1	ORDINANCE NO. 20110825
2	AN ORDINANCE AUTHORIZING THE ISSUANCE AND SALE OF CITY
3 4	OF AUSTIN, TEXAS, PUBLIC IMPROVEMENT BONDS, SERIES 2011A;
- 5	AND APPROVING RELATED DOCUMENTS
6	
7	BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:
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9	PART 1. <b>FINDINGS.</b>
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11	General obligation bonds of the City were duly and favorably voted, as required by the
12	Constitution and laws of Texas, at elections held in the City on the dates as described in Schedule I to
13	this Ordinance; and
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15	Council finds that it is necessary and in the best interest of the City that it approve by this
16	Ordinance the issuance and delivery of the bonds authorized by the City in accordance with the
17 18	Constitution and laws of the State of Texas, including specifically Chapter 1331, Texas Government Code, and the Home Rule Charter of the City, for the purposes set forth above; and
19	Code, and the finite Rule Charter of the City, for the purposes set forth above, and
20	The meeting at which this Ordinance is considered is open to the public as required by law, and
21	the public notice of the time, place and purpose of the meeting was given as required by Chapter 551,
22	Texas Government Code.
23	
24	PART 2. <b>DEFINITIONS.</b> The terms used in this Ordinance have the following meanings:
25	
26	"Authentication Certificate" means the Paying Agent/Registrar's Authentication Certificate, in
27	the form identified in the FORM OF BOND.
28	
29	"Authorized Denomination" means \$5,000 or any integral multiple of \$5,000.
30 21	"Business Day" means a day other than a Saturday, a Sunday, a legal holiday, or a day on which
31 32	banking institutions are authorized by law or executive order to close in the City or the city where the
33	Designated Payment/Transfer Office of the Paying Agent/Registrar is located.
34	Designated Fuyinent, Fransfer Office of the Fuying Figent, Registrar is located.
35	"Code" means the Internal Revenue Code of 1986.
36	
37	"Defeasance Securities" means (i) direct, noncallable obligations of the United States of America,
38	including obligations that are unconditionally guaranteed by the United States of America, (ii)
39	noncallable obligations of an agency or instrumentality of the United States of America, including
40	obligations that are unconditionally guaranteed or insured by the agency or instrumentality and that, on
41	the date of their purchase, are rated as to investment quality by a nationally recognized investment rating
42	firm not less than AAA or its equivalent, and (iii) noncallable obligations of a state or an agency or a
43	county, municipality, or other political subdivision of a state that have been refunded and that, on the
44 45	date the governing body of the City adopts or approves the proceedings authorizing the financial
45 46	arrangements, are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent.
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48	"Defeased Obligation" means any Obligation and the interest on the Obligation that is
49	considered to be paid, retired and no longer outstanding under the terms of this Ordinance, specifically
50	PART 17 of this Ordinance.
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52	"Designated Payment/Transfer Office" means the Houston, Texas office of the Paying
53	Agent/Registrar.
54	
55	"DTC" means The Depository Trust Company, New York, New York.
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57	"Event of Default" has the meaning described in PART 18 of this Ordinance.
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59	"Future Escrow Agreement" means the escrow agreement or other instrument between the City
60	and the Paying Agent/Registrar, with respect to Defeased Obligations.
61	
62	"Interest and Sinking Fund" means the City of Austin, Texas Series 2011A Public Improvement
63	Bonds Interest and Sinking Fund established in PART 9 of this Ordinance.
64	
65	"MSRB" means the Municipal Securities Rulemaking Board.
66	
67	"Obligations" means the bonds of the City to be called "City of Austin, Texas Public
68	Improvement Bonds, Series 2011A".
69	
70	"Paying Agent/Registrar" means Bank of Texas, N.A., or other bank, trust company, financial
71	institution, or agency named in accordance with the provisions of subsection (g) of PART 7 of this
72	Ordinance.
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74	"Project" means a project for which proceeds of the Obligations are spent consistent with the
75	purposes described in clause (i) of PART 3 of this Ordinance.
76	
77	"Purchase Price" means the purchase price for the Obligations designated in Schedule II to this
78	Ordinance.
79	
80	"Purchasers" means the entity or entities designated in Schedule II to this Ordinance.
81	
82	"Registration Books" means the books or records of the registration and transfer of the
83	Obligations maintained by the Paying Agent/Registrar.
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85	"Registered Owner" means the owner of any Obligation as recorded in the Registration Books.
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87	"Rule" means SEC Rule 15c2-12.
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89	"SEC" means the United States Securities and Exchange Commission.
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91	PART 3. BONDS TO BE SOLD; SERIES DESIGNATION. The Obligations shall be
92	issued in accordance with the Constitution, laws of the State of Texas, and the Charter of the City, in the
93	aggregate principal amount of \$78,090,000 for the purposes of (i) financing the projects described in
94	Schedule I and (ii) paying the costs of issuance associated with the sale of the Obligations.

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96 PART 4. MATURITY SCHEDULE. The Obligations shall be dated as of their initial date of delivery, shall be in Authorized Denominations, shall be numbered consecutively from R-1 upward, and 97 shall mature on the maturity date, in each of the years, and in the amounts, respectively, as set forth in 98 Schedule II. 99

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PART 5. **REDEMPTION PROVISIONS.** (a) The City reserves the right to redeem the Obligations maturing on or after September 1, 2022, in whole or in part in any Authorized 102 Denomination, on September 1, 2021, or on any date thereafter, for the principal amount, without 103 premium, plus accrued interest to the date fixed for redemption. The years of maturity of the 104 105 Obligations called for redemption at the option of the City prior to stated maturity shall be selected by the City. The Obligations or any portion redeemed within a maturity shall be selected by lot, or other 106 method, by the Paying Agent/Registrar; provided, that during any period in which ownership of the 107 Obligations is determined only by a book entry at DTC, if fewer than all of the Obligations of the same 108 maturity and bearing the same interest rate are to be redeemed, the particular Obligations of such 109 110 maturity and bearing such interest rate shall be selected in accordance with the arrangements between the City and DTC. 111

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(b) The Obligations are subject to mandatory sinking fund redemption prior to their scheduled 113 maturities, to the extent and in the manner provided in Schedule II and the FORM OF BOND. 114 115

116 (c) At least 30 days before the date fixed for redemption, the City shall cause a written notice of the redemption to be deposited in the United States mail, first-class postage prepaid, addressed to each 117 Registered Owner at the address shown on the Registration Books. By the date fixed for redemption, 118 due provision shall be made with the Paying Agent/Registrar for the payment of the required 119 120 redemption price for the Obligations which are to be redeemed, plus accrued interest to the date fixed for redemption. If the notice of redemption is given, and if provision for payment is made, all as 121 provided above, the Obligations, or the portions of the Obligations, which are to be redeemed, 122 123 automatically shall be redeemed prior to their scheduled maturities, and shall not bear interest after the date fixed for their redemption, and shall not be regarded as outstanding except for the right of the 124 125 Registered Owner to receive the redemption price plus accrued interest to the date fixed for redemption from the Paying Agent/Registrar out of the funds provided for payment. The Paying Agent/Registrar 126 127 shall record in the Registration Books all redemptions of principal of the Obligations or any portion of the principal. If a portion of any Obligation shall be redeemed, one or more substitute Obligations 128 having the same maturity date, bearing interest at the same rate, in any Authorized Denomination, at the 129 130 written request of the Registered Owner, and in an aggregate principal amount equal to the unredeemed portion of the Obligations, will be issued to the Registered Owner upon the surrender for cancellation, 131 at the expense of the City, all as provided in this Ordinance. In addition, the City shall cause the Paving 132 Agent/Registrar to give notice of any redemption in the manner set forth in PART 7(h). The failure to 133 134 cause notice to be given, however, or any defect in the notice, shall not affect the validity or 135 effectiveness of the redemption.

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PART 6. INTEREST. The Obligations shall bear interest at the rates per annum set forth in 137 Schedule II. The interest shall be payable to the registered owner of any Obligation in the manner 138 provided and on the dates stated in the FORM OF BOND. Interest shall be calculated on the basis of a 139 140 360-day year consisting of twelve 30-day months.

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142 PART 7. ADDITIONAL CHARACTERISTICS OF THE SERIES 2011A BONDS. (a) The City shall keep, or cause to be kept at the Designated Payment/Transfer Office, the Registration 143 144 Books, and the City appoints the Paying Agent/Registrar as its registrar and transfer agent to keep books or records and make the transfers and registrations under the reasonable regulations as the City 145 146 and the Paying Agent/Registrar may prescribe; and the Paying Agent/Registrar shall make transfers and 147 registrations as provided in this Ordinance. It shall be the duty of the Paying Agent/Registrar to obtain from the Registered Owner and record in the Registration Books the address of the Registered Owner 148 149 to which payments with respect to the Obligations shall be mailed, as provided in this Ordinance. The City, or its designee, shall have the right to inspect the Registration Books during regular business hours 150 of the Paying Agent/Registrar, but otherwise the Paying Agent/Registrar shall keep the Registration 151 152 Books confidential and, unless otherwise required by law, shall not permit their inspection by any other entity. Registration of each Obligation may be transferred in the Registration Books only 153 upon presentation and surrender of the Obligation to the Paying Agent/Registrar for transfer of 154 155 registration and cancellation, together with proper written instruments of assignment, in form and with guarantee of signatures satisfactory to the Paying Agent/Registrar, evidencing the assignment of the 156 Obligation, or any portion of the Obligation, in any Authorized Denomination, to the assignee or 157 assignees, and the right of the assignee or assignees to have the Obligation or any portion of the 158 159 Obligation registered in the name of the assignee or assignees. Upon the assignment and transfer of any Obligation, a new substitute bond or bonds shall be issued in exchange for the Obligation in the manner 160 161 provided in this Ordinance. 162

(b) The entity in whose name any Obligation shall be registered in the Registration Books at any time shall be treated as the absolute owner of the Obligation for all purposes of this Ordinance, whether the Obligation shall be overdue, and the City and the Paying Agent/Registrar shall not be affected by any notice to the contrary; and payment of, or on account of, the principal of, premium, if any, and interest on any Obligation shall be made only to the Registered Owner. All payments shall be valid and effectual to satisfy and discharge the liability on the Obligation to the extent of the sum or sums so paid.

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(c) The City appoints the Paying Agent/Registrar to act as the paying agent for paying the principal of, premium, if any, and interest on, the Obligations, and to act as its agent to exchange or replace Obligations, all as provided in this Ordinance. The Paying Agent/Registrar shall keep proper records of all payments made by the City and the Paying Agent/Registrar with respect to the Obligations, and of all exchanges, and all replacements, as provided in this Ordinance.

176 (d) Each Obligation may be exchanged for fully registered bonds as set forth in this Ordinance. Each Obligation issued and delivered pursuant to this Ordinance, to the extent of the unredeemed 177 principal amount, may, upon surrender at the Designated Payment/Transfer Office, together with a 178 written request duly executed by the Registered Owner or its assignee or assignees, or its or their duly 179 authorized attorneys or representatives, with guarantee of signatures satisfactory to the Paying 180 181 Agent/Registrar, at the option of the Registered Owner or its assignee or assignees, as appropriate, be 182 exchanged for fully registered bonds, without interest coupons, in the form prescribed in the FORM OF 183 BOND, in any Authorized Denomination (subject to the requirement stated below that each substitute Obligation shall have a single stated maturity date), as requested in writing by the Registered Owner or 184 185 its assignee or assignees, in an aggregate principal amount equal to the unredeemed principal amount of any Obligation or Obligations so surrendered, and payable to the appropriate Registered Owner, 186 187 assignee, or assignees. If a portion of any Obligation is assigned and transferred, each Obligation issued in exchange shall have the same maturity date and bear interest at the same rate as the Obligation for 188

189 which it is being exchanged. Each substitute Obligation shall bear a letter and/or number to distinguish it from each other Obligation. The Paving Agent/Registrar shall exchange or replace Obligations as 190 provided in this Ordinance, and each fully registered Obligation delivered in exchange for or re-191 placement of any Obligation or portion of an Obligation as permitted or required by any provision of 192 193 this Ordinance shall constitute one of the Obligations for all purposes of this Ordinance, and may again 194 be exchanged or replaced. Any Obligation delivered in exchange for or replacement of another Obligation before the first scheduled interest payment date on the Obligations (as stated on the face of 195 196 the Obligation) shall be dated the same date, but each substitute Obligation delivered on or after the first scheduled interest payment date shall be dated the interest payment date preceding the date on which 197 the substitute Obligation is delivered, unless the substitute Obligation is delivered on an interest 198 199 payment date, in which case it shall be dated as of the date of delivery; however, if at the time of delivery of any substitute Obligation the interest on the Obligation for which it is being exchanged has not been 200 paid, then the substitute Obligation shall be dated the date to which interest has been paid in full. On 201 202 each substitute Obligation issued in exchange for or replacement of any Obligation issued under this Ordinance there shall be printed on the Obligation the Authentication Certificate. An authorized 203 representative of the Paving Agent/Registrar shall, before the delivery of any substitute Obligation, date 204 the substitute Obligation in the manner set forth above, and manually sign and date the Authentication 205 206 Certificate, and no substitute Obligation shall be considered to be issued or outstanding unless the 207 Authentication Certificate is executed. The Paying Agent/Registrar promptly shall cancel all Obligations 208 surrendered for exchange or replacement. No additional ordinances, orders, or resolutions need be 209 passed or adopted by Council or any other body or person to accomplish the exchange or replacement 210 of any Obligation, and the Paying Agent/Registrar shall provide for the printing, execution, and delivery of the substitute Obligations in the manner prescribed in this Ordinance. Pursuant to Chapter 1206, 211 Texas Government Code, the duty of exchange or replacement of any Obligation is imposed on the 212 Paving Agent/Registrar, and, upon the execution of the Authentication Certificate, the exchanged or 213 214 replaced bond shall be valid, incontestable, and enforceable in the same manner and with the same effect as the Obligations which originally were delivered pursuant to this Ordinance, approved by the Attorney 215 General, and registered by the Comptroller of Public Accounts. Neither the City nor the Paying 216 217 Agent/Registrar shall be required to transfer or exchange any Obligation selected for redemption, in whole or in part, within 45 calendar days of the date fixed for redemption; provided, however, the limitation 218 219 of transfer shall not be applicable to an exchange by the Registered Owner of the uncalled principal of 220 an Obligation. 221

(e) All Obligations issued in exchange or replacement of any other Obligation or portion of a Obligation, (i) shall be issued in fully registered form, without interest coupons, with the principal of and interest on the Obligations to be payable only to the Registered Owners, (ii) may be redeemed prior to their scheduled maturities, (iii) may be transferred and assigned, (iv) may be exchanged for other Obligations, (v) shall have the characteristics, (vi) shall be signed and sealed, and (vii) the principal of and interest on the Obligations shall be payable, all as provided, and in the manner required or indicated, in the FORM OF BOND.

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(f) The City shall pay the Paying Agent/Registrar's reasonable and customary fees and charges for making transfers of Obligations, but the Registered Owner of any Obligation requesting the transfer shall pay any taxes or other governmental charges required for the transfer. The Registered Owner of any Obligation requesting any exchange shall pay the Paying Agent/Registrar's reasonable and standard or customary fees and charges for exchanging any Obligation or a portion of an Obligation, together with any required taxes or governmental charges, all as a condition precedent to the exercise of the 236 privilege of exchange, except in the case of the exchange of an assigned and transferred Obligation or Obligations or any portion or portions in any Authorized Denomination, the fees and charges will be 237 paid by the City. In addition, the City covenants with the Registered Owners of the Obligations that it 238 will (i) pay the reasonable and standard or customary fees and charges of the Paying Agent/Registrar for 239 its services with respect to the payment of the principal of and interest on the Obligations, when due, 240 241 and (ii) pay the fees and charges of the Paying Agent/Registrar for services with respect to the transfer or registration of Obligations, and with respect to the exchange of Obligations solely to the extent stated 242 243 above.

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(g) The City covenants with the Registered Owners of the Obligations that at all times while the 245 246 Obligations are outstanding the City will provide a competent and legally qualified bank, trust company, or other entity duly qualified and legally authorized to act as and perform the services of Paying 247 Agent/Registrar for the Obligations under this Ordinance, and that the Paying Agent/Registrar will be 248 249 one entity. The City reserves the right to, and may, at its option, change the Paying Agent/Registrar upon not less than 60 days written notice to the Paying Agent/Registrar. In the event that the entity at 250 any time acting as Paying Agent/Registrar (or its successor by merger, acquisition, or other method) 251 should resign or otherwise stop acting as such, the City covenants that it will promptly appoint a 252 253 competent and legally qualified national or state banking institution organized and doing business under the laws of the United States of America or of any state, authorized under the laws to exercise trust 254 powers, subject to supervision or examination by federal or state authority, and whose qualifications 255 substantially are similar to the previous Paying Agent/Registrar to act as Paying Agent/Registrar under 256 257 this Ordinance. Upon any change in the Paying Agent/Registrar, the previous Paying Agent/Registrar promptly shall transfer and deliver the Registration Books (or a copy of these Books), along with all 258 other pertinent books and records relating to the Obligations, to the new Paying Agent/Registrar 259 designated and appointed by the City. Upon any change in the Paying Agent/Registrar, the City 260 261 promptly will cause a written notice to be sent by the new Paying Agent/Registrar to each Registered Owner of the Obligations, by United States mail, first-class postage prepaid, which notice also shall give 262 263 the address of the new Paying Agent/Registrar. By accepting the position and performing as such, each Paying Agent/Registrar shall be considered to have agreed to the provisions of this Ordinance, and a 264 certified copy of this Ordinance shall be delivered to each Paying Agent/Registrar. 265 266

267 In addition to providing notice of redemption of Obligations as set forth in this (h) (i) 268 Ordinance, the Paying Agent/Registrar shall give notice of redemption of Obligations by United States mail, first-class postage prepaid, at least 30 days prior to a redemption date to the MSRB. In addition, in 269 the event of a redemption caused by an advance refunding of the Obligations, the Paying 270 Agent/Registrar shall send a second notice of redemption to the persons specified in the immediately 271 preceding sentence at least 30 days but not more than 90 days prior to the actual redemption date. Any 272 notice sent to the MSRB shall be sent so that the notice is received at least two days prior to the general 273 mailing or publication date of such notice. The Paying Agent/Registrar shall also send a notice of 274 275 prepayment or redemption to the owner of any Obligation who has not sent the Obligations in for 276 redemption 60 days after the redemption date.

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(ii) Each redemption notice, whether required in the FORM OF BOND or otherwise by
this Ordinance, shall contain a description of the Obligations to be redeemed, including the complete
name of the Obligations, the series, the date of issue, the interest rate, the maturity date, the CUSIP
number, the amounts of the Obligations called for redemption, the publication and mailing date for the
notice (in the manner as provided in the FORM OF BOND), the date of redemption, the redemption

price, the name of the Paying Agent/Registrar and the address at which the Obligation may be redeemed, including a contact person and telephone number.

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(iii) All redemption payments made by the Paying Agent/Registrar to the Registered Owners
of the Obligations shall include CUSIP numbers relating to each amount paid to such Registered
Owner.

PART 8. FORM OF OBLIGATIONS. The Obligations shall be signed with the manual or facsimile signatures of the Mayor and the City Clerk, and the seal of the City shall be affixed or impressed on the Obligations. The form of all Obligations, including the form of the Comptroller's Registration Certificate to accompany the Obligations on the initial delivery, the form of the -Authentication Certificate, and the Form of Assignment to be printed on each Obligation, shall be, respectively, substantially in the form set forth in Exhibit A, with such appropriate variations, omissions, or insertions as are permitted or required by this Ordinance.

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PART 9. LEVY OF TAX; INTEREST AND SINKING FUND. (a) The Interest and 298 299 Sinking Fund is created and it shall be established and maintained at an official depository of the City. 300 The Interest and Sinking Fund shall be kept separate and apart from all other funds and accounts of the City, and shall be used only for paying the interest on and principal of the Obligations. All ad valorem 301 302 taxes levied and collected for and on account of the Obligations shall be deposited, as collected, to the 303 credit of the Interest and Sinking Fund. During each year while any Obligation is outstanding and 304 unpaid, Council shall compute and ascertain the rate and amount of ad valorem tax, based on the latest 305 approved tax rolls of the City, with full allowances being made for tax delinquencies and costs of tax collections, which will be sufficient to raise and produce the money required to pay the interest on the 306 Obligations as the interest comes due, and to provide a sinking fund to pay the principal (including 307 308 mandatory sinking fund redemption payments, if any) of the Obligations as the principal matures, but never less than 2% of the outstanding principal amount of the Obligations as a sinking fund each year. 309 310 The rate and amount of ad valorem tax needed to fund this obligation is ordered to be levied against all taxable property in the City for each year while any Obligation is outstanding and unpaid, and the ad 311 valorem tax shall be assessed and collected each year and deposited to the credit of the Interest and 312 313 Sinking Fund. The ad valorem taxes necessary to pay the interest on and principal of the Obligations, as 314 the interest comes due, and the principal matures or comes due through operation of the mandatory 315 sinking fund redemption, if any, as provided in the FORM OF BOND, are pledged for this purpose, 316 within the limit set by law. The City appropriates from current funds on hand, and directs the transfer for deposit into the Interest and Sinking Fund moneys as may be necessary to pay the interest payments 317 on the Obligations scheduled to occur on March 1, 2012. Money in the Interest and Sinking Fund, at 318 319 the option of the City, may be invested in the securities or obligations as permitted under applicable law 320 and the City's investment policy. Any securities or obligations in which money is invested shall be kept and held in trust for the benefit of the owners of the Obligations and shall be sold and the proceeds of 321 322 sale shall be timely applied to the making of all payments required to be made from the Interest and 323 Sinking Fund. Interest and income derived from the investment of money in the Interest and Sinking Fund shall be credited to the Interest and Sinking Fund. 324

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(b) Chapter 1208, Texas Government Code, applies to the issuance of the Obligations and the
pledge of ad valorem taxes made under PART 9(a) of this Ordinance, and the pledge is valid, effective,
and perfected. If Texas law is amended at any time while any Obligation is outstanding and unpaid so
that the pledge of ad valorem taxes made by the City under PART 9(a) of this Ordinance is to be subject

330 to the filing requirements of Chapter 9, Texas Business & Commerce Code, then to preserve to the Registered Owners of the Obligations the perfection of the security interest in the pledge, the City 331 332 agrees to take measures as it determines are reasonable and necessary under Texas law to comply with the applicable provisions of Chapter 9, Texas Business & Commerce Code, and enable a filing to perfect 333 334 the security interest in the pledge.

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PART 10. DAMAGED, LOST, STOLEN OR DESTROYED BONDS. (a) In the event 337 any outstanding Obligation is damaged, mutilated, lost, stolen, or destroyed, the Paving Agent/Registrar 338 shall cause to be printed, executed, and delivered, a new bond of the same principal amount, maturity, and interest rate, as the damaged, mutilated, lost, stolen, or destroyed Obligation, in replacement for the 339 340 Obligation in the manner provided in this Ordinance.

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342 (b) Application for replacement of any damaged, mutilated, lost, stolen, or destroyed Obligation 343 shall be made to the Paying Agent/Registrar. In every case of loss, theft, or destruction of an Obligation, the applicant for a replacement bond shall furnish to the City and to the Paying 344 Agent/Registrar the security or indemnity as may be required by them to save each of them harmless 345 from any loss or damage with respect to the Obligation. Also, in every case of loss, theft, or destruction 346 347 of an Obligation, the applicant shall furnish to the City and to the Paying Agent/Registrar evidence to their satisfaction of the loss, theft, or destruction of the Obligation. In every case of damage or 348 349 mutilation of an Obligation, the applicant shall surrender to the Paying Agent/Registrar for cancellation 350 the damaged or mutilated Obligation.

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352 (c) Notwithstanding provisions 9 (a) and (b), in the event any Obligation shall have matured, and there is no continuing default in the payment of the principal of, premium, if any, or interest on the 353 Obligation, the City may authorize its payment (without surrender except in the case of a damaged or 354 355 mutilated Obligation) instead of issuing a replacement Obligation, provided security or indemnity is furnished as above provided in this PART. 356

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358 (d) Prior to the issuance of any replacement bond, the Paying Agent/Registrar shall charge the owner of the Obligation with all legal, printing, and other expenses in connection with the replacement. 359 360 Every replacement bond issued pursuant to the provisions of this Ordinance by virtue of the fact that 361 any Obligation is damaged, mutilated, lost, stolen, or destroyed shall constitute a contractual obligation 362 of the City whether the damaged, mutilated, lost, stolen, or destroyed Obligation shall be found, or be enforceable by anyone, and shall be entitled to all the benefits of this Ordinance equally and 363 proportionately with any and all other Obligations duly issued under this Ordinance. 364

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366 (e) In accordance with Chapter 1206, Texas Government Code, this PART constitutes authority 367 for the issuance of any such replacement bond without necessity of further action by the governing body of the City or any other body or person, and the duty of the replacement of the bonds is authorized and 368 369 imposed on the Paying Agent/Registrar, subject to the conditions imposed by this PART, and the 370 Paying Agent/Registrar shall authenticate and deliver the bonds in the form and manner and with the 371 effect, as provided in PART 7(d) of this Ordinance for Obligations issued in exchange for other Obligations. 372 373

PART 11. SUBMISSION OF PROCEEDINGS TO ATTORNEY GENERAL. The 374 375 Mayor, or his designee, is authorized to have control of the Obligations and all necessary records and 376 proceedings pertaining to the Obligations pending their delivery and their investigation, examination and approval by the Attorney General of the State of Texas, and their registration by the Comptroller of 377

Public Accounts of the State of Texas. Upon registration of the Obligations, the Comptroller of Public Accounts (or a deputy designated in writing to act for the Comptroller) shall manually sign the Comptroller's Registration Certificate accompanying the Obligations, and the seal of the Comptroller shall be impressed, or placed in facsimile, on each certificate. After registration by the Comptroller, delivery of the Obligations shall be made to the Purchasers, under and subject to the general supervision and direction of the Mayor, against receipt by the City of all amounts due to the City under the terms of sale.

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PART 12. SALE OF BONDS. The sale of the Obligations to the Purchasers, at the Purchase 386 Price, is approved. The Obligations were sold pursuant to the terms of a "Notice of Sale and Bidding 387 388 Instructions", "Official Bid Form" and "Official Statement", the use of these documents, a true and correct copy of each document being attached to this Ordinance, is approved. Council finds, 389 390 determines and declares that the Obligations were sold to the highest bidder at terms that were the most 391 advantageous reasonably obtained. One Obligation in the principal amount maturing on each maturity date as set out in Schedule II to this Ordinance shall be delivered to the Purchasers, and the Purchasers 392 393 shall have the right to exchange such certificates as provided in PART 7 of this Ordinance without cost. Council ratifies use of the "Preliminary Official Statement" prepared in connection with the sale of the 394 395 Obligations. Any accrued interest and premium received in connection with the sale of the Obligations shall be deposited to the Interest and Sinking Fund. 396

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PART 13. FEDERAL TAX COVENANTS. The City covenants to take any action to assure,
or refrain from any action which would adversely affect, the treatment of the Obligations 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. The City covenants as follows:

to take any action to assure that no more than 10 percent of the proceeds of the 403 (a) Obligations or the projects financed with the Obligations (less amounts deposited to a reserve 404 fund, if any) are used for any "private business use," as defined in section 141(b)(6) of the Code 405 or, if more than 10 percent of the proceeds are so used, that amounts, whether received by the 406 City, with respect to such private business use, do not, under the terms of this Ordinance or any 407 408 underlying arrangement, directly or indirectly, secure or provide for the payment of more than 10 percent of the debt service on the Obligations, in contravention of section 141(b)(2) of the 409 Code; 410

(b) to take any action to assure that in the event that the "private business use" described in subsection (a) above exceeds 5 percent of the proceeds of the Obligations or the projects financed with the proceeds (less amounts deposited into a reserve fund, if any) then the amount in excess of 5 percent is used for a "private business use" which is "related" and not "disproportionate," within the meaning of section 141(b)(3) of the Code, to the governmental use;

(c) to take any action to assure that no amount which is greater than the lesser of
\$5,000,000, or 5 percent of the proceeds of the Obligations (less amounts deposited into a
reserve fund, if any) is directly or indirectly used to finance loans to persons, other than state or
local governmental units, in contravention of section 141(c) of the Code;

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to refrain from taking any action which would otherwise result in the Obligations 424 (d)being treated as "private activity bonds" within the meaning of section 141(b) of the Code; 425 426 427 to refrain from taking any action that would result in the Obligations being (e)"federally guaranteed" within the meaning of section 149(b) of the Code; 428 429 430 (f)to refrain from using any portion of the proceeds of the Obligations, directly or 431 indirectly, to acquire or to replace funds which were used, directly or indirectly, to acquire 432 investment property (as defined in section 148(b)(2) of the Code) which produces a materially higher yield over the term of the Obligations, other than investment property acquired with --433 434 proceeds of the Obligations invested for a reasonable temporary period 435 (1)until the proceeds are needed for the purpose for which the Obligations are issued, 436 437 amounts invested in a bona fide debt service fund, within the meaning of 438 (2)section 1.148-1(b) of the Treasury Regulations, and 439 440 amounts deposited in any reasonably required reserve or replacement 441 (3)442 fund to the extent such amounts do not exceed 10 percent of the proceeds of the 443 Obligations; 444 to otherwise restrict the use of the proceeds of the Obligations or amounts 445 (g)treated as proceeds of the Obligations, as may be necessary, so that the Obligations do not 446 447 otherwise contravene the requirements of section 148 of the Code (relating to arbitrage) and, to the extent applicable, section 149(d) of the Code (relating to advance refundings); and 448 449 to pay to the United States of America at least once during each five-year period 450 (h) 451 (beginning on the date of delivery of the Obligations) an amount that is at least equal to 90 percent of the "Excess Earnings", within the meaning of section 148(f) of the Code and to pay 452 to the United States of America, not later than 60 days after the Obligations have been paid in 453 full, 100 percent of the amount then required to be paid as a result of Excess Earnings under 454 455 section 148(f) of the Code. 456 457 For purposes of clauses (a) and (b) above, the City understands that the term "proceeds" includes 458 "disposition proceeds" as defined in the Treasury Regulations and, in the case of refunding bonds, transferred proceeds (if any) and proceeds of the refunded bonds expended prior to the date of the 459 460 issuance of the Obligations. It is the understanding of the City that the covenants contained in this Ordinance are intended to assure compliance with the Code and any regulations or rulings promulgated 461 by the U.S. Department of the Treasury pursuant to the Code. In the event that regulations or rulings 462 463 are hereafter promulgated which modify or expand provisions of the Code, as applicable to the Obligations, the City will not be required to comply with any covenant contained herein to the extent 464 that such failure to comply, in the opinion of nationally-recognized bond counsel, will not adversely 465 466 affect the exemption from federal income taxation of interest on the Obligations under section 103 of 467 the Code. In the event that regulations or rulings are hereafter promulgated which impose additional requirements which are applicable to the Obligations, the City agrees to comply with the additional 468

requirements to the extent necessary, in the opinion of nationally-recognized bond counsel, to preserve the exemption from federal income taxation of interest on the Obligations under section 103 of the Code. In furtherance of the foregoing, the Mayor, the City Manager, any Assistant City Manager, the Chief Financial Officer of the City, and any Deputy Chief Financial Officer of the City may execute any documents, certificates or other reports required by the Code and to make such elections, on behalf of the City, which may be permitted by the Code as are consistent with the purpose for the issuance of the Obligations.

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In order to facilitate compliance with clause (h) above, a "Rebate Fund" is established and held
by the City for the sole benefit of the United States of America, and such Rebate Fund shall not be
subject to the claim of any other person, including without limitation the Registered Owners of the
Obligations. The Rebate Fund is established for the additional purpose of compliance with section 148
of the Code.

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## PART 14. ADDITIONAL TAX COVENANTS REGARDING USE OF PROPERTY.

(a) Allocation of, and Limitation on, Expenditures for the Project. The City covenants to account for the 484 expenditure of proceeds from the sale of the Obligations and any investment earnings on these proceeds 485 486 to be used for a Project on its books and records by allocating proceeds to expenditures within 18 487 months of the later of the date that (a) the expenditure on a Project is made or (b) each Project is 488 completed. The City shall not expend such proceeds or investment earnings more than 60 days after the later of (a) the fifth anniversary of the date of delivery of the Obligations or (b) the date the Obligations 489 are retired, unless the City obtains an opinion of nationally-recognized bond counsel substantially to the 490 effect that the expenditure will not adversely affect the tax-exempt status of the Obligations. The City 491 492 shall not be obligated to comply with this covenant if it obtains an opinion of nationally-recognized bond counsel to the effect that such failure to comply will not adversely affect the excludability for 493 494 federal income tax purposes from gross income of the interest. This Ordinance is intended to satisfy the 495 official intent requirements set forth in section 1.150-2 of the Treasury Regulations.

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(b) Disposition of Project. The City covenants that the property constituting a Project will not be 497 sold or otherwise disposed in a transaction resulting in the receipt by the City of cash or other 498 499 compensation, unless the City obtains an opinion of nationally-recognized bond counsel substantially to the effect that such sale or other disposition will not adversely affect the tax-exempt status of the 500 501 Obligations. The portion of the property comprising personal property and disposed of in the ordinary 502 course of business shall not be treated as a transaction resulting in the receipt of cash or other 503 compensation. The City shall not be obligated to comply with this covenant if it obtains an opinion of 504 nationally-recognized bond counsel to the effect that such failure to comply will not adversely affect the 505 excludability for federal income tax purposes from gross income of the interest.

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- 507 PART 15. **CONTINUING DISCLOSURE OBLIGATION.** (a) *Annual Reports.* (i) The 508 City shall provide annually to the MSRB, within six months after the end of each fiscal year ending in or 509 after 2011, financial information and operating data with respect to the City of the general type included 510 in the final Official Statement authorized by PART 12 of this Ordinance, being the information 511 described in Exhibit B. Any financial statements to be provided shall be (1) prepared in accordance with 512 the accounting principles described in Exhibit B, or other accounting principles as the City may be 513 required to employ from time to time pursuant to state law or regulation, and (2) audited, if the City

514 commissions an audit of such statements and the audit is completed within the period during which they 515 must be provided. If the audit of the financial statements is not complete within this period, then the 516 City shall provide unaudited financial statements by the required time, and shall provide audited financial 517 statements for the applicable fiscal year to the MSRB, when and if the audit report on the statements 518 becomes available.

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(ii) If the City changes its fiscal year, it will notify the MSRB of the change (and of the date of the new fiscal year end) before the next date the City would be required to provide financial information and operating data pursuant to this PART. The financial information and operating data to be provided pursuant to this PART may be set forth in full in one or more documents or may be included by specific reference to any document (including an official statement or other offering document, if it is available from the MSRB) that has been provided to the MSRB or filed with the SEC. Filings shall be made electronically, in the format prescribed by the MSRB.

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528 (b) *Disclosure Event Notices.* The City shall notify the MSRB, in a timely manner not in excess of 529 ten Business Days after the occurrence of the event, of any of the following events with respect to the 530 Obligations:

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532	1.	Principal and interest payment delinquencies;
533	2.	Non-payment related defaults, if material;
534	3.	Unscheduled draws on debt service reserves reflecting financial difficulties;
535	4.	Unscheduled draws on credit enhancements reflecting financial difficulties;
536	5.	Substitution of credit or liquidity providers, or their failure to perform;
537	6.	Adverse tax opinions, the issuance by the Internal Revenue Service of proposed
538		or final determinations of taxability, Notices of Proposed Issue (IRS Form
539		5701-TEB) or other material notices or determinations with respect to the tax
540		status of the Obligations, or other material events affecting the tax status of the
541		Obligations;
542	7.	Modifications to rights of holders of the Obligations, if material;
543	8.	Obligation calls, if material, and tender offers;
544	9.	Defeasances;
545	10.	Release, substitution, or sale of property securing repayment of the Obligations,
546		if material;
547	11.	Rating changes;
548	12.	Bankruptcy, insolvency, receivership or similar event of the City;
549	13.	The consummation of a merger, consolidation, or acquisition involving the City
550		or the sale of all or substantially all of the assets of the City, other than in the
551		ordinary course of business, the entry into a definitive agreement to undertake
552		such an action or the termination of a definitive agreement relating to any such
553		actions, other than pursuant to its terms, if material; and
554	14.	Appointment of a successor Paying Agent/Registrar or change in the name of
555		the Paying Agent/Registrar, if material.
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557	The City shall notify	the MSRB, in a timely manner, of any failure by the City to provide financial
558	information or opera	ting data in accordance with subsection (b) of this Section by the time required by

subsection (a). As used in clause 12 above, the phrase "bankruptcy, insolvency, receivership or similar 559 560 event" means the appointment of a receiver, fiscal agent or similar officer for the City in a proceeding under the U.S. Bankruptcy Code or in any other proceeding under state or federal law in which a court 561 562 or governmental authority has assumed jurisdiction over substantially all of the assets or business of the 563 City, or if jurisdiction has been assumed by leaving Council and official or officers of the City in possession but subject to the supervision and orders of a court or governmental authority, or the entry 564 of an order confirming a plan of reorganization, arrangement or liquidation by a court or governmental 565 authority having supervision or jurisdiction over substantially all of the assets or business of the City. 566

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(c) Limitations, Disclaimers, and Amendments. (i) The City shall be obligated to observe and perform the covenants named in this PART for only so long as the City remains an "obligated person" with respect to the Obligations within the meaning of the Rule, except that the City will give written notice of any deposit made in accordance with this Ordinance, or applicable law, that causes any Obligation no longer to be outstanding.

(ii) The provisions of this PART are for the sole benefit of the holders and beneficial owners of 574 the Obligations, and nothing in this PART, express or implied, shall give any benefit or any legal or 575 equitable right, remedy, or claim to any other person. The City undertakes to provide only the financial 576 577 information, operating data, financial statements, and notices which it has expressly agreed to provide 578 pursuant to this PART and does not undertake to provide any other information that may be relevant or material to a complete presentation of the City's financial results, condition, or prospects or to update 579 any information provided in accordance with this PART or otherwise, except as expressly provided in 580 this Ordinance. The City does not make any representation or warranty concerning the information or 581 its usefulness to a decision to invest in or sell Obligations at any future date. 582 583

(iii) UNDER NO CIRCUMSTANCES SHALL THE CITY BE LIABLE TO THE HOLDER
OR BENEFICIAL OWNER OF ANY OBLIGATION OR ANY OTHER PERSON, IN
CONTRACT OR TORT, FOR DAMAGES RESULTING IN WHOLE OR IN PART FROM ANY
BREACH BY THE CITY, WHETHER NEGLIGENT OR WITHOUT FAULT ON ITS PART, OF
ANY COVENANT SPECIFIED IN THIS PART, BUT EVERY RIGHT AND REMEDY OF ANY
PERSON, IN CONTRACT OR TORT, FOR OR ON ACCOUNT OF ANY BREACH SHALL BE
LIMITED TO AN ACTION FOR MANDAMUS OR SPECIFIC PERFORMANCE.

(iv) No default by the City in observing or performing its obligations under this PART shall
comprise a breach of or default under this Ordinance for purposes of any other provision of this
Ordinance. Nothing in this PART is intended or shall act to disclaim, waive, or otherwise limit the
duties of the City under federal and state securities laws.

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(v) Should the Rule be amended to obligate the City to make filings with or provide notices to
entities other than the MSRB, the City agrees to undertake such obligation in accordance with the Rule
as amended.

(vi) The provisions of this PART may be amended by the City from time to time 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 the City, but only if (1) the provisions of this PART, as

amended, would have permitted an underwriter to purchase or sell Obligations in the primary offering 604 605 of the Obligations in compliance with the Rule, taking into account any amendments or interpretations of the Rule since the offering as well as the changed circumstances and (2) either (a) the holders of a 606 607 majority in aggregate principal amount (or any greater amount required by any other provision of this Ordinance that authorizes an amendment) of the outstanding Obligations consent to the amendment or 608 (b) a person that is unaffiliated with the City (such as nationally-recognized bond counsel) determines 609 that the amendment will not materially impair the interest of the holders and beneficial owners of the 610 Obligations. If the City amends the provisions of this PART, it shall include with any amended financial 611 612 information or operating data next provided in accordance with subsection (b) of this PART an explanation, in narrative form, of the reason for the amendment and of the impact of any change in the 613 614 type of financial information or operating data so provided. The City may also amend or repeal the provisions of this continuing disclosure agreement if the SEC amends or repeals the applicable 615 616 provision of the Rule or a court of final jurisdiction enters judgment that the provisions of the Rule are 617 invalid, but only if and to the extent that the provisions of this sentence would not prevent an 618 underwriter from lawfully purchasing or selling Obligations in the primary offering of the Obligations. 619

620 PART 16. DTC REGISTRATION. The Obligations initially shall be issued and delivered in the manner that no physical distribution of the Obligations will be made to the public, and DTC initially 621 622 will act as depository for the Obligations. DTC has represented that it is a limited purpose trust company incorporated under the laws of the State of New York, a member of the Federal Reserve 623 System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a 624 "clearing agency" registered under Section 17A of the Securities Exchange Act of 1934, as amended, and 625 the City accepts, but in no way verifies, the representations. The Obligations initially authorized by this 626 627 Ordinance intended to be held by DTC shall be delivered to and registered in the name of CEDE & CO., the nominee of DTC. It is expected that DTC will hold the Obligations on behalf of the 628 629 Purchasers and their participants. So long as each Obligation is registered in the name of CEDE & CO., 630 the Paying Agent/Registrar shall treat and deal with DTC the same in all respects as if it were the actual and beneficial owner. It is expected that DTC will maintain a book-entry system which will identify 631 632 ownership of the Obligations in Authorized Denominations, with transfers of ownership being effected on the records of DTC and its participants pursuant to rules and regulations established by them, and 633 634 that the Obligations initially deposited with DTC shall be immobilized and not be further exchanged for substitute Obligations except as set forth in this Ordinance. The City and the Paying Agent/Registrar 635 are not responsible or liable for any functions of DTC, will not be responsible for paying any fees or 636 637 charges with respect to its services, will not be responsible or liable for maintaining, supervising, or 638 reviewing the records of DTC or its participants, or protecting any interests or rights of the beneficial 639 owners of the Obligations. It shall be the duty of the DTC Participants, as defined in the Official 640 Statement, to make all arrangements with DTC to establish this book-entry system, the beneficial ownership of the Obligations, and the method of paying the fees and charges of DTC. The City does 641 642 not represent, nor does it in any way covenant that the initial book-entry system established with DTC 643 will be maintained in the future. Notwithstanding the initial establishment of the foregoing book-entry system with DTC, if for any reason any of the originally delivered Obligations is duly filed with the 644 645 Paying Agent/Registrar with proper request for transfer and substitution, as provided for in this 646 Ordinance, substitute Obligations will be duly delivered as provided in this Ordinance, and there will be 647 no assurance or representation that any book-entry system will be maintained for the Obligations. In

connection with the initial establishment of the foregoing book-entry system with DTC, the City has 648 executed a "Blanket Letter of Representations" prepared by DTC in order to implement the book-entry 649 system described above. 650

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PART 17. DEFEASANCE. (a) Defeased Obligations. Any Obligation will be treated as a 652 653 Defeased Obligation, except to the extent provided in subsection (d) of this PART, when payment of the principal of the Obligation, plus interest to the due date (whether the due date be by reason of 654 maturity or otherwise) either (i) shall have been made or caused to be made in accordance with the terms 655 of this Ordinance, or (ii) shall have been provided for on or before the due date by irrevocably 656 657 depositing with or making available to the Paving Agent/Registrar in accordance with a Future Escrow 658 Agreement for the payment of the Obligation (1) lawful money of the United States of America sufficient to make the payment or (2) Defeasance Securities, certified by an independent public 659 660 accounting firm of national reputation to mature as to principal and interest in the amounts and at the 661 times as will insure the availability, without reinvestment, of sufficient money to provide for the payment, and when proper arrangements have been made by the City with the Paying Agent/Registrar 662 663 for the payment of its services until all Defeased Obligations shall have become due and payable. There shall be delivered to the Paying Agent/Registrar a certificate from a firm of certified public accountants 664 665 certifying the sufficiency of the deposit made pursuant to clause (ii) above. The Paying Agent/Registrar shall also receive an opinion of bond counsel acceptable to the City that reflects this payment does not 666 667 adversely affect the exclusion under the Code of interest on the Defeased Obligations from the gross 668 income of the holders for federal income taxation purposes. At the time as a Obligation shall be 669 considered to be a Defeased Obligation, the Obligation and the interest on that Bond shall no longer be secured by, payable from, or entitled to the benefits of, the ad valorem taxes levied and pledged as 670 provided in this Ordinance, and the principal and interest shall be payable solely from the money or 671 Defeasance Securities. Notwithstanding any other provision of this Ordinance to the contrary, any 672 673 determination not to redeem Defeased Obligations that is made in conjunction with the payment arrangements described in subsections (a)(i) or (ii) of this PART shall not be irrevocable, provided that: 674 (1) in the proceedings providing for the payment arrangements, the City expressly reserves the right to 675 call the Defeased Obligations for redemption; (2) the City gives notice of the reservation of that right to 676 the owners of the Defeased Obligations immediately following the making of the payment 677 678 arrangements; and (3) the City directs that notice of the reservation be included in any redemption 679 notices that it authorizes.

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Investment in Defeasance Securities. Any funds deposited with the Paying Agent/Registrar 681 (b)may at the written direction of the City be invested in Defeasance Securities, maturing in the amounts 682 and times as set forth in this Ordinance, and all income from these Defeasance Securities received by the 683 Paying Agent/Registrar that is not required for the payment of the Obligations and interest, with respect 684 to which money has been deposited, shall be turned over to the City, or deposited as directed in writing 685 by the City. Any Future Escrow Agreement pursuant to which the money and/or Defeasance Securities 686 687 are held for the payment of Defeased Obligations may contain provisions permitting the investment or 688 reinvestment of the moneys in Defeasance Securities or the substitution of other Defeasance Securities 689 upon the satisfaction of the requirements described in subsections (a)(i) or (ii) of this PART. All income from the Defeasance Securities received by the Paving Agent/Registrar which is not required for the 690 691 payment of the Defeased Obligations, with respect to which money has been so deposited, shall be remitted to the City or deposited as directed in writing by the City. The Paying Agent/Registrar shall 692 693 not be liable for any loss pertaining to an investment executed in accordance with written instructions from the City. 694

- 695 696 (c) Paying Agent/Registrar Services. Until all Defeased Obligations shall have become due and payable, the Paying Agent/Registrar shall perform the services of Paying Agent/Registrar for the 697 698 Defeased Obligations as if they had not been defeased, and the City shall make proper arrangements to provide and pay for the services as required by this Ordinance. 699
- 701 Selection of Bonds for Defeasance. In the event that the City elects to defease less than all of (d) the principal amount of Obligations of a maturity, the Paying Agent/Registrar shall select, or cause to be 702 selected, the amount of Obligations by the random method as it considers fair and appropriate. 703
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- 705 PART 18. DEFAULT AND REMEDIES. (a) Events of Default. Each of the following occurrences or events is an Event of Default: 706
  - (i) the failure to pay the principal of or interest on any Obligation when it becomes due and payable; or

(ii) default in the performance or observance of any other covenant, agreement or obligation of the City, the failure to perform which materially, adversely affects the rights of the Registered Owners of the Obligations, including their prospect or ability to be repaid in accordance with this Ordinance, and the continuation for a period of 60 days after notice of the default is given by any Registered Owner to the City.

- (b) Remedies for Default.
- (i) When any Event of Default occurs, any Registered Owner or the Registered Owner's authorized representative, including a trustee or trustees, may proceed against the City, or any official, officer or employee of the City in their official capacity, for the purpose of protecting and enforcing the rights of the Registered Owners under this Ordinance, by mandamus or other suit, action or special proceeding in equity or at law, in any court of competent jurisdiction, for any relief permitted by law, including the specific performance of any covenant or agreement contained in this Ordinance, or to enjoin any act or thing that may be unlawful or in violation of any right of the Registered Owners or any combination of remedies only as authorized by law.

(ii) All default proceedings shall be instituted and maintained for the equal benefit of all Registered Owners of outstanding Bonds.

- (c) Remedies Not Exclusive.
- 731 732

(i) No remedy in this Ordinance is exclusive of any other available remedy, but each remedy shall be cumulative and shall be in addition to every other remedy given in this Ordinance or under the Obligations; however, there is no right to accelerate the debt evidenced by the Obligations.

(ii) The exercise of any remedy in this Ordinance shall not be considered a waiver of any 738 other available remedy. 739

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741 (iii) By accepting the delivery of an Obligation authorized under this Ordinance, the 742 Registered Owner agrees that the certifications required to effect any covenants or representations contained in this Ordinance do not and shall never constitute or give rise to a 743 744 personal or pecuniary liability or charge against the officers or employees of the City or Council. 745

746 (iv) None of the members of Council, nor any other official or officer, agent, or employee of the City, shall be charged personally by the Registered Owners with any liability, or 747 be held personally liable to the Registered Owners under any term or provision of this 748 Ordinance, or because of any Event of Default or alleged Event of Default under this 749 Ordinance. 750

PART 19. OFFICIALS MAY ACT ON BEHALF OF THE CITY. The Mayor, the City 752 Clerk, the City Manager, any Assistant City Manager, the Chief Financial Officer of the City, or any 753 754 Deputy Chief Financial Officer of the City, and all other officers, employees, and agents of the City, and each of them, shall be authorized, empowered, and directed to do and perform all acts and things and to 755 756 execute, acknowledge, and deliver in the name and under the seal and on behalf of the City all instruments as may be necessary or desirable in order to carry out the terms and provisions of this 757 758 Ordinance, the Obligations, the offering documents prepared in connection with the sale of the 759 Obligations, or the Paying Agent/Registrar Agreement. In case any officer whose signature appears on 760 any Obligation shall stop being the officer before the delivery of the Obligation, the signature shall 761 nevertheless be valid and sufficient for all purposes if he or she had remained in office until the delivery.

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763 PART 20. RULES OF CONSTRUCTION. For all purposes of this Ordinance, unless the context requires otherwise, all references to designated PARTS and other subdivisions are to the PARTS 764 765 and other subdivisions of this Ordinance. Except where the context otherwise requires, terms defined 766 in this Ordinance to impart the singular number shall be considered to include the plural number and 767 vice versa. References to any named person shall mean that party and his or her successors and assigns. 768 References to any constitutional, statutory or regulatory provision means the provision as it exists on 769 the date this Ordinance is adopted by the City. Any reference to the payment of principal in this Ordinance shall include the payment of any mandatory sinking fund redemption payments as described 770 771 in this Ordinance. Any reference to "FORM OF BOND" refers to the form of the Bonds in Exhibit A 772 to this Ordinance. The titles and headings of the PARTS and subsections of this Ordinance have been 773 inserted for convenience of reference only and are not a part of this Ordinance and shall not in any way 774 modify or restrict any of its terms or provisions.

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PART 21. CONFLICTING ORDINANCES REPEALED. All ordinances and resolutions 777 or parts in conflict with this Ordinance are repealed.

PART 22. IMMEDIATE EFFECT. In accordance with the provisions of V.T.C.A., 779 780 Government Code, Section 1201.028, this Ordinance is effective immediately upon its adoption by 781 Council.

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789 790 791 792 793 794 795	PASSED AND APPROVE	D AND EFFECTIVE August 25, 2011.
796		
797		Lee Leffingwell, Mayor, City of Austin, Texas
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800	ATTEST:	
801		
802		(SEAL)
803	Shirley A. Gentry,	
804	City Clerk,	
805	City of Austin, Texas	
806		
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808	APPROVED:	
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811 012	Karon M. Konnard	
812 813	Karen M. Kennard, City Attorney,	
814	City of Austin, Texas	
014	City of Ausuit, Texas	

815						
816	EXHIBIT A					
817						
818	FORM OF BOND					
819						
820	NO\$					
821						
822	UNITED STATES OF AMERICA					
823	STATE OF TEXAS					
824	CITY OF AUSTIN, TEXAS					
825	PUBLIC IMPROVEMENT BONDS,					
826	SERIES 2011A					
827	MATURITY DATE INTEREST RATE DATED DATE CUSIP					
828 829	MATURITY DATE INTEREST RATE DATED DATE CUSIP					
830	SEPTEMBER 1, 2011					
831	SET TEMBER 1, 2011					
832	ON THE MATURITY DATE SPECIFIED ABOVE, THE CITY OF AUSTIN, TEXAS (the					
833	"City"), in the Counties of Travis, Williamson and Hays, hereby promises to pay to					
834	Sity ), in the countee of fluxes, williamoon and fluys, hereby profinees to puy to					
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836						
837	or to the registered assignee hereof (either being hereinafter called the "registered owner") the principal					
838	amount of:					
839						
840	DOLLARS					
841	and to pay interest thereon, from the Dated Date specified above, to the maturity date specified above,					
842	or the date of its redemption prior to scheduled maturity, at the rate of interest per annum specified					
843	above, with said interest being payable on March 1, 2012, and semiannually on each September 1 and					
844	March 1 thereafter; except that if the Paying Agent/Registrar's Authentication Certificate appearing on					
845 846	the face of this Bond is dated later than March 1, 2012, such interest is payable semiannually on each September 1 and March 1 following such date.					
847	September 1 and March 1 following such date.					
848	THE PRINCIPAL OF AND INTEREST ON this Bond are payable in lawful money of the					
849	United States of America, without exchange or collection charges. The principal of this Bond shall be					
850	paid to the registered owner hereof upon presentation and surrender of this Bond at maturity or					
851	redemption prior to maturity at the designated corporate trust office in Houston, Texas (the					
852	"Designated Payment/Transfer Office") of Bank of Texas, N.A., which is the "Paying Agent/Registrar"					
853	for this Bond. The payment of interest on this Bond shall be made by the Paying Agent/Registrar to					
854	the registered owner hereof as shown by the Registration Books kept by the Paying Agent/Registrar at					
855	the close of business on the 15th day of the month next preceding such interest payment date by check,					
856	dated as of such interest payment date, drawn by the Paying Agent/Registrar on, and payable solely					
857	from, funds of the City required to be on deposit with the Paying Agent/Registrar for such purpose as					
858	hereinafter provided; and such check shall be sent by the Paying Agent/Registrar by United States mail,					
859	first-class postage prepaid, on each such interest payment date, to the registered owner hereof at its					
860	address as it appears on the Registration Books kept by the Paying Agent/Registrar, as hereinafter					

861 described. Any accrued interest due at maturity or upon redemption of this Bond prior to maturity as provided herein shall be paid to the registered owner upon presentation and surrender of this Bond for 862 863 redemption and payment at the Designated Payment/Transfer Office of the Paying Agent/Registrar. The City covenants with the registered owner of this Bond that no later than each principal payment 864 865 and/or interest payment date for this Bond it will make available to the Paying Agent/Registrar from the 866 Interest and Sinking Fund as defined by the ordinance authorizing the Bonds (the "Ordinance") the amounts required to provide for the payment, in immediately available funds, of all principal of, 867 premium, if any, and interest on the Bonds, when due. 868

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870 IN THE EVENT OF A NON-PAYMENT of interest on a scheduled payment date, and for 30 871 days thereafter, a new record date for such interest payment (a "Special Record Date") will be established by the Paying Agent/Registrar, if and when funds for the payment of such interest have 872 been received from the City. Notice of the Special Record Date and of the scheduled payment date of 873 the past due interest ("Special Payment Date", which shall be 15 days after the Special Record Date) 874 shall be sent at least five business days prior to the Special Record Date by United States mail, first class 875 postage prepaid, to the address of each registered owner of a Bond appearing on the registration books 876 of the Paying Agent/Registrar at the close of business on the last business day next preceding the date 877 878 of mailing of such notice.

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880 IF THE DATE for the payment of the principal of, premium, if any, or interest on this Bond 881 shall be a Saturday, Sunday, a legal holiday, or a day on which banking institutions in the city where the 882 Designated Payment/Transfer Office of the Paying Agent/Registrar is located are authorized by law or executive order to close, then the date for such payment shall be the next succeeding day which is not 883 such a Saturday, Sunday, legal holiday, or day on which banking institutions are authorized to close; and 884 payment on such date shall have the same force and effect as if made on the original date payment was 885 886 due. Notwithstanding the foregoing, during any period in which ownership of the Bonds is determined only by a book entry at a securities depository for the Bonds, any payment to the securities depository, 887 or its nominee or registered assigns, shall be made in accordance with existing arrangements between the 888 889 City and the securities depository.

- THIS BOND is one of a Series of Bonds of like tenor and effect except as to number, principal amount, interest rate, maturity and option of redemption, authorized in accordance with the Constitution and laws of the State of Texas in the principal amount of \$78,090,000, for the purpose of providing funds with which to (i) make and acquire various public improvements for the City and (ii) pay the costs of issuance associated with the sale of the Bonds.
- 897 ON SEPTEMBER 1, 2021, or on any date thereafter, the Bonds of this Series maturing on September 1, 2022 and thereafter may be redeemed prior to their scheduled maturities, at the option of 898 the City, in whole, or in part, at par and accrued interest to the date fixed for redemption. The years of 899 900 maturity of the Bonds called for redemption at the option of the City prior to stated maturity shall be 901 selected by the City. The Bonds or portions thereof redeemed within a maturity shall be selected by lot 902 or other method by the Paying Agent/Registrar; provided, that during any period in which ownership of the Bonds is determined only by a book entry at a securities depository for the Bonds, if fewer than all 903 904 of the Bonds of the same maturity and bearing the same interest rate are to be redeemed, the particular 905 Bonds of such maturity and bearing such interest rate shall be selected in accordance with the 906 arrangements between the City and the securities depository.
- 907

[THE BONDS are also subject to mandatory redemption in part by lot pursuant to the terms of the Ordinance, on September 1 in each of the years 20\_\_\_\_\_\_ through 20\_\_\_\_\_, inclusive, with respect to Bonds maturing September 1, 20\_\_\_\_, in the following years and in the following amounts, at a price equal to the principal amount thereof and accrued and unpaid interest to the date of redemption, without premium:

Principal Amount

- 912
- 913 914
- 914
- 915 916

918

928

917 \* Final Maturity

Year

To the extent, however, that Bonds subject to sinking fund redemption have been previously purchased 919 920 or called for redemption in part and otherwise than from a sinking fund redemption payment, each 921 annual sinking fund payment for such Bond shall be reduced by the amount obtained by multiplying the principal amount of Bonds so purchased or redeemed by the ratio which each remaining annual sinking 922 923 fund redemption payment for such Bonds bears to the total remaining sinking fund payments, and by rounding each such payment to the nearest \$5,000 integral; provided, that during any period in which 924 925 ownership of the Bonds is determined only by a book entry at a securities depository for the Bonds, the particular Bonds to be called for mandatory redemption shall be selected in accordance with the 926 927 arrangements between the City and the securities depository.]\*

929 AT LEAST 30 days prior to the date fixed for any redemption a written notice of redemption shall be given to the registered owner of each Bond or a portion thereof being called for redemption by 930 depositing such notice in the United States mail, first-class postage prepaid, addressed to each such 931 registered owner at his address shown on the Registration Books of the Paving Agent/Registrar, and to 932 933 major securities depositories, national bond rating agencies and bond information services. By the date 934 fixed for any redemption due provision shall be made by the City with the Paving Agent/Registrar for the payment of the required redemption price for this Bond or the portion hereof which is to be so re-935 936 deemed, plus accrued interest thereon to the date fixed for redemption. If notice of redemption is given, and if due provision for such payment is made, all as provided above, this Bond, or the portion 937 938 hereof which is to be so redeemed, thereby automatically shall be redeemed prior to its scheduled 939 maturity, and shall not bear interest after the date fixed for its redemption, and shall not be regarded as 940 being outstanding except for the right of the registered owner to receive the redemption price plus accrued interest to the date fixed for redemption from the Paying Agent/Registrar out of the funds pro-941 vided for payment. The Paying Agent/Registrar shall record in the Registration Books all redemptions 942 943 of principal of this Bond or any portion hereof. If a portion of any Bond shall be redeemed a substitute Bond or Bonds having the same maturity date, bearing interest at the same rate, in any denomination or 944 945 denominations in any integral multiple of \$5,000, at the written request of the registered owner, and in aggregate principal amount equal to the unredeemed portion thereof, will be issued to the registered 946 947 owner upon the surrender thereof for cancellation, at the expense of the City, all as provided in the 948 Ordinance.

949

ALL BONDS OF THIS SERIES are issuable solely as fully registered bonds, without interest coupons, in the denomination of any integral multiple of \$5,000 (an "Authorized Denomination"). As provided in the Ordinance, this Bond may, at the request of the registered owner or the assignee or assignees hereof, be assigned, transferred, and exchanged for a like aggregate principal amount of fully registered bonds, without interest coupons, payable to the appropriate registered owner, assignee, or 955 assignees, as the case may be, having the same maturity date, and bearing interest at the same rate, in any Authorized Denomination as requested in writing by the appropriate registered owner, assignee, or 956 957 assignees, as the case may be, upon surrender of this Bond to the Paying Agent/Registrar at its Designated Payment/Transfer Office for cancellation, all in accordance with the form and procedures 958 959 set forth in the Ordinance. Among other requirements for such assignment and transfer, this Bond 960 must be presented and surrendered to the Paying Agent/Registrar, together with proper instruments of assignment, in form and with guarantee of signatures satisfactory to the Paying Agent/Registrar, 961 evidencing assignment of this Bond or any portion or portions hereof in any integral multiple of \$5,000 962 963 to the assignee or assignees in whose name or names this Bond or any such portion or portions hereof is 964 or are to be transferred and registered. The form of Assignment printed or endorsed on this Bond may 965 be executed by the registered owner to evidence the assignment hereof, but such method is not exclusive, and other instruments of assignment satisfactory to the Paying Agent/Registrar may be used 966 to evidence the assignment of this Bond or any portion or portions hereof from time to time by the 967 968 registered owner. The one requesting such exchange shall pay the Paying Agent/Registrar's reasonable standard or customary fees and charges for exchanging any Bond or portion thereof. The foregoing 969 notwithstanding, in the case of the exchange of an assigned and transferred Bond or Bonds or any 970 portion or portions thereof, such fees and charges of the Paying Agent/Registrar will be paid by the 971 972 City. In any circumstance, any taxes or governmental charges required to be paid with respect thereto shall be paid by the one requesting such assignment, transfer, or exchange as a condition precedent to 973 the exercise of such privilege. In any circumstance, neither the City nor the Paying Agent/Registrar shall 974 975 be required to transfer or exchange any Bond so selected for redemption, in whole or in part, within 45 976 calendar days of the date fixed for redemption; provided, however, such limitation of transfer shall not 977 be applicable to an exchange by the registered owner of the uncalled principal of a Bond.

978

988

WHENEVER the beneficial ownership of this Bond is determined by a book entry at a
securities depository for the Bonds, the foregoing requirements of holding, delivering or transferring this
Bond shall be modified to require the appropriate person or entity to meet the requirements of the
securities depository as to registering or transferring the book entry to produce the same effect.

IN THE EVENT any Paying Agent/Registrar for the Bonds is changed by the City, resigns, or otherwise ceases to act as such, the City has covenanted in the Ordinance that it promptly will appoint a competent and legally qualified substitute therefor, and promptly will cause written notice thereof to be mailed to the registered owners of the Bonds.

IT IS HEREBY CERTIFIED AND RECITED that the issuance of this Bond, and the series of 989 990 which it is a part, is duly authorized by law; that all acts, conditions and things required to be done precedent to and in the issuance of this series of bonds, and of this Bond, have been properly done and 991 performed and have happened in regular and due time, form and manner as required by law; that 992 sufficient and proper provision for the levy and collection of ad valorem taxes has been made, which, 993 994 when collected, shall be appropriated exclusively to the payment of this Bond and the series of which it 995 is a part; and that the total indebtedness of the City of Austin, Texas, including the entire series of bonds 996 of which this is one, does not exceed any constitutional or statutory limitation. 997

998 BY BECOMING the registered owner of this Bond, the registered owner thereby acknowledges
999 all of the terms and provisions of the Ordinance, agrees to be bound by such terms and provisions,
1000 acknowledges that the Ordinance is duly recorded and available for inspection in the official minutes

1001 1002 1003	and records of the governing body of the City, and agrees that the terms and provisions of this Bond and the Ordinance constitute a contract between each registered owner hereof and the City.					
1003	IN WITNESS WHEREOF, this Bond has been duly executed on behalf of the City, under its					
1004	official seal, in accordance with law.	as been duly executed on behan of the only, under its				
1006						
1007						
1008						
1009						
1010	City Clerk,	Mayor,				
1011	City of Austin, Texas	City of Austin, Texas				
1012						
1013						
1014	(SEAL)					
1015						
1016						
1017						
1018						
1019	*Inserted and completed if Term Bonds sold					

1020 1021	FORM OF PAYING AGEN	Γ/REGISTRAR'S AUTHENTICATION CERTIFICATE:
1021	PAYING AGENT/RE	GISTRAR'S AUTHENTICATION CERTIFICATE
1023		
1024	It is hereby certified that this	s Bond has been issued under the provisions of the proceedings
1025	adopted by the City as described in the	he text of this Bond; and that this Bond has been issued in conver-
1026	sion of and exchange for or replacen	nent of a bond, bonds, or a portion of a bond or bonds of an issue
1027	which originally was approved by the	he Attorney General of the State of Texas and registered by the
1028	Comptroller of Public Accounts of	the State of Texas.
1029	-	
1030	Dated:	Bank of Texas, N.A.,
1031		Paying Agent/Registrar
1032		
1033		
1034		By
1035		ByAuthorized Representative
1036		
1037	FORM OF COMPT	TROLLER'S CERTIFICATE (ATTACHED TO
1038	THE BONDS	UPON INITIAL DELIVERY THEREOF):
1039		
1040	OFFICE OF COMPTROLLER	:
1041		REGISTER NO
1042	STATE OF TEXAS	
1043		
1044		s on file and of record in my office a certificate of the Attorney
1045		effect that this Bond has been examined by him as required by law,
1046		sued in conformity with the Constitution and laws of the State of
1047		ing obligation of the City of Austin, Texas, payable in the manner
1048	provided by and in the ordinance au	thorizing same, and said Bond has this day been registered by me.
1049		
1050	WITNESS MY HAND and	seal of office at Austin, Texas
1051		
1052		Comptroller of Public Accounts of the State of Texas
1053		
1054	(SEAL)	

FORM OF ASSIGNMENT:						
ASSIGNMENT						
FOR VALUE RECEIVED, the undersigned	d hereby s	sells,	assigns	and	transfers	unto
Please insert Social Security or Taxpayer Identification Number of Transferee						
//						
(Please print or typewrite name and address, includ zip code of Transferee)	ing					
the within Bond and all rights thereunder, and here	by	Ŝ				
irrevocably constitutes and appoints						
attorney to register the transfer of the within Bond	on the					
books kept for registration thereof, with full power	of					
substitution in the premises.						
Dated:						
Signature Guaranteed:						
NOTICE: Signature(s) must be guaranteed by a member firm of the New York Stock Exchange or a commercial bank or trust company.	Owner as in every	nd wit s it app v part	the name of the name of the sears upo ficular,	me of n the f withou	ve must the Registe front of this at alteration hatsoever.	Bond
The printer of the Obligations is hereby authorized counsel's opinion relating to the Obligations, and (ii) a municipal bond insurance company providing mu part of the Obligations.	an appropria	ate stat	tement of	finsur	ance furnisl	hed by

1097	Exhibit B
1098	to
1099	Ordinance
1100	
1101	DESCRIPTION OF ANNUAL FINANCIAL INFORMATION
1102	
1103	The following information is referred to in PART 15 of this Ordinance.
1104	
1105	Annual Financial Statements and Operating Data
1106	
1107	The financial information and operating data with respect to the City to be provided annually in
1108	accordance with PART 15 are as specified (and included in the Appendix or under the headings of the
1109	Official Statement referred to) below:
1110	
1111	The quantitative financial information and operating data with respect to the City of the general
1112	type included in the main text of the Official Statement under the subcaptions: "Tax Valuation" with
1113	respect to the appraised value as of January 1 during the fiscal year as to which such annual report
1114	relates; "Current Investments"; "Valuation and Funded Debt History"; "Tax Rates, Levy and Collection
1115	History"; "Ten Largest Taxpayers"; "Property Tax Rate Distribution"; "General Fund Revenues and
1116	Expenditures and Changes in Fund Balance"; "Municipal Sales Tax"; and "Transfers from Utility Fund".
1117	
1118	The portions of the financial statements of the City appended to the Official Statement as
1119	Appendix B, but for the most recently concluded fiscal year.
1120	
1121	Accounting Principles
1122	
1123	The accounting principles referred to in PART 15 are the accounting principles described in the
1124	notes to the financial statements referred to in the third paragraph under the heading "Annual Financial
1125	Statements and Operating Data" above.

1126 1127 1128	SCHEDULE I (*Amounts in thousands)					
1129 1130 1131	Purpose	Total Amounts <u>Authorized*</u>	Amounts Previously <u>Issued*</u>	Amounts Being <u>Issued*</u>	Unissued <u>Amounts*</u>	
1132 1133	10/23/83 Election					
1134 1135	Brackenridge 2000	\$ 50,000	\$ 40,785	\$ -0-	\$ 9,215	
1136 1137	09/08/94 Election					
1138 1139	Park Improvements	9,975	9,648	-	0-	327
1140 1141	1/19/85 Election					
1142 1143	Cultural Arts	20,285	14,890	-0-	5,395	
1144 1145 1146	11/7/06 Election					
1147 1148	Street and Road Improve- ments	103,100	65,660	14,300+	23,140	
1149 1150	Water Quality Improveme	ents 145,000	107,000	18,000+	20,000	
1151 1152 1153	Park Improvements	84,700	51,575	6,235+	26,890	
1153 1154 1155	Cultural Facilities	31,500	11,100	10,500+	9,800	
1156 1157	Affordable Housing	55,000	39,900	8,450#	6,650	
1158 1159	Central Library	90,000	1,500	4,000+	84,500	
1160 1161	Public Safety Improvement	nts 58,100	42,350	9,750+	6,000	
1162 1163	<u>11/2/10 Election</u>					
1164 1165	Mobility Transportation	90,000	-0-	1	15,305+	74,695
1166 1167 1168	TOTAL	<u>\$737,660</u>	<u>\$384,408</u>	<u>\$86,540</u>	<u>\$266,712</u>	
1169 1170	+ This Series 2011A Bond # Taxable Series 2011B B					
1171 1172						
1173						
1174 1175						
1176						
1177						
1178						
1179 1100						
1180						

1181				
1182				
1183				
1184		SCHEI	DULE II	
1185	MATURITY SCHEDULE:			
1186				
1187		MATURITY DAT	'E: SEPTEMBER 1	
1188				
1189	<u>YEARS</u>	<u>AMOUNTS (\$)</u>	YEARS	<u>AMOUNTS (\$)</u>
1190	2012	8,415,000	2022	4,050,000
1191	2013	****	2023	4,265,000
1192	2014	100,000	2024	4,490,000
1193	2015	100,000	2025	4,720,000
1194	2016	650,000	2026	4,970,000
1195	2017	1,630,000	2027	1,000,000
1196	2018	3,295,000	2028	5,505,000
1197	2019	3,970,000	2029	5,795,000
1198	2020	3,955,000	2030	6,100,000
1199	2021	4,050,000	2031	11,030,000
1200				
1201	INTEREST RATES:			
1202				
1203	maturities 2012,	%	maturit	ies 2022,%
1204	****			ies 2023,%
1205	maturities 2014,	%	maturit	ies 2024,%
1206	maturities 2015,			ies 2025,%
1207	maturities 2016,	%		ies 2026,%
1208	maturities 2017,		maturit	ies 2027,%
1209	maturities 2018,		maturit	ies 2028,%
1210		%	maturit	ies 2029,%
1211		%		ies 2030,%
1212	maturities 2021,	%	maturit	ies 2031,%
1213				
1214	PURCHASERS:			
1215				
1216				
1217	PURCHASE PRICE:			
1218	The purchase price for the Ob	ligations shall be par	and accrued interes	st on the Obligations to the date
1219	of delivery, plus a premium of			-
1220	· · · · ·			
1221	MANDATORY SINKING F	UND REDEMPTI	ON:	
1222				
1223				