federal income tax purposes.

WE HAVE ACTED AS CO-BOND COUNSEL for NTTA for the purpose of rendering an opinion with respect to the legality and validity of the Bonds under the Constitution and laws of the State of Texas and with respect to the exclusion from gross income of the interest on the Bonds for federal income tax purposes. We have not been requested to investigate or verify, and have not investigated or verified, any records, data, or other material relating to the financial condition or capabilities of NTTA and have not assumed any responsibility with respect thereto. We express no opinion and make no comment with respect to the marketability of the Bonds.

The foregoing opinions represent our legal judgment based upon a review of existing legal authorities that we deem relevant to render such opinions and are not a guarantee of a result.

Respectfully,

#### Proposed Form of Opinion of Co-Bond Counsel for Series 2020B Bonds

An opinion in substantially the following form will be delivered by McCall,

Parkhurst & Horton L.L.P. and by Bracewell LLP, co-bond counsel, upon the delivery of the

Bonds, assuming no material changes in facts or law.

## , 2020

# \$517,145,000

# NORTH TEXAS TOLLWAY AUTHORITY SYSTEM FIRST TIER TAXABLE REVENUE REFUNDING BONDS, SERIES 2020B

DATED \_\_\_\_\_, 2020

AS CO-BOND COUNSEL for the North Texas Tollway Authority ("*NTTA*"), we have examined the legality and validity of the issue of bonds described above (the "*Bonds*"), which bear interest from the dates and mature on the dates specified on the face of the Bonds, all in accordance with the resolution (the "*Bond Resolution*") of the Board of Directors of NTTA (the "*Board*") authorizing the issuance of such Bonds. Terms used herein and not otherwise defined shall have the meaning given in the Bond Resolution or the Trust Agreement (as defined herein).

WE HAVE EXAMINED the applicable and pertinent provisions of the Constitution and laws of the State of Texas, a transcript of certified proceedings of NTTA, and other pertinent instruments relating to the authorization, issuance, and delivery of the Bonds; and we have examined various certificates and documents executed by officers and officials of NTTA upon which certificates and documents we rely as to certain matters stated below. We have also examined one executed Bond which we found to be in proper form and duly executed.

BASED ON SAID EXAMINATION, IT IS OUR OPINION that NTTA is a body corporate and politic and a political subdivision of the State of Texas, created by Senate Bill 370 enacted by the 75th Legislative Session of the Texas Legislature and functioning under Chapter 366, Texas Transportation Code, as amended (the "*Act*"); that the Bonds have been duly authorized; and that the Bonds have been duly issued and delivered, all in accordance with law, and that, except as may be limited by laws relating to bankruptcy, reorganization, and other similar matters affecting creditors' rights or by general principles of equity which permit the exercise of judicial discretion, (i) the Bonds constitute valid and legally binding obligations of NTTA which are payable as to principal and interest from the sources provided in the Bond Resolution and the Amended and Restated Trust Agreement between NTTA and Wells Fargo Bank, National Association, dated as of April 1, 2008, as supplemented through the date hereof (as supplemented, the "*Trust Agreement*"), (ii) the Bonds constitute valid and legally binding obligations of NTTA, which are legally binding obligations of NTTA secured as First Tier Bonds, on a parity with other Outstanding First Tier Bonds, under the Trust Agreement, (iv) the Bonds are payable in accordance with the priorities established in the Trust Agreement from the sources provided therein, and (v) the Trust Agreement is authorized by law, has been duly executed and delivered, and is valid and legally binding upon and enforceable by the parties thereto in accordance with its terms and provisions.

NTTA has reserved the right, subject to the restrictions stated in the Trust Agreement, to issue Additional Bonds which also may be secured by the Trust Agreement on the terms and conditions described therein.

NTTA also has reserved the right to amend the Trust Agreement in the manner provided therein; and under some (but not all) circumstances amendments thereto must be approved by the registered owners of fifty-one percent of all outstanding bonds affected by such amendment and secured by the Trust Agreement.

THE REGISTERED OWNERS of the Bonds shall never have the right to demand payment of the principal thereof or interest thereon out of any funds raised or to be raised by taxation, or from any source whatsoever other than as described in the Trust Agreement.

WE NOTE THAT NTTA has taken no action with respect to qualification of interest on the Bonds as excludible from gross income for federal income tax purposes. As such, interest on the Bonds is includible in gross income for federal income tax purposes.

EXCEPT AS STATED ABOVE, we express no opinion as to the amount of interest on the Bonds or any federal, state or local tax consequences resulting from the receipt or accrual of interest on, or the acquisition, ownership or disposition of, the Bonds.

WE EXPRESS NO OPINION as to any insurance policies or credit facilities issued with respect to the payments due for the principal of and interest on the Bonds, nor as to any such insurance policies or credit facilities issued in the future.

OUR OPINIONS ARE BASED ON EXISTING LAW and our knowledge of facts as of the date hereof and may be affected by certain actions that may be taken or omitted on a later date. We assume no duty to update or supplement our opinions, and this opinion letter may not be relied upon in connection with any changes to the law or facts, or actions taken or omitted, after the date hereof.

WE HAVE ACTED AS CO-BOND COUNSEL for NTTA for the purpose of rendering an opinion with respect to the legality and validity of the Bonds under the Constitution and laws of the State of Texas. We have not been requested to investigate or verify, and have not investigated or verified, any records, data, or other material relating to the financial condition or capabilities of NTTA and have not assumed any responsibility with respect thereto. We express no opinion and make no comment with respect to the marketability of the Bonds.

The foregoing opinions represent our legal judgment based upon a review of existing legal authorities that we deem relevant to render such opinions and are not a guarantee of a result.

Respectfully,

#### Proposed Form of Opinion of Co-Bond Counsel for Series 2020C Bonds

An opinion in substantially the following form will be delivered by McCall,

Parkhurst & Horton L.L.P. and by Bracewell LLP, co-bond counsel, upon the delivery of the

Bonds, assuming no material changes in facts or law.

\_\_\_\_\_, 2020

# \$52,705,000

NORTH TEXAS TOLLWAY AUTHORITY SYSTEM SECOND TIER REVENUE REFUNDING BONDS, SERIES 2020C

DATED \_\_\_\_\_, 2020

AS CO-BOND COUNSEL for the North Texas Tollway Authority ("*NTTA*"), we have examined the legality and validity of the issue of bonds described above (the "*Bonds*"), which bear interest from the dates and mature on the dates specified on the face of the Bonds, all in accordance with the resolution (the "*Bond Resolution*") of the Board of Directors of NTTA (the "*Board*") authorizing the issuance of such Bonds. Terms used herein and not otherwise defined shall have the meaning given in the Bond Resolution or the Trust Agreement (as defined herein).

WE HAVE EXAMINED the applicable and pertinent provisions of the Constitution and laws of the State of Texas, a transcript of certified proceedings of NTTA, and other pertinent instruments relating to the authorization, issuance, and delivery of the Bonds; and we have examined various certificates and documents executed by officers and officials of NTTA upon which certificates and documents we rely as to certain matters stated below. We have also examined one executed Bond which we found to be in proper form and duly executed.

BASED ON SAID EXAMINATION, IT IS OUR OPINION that NTTA is a body corporate and politic and a political subdivision of the State of Texas, created by Senate Bill 370 enacted by the 75<sup>th</sup> Legislative Session of the Texas Legislature and functioning under Chapter 366, Texas Transportation Code, as amended (the "*Act*"); that the Bonds have been duly authorized; and that the Bonds have been duly issued and delivered, all in accordance with law, and that, except as may be limited by laws relating to bankruptcy, reorganization, and other similar matters affecting creditors' rights or by general principles of equity which permit the exercise of judicial discretion, (i) the Bonds constitute valid and legally binding obligations of NTTA which are payable as to principal and interest from the sources provided in the Bond Resolution and the Amended and Restated Trust Agreement between NTTA and Wells Fargo Bank, National Association, dated as of April 1, 2008, as supplemented through the date hereof (as supplemented, the "*Trust Agreement*"), (ii) the Bonds constitute valid and legally binding obligations of NTTA, which are legally binding obligations of NTTA secured as Second Tier Bonds, on a parity with other Outstanding Second Tier Bonds, under the Trust Agreement, (iv) the Bonds are payable in accordance with the priorities established in the Trust Agreement from the sources provided therein, and (v) the Trust Agreement is authorized by law, has been duly executed and delivered, and is valid and legally binding upon and enforceable by the parties thereto in accordance with its terms and provisions.

NTTA has reserved the right, subject to the restrictions stated in the Trust Agreement, to issue Additional Bonds which also may be secured by the Trust Agreement on the terms and conditions described therein.

NTTA also has reserved the right to amend the Trust Agreement in the manner provided therein; and under some (but not all) circumstances amendments thereto must be approved by the registered owners of fifty-one percent of all outstanding bonds affected by such amendment and secured by the Trust Agreement.

THE REGISTERED OWNERS of the Bonds shall never have the right to demand payment of the principal thereof or interest thereon out of any funds raised or to be raised by taxation, or from any source whatsoever other than as described in the Trust Agreement.

IT IS FURTHER OUR OPINION THAT, except as discussed below, the interest on the Bonds is excludable from the gross income of the owners thereof for federal income tax purposes under the statutes, regulations, published rulings and court decisions existing on the date of this opinion. We are further of the opinion that the Bonds are not "specified private activity bonds" and that, accordingly, interest on the Bonds will not be included as an individual alternative minimum tax preference item under Section 57(a)(5) of the Internal Revenue Code of 1986 (the "*Code*"). In expressing the aforementioned opinions, we have relied on, and assume compliance by NTTA with, certain

covenants regarding the use and investment of the proceeds of the Bonds and the use of the property financed or refinanced therewith. We call your attention to the fact that failure by NTTA to comply with such representations and covenants may cause the interest on the Bonds to become includable in gross income retroactively to the date of issuance of the Bonds.

EXCEPT AS STATED ABOVE, we express no opinion as to any other federal, state, or local income tax consequences of acquiring, carrying, owning, or disposing of the Bonds including the amount, accrual or receipt of interest on, the Bonds. Owners of the Bonds should consult their tax advisors regarding applicability of any collateral tax consequences of owning the Bonds.

WE EXPRESS NO OPINION as to any insurance policies or credit facilities issued with respect to the payments due for the principal of and interest on the Bonds, nor as to any such insurance policies or credit facilities issued in the future.

OUR OPINIONS ARE BASED ON EXISTING LAW, which is subject to change. Such opinions are further based on our knowledge of facts as of the date hereof. We assume no duty to update or supplement our opinions to reflect any facts or circumstances that may thereafter come to our attention or to reflect any changes in any law that may thereafter occur or become effective. Moreover, our opinions are not a guarantee of result and are not binding on the Internal Revenue Service (the "Service"); rather, such opinions represent our legal judgment based upon our review of existing law and in reliance upon the representations and covenants referenced above that we deem relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state or local obligations is includable in gross income for federal income tax purposes. No assurance can be given whether or not the Service will commence an audit of the Bonds. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat NTTA as the taxpayer. We observe that NTTA has covenanted not to take any action, or omit to take any action within its control, that if taken or omitted, respectively, may result in the treatment of interest on the Bonds as includable in gross income for federal income tax purposes.

WE HAVE ACTED AS CO-BOND COUNSEL for NTTA for the purpose of rendering an opinion with respect to the legality and validity of the Bonds under the Constitution and laws of the State of Texas and with respect to the exclusion from gross income of the interest on the Bonds for federal income tax purposes. We have not been requested to investigate or verify, and have not investigated or verified, any records, data, or other material relating to the financial condition or capabilities of NTTA and have not assumed any responsibility with respect thereto. We express no opinion and make no comment with respect to the marketability of the Bonds.

The foregoing opinions represent our legal judgment based upon a review of existing legal authorities that we deem relevant to render such opinions and are not a guarantee of a result.

Respectfully,

#### APPENDIX F

# DESCRIPTION OF SHARED SECOND TIER DEBT SERVICE RESERVE FUND POLICY AND PROVIDER

# THE FOLLOWING INFORMATION HAS BEEN OBTAINED FROM ASSURED GUARANTY MUNICIPAL CORP.'S ("AGM") WEBSITE FOR USE IN THIS OFFICIAL STATEMENT. NONE OF NTTA, THE CO-FINANCIAL ADVISORS OR THE UNDERWRITERS MAKE ANY REPRESENTATION AS TO THE COMPLETENESS AND ACCURACY OF SUCH INFORMATION OR AS TO THE ABSENCE OF MATERIAL ADVERSE CHANGES IN SUCH INFORMATION SUBSEQUENT TO THE DATE OF THE OFFICIAL STATEMENT.

In connection with the issuance of the Series 2017B Bonds, NTTA obtained a municipal bond debt service reserve policy (the "Reserve Policy") from AGM for the purpose of funding a portion of the 2017 Shared Second Tier Required Reserve, which also secures the Series 2018 Bonds, the Series 2019B Bonds and the Series 2020C Bonds. Such Reserve Policy will not protect investors against changes in the market value of the Bonds, which market value may be impaired as a result of changes in prevailing interest rates, changes in applicable ratings or other causes.

## ASSURED GUARANTY MUNICIPAL CORP.

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

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

#### Current Financial Strength Ratings

On July 16, 2020, S&P announced it had affirmed AGM's financial strength rating of "AA" (stable outlook). AGM can give no assurance as to any further ratings action that S&P may take.

On December 19, 2019, KBRA announced it had affirmed AGM's insurance financial strength rating of "AA+" (stable outlook). AGM can give no assurance as to any further ratings action that KBRA may take.

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

For more information regarding AGM's financial strength ratings and the risks relating thereto, see AGL's Annual Report on Form 10-K for the fiscal year ended December 31, 2019.

## Capitalization of AGM

At June 30, 2020:

• The policyholders' surplus of AGM was approximately \$2,667 million.

- The contingency reserves of AGM and its indirect subsidiary Municipal Assurance Corp. ("MAC") (as described below) were approximately \$1,018 million. Such amount includes 100% of AGM's contingency reserve and 60.7% of MAC's contingency reserve.
- The net unearned premium reserves and net deferred ceding commission income of AGM and its subsidiaries (as described below) were approximately \$2,048 million. Such amount includes (i) 100% of the net unearned premium reserve and deferred ceding commission income of AGM, (ii) the net unearned premium reserves and net deferred ceding commissions of AGM's wholly owned subsidiaries Assured Guaranty (Europe) plc ("AGE UK") and Assured Guaranty (Europe) SA ("AGE SA"), and (iii) 60.7% of the net unearned premium reserve of MAC.

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

# Incorporation of Certain Documents by Reference

Portions of the following documents filed by AGL with the Securities and Exchange Commission (the "SEC") that relate to AGM are incorporated by reference into this Official Statement and shall be deemed to be a part hereof:

- (i) the Annual Report on Form 10-K for the fiscal year ended December 31, 2019 (filed by AGL with the SEC on February 28, 2020);
- (ii) the Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2020 (filed by AGL with the SEC on May 8, 2020); and
- (iii) the Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2020 (filed by AGL with the SEC on August 7, 2020).

All information relating to AGM included in, or as exhibits to, documents filed by AGL with the SEC pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, excluding Current Reports or portions thereof "furnished" under Item 2.02 or Item 7.01 of Form 8-K, after the filing of the last document referred to above and before the termination of the offering of the Bonds shall be deemed incorporated by reference into this Official Statement and to be a part hereof from the respective dates of filing such documents. Copies of materials incorporated by reference are available over the internet at the SEC's website at <a href="http://www.sec.gov">http://www.sec.gov</a>, at AGL's website at <a href="http://www.assuredguaranty.com">http://www.assuredguaranty.com</a>, or will be provided upon request to Assured Guaranty Municipal Corp.: 1633 Broadway, New York, New York 10019, Attention: Communications Department (telephone (212) 974-0100). Except for the information referred to above, no information available on or through AGL's website shall be deemed to be part of or incorporated in this Official Statement.

Any information regarding AGM included in this APPENDIX F or included in a document incorporated by reference herein (collectively, the "AGM Information") shall be modified or superseded to the extent that any subsequently included AGM Information (either directly or through incorporation by reference) modifies or supersedes such previously included AGM Information. Any AGM Information so modified or superseded shall not constitute a part of this Official Statement, except as so modified or superseded.

# Miscellaneous Matters

AGM makes no representation regarding the Series 2020C Bonds or the advisability of investing in the Series 2020C Bonds. In addition, AGM has not independently verified, makes no representation regarding, and does not accept any responsibility for the accuracy or completeness of this Official Statement or any information or disclosure contained herein, or omitted herefrom, other than with respect to the accuracy of the information regarding AGM supplied by AGM and presented in this APPENDIX F.

# APPENDIX G

## **BOOK-ENTRY ONLY SYSTEM AND**

#### **GLOBAL CLEARANCE PROCEDURES**

The information in this section concerning DTC, Euroclear Bank SA/NV as operator of the Euroclear System ("Euroclear") and Clearstream Banking, S.A., Luxembourg ("Clearstream"), and DTC's book-entry-only system has been provided by DTC, Euroclear and Clearstream for use in disclosure documents such as this Official Statement.

DTC will act as the initial securities depository for the Bonds. Euroclear and Clearstream are participants of DTC and facilitate the clearance and settlement of securities transactions by electronic book-entry transfer between their respective account holders.

The information set forth in this APPENDIX G is subject to any change in or reinterpretation of the rules, regulations and procedures of DTC, Euroclear or Clearstream (DTC, Euroclear and Clearstream together, the "Clearing Systems") currently in effect. The information in this APPENDIX G concerning the Clearing Systems has been obtained from sources believed to be reliable, but NTTA does not take any responsibility for the accuracy, completeness or adequacy of the information in this APPENDIX G. Investors wishing to use the facilities of any of the Clearing Systems are advised to confirm the continued applicability of the rules, regulations and procedures of the relevant Clearing System. NTTA will not have any responsibility or liability for any aspect of the records relating to, or payments made on account of beneficial ownership interests in the Bonds held through the facilities of any Clearing System or for maintaining, supervising or reviewing any records relating to such beneficial ownership interests.

So long as Cede & Co. is the registered owner of the Bonds, as nominee for DTC, references herein and in the Trust Agreement to the Bondholders, registered owners or owners (or similar terms) of the Bonds shall mean Cede & Co., as aforesaid, and shall not mean the Beneficial Owners of the Bonds.

#### **DTC Book-Entry-Only System**

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

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 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments (from over 100 countries) that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has a Standard & Poor's rating of AA+. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.

Purchases of the Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Bonds on DTC's records. The ownership interest of each actual purchaser of each Bond

("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Bonds are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interest in the Bonds, except in the event that use of the book-entry system for the Bonds is discontinued.

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

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

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

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

Principal and interest payments on the Bonds will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participant's accounts upon DTC's receipt of funds and corresponding detail information from NTTA or Trustee, on the payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, the Trustee, or NTTA, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of principal and interest to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Trustee, 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 DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of DTC.

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

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

NEITHER NTTA NOR THE TRUSTEE WILL HAVE ANY RESPONSIBILITY OR OBLIGATION TO DTC PARTICIPANTS, INDIRECT PARTICIPANTS OR THE PERSONS FOR WHICH THEY ACT AS NOMINEES WITH RESPECT TO THE BONDS, OR FOR ANY PRINCIPAL OF OR INTEREST PAYMENT THEREON.

NTTA and the Trustee may treat DTC (or its nominee) as the sole and exclusive registered owner of the Bonds registered in its name for the purposes of payment of the principal of, or interest on, the Bonds, giving any notice permitted or required to be given to registered owners under the Trust Agreement, registering the transfer of the Bonds, or other action to be taken by registered owners and for all other purposes whatsoever. NTTA and the Trustee shall not have any responsibility or obligation to any Direct or Indirect Participant, any person claiming a beneficial ownership interest in the Bonds under or through DTC or any Direct or Indirect Participant, or any other person which is not shown on the registration books of NTTA (kept by the Trustee) as being a registered owner, with respect to the accuracy of any records maintained by DTC or any Direct or Indirect Participant; the payment by DTC or any Direct or Indirect Participant of any amount in respect of the principal of or interest on the Bonds; any notice which is permitted or required to be given to registered owners thereunder or under the conditions to transfers or exchanges adopted by NTTA; or other action taken by DTC as registered owner.

#### **Global Clearance Procedures**

Beneficial interests in the Series 2020B Bonds may be held through DTC, Clearstream Banking, S.A. ("Clearstream") or Euroclear Bank SA/NV ("Euroclear") as operator of the Euroclear System, directly as a participant or indirectly through organizations that are participants in such system.

*Euroclear and Clearstream.* Euroclear and Clearstream each hold securities for their customers and facilitate the clearance and settlement of securities transactions by electronic book-entry transfer between their respective account holders. Euroclear and Clearstream provide various services including safekeeping, administration, clearance and settlement of internationally traded securities and securities lending and borrowing. Euroclear and Clearstream also deal with domestic securities markets in several countries through established depositary and custodial relationships. Euroclear and Clearstream have established an electronic bridge between their two systems across which their respective participants may settle trades with each other.

Euroclear and Clearstream customers are worldwide financial institutions, including underwriters, securities brokers and dealers, banks, trust companies and clearing corporations. Indirect access to Euroclear and Clearstream is available to other institutions that clear through or maintain a custodial relationship with an account holder of either system, either directly or indirectly.

*Clearing and Settlement Procedures.* The Series 2020B Bonds sold in offshore transactions will be initially issued to investors through the book-entry facilities of DTC, or Clearstream and Euroclear in Europe if the investors are participants in those systems, or indirectly through organizations that are participants in the systems. For any of such Series 2020B Bonds, the record holder will be DTC's nominee. Clearstream and Euroclear will hold omnibus positions on behalf of their participants through customers' securities accounts in Clearstream's and Euroclear's names on the books of their respective depositories.

The depositories, in turn, will hold positions in customers' securities accounts in the depositories' names on the books of DTC. Because of time zone differences, the securities account of a Clearstream or Euroclear participant as a result of a transaction with a participant, other than a depository holding on behalf of Clearstream or Euroclear, will be credited during the securities settlement processing day, which must be a business day for Clearstream or Euroclear, as the case may be, immediately following the DTC settlement date. These credits or any transactions in the securities settled during the processing will be reported to the relevant Euroclear participant or Clearstream participant on that business day. Cash received in Clearstream or Euroclear as a result of sales of securities by or through a Clearstream participant or Euroclear participant to a DTC Participant, other than the depository for Clearstream or Euroclear, will be received with value on the DTC settlement date but will be available in the relevant Clearstream or Euroclear cash account only as of the business day following settlement in DTC. *Transfer Procedures.* Transfers between participants will occur in accordance with DTC rules. Transfers between Clearstream participants or Euroclear participants will occur in accordance with their respective rules and operating procedures. Cross-market transfers between persons holding directly or indirectly through DTC, on the one hand, and directly or indirectly through Clearstream participants or Euroclear participants, on the other, will be effected by DTC in accordance with DTC rules on behalf of the relevant European international clearing system by the relevant depositories; however, cross-market transactions will require delivery of instructions to the relevant European international clearing system by the counterparty in the system in accordance with its rules and procedures and within its established deadlines in European time.

The relevant European international clearing system will, if the transaction meets its settlement requirements, deliver instructions to its depository to take action to effect final settlement on its behalf by delivering or receiving securities in DTC, and making or receiving payment in accordance with normal procedures for same day funds settlement applicable to DTC. Clearstream participants or Euroclear participants may not deliver instructions directly to the depositories.

NTTA will not impose any fees in respect of holding the Series 2020B Bonds; however, holders of bookentry interests in the Series 2020B Bonds may incur fees normally payable in respect of the maintenance and operation of accounts in DTC, Euroclear and Clearstream.

*Initial Settlement.* Interests in the Series 2020B Bonds will be in uncertified book-entry form. Purchasers electing to hold book-entry interests in the Series 2020B Bonds through Euroclear and Clearstream accounts will follow the settlement procedures applicable to conventional Eurobonds. Book-entry interests in the Series 2020B Bonds will be credited to Euroclear and Clearstream participants' securities clearance accounts on the business day following the date of delivery of the Series 2020B Bonds against payment (value as on the date of delivery of the Series 2020B Bonds). DTC participants acting on behalf of purchasers electing to hold book-entry interests in the Series 2020B Bonds through DTC will follow the delivery practices applicable to securities eligible for DTC's Same Day Funds Settlement system. DTC participants' securities accounts will be credited with book-entry interests in the Series 2020B Bonds following confirmation of receipt of payment to NTTA on the date of delivery of the Series 2020B Bonds.

Secondary Market Trading. Secondary market trades in the Series 2020B Bonds will be settled by transfer of title to book-entry interests in Euroclear, Clearstream or DTC, as the case may be. Title to such book-entry interests will pass by registration of the transfer within the records of Euroclear, Clearstream or DTC, as the case may be, in accordance with their respective procedures. Book-entry interests in the 2020B Bonds may be transferred within Euroclear and within Clearstream and between Euroclear and Clearstream in accordance with procedures established for these purposes by Euroclear and Clearstream. Book-entry interests in the Series 2020B Bonds may be transferred within DTC in accordance with procedures established for this purpose by DTC. Transfer of book-entry interests in the Series 2020B Bonds between Euroclear or Clearstream and DTC may be effected in accordance with procedures established for this purpose by Euroclear, Clearstream and DTC.

Special Timing Considerations. Investors should be aware that investors will only be able to make and receive deliveries, payments and other communications involving the Series 2020B Bonds through Euroclear or Clearstream on days when those systems are open for business. In addition, because of time-zone differences, there may be complications with completing transactions involving Clearstream and/or Euroclear on the same business day as in the United States. U.S. investors who wish to transfer their interests in the Series 2020B Bonds, or to receive or make a payment or delivery of the Series 2020B Bonds, on a particular day, may find that the transactions will not be performed until the next business day in Luxembourg if Clearstream is used, or Brussels if Euroclear is used.

*Clearing Information.* It is expected that the Series 2020B Bonds will be accepted for clearance through the facilities of Euroclear and Clearstream. The CUSIP numbers for the Series 2020B Bonds are set forth on the inside cover of the Official Statement.

*General.* Neither Euroclear nor Clearstream is under any obligation to perform or continue to perform the procedures referred to above, and such procedures may be discontinued at any time.

NEITHER NTTA NOR THE UNDERWRITERS WILL HAVE ANY RESPONSIBILITY FOR THE PERFORMANCE BY EUROCLEAR OR CLEARSTREAM OR THEIR RESPECTIVE DIRECT OR INDIRECT PARTICIPANTS OR ACCOUNT HOLDERS OF THEIR RESPECTIVE OBLIGATIONS UNDER THE RULES AND PROCEDURES GOVERNING THEIR OPERATIONS OR THE ARRANGEMENTS REFERRED TO ABOVE. [THIS PAGE INTENTIONALLY LEFT BLANK]

