# Texas Municipal Power Agency Financial Statements

For the Years Ended September 30, 2024 and 2023

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# **Independent Auditor's Report**

Members of the Board of Directors Texas Municipal Power Agency Bryan, Texas

#### **Opinion**

We have audited the financial statements of Texas Municipal Power Agency (TMPA), as of and for the years ended September 30, 2024 and 2023, and the related notes to the financial statements, which collectively comprise TMPA's basic financial statements, as listed in the table of contents.

In our opinion, the accompanying financial statements referred to above present fairly, in all material respects, the financial position of TMPA, as of September 30, 2024 and 2023, and the changes in its financial position and its cash flows for the years then ended, in accordance with accounting principles generally accepted in the United States of America.

## Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Financial Statements" section of our report. We are required to be independent of TMPA and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Responsibilities of Management for the Financial Statements

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

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about TMPA's ability to continue as a going concern for 12 months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

# Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and, therefore, is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material

if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements. In performing an audit in accordance with GAAS, we:

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

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

### Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis and other postemployment benefit information be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board, who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with GAAS, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

#### Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the financial statements that collectively comprise TMPA's basic financial statements. The combining statement of revenues, expenses and changes in net position is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the combining statement of revenues, expenses and changes in net position is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

# Forvis Mazars, LLP

Dallas, Texas December 3, 2024

# Texas Municipal Power Agency Management's Discussion and Analysis ("MD&A") For the Years Ended September 30, 2024 and 2023 (Unaudited)

The objective of this discussion and analysis is to provide the reader with information relevant to an assessment of the financial condition and the results of operations of the Texas Municipal Power Agency ("Agency" or "TMPA"). This report contains supplemental information, which is essential to financial reporting and required by the Governmental Accounting Standards Board, in addition to the basic financial statements of the enterprise operation. TMPA's management encourages readers to refer to the accompanying basic financial statements and their related notes for more detailed information concerning the financial condition of the Agency. The basic financial statements are comprised of the Statements of Net Position, Statements of Revenues, Expenses and Changes in Net Position, Statements of Cash Flows, and the related notes.

Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to Texas Municipal Power Agency, Finance Department, P.O. Box 7000, Bryan, Texas 77805 or visit our website at <a href="https://www.texasmpa.org">www.texasmpa.org</a>.

#### Financial and Operational Highlights for Fiscal Year Ended September 30, 2024

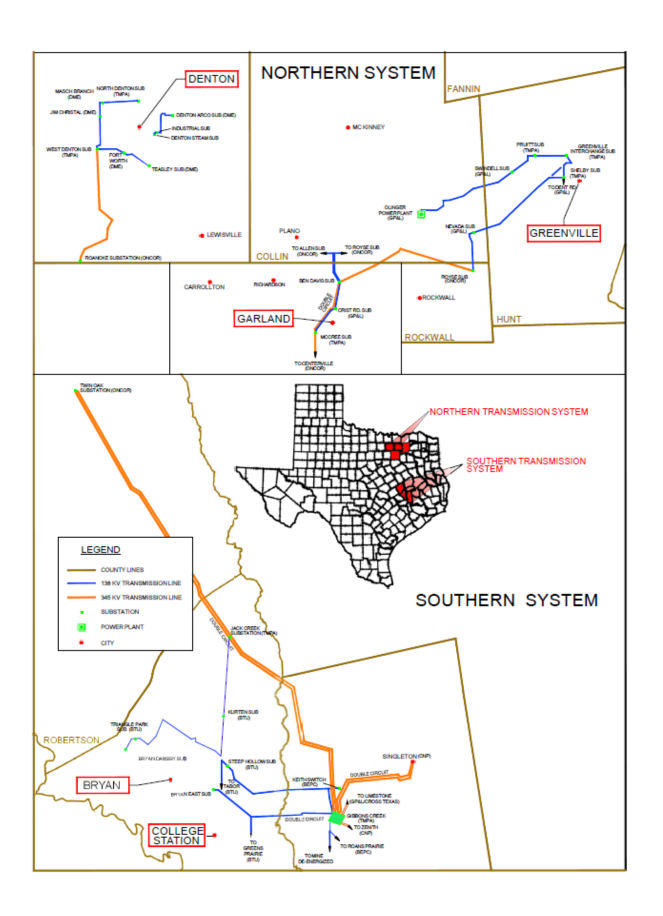
After 36 years of productive operations, Gibbons Creek was removed from the ERCOT system, effective October 30, 2019. On February 10, 2021, Gibbons Creek was sold, and all decommissioning/environmental remediation liability transferred to the new owner. Since that time, TMPA and an appointed Environmental Designee have monitored the progress of the buyer's remediation activities pursuant to the Asset Purchase Agreement ("APA").

As of the end of FY 2024, the total of mined land remaining under a reclamation bond is 72 acres (4 acres at Seep 1A and 68 acres at Seep 9A). Mitigation work at both seeps was completed in early FY 2024, and TMPA filed a request for final bond release on 45 acres at Seep 9A on September 10, 2024. This is expected to be approved in FY 2025. TMPA is preparing another bond release application for submittal in May/June 2025 for the remaining 27 acres. On December 21, 2021, approximately 11,000 acres of the mine property was sold. It is anticipated that the remaining 723 acres will be sold within the next couple of years.

TMPA has approximately 319 circuit miles of transmission lines (both 345kV and 138kV), 1 mile of 69kV transmission line, 12 substations, and maintains additional transmission assets within jointly-owned transmission stations. TMPA is a registered Transmission Owner in ERCOT and is represented in various technical working groups which support the ongoing operation of the ERCOT grid. A map of the TMPA transmission system can be found on the following page.

A group of capital projects have been approved that will span the next several years with the goal of refurbishing, upgrading, and replacing aging transmission assets, as well as expanding our current system. These projects are needed to ensure system reliability as electricity usage increases and to accommodate changing generation patterns that drive expansion of the ERCOT transmission system.

Effective September 1, 2016, TMPA and the Member Cities entered into a Joint Operating Agreement ("JOA") addressing ownership, operational, and contractual issues associated with TMPA following the expiration of the Power Sales Contract ("PSC"). The PSC expired as to the City of Greenville on September 1, 2018 and expired as to the remaining Cities on September 30, 2018. Unless terminated earlier through the mutual consent of all parties, the JOA remains in effect indefinitely.



# Texas Municipal Power Agency Statements of Net Position (Dollars in Thousands)

	September 30,					
		2024		2023	2022	
Assets						
Assets						
Current Assets						
Current Unrestricted Assets	\$	22,509	\$	23,730	\$24,063	
Current Restricted Assets		980		981	980	
Total Current Assets		23,490		24,710	25,043	
Noncurrent Assets, Net						
Electric Transmission Plant		192,419		176,406	182,066	
Other Assets		9,183		9,089	7,230	
Total Noncurrent Assets		201,601		185,495	189,296	
Total Assets	\$	225,091	\$	210,205 \$	214,339	
Liabilities, Deferred Inflows of Resources and Net Position						
Liabilities						
Current Liabilities						
Current Liabilities	_\$_	30,443	\$	24,244	\$25,019	
Total Current Liabilities		30,443		24,244	25,019	
Noncurrent Liabilities						
Long Term Debt		199,737		202,668	205,963	
Noncurrent Liabilities Other Than Debt		2,873		2,983	1,497	
Total Noncurrent Liabilities		202,610		205,651	207,460	
Total Liabilities		233,053		229,895	232,479	
Deferred Inflows of Resources						
Deferred Gain on Refunding		5,190		5,516	5,842	
Total Deferred Inflows of Resources		5,190		5,516	5,842	
Net Position (Deficit)						
Net Investment in Capital Assets		(24,251)		(32,018)	(30,201)	
Unrestricted		11,100		6,812	6,219	
Total Net Position (Deficit)		(13,152)		(25,206)	(23,982)	
Total Liabilities, Deferred Inflows of Resources and Net Position	\$	225,091	\$	210,205 \$	214,339	

#### Statements of Net Position Information Explanations of Significant Variances Between FY 2023 and FY 2024

**Current Unrestricted Assets** decreased \$1.2 million (5%) due primarily to a lower cash balance in the operating account at TexPool at year-end partially offset by higher accounts receivable (both impacted by the timing of a TXDOT reimbursable project).

**Electric Transmission Plant** increased by \$16.0 million (9%) due primarily to a significant amount of transmission asset additions during the year.

**Current Liabilities** increased \$6.2 million (26%) due primarily to higher accounts payable at year-end (\$11.8 million invoice from Garland accrued in FY 2024) partially offset by lower accrued distributions to the Member Cities.

**Net Position (Deficit)** improved by \$12.1 million (48%). Net position is comprised of two components: net investment in capital assets and unrestricted. The improvement is primarily related to capital contributions and an overall reduction in distributions to members.

# Statements of Net Position Information Explanations of Significant Variances Between FY 2022 and FY 2023

**Current Unrestricted Assets** decreased \$0.3 million (1%) due primarily to decreases in accounts receivable and mine escrow holdback partially offset by a higher cash balance in the operating account at TexPool at year-end.

**Electric Transmission Plant** decreased by \$5.7 million (3%) due primarily to long lead times on material purchases which led to delayed capital spending.

**Other Assets** increased by \$1.9 million (26%) due primarily to the \$1.6 million escrow for mine bonding established with the Railroad Commission.

**Current Liabilities** decreased \$0.8 million (3%) due primarily to lower accrued distributions to the Member Cities.

**Noncurrent Liabilities Other Than Debt** increased \$1.5 million (99%) due primarily to the \$1.6M cash funding of the mine bonding requirements of the Railroad Commission of Texas. In previous years, TMPA satisfied this requirement with letters of credit. However, in FY 2023, TMPA cash funded the requirement with cash received from Member Cities and recorded the transaction as a liability because the funds will be returned to the Member Cities as bond releases are approved by the Commission.

**Net Position (Deficit)** weakened by \$1.2 million (5%). Net position is comprised of two components: net investment in capital assets and unrestricted. The increase in the deficit is primarily related to distributions to Member Cities.

# Texas Municipal Power Agency Operating Information (Dollars in Thousands)

	For the Years-Ended September 30,					
		<u>2024</u>		<u>2023</u>		2022
Operating Revenues  Member City Billings  Transmission Revenues  Other Operating Revenues	\$	1,204 35,687 -	\$	1,933 32,947 9	\$	2,845 31,397 39
Total Operating Revenues		36,891		34,889		34,281
Operating Expenses Production - Operation and Maintenance Transmission - Operation and Maintenance Administrative and General Depreciation Expense Total Operating Expenses		744 6,978 2,264 5,742 15,728		990 4,133 2,303 8,746 16,172		1,145 5,248 2,276 8,186 16,855
Income from Operations		21,163		18,717		17,426
Other Income (Expense) Investment Revenue Capital Contributions Miscellaneous Other Income (Expense) Total Other Income (Expense)		1,007 5,014 643 6,664		806 - 115 921		134 - (242) (108)
Interest Charges Interest Expense Total Interest Charges	_	4,835 4,835		4,490 4,490		3,797 3,797
Impact of Regulatory Assets on Change in Net Position		(400)		(167)		(1,117)
Net Revenues before Distributions		22,592		14,981		12,404
Distributions to Member Cities		(10,538)		(16,221)		(87,032)
Change in Net Position before Gain on Sale of Mine		12,054		(1,240)		(74,628)
Gain on Sale of Mine		-		16		58,039
Change in Net Position (Deficit)		12,054		(1,224)		(16,589)
Net Position (Deficit) Beginning Balance		(25,206)		(23,982)		(7,393)
Ending Balance	\$	(13,152)	\$	(25,206)	\$	(23,982)

# Operating Information Explanations of Significant Variances Between FY 2023 and FY 2024

**Member City Billings** decreased \$0.7 million (38%) due primarily to lower demand charges as activity at the former plant and mine sites continue to decline.

**Transmission Revenues** increased \$2.7 million (8%) due to the extraordinarily high 2023 Four Coincident Peak (4CP) driven by load growth in the ERCOT market as well as weather conditions, which both impact revenues for Transmission Service Providers (TSPs).

**Production – Operations and Maintenance** decreased \$0.2 million (25%) due primarily to the winding down of activity at the former plant and mine sites.

**Transmission – Operations and Maintenance** increased \$2.8 million (69%) due primarily to the moving and reinstallation of the Agency's spare transformer, the institution of an equipment painting program, the planned purchases of materials needed for timely maintenance (due to long lead times), and unplanned transformer maintenance.

**Depreciation Expense** decreased \$3.0 million (34%) due to the original transmission assets, placed in-service in 1983, becoming fully depreciated as of September 30, 2023.

**Investment Revenue** increased \$0.2 million (25%) due to higher interest rates throughout FY 2024.

**Capital Contributions** increased \$5.0 million (100%) due primarily to reimbursement requested in FY 2024 for a TXDOT project.

**Miscellaneous Other Income (Expense)** increased \$0.5 million (459%) due to the sale of environmental credits in November and December 2023.

**Impact of Regulatory Assets on Change in Net Position** increased \$0.2 million (140%) due primarily to changes in the Mine reclamation liability and recoveries and Other Post-Employment Benefits.

**Distributions to Member Cities** decreased \$5.7 million (35%) due primarily to the timing of a TXDOT reimbursable project (costs incurred in FY 2024; however, TXDOT did not reimburse by the end of the fiscal year).

# Operating Information Explanations of Significant Variances Between FY 2022 and FY 2023

**Member City Billings** decreased \$0.9 million (32%) due primarily to lower demand charges as a result of the sale of the majority of the mine in December 2021, which reduced the overall operating costs of TMPA.

**Transmission – Operations and Maintenance** decreased \$1.1 million (21%) due primarily to long lead times on material purchases.

**Investment Revenue** increased \$0.7 million (501%) due to rising interest rates.

**Miscellaneous Other Income (Expense)** increased \$0.4 million (148%) due to no asset retirements in FY 2023.

**Impact of Regulatory Assets on Change in Net Position** decreased \$0.9 million (85%) due primarily to changes in the Mine reclamation liability and recoveries and Other Post-Employment Benefits.

**Distributions to Member Cities** decreased \$70.8 million (81%) due primarily to the sale of the majority of the mine in December 2021.

**Gain on Sale of Mine** decreased \$58.0 million (100%) due to the sale of the majority of the mine in December 2021.



# Texas Municipal Power Agency Statements of Net Position (Dollars in Thousands)

### Assets

	September 30,				
	 2024	2023			
Assets					
Current Assets					
<b>Current Unrestricted Assets</b>					
Cash and Cash Equivalents	\$ 10,692	\$ 17,635			
Accounts Receivable and Other	5,593	4,018			
Intergovernmental Receivable	4,237	-			
Asset Held for Sale	935	935			
Mine Escrow Holdback	514	620			
Prepaids	 539	522			
Total Current Unrestricted Assets	22,509	23,730			
Current Restricted Assets					
Cash and Cash Equivalents	980	981			
Total Current Restricted Assets	 980	981			
Total Current Assets	23,490	24,710			
Noncurrent Assets					
Electric Transmission Plant					
In Service	343,169	327,526			
Less Accumulated Depreciation	(156,632)	(153,823)			
Total Net Plant	186,537	173,703			
Construction Work in Progress	5,882	2,703			
Total Electric Transmission Plant	 192,419	176,406			
Other Assets					
Restricted Cash and Cash Equivalents	6,053	5,560			
Railroad Commission Mine Bonding	1,600	1,600			
Regulatory Assets	1,530	1,930			
Total Other Assets	 9,183	9,089			
Total Noncurrent Assets	 201,601	185,495			
Total Assets	\$ 225,091	210,205			

# Texas Municipal Power Agency Statements of Net Position (Continued) (Dollars in Thousands)

# **Liabilities and Net Position**

	September 30,				
		2024	2023	23	
Liabilities Current Liabilities					
Current Liabilities  Current Maturities of Revenue Bonds  Accrued Interest Payable  Accounts Payable  Accrued Distribution to Member Cities  Accrued Compensation and Pension Benefits  Accrued Mine Reclamation Cost  Total Current Liabilities	\$	6,980 578 12,400 9,874 151 461 30,443	89 15,11 11	91 94 13 15	
Noncurrent Liabilities Long-Term Debt Revenue Bonds		161,005	167,98	35	
Unamortized Premium Tax Exempt Commercial Paper		5,632 33,100	6,78 27,90	00_	
Total Long-Term Debt Payable to Member Cities Related to Mine Bonding Other Employee Retirement Benefits Accrued Mine Escrow		199,737 1,600 1,069 204	202,66 1,60 1,17	00	
Total Other Long-Term Obligations Total Noncurrent Liabilities  Total Liabilities		2,873 202,610	2,98 205,65	33 51	
Total Liabilities	-	233,053	229,89	95	
Deferred Inflows of Resources Deferred Gain on Refunding Total Deferred Inflows of Resources		5,190 5,190	5,5: 5,5:	16 16	
Net Position (Deficit)		(24.251)	(22.05	10\	
Net Investment in Capital Assets Unrestricted Total Net Position (Deficit)		(24,251) 11,100 (13,152)	(32,03 6,83 (25,20	12	
Total Liabilities, Deferred Inflows of Resources and Net Position (Deficit)	\$	225,091	210,20		

# Texas Municipal Power Agency Statements of Revenues, Expenses and Changes in Net Position (Dollars in Thousands)

	For the Years Ended September 30,				
		<u>2024</u>	<u>2023</u>		
Operating Revenues  Member City Billings  Transmission Revenues  Other Operating Revenues	\$	1,204 \$ 35,687	1,933 32,947 9		
Total Operating Revenues		36,891	34,889		
Operating Expenses Production - Operation and Maintenance Transmission - Operation and Maintenance Administrative and General Depreciation Expense Total Operating Expenses	_	744 6,978 2,264 5,742 15,728	990 4,133 2,303 8,746 16,172		
Income from Operations		21,163	18,717		
Other Income (Expense) Investment Revenue Capital Contributions Miscellaneous Other Income (Expense), Net Total Other Income (Expense)		1,007 5,014 643 6,664	806 - 115 921		
Interest Charges Interest Expense Total Interest Charges		4,835 4,835	4,490 4,490		
Impact of Regulatory Assets on Change in Net Position		(400)	(167)		
Net Revenues before Distributions		22,592	14,981		
Distributions to Member Cities		(10,538)	(16,221)		
Change in Net Position (Deficit) before Gain on Sale of Mine		12,054	(1,240)		
Gain on Sale of Mine		-	16		
Change in Net Position (Deficit)		12,054	(1,224)		
Net Position (Deficit) Beginning Balance		(25,206)	(23,982)		
Ending Balance	\$	(13,152) \$	(25,206)		

# Texas Municipal Power Agency Statements of Cash Flows (Dollars in Thousands)

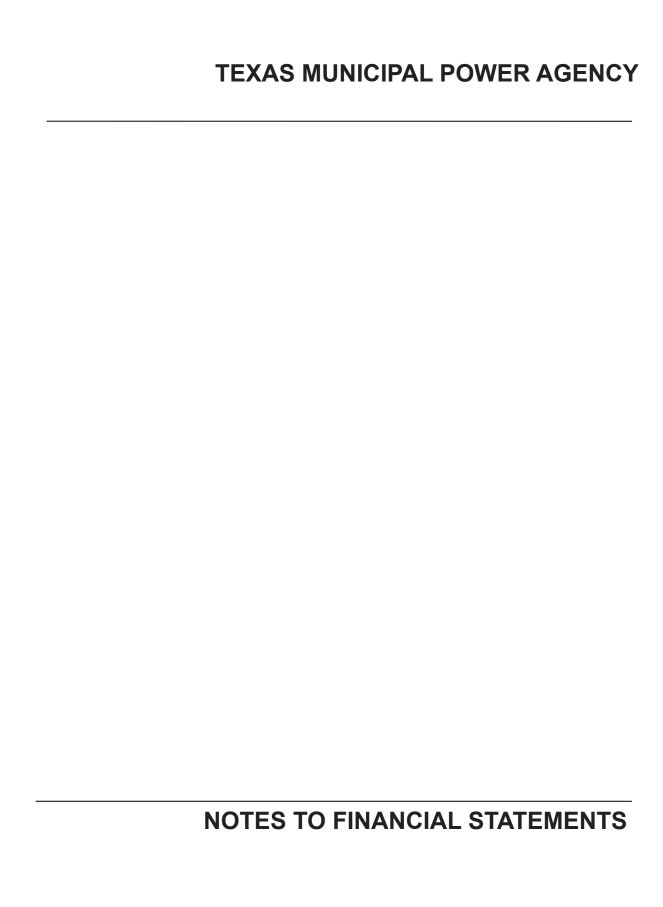
	For Years Ended September 30,		
		<u>2024</u>	<u>2023</u>
Cash Flows from Operating Activities			
Cash Received from Member City Billings	\$	1,204	1,933
Cash Received from Transmission Sales		34,112	33,624
Cash Received from Other Revenues		643	129
Cash Paid to Suppliers		(9,181)	(7,184)
Cash Paid to Employees		(1,087)	(1,216)
Net Cash Provided by Operating Activities		25,691	27,286
Cash Flows from Non-Capital and Related Financing Activities			
Proceeds from Member Cities		-	2,200
Proceeds from Sale of Mine		-	16
Distribution to Railroad Commission for Self-Bonding		-	(1,600)
Distribution to Member Cities for Sale of Mine		-	(16)
Distribution to Member Cities for Environmental Credits		(558)	-
Refunds to Member Cities for Seep Project		(176)	-
Net Cash Provided by (Used for) Non-Capital and Related Financing Activities		(734)	600
Cash Flows from Capital and Related Financing Activities			
Proceeds from Issuance of Debt		5,200	4,800
Construction Work in Progress		(10,175)	(3,011)
Payment of Principal on Debt		(6,780)	(6,575)
Interest Paid on Debt		(6,325)	(5,972)
Refunds to Member Cities		(15,113)	(16,246)
Cash Received for Capital Contributions		777	-
Net Cash Used for Capital and Related Financing Activities		(32,416)	(27,004)
Cash Flows from Investing Activities			
Interest and Dividends on Investments		1,008	806
Net Cash Provided by Investing Activities		1,008	806
Net Increase (Decrease) in Cash and Cash Equivalents		(6,451)	1,688
Beginning Cash and Cash Equivalents Balance		24,176	22,488
Ending Cash and Cash Equivalents Balance	\$	17,725	\$ 24,176

# Texas Municipal Power Agency Statements of Cash Flows (Continued) (Dollars in Thousands)

		2024	2023
Income From Operations Adjustments to Reconcile Income from Operations to Net Cash Provided by Operating Activities:	\$	21,163 \$	18,717
Depreciation Expense		5,742	8,746
Change in Accounts Receivables Change in Accrued Mine Reclamation Cost		(1,592) (114)	501 (655)
Change in Accounts Payable		(186)	(131)
Change in Accrued Compensation and Fringe Benefits Miscellaneous Non-Operating Activities		35 643	(7) 115
		4,528	8,569
Total	<u>\$</u>	25,691 \$	27,286

# **Supplemental Cash Flows Information**

Capital invoices totaling \$11,796,631 and \$216,277 are included in accounts payable at September 30, 2024 and 2023, respectively.



# Texas Municipal Power Agency Notes to Financial Statements

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#### 1. General

The Texas Municipal Power Agency ("TMPA" or the "Agency") was created on July 18, 1975 through the adoption of concurrent ordinances by the Texas cities of Bryan, Denton, Garland, and Greenville ("Cities" or "Member Cities"), pursuant to TMPA's enabling legislation, Acts 1975, 64<sup>th</sup> Leg., Ch. 143, Sec. 1, now codified in Subchapter C, Chapter 163, Utilities Code. In 2015, the Legislature enacted Subchapter C-1, Chapter 163, Utilities Code (the "Act"). The Act permits the Member Cities to adopt concurrent ordinances electing for TMPA to be governed by the Act, which was done by the Member Cities in 2016. Under the provisions of the Act, TMPA is a separate municipal corporation and political subdivision. TMPA is exempt from payment of federal income taxes under Section 115 of the Internal Revenue Code. In comparison to Subchapter C which previously governed TMPA, the Act, among other things, expands TMPA's authority in relation to the sale of electric facilities, authorizes the Member Cities to modify the governance structure of TMPA, and provides a procedure under which TMPA may be dissolved.

The Agency is governed by a Board of Directors made up of two representatives from each Member City and is empowered to plan, finance, acquire, construct, own, operate, and maintain facilities to be used in the business of generation, transmission, and sale of electric energy to the Member Cities.

In September 1976, TMPA entered into identical Power Sales Contracts (the "Contract") with each of the Cities for the purpose of obtaining for the Cities the economic advantages of jointly financing, constructing, and operating large electric generating units and related facilities to supply the Cities' future energy needs. Under the Contract, the Cities were required to pay, for the benefits received or to be received by them from such activities, an amount sufficient to pay TMPA's operating and maintenance expenses and TMPA's debts.

As originally written in September 1976, the Contract was a requirements contract, which obligated the Cities, with certain exceptions, to purchase their wholesale electricity requirements from TMPA. On November 5, 1997, the Contract was amended. Under the amendment, the Contract was converted from a requirements contract to a take-or-pay contract, under which each City was obligated to take or pay for a specified percentage of electricity from TMPA's generating facility. Those percentages were Bryan 21.7%, Denton 21.3%, Garland 47%, and Greenville 10%. The amendment confirmed the Cities' obligations, explained above, to pay all costs of TMPA.

Effective June 24, 2010, the Contract was amended to enable TMPA to issue debt secured by transmission revenues ("Transmission Debt"). Transmission Debt issued prior to September 1, 2018, was to be secured by Net Revenues until September 1, 2018, and solely by transmission revenues thereafter. Transmission Debt issued after September 1, 2018, must be secured solely by transmission revenues. On August 30, 2010, pursuant to the amendment to the Contract, TMPA issued its first series of Transmission Debt. The final maturity date of such series of Transmission Debt was September 1, 2040. Two additional series of Transmission Debt, one of which is a revolving note program, were issued on December 1, 2017. On July 29, 2021, TMPA issued an additional series of Transmission Debt. Proceeds from this series were used to refund the two previously issued series of long-term Transmission Debt and a portion of the revolving note program. On November 2, 2022, and on October 28, 2024, TMPA adopted new revolving note programs to refund and replace the previous revolving note programs.

The term of the Contract was for a period of 35 years from September 1, 1976, or until all bonds and certain other indebtedness of the Agency were paid, whichever occurred later. On September 1, 2018, the "Debt Discharge Date" occurred, i.e., the date on which all Generation Debt of TMPA was paid off. On this date, the Contract expired as to the City of Greenville, but was extended by, and only as to, the cities of Bryan, Denton, and Garland pursuant to the Joint Operating Agreement, discussed below, to September 30, 2018. As of September 30, 2018, the Contract had expired as to all four Cities.

Effective on September 1, 2018, budgets and charges to recover TMPA's costs began to be adopted pursuant to a Joint Operating Agreement between TMPA and the Member Cities,

which became effective on September 1, 2016. See Note 7 for a description of the Joint Operating Agreement.

Until September 18, 2018, TMPA operated the Gibbons Creek Steam Electric Station ("GCSES"), a coal-fired generating plant located in Grimes County, Texas with a net generating capability of 470 megawatts. The plant began commercial operation on October 1, 1983. On June 6, 2019, the TMPA Board of Directors voted to permanently retire GCSES. On February 10, 2021, pursuant to an Asset Purchase Agreement ("APA"), TMPA sold GCSES to Gibbons Creek Environmental Redevelopment Group ("GCERG"). Under the APA, GCERG is responsible for the decommissioning and environmental remediation of GCSES.

The initial fuel source for GCSES was an adjacent lignite mine owned by TMPA. Production of lignite from the mine ceased in 1996 when TMPA switched fuels to Powder River Basin coal. Since then, the mine has been undergoing reclamation operations. On December 21, 2021, approximately 11,000 acres of the mine property were sold. In order to continue reclamation operations following such sale, TMPA reserved from the conveyance necessary reclamation and access easements.

TMPA continues to own and operate electric transmission assets in the State of Texas. These assets provide wholesale transmission services to the Member Cities and other distribution service providers in the Electric Reliability Council of Texas ("ERCOT") system.

#### Regulation

The Agency's Board of Directors monitors the decommissioning activities required of GCERG. Transmission activities are regulated by ERCOT and the PUCT. Each transmission service provider in ERCOT is required to provide non-discriminatory access to the electric grid in ERCOT. As compensation for this service, each transmission service provider annually receives its Transmission Cost of Service ("TCOS"), which is set by the PUCT. The reclamation of the mine is regulated by the Railroad Commission of Texas.

#### 2. Summary of Significant Accounting Policies

#### **System of Accounts**

The accounting records of TMPA are maintained substantially in accordance with the Uniform System of Accounts prescribed by the Federal Energy Regulatory Commission ("FERC") for Class A and Class B Public Utilities and Licensees.

#### **Use of Estimates**

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets, deferred inflows of resources, and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

#### Measurement Focus, Basis of Accounting, and Basis of Presentation

The accounts of TMPA are organized and operated based on account groups in a fund. A fund is an independent fiscal and accounting entity with a self-balancing set of accounts. Fund accounting segregates funds according to their intended purpose and is used to aid management in accounting for resources.

TMPA maintains an Enterprise Fund to account for its operations. An Enterprise Fund, which is a Proprietary Fund type, is accounted for on the flow of economic resources measurement focus and uses the accrual basis of accounting. Under this method, revenues are recorded when earned and expenses are recorded when incurred. Enterprise funds are used to account for operations that are

financed and operated in a manner similar to a private business enterprise, where the intent of management is to finance the costs of providing services to the public primarily through user charges.

#### **Accounting and Financial Reporting**

The Agency's financial statements are prepared in conformity with accounting principles generally accepted in the United States of America as prescribed by the Governmental Accounting Standards Board ("GASB").

The Agency presents its financial statements in accordance with GASB Statement No. 34 ("GASB 34"), Basic Financial Statements – and Management's Discussion and Analysis – for State and Local Governments as amended.

The Agency follows the provisions of GASB Statement No. 62 ("GASB 62"), Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements. In general, GASB 62 permits an entity with cost-based rates to defer certain costs or income, which would otherwise be recognized when incurred. Costs are deferred to the extent that the rate-regulated entity is recovering or expects to recover such amounts through rates charged to customers while receipts are deferred to the extent that they are expected to cover costs to be incurred in the future.

#### **GASB Pronouncements Effective in FY 2024**

In June 2022, GASB issued Statement No. 100 ("GASB 100"), *Accounting Changes and Error Corrections*. The primary objective of this Statement is to enhance accounting and financial reporting requirements for accounting changes and error corrections to provide more understandable, reliable, relevant, consistent, and comparable information for making decisions or assessing accountability. GASB 100 is effective for the fiscal year ended September 30, 2024; however, implementation had no impact on the Agency.

#### **GASB Pronouncements Effective in FY 2023**

In March 2020, GASB issued Statement No. 94 ("GASB 94"), *Public-Private and Public-Public Partnerships and Availability Payment Arrangements*. The primary objective of this Statement is to improve financial reporting associated with these arrangements. GASB 94 is effective for the fiscal year ending September 30, 2023; however, implementation had no impact on the Agency.

In May 2020, GASB issued Statement No. 96 ("GASB 96"), Subscription-Based Information Technology Arrangements (SBITAs). This statement (1) defines a SBITA; (2) establishes that a SBITA results in a right-to-use subscription asset and corresponding liability; (3) provides the capitalization criteria for outlays other than subscription payments; and (4) requires note disclosures regarding a SBITA. GASB 96 is effective for the fiscal year ending September 30, 2023; however, implementation had no impact on the Agency.

#### **GASB Pronouncements Issued but Not Yet Effective**

In June 2022, GASB issued Statement No. 101 ("GASB 101"), *Compensated Absences*, which will be effective for the Agency's September 30, 2025 year-end. The statement was issued to meet the needs of financial statement users by updating the recognition and measurement guidance for compensated absences. Implementation is not expected to have a material impact on the Agency.

In December 2023, GASB issued Statement No. 102 ("GASB 102"), *Certain Risk Disclosures*, which will be effective for the Agency's September 30, 2025 year-end. The statement will require governments to disclose information about certain concentrations or constraints that could affect services provided or the ability to meet obligations as they come due. Implementation is not expected to have a material impact on the Agency.

In April 2024, GASB issued Statement No. 103, ("GASB 103"), Financial Reporting Model

*Improvements*, which will be effective for the Agency's September 30, 2026 year-end. The objective of GASB 103 is to improve key components of the financial reporting model to enhance effectiveness in providing information that is essential for decision-making and assessing an entity's accountability. The Agency is in the process of determining the impact of this statement on its financial reporting.

In September 2024, GASB issued Statement No. 104, ("GASB 104"), Disclosure of Certain Capital Assets, which will be effective for the Agency's September 30, 2026 year-end. The objective of GASB 104 is to provide users of government financial statements with essential information about certain types of capital assets. GASB 104 requires certain types of capital assets to be disclosed separately in the capital assets note disclosures and requires additional disclosures for capital assets held for sale. The Agency is in the process of determining the impact of this statement on its financial reporting.

#### **Accounts Receivable**

TMPA reports transmission accounts receivable for services rendered at net realizable amounts from third-party payors. TMPA provides an allowance for uncollectible accounts based upon a review of outstanding receivables, historical collection information and existing economic conditions. For the years ended September 30, 2024 and 2023, no allowance was deemed necessary.

#### **Transmission Electric Plant**

Electric transmission plant is stated at historical cost. Contributed capital assets are recorded at acquisition value. Upon retirement of the electric transmission plant, the original cost thereof and the cost of removal, less salvage, are charged to accumulated depreciation. The Agency's capitalization policy requires expenditures exceeding \$50,000 that are capital in nature and that have a useful life greater than one year to be capitalized.

Electric transmission plant components, net of accumulated depreciation as of September 30, 2024 and 2023 are as follows (in thousands):

#### Summary of Additions, Less Transfers and Retirements to Plant

	Oc	t. 1, 2023	A	dditions	Tra	ansfers	Retirements /Disposals	S	Sept. 30, 2024
Electric Transmission Plant Transmission Other Intangible Assets	\$	323,889 2,725 912	\$	- - -	\$	18,576 - -	\$ (208) (2,725)	\$	342,257 - 912
<b>Total Electric Transmission Plant</b>		327,526		-		18,576	(2,933)		343,169
Accumulated Depreciation Transmission Other		(151,098) (2,725)		(5,742) -		- -	208 2,725		(156,632)
Total Accumulated Depreciation		(153,823)		(5,742)		- (10.556)	2,933		(156,632)
Construction Work in Progress  Total Electric Transmission Plant, Net of		2,703		21,755		(18,576)	-		5,882
Accumulated Depreciation	\$	176,406	\$	16,013	\$	-	\$ -	\$	192,419
	Oc	t. 1, 2022	A	ditions	Tra	ansfers	Retirements /Disposals	S	Sept. 30, 2023
Electric Transmission Plant Transmission	\$	319,807	\$	-	\$	4,082	\$ -	\$	323,889
Other		2,725		-		-	-		2,725
Intangible Assets  Total Electric Transmission Plant		912 323,444		<u>-</u>		4,082	-		912 327,526
Total Electric Transmission Flant		323,444				4,002			327,320
Accumulated Depreciation Transmission		(142,897)		(8,201)		_	_		(151,098)
Other		(2,180)		(545)		-	-		(2,725)
<b>Total Accumulated Depreciation</b> Construction Work in Progress		(145,077) 3,699		(8,746) 3,134		(4,082)	(48)		(153,823) 2,703
Total Electric Transmission Plant, Net of Accumulated Depreciation	\$	182,066	\$	(5,612)	\$	-	\$ (48)	\$	176,406

#### Depreciation

Depreciation is calculated using the straight-line method over the estimated useful lives of the transmission assets (40 years).

Annual depreciation provisions expressed as a percentage of average depreciable plant were approximately 1.8% and 2.9% in fiscal years 2024 and 2023, respectively. During fiscal years 2024 and 2023, depreciation expense was \$5,741,666 and \$8,746,135, respectively. The primary reason for the decrease from fiscal year 2023 was that the Agency's original transmission assets were placed in service in 1983 and were fully depreciated as of September 30, 2023 (40-year lives).

#### **Investments**

Investments are stated at amortized cost and consist of investments in the Texas Local Government Investment Pool ("TexPool") and a money market account held by a broker.

Funds invested in TexPool represent ownership of a pro-rata share of the underlying assets of the pool. The pool invests primarily in obligations of the U.S. Government, the State of Texas, or its agencies and instrumentalities, repurchase agreements, and other highly rated instruments as authorized by state law. TexPool is controlled by the State Comptroller of Public Accounts of Texas and only invests in assets that are authorized under both the Public Funds Investment Act and the TexPool Investment Policy. TexPool is measured at amortized cost as the pool meets the requirements of GASB No. 79. Investment objective and strategies are to seek preservation of principal, liquidity, and current income. The pool offers same day access to investment funds.

#### Charges

TMPA's charges billed to the Cities are designed to cover annual costs as defined in the Resolutions and the Joint Operating Agreement. In general, costs are defined to include TMPA's costs of operations (except for depreciation and amortization). It is the Agency's practice to budget approximately 1.26 times debt service requirements. The charges are set by the Board of Directors annually and are required to be reviewed on an annual basis. TMPA's practice is to periodically distribute excess funds to the Cities after ensuring that debt service coverage requirements are met, and certain reserves are maintained.

#### Revenues

Revenues are based on a fixed amount established for the fiscal year, which is recognized ratably throughout the year. Beginning September 1, 2018, in accordance with the Joint Operating Agreement, these fixed costs are charged separately by business unit: Generation, Transmission, and Mine. Transmission revenues are determined by the PUCT annually based on regulatory filings and are recognized ratably throughout the year by the Agency.

The Agency distinguishes between operating and non-operating revenues and expenses consistent with the criteria used to identify cash flows from operating activities in the Statement of Cash Flows. Generally, the Agency classifies revenues generated from transmission usage along with ancillary services as operating revenues. Production operating and maintenance, transmission operating and maintenance, general and administrative, and depreciation on the Agency's electric transmission plant assets are classified as operating expenses. All other income and expenses, including investment revenues, interest expense, amortization of debt premiums and deferred gain on refunding, regulatory assets recovered in the current year, contributions, and distributions to Member Cities are considered non-operating activity. Although GCSES has been sold, the Generation division continues to incur expenses related to overseeing the decommissioning of the assets as completed by the new owner (as required by the Asset Purchase Agreement). These expenses are recovered as part of the charges to the Member Cities. Although the majority of the mine land has been sold, the Mine division continues to incur expenses related to maintaining the land that is still under bonding with the Railroad Commission of Texas ("RCT").

#### **Capital Contributions**

Capital assets received from third parties who constructed and/or made improvements to the Agency's Transmission system are classified as capital contributions. These funds are recognized at acquisition value in the year in which they are received. Additionally, grants/contracts received from governmental entities that are used for capital additions are also recorded as capital contributions as eligible costs are incurred. During fiscal year 2024, the Agency requested reimbursement of (in thousands) \$4,237 in relation to a TXDOT project, which has been recorded as intergovernmental receivable in the accompanying Statements of Net Position.

#### **Regulatory Assets**

TMPA is subject to the accounting requirements of GASB Statement No. 62, Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements. Accordingly, certain costs may be capitalized as regulatory assets that would otherwise be charged to expense. Such regulatory assets are recorded when it is probable that future revenue in an amount at least equal to the capitalized costs will result from inclusion of those costs in future rates. Types of costs deferred include other postemployment benefits. Estimated mine reclamation costs will be recovered through fiscal budget components.

#### **Debt-Related Costs**

Bond premiums and discounts are amortized over the terms of related bond issues under the effective interest method. Excess cost on advance refunding of debt is amortized using the straight-line method over the term through when the last of the refunding bonds would have matured.

#### Statements of Cash Flows

The Agency considers all highly liquid investments with original maturities of three months or less to be cash equivalents. At September 30, 2024 and 2023, cash equivalents include amounts held at TexPool.

#### **Net Position**

Net position is displayed in two components – net investment in capital assets and unrestricted. Components of net investment in capital assets include electric transmission plant and intangible assets net of depreciation, which are reduced by outstanding bond and commercial paper liabilities related to those assets. The outstanding liabilities are calculated net of the investments included in restricted assets.

Unrestricted net position is comprised of those assets and liabilities that do not meet the definition of "restricted" or "net investment in capital assets."

When both restricted and unrestricted resources are available for use, it is the Agency's policy to use restricted resources first, then unrestricted resources as needed.

#### 3. Restricted Assets

Restricted assets include those assets comprising the Transmission System Revenue Refunding Bond (Series 2021 Bonds) and Project Construction funds, which are principally established and maintained pursuant to the Resolutions.

Transmission System Revenue Refunding Bond Fund (Series 2021 Bonds) assets are for use in paying the interest and principal of outstanding Series 2021 Bonds. Project Construction Fund assets are available to pay costs associated with the Series "A" Notes.

Restricted assets also include the Indemnity Reserve Account, held in escrow, as required by Section 6.5 of the JOA. The purpose of these assets is to fund TMPA's defense and indemnity obliquations to the Member Cities under Section 6.3 of the JOA.

The aggregate amount in each of these funds as of September 30 is as follows (in thousands):

Fund Type:	2024	2023
Transmission System Revenue Refunding Bond Fund (Series 2021 Bonds)	\$ 1,476	\$ 1,229 75
Project Construction Funds (Series "A" Notes) FAB Revenue Account Indemnity Reserve Account	39 5.518	5,237
Total Funds	\$ 7,033	\$ 6,541
	•	

#### 4. Investments

As of September 30, 2024 and 2023, the Agency's portfolio is invested in the Texas Local Government Investment Pool ("TexPool"), a local government investment pool, and a money market account. These investments are stated at amortized cost. Balances maintained at TexPool as of September 30, 2024 and 2023 were (in thousands) \$11,254 and \$17,978, respectively and are included in both unrestricted and restricted cash and cash equivalents in the accompanying statements of net position. Balances held in money markets as of September 30, 2024 and 2023, were (in thousands) \$5,518 and \$5,237, respectively.

TexPool is not managed by the Agency and the Agency does not possess securities that exist in either physical or book entry form. Under the Texas Public Funds Investment Act, government investment pools must maintain an AAA or equivalent rating from at least one nationally recognized rating agency. Standard & Poor's currently rates TexPool AAAm.

#### **Interest Rate Risk**

The Agency minimizes the risk associated with the decline in market value of securities due to rising interest rates (interest rate risk) by maintaining a "buy and hold" strategy, whereby securities are purchased with the intent to hold the securities in the portfolio until maturity. The Agency does not participate in derivatives to hedge interest rate risk or any other risk.

#### **Credit Risk and Concentration of Credit Risk**

The Agency's investment policy limits investments to obligations of the United States of America and its agencies, investment quality obligations of states, agencies, counties, cities, and other political subdivisions of any state, fully insured Certificates of Deposit, and commercial paper that has maturity of 270 days or less and a rating of A-1 or P-1.

#### **Custodial Risk**

Custodial risk is the risk that in the event of a bank or counterparty failure, the Agency's deposits or investments may not be returned. The investment policy states that all bank deposits of Agency funds be secured by pledged collateral with a market value equal to no less than 102 percent of the principal plus accrued interest less an amount insured by the Federal Deposit Insurance Corporation ("FDIC"). Investment securities are delivered-versus-payment to the Agency's bank for safekeeping as evidenced by safekeeping receipts issued by the bank.

#### **Deposits**

The bond resolutions require that deposits be placed in a bank or trust company organized under the laws of the State of Texas or a national banking association located within the State of Texas. Deposits are insured by the FDIC or collateralized by U.S. Government obligations or its Agencies and Instrumentalities; or direct obligations of Texas or its Agencies or Instrumentalities that have a market value of not less than the principal amount on deposit and rated "A" or better by Moody's or Standard and Poor's. The pledged collateral was held at the Federal Home Loan Bank of Dallas under a joint safekeeping account with the Agency's deposit institution in the Agency's name.

As of September 30, 2024 and 2023, TMPA had recorded cash deposits of \$0.95 million and \$0.96 million, respectively. Bank statement balances as of September 30, 2024 and 2023, were \$1.06 million and \$1.08 million, respectively, with the differences being comprised of outstanding checks and deposits in transit.

# 5. Long-Term Debt

The Agency's long-term debt consists of the following at September 30, 2024 and 2023 (in thousands):

		tstanding tober 1, 2023	ssued/ creased	deemed/ ecreased	An	ccretion/ nortization Premium/	utstanding stember 30, 2024	Du	rincipal e Within ne Year
Revenue Bonds Series 2021	_\$	181,548	\$ 	\$ (6,780)	\$	(1,151)	\$ 173,617	\$	6,980
Total Revenue Bonds		181,548	-	(6,780)		(1,151)	173,617		6,980
Series "A" Revolving Notes		27,900	5,200	-		-	33,100		
Total Long-term Debt	\$	209,448	\$ 5,200	\$ (6,780)	\$	(1,151)	\$ 206,717	\$	6,980

	tstanding tober 1, 2022	ssued/ creased	edeemed/ ecreased	Αı	Accretion/ mortization Premium/	utstanding stember 30, 2023	Dι	rincipal ie Within ine Year
Revenue Bonds Series 2021	\$ 189,438	\$ -	\$ (6,575)	\$	(1,315)	\$ 181,548	\$	6,780
Total Revenue Bonds	 189,438	-	(6,575)		(1,315)	181,548		6,780
Series "A" Revolving Notes	 23,100	4,800	-		-	27,900		-
Total Long-term Debt	\$ 212,538	\$ 4,800	\$ (6,575)	\$	(1,315)	\$ 209,448	\$	6,780

Revenue Bonds outstanding, as of September 30, 2024 and 2023, respectively, are (in thousands):

	Current Amount Outstanding	Long-Term Amount Outstanding _	Mat	urity	Range of Inter	est Rates	Earliest Redemption
Series	2024	2024	From	То	From	То	Date
2021	\$ 6,980	\$ 161,005	2021	2051	2.000	3.000	2024
Total	\$ 6,980	\$ 161,005					
	Current Amount Outstanding	Long-Term Amount Outstanding —	Mat	urity	Range of Inter	est Rates	Earliest Redemption
Series	Amount	Amount	Mat From	urity To	Range of Inter From	est Rates	
	Amount Outstanding	Amount Outstanding — 2023		•			Redemption

Debt service requirements for the revenue bonds for the next thirty years as of September 30, 2024, are as follows (in thousands):

Year	Principal		Ir	nterest	Total			
2025 2026 2027 2028 2029 2030 - 2034 2035 - 2039 2040 - 2044	\$	6,980 7,190 7,405 7,630 7,855 42,885 49,125	<u> </u>	4,785 4,576 4,360 4,138 3,909 15,953 9,703	\$	11,765 11,766 11,765 11,768 11,764 58,838 58,828		
2040 - 2044 2045 - 2049 2050 - 2051		23,130 13,000 2,785		3,739 1,221 105		26,869 14,221 2,890		
Unamortized Premium		167,985 5,632	\$	52,489	\$	220,474		
Total	\$	173,617	:					

On December 1, 2017, TMPA issued an initial installment of \$10,100,000 of Subordinated System Net Revenue/Transmission Revenue Converting Security Direct Purchase Revolving Notes, Series A Notes. Proceeds from this issuance were used to pay for ongoing Transmission projects that had not yet been placed in service. On August 1, 2018, August 1, 2019, and August 4, 2020, TMPA issued additional installments of \$9,400,000, \$3,900,000, and \$7,700,000, respectively. As part of the issuance of the Series 2021 Bonds, discussed below, \$30 million of the Series A Notes were refunded on July 29, 2021. On August 10, 2021, November 24, 2021, and August 25, 2022, TMPA issued additional installments of \$8,300,000, \$5,000,000, and \$8,700,000, respectively. On November 2, 2022, upon expiration of the previous agreement, TMPA entered into a similar agreement with a different bank. All outstanding Notes at that time remained outstanding, and capacity remained at \$60,000,000. On August 29, 2023 and September 26, 2024, TMPA issued additional installments of \$4,800,000 and \$5,200,000, respectively. With capacity of \$60,000,000, TMPA will continue to issue the Series A Notes as funds are necessary for future Transmission projects.

On July 29, 2021, TMPA issued \$192,510,000 of Transmission Refunding Bonds, Series 2021. These bonds were issued at a premium of \$9,846,294. Proceeds from this issuance were used to refund the Series 2010 and 2017 Bonds and \$30 million of the Series A Notes. The Series 2021 Bonds are secured by a pledge of net revenues of the Agency's transmission system.

The Series 2021 Bonds are subject to optional redemption prior to their scheduled maturity date of September 30, 2051, subject to stated call premiums. Principal payments are due on September 1 each year. Interest payments are due on March 1 and September 1 each year.

The Resolutions contain certain restrictions and covenants including TMPA's covenant to establish and maintain charges to produce revenues sufficient to pay operating and maintenance expenses (exclusive of depreciation and amortization), to produce net revenues sufficient to pay the amounts required to be deposited in the debt service funds, and to produce net revenues equal to at least 1.25 times the annual debt service to be paid for the then outstanding bonds.

#### 6. Employee Benefit Plans

#### **Defined Contribution Plan**

TMPA has a single employer defined contribution retirement plan covering all full-time employees which requires TMPA to contribute an amount equal to 10% of gross wages to a third-party trustee for the benefit of plan participants (the "Plan"). Chapter 810, Government Code, and other state laws relating to political subdivisions such as the Agency, authorize the establishment and amendment of a pension plan by the Agency's Board of Directors. The Plan is administered by the TMPA Employees Pension Plan Administrative Committee and Charles Schwab serves as the trustee. Employees may contribute, on a voluntary basis, an additional amount up to 50% of earnings. Employees direct both their employer and employee investments based on investment options available to them in the Plan. Vesting, with respect to employer contributions, is based on years of continuous service where participants become vested at 20% per year of credited service up to 100%. Beginning October 1, 2017, the Plan was amended to vest participants at 100% when they voluntarily sever service. Participants are immediately vested in their voluntary contributions plus actual earnings thereon.

Membership in the plan was 33 and 36 participants as of September 30, 2024 and 2023, respectively.

Retirement plan costs for 2024 and 2023 were as follows (in thousands):

_	2024		%	%		%
Agency's Total Payroll	\$	951	-	\$	1,056	-
Agency's Covered Payroll	\$	910	100%	\$	1,030	100%
Agency's Contribution	\$	91	10%	\$	103	10%
Employee's Contribution	\$	12	1.4%	\$	14	1.3%

Loan provisions, which were established in 1999, provide that employee loans from the employee's employer-contribution account ("Account") may not exceed the lesser of \$50,000 or 50% of the present value of the employee's vested Account. Loan repayment is generally within a 1-5 year timeframe with specific use qualifications for payback periods up to fifteen years. Loan interest rates are established according to loan provision guidelines.

#### **Deferred Compensation Plan**

In November 1997, the Board of Directors adopted an Internal Revenue Code Section 457 deferred compensation plan for Agency employees. This plan is in the form of the ICMA/Mission Square Retirement Corporation Deferred Compensation Plan and Trust and is administered by the ICMA/Mission Square Retirement Corporation. The funds held under this plan are invested in the ICMA/Mission Square Retirement Trust; a trust established by public employers for the collective investment of funds held under their retirement and deferred compensation plans. Employees may contribute up to 100% of pre-deferral taxable income to a maximum of \$23,000 and \$22,500 for calendar years 2024 and 2023, respectively. A "catch-up" provision, which allows an additional contribution of \$7,500 and \$7,500 for 2024 and 2023, respectively, is available for employees over 50 years of age. Employees direct the investment allocation, contributions, and payout option of their individual plans. For the years ended September 30, 2024 and 2023, participants numbered 4 for both years and participant contributions were \$53,609 and \$48,575, respectively.

#### **Other Postemployment Benefits**

Texas Municipal Power Agency Postemployment Benefits Plan is a single employer plan that covers all full-time, regular employees. The plan is a defined benefit plan and the cost for each employee

is paid on a pay-as-you-go basis. Benefits for retirees consist of medical and dental insurance coverage and are referred to as Other Postemployment Benefits (OPEB). For retiree medical, the Agency contributes a set monthly allowance to the employee and dependent, if elected, through a Retiree Health Reimbursement Account ("HRA"). Employees are eligible for normal retirement at age 65 or early retirement at age 55 with 20 years of service or age 60 with 10 years of service. The Agency does not issue a publicly available actuarial report of its plan. There are no assets accumulated in a trust that meets the criteria of paragraph 4 of GASB 75.

For active employees, the Agency paid 100% of the cost of life insurance. Effective the beginning of FY 2021, TMPA no longer offers life insurance coverage for retirees. For active employees in 2024, the Agency paid 89% and 84% of the cost of employee medical and dental benefits, respectively. For active employees in 2023, the Agency paid 90% and 80% of the cost of employee medical and dental benefits, respectively. For retired employees in 2024 and 2023, the Agency paid 77% and 69% of the cost of dental benefits, respectively. As discussed above, for retiree medical, the Agency contributes a set monthly allowance to the employee and dependent, if elected, through a Retiree HRA.

A measurement date of May 1, 2024 was used for the September 30, 2024 liability and expense. The information that follows was determined as of a valuation date of May 1, 2024.

Membership in the OPEB by membership class at May 1, 2024 was as follows:

	Medical and/or <u>Dental</u>
Active employees Inactive employees or beneficiaries currently	1
receiving benefits	59
Total	60

**Contributions:** For the years ended September 30, 2024 and 2023, the Agency contributed \$95,675 and \$102,600, respectively, to retirees' HRA accounts. Contributions are made on a pay as you go basis.

**Actuarial Assumptions**: The total OPEB liability in the May 1, 2024 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Inflation 2.40% Projected salary increase 3.40%

Discount Rate The discount rate used to measure the Total OPEB Liability as

of May 1, 2024 was 4.07%. The discount rate used to measure

the Total OPEB Liability as of May 1, 2023 was 3.53%.

Eligibility a. Full-time regular employees who were hired prior to October

1, 1993 and are age 55 or older with at least 20 years of

service at retirement.

b. Full-time regular employees who are both age 60 or older and have at least 10 years of service as of October 1, 2016. c. Employees not meeting a. or b. are not eligible for retiree

benefits (medical, dental, or life insurance).

Mortality <u>Pre-Retirement Mortality:</u>

Pri-2012 Total Dataset Employee Table projected from the 2012 base year using the Scale MP-2021 mortality

improvement rates

Post-Retirement Mortality:

<u>Retired Members:</u> Pri-2012 Total Dataset Retiree Table projected from the 2012 base year using the Scale MP-2021

mortality improvement rates

<u>Spouses of Retired Members:</u> Pri-2012 Total Dataset Retiree Table prior to Retired Member death and Total Dataset Contingent Survivor Table after Retired Member death projected from the 2012 base year using the Scale MP-2021

mortality improvement rates

**Discount Rate:** The discount rate was based on the municipal bond rate in the Bond Buyer Index of general obligation bonds with 20 years to maturity and mixed credit quality.

**Changes in the Total OPEB Liability:** Changes in the total OPEB liability through the year ended September 30, 2024 were as follows:

	Increase (Decrease) Total OPEB Liability
Balance as of 9/30/23 (Based on	
5/1/23 Measurement Date)	\$ 1,179,255
Changes for the year: Interest on Total OPEB Liability Difference Between Expected and Actual Experience Changes in Assumptions Benefit Payments	39,572 30,956 (64,330) (116,470)
Net changes Balance as of 9/30/24 (Based on 5/1/24 Measurement Date)	(110,272) \$ 1,068,983

**Changes in the Total OPEB Liability:** Changes in the total OPEB liability through the year ended September 30, 2023 were as follows:

	(I	ncrease Decrease) otal OPEB Liability
Balance as of 9/30/22 (Based on		
5/1/22 Measurement Date)	\$	1,292,614
Changes for the year: Interest on Total OPEB Liability Difference Between Expected and Actual Experience		39,530
Changes in Assumptions Benefit Payments		(30,561) (122,328)
Net Changes		(113,359)
Balance as of 9/30/23 (Based on 5/1/23 Measurement Date)	\$	1,179,255

Sensitivity of the Total OPEB Liability to Changes in the Discount Rate and Health Care Cost Trend Rates: The total OPEB liability of the Agency has been calculated using a discount rate of 4.07%. The following presents the total OPEB liability using a discount rate 1% higher and 1% lower than the current discount rate.

	Current		
1% Decrease	Discount Rate	1%	<u>6 Increase</u>
			_
\$ 1,153,551	\$ 1,068,98	33 \$	995,007

The total OPEB liability of the Agency has been calculated using health care cost trend rates of 5%. The following presents the total OPEB liability using health care cost trend rates 1% higher and 1% lower than the current health care cost trend rates.

		Healthcare Cos	t
	1% Decrease	Trend Rate	1% Increase
			_
OPEB liability	\$ 1,055,056	\$ 1,068,98	3 \$ 1,084,770

**OPEB Expense:** For the years ended September 30, 2024 and 2023, the Agency recognized OPEB expense, as measured in accordance with GASB Statement No. 75, of \$6,198 and \$8,969, respectively.

In accordance with rate making methodology, the cost of this Program is unfunded until benefits are needed. Thus, unfunded expenses are treated as regulatory assets similar to other long-term obligations.

#### **Medical and Dental Benefits**

The Agency's medical and dental plan is administered by large insurance companies. For active employees in 2024 and 2023, \$110,598 and \$209,976 was paid in medical expenses based on an average of 5 and 6 participants, respectively. Active participant medical premiums collected by the Agency in 2024 and 2023 were \$12,230 and \$21,826 resulting in a total cost to the Agency of \$98,368 and \$188,150, respectively. For retired employees in 2024 and 2023, \$95,675 and \$102,600, respectively, was contributed by the Agency to the retired employees and dependents, if elected, through a Retiree HRA. For active employees in 2024 and 2023, \$5,981 and \$7,719 was paid in dental expenses based on an average of 5 and 6 participants, respectively. Active participant dental premiums collected by the Agency in 2024 and 2023 were \$970 and \$1,564 resulting in a total cost to the Agency of \$5,011 and \$6,155, respectively. For retired employees in 2024 and 2023, \$22,529 and \$24,007 was paid in dental expenses based on an average of 23 and 25 participants, respectively. Retiree participant dental premiums collected by the Agency in 2024 and 2023 were \$5,126 and \$7,394 resulting in a total cost to the Agency of \$17,403 and \$16,613, respectively.

#### **Vision Benefit**

Beginning in 2014, the Agency offered a vision plan to its employees and retirees, which the costs of the premiums are 100% paid by employees and retirees electing such coverage.

#### **Compensated Absences**

TMPA accumulates PTO and vacation time for all full-time employees, of which only earned vacation leave is recorded as a liability and reported as part of accrued compensation and pension benefits along with certain salary-related expenses.

TMPA pays accumulated vacation upon termination, but since TMPA does not pay employees for unused accumulated PTO upon termination, no related liability is recorded. A summary of changes in accrued vacation for the years ended September 30, 2024 and 2023, is as follows (in thousands):

 Fiscal Year	_	nning bility	ation rued	cation aken	Ending Liability		
2024	\$	78	\$ 51	\$ (50)	\$	79	
2023	\$	84	\$ 65	\$ (70)	\$	78	

#### 7. Commitments and Contingencies

- A. During 1995, TMPA authorized the conversion of its fuel source from locally-mined lignite to sub-bituminous coal from the Powder River Basin ("PRB"). TMPA recorded an accrual for reclamation costs related to the lignite mine operations and updates this accrual for changes in estimates of the expected ultimate liability.
- B. In connection with the Gibbons Creek Lignite Mine, TMPA is required to submit to the Texas Railroad Commission reclamation bonds to ensure that TMPA will reclaim all lands disturbed by mining operations in accordance with all applicable Federal and State laws. For this purpose, TMPA has on file with the Railroad Commission a cash bond in the amount of \$1,600,000 that was funded by Member contributions and recorded as an asset (Railroad Commission Mine Bonding) and a liability (Payable to Member Cities Related to Mine Bonding) in the accompanying statements of net position. The bond will be returned to TMPA once reclamation is complete.
- C. During 1999, the Texas Legislature enacted legislation, SB 7, implementing retail competition in the electric utility industry commencing on January 1, 2002. Although participation by investor-owned utilities in retail competition is required, participation by municipally owned utilities ("MOUS") is on a voluntary basis. Utilities which participate in retail competition, including MOUS which decide to participate in retail competition, are authorized to recover stranded costs, and may utilize securitization provisions contained in the legislation. Unlike investor-owned utilities, MOUS and electric cooperatives are not required to unbundle their generation functions from transmission and distribution functions into separate companies. However, same as investor-owned utilities, rates for wholesale transmission services provided by MOUS and electric cooperatives are determined by the PUCT. Rates for the use of the distribution systems of MOUS and electric cooperatives are determined by such entities. As of September 30, 2024, none of the Member Cities have elected to open their service territory to retail competition, but the respective Member Cities could determine to make such election in the future.

D. The Energy Policy Act of 2005 authorized the North American Reliability Corporation ("NERC") to promulgate transmission reliability standards which, once approved by the Federal Energy Regulatory Commission ("FERC"), are enforceable by FERC and NERC. NERC has promulgated reliability standards pursuant to this law and new standards are anticipated. FERC and NERC have enforcement powers to ensure compliance with these standards.

TMPA has implemented measures to comply with the existing standards and expects to remain in compliance as standards are promulgated in the future.

SB 3, enacted by the Texas Legislature and effective June 8, 2021, adds Section 38.075 to the Utilities Code. This new section (i) applies to MOU's, such as TMPA, that provide transmission service in the ERCOT power region (ii) requires the PUCT to adopt reliability standards to prepare for weather emergencies (iii) requires ERCOT to inspect the covered entities for compliance (iv) requires ERCOT to inform the PUCT of violations and (v) authorizes the PUCT to impose an administrative penalty for each violation that is not cured within a reasonable time. SB 3 required the PUCT to adopt the reliability standards within 6 months after the effective date of SB 3. On October 21, 2021, the PUCT complied with SB 3 by adopting a rule on weatherization, Substantive Rule 25.55. Substantive Rule 25.55 requires a transmission service provider among other things to: utilize best efforts to implement weather emergency preparation measures; confirm the ability of cold weather critical components to ensure the operation of substations during cold weather events; utilize best efforts to address any critical component failures that occurred due to winter weather conditions between November 30, 2020 and March 1, 2021; and provide training on winter weather preparations to relevant operational personnel. Under the Rule, each transmission service provider was required to file with the PUCT a compliance report by December 1, 2021. TMPA's transmission service operator routinely carries out the measures required by the Rule and consequently TMPA does not anticipate any issues with compliance.

E. In 2016 and 2017, the Agency issued requests for proposals ("RFPs") regarding the proposed sale of the Agency's generation assets and a portion of the Agency's transmission assets. Certain proposals received in connection with the 2016 and 2017 RFPs were pursued, but negotiations were ultimately discontinued. In 2019, the Agency issued an RFP involving only the sale of generation assets. Proposals were received in August 2019, and, on February 10, 2021, TMPA sold the GCSES to one of the proposers, the Gibbons Creek Environmental Redevelopment Group, LLC ("GCERG"). The sale was pursuant to an Asset Purchase Agreement with GCERG, dated February 10, 2021 (the "APA"). Pursuant to the APA, (i) GCERG is obligated to remediate and close all Coal Combustion Residuals (CCR) units within a period of 34 months pursuant to a work schedule included in the APA and, following such closure, to perform any required post closure monitoring and care, (ii) a \$28.546 million escrow fund has been established to fund in part GCERG's environmental remediation obligations (\$3.3 million remains available as of September 30, 2024), (iii) a performance bond, in the amount of \$36.5 million has been provided by GCERG to TMPA, to secure GCERG's performance of its remediation obligations (\$32.558 million in bonding remains available as of September 30, 2024), and (iv) a \$25 million pollution legal liability insurance policy has been provided by GCERG, naming TMPA and the Member Cities as additional insureds. Under the APA, TMPA is permitted to appoint an Environmental Designee. The Environmental Designee monitors the progress of GCERG's remediation activities, and is authorized, among other things, to direct the suspension of payments to GCERG from the escrow fund if GCERG falls behind schedule. Equal monthly disbursements from the escrow fund are to be made to the purchaser to fund the purchaser's environmental remediation obligations. Monthly disbursements are to be suspended if the remediation project falls behind the project schedule. If payments are suspended for 60 consecutive days, TMPA or the Member Cities may complete the project and receive reimbursement from the escrow fund.

One of the remediation activities addressed in the APA is preliminary regulatory closure of the Site F Landfill. The APA recites an estimated cost of \$13.6 million to achieve preliminary regulatory closure of the Site F Landfill and requires that (i) in the event actual costs are greater than the \$13.6 million estimate, then GCERG must absorb the additional cost and (ii) in the event actual costs are less than the \$13.6 million estimate, then GCERG must refund the difference to TMPA. The Site F Landfill remediation is in progress but not yet complete. TMPA and GCERG are engaged in a dispute concerning how to determine the actual costs of the Site F Landfill remediation. This dispute has resulted in the filing of a lawsuit by TMPA against GCERG on September 9, 2022. The lawsuit is pending in Travis County District Court.

F. Effective September 1, 2016, TMPA and the Member Cities entered into a Joint Operating Agreement ("JOA"). In general, the purposes of the JOA include: (i) funding TMPA operations such as mine reclamation, transmission service, and plant decommissioning following expiration of the Power Sales Contract ("PSC"), (ii) subject to certain exceptions, requiring Member City approval for the issuance of new debt, the execution of certain significant contracts, and the sale of property exceeding \$10 million in value, (iii) specifying provisions for determining how costs of TMPA and proceeds from the sale of assets are to be allocated among the Member Cities, (iv) providing for the establishment by TMPA of reserve funds for the decommissioning of the plant and the indemnification of TMPA Board Members and Member City officials, employees, contractors, and agents, and (v) dividing the operations of TMPA into three business functions-mine, generation, and transmission-and requiring separate budgets and books for each business function.

The PSC provided that upon dissolution of TMPA, the assets of TMPA would automatically be transferred to the Member Cities, with each Member City receiving an undivided interest in the assets of TMPA in proportion to the amount paid by the Member City to TMPA. The JOA, for purposes of implementing the automatic transfer of assets upon dissolution of TMPA, requires TMPA to periodically make this calculation for each business unit, and sets out formulas for making these calculations. Under the JOA, these ownership calculations are relevant not only to the allocation of assets upon dissolution of TMPA, but also to the allocation of certain proceeds from the sale of assets, and in some cases, the allocation of TMPA costs.

If a majority of the Member Cities request it, TMPA is required by the JOA to transfer a divided interest in the transmission system to each Member City. Under this partition process, the general objective is for each City to receive ownership of transmission facilities in the geographic area of the Member City, and in proportion to the Member City's ownership interest in the transmission business. Any such transfer of transmission assets must be in compliance with relevant bond covenants, including those requiring defeasance of all or a portion of transmission debt.

The JOA includes a reclamation plan for the mine, requires the development of a decommissioning plan, and sets out standards for environmental remediation. TMPA is required to comply with these plans and standards.

Under the JOA, in discharging its contractual obligations, including mine reclamation, decommissioning, transmission service, environmental remediation, indemnification, and other obligations, TMPA is rendering services to the Member Cities. The JOA obligates each Member City to pay the cost of these services, and to collect rates and charges for electric service sufficient to enable it to pay to TMPA all amounts due under the JOA for these services. A Member City's payment obligations under the JOA are payable exclusively from such electric utility revenues and constitute an operating expense of its electric system.

Unless terminated earlier through the mutual consent of all parties, the JOA remains in effect indefinitely. Effective September 1, 2016, the JOA was amended ("Amendment No. 1"). The primary purposes of the amendment were to authorize the sale of Gibbons Creek

and the sale of the Southern 345 kV Transmission System, and to authorize the issuance of refunding bonds in connection with such sales. Since the sale contemplated by Amendment No. 1 did not occur, Amendment No. 1, by its own terms, ceased to have any force or effect. Effective September 22, 2017, the JOA was amended a second time ("Amendment No. 2"). The purposes of Amendment No. 2 were to: continue TMPA's authority to issue Mine Reclamation Bonds as had been contemplated in Amendment No. 1; revise the dates on which the separate budgets of the JOA became effective; authorize the Agency to sell certain mining and transmission assets, provided the sales do not exceed in value certain financial thresholds, and provided the sales comply with bond covenants; and allow for an extension to the term of the PSC, applicable only to the Cities notifying TMPA of the extension, in order to complete a period of seasonal operation in 2018, or such other period of time as desired by the notifying Cities. Pursuant to the immediately foregoing provision, the cities of Bryan, Denton, and Garland extended the PSC from September 1, 2018, to September 30, 2018, in order to complete the period of 2018 seasonal operation. The PSC expired as to the City of Greenville on September 1, 2018 and expired as to the remaining Cities on September 30, 2018. Effective September 17, 2019, the JOA was amended a third time ("Amendment No. 3"). The purposes of Amendment No. 3 were to: clarify that all Board Members may vote on matters involving the decommissioning and/or sale of GCSES; delete a requirement that TMPA obtain Member City approval of certain budget increases attributable to mine reclamation bonding; and authorize the sale of mine tracts that are under mine bonding provided a lease, easement, or other property right is reserved that would enable TMPA to complete reclamation and obtain bond release. Effective June 28, 2021, the JOA was amended a fourth time ("Amendment No. 4"). Prior to Amendment No. 4, the JOA provided that a Member City exiting the Mine Business would remain responsible for its share of the costs of the Mine Business until all mining assets were sold. Amendment No. 4 extended the duration of this obligation until a time when all obligations are discharged with respect to the Agency's mine reclamation bonds and other financial commitments providing financial security in relation to the Agency's mine reclamation responsibilities. Amendment No. 4 also permits the sale of the Mine as a whole. Prior to the Amendment, no sale of an individual Mine tract could exceed \$250,000, and multiple sales in a fiscal year could not exceed \$500,000. Amendment No. 4 eliminated these restrictions.

G. On July 15, 2021, the Board of Directors authorized the Gibbons Creek Lignite Mine to be sold to 3S Real Estate Investments, LLC ("3S"). On August 26, 2021, TMPA and 3S entered into a Farm and Ranch Contract to effect the sale. The sale, involving the conveyance of approximately 11,000 acres, closed on December 21, 2021, which resulted in a gain of \$58 million. Following the closing, TMPA has continued to conduct mine reclamation activities pursuant to reserved access and reclamation easements, which easements will remain in effect until all bonded areas are released from bonding. As part of this transaction, TMPA entered into an Escrow Holdback Agreement under which \$1.7 million was retained in escrow to account for the acreage that remained under reclamation bonding. The Agreement permits TMPA to request the release of escrow funds as acreages are released from bond by the Railroad Commission of Texas. The escrow balance as of September 30, 2024 is \$0.514 million.

#### 8. Related Party Transactions

Effective September 1, 2016, TMPA and the Member Cities entered into a Joint Operating Agreement (see Note 7.F for further detail). For the years ended September 30, 2024 and 2023, 3% and 6% of total operating revenue, respectively, was attributable to the Member Cities.

The construction and maintenance of certain electric plant transmission assets are outsourced to the Cities of Garland and Denton. For the years ended September 30, 2024 and 2023, \$17,504,854 and \$3,133,883 of electric plant transmission assets and construction work in progress, respectively, were constructed by the City of Garland. As of September 30, 2024 and 2023, \$12,172,444 and \$606,643, respectively, was due to the City of Garland. For the years ended September 30, 2024 and 2023, \$4,250,904 and \$0 of electric plant transmission assets and construction work in progress, respectively, were constructed by the City of Denton. For the years ended September 30, 2024 and 2023, 72% and 79% of Transmission – Operation and Maintenance expense, respectively, was attributable to the City of Garland. For the years ended September 30, 2024 and 2023, 3% and 0% of Transmission – Operation and Maintenance expense, respectively, was attributable to the City of Denton.

Additionally, in fiscal year 2023, the Member Cities contributed a total of \$600,000 to TMPA to be utilized in addressing the seeps at the mine. Unspent amounts as of September 30, 2023 were included in cash and cash equivalents and accrued mine reclamation costs in the accompanying statements of net position. As of September 30, 2024, the seep project was completed and remaining funds were distributed back to the Member Cities.

#### 9. Subsequent Events

In October 2024, TMPA issued an additional \$11.8 million in short-term debt that will be utilized for various improvements to the transmission assets.



#### Texas Municipal Power Agency Required Supplementary Information Postretirement Benefits Plan For the Year Ended September 30, 2024

#### Schedule of Changes in Total OPEB Liability and Related Ratios Last 10 Fiscal Years

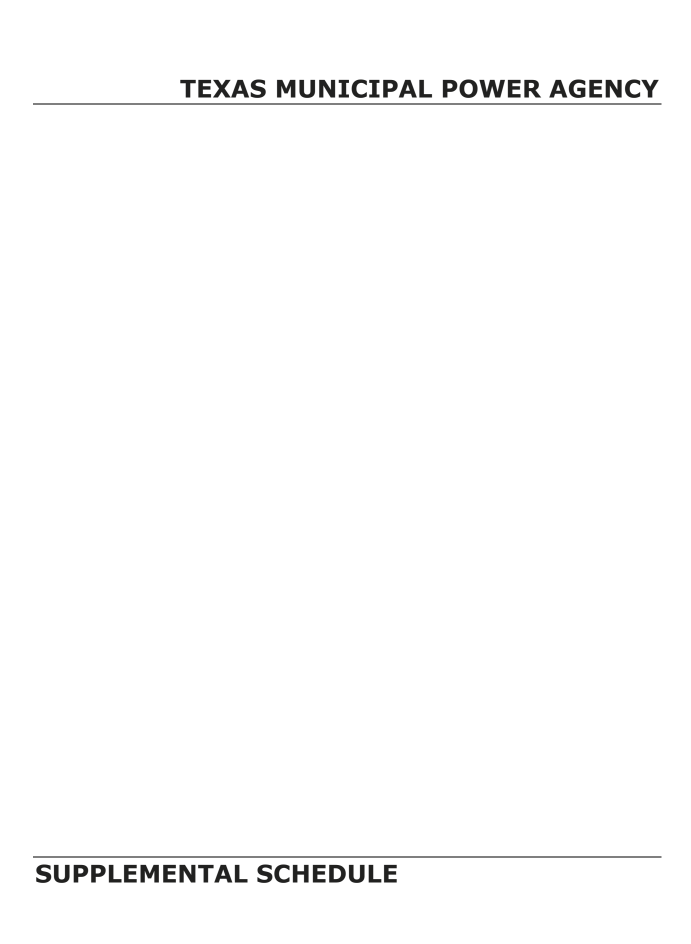
	Ме	asurement Year 2024	Me	easurement Year 2023	Ме	asurement Year 2022	Ме	asurement Year 2021	Ме	asurement Year 2020	Ме	asurement Year 2019	Me	asurement Year 2018
Total OPEB Liability														
Service Cost	\$	-	\$	-	\$	1,568	\$	1,431	\$	2,738	\$	2,492	\$	2,527
Interest Cost		39,572		39,530		35,006		44,803		71,862		76,714		77,956
Changes of Benefit Terms		-		-		-		(157,996)		6,597		-		-
Difference Between Expected and Actual Experience														
of the Total OPEB Liability		30,956		-		(118,581)		-		(194,424)		-		(6,724)
Changes of Assumptions		(64,330)		(30,561)		(98,463)		41,060		111,600		32,760		(28,900)
Benefit Payments		(116,470)		(122,328)		(134,892)		(140,000)		(146,108)		(150,807)		(155,595)
Net Change in Total OPEB Liability		(110,272)		(113,359)		(315,362)		(210,702)		(147,735)		(38,841)		(110,736)
Total OPEB Liability (Beginning)		1,179,255		1,292,614		1,607,976		1,818,678		1,966,413		2,005,254		2,115,990
Total OPEB Liability (Ending)	\$	1,068,983	\$	1,179,255	\$	1,292,614	\$	1,607,976	\$	1,818,678	\$	1,966,413	\$	2,005,254
Covered Payroll Total OPEB Liability as a Percentage	\$	-	\$	242,601	\$	234,624	\$	122,354	\$	118,331	\$	414,530	\$	400,899
of Covered Payroll		N/A		486.09%		550.93%		1,314.20%		1,536.94%		474.37%		500.19%

#### Note to schedule:

Changes of assumptions and other inputs reflect the effects of changes in the discount rate each period. The following are the discount rates used in each period:

2018	3.97
2019	3.79
2020	2.56
2021	2.27
2022	3.21
2023	3.53
2024	4.07

The information in this schedule has been determined as of the measurement date (May 31) of the Agency's total OPEB liability and is intended to show information for 10 years. However, until a full 10-year trend is compiled in accordance with the provisions of GASB 75, only periods for which such information is available are presented.



# Texas Municipal Power Agency Combining Statement of Revenues, Expenses and Changes in Net Position For the Year Ended September 30, 2024

	Generation	Transmission	Mine	Combined
Operating Revenues  Member City Billings  Transmission Revenues  Total Operating Revenues	\$ 492 - 492	\$ - 35,687 35,687	\$ 712 - 712	\$ 1,204 35,687 36,891
Total Operating Revenues	492	33,067	712	30,091
Operating Expenses Production - Operation and Maintenance Transmission - Operation and Maintenance Administrative and General Depreciation Expense	197 - 58 -	- 6,978 2,039 5,742	547 - 167	744 6,978 2,264 5,742
Total Operating Expenses	254	14,759	715	15,728
Income from Operations	237	20,928	(3)	21,163
Other Income Investment Revenue Capital Contributions Miscellaneous Other Income, Net Total Other Income	12 - 558 570	959 5,014 86 6,059	35 - - 35	1,007 5,014 643 6,664
Interest Charges Interest Expense on Debt Total Interest and Finance Charges		4,835 4,835	<del>-</del>	4,835 4,835
Impact of Regulatory Assets in Change in Net Position	(3)	(99)	(298)	(400)
Net Revenues Before Distributions	804	22,053	(265)	22,592
Distributions to Member Cities	(558)	(9,874)	(106)	(10,538)
Change in Net Position (Deficit)	\$ 247	\$ 12,179	\$ (371)	\$ 12,054