1	ORDINANCE NO. 2021
2 3 4 5 6	AN ORDINANCE AUTHORIZING THE ISSUANCE AND SALE OF CITY OF AUSTIN, TEXAS, WATER AND WASTEWATER SYSTEM REVENUE BONDS, SERIES 2021D (CWSRF)
7 8	BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:
9 10 11	SECTION 1: <b>DEFINITIONS AND FINDINGS</b> . The following terms shall have the meanings set forth below, unless the text specifically indicates otherwise:
12	"Authorized Denomination" means any integral multiple of \$5,000.
13 14	"Beneficial Owner" shall have the meaning given in Section 7 of the Fortieth Supplement.
15 16 17	"Board Resolution" means Resolution No. 19-096 adopted by the Texas Water Development Board on October 3, 2019, approving the purchase of the Bonds from the City.
18 19 20	"Bonds" means the "CITY OF AUSTIN, TEXAS, WATER AND WASTEWATER SYSTEM REVENUE BONDS, SERIES 2021D (CWSRF)" authorized for issuance by the Fortieth Supplement.
21 22 23 24	"Business Day" means a day other than a Sunday, Saturday, a legal holiday, or a day on which banking institutions in the city where the principal corporate trust office of the Paying Agent/Registrar is located are authorized by law or executive order to close.
25	"Chapter 9" means V.T.C.A., Business & Commerce Code, Chapter 9.
26	"Chapter 551" means V.T.C.A., Government Code, Chapter 551.
27	"Chapter 1201" means V.T.C.A., Government Code, Chapter 1201.
28	"Chapter 1206" means V.T.C.A., Government Code, Chapter 1206.
29	"Chapter 1208" means V.T.C.A., Government Code, Chapter 1208.
30	"Chapter 1502" means V.T.C.A., Government Code, Chapter 1502.
31	"Chapter 2256" means V.T.C.A., Government Code, Chapter 2256.

32 "Chapter 2257" means V.T.C.A., Government Code, Chapter 2257.

33 "Code" means the Internal Revenue Code of 1986.

"Concurrent Bonds" means, collectively, the "CITY OF AUSTIN, TEXAS,
WATER AND WASTEWATER SYSTEM REVENUE BONDS, SERIES 2021C"
authorized for issuance by the Thirty-Ninth Supplement and the "CITY OF
AUSTIN, TEXAS, WATER AND WASTEWATER SYSTEM REVENUE
BONDS, SERIES 2021E (DWSRF)" authorized for issuance by the Forty-First
Supplement.

40 "Construction Fund" shall have the meaning given in Section 36 of the41 Fortieth Supplement.

42 "Delivery Date" means the date all or any portion of the Bonds are delivered43 to the Purchaser in exchange for the agreed purchase price of the delivered Bonds.

44 "Fortieth Supplement" means Ordinance No. 20211014-\_\_\_ authorizing the
45 issuance of Bonds.

47 "Forty-First Supplement" means this Ordinance No. 20211014-\_\_\_\_
48 authorizing the issuance of the Concurrent Bonds.

50 "Holders" means the registered owners or holders of the Bonds.

52 "Initial Bond" shall have the meaning given in Section 9 of the Fortieth53 Supplement.

55 "Master Ordinance" means Ordinance No. 000608-56A passed by council56 on June 8, 2000.

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"Paying Agent/Registrar" means UMB Bank, N.A.

"Previously Issued Parity Water/Wastewater Obligations" means the 60 outstanding (1) "City of Austin, Texas, Water and Wastewater System Variable 61 Rate Revenue Refunding Bonds, Series 2008", together with certain regularly 62 scheduled payments under the Series 2008 Interest Rate Management Agreement 63 and the Series 2008 Liquidity Agreement (as these terms are defined in Ordinance 64 No. 20080306-053), (2) City of Austin, Texas, Water and Wastewater System 65 Revenue Bonds, Series 2010", (3) "City of Austin, Texas, Water and Wastewater 66 System Revenue Refunding Bonds, Series 2010B (Direct Subsidy-Build America 67 Bonds)", (4) "City of Austin, Texas, Water and Wastewater System Revenue 68 Refunding Bonds, Series 2011", (5) "City of Austin, Texas, Water and Wastewater 69 System Revenue Refunding Bonds, Series 2012", (6) "City of Austin, Texas, 70

Water and Wastewater System Revenue Refunding Bonds, Series 2013A", (7) 71 "City of Austin, Texas, Water and Wastewater System Revenue Refunding Bonds, 72 Series 2014", (8) "City of Austin, Texas, Water and Wastewater System Revenue 73 Refunding Bonds, Series 2015A", (9) "City of Austin, Texas, Water and 74 Wastewater System Revenue Refunding Bonds, Series 2016", (10) "City of Austin, 75 Texas, Water and Wastewater System Revenue Bonds, Series 2016A", (11) "City 76 of Austin, Texas, Water and Wastewater System Revenue Refunding Bonds, Series 77 2017", (12) "City of Austin, Texas, Water and Wastewater System Revenue 78 Bonds, Series 2017A", (13) "City of Austin, Texas Water and Wastewater System 79 Revenue Bonds, Series 2018", (14) "City of Austin, Texas Water and Wastewater 80 System Revenue Bonds, Series 2019", (15) "City of Austin, Texas Water and 81 Wastewater System Revenue Bonds, Series 2020A", (16) "City of Austin, Texas 82 Water and Wastewater System Revenue Bonds, Series 2020B", (17) "City of 83 Austin, Texas, Water and Wastewater System Revenue Refunding Bonds, Series 84 2020C", (18) "City of Austin, Texas, Water and Wastewater System Revenue 85 Bonds, Series 2020D", (19) "City of Austin, Texas, Water and Wastewater System 86 Revenue Bonds, Series 2021A", and (20) "City of Austin, Texas, Water and 87 Wastewater System Revenue Bonds, Series 2021B". 88

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90 "Prior Supplements" mean Ordinances Nos. 20080306-052, 20080306-053,
91 20101118-074, 20111103-051, 20120628-101, 20130620-074, 20140522-040,
92 20150604-038, 20160421-011, 20161020-002, 20170622-016, 20171012-002,
93 20181018-004, 20191003-002, 20200123-106, 20200123-107, 20200927-057,
94 20201029-041, 20201210-004 and 20201210-005, authorizing the issuance of the
95 Previously Issued Parity Water/Wastewater Obligations.

96 "Purchaser" or "TWDB" means the Texas Water Development Board.

97 "Security Register" shall have the meaning given in Section 5 of the Fortieth98 Supplement.

99 "State" means the State of Texas.

100 "Thirty-Ninth Supplement" means Ordinance No. 20211014-\_\_\_\_\_
101 authorizing the issuance of Concurrent Bonds.

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103 The terms used in the Fortieth Supplement and not otherwise defined shall104 have the meanings given in the Master Ordinance or the Prior Supplements.

The Bonds shall be secured by a lien on, and pledge of, the Net Revenues on parity with the outstanding "Parity Water/Wastewater Obligations" issued in accordance with and under the terms and provisions of the Master Ordinance and the Prior Supplements. There are no Previously Issued Separate Lien Obligations outstanding. Council affirms that the Master Ordinance provides that no additional revenue obligations shall be issued on parity with the Prior First Lien Obligationsor the Prior Subordinate Lien Obligations.

SECTION 2: AUTHORIZATION - DESIGNATION - PRINCIPAL 112 AMOUNT - PURPOSE. Revenue bonds of the City shall be and are authorized 113 to be issued in the aggregate principal amount of \$23,100,000 and designated the 114 "CITY OF AUSTIN, TEXAS, WATER AND WASTEWATER SYSTEM 115 REVENUE BONDS, SERIES 2021D (CWSRF)" (the "Bonds"), for the purpose of 116 improving and extending the Water/Wastewater System by financing projects that 117 118 are part of the City's wastewater treatment system, and paying costs of issuance, in 119 conformity with the Constitution and laws of the State, including Chapter 1502.

120 SECTION 3: FULLY REGISTERED OBLIGATIONS-AUTHORIZED **DENOMINATIONS – STATED MATURITIES - DATE.** The Bonds shall be 121 issued as fully registered obligations, without coupons, shall be in denominations 122 of \$5,000 or any integral multiple thereof (within a Stated Maturity), shall be 123 124 numbered consecutively from R-1 upward (except as provided in Section 9 of the Fortieth Supplement). The Bonds shall bear interest on the unpaid principal 125 amounts from the date and at the rate(s) per annum as specified in Section 4 below 126 (calculated on the basis of a 360-day year of twelve 30-day months). Interest on 127 the Bonds shall be payable on May 15 and November 15 in each year, 128 commencing on May 15, 2022, until maturity or prior redemption, as provided in 129 the FORM OF BOND. 130

# 131 SECTION 4: PRINCIPAL PAYMENTS AND INTEREST RATES; 132 REDEMPTION.

(a) The Bonds shall be dated September 27, 2021 (the "Dated Date"), shall
be in any Authorized Denomination, shall bear interest from their Delivery Date in
the manner described in the FORM OF BOND at the rates per annum, and the
principal on the Bonds shall mature on November 15 in each of the years and in
the amounts, respectively, set forth in Schedule I attached to this Fortieth
Supplement.

140 (b) The City may redeem Bonds prior to their scheduled maturity on the dates and in the manner set forth in the FORM OF BOND. If less than all of the 141 142 maturities of the Bonds are redeemed by the City, the City shall determine the 143 maturities and amounts to be redeemed and shall direct the Paying Agent/Registrar to call Bonds by lot within a maturity and in a principal amount for redemption. 144 Notice of any redemption shall be given in the manner set forth in the FORM OF 145 BOND. Notice of any redemption also shall be given by United States mail, first 146 class postage prepaid, (i) at least 30 days prior to the scheduled redemption date to 147 the MSRB and to any national information service that disseminates redemption 148 notices, and (ii) at least 90 days prior to the scheduled redemption date to the 149 Page 4 of 32

150 TWDB. Any notice sent to the MSRB and to any national information service that 151 disseminates redemption notices must be sent so that the notice is received at least 152 two days prior to the general mailing of notice as set forth in the FORM OF 153 BOND.

154 (c) Each redemption notice, whether required in the FORM OF BOND or otherwise by this Fortieth Supplement, shall contain a description of the Bonds to 155 be redeemed, including the complete name of the Bonds, the series, the date of 156 issue, the interest rate, the maturity date, the CUSIP number, if any, the amounts 157 called for redemption, the publication and mailing date for the notice, the date of 158 redemption, the redemption price, the name of the Paying Agent/Registrar and the 159 address at which the Bond may be redeemed including a contact person and 160 telephone number. All redemption payments made by the Paying Agent/Registrar 161 162 to the registered owners of the Bonds shall include a CUSIP number relating to each amount paid to such registered owner. 163 164

SECTION 5: TERMS OF PAYMENT PAYING 165 AGENT **/REGISTRAR**. The principal of, premium, if any, and the interest on the Bonds, 166 due and payable by reason of maturity, redemption or otherwise, shall be payable 167 168 only to the Holders appearing on the registration and transfer books maintained by the Paying Agent/Registrar and the payment shall be in any coin or currency of the 169 United States of America, which at the time of payment is legal tender for the 170 payment of public and private debts, and shall be without exchange or collection 171 charges to the Holders. 172

The selection and appointment of the Paying Agent/Registrar for the Bonds 173 is approved and confirmed. Books and records relating to the registration, 174 payment, exchange and transfer of the Bonds (the "Security Register") shall at all 175 times be kept and maintained on behalf of the City by the Paying Agent/Registrar, 176 all as provided in the Fortieth Supplement, in accordance with the terms and 177 provisions of a "Paying Agent/Registrar Agreement," substantially in the form of 178 paying agent agreements previously approved by council in connection with the 179 issuance of public securities, and such reasonable rules and regulations as the 180 Paying Agent/Registrar and the City may prescribe. The City covenants to 181 maintain and provide a Paying Agent/Registrar at all times until the Bonds are paid 182 and discharged, and any successor Paying Agent/Registrar shall be a bank, trust 183 184 company, financial institution or other entity qualified and authorized to serve in 185 such capacity and perform the duties and services of Paying Agent/Registrar. Upon any change in the Paying Agent/Registrar for the Bonds, the City agrees to 186 promptly cause a written notice of the change to be sent to each Holder by United 187 States Mail, first class postage prepaid, which notice shall also give the address of 188 the new Paying Agent/Registrar. 189

190 If required by law, the City shall not execute the Paying Agent/Registrar 191 Agreement unless the Paying Agent/Registrar has confirmed to the City that it has 192 made disclosure filings to the Texas Ethics Commission in accordance with 193 Section 2252.908, Texas Government Code. Within 30 days of receipt of the 194 disclosure filings from the Paying Agent/Registrar, the City will submit a copy of 195 the disclosure filings to the Texas Ethics Commission.

Principal of and premium, if any, on the Bonds shall be payable at the Stated 196 Maturities or redemption of the Bonds, only upon presentation and surrender of the 197 Bonds to the Paying Agent/Registrar at its designated office in Dallas, Texas (the 198 "Designated Payment/Transfer Office"). Interest on the Bonds shall be paid to the 199 Holders whose names appear in the Security Register at the close of business on 200 the Record Date (the last Business Day of the month next preceding each interest 201 payment date), and interest shall be paid by the Paying Agent/Registrar (i) by 202 check sent United States Mail, first class postage prepaid, to the address of the 203 Holder recorded in the Security Register or (ii) by such other method, acceptable to 204 the Paying Agent/Registrar, requested by, and at the risk and expense of, the 205 Holder. If the date for the payment of the principal of or interest on the Bonds is a 206 day other than a Business Day, then the date for payment shall be the next 207 succeeding Business Day; and payment on that date shall have the same force and 208 effect as if made on the original date payment was due. If TWDB is the Beneficial 209 Owner of 100% in aggregate principal amount of the Bonds then Outstanding, 210 principal shall be paid to TWDB by wire transfer, at no expense to TWDB. 211

In the event of a non-payment of interest on one or more maturities on a 212 scheduled payment date, and for 30 days thereafter, a new record date for the 213 interest payment for the maturity or maturities (a "Special Record Date") will be 214 established by the Paying Agent/Registrar, if and when funds for the payment of 215 interest have been received from the City. Notice of the Special Record Date and 216 of the scheduled payment date of the past due interest (which shall be 15 days after 217 218 the Special Record Date) shall be sent at least five Business Days prior to the Special Record Date by United States Mail, first class postage prepaid, to the 219 address of each Holder of such maturity or maturities appearing on the Security 220 Register at the close of business on the last Business Day next preceding the date 221 of mailing of the notice. 222

SECTION 6: REGISTRATION-TRANSFER-EXCHANGE OF BONDS
 PREDECESSOR BONDS. The Paying Agent/Registrar shall obtain, record, and maintain in the Security Register the name and address of each registered owner of the Bonds issued under the provisions of the Fortieth Supplement. Any Bond may, in accordance with its terms and the terms of the Fortieth Supplement, be transferred or exchanged for Bonds of other authorized denominations upon the Security Register by the Holder, in person or the Holder's authorized agent, upon

surrender of the Bond to the Paying Agent/Registrar for cancellation, accompanied
by a written instrument of transfer or request for exchange executed by the Holder
or the Holder's authorized agent, in form satisfactory to the Paying Agent/
Registrar.

234 Upon surrender for transfer of any Bond (other than the Initial Bond authorized in Section 9 of the Fortieth Supplement) at the Designated 235 Payment/Transfer Office of the Paying Agent/Registrar, 236 the Paying Agent/Registrar shall register and deliver, in the name of the designated 237 transferee(s), one or more new Bonds executed on behalf of, and furnished by, the 238 City of authorized denominations and having the same Stated Maturity and of a 239 like aggregate principal amount as the Bond or Bonds surrendered for transfer. 240

At the option of the Holder, Bonds (other than the Initial Bond authorized in 241 Section 9 of the Fortieth Supplement) may be exchanged for other Bonds of 242 authorized denominations and having the same Stated Maturity, bearing the same 243 244 rate of interest and of like aggregate principal amount as the Bonds surrendered for exchange, upon surrender of the Bonds to be exchanged at the Designated 245 Payment/Transfer Office of the Paying Agent/Registrar. Whenever any Bonds are 246 surrendered for exchange, the Paying Agent/Registrar shall register and deliver 247 new Bonds, executed on behalf of, and furnished by, the City, to the Holder 248 requesting the exchange. 249

All Bonds issued upon any transfer or exchange of Bonds shall be delivered at the Designated Payment/Transfer Office of the Paying Agent/Registrar, or sent by United States Mail, first class postage prepaid, to the Holder and, upon the delivery, the same shall be valid obligations of the City, evidencing the same obligation to pay, and entitled to the same benefits under the Fortieth Supplement, as the Bonds surrendered in such transfer or exchange.

All transfers or exchanges of Bonds under this Section shall be made without expense or service charge to the Holder, except as otherwise provided in the Fortieth Supplement, and except that the Paying Agent/Registrar shall require payment by the Holder requesting such transfer or exchange of any tax or other governmental charges required to be paid with respect to such transfer or exchange.

Bonds canceled by reason of an exchange or transfer under the provisions of the Fortieth Supplement are defined to be "Predecessor Bonds," evidencing all or a portion, as the case may be, of the same obligation to pay evidenced by the Bond or Bonds registered and delivered in the exchange or transfer. Additionally, the term "Predecessor Bonds" shall include any mutilated, lost, destroyed, or stolen Bond for which a replacement Bond has been issued, registered and delivered under Section 19 of the Fortieth Supplement and the new replacement Bond shall be deemed to evidence the same obligation as the mutilated, lost, destroyed, orstolen Bond.

Neither the City nor the Paying Agent/Registrar shall be required to transfer or exchange any Bond called for redemption, in whole or in part, within 45 days of the date fixed for redemption of the Bond; provided, however, this limitation of transfer shall not be applicable to an exchange by the Holder of the unredeemed balance of a Bond called for redemption in part.

The Paying Agent/Registrar for the Bonds shall act as the closing agent for the delivery of the Bonds to the TWDB, and in connection therewith, the Paying Agent/Registrar understands the Bonds are to be delivered to the TWDB using the book-entry only system provided by DTC.

The City agrees to deliver to the Paying Agent/Registrar one initial Bond numbered T-1, as provided in Section 9 of the Fortieth Supplement, and registered to the TWDB following the approval by the Attorney General of the State and the registration by the Comptroller of Public Accounts. Proceeds from the Bonds will be held in escrow and disbursed to the City in accordance with procedures approved by the TWDB.

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**TRANSFERS** SECTION 7: BOOK-ENTRY-ONLY AND 288 **TRANSACTIONS**. Notwithstanding the provisions contained in Sections 4, 5 and 289 6 of the Fortieth Supplement relating to the payment, and transfer/exchange of the 290 Bonds, the City approves and authorizes the use of the "Book-Entry-Only" 291 securities clearance, settlement and transfer system provided by The Depository 292 Trust Company ("DTC"), a limited purpose trust company organized under the 293 294 laws of the State of New York, in accordance with the operational arrangements referenced in the Blanket Issuer Letter of Representation, by and between the City 295 and DTC (the "Depository Agreement"). 296

297 Pursuant to the Depository Agreement and the rules of DTC, the Bonds shall be deposited with DTC, who shall hold the Bonds for its participants (the "DTC 298 While the Bonds are held by DTC under the Depository 299 Participants"). Agreement, the Holder of the Bonds on the Security Register for all purposes, 300 including payment and notices, shall be Cede & Co., as nominee of DTC, 301 notwithstanding the ownership of each actual purchaser or owner of each Bond 302 303 (the "Beneficial Owners") being recorded in the records of DTC and DTC Participants. 304

In the event DTC determines to discontinue serving as securities depository for the Bonds or otherwise ceases to provide book-entry clearance and settlement of securities transactions in general or the City determines that DTC is incapable of properly discharging its duties as securities depository for the Bonds, the City covenants and agrees with the Holders of the Bonds to cause Bonds to be printed in
definitive form and provide for the Bond certificates to be issued and delivered to
DTC Participants and Beneficial Owners, as the case may be. The Bonds in
definitive form shall be assigned, transferred and exchanged on the Security
Register maintained by the Paying Agent/Registrar and payment of the Bonds not
held by DTC under the Depository Agreement shall be made in accordance with
the provisions of Sections 4, 5 and 6 of the Fortieth Supplement.

SECTION 8: EXECUTION - REGISTRATION. 316 The Bonds shall be 317 executed on behalf of the City by the Mayor or Mayor Pro Tem under its seal reproduced or impressed on the Bonds and countersigned by the City Clerk. The 318 signature of the officers on the Bonds may be manual or facsimile. Bonds bearing 319 the manual or facsimile signatures of individuals who are or were the proper 320 321 officers of the City on the Dated Date shall be deemed to be executed on behalf of the City, notwithstanding that those individuals or either of them shall cease to 322 hold the offices at the time of delivery of the Bonds to the Purchaser and with 323 respect to Bonds delivered in subsequent exchanges and transfers, all as authorized 324 and provided in Chapter 1201. 325

No Bond shall be entitled to any right or benefit under the Fortieth 326 Supplement, or be valid or obligatory for any purpose, unless there appears on the 327 Bond either a certificate of registration substantially in the form provided in the 328 FORM OF BOND, manually executed by the Comptroller of Public Accounts of 329 the State or his or her authorized agent, or a certificate of registration substantially 330 in the form provided in the FORM OF BOND, manually executed by an authorized 331 officer, employee or representative of the Paying Agent/Registrar, and either 332 certificate upon any Bond signed shall be conclusive evidence, and the only 333 evidence, that the Bond has been certified, registered and delivered. 334

SECTION 9: INITIAL BOND. The Bonds shall be initially issued as a 335 single fully registered bond, payable in the aggregate principal amount of the 336 Bonds, and numbered T-1 (the "Initial Bond"). The Initial Bond shall be registered 337 in the name of the Purchaser or its designee. The Initial Bond shall be submitted to 338 the Office of the Attorney General of the State for approval, certified and 339 registered by the Office of the Comptroller of Public Accounts of the State and 340 delivered to the Purchaser. Any time after the delivery of the Initial Bond, the 341 Paying Agent/Registrar, pursuant to written instructions from the Purchaser, or its 342 designee, shall cancel the Initial Bond delivered and exchange for the Initial Bond 343 definitive Bonds of authorized denominations, Stated Maturities, principal amounts 344 and bearing applicable interest rates for transfer and delivery to the Holders named 345 at the addresses identified for the Holders; all pursuant to and in accordance with 346 347 such written instructions from the Purchaser, or its designee, and any other

information and documentation as the Paying Agent/Registrar may reasonablyrequire.

350 SECTION 10: FORMS. The Bonds, the Registration Certificate of the Comptroller of Public Accounts of the State, the Certificate of Registration, and 351 the form of Assignment to be printed on each of the Bonds, shall be substantially 352 in the forms set forth in the FORM OF BOND set forth in Exhibit A to the 353 Fortieth Supplement, with appropriate insertions, omissions, substitutions, and 354 other variations as are permitted or required by the Fortieth Supplement, and may 355 have such letters, numbers, or other marks of identification (including identifying 356 numbers and letters of the Committee on Uniform Securities Identification 357 Procedures (CUSIP) of the American Bankers Association) and any other legends 358 359 and endorsements (including insurance legends in the event the Bonds, or any maturities of the Bonds, are purchased with insurance and any reproduction of an 360 opinion of counsel) as may be established by the City or determined by the officers 361 executing the Bonds as evidenced by their execution of the Bonds. Any portion of 362 the text of any Bond may be set forth on the reverse of the Bond, with an 363 appropriate reference on the face of the Bond. 364

The definitive Bonds and the Initial Bond shall be printed, lithographed, or engraved, typewritten, photocopied or otherwise reproduced in any other similar manner, all as determined by the officers executing the Bonds as evidenced by their execution of the Bonds.

SECTION 11: CRITERIA FOR ISSUANCE OF PARITY WATER/ 369 WASTEWATER OBLIGATIONS. The City has provided certain criteria and 370 established certain covenants and agreements in relation to the issuance of Parity 371 Water/Wastewater Obligations of the Water/Wastewater System pursuant to the 372 Master Ordinance and Prior Supplements. The Fortieth Supplement provides for 373 the authorization, issuance, sale, delivery, form, characteristics, provisions of 374 375 payment, and security of the Bonds which are Parity Water/Wastewater Obligations. The Master Ordinance is incorporated by reference and made a part 376 of the Fortieth Supplement for all purposes, except to the extent modified and 377 supplemented by the Prior Supplements and the Fortieth Supplement, and the 378 Bonds are declared to be Parity Water/Wastewater Obligations under the Master 379 Ordinance and Prior Supplements. The City determines that it will have sufficient 380 funds to meet the financial obligations of the Water/Wastewater System, including 381 sufficient Net Revenues to pay the Annual Debt Service Requirements of the 382 Bonds and the Previously Issued Parity Water/Wastewater Obligations and to meet 383 all financial obligations of the City relating to the Water/Wastewater System. 384

385 SECTION 12: PLEDGE. The Net Revenues of the Water/Wastewater
 386 System are pledged to the payment of the Bonds, and the Bonds, together with the
 387 Prior Subordinate Lien Obligations and the Previously Issued Parity
 Page 10 of 32

Water/Wastewater Obligations currently Outstanding, shall be equally and ratably 388 secured by a parity lien on and pledge of the Net Revenues of the 389 390 Water/Wastewater System in accordance with the terms of the Master Ordinance and the Fortieth Supplement. Additionally, the Bonds and the Previously Issued 391 Parity Water/Wastewater Obligations shall be equally and ratably secured by a lien 392 on the funds, if any, deposited to the credit of the Debt Service Fund in accordance 393 with the terms of the Master Ordinance, the Prior Supplements and the Fortieth 394 Supplement. The Parity Water/Wastewater Obligations, and the interest on the 395 Parity Water/Wastewater Obligations, shall constitute a lien on the Net Revenues 396 of the Water/Wastewater System and be valid and binding and fully perfected from 397 and after the date of adoption of the Fortieth Supplement without physical delivery 398 or transfer of control of the Net Revenues, the filing of the Fortieth Supplement or 399 any other act, all as provided in Chapter 1208. The owners of the Parity 400 Water/Wastewater Obligations shall never have the right to demand payment out 401 of funds raised or to be raised by taxation, or from any source other than specified 402 in the Master Ordinance, the Prior Supplements and the Fortieth Supplement. 403

Chapter 1208 applies to the issuance of the Bonds and the pledge of the Net 404 Revenues of the Water/Wastewater System granted by the City under this Section 405 12, and the pledge is valid, effective and perfected. If Texas law is amended at any 406 time while the Bonds are Outstanding such that the pledge of the Net Revenues of 407 the Water/Wastewater System granted by the City under this Section 12 is to be 408 subject to the filing requirements of Chapter 9, then to preserve to the registered 409 owners of the Bonds the perfection of the security interest in the pledge, the City 410 agrees to take measures as it determines are reasonable and necessary under Texas 411 law to comply with the applicable provisions of Chapter 9, and enable a filing to 412 perfect the security interest in the pledge to occur. 413

SECTION 13: DEBT SERVICE FUND. By reason of the issuance of the 414 Bonds, the City need not establish any special accounts within the Debt Service 415 416 Fund and following the delivery of the Bonds, the City agrees and covenants that in addition to the deposits for the payment of the Previously Issued Parity 417 Water/Wastewater Obligations there shall be deposited to the credit of the Debt 418 Service Fund an amount equal to one hundred percent (100%) of the amount 419 required to fully pay the interest on and principal of the Bonds falling due on or 420 before each maturity, mandatory redemption date and interest payment date, and 421 422 such deposits shall be made in substantially equal monthly amounts on or before the 14th day of each month beginning on or before the 14th day of the month next 423 following the month the Bonds are delivered to the Purchaser. 424

The required monthly deposits to the Debt Service Fund for the payment of principal of and interest on the Bonds shall continue to be made in the manner provided in this Section until such time as (i) the total amount on deposit in the Debt Service Fund is equal to the amount required to fully pay and discharge all
Parity Water/Wastewater Obligations then Outstanding or (ii) the Bonds are no
longer outstanding, *i.e.*, fully paid as to principal and interest or all the Bonds have
been refunded.

Any accrued interest received from the Purchaser shall be deposited in the Debt Service Fund, and shall be taken into consideration and reduce the amount of the monthly deposits that would otherwise be required to be deposited to the credit of the Debt Service Fund from the Net Revenues of the Water/Wastewater System.

SECTION 14: RESERVE FUND. In accordance with the provisions of the
Prior Supplements authorizing the issuance of certain of the Previously Issued
Water/Wastewater Obligations, the Required Reserve Amount is funded with cash
and Credit Facilities originally issued by Ambac Assurance Corporation and XL
Capital Assurance Inc.

The Reserve Fund shall be funded in an amount of no less than the average annual debt service requirements on the Bonds, either (a) with proceeds of the Bonds, in the amount described in the letter of instructions executed in accordance with Section 26 of the Fortieth Supplement, or (b) by the deposit of Net Revenues in approximately equal monthly installments over the initial 60 months following the issuance of the Bonds, all in accordance with the Board Resolution and as further provided in the letter of instructions.

Furthermore, in accordance with Section 10(d) of the Master Ordinance, council finds that the Gross Revenues will be sufficient to meet the obligations of the Water/Wastewater System, including sufficient Net Revenues to satisfy the Annual Debt Service Requirements of Parity Water/Wastewater Obligations currently Outstanding and the financial obligations of the City under any Credit Facility entered into with the Credit Facility providers.

SECTION 15: PAYMENT OF BONDS. On or before the first scheduled 454 interest payment date, and on or before each subsequent interest payment date and 455 principal payment date while any Bond is Outstanding, the City shall cause an 456 amount to be transferred to the Paying Agent/Registrar in immediately available 457 funds from the Debt Service Fund sufficient to pay the interest on and the principal 458 amount of the Bonds, as shall become due on each payment date, respectively, at 459 maturity or by redemption prior to maturity. The Paying Agent/Registrar shall 460 destroy all paid Bonds and furnish the City with an appropriate certificate of 461 cancellation or destruction. 462

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# 464 SECTION 16: COVENANTS TO MAINTAIN TAX-EXEMPT 465 STATUS. 466

The City covenants to refrain from any action which would adversely affect, or to take any action to assure, 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. In furtherance thereof, the City covenants as follows:

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to take any action to assure that no more than 10 percent of the 473 (a) proceeds of the Bonds or the projects financed therewith (less amounts deposited 474 to a reserve fund, if any) are used for any "private business use", as defined in 475 section 141(b)(6) of the Code or, if more than 10 percent of the proceeds are so 476 used, that amounts, whether or not received by the City, with respect to such 477 private business use, do not, under the terms of this Fortieth Supplement or any 478 underlying arrangement, directly or indirectly, secure or provide for the payment of 479 more than 10 percent of the debt service on the Bonds, in contravention of section 480 141(b)(2) of the Code; 481

(b) to take any action to assure that in the event that the "private business use" described in subsection (a) hereof exceeds 5 percent of the proceeds of the Bonds or the projects financed therewith (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 Bonds (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;

(d) to refrain from taking any action which would otherwise result in the
Bonds being treated as "private activity bonds" within the meaning of section
141(a) of the Code;

496 (e) to refrain from taking any action that would result in the Bonds being
497 "federally guaranteed" within the meaning of section 149(b) of the Code;

(f) to refrain from using any portion of the proceeds of the Bonds,
directly or indirectly, to acquire or to replace funds which were used, directly or
indirectly, to acquire investment property (as defined in section 148(b)(2) of the
Code) which produces a materially higher yield over the term of the Bonds, other
than investment property acquired with --

503 (1) proceeds of the Bonds invested for a reasonable temporary
504 period, until such proceeds are needed for the purpose for which the Bonds
505 are issued,

506(2) amounts invested in a bona fide debt service fund, within the507meaning of section 1.148-1(b) of the Treasury Regulations, and

(3) amounts deposited in any reasonably required reserve or
replacement fund to the extent such amounts do not exceed 10 percent of the
proceeds of the Bonds;

(g) to otherwise restrict the use of the proceeds of the Bonds or amounts
treated as proceeds of the Bonds, as may be necessary, so that the Bonds do not
otherwise contravene the requirements of section 148 of the Code (relating to
arbitrage);

(h) to refrain from using the proceeds of the Bonds or the proceeds of any
prior bonds to pay debt service on another issue more than ninety (90) days after
the issuance of the Bonds in contravention of section 149 of the Code (relating to
advance refundings);

(i) to pay to the United States of America at least once during each fiveyear period (beginning on the Delivery Date of the Bonds) 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 to the United States of America, not later than 60 days after the Bonds have been paid in full, 100 percent of the amount then required to be paid as a result of Excess Earnings under section 148(f) of the Code; and

(j) to file with the Internal Revenue Service an executed Form 8038-G, in
furtherance of the requirements of section 149(e) of the Code.

The City understands that the term "proceeds" includes "disposition 528 proceeds" as defined in the Treasury Regulations and, in the case of a refunding 529 bond, transferred proceeds (if any) and proceeds of the refunded bonds expended 530 531 prior to the date of the issuance of the Bonds. It is the understanding of the City that these covenants are intended to assure compliance with the Code and any 532 regulations or rulings promulgated by the U.S. Department of the Treasury 533 pursuant to the Code. In the event that regulations or rulings are hereafter 534 promulgated which modify or expand provisions of the Code, as applicable to the 535 Bonds, the City will not be required to comply with any covenant contained in this 536 537 Section to the extent that the failure to comply, in the opinion of nationally-recognized bond counsel, will not adversely affect the exemption from federal income 538 taxation of interest on the Bonds under section 103 of the Code. In the event that 539

regulations or rulings are hereafter promulgated which impose additional 540 requirements which are applicable to the Bonds, the City agrees to comply with the 541 additional requirements to the extent necessary, in the opinion of nationally-recog-542 nized bond counsel, to preserve the exemption from federal income taxation of 543 interest on the Bonds under section 103 of the Code. In furtherance of the 544 foregoing, the Mayor, the City Manager, any Assistant City Manager, the Chief 545 Financial Officer of the City, any Deputy Financial Officer of the City and the City 546 Treasurer may execute any certificates or other reports required by the Code and 547 make such elections, on behalf of the City, which may be permitted by the Code as 548 are consistent with the purpose for the issuance of the Bonds. In order to facilitate 549 compliance with the above clause (i), a "Rebate Fund" is established by the City 550 for the sole benefit of the United States of America, and the Rebate Fund shall not 551 be subject to the claim of any other person, including without limitation the 552 registered owners of the Bonds. The Rebate Fund is established for the additional 553 purpose of compliance with section 148 of the Code. 554

### 555 SECTION 16A: ALLOCATION OF, AND LIMITATION ON, 556 EXPENDITURES FOR THE BOND-FINANCED PROPERTY; 557 DISPOSITION OF BOND-FINANCED PROPERTY.

The City covenants to account for on its books and records the expenditure 558 of proceeds from the sale of the Bonds and any investment earnings thereon to be 559 used for the improvement and extension of the System (referred to in this Section 560 as a "Project") by allocating proceeds to expenditures within 18 months of the later 561 of the date that (a) the expenditure on a Project is made or (b) each such Project is 562 The foregoing notwithstanding, the City shall not expend such 563 completed. 564 proceeds or investment earnings more than 60 days after the later of (a) the fifth anniversary of the Delivery Date of the Bonds or (b) the date the Bonds are retired, 565 unless the City obtains an opinion of nationally-recognized bond counsel 566 substantially to the effect that such expenditure will not adversely affect the tax-567 568 exempt status of the Bonds. For purposes of this Section, the City shall not be obligated to comply with this covenant if it obtains an opinion of nationally-569 recognized bond counsel to the effect that such failure to comply will not adversely 570 affect the excludability for federal income tax purposes from gross income of the 571 interest. 572

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The City covenants that the property constituting the Project will not be sold or otherwise disposed in a transaction resulting in the receipt by the City of cash or other compensation, unless the City obtains an opinion of nationally-recognized bond counsel substantially to the effect that the sale or other disposition will not adversely affect the tax-exempt status of the Bonds. The portion of the property comprising personal property and disposed of in the ordinary course of business shall not be treated as a transaction resulting in the receipt of cash or other 581 compensation. The City shall not be obligated to comply with this covenant if it 582 obtains an opinion of nationally-recognized bond counsel to the effect that the 583 failure to comply will not adversely affect the excludability for federal income tax 584 purposes from gross income of the interest.

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# SECTION 17: AMENDMENT OF FORTIETH SUPPLEMENT.

(a) <u>Required Owner Consent for Amendments</u>. The owners of a majority
 in Outstanding Principal Amount of the Bonds shall have the right from time to
 time to approve any amendment to the Fortieth Supplement which may be deemed
 necessary or desirable by the City; provided, however, nothing contained in the
 Fortieth Supplement shall permit or be construed to permit the amendment of the
 terms and conditions in the Fortieth Supplement so as to:

- Make any change in the maturity of any of the Outstanding Bonds: 594 (1)Reduce the rate of interest borne by any of the Outstanding Bonds; 595 (2)Reduce the amount of the principal payable on the Bonds; 596 (3)Modify the terms of payment of principal of, premium, if any, or (4) 597 interest on the Outstanding Bonds or impose any conditions with 598 respect to such payment; 599 600
  - (5) Affect the rights of the owners of less than all of the Bonds then Outstanding;
    - (6) Amend this subsection (a) of this Section; or
- (7) Change the minimum percentage of the principal amount of Bonds
   necessary for consent to any amendment;

unless such amendment or amendments be approved by the owners of all of theBonds affected by the change or amendment then Outstanding.

609 (b)<u>Notice of Amendment Requiring Consent</u>. If at any time the City shall desire to amend the Fortieth Supplement under this Section, the City shall 610 cause notice of the proposed amendment to be published in a financial newspaper 611 or journal published in The City of New York, New York, and a newspaper of 612 613 general circulation in the City, once during each calendar week for at least two successive calendar weeks. The notice shall briefly set forth the nature of the 614 proposed amendment and shall state that a copy of the notice is on file with the 615 616 Paying Agent/Registrar for the Bonds. Publication is not required, however, if notice in writing is given by United States Mail, first class postage prepaid, to each 617 owner of the Bonds. 618

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620 (c) <u>Time Period for Obtaining Consent</u>. If within one year from (i) the 621 date of the first publication of notice or (ii) the date of the mailing by the Paying 622 Agent/Registrar of written notice to the owners of the Bonds, whichever date first 623 occurs if both methods of giving notice are used, the City shall receive an 624 instrument or instruments executed by the owners of at least a majority in 625 Outstanding Principal Amount of the Bonds consenting to and approving such 626 amendment in substantially the form of the copy of such instrument on file with 627 each Paying Agent/Registrar, the governing body of the City may pass the 628 amendatory ordinance in substantially the same form.

Revocation of Consent. Any consent given by the owner of a Bond 629 (d) pursuant to the provisions of this Section shall be irrevocable for a period of six 630 months from the date for measuring the one year period to obtain consents noted in 631 632 paragraph (c) above, and shall be conclusive and binding upon all future owners of the same Bonds during such period. At any time after six months from the date for 633 measuring the one year period to obtain consents noted in paragraph (c) above, 634 consent may be revoked by the owner who gave the consent, or by a successor in 635 title, by filing written notice with the Paying Agent/Registrar for the Bonds and the 636 City, but revocation shall not be effective if the owners of at least a majority in 637 Outstanding Principal Amount of the then Outstanding Bonds as determined in 638 accordance with this Section have, prior to the attempted revocation, consented to 639 and approved the amendment. 640

641 (e) <u>Implementation of Amendment</u>. Upon the passage of any amendatory 642 ordinance pursuant to the provisions of this Section, the Fortieth Supplement shall 643 be deemed to be amended, and the respective rights, duties and obligations of the 644 City under the Fortieth Supplement and all the owners of then Outstanding Bonds 645 shall be determined, exercised and enforced in all respects in accordance with the 646 amendment.

647 (f) <u>Amendment without Consent</u>. The preceding provisions of this
648 Section notwithstanding, the City by action of its governing body may amend the
649 Fortieth Supplement for any one or more of the following purposes:

(1) To add to the covenants and agreements of the City
(1) To add to the covenants and agreements of the City
(1) To add to the covenants and agreements of the Fortieth Supplement, other covenants and agreements
(2) thereafter to be observed, grant additional rights or remedies to the
(3) owners of the Bonds or to surrender, restrict or limit any right or
(4) power reserved in the Fortieth Supplement to or conferred upon the
(5) City;

(2) To make provision for the purpose of curing any ambiguity,
or curing, correcting or supplementing any defective provision
contained in the Fortieth Supplement, or in regard to clarifying
matters or questions arising under the Fortieth Supplement, as are
necessary or desirable and not contrary to or inconsistent with the

Fortieth Supplement and which shall not adversely affect the interests 661 of the owners of the Bonds then Outstanding; 662

(3) To modify any of the provisions of the Fortieth Supplement 663 in any other respect whatever, provided that any modification shall be, 664 665 and be expressed to be, effective only after all the Bonds outstanding at the date of the adoption of the modification shall cease to be 666 outstanding; 667

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(4) To make amendments to the Fortieth Supplement as may be required, in the opinion of Bond Counsel, to ensure compliance with 669 sections 103 and 141 through 150 of the Code and the regulations 670 promulgated under and applicable to those sections and regulations; 671

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(5) To make changes, modifications or amendments as may be necessary or desirable to allow the owners of the Bonds to avail 673 themselves of a book-entry system for payments, transfers and other 674 matters relating to the Bonds, which changes, modifications or 675 amendments are not contrary to or inconsistent with other provisions 676 of the Fortieth Supplement and which shall not adversely affect the 677 interests of the owners of the Bonds: 678

(6) To make amendments to the Fortieth Supplement as 679 permitted by Section 21(e) of the Fortieth Supplement; 680

(7) To make changes, modifications or amendments as may be 681 necessary or desirable to obtain the approval of the Bonds from the 682 Attorney General of Texas, to obtain or maintain the granting of a 683 rating on the Bonds by a Rating Agency or to obtain or maintain a 684 685 Credit Agreement or a Credit Facility; and

(8) To make changes, modifications or amendments as may be 686 necessary or desirable, which shall not adversely affect the interests of 687 the owners of the Bonds, in order, to the extent permitted by law, to 688 facilitate the economic and practical utilization of interest rate swap 689 agreements, foreign currency exchange agreements, or similar types 690 of agreements with respect to the Bonds. 691

Notice of an amendment may be published by the City in the manner described in 692 clause (b) of this Section; provided, however, that the publication of a notice shall 693 694 not constitute a condition precedent to the adoption of an amendatory ordinance 695 and the failure to publish a notice shall not adversely affect the implementation of an amendment as adopted pursuant to the amendatory ordinance. 696

Ownership. For the purpose of this Section, the ownership and other 697 (g) matters relating to all Bonds shall be established by the Security Register 698 699 maintained by the Paying Agent/Registrar. Furthermore, the owner of any Bonds insured as to the payment of principal of and interest shall be deemed to be the 700 insurance company providing the insurance coverage on the Bonds; provided, the 701 702 amendment to the Fortieth Supplement is an amendment that can be made with the 703 consent of a majority in Outstanding Principal Amount of the Bonds and the insurance company is not in default with respect to its obligations under its 704 705 insurance policy, if any.

SECTION 18: FINAL DEPOSITS; GOVERNMENT OBLIGATIONS. 706 All or any of the Bonds shall be deemed to be paid, retired and no longer 707 outstanding within the meaning of the Fortieth Supplement when payment of the 708 709 principal of, and redemption premium, if any, on the Bonds, plus interest on the Bonds to the due date (whether the due date is by reason of maturity or otherwise) 710 either (i) shall have been made or caused to be made in accordance with the terms 711 of the Bonds, or (ii) shall have been provided by irrevocably depositing with, or 712 making available to, the Paying Agent/Registrar, in trust and irrevocably set aside 713 exclusively for this payment, (1) money sufficient to make the payment or 714 (2) Government Obligations, certified by an independent public accounting firm of 715 national reputation, to mature as to principal and interest in amounts and at the 716 times as will insure the availability, without reinvestment, of sufficient money to 717 make this payment, and all necessary and proper fees, compensation and expenses 718 of the Paying Agent/Registrar with respect to which the deposit is made shall have 719 been paid or the payment provided for the satisfaction of the Paying 720 Agent/Registrar. Once a Bond shall be deemed to be paid under the Fortieth 721 722 Supplement, it shall no longer be secured by or entitled to the benefit of the Fortieth Supplement, the Master Ordinance or a lien on and pledge of the Net 723 Revenues of the Water/Wastewater System, and shall be entitled to payment solely 724 725 from the money or Government Obligations.

726 Any moneys so deposited with the Paying Agent/Registrar, or an authorized escrow agent, may at the direction of the City also be invested in Government 727 Obligations, maturing in the amounts and at the times as set forth in this Section, 728 and all income from all Government Obligations not required for the payment of 729 the Bonds, the redemption premium, if any, and interest on the Bonds, with respect 730 731 to which the money has been so deposited, shall be turned over to the City or deposited as directed by the City. The City covenants that no deposit will be made 732 or accepted under clause (ii) of this Section and no use made of any deposit which 733 would cause the Bonds to be treated as arbitrage bonds within the meaning of 734 735 section 148 of the Code.

Notwithstanding any other provisions of the Fortieth Supplement, all money or Government Obligations set aside and held in trust pursuant to the provisions of this Section for the payment of the Bonds, the redemption premium, if any, and interest on the Bonds, shall be applied to and used for the payment of the Bonds, the redemption premium, if any, and interest on the Bonds and the income on the money or Government Obligations shall not be considered to be "Gross Revenues" under the Fortieth Supplement.

SECTION 19: DAMAGED, MUTILATED, LOST, STOLEN, 743 OR In the event any Outstanding Bond is damaged, 744 **DESTROYED BONDS**. mutilated, lost, stolen, or destroyed, the Paying Agent/Registrar shall cause to be 745 printed, executed, and delivered, a new bond of the same principal amount, 746 maturity, and interest rate, as the damaged, mutilated, lost, stolen, or destroyed 747 Bond, in replacement for the Bond in the manner provided in this Section. An 748 application for the replacement of damaged, mutilated, lost, stolen, or destroyed 749 Bonds shall be made to the Paying Agent/Registrar. In every case of loss, theft, or 750 destruction of a Bond, the applicant for a replacement bond shall furnish to the 751 City and to the Paying Agent/Registrar security or indemnity as may be required 752 by them to save each of them harmless from any loss or damage with respect 753 thereto. Also, in every case of loss, theft, or destruction of a Bond, the applicant 754 shall furnish to the City and to the Paying Agent/Registrar evidence to their 755 satisfaction of the loss, theft, or destruction of the Bond, as the case may be. In 756 every case of damage or mutilation of a Bond, the applicant shall surrender to the 757 Paying Agent/Registrar for cancellation the Bond so damaged or mutilated. Prior 758 to the issuance of any replacement bond, the Paying Agent/Registrar shall charge 759 the owner of the Bond with all legal, printing, and other expenses in connection 760 with this issuance. Every replacement bond issued pursuant to the provisions of 761 this Section by virtue of the fact that any Bond is lost, stolen, or destroyed shall 762 constitute a contractual obligation of the City whether the lost, stolen, or destroyed 763 764 Bond shall be found at any time, or be enforceable by anyone, and shall be entitled to all the benefits of the Fortieth Supplement equally and proportionately with any 765 and all other Bonds issued under the Fortieth Supplement. 766

Notwithstanding the preceding provisions of this Section, in the event any 767 Bond shall have matured, and no default has occurred which is then continuing in 768 the payment of the principal of, redemption premium, if any, or interest on the 769 Bond, the City may authorize the payment of the same (without surrender of the 770 Bond except in the case of a damaged or mutilated Bond) instead of issuing a 771 replacement Bond, provided security or indemnity is furnished as above provided 772 in this Section. Furthermore, in accordance with Chapter 1206 (specifically 773 Section 1206.022), this Section shall constitute authority for the issuance of any 774 replacement bond without necessity of further action by the governing body of the 775 City or any other body or person, and the duty of the replacement of Bonds is 776

authorized and imposed upon the Paying Agent/Registrar, and the Paying
Agent/Registrar shall authenticate and deliver replacement bonds in the form and
manner and with the effect, as provided in Section 6 of the Fortieth Supplement for
Bonds issued in exchange for other Bonds.

781 SECTION 20: FORTIETH SUPPLEMENT TO CONSTITUTE Α CONTRACT; EQUAL SECURITY. In consideration of the acceptance of the 782 Bonds by the Holders from time to time, the Fortieth Supplement shall be deemed 783 to be and shall constitute a contract between the City and the Holders from time to 784 time of the Bonds and the pledge made in the Fortieth Supplement by the City and 785 the covenants and agreements set forth in the Fortieth Supplement to be performed 786 by the City shall be for the equal and proportionate benefit, security, and protection 787 of all Holders, without preference, priority, or distinction as to security or 788 otherwise of any of the Bonds authorized under the Fortieth Supplement over any 789 of the others by reason of time of issuance, sale, or maturity or otherwise for any 790 cause whatsoever, except as expressly provided in or permitted by the Fortieth 791 Supplement. 792

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### SECTION 21: CONTINUING DISCLOSURE UNDERTAKING.

(a) <u>Definitions</u>. As used in this Section, the following terms have the
 meanings ascribed below:

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"MSRB" means the Municipal Securities Rulemaking Board.

797 798 *"Rule"* means SEC Rule 15c2-12, as amended from time to time.

*"SEC"* means the United States Securities and ExchangeCommission.

The City shall provide annually to the MSRB (1) 801 (b)Annual Reports. within six months after the end of each fiscal year ending in or after 2021, financial 802 information and operating data with respect to the City of the general type included 803 in the final Official Statement and which is described in Exhibit B to the Fortieth 804 805 Supplement, and (2) if not provided as part of the financial information and operating data, audited financial statements of the City, when and if available. 806 Any financial statements provided shall be prepared in accordance with the 807 accounting principles described in Exhibit B to the Fortieth Supplement, or other 808 accounting principles as the City may be required to employ from time to time 809 pursuant to state law or regulation, and audited, if the City commissions an audit of 810 811 the statements and the audit is completed within twelve months after the end of each fiscal year ending in or after 2021. If audited financial statements of the City 812 are not available by the end of the 12 month period, the City will provide notice 813

that the audited financial statements are not available, and will provide unaudited financial statements by the end of the 12 month period and audited financial statements for the applicable fiscal year when and if the audited financial statements become available.

818 If the City changes its fiscal year, it will notify the MSRB of the change (and 819 of the date of the new fiscal year end) prior to the next date by which the City 820 otherwise would be required to provide financial information and operating data 821 pursuant to this Section.

The financial information and operating data to be provided pursuant to this Section may be set forth in full in one or more documents or may be included by specific reference to any document available to the public on the MSRB's Internet Web site or filed with the SEC.

(c) <u>Notice of Certain Events</u>. The City shall provide notice of any of the
following events with respect to the Bonds to the MSRB in a timely manner and
not more than 10 Business Days after occurrence of the event:

- 829 (1) Principal and interest payment delinquencies;
- 830 (2) Non-payment related defaults, if material;
- (3) Unscheduled draws on debt service reserves reflecting financial difficulties;
- 833 (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 status of the Bonds, or other
  material events affecting the tax status of the Bonds;
- 841 (7) Modifications to rights of holders of the Bonds, if material;
- 842 (8) Bond calls, if material, and tender offers;
- 843 (9) Defeasances;
- 844 (10) Release, substitution, or sale of property securing repayment of the
  845 Bonds, if material;
- 846 (11) Rating changes;
- 847 (12) Bankruptcy, insolvency, receivership, or similar event of the City,
  848 which shall occur as described below;
- 849 (13) The consummation of a merger, consolidation, or acquisition
  850 involving the City or the sale of all or substantially all of its assets,
  851 other than in the ordinary course of business, the entry into a
  852 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) Appointment of a successor or additional paying agent/registrar or the
  change of name of a paying agent/registrar, if material;
- 857 (15) Incurrence of a Financial Obligation of the Obligated Person, if
  858 material, or agreement to covenants, events of default, remedies,
  859 priority rights, or other similar terms of a Financial Obligation of the
  860 Obligated Person, any of which affect security holders, if material;
  861 and
- 862 (16) Default, event of acceleration, termination event, modification of
  863 terms, or other similar event under the terms of a Financial Obligation
  864 of the Obligated Person, and which reflect financial difficulties.

The City shall notify the MSRB, in a timely manner, of any failure by the City to provide financial information or operating data in accordance with this Section by the time required by this Section.

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For these purposes, any event described in the immediately preceding 869 paragraph 12 is considered to occur when any of the following occur: 870 the appointment of a receiver, fiscal agent, or similar officer for the City in a 871 proceeding under the United States Bankruptcy Code or in any other proceeding 872 under state or federal law in which a court or governmental authority has assumed 873 jurisdiction over substantially all of the assets or business of the City, or if 874 jurisdiction has been assumed by leaving the existing governing body and officials 875 or officers in possession but subject to the supervision and orders of a court or 876 governmental authority, or the entry of an order confirming a plan of 877 reorganization, arrangement, or liquidation by a court or governmental authority 878 having supervision or jurisdiction over substantially all of the assets or business of 879 880 the City.

881 As used in paragraphs 15 and 16 above, the term "Financial Obligation" means: (i) a debt obligation; (ii) a derivative instrument entered into in connection 882 with, or pledged as security or a source of payment for, an existing or planned debt 883 obligation; or (iii) a guarantee of (i) or (ii), however, the term Financial Obligation 884 shall not include Municipal Securities as to which a final official statement has 885 been provided to the MSRB consistent with the Rule; the term "Municipal 886 Securities" means securities which are direct obligations of, or obligations 887 guaranteed as to principal or interest by, a state or any political subdivision thereof, 888 or any agency or instrumentality of a state or any political subdivision thereof, or 889 any municipal corporate instrumentality of one or more states and any other 890 Municipal Securities described by Section 3(a)(29) of the Securities Exchange Act 891 of 1934, as the same may be amended from time to time; and the term "Obligated 892 Person" means the City. 893

(d) <u>Filings with the MSRB</u>. All financial information, operating data,
financial statements, notices, and other documents provided to the MSRB in
accordance with this Section shall be provided in an electronic format prescribed
by the MSRB and shall be accompanied by identifying information as prescribed
by the MSRB.

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900 (e) Limitations, Disclaimers, and Amendments. The City shall be obligated to observe and perform the covenants specified in this Section with 901 respect to the City and the Bonds while, but only while, the City remains an 902 "obligated person" with respect to the Bonds within the meaning of the Rule, 903 904 except that the City in any event will give the notice required by subsection (c) of this Section of any Bond calls and defeasance that cause the City to be no longer 905 such an "obligated person." 906

The provisions of this Section are for the sole benefit of the Holders and 907 beneficial owners of the Bonds, and nothing in this Section, express or implied, 908 shall give any benefit or any legal or equitable right, remedy, or claim to any other 909 person. The City undertakes to provide only the financial information, operating 910 911 data, financial statements, and notices which it has expressly agreed to provide pursuant to this Section and does not undertake to provide any other information 912 that may be relevant or material to a complete presentation of the financial results, 913 condition, or prospects of the City or the State or undertake to update any 914 information provided in accordance with this Section or otherwise, except as 915 expressly provided in this Section. The City does not make any representation or 916 warranty concerning the information or its usefulness to a decision to invest in or 917 sell Bonds at any future date. 918

UNDER NO CIRCUMSTANCES SHALL THE CITY BE LIABLE TO 919 THE HOLDER OR BENEFICIAL OWNER OF ANY BOND OR ANY OTHER 920 PERSON, IN CONTRACT OR TORT, FOR DAMAGES RESULTING IN 921 WHOLE OR IN PART FROM ANY BREACH BY THE CITY, WHETHER 922 NEGLIGENT OR WITHOUT FAULT ON ITS PART, OF ANY COVENANT 923 924 SPECIFIED IN THIS SECTION, BUT EVERY RIGHT AND REMEDY OF ANY PERSON, IN CONTRACT OR TORT, FOR OR ON ACCOUNT OF ANY 925 BREACH SHALL BE LIMITED TO AN ACTION FOR MANDAMUS OR 926 SPECIFIC PERFORMANCE. 927

No default by the City in observing or performing its obligations under this
Section shall constitute a breach of or default under the Fortieth Supplement for
purposes of any other provision of the Fortieth Supplement.

Nothing in this Section is intended or shall act to disclaim, waive, orotherwise limit the duties of the City under federal and state securities laws.

933 Should the Rule be amended to obligate the City to make filings with or 934 provide notices to entities other than the MSRB, the City agrees to undertake the 935 obligation in accordance with the Rule as amended.

Notwithstanding any provisions in the Fortieth Supplement to the contrary, 936 the provisions of this Section may be amended by the City from time to time to 937 adapt to changed circumstances resulting from a change in legal requirements, a 938 939 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 Section, as so amended, would have 940 permitted an underwriter to purchase or sell Bonds in the primary offering of the 941 942 Bonds in compliance with the Rule, taking into account any amendments or interpretations of the Rule to the date of the amendment, as well as the changed 943 circumstances, and (2) either (a) the Holders of a majority in aggregate principal 944 945 amount (or any greater amount required by any other provision of the Fortieth Supplement that authorizes the amendment) of the Outstanding Bonds consent to 946 the amendment or (b) a Person that is unaffiliated with the City and the State (such 947 948 as nationally recognized bond counsel) determines that the amendment will not materially impair the interests of the Holders and beneficial owners of the Bonds. 949 The provisions of this Section may also be amended from time to time or repealed 950 by the City if the SEC amends or repeals the applicable provisions of the Rule or a 951 court of final jurisdiction determines that the provisions are invalid, but only if and 952 to the extent that reservation of the City's right to do so would not prevent 953 underwriters of the initial public offering of the Bonds from lawfully purchasing or 954 selling Bonds in the offering. If the City so amends the provisions of this Section, 955 it shall include with any amended financial information or operating data next 956 provided in accordance with subsection (b) an explanation, in narrative form, of 957 958 the reasons for the amendment and of the impact of any change in the type of financial information or operating data so provided. 959

SECTION 22: REMEDY IN EVENT OF DEFAULT. In addition to all 960 rights and remedies provided by the laws of the State and set forth in the Board 961 Resolution (other than acceleration), the City covenants and agrees particularly that 962 in the event the City (a) defaults in payments to be made to the Debt Service Fund 963 as required by the Fortieth Supplement or the Master Ordinance, (b) defaults in the 964 observance or performance of any other of the covenants, conditions or obligations 965 set forth in the Fortieth Supplement or the Master Ordinance or (c) the City 966 declares bankruptcy, the Holders of any of the Bonds shall be entitled to a writ of 967 mandamus issued by a court of proper jurisdiction, compelling and requiring the 968 City and its officers to observe and perform any covenant, condition or obligation 969 prescribed in the Fortieth Supplement or the Master Ordinance. No delay or 970 omission to exercise any right or power accruing upon any default shall impair any 971 such right or power, or shall be construed to be a waiver of any such default or 972

acquiescence in such default, and every such right and power may be exercisedfrom time to time and as often as may be deemed expedient.

The specific remedy provided in this Section shall be cumulative of all other existing remedies and the specification of such remedy shall not be deemed to be exclusive.

SECTION 23: SALE OF BONDS. The Bonds are to be sold by the City to 978 the Purchaser for the price of par, less an origination fee of \$397,297. The Bonds 979 have been purchased by the Purchaser pursuant to the Board Resolution. The 980 Initial Bond shall be registered in the name of the Texas Water Development 981 Board. The Private Placement Memorandum prepared in connection with the sale 982 of the Bonds to the Purchaser, in substantially the form attached to the Fortieth 983 Supplement, is approved. The City has determined, based upon the advice 984 provided by its financial advisor, that acceptance of the purchase price for the 985 Bonds is on terms advantageous to, and in the best interests of, the City. 986

987 It is the intent of the parties to the sale of the Bonds that if TWDB ever
988 determines to sell all or a part of the Bonds, it shall notify the City at least 60 days
989 prior to the sale of the Bonds of the decision to sell the Bonds.

Payment of amounts due and owing on the Bonds to the TWDB shall be
made by wire transfer, at no expense to the TWDB, as provided in the FORM OF
BOND.

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By agreeing to the purchase the Bonds, the TWDB agrees that the bond proceeds shall be deposited into the escrow fund established in the Escrow Agreement between the City and UMB Bank, N.A., and that the procedures set forth in Sections 5 and 6 of the Fortieth Supplement satisfy the Board Resolution.

Proceeds from the sale of the Bonds shall be held at a designated state
depository or other properly chartered and authorized institution in accordance
with Chapter 2256 and Chapter 2257.

SECTION 24: ADDITIONAL COVENANTS. In connection with the saleof the Bonds to the TWDB, the City covenants as follows:

(a) <u>Compliance with TWDB Rules and Regulations</u>. The City covenants
to comply with the rules and regulations of the TWDB, and to maintain insurance
on the Water/Wastewater System in an amount as may be required by TWDB, as
further addressed in this Section.

1009 (b) <u>Audits</u>. For so long as the State owns any Bond, the City shall mail a 1010 copy of the audit required by the Master Ordinance to the TWDB. The audit shall 1011 be performed by an independent certified public accountant, a firm of independent certified public accountants, or a licensed professional auditor, in accordance with 1012 generally accepted accounting principles applicable to governmental entities such 1013 as the City. In addition, monthly operating statements for the Water/Wastewater 1014 System shall be maintained by the City and made available, on request, to the 1015 1016 TWDB as long as the State owns any Bond, and the monthly operating statement shall be in such detail as requested by the Development Fund Manager of the 1017 TWDB until the Development Fund Manager of the TWDB waives this 1018 1019 requirement.

1020 (c) <u>Final Accounting</u>. The City shall render, and submit within 60 days 1021 of the completion of the project, a final accounting to the TWDB in reference to 1022 the total cost incurred by the City for improvements and extensions to the 1023 Water/Wastewater System which were financed by the issuance of the Bonds, 1024 together with a copy of "as built" plans of the improvements and extensions upon 1025 completion.

(d) <u>Defeasance</u>. Should the City exercise its right under the Master
Ordinance to effect the defeasance of the Bonds, the City agrees that it will provide
the TWDB with written notice of any defeasance.

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1030 (e) <u>Segregation of Funds</u>. The City covenants that proceeds of the Bonds
1031 shall remain separate and distinct from other sources of funding from the date of
1032 the TWDB commitment through costing and final disbursement.

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Environmental Indemnity. Proceeds from the Bonds shall not be used 1034 (f) by the City when sampling, testing, removing, or disposing of contaminated soils 1035 and/or media at the project site. To the extent permitted by law, the City agrees to 1036 indemnify, hold harmless, and protect the TWDB from any and all claims, causes 1037 of action, or damages to the person or property of third parties arising from the 1038 1039 sampling, analysis, transport, storage, treatment, and disposition of any contaminated sewage sludge, contaminated sediments, and/or contaminated media 1040 1041 that may be generated by the City, its contractors, consultants, agents, officials, and employees as a result of activities relating to the project funded with proceeds of 1042 the Bonds. 1043

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1045 (g) <u>Environmental Determination</u>. In connection with the project 1046 financed with the Bonds, the City agrees to implement any environmental 1047 determination issued by the Executive Administrator of TWDB to satisfy the 1048 environmental review requirements set forth in 31 Texas Administrative Code 371. 1049

(h) <u>Insurance</u>. The City agrees that it will maintain insurance on the
Water/Wastewater System in an amount sufficient to protect TWDB's interest in

the project financed with the proceeds of the Bonds. The City may self-insure inrespect to satisfying this covenant.

(i) <u>Water Conservation Program</u>. The City has implemented or will
implement an approved water conservation program in compliance with 31 Texas
Administrative Code 371.71(a)(2)(F).

(j) <u>City will not Purchase TWDB Bonds</u>. The City agrees that it or any
related party to the City will not purchase, as an investment or otherwise, bonds
issued by TWDB including, without limitation, bonds issued by TWDB, the
proceeds of which were used by TWDB to purchase the Bonds.

1064 (k) <u>Compliance with Federal Contracting Law</u>. The City acknowledges 1065 that it has a legal obligation to comply with any applicable requirements of federal 1066 law relating to contracting with disadvantaged business enterprises, and the City 1067 shall report to the TWDB the amount of Bond proceeds, if any, that were used to 1068 compensate historically underutilized businesses that worked on the project, in 1069 accordance with 31 TAC § 363.1312.

1071 (l) <u>Compliance with State Contracting Law</u>. The City acknowledges that 1072 it has a legal obligation to comply with any applicable requirements of State law 1073 relating to contracting with historically underutilized businesses.

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1075 Compliance with Davis-Bacon Act. The City acknowledges that all (m)laborers and mechanics employed by contractors and subcontracts for Projects 1076 1077 shall be paid at rates not less than those prevailing on projects of a similar character in the City in accordance with the Davis-Bacon Act, and the U.S. 1078 Department of Labor's implementing regulations; the City, all contractors, and all 1079 sub-contractors shall ensure that all Project contracts mandate compliance with the 1080 1081 Davis-Bacon Act; and all contracts and subcontracts for the construction of the Project carried on in whole or in part with financial assistance provided by the 1082 Board shall insert in full in any contract in excess of \$2,000 the contract clauses as 1083 provided by the Board. 1084

Compliance with Federal Funding Accountability and Transparency 1086 (n) The City acknowledges that the City shall provide the Board with all 1087 Act. 1088 information required to be reported in accordance with the Federal Funding Accountability and Transparency Act of 2006, Pub.L.109-282, as amended by Pub. 1089 1090 L. 110-252; and the City shall obtain a Data Universal Numbering System (DUNS) Number and shall register with System for Award Management (SAM), and 1091 1092 maintain current registration at all times while the Bonds are Outstanding. 1093

(o) <u>Adherence to Project Schedule</u>. The City acknowledges that all
proceeds of the Bonds will be timely and expeditiously used, as required by 40
CFR § 35.3135(d), and that the City will adhere to the approved Project schedule.

(p) <u>Use of Iron and Steel Products</u>. The City agrees that it will abide by
all applicable construction contract requirements related to the use of iron and steel
products produced in the United States, as required by 31 TAC § 375.3, 33 U.S.C.
§ 1388, and related State Revolving Fund Policy Guidelines.

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(q) <u>Maintenance of Project Accounts</u>. The City acknowledges that it will
comply with the requirements set forth in 33 U.S.C. § 1382 *et seq*. relating to
maintaining project accounts containing financial assistance for planning, design,
acquisition, or construction, as applicable, in accordance with general accepted
accounting principles (which shall apply also to the reporting of underlying
infrastructure assets).

1110 SECTION 25: CONTROL AND CUSTODY OF BONDS. The City 1111 Manager of the City shall be and is authorized to take and have charge of all 1112 necessary orders and records pending the sale of the Bonds, and shall take and 1113 have charge and control of the Initial Bond pending the approval thereof by the 1114 Attorney General, the registration thereof by the Comptroller of Public Accounts 1115 and the delivery thereof to the Purchaser.

Furthermore, the Mayor, Mayor Pro Tem, City Manager, any Assistant City 1116 Manager, Chief Financial Officer, any Deputy Financial Officer, City Clerk, City 1117 Treasurer and City Attorney, any one or more of these officials, are authorized and 1118 directed to furnish and execute any documents relating to the City and its financial 1119 affairs as may be necessary for the sale of the Bonds, the approval of the Attorney 1120 1121 General and registration by the Comptroller of Public Accounts and, together with the City's financial advisor, bond counsel and the Paying Agent/Registrar, make 1122 the necessary arrangements for their delivery to the Purchaser following the sale. 1123

SECTION 26: PROCEEDS OF SALE. The proceeds from the sale of the
Bonds shall be used in the manner described in the letter of instructions executed
by the City.

SECTION 27: LEGAL OPINION. The obligation of the Purchaser to accept delivery of the Bonds is subject to being furnished a final opinion of McCall, Parkhurst & Horton L.L.P., approving the Bonds as to their validity, the opinion to be dated and delivered as of the Delivery Date and payment for the Bonds. A true and correct reproduction of the opinion is authorized to be printed on the definitive Bonds or an executed counterpart of the opinion shall accompany the global Bonds deposited with DTC. 1134 SECTION 28: **CUSIP NUMBERS**. CUSIP numbers may be printed or 1135 typed on the definitive Bonds. It is expressly provided, however, that the presence 1136 or absence of CUSIP numbers on the definitive Bonds shall be of no significance 1137 or effect as regards the legality thereof and neither the City nor attorneys approving 1138 the Bonds as to legality are to be held responsible for CUSIP numbers incorrectly 1139 printed or typed on the definitive Bonds.

SECTION 29: PAYMENT AND PERFORMANCE ON BUSINESS 1140 **DAYS**. Whenever under the terms of the Fortieth Supplement or the Bonds, the 1141 performance date of any provision of the Fortieth Supplement or the Bonds, 1142 including the payment of principal of or interest on the Bonds, shall occur on a day 1143 other than a Business Day, then performance, including the payment of principal of 1144 and interest on the Bonds, need not be made on that day but may be performed or 1145 1146 paid, as the case may be, on the next succeeding Business Day with the same force and effect as if made on the date of performance or payment. 1147

SECTION 30: LIMITATION OF BENEFITS WITH RESPECT TO 1148 THE FORTIETH SUPPLEMENT. With the exception of the rights or benefits 1149 expressly conferred in the Fortieth Supplement, nothing expressed or contained in 1150 the Fortieth Supplement or implied from the provisions of the Fortieth Supplement 1151 or the Bonds is intended or should be construed to confer upon or give to any 1152 person other than the City, the Holders, and the Paying Agent/Registrar, any legal 1153 or equitable right, remedy, or claim under or by reason of or in respect to the 1154 Fortieth Supplement or any covenant, condition, stipulation, promise, agreement, 1155 or provision contained in the Fortieth Supplement. The Fortieth Supplement and 1156 all of the covenants, conditions, stipulations, promises, agreements, and provisions 1157 of the Fortieth Supplement are intended to be and shall be for and inure to the sole 1158 and exclusive benefit of the City, the Holders, and the Paying Agent/Registrar as 1159 provided in the Fortieth Supplement and in the Bonds. 1160

SECTION 31: NOTICES TO HOLDERS - WAIVER. Wherever the Fortieth Supplement provides for notice to Holders of any event, the notice shall be sufficiently given (unless otherwise expressly provided in the Fortieth Supplement) if in writing and sent by United States Mail, first class postage prepaid, to the address of each Holder appearing in the Security Register at the close of business on the Business Day next preceding the mailing of the notice.

In any case where notice to Holders is given by mail, neither the failure to mail the notice to any particular Holders nor any defect in any notice so mailed shall affect the sufficiency of the notice with respect to all other Bonds. Where the Fortieth Supplement provides for notice in any manner, the notice may be waived in writing by the Holder entitled to receive the notice, either before or after the event with respect to which notice is given, and the waiver shall be the equivalent of the notice. Waivers of notice by Holders shall be filed with the Paying Page 30 of 32 1174 Agent/Registrar, but a filing shall not be a condition precedent to the validity of 1175 any action taken in reliance upon the waiver.

SECTION 32: GOVERNING LAW. The Fortieth Supplement shall be
construed and enforced in accordance with the laws of the State and the United
States of America.

SECTION 33: EFFECT OF HEADINGS. The Section headings in the
Fortieth Supplement are for convenience of reference only and shall not affect the
construction of the Fortieth Supplement.

SECTION 34: CONSTRUCTION OF TERMS. If appropriate in the 1182 context of the Fortieth Supplement, words of the singular number shall be 1183 considered to include the plural, words of the plural number shall be considered to 1184 include the singular, and words of the masculine, feminine or neuter gender shall 1185 be considered to include the other genders. References to any named person shall 1186 mean that person and his or her successors and assigns. References to any 1187 constitutional, statutory or regulatory provision means the provision as it exists on 1188 the date the Fortieth Supplement is adopted by council. Any reference to the 1189 payment of principal in the Fortieth Supplement shall include the payment of any 1190 1191 mandatory sinking fund redemption payments as described in the Fortieth Supplement. Any reference to "FORM OF BOND" refers to the form of the Bonds 1192 in **Exhibit** A to the Fortieth Supplement. 1193

1194 SECTION 35: SEVERABILITY. If any provision of the Fortieth 1195 Supplement or its application to any circumstance shall be held to be invalid, the 1196 remainder of the Fortieth Supplement and its application to other circumstances 1197 shall nevertheless be valid, and council declares that the Fortieth Supplement 1198 would have been enacted without such invalid provision.

SECTION 36: CONSTRUCTION FUND. A fund entitled the "City of Austin, Texas Water and Wastewater System Series 2021D (CWSRF) Revenue
Bonds Construction Fund" (the "Construction Fund") is created. Money in the Construction Fund shall be maintained at an official depository bank of the City.

The proceeds of the Bonds shall be deposited into the Construction Fund and used by the City for payment of the costs of funding projects that are part of the City's wastewater treatment system to extend and improve the Water/Wastewater System, including any costs for engineering, financing, financial consultation, administrative, auditing and legal expenses. Amounts in the Construction Fund shall be used to pay costs timely, in compliance with applicable federal and State law. 1210 Any surplus proceeds, including the investment earnings derived from the investment of monies on deposit in the Construction Fund, from the Bonds 1211 remaining on deposit in the Construction Fund after completing the improvements 1212 and extensions to the System and upon the completion of the final accounting as 1213 described in Section 24 of the Fortieth Supplement, shall be transferred to the Debt 1214 Service Fund to redeem the Bonds owned by TWDB, unless the Executive 1215 Administrator of TWDB approves the use of the surplus proceeds to pay eligible 1216 costs of improving or extending the System by funding projects that are consistent 1217 with the Board Resolution. 1218 1219

SECTION 37: COMPLIANCE WITH CITY HUB REQUIREMENTS.
The City acknowledges and confirms that it is in compliance with any and all requirements of its ordinances for the use of historically underutilized businesses.

1223 SECTION 38: **PUBLIC MEETING**. It is officially found that the meeting 1224 at which the Fortieth Supplement is adopted was open to the public and public 1225 notice of the time, place, and subject matter of the public business to be considered 1226 at such meeting, including the Fortieth Supplement, was given; all as required by 1227 Chapter 551.

SECTION 39: EFFECTIVE DATE. This Fortieth Supplement is passed
on one reading as authorized by Chapter 1201 (specifically Section 1201.028), and
shall be effective immediately upon its passage and adoption.

SECTION 40: CONCURRENT BONDS. Concurrently with the adoption
of this Fortieth Supplement, Council adopted the Thirty-Ninth Supplement and the
Forty-First Supplement authorizing the sale of the Concurrent Bonds to TWDB.
Should the Concurrent Bonds not be purchased by TWDB, any reference to
Concurrent Bonds in this Fortieth Supplement shall be of no effect.

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[Execution page follows]

1240 1241	PASSED AND APPROVED	CITY OF AUSTIN, TEXAS
1242 1243 1244 1245	October 14, 2021	STEVE ADLER Mayor
1246 1247 1248 1249	APPROVED:	ATTEST:
1250 1251 1252 1253 1254 1255	DEBORAH THOMAS Acting City Attorney	JANNETTE S. GOODALL City Clerk
1256 1257 1258 1259 1260	(City Seal)	

#### 1261 1262

# SCHEDULE I

YEARS (11/15)	PRINCIPAL AMOUNTS (\$)	INTEREST RATES (%)
2022		
2023		
2024		
2025		
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1263

1264		EXI	HIBIT A	
1265		FORM	OF BOND	
	REGISTERED			REGISTERED
	NO			\$
1266			TES OF AMERICA	
1267		STATE	OF TEXAS	
1268		CITY OF AU	USTIN, TEXAS,	
1269	W	ATER AND WA	STEWATER SYSTEM	[
1270	REVENUE BOND, SERIES 2021D (CWSRF)			
1271		· · · · · · · · · · · · · · · · · · ·		,
	Delivery Date:	Interest Rate:	Stated Maturity:	CUSIP NO:
	November 17, 2021			
	Registered Owner:			
	Principal Amount:		DOLLARS	

The City of Austin (the "City"), a body corporate and municipal corporation 1272 in the Counties of Travis, Williamson and Hays, State of Texas, for value received 1273 promises to pay to the registered owner named above, or their registered assigns 1274 (the "Registered Owner"), solely from the revenues identified in this Bond, on the 1275 Stated Maturity date specified above the Principal Amount stated above (or so 1276 much of the Principal Amount as shall not have been paid upon prior redemption), 1277 and to pay interest (computed on the basis of a 360-day year of twelve 30-day 1278 months) on the unpaid Principal Amount of this Bond from the interest payment 1279 date next preceding the "Registration Date" of this Bond appearing below (unless 1280 this Bond bears a "Registration Date" as of an interest payment date, in which case 1281 it shall bear interest from such date, or unless the "Registration Date" of this Bond 1282 is prior to the initial interest payment date in which case it shall bear interest from 1283 the Delivery Date of this Bond specified above at the per annum rate of interest 1284 specified above; such interest being payable on May 15, 2022, and on each 1285 succeeding November 15 and May 15 until maturity or prior redemption. 1286

1287

1288 Principal of this Bond is payable at its Stated Maturity or redemption to the Registered Owner, upon presentation and surrender, at the Designated 1289 Payment/Transfer Office of the Paying Agent/Registrar executing the registration 1290 certificate appearing on this Bond, or its successor; provided, however, while this 1291 Bond is registered to Cede & Co., the payment of principal upon a partial 1292 redemption of the principal amount of this Bond may be accomplished without 1293 presentation and surrender of this Bond. Interest is payable to the Registered 1294 Owner of this Bond (or one or more Predecessor Bonds, as defined in the Fortieth 1295

Supplemental Ordinance to the Master Ordinance (the "Fortieth Supplement")) 1296 whose name appears on the "Security Register" maintained by the Paying 1297 Agent/Registrar at the close of business on the "Record Date", which is the last 1298 business day of the month next preceding each interest payment date and interest 1299 shall be paid by the Paying Agent/Registrar by check sent United States Mail, first 1300 class postage prepaid, to the address of the registered owner recorded in the 1301 Security Register or by such other method, acceptable to the Paying 1302 Agent/Registrar, requested by, and at the risk and expense of, the registered owner. 1303 The foregoing notwithstanding, so long as the Texas Water Development Board 1304 ("TWDB") is the beneficial owner of 100% in aggregate principal amount of the 1305 Bonds then outstanding, payment of principal of the Bonds shall be made thereto 1306 1307 by wire transfer, at no expense to the TWDB. If the date for the payment of the 1308 principal of or interest on the Bonds shall be a Saturday, Sunday, a legal holiday, or a day when banking institutions in the city where the Designated 1309 Payment/Transfer Office of the Paying Agent/ Registrar is located are authorized 1310 by law or executive order to close, then the date for such payment shall be the next 1311 succeeding day which is not such a Saturday, Sunday, legal holiday, or day when 1312 banking institutions are authorized to close; and payment on such date shall have 1313 the same force and effect as if made on the original date payment was due. All 1314 payments of principal of, premium, if any, and interest on this Bond shall be 1315 without exchange or collection charges to the owner of this Bond and in any coin 1316 or currency of the United States of America which at the time of payment is legal 1317 tender for the payment of public and private debts. 1318

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This Bond is one of the series specified in its title dated September 27, 2021, 1320 issued in the aggregate principal amount of \$23,100,000 (the "Bonds") for the 1321 purpose of (i) extending and improving the City's combined water and wastewater 1322 system through the financing of projects that are part of the City's wastewater 1323 treatment system, (ii) funding a reserve fund for the Bonds, and (iii) paying the 1324 costs of issuance associated with the Bonds. The Bonds shall be issued in any 1325 denomination or denominations in any integral multiple of \$5,000 within a 1326 maturity (an "Authorized Denomination"). All capitalized terms not defined herein 1327 shall have the same meaning as given said terms in the Master Ordinance or the 1328 Fortieth Supplement. 1329 1330

- The Bonds maturing on and after November 15, 2032, may be redeemed prior to their Stated Maturities, at the option of the City, in whole or in part, in principal amounts of \$5,000 or any integral multiple thereof (and if within a Stated Maturity by lot by the Paying Agent/Registrar), on May 15, 2032, or on any date thereafter at the redemption price of par plus accrued interest thereon to the redemption date.
- 1337

Not less than thirty days prior to a redemption date, the City shall cause a 1338 written notice of such redemption to be sent by United States Mail, first class 1339 postage prepaid, to the registered owners of each Bond to be redeemed at the 1340 address shown on the Security Register and subject to the terms and provisions 1341 relating thereto contained in the Fortieth Supplement. If a Bond (or any portion of 1342 its principal sum) shall have been called for redemption and notice of such 1343 redemption given, then upon such redemption date such Bond (or the portion of its 1344 principal sum to be redeemed) shall become due and payable, and interest thereon 1345 shall cease to accrue from and after the redemption date therefor, provided moneys 1346 for the payment of the redemption price and the interest on the principal amount to 1347 be redeemed to the date of redemption are held for the purpose of such payment by 1348 the Paying Agent/Registrar. 1349

In the event a portion of the principal amount of a Bond is to be redeemed 1351 and the registered owner is someone other than Cede & Co., payment of the 1352 1353 redemption price of such principal amount shall be made to the registered owner only upon presentation and surrender of such Bond to the Designated 1354 Payment/Transfer Office of the Paying Agent/Registrar, and a new Bond or Bonds 1355 of like maturity and interest rate in any Authorized Denomination for the then 1356 unredeemed balance of the principal sum of such Bond or Bonds will be issued to 1357 the registered owner, without charge. If a Bond is selected for redemption, in 1358 whole or in part, the City and the Paying Agent/Registrar shall not be required to 1359 transfer such Bond to an assignee of the registered owner within forty-five days of 1360 the redemption date; provided, however, such limitation on transferability shall not 1361 be applicable to an exchange by the registered owner of the unredeemed balance of 1362 a Bond redeemed in part. 1363 1364

With respect to any optional redemption of the Bonds, unless the Paying 1365 Agent/Registrar has received funds sufficient to pay the principal and premium, if 1366 any, and interest on the Bonds to be redeemed before giving of a notice of 1367 redemption, the notice may state the City may condition redemption on the receipt 1368 of such funds by the Paying Agent/Registrar on or before the date fixed for the 1369 redemption, or on the satisfaction of any other prerequisites set forth in the notice 1370 of redemption. If a conditional notice of redemption is given and such 1371 prerequisites to the redemption and sufficient funds are not received, the notice 1372 shall be of no force and effect, the City shall not redeem the Bonds and the Paying 1373 1374 Agent/Registrar shall give notice, in the manner in which the notice of redemption was given, that the Bonds have not been redeemed. 1375

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The Bonds are special obligations of the City payable solely from and,
together with the Prior Subordinate Lien Obligations and the Previously Issued
Parity Water/Wastewater Obligations currently Outstanding, equally and ratably
secured by a parity lien on and pledge of, the Net Revenues of the

Water/Wastewater System in the manner provided in the Master Ordinance and the 1381 Additionally, the Bonds and Previously Issued Parity 1382 Fortieth Supplement. Water/Wastewater Obligations referenced above shall be equally and ratably 1383 secured by a parity lien on the funds, if any, deposited to the credit of the Debt 1384 Service Fund in accordance with the terms of the Master Ordinance and the 1385 Fortieth Supplement. The Bonds do not constitute a legal or equitable pledge, 1386 charge, lien or encumbrance upon any property of the City or the 1387 Water/Wastewater System, except with respect to the Net Revenues. The Holder 1388 of this Bond shall never have the right to demand payment of this obligation out of 1389 any funds raised or to be raised by taxation. 1390

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Subject to satisfying the related terms and conditions, the City has reserved the right to issue additional revenue obligations payable from and equally and ratably secured by a parity lien on and pledge of the Net Revenues of the Water/Wastewater System, in the same manner and to the same extent as the Bonds.

Reference is made to the Master Ordinance and the Fortieth Supplement, 1398 copies of which are on file with the Paying Agent/Registrar, and to all of the 1399 provisions of which the Holder by the acceptance of this Bond assents, for 1400 definitions of terms; the description of and the nature and extent of the security for 1401 the Bonds; the properties constituting the Water/Wastewater System; the Net 1402 Revenues pledged to the payment of the principal of and interest on the Bonds; the 1403 nature and extent and manner of enforcement of the lien and pledge securing the 1404 payment of the Bonds; the terms and conditions for the issuance of additional 1405 1406 revenue obligations; the terms and conditions relating to the transfer or exchange of this Bond; the conditions upon which either the Master Ordinance or the 1407 Fortieth Supplement may be amended or supplemented with or without the consent 1408 of the Holders; the rights, duties, and obligations of the City and the Paying 1409 Agent/Registrar; the terms and provisions upon which the liens, pledges, charges 1410 and covenants made in the Master Ordinance and the Fortieth Supplement may be 1411 discharged at or prior to the maturity of this Bond, and this Bond deemed to be no 1412 1413 longer Outstanding under the Master Ordinance and the Fortieth Supplement; and for the other terms and provisions contained in the Master Ordinance and the 1414 Fortieth Supplement. Capitalized terms used in this Bond have the same meanings 1415 assigned in the Master Ordinance and the Fortieth Supplement. 1416

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This Bond, subject to certain limitations contained in the Fortieth Supplement, may be transferred on the Security Register only upon its presentation and surrender at the Designated Payment/Transfer Office of the Paying Agent/Registrar, with the Assignment endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Paying Agent/Registrar executed by the Registered Owner, or the authorized agent of the Registered Owner. When a transfer on the Security Register occurs, one or more new fully registered Bonds
of the same Stated Maturity, of authorized denominations, bearing the same rate of
interest and of the same aggregate principal amount will be issued by the Paying
Agent/Registrar to the designated transferee or transferees.

1428

1429 The City and the Paying Agent/Registrar, and any agent of either, may treat the Registered Owner of this Bond whose name appears on the Security Register 1430 (i) on the Record Date as the owner entitled to payment of interest on this Bond, 1431 (ii) on the date of surrender of this Bond as the owner entitled to payment of 1432 principal of this Bond at its Stated Maturity, or its redemption, in whole or in part, 1433 1434 and (iii) on any other date as the owner for all other purposes, and neither the City nor the Paying Agent/Registrar, or any agent of either, shall be affected by notice 1435 to the contrary. In the event of non-payment of interest on a scheduled payment 1436 date and for thirty days after such event, a new record date for such interest 1437 payment (a "Special Record Date") will be established by the Paying 1438 Agent/Registrar, if and when funds for the payment of such interest have been 1439 received from the City. Notice of the Special Record Date and of the scheduled 1440 payment date of the past due interest (which shall be fifteen days after the Special 1441 Record Date) shall be sent at least five business days prior to the Special Record 1442 Date by United States Mail, first class postage prepaid, to the address of each 1443 Holder appearing on the Security Register at the close of business on the last 1444 business day next preceding the date of mailing of such notice. 1445

1446

It is certified, recited, represented and covenanted that the City is a duly 1447 organized and legally existing municipal corporation under and by virtue of the 1448 1449 Constitution and laws of the State of Texas; that the issuance of the Bonds is authorized by law; that all acts, conditions and things required to exist and be done 1450 precedent to and in the issuance of the Bonds to render the same lawful and valid 1451 obligations of the City have been properly done, have happened and have been 1452 performed in regular and due time, form and manner as required by the 1453 Constitution and laws of the State of Texas, the Master Ordinance and the Fortieth 1454 Supplement: that the Bonds do not exceed any constitutional or statutory 1455 1456 limitation; and that due provision has been made for the payment of the principal of and interest on the Bonds by a pledge of the Net Revenues of the 1457 Water/Wastewater System. In case any provision in this Bond or any application 1458 thereof shall be invalid, illegal, or unenforceable, the validity, legality, and 1459 1460 enforceability of the remaining provisions and applications shall not in any way be affected or impaired. The terms and provisions of this Bond, the Master Ordinance 1461 and the Fortieth Supplement shall be construed in accordance with and shall be 1462 governed by the laws of the State of Texas. 1463

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1466 1467	-	y Council of the City has caused this
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1470		CITY OF AUSTIN, TEXAS
1471		
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1474		
1475		Steve Adler
1476		Mayor, City of Austin, Texas
1477		
1478	B COUNTERSIGNED:	
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1480	)	
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1489 1490	Form of Registration Certificate of Comptroller of Public Accounts to Appear on Initial Bond only.	
1491 1492	REGISTRATION CERTIFICATE OF COMPTROLLER OF PUBLIC ACCOUNTS	
	OFFICE OF THE COMPTROLLER )	
	OF PUBLIC ACCOUNTS ) REGISTER NO )	
	THE STATE OF TEXAS )	
1493 1494 1495	I CERTIFY that this Bond has been examined, certified as to validity and approved by the Attorney General of the State of Texas, and registered by the Comptroller of Public Accounts of the State of Texas.	
1496	WITNESS my signature and seal of office this	
1497		
1498		
1499	Comptroller of Public Accounts	
1500	of the State of Texas	
1501	(SEAL)	
1502		

1503 Form of Certificate of Paying Agent/Registrar to Appear on Definitive Bonds only

# 1504 <u>REGISTRATION CERTIFICATE OF PAYING AGENT/REGISTRAR</u>

This Bond has been issued and registered in the name of the Registered Owner shown above under the provisions of the within-mentioned Fortieth Supplement; the bond or bonds of the above entitled and designated series originally delivered having been approved by the Attorney General of the State of Texas and registered by the Comptroller of Public Accounts, as shown by the records of the Paying Agent/Registrar.

1511 The designated office of the Paying Agent/Registrar in Dallas, Texas is the1512 Designated Payment/Transfer Office for this Bond.

1513	
1514	UMB Bank, N.A.,
1515	as Paying Agent/Registrar

- 1517 Registration date:
- 1518 1519

1516

Authorized Signature

By:

# FORM OF ASSIGNMENT.

# **ASSIGNMENT**

1520 1521		the undersigned sells, assigns, and rite name, address, and zip code of
1522	transferee):	The name, address, and zip code of
1522	transferee).	
1524		
1525	Social Security or other identifying	g number
1526 1527	(	
1528 1529	the within Bond and all rights constitutes and appoints	under this Bond, and irrevocably
1530	constitutes and appoints	
1531		
1532	attorney to transfer the within Bond on the books kept for registration	
1533	of the Bonds, with full power of su	bstitution in the premises.
1534		
	DATED:	
		NOTICE: The signature on this
	Signatura guarantaad:	assignment must correspond
	Signature guaranteed:	with the name of the registered
		owner as it appears on the face of the within Bond in every
		particular.
1535		

1536 The Initial Bond shall be in the form set forth above, except that the form of the
 1537 single fully registered Initial Bond shall be modified as follows:

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1542

1544

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- 1539(i)immediately under the name of the bond the headings "Delivery1540Date", "Interest Rate", "Stated Maturity" and "CUSIP NO." shall be1541omitted; and
- 1543 (ii) Paragraph one shall read as follows:
- 1545 Registered Owner: Texas Water Development Board
- 1547 Principal Amount: Twenty Three Million One Hundred Thousand Dollars
- 15481549 Delivery Date: November 17, 2021
- 1550

1551 THE CITY OF AUSTIN, IN TRAVIS, WILLIAMSON AND HAYS 1552 COUNTIES, TEXAS (the "City") promises to pay to the Registered Owner named 1553 above, or the registered assigns thereof, the Principal Amount hereinabove stated 1554 on November 15 in each of the years and in principal installments in accordance 1555 with the following schedule: 1556

YEARS	PRINCIPAL AMOUNTS (\$) INTEREST RATES (%)
2022	
2023	
2024	
2025	
2026	
2027	
2028	
2029	
2030	
2031	
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2042	

and to pay interest thereon from the delivery date specified above, on May 15, 2022, and semiannually on each November 15 and May 15 thereafter to the maturity date specified above, or to the date of redemption prior to maturity, at the interest rate per annum specified above. Interest shall be calculated on the basis of a 360-day year consisting of twelve 30-day months.

1565	Exhibit B
1566	
1567	DESCRIPTION OF ANNUAL FINANCIAL INFORMATION
1568	
1569	The following information is referred to in Section 21 of the Fortieth
1570	Supplement.
1571	
1572	Annual Financial Information and Operating Data
1573	
1574	The financial information and operating data with respect to the City to be
1575	provided annually in accordance with Section 21 are as specified (and included in
1576	the Appendix or under the headings of the Official Statement referred to) below:
1577	The quantitative financial information and anarating data with respect to the
1578 1570	The quantitative financial information and operating data with respect to the City within the following tables in the main text of the Official Statement relating
1579 1580	City within the following tables in the main text of the Official Statement relating to the sale of the City of Austin, Texas Water and Wastewater System Revenue
1580 1581	Refunding Bonds, Series 2020C (the "Official Statement"): (1) "WATER
1582	SYSTEM – Historical Water Pumpage," (2) "WATER SYSTEM – Projected
1583	Water Pumpage," (3) "WATER SYSTEM – Information Concerning Water Sales,"
1584	(4) "WATER SYSTEM – Large Water Customers," (5) "WASTEWATER
1585	SYSTEM – Historical Wastewater Flows," (6) "WASTEWATER SYSTEM –
1586	Projected Wastewater Flows," (7) "COMBINED WATER AND WASTEWATER
1587	SYSTEM INFORMATION- Water Service Rates," (8) "COMBINED WATER
1588	AND WASTEWATER SYSTEM INFORMATION – Wastewater Service Rates,"
1589	(9) "COMBINED WATER AND WASTEWATER SYSTEM INFORMATION –
1590	Analysis of Water Bills," (10) "COMBINED WATER AND WASTEWATER
1591	SYSTEM INFORMATION – Analysis of Wastewater Bills," (11) "ELECTRIC
1592	UTILITY SYSTEM – Generation Facilities," (12) "AUSTIN ENERGY'S
1593	CUSTOMER STATISTICS – Five Year Electric Customer Statistics," (13)
1594	"AUSTIN ENERGY'S CUSTOMER STATISTICS – Generation and Use Data,"
1595	(14) "DISCUSSION OF OPERATING STATEMENT – The Electric Utility
1596	System and Water and Wastewater System," (15) "ELECTRIC UTILITY
1597	SYSTEM – Customer Base–Average Monthly Number of Customers," (16)
1598	"ELECTRIC UTILITY SYSTEM – Fuel Supply," (17) "AUSTIN ENERGY'S
1599	CUSTOMER RATES – Typical Monthly Residential Electric Bills of Large Texas
1600	Cities, (18) Austin Energy's approved rate schedules incorporated into this document by reference as described in the applicable Pricing Corrificate and
1601 1602	document by reference as described in the applicable Pricing Certificate and "AUSTIN ENERGY'S CUSTOMER STATISTICS – Electric Rates," (19)
1602 1603	"AUSTIN ENERGY'S CUSTOMER STATISTICS – Electric Rates, (19) "AUSTIN ENERGY'S CUSTOMER STATISTICS – GreenChoice® Energy
1603	Rider," (20) "COMPARATIVE ANALYSIS OF ELECTRIC UTILITY SYSTEM
1605	AND WATER AND WASTEWATER SYSTEM OPERATIONS," (21)
1606	"OPERATING STATEMENT ELECTRIC UTILITY SYSTEM AND WATER
1607	AND WASTEWATER SYSTEM," (22) The table of annual results of the City's
	B-1

annexations in "THE CITY – Annexation Program," and (23) "INVESTMENTS –
Current Investments."

1610

1611 The financial statements of the City appended to the Official Statement as 1612 Appendix B, but for the most recently concluded fiscal year.

1613

#### 1614 Accounting Principles

1615

1616 The accounting principles referred to in Section 21 are the accounting 1617 principles described in the notes to the financial statements referred to in the third 1618 paragraph under the heading "Annual Financial Statements and Operating Data" 1619 above.