OFFICIAL STATEMENT

<u>NEW ISSUE</u> BOOK-ENTRY-ONLY

Rating: Standard & Poor's: "AA-" (See "MISCELLANEOUS-Rating")

In the opinion of Bond Counsel, based on existing law and assuming compliance with certain tax covenants of the Municipality, interest on the Bonds will be excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations; however, such interest is taken into account in determining the adjusted current earnings of certain corporations for purposes of the alternative minimum tax consequences under federal law which may result from the ownership of the Bonds, see the discussion under the heading "LEGAL MATTERS - Tax Matters" herein. Under existing law, the Bonds and the income therefrom will be exempt from all state, county and municipal taxation in the State of Tennessee, except inheritance, transfer and estate taxes, and Tennessee franchise and excise taxes. (See "LEGAL MATTERS - Tax Matters" herein).

\$4,395,000 CITY OF ALCOA, TENNESSEE General Obligation Refunding Bonds, Series 2016B

Dated: May 13, 2016

Due: June 1 (as indicated below)

The \$4,395,000 General Obligation Refunding Bonds, Series 2016B (the "Bonds") shall be issued by the City of Alcoa, Tennessee (the "City") as book-entry-only Bonds in denominations of \$5,000 and authorized integral multiples thereof. The Bonds will be registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC") except as otherwise described herein. DTC will act as securities depository of the Bonds. So long as Cede & Co. is the registered owner of the Bonds, as the nominee for DTC, principal and interest with respect to the Bonds shall be payable to Cede & Co., as nominee for DTC, which will, in turn, remit such principal and interest to the DTC participants for subsequent disbursements to the beneficial owners of the Bonds. Individual purchases of the Bonds will be made in book-entry-only form, in denominations of \$5,000 or integral multiples thereof and will bear interest at the annual rates as shown below. Interest on the Bonds is payable semi-annually from the date thereof commencing on December 1, 2016 and thereafter on each June 1 and December 1 by check or draft mailed to the owners thereof as shown on the books and records of Regions Bank, Nashville, Tennessee, the registration and paying agent (the "Registration Agent"). In the event of discontinuation of the book-entry system, principal of and interest on the Bonds are payable at the designated corporate trust office of the Registration Agent.

The Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within the corporate limits of the City. For the prompt payment of principal and interest on the Bonds, the full faith and credit of the Issuer are irrevocably pledged.

The Bonds are not subject to optional redemption prior to maturity.

Maturity		Interest			Maturity		Interest		
<u>(June 1)</u>	<u>Amount</u>	<u>Rate</u>	Yield	CUSIPS **	(June 1)	Amount	Rate	Yield	CUSIPS **
2017	\$ 675,000	2.00%	0.60%	013842 B40	2020	\$ 745,000	2.00%	0.95%	013842 B73
2018	700,000	2.00	0.75	013842 B57	2021	770,000	2.00	1.00	013842 B81
2019	730,000	2.00	0.85	013842 B65	2022	775,000	2.00	1.10	013842 B99

This cover page contains certain information for quick reference only. It is not a summary of this issue. Investors must read the entire OFFICIAL STATEMENT to obtain information essential to make an informed investment decision.

The Bonds are offered when, as and if issued by the City, subject to the approval of the legality thereof by Robertson Overbey, Knoxville, Tennessee, bond counsel, whose opinion will be delivered with the Bonds. Certain legal matters will be passed upon from the City by Robertson Overbey, Counsel to the City. It is expected that the Bonds, will be available for delivery through the facilities of DTC, New York, New York, on or about May 13, 2016.

Cumberland Securities Company, Inc.

Financial Advisor

April 13, 2016

This Official Statement speaks only as of its date, and the information contained herein is subject to change.

This Official Statement may contain forecasts, projections, and estimates that are based on current expectations but are not intended as representations of fact or guarantees of results. If and when included in this Official Statement, the words "expects," "forecasts," "projects," "intends," "anticipates," "estimates," and analogous expressions are intended to identify forward-looking statements as defined in the Securities Act of 1933, as amended, and any such statements inherently are subject to a variety of risks and uncertainties, which could cause actual results to differ materially from those contemplated in such forward-looking statements. These forward-looking statements speak only as of the date of this Official Statement. The Issuer disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statement contained herein to reflect any change in the Issuer's expectations with regard thereto or any change in events, conditions, or circumstances on which any such statement is based.

This Official Statement and the Appendices hereto contain brief descriptions of, among other matters, the Issuer, the Bonds, the Resolution, the Disclosure Certificate (as defined herein), and the security and sources of payment for the Bonds. Such descriptions and information do not purport to be comprehensive or definitive. The summaries of various constitutional provisions and statutes, the Resolution, the Disclosure Certificate, and other documents are intended as summaries only and are qualified in their entirety by reference to such documents and laws, and references herein to the Bonds are qualified in their entirety to the forms thereof included in the Resolution.

The Bonds have not been registered under the Securities Act of 1933, as amended, and the Resolution has not been qualified under the Trust Indenture Act of 1939, in reliance on exemptions contained in such Acts. This Official Statement does not constitute an offer to sell or the solicitation of an offer to buy, nor shall there be any sale of the Bonds by any person in any jurisdiction in which it is unlawful for such person to make such offer, solicitation, or sale.

No dealer, broker, salesman, or other person has been authorized by the Issuer or the Underwriter to give any information or to make any representations other than those contained in this Official Statement, and, if given or made, such other information or representations should not be relied upon as having been authorized by the Issuer or the Underwriter. Except where otherwise indicated, all information contained in this Official Statement has been provided by the Issuer. The information set forth herein has been obtained by the Issuer from sources which are believed to be reliable but is not guaranteed as to accuracy or completeness by, and is not to be construed as a representation of the Underwriter. The information contained herein is subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder shall under any circumstances create an implication that there has been no change in the affairs of the Issuer, or the other matters described herein since the date hereof or the earlier dates set forth herein as of which certain information contained herein is given.

In connection with this offering, the Underwriter may over-allot or effect transactions which stabilize or maintain the market prices of the Bonds at a level above that which might otherwise prevail in the open market. Such stabilizing, if commenced, may be discontinued at any time.

** These CUSIP numbers have been assigned by Standard & Poor's CUSIP Service Bureau, a division of the McGraw-Hill Companies, Inc., and are included solely for the convenience of the Bond holders. The City is not responsible for the selection or use of these CUSIP numbers, nor is any representation made as to their correctness on the Bonds or as indicated herein.

CITY OF ALCOA, TENNESSEE

MEMBERS OF CITY COMMISSION

Donald R. Mull, *Mayor*

Clint Abbott, Vice Mayor

Vaughn D. Belcher Clayton Bledsoe

Kenneth White

CITY OFFICIALS

Mark L. Johnson *City Manager*

Bill Hammon Assistant City Manager

Susan Gennoe City Recorder/Finance Director Doug Overbey City Attorney

UNDERWRITER

FTN Financial Capital Markets Memphis, Tennessee

REGISTRATION AND PAYING AGENT

Regions Bank Knoxville, Tennessee

BOND COUNSEL

Robertson Overbey Knoxville, Tennessee

FINANCIAL ADVISOR

Cumberland Securities Company, Inc. Lenoir City, Tennessee

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APPENDIX C: GENERAL PURPOSE FINANCIAL STATEMENTS

SUMMARY STATEMENT

The information set forth below is provided for convenient reference and does not purport to be complete and is qualified in its entirety by the information and financial statements appearing elsewhere in this *Official Statement*. This Summary Statement shall not be reproduced, distributed or otherwise used except in conjunction with the remainder of this *Official Statement*.

Issuer	City of Alcoa, Tennessee (the "City", "Municipality" or "Issuer"). See APPENDIX B contained herein.			
The Bonds	\$4,395,000 General Obligation Refunding Bonds, Series 2016B (the "Bonds").			
Security	The Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within the City. For the prompt payment of the principal of, premium, if any, and interest on the Bonds, the full faith and credit of the City are hereby irrevocably pledged. The Bonds shall be additionally payable from but not secured by a pledge of the of the revenues to be derived from the operation of the solid waste system.			
Purpose	The Bonds are being issued for the purpose of (i) refinancing, in whole or in part, outstanding Bonds of the City, as described herein; and (ii) payment of the costs related to the issuance and sale of the Bonds.			
Optional Redemption	The Bonds are not subject to optional redemption prior to maturity. See section entitled "SECURITIES OFFERED - Optional Redemption".			
Tax Matters	In the opinion of Bond Counsel, based on existing law and assuming compliance with certain tax covenants of the City, interest on the Bonds is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations; however, such interest is taken into account in determining the adjusted current earnings of certain corporations for purposes of the alternative minimum tax on corporations. Interest on the Bonds will be exempt from certain taxation in Tennessee, all as more fully described in the section entitled "LEGAL MATTERS-Tax Matters" and APPENDIX A (form of opinion) included herein.			
Bank Qualification	The Bonds have been designated as "qualified tax-exempt obligations" within the meaning of Section 265 of the Internal Revenue Code of 1986, as amended. See the section entitled "LEGAL MATTERS - Tax Matters" for additional information.			
Rating	Standard & Poor's: "AA-". See the section entitled "MISCELLANEOUS - Rating" for more information.			
Registration and Paying AgentRegions Bank, Nashville, Tennessee (the "Registration Agent").				
Bond Counsel	Robertson Overbey, Knoxville, Tennessee.			
Financial Advisor	Cumberland Securities Company, Inc., Knoxville, Tennessee. See the section entitled "MISCELLANEOUS - Financial Advisor; Related Parities; Others", herein.			
UnderwriterFTN Financial Capital Markets, Memphis, Tennessee.				
Book-Entry-Only	The Bonds will be issued under the Book-Entry-Only System except as otherwise described herein. For additional information, see the section entitled "BASIC DOCUMENTATION – Book–Entry-Only System".			
General	The Bonds are being issued in full compliance with applicable provisions of Title 9, Chapter 21, <i>Tennessee Code Annotated</i> , as supplemented and revised. See the section			

entitled SECURITIES OFFERED herein. The Bonds will be issued with CUSIP numbers and delivered through the facilities of the Depository Trust Company, New York, New York.

- DisclosureIn accordance with Rule 15c2-12 promulgated under the Securities Exchange Act of 1934 as amended, the City will provide the Municipal Securities Rulemaking Board ("MSRB") through the operation of the Electronic Municipal Market Access system ("EMMA") and the State Information Depository ("SID"), if any, annual financial statements and other pertinent credit or event information, including Comprehensive Annual Financial Reports, see the section entitled "MISCELLANEOUS-Continuing Disclosure."

	GENERAL FUND BALANCES Summary of Changes In Fund Balances (In Thousands) For the Fiscal Year Ended June 30						
	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>		
Beginning Fund Balance	\$2,409,019	\$5,130,428	\$2,517,547	\$2,592,563	\$3,773,269		
Revenues	19,229,765	15,836,264	18,660,264	20,171,232	21,881,523		
Expenditures	(16,883,474)	(15,633,790)	(15,892,806)	(16,777,409)	(17,552,434)		
Other Financing Sources:							
Transfers In	500,000	250,000	250,000	-	-		
Transfers Out	(2,757,060)	(4,686,856)	(4,512,099)	(4,050,000)	(4,682,383)		
Other Sources and Uses Excess of Revenue/Other	2,528,947	1,621,501	1,629,657	1,686,883	1,728,324		
Sources Over (Under)	2,618,178	(2,612,881)	75,016	1,180,706	1,375,030		
Ending Fund Balance	\$5,130,428	\$2,517,547	\$2,592,563	\$3,773,269	\$5,148,299		

Source: Comprehensive Annual Financial Reports of the City of Alcoa, Tennessee.

\$4,395,000 CITY OF ALCOA, TENNESSEE General Obligation Refunding Bonds, Series 2016B

SECURITIES OFFERED

AUTHORITY AND PURPOSE

This OFFICIAL STATEMENT which includes the Summary Statement hereof and appendices hereto is furnished in connection with the offering by the City of Alcoa, Tennessee (the "City", "Municipality" or "Issuer") of its \$4,395,000 General Obligation Refunding Bonds, Series 2016B (the "Bonds").

The Bonds are authorized to be issued pursuant to the provisions of Title 9, Chapter 21, *Tennessee Code Annotated*, as amended, and other applicable provisions of the law and pursuant to resolutions (the "Resolution") adopted by the Board of Commissioners of the City on December 08, 2015.

The Bonds are being issued for the purpose of providing funds to (i) refinance a portion of certain outstanding indebtedness of the City, as described herein; (ii) pay all legal, fiscal and administrative costs incident to the issuance and sale of the Bonds.

REFUNDING PLAN

With the proceeds of the Bonds, the City is proposing to refinance its General Obligation Bonds, Series 2009, dated October 22, 2009, maturing June 1, 2017 and thereafter (the "Outstanding Indebtedness").

As required by Title 9, Chapter 21, Part 9 of *Tennessee Code Annotated* as supplemented and revised, a plan of refunding (the "Plan") for the Outstanding Indebtedness was submitted to the Director of State and Local Finance for the State of Tennessee for review, and the report with respect to the Plan was issued on December 3, 2015.

DESCRIPTION OF THE BONDS

The Bonds will be dated and bear interest from the date of issuance May 13, 2016. Interest on the Bonds will be payable semi-annually on June 1 and December 1, commencing December 1, 2016. The Bonds are issuable in registered book-entry form only and in \$5,000 denominations or integral multiples thereof as shall be requested by each respective registered owner.

The Bonds shall be signed by the Mayor and shall be attested by the City Recorder. No Bond shall be valid until it has been authenticated by the manual signature of an authorized representative of the Registration Agent and the date of authentication noted thereon.

SECURITY

The Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within the City. For the prompt payment of the principal of, premium, if any, and interest on the Bonds, the full faith and credit of the City are hereby irrevocably pledged. The Bonds shall be additionally payable from but not secured by a pledge of the revenues to be derived from the operation of the solid waste system.

The City through its governing body, shall annually levy and collect a tax on all taxable property within the City, in addition to all other taxes authorized by law, sufficient to pay the principal of and interest on the Bonds when due. Principal and interest on the Bonds falling due at any time when there are insufficient funds from such tax shall be paid from the current funds of the City and reimbursement therefore shall be made out of taxes provided by the Resolution when the same shall have been collected.

The Bonds will not be obligations of the State of Tennessee.

QUALIFIED TAX-EXEMPT OBLIGATIONS

Under the Internal Revenue Code of 1986, as amended (the "Code"), in the case of certain financial institutions, no deduction from income under the federal tax law will be allowed for that portion of such institution's interest expense which is allocable to tax-exempt interest received on account of tax-exempt obligations acquired after August 7, 1986. The Code, however, provides that certain "qualified tax-exempt obligations," as defined in the Code, will be treated as if acquired on August 7, 1986. Based on an examination of the Code and the factual representations and covenants of the City as to the Bonds, Bond Counsel has determined that the Bonds upon issuance will be "qualified tax-exempt obligations" within the meaning of the Code.

OPTIONAL REDEMPTION

Bonds maturing shall not be subject to redemption prior to maturity

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BASIC DOCUMENTATION

REGISTRATION AGENT

The Registration Agent, Regions Bank, Nashville, Tennessee, its successor or the City will make all interest payments with respect to the Bonds on each interest payment date directly to Cede & Co., as nominee of DTC, the registered owner as shown on the Bond registration records maintained by the Registration Agent, except as described below.

So long as Cede & Co. is the Registered Owner of the Bonds, as nominee of DTC, references herein to the Bondholders, Holders or Registered Owners of the Bonds shall mean Cede & Co. and shall not mean the Beneficial Owners of the Bonds. For additional information, see the following section.

BOOK-ENTRY-ONLY SYSTEM

The Registration Agent, its successor or the Issuer will make all interest payments with respect to the Bonds on each interest payment date directly to Cede & Co., as nominee of DTC, the registered owner as shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by check or draft mailed to such owner at its address shown on said Bond registration records, without, except for final payment, the presentation or surrender of such registered Bonds, and all such payments shall discharge the obligations of the Issuer in respect of such Bonds to the extent of the payments so made, except as described above. Payment of principal of the Bonds shall be made upon presentation and surrender of such Bonds to the Registration Agent as the same shall become due and payable.

So long as Cede & Co. is the Registered Owner of the Bonds, as nominee of DTC, references herein to the Bondholders, Holders or Registered Owners of the Bonds shall mean Cede & Co. and shall not mean the Beneficial Owners of the Bonds.

The Bonds, when issued, will be registered in the name of Cede & Co., DTC's partnership nominee, except as described above. When the Bonds are issued, ownership interests will be available to purchasers only through a book entry system maintained by DTC (the "Book Entry Only System"). One fully registered bond certificate will be issued for each maturity, in the entire aggregate principal amount of the Bonds and will be deposited with DTC.

DTC and its Participants. DTC, the world's largest securities depository, is a limitedpurpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments (from over 100 countries) that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has a Standard & Poor's rating of AA+. The DTC Rules applicable to its Participants are on file with the U.S. Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.

Purchase of Ownership Interests. Purchases of Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Bonds on DTC's records. The ownership interest of each actual purchaser of each Security ("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Bonds are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Bonds, except in the event that use of the book-entry system for the Bonds is discontinued.

Payments of Principal and Interest. Principal and interest payments on the Bonds will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts, upon DTC's receipt of funds and corresponding detail information from the Registration Agent on the payable date in accordance with their respective holdings shown on DTC's records, unless DTC has reason to believe it will not receive payment on such date. Payments by Direct and Indirect Participants to beneficial owners will be governed by standing instructions and customary practices, as is the case with municipal securities held for the accounts of customers in bearer form or registered in "street name", and will be the responsibility of such Participant and not of DTC, the Issuer or the Registration Agent subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of redemption proceeds, principal, tender price and interest payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Registration Agent, disbursement of such payments to Direct Participants shall be the responsibility of DTC, and disbursement of such payments to the beneficial owners shall be the responsibility of Direct and Indirect Participants.

Notices. Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time. Beneficial Owners of Bonds may

wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Bonds, such as redemptions, tenders, defaults, and proposed amendments to the Security documents. For example, Beneficial Owners of Bonds may wish to ascertain that the nominee holding the Bonds f or their benefit has agreed to obtain and transmit notices to Beneficial Owners. In the alternative, Beneficial Owners may wish to provide their names and addresses to the registrar and request that copies of notices be provided directly to them.

Redemption notices shall be sent to DTC. If less than all of the Bonds within a maturity are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such maturity to be redeemed. Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to the Bonds unless authorized by a Direct Participant in accordance with DTC's procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the Issuer as soon as practicable after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts the Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

NONE OF THE ISSUER, THE UNDERWRITER, THE BOND COUNSEL, THE FINANCIAL ADVISOR OR THE REGISTRATION AGENT WILL HAVE ANY RESPONSIBILITY OR OBLIGATION TO SUCH PARTICIPANTS OR THE PERSONS FOR WHOM THEY ACT AS NOMINEES WITH RESPECT TO THE PAYMENT TO, OR THE PROVIDING OF NOTICE FOR, SUCH PARTICIPANTS OR THE PERSONS FOR WHOM THEY ACT AS NOMINEES.

Transfers of Bonds. To facilitate subsequent transfers, all Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co. or such other name as may be requested by an authorized representative of DTC. The deposit of the Bonds with DTC and their registration in the name of Cede & Co. or such other nominee do not affect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Bonds are credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

None of the Issuer, the Bond Counsel, the Registration Agent, the Financial Advisor or the Underwriter will have any responsibility or obligation, legal or otherwise, to any party other than to the registered owners of any Bond on the registration books of the Registration Agent.

DISCONTINUANCE OF BOOK-ENTRY-ONLY SYSTEM

In the event that (i) DTC determines not to continue to act as securities depository for the Bonds or (ii) to the extent permitted by the rules of DTC, the City determines to discontinue the Book-Entry-Only System, the Book-Entry-Only System shall be discontinued. Upon the occurrence of the event described above, the City will attempt to locate another qualified securities depository, and if no qualified securities depository is available, Bond certificates will be printed and delivered to beneficial owners.

No Assurance Regarding DTC Practices. The foregoing information in this section concerning DTC and DTC's book-entry system has been obtained from sources that the City believes to be reliable, but the City, the Bond Counsel, the Registration Agent, the Financial Advisor and the Underwriter do not take any responsibility for the accuracy thereof. So long as Cede & Co. is the registered owner of the Bonds as nominee of DTC, references herein to the holders or registered owners of the Bonds will mean Cede & Co. and will not mean the Beneficial Owners of the Bonds. None of the City, the Bond Counsel, the Registration Agent, the Financial Advisor or the Underwriter will have any responsibility or obligation to the Participants, DTC or the persons for whom they act with respect to (i) the accuracy of any records maintained by DTC or by any Direct or Indirect Participants or the Beneficial Owners or (ii) any other action taken by DTC or its partnership nominee as owner of the Bonds.

For more information on the duties of the Registration Agent, please refer to the Resolution. Also, please see the section entitled "SECURITIES OFFERED – Redemption."

DISPOSITION OF BOND PROCEEDS

The proceeds of the sale of the Bonds shall be applied by the City as follows:

- (a) An amount sufficient, together with such other City funds as may be identified by the Mayor and, if applicable, investment earnings on the foregoing, to refund the Outstanding Indebtedness shall be applied to the refunding thereof by paying such funds directly to the holders (or paying agents or trustees for the holders) of the Outstanding Indebtedness;
- (b) The remainder of the proceeds of the sale of the Bonds shall be used to pay costs of issuance of the Bonds, including necessary legal, accounting and fiscal expenses, printing, engraving, advertising and similar expenses, administrative and clerical costs, Registration Agent fees, bond insurance premiums, if any, and other necessary miscellaneous expenses incurred in connection with the issuance and sale of the Bonds. Notwithstanding the foregoing, costs of issuance of the Bonds may be withheld from the good faith deposit or purchase price of the Bonds and paid to the Financial Advisor to be used to pay costs of issuance of the Bonds.

DISCHARGE AND SATISFACTION OF BONDS

If the City shall pay and discharge the indebtedness evidenced by any of the Bonds in any one or more of the following ways:

- 1. By paying or causing to be paid, by deposit of sufficient funds as and when required with the Registration Agent, the principal of and interest on such Bonds as and when the same become due and payable;
- 2. By depositing or causing to be deposited with any trust company or financial institution whose deposits are insured by the Federal Deposit Insurance Corporation or similar federal agency and which has trust powers ("an Agent";

which Agent may be the Registration Agent) in trust or escrow, on or before the date of maturity or redemption, sufficient money or Defeasance Obligations, as hereafter defined, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay interest thereon when due until the maturity or redemption date (provided, if such Bonds are to be redeemed prior to maturity thereof, proper notice of such redemption shall have been given or adequate provision shall have been made for the giving or such notice); or

3. By delivering such Bonds to the Registration Agent for cancellation by it;

and if the City shall also pay or cause to be paid all other sums payable hereunder by the City with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body instruct any such escrow agent to pay amounts when and as required to the Registration Agent for the payment of principal of and interest on such Bonds when due, then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the City to the holders of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void; and if the City shall pay and discharge the indebtedness evidenced by any of the Bonds in the manner provided in either clause (a) or clause (b) above, then the registered owners thereof shall thereafter be entitled only to payment out of the money or Defeasance Obligations (defined herein) deposited as aforesaid.

Except as otherwise provided in this section, neither Defeasance Obligations nor moneys deposited with the Registration Agent nor principal or interest payments on any such Defeasance Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and interest on said Bonds; provided that any cash received from such principal or interest payments on such Defeasance Obligations deposited with the Registration Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the City as received by the Registration Agent and (B) to the extent such cash will be required for such purpose at a later date, shall, to the extent practicable, be reinvested in Defeasance Obligations maturing at times and in amounts sufficient to pay when due the principal and interest to become due on said Bonds on or prior to such redemption date or maturity date thereof, as the case may be, and interest earned from such reinvestments shall be paid over to the City, as received by the Registration Agent. For the purposes hereof, Defeasance Obligations shall mean direct obligations of, or obligations, the principal of and interest on which are guaranteed by, the United States of America, or any agency thereof, obligations of any agency or instrumentality of the United States or any other obligations at the time of the purchase thereof are permitted investments under Tennessee law for the purposes described herein, which bonds or other obligations shall not be subject to redemption prior to their maturity other than at the option of the registered owner thereof.

REMEDIES OF BONDHOLDERS

Under Tennessee law, any Bondholder has the right, in addition to all other rights:

(1) By mandamus or other suit, action or proceeding in any court of competent jurisdiction to enforce its rights against the City, including, but not limited to, the right to require the City to assess, levy and collect taxes adequate to carry out any agreement as to, or pledge of, such taxes, fees, rents, tolls, or other charges, and to require the City to carry out any other covenants and agreements, or

(2) By action or suit in equity, to enjoin any acts or things which may be unlawful or a violation of the rights of such Bondholder.

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LEGAL MATTERS

LITIGATION

There are no claims against the City, including claims in litigation, which, in the opinion of the City, would have a material adverse effect on the City's financial position. There are no suits threatened or pending challenging the legality or validity of the Bonds or the right of the City to sell or issue the Bonds.

TAX MATTERS

Federal

General. Robertson Overbey, Knoxville, Tennessee, is Bond Counsel for the Bonds. Their opinion under existing law, relying on certain statements by the City and assuming compliance by the City with certain covenants, is that interest on the Bonds:

- is excluded from a bondholder's federal gross income under the Internal Revenue Code of 1986, as amended (the "Code")
- is not a preference item for a bondholder under the federal alternative minimum tax, and
- is included in the adjusted current earnings of a corporation under the federal corporate alternative minimum tax.

The Code imposes requirements on the Bonds that the City must continue to meet after the Bonds are issued. These requirements generally involve the way that Bond proceeds must be invested and ultimately used. If the City does not meet these requirements, it is possible that a bondholder may have to include interest on the Bonds in its federal gross income on a retroactive basis to the date of issue. The City has covenanted to do everything necessary to meet these requirements of the Code.

A bondholder who is a particular kind of taxpayer may also have additional tax consequences from owning the Bonds. This is possible if a bondholder is:

- an S corporation,
- a United States branch of a foreign corporation,
- a financial institution,
- a property and casualty or a life insurance company,
- an individual receiving Social Security or railroad retirement benefits,
- an individual claiming the earned income credit or
- a borrower of money to purchase or carry the Bonds.

If a bondholder is in any of these categories, it should consult its tax advisor.

Bond Counsel is not responsible for updating its opinion in the future. It is possible that future events or changes in applicable law could change the tax treatment of the interest on the

Bonds or affect the market price of the Bonds. See also "Proposed Legislation and Other Matters" below in this heading.

Bond Counsel expresses no opinion on the effect of any action taken or not taken in reliance upon an opinion of other counsel on the federal income tax treatment of interest on the Bonds, or under State, local or foreign tax law.

Bond Premium. If a bondholder purchases a Bond for a price that is more than the principal amount, generally the excess is "bond premium" on that Bond. The tax accounting treatment of bond premium is complex. It is amortized over time and as it is amortized a bondholder's tax basis in that Bond will be reduced. The holder of a Bond that is callable before its stated maturity date may be required to amortize the premium over a shorter period, resulting in a lower yield on such Bonds. A bondholder in certain circumstances may realize a taxable gain upon the sale of a Bond with bond premium, even though the Bond is sold for an amount less than or equal to the owner's original cost. If a bondholder owns any Bonds with bond premium, it should consult its tax advisor regarding the tax accounting treatment of bond premium.

Original Issue Discount. A Bond will have "original issue discount" if the price paid by the original purchaser of such Bond is less than the principal amount of such Bond. Bond Counsel's opinion is that any original issue discount on these Bonds as it accrues is excluded from a bondholder's federal gross income under the Internal Revenue Code. The tax accounting treatment of original issue discount is complex. It accrues on an actuarial basis and as it accrues a bondholder's tax basis in these Bonds will be increased. If a bondholder owns one of these Bonds, it should consult its tax advisor regarding the tax treatment of original issue discount

Qualified Tax-Exempt Obligations. Under the Code, in the case of certain financial institutions, no deduction from income under the federal tax law will be allowed for that portion of such institution's interest expense which is allocable to tax-exempt interest received on account of tax-exempt obligations acquired after August 7, 1986. The Code, however, provides that certain "qualified tax-exempt obligations", as defined in the Code, will be treated as if acquired on August 7, 1986. Based on an examination of the Code and the factual representations and covenants of the City as to the Bonds, Bond Counsel has determined that the Bonds upon issuance will be "qualified tax-exempt obligations" within the meaning of the Code.

Information Reporting and Backup Withholding. Information reporting requirements apply to interest on tax-exempt obligations, including the Bonds. In general, such requirements are satisfied if the interest recipient completes, and provides the payor with a Form W-9, "Request for Taxpayer Identification Number and Certification," or if the recipient is one of a limited class of exempt recipients. A recipient not otherwise exempt from information reporting who fails to satisfy the information reporting requirements will be subject to "backup withholding," which means that the payor is required to deduct and withhold a tax from the interest payment, calculated in the manner set forth in the Code. For the foregoing purpose, a "payor" generally refers to the person or entity from whom a recipient receives its payments of interest or who collects such payments on behalf of the recipient. If an owner purchasing a Bond through a brokerage account has executed a Form W-9 in connection with the establishment of such account, as generally can be expected, no backup withholding should occur. In any event, backup withholding does not affect the excludability of the interest on the Bonds from gross income for Federal income tax purposes. Any amounts withheld pursuant to backup withholding would be allowed as a refund or a credit against the owner's Federal income tax once the required information is furnished to the Internal Revenue Service.

State Taxes

Under existing law, the Bonds and the income therefrom are exempt from all present state, county and municipal taxes in Tennessee except (a) inheritance, transfer and estate taxes, (b) Tennessee excise taxes on interest on the Bonds during the period the Bonds are held or beneficially owned by any organization or entity, or other than a sole proprietorship or general partnership doing business in the State of Tennessee, and (c) Tennessee franchise taxes by reason of the inclusion of the book value of the Bonds in the Tennessee franchise tax base of any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee.

CHANGES IN FEDERAL AND STATE TAX LAW

From time to time, there are Presidential proposals, proposals of various federal committees, and legislative proposals in the Congress and in the states that, if enacted, could alter or amend the federal and state tax matters referred to herein or adversely affect the marketability or market value of the Bonds or otherwise prevent holders of the Bonds from realizing the full benefit of the tax exemption of interest on the Bonds. Further, such proposals may impact the marketability or market value of the Bonds simply by being proposed. It cannot be predicted whether or in what form any such proposal might be enacted or whether if enacted it would apply to bonds issued prior to enactment. In addition, regulatory actions are from time to time announced or proposed and litigation is threatened or commenced which, if implemented or concluded in a particular manner, could adversely affect the market value, marketability or tax status of the Bonds. It cannot be predicted whether any such regulatory action will be implemented, how any particular litigation or judicial action will be resolved, or whether the Bonds would be impacted thereby. Purchasers of the Bonds should consult their tax advisors regarding any pending or proposed legislation, regulatory initiatives or litigation. The opinions expressed by Bond Counsel are based upon existing legislation and regulations as interpreted by relevant judicial and regulatory authorities as of the date of issuance and delivery of the Bonds, and Bond Counsel has expressed no opinion as of any date subsequent thereto or with respect to any proposed or pending legislation, regulatory initiatives or litigation.

Prospective purchasers of the Bonds should consult their own tax advisors regarding the foregoing matters.

CLOSING CERTIFICATES

Upon delivery of the Bonds, the City will execute in a form satisfactory to Bond Counsel, certain closing certificates including the following: (i) a certificate as to the Official Statement, in final form, signed by the Mayor acting in his official capacity to the effect that to the best of his knowledge and belief, and after reasonable investigation, (a) neither the Official Statement, in final form, nor any amendment or supplement thereto, contains any untrue statements of material fact or omits to state any material fact necessary to make statements therein, in light of the circumstances in which they are made, misleading, (b) since the date of the Official Statement, in final form, no event has occurred which should have been set forth in such a memo or supplement, (c) there has been no material adverse change in the operation or the affairs of the City since the date of the Official Statement, in final form, and having attached thereto a copy of the Official Statement, in final form, and (d) there is no litigation of any nature pending or threatened seeking to restrain the issuance, sale, execution and delivery of the Bonds, or contesting the validity of the Bonds or any proceeding taken pursuant to which the Bonds were authorized; (ii) certificates as to the delivery and payment, signed by the Mayor acting in his official capacity, evidencing delivery of and payment for the Bonds; (iii) a signature identification and incumbency certificate, signed by the Mayor and City Clerk acting in their official capacities certifying as to the due execution of the Bonds; and, (iv) a Continuing Disclosure Certificate regarding certain covenants of the City concerning the preparation and distribution of certain annual financial information and notification of certain material events, if any.

APPROVAL OF LEGAL PROCEEDINGS

Certain legal matters relating to the authorization and the validity of the Bonds are subject to the approval of Robertson Overbey, Knoxville, Tennessee, bond counsel. Bond counsel has not prepared the *Preliminary Official Statement* or the *Official Statement*, in final form, or verified their accuracy, completeness or fairness. Accordingly, bond counsel expresses no opinion of any kind concerning the *Preliminary Official Statement* or *Official Statement*, in final form, except for the information in the section entitled "LEGAL MATTERS - Tax Matters." The opinion of Bond Counsel will be limited to matters relating to authorization and validity of the Bonds and to the tax-exemption of interest on the Bonds under present federal income tax laws, both as described above. The legal opinion will be delivered with the Bonds and the form of the opinion is included in APPENDIX A. For additional information, see the section entitled MISCELLANEOUS – "Competitive Public Sale", "Additional Information" and "Continuing Disclosure."

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MISCELLANEOUS

RATING

Standard & Poor's Rating Services ("Standard & Poor's") has given the Bonds the rating of "AA-".

There is no assurance that such rating will continue for any given period of time or that the ratings may not be suspended, lowered or withdrawn entirely by Standard & Poor's, if circumstances so warrant. Due to the ongoing uncertainty regarding the economy of the United States of America, including, without limitation, matters such as the future political uncertainty regarding the United States debt limit, obligations issued by state and local governments, such as the Bonds, could be subject to a rating downgrade. Additionally, if a significant default or other financial crisis should occur in the affairs of the United States or of any of its agencies or political subdivisions, then such event could also adversely affect the market for and ratings, liquidity, and market value of outstanding debt obligations, including the Bonds. Any such downward change in or withdrawal of the ratings may have an adverse effect on the secondary market price of the Bonds.

The rating reflects only the views of Standard & Poor's and any explanation of the significance of such rating should be obtained from Standard & Poor's.

COMPETITIVE PUBLIC SALE

The Bonds will be offered for sale at competitive public bidding on April 13, 2016. Details concerning the public sale were provided to potential bidders and others in the *Preliminary Official Statement* that was dated March 29, 2016.

The successful bidder for the Bonds was an account led by FTN Financial Capital Markets, Memphis, Tennessee (the "Underwriters") who contracted with the City, subject to the conditions set forth in the Official Notice of Sale and Bid Form to purchase the Bonds at a purchase price of \$4,536,853.05 (consisting of the par amount of the Bonds, plus a reoffering premium of \$162,388.05, less an underwriter's discount of \$20,535.00) or 103.228% of par.

FINANCIAL ADVISOR; RELATED PARTIES; OTHER

Financial Advisor. Cumberland Securities Company, Inc., Knoxville, Tennessee, has served as financial advisor (the "Financial Advisor") to the City for purposes of assisting with the development and implementation of a bond structure in connection with the issuance of the Bonds. The Financial Advisor has not been engaged by the City to compile, create, or interpret any information in the PRELIMINARY OFFICIAL STATEMENT and OFFICIAL STATEMENT relating to the City, including without limitation any of the City's financial and operating data, whether historical or projected. Any information contained in the PRELIMINARY OFFICIAL STATEMENT concerning the City, any of its affiliates or contractors and any outside parties has not been independently verified by the Financial Advisor, and inclusion of such information is not, and should not be construed as, a representation by the Financial Advisor as to its accuracy or completeness or otherwise. The Financial Advisor is not a public accounting firm and has not been engaged by the City to review

or audit any information in the PRELIMINARY OFFICIAL STATEMENT and OFFICIAL STATEMENT in accordance with accounting standards.

Regions Bank. Regions Bank (the "Bank") is a wholly-owned subsidiary of Regions Financial Corporation. The Bank provides, among other services, commercial banking, investments and corporate trust services to private parties and to State and local jurisdictions, including serving as registration, paying agent or filing agent related to debt offerings. The Bank will receive compensation for its role in serving as Registration and Paying Agent for the Bonds. In instances where the Bank serves the City in other normal commercial banking capacities, it will be compensated separately for such services.

Official Statements. Certain information relative to the location, economy and finances of the Issuer is found in the PRELIMINARY OFFICIAL STATEMENT, in final form and the OFFICIAL STATEMENT, in final form. Except where otherwise indicated, all information contained in this Official Statement has been provided by the Issuer. The information set forth herein has been obtained by the Issuer from sources which are believed to be reliable but is not guaranteed as to accuracy or completeness by, and is not to be construed as a representation of, the Financial Advisor or the Underwriter. The information contained herein is subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder shall under any circumstances create an implication that there has been no change in the affairs of the Issuer, or the other matters described herein since the date hereof or the earlier dates set forth herein as of which certain information contained herein is given.

Cumberland Securities Company, Inc. distributed the PRELIMINARY OFFICIAL STATEMENT, in final form, and the OFFICIAL STATEMENT, in final form on behalf of the City and will be compensated and/or reimbursed for such distribution and other such services.

Other. Among other services, Cumberland Securities Company, Inc. and the Bank may also assist local jurisdictions in the investment of idle funds and may serve in various other capacities, including Cumberland Securities Company's role as serving as the City's Dissemination Agent. If the City chooses to use one or more of these other services provided by Cumberland Securities Company, Inc. and/or the Bank, then Cumberland Securities Company, Inc. and/or the Bank may be entitled to separate compensation for the performance of such services.

ADDITIONAL DEBT

The City has ongoing capital projects that may or may not require the issuance of debt.

DEBT RECORD

There is no record of default on principal or interest payments of the Issuer. Additionally, no agreements or legal proceedings of the Issuer relating to securities have been declared invalid or unenforceable.

CONTINUING DISCLOSURE

The City will at the time the Bonds are delivered execute a Continuing Disclosure Certificate under which it will covenant for the benefit of holders and beneficial owners of the Bonds to provide certain financial information and operating data relating to the City by not later than twelve months after the end of each fiscal year commencing with the fiscal year ending June 30, 2016 (the "Annual Report"), and to provide notice of the occurrence of certain significant events not later than ten business days after the occurrence of the events and notice of failure to provide any required financial information of the City. The Annual Report (and audited financial statements if filed separately) and notices described above will be filed by the City with the Municipal Securities Rulemaking Board ("MSRB") at <u>www.emma.msrb.org</u> and with any State Information to be contained in the Annual Report or the notices of events is summarized below. These covenants have been made in order to assist the Underwriters in complying with Securities Exchange Act Rule 15c2-12(b), as it may be amended from time to time (the "Rule 15c2-12").

Five-Year History of Filing. In the past five years, the City has filed its Annual Reports at www.emma@msrb.org under the base CUSIP Number 13842 which is the base CUSIP Number for the City; however, the City inadvertently failed to also file such Annual Reports under the CUSIP Number of certain conduit issuers of bonds for which the City was an obligated person. The City has now additionally filed its Annual Reports for all outstanding bonds for which it is an obligated person under the conduit issuer's CUSIP Number. While it is believed that all appropriate filings were made with respect to the ratings of the City's outstanding bond issues, some of which were insured by the various municipal bond insurance companies, no absolute assurance can be made that all such rating changes of the bonds or various insurance companies which insured some transaction were made or made in a timely manner as required by Rule 15c2-12. With the exception of the foregoing, for the past five years, the City has complied in all material respects with its existing continuing disclosure agreements in accordance with Rule 15c2-12.

Content of Annual Report. The City's Annual Report shall contain or incorporate by reference the General Purpose Financial Statements of the City for the fiscal year, prepared in accordance with generally accepted auditing standards, provided, however, if the City's audited financial statements are not available by the time the Annual Report is required to be filed, the Annual Report shall contain unaudited financial statements in a format similar to the financial statements contained herein, and the audited financial statements shall be filed when available. The Annual Report shall also include in a similar format the following information included in APPENDIX B entitled "SUPPLEMENTAL INFORMATION STATEMENT."

- Summary of bonded indebtedness as of the end of such fiscal year as shown on page B-15;
- 2. The indebtedness and debt ratio as of the end of such fiscal year, together with information about the property tax base as shown on pages B-16 and B-17;

- 3. Information about the Bonded Debt Service Requirements General Fund and General Debt Service Fund as of the end of such fiscal year as shown on page B-18;
- 4. Information about Bonded Debt Service Requirements Solid Waste System as of the end of such fiscal year as shown on page B-19;
- 5. Information about Bonded Debt Service Requirements Water and Sewer System as of the end of such fiscal year as shown on page B-20;
- 6. Information about Bonded Debt Service Requirements Electric System as of the end of such fiscal year as shown on page B-21;
- 7. The fund balances and retained earnings for the fiscal year as shown on page B-23;
- 8. Summary of Revenues, Expenditures and Changes in Fund Balances General Fund for the fiscal year as shown on page B-24;
- 9. Summary of Revenues, Expenditures and Changes in Fund Balance Water and Sewer Fun for the fiscal year as shown on page B-25;
- 10. Summary of Revenues, Expenditures and Changes in Fund Balance Electric Fund for the fiscal year as shown on page B-26;
- 11. The estimated assessed value of property in the City for the tax year ending in such fiscal year and the total estimated actual value of all taxable property for such year as shown on page B-32;
- 12. Property tax rates and tax collections of the City for the tax year ending in such fiscal year as well as the uncollected balance for such fiscal year as shown on page B-32; and
- 13. The ten largest taxpayers as shown on page B-33.

Any or all of the items listed above may be incorporated by reference from other documents, including OFFICIAL STATEMENTS in final form for debt issues of the City or related public entities, which have been submitted to each of the MSRB or the U.S. Securities and Exchange Commission. If the document incorporated by reference is an OFFICIAL STATEMENT, in final form, it will be available from the MSRB. The City shall clearly identify each such other document so incorporated by reference.

Reporting of Significant Events. The City will file notice regarding material events with the MSRB and the SID, if any, as follows:

1. Upon the occurrence of a Listed Event (as defined in (3) below), the City shall in a timely manner, but in no event more than ten (10) business days after the

occurrence of such event, file a notice of such occurrence with the MSRB and SID, if any.

- 2. For Listed Events where notice is only required upon a determination that such event would be material under applicable Federal securities laws, the City shall determine the materiality of such event as soon as possible after learning of its occurrence.
- 3. The following are the Listed Events:
 - a. Principal and interest payment delinquencies;
 - b. Non-payment related defaults, if material;
 - c. Unscheduled draws on debt service reserves reflecting financial difficulties;
 - d. Unscheduled draws on credit enhancements reflecting financial difficulties;
 - e. Substitution of credit or liquidity providers, or their failure to perform;
 - f. 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;
 - g. Modifications to rights of Bondholders, if material;
 - h. Bond calls, if material, and tender offers;
 - i. Defeasances;
 - j. Release, substitution, or sale of property securing repayment of the securities, if material;
 - k. Rating changes;
 - 1. Bankruptcy, insolvency, receivership or similar event of the obligated person;
 - m. The consummation of a merger, consolidation or acquisition involving an obligated person or the sale of all or substantially all of the assets of the obligated person, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material; and
 - n. Appointment of a successor or additional trustee or the change of name of a trustee, if material.

Termination of Reporting Obligation. The City's obligations under the Disclosure Certificate shall terminate upon the legal defeasance, prior redemption or payment in full of all of the Bonds.

Amendment; Waiver. Notwithstanding any other provision of the Disclosure Certificate, the City may amend the Disclosure Certificate, and any provision of the Disclosure Certificate may be waived, provided that the following conditions are satisfied:

(a) If the amendment or waiver relates to the provisions concerning the Annual Report and Reporting of Significant Events it may only be made in connection with a change in circumstances that arises from a change in legal requirements, change in law, or change in the identity, nature or status of an obligated person with respect to the Bonds, or the type of business conducted;

(b) The undertaking, as amended or taking into account such waiver, would, in the opinion of nationally recognized bond counsel, have complied with the requirements of the Rule at the time of the original issuance of the Bonds, after taking into account any amendments or interpretations of the Rule, as well as any change in circumstances; and

(c) The amendment or waiver either (i) is approved by the Holders of the Bonds, or (ii) does not, in the opinion of nationally recognized bond counsel, materially impair the interests of the Holders or beneficial owners of the Bonds.

In the event of any amendment or waiver of a provision of the Disclosure Certificate, the City shall describe such amendment in the next Annual Report, and shall include, as applicable, a narrative explanation of the reason for the amendment or waiver and its impact on the type (or, in the case of a change of accounting principles, on the presentation) of financial information or operating data being presented by the City. In addition, if the amendment relates to the accounting principles to be followed in preparing financial statements, (i) notice of such change shall be given, and (ii) the Annual Report for the year in which the change is made should present a comparison (in narrative form and also, if feasible, in quantitative form) between the financial statements as prepared on the basis of the new accounting principles and those prepared on the basis of the former accounting principles.

Default. In the event of a failure of the City to comply with any provision of the Disclosure Certificate, any Bondholder or any beneficial owner may take such actions as may be necessary and appropriate, including seeking mandate or specific performance by court order, to cause the City to comply with its obligations under the Disclosure Certificate. A default under the Disclosure Certificate shall not be deemed an event of default, if any, under the Resolution, and the sole remedy under the Disclosure Certificate in the event of any failure of the City to comply with the Disclosure Certificate shall be an action to compel performance.

ADDITIONAL INFORMATION

Use of the words "shall," "must," or "will" in the PRELIMINARY OFFICIAL STATEMENT and OFFICIAL STATEMENT in summaries of documents or laws to describe

future events or continuing obligations is not intended as a representation that such event will occur or obligation will be fulfilled but only that the document or law contemplates or requires such event to occur or obligation to be fulfilled.

Any statements made in the PRELIMINARY OFFICIAL STATEMENT and OFFICIAL STATEMENT involving estimates or matters of opinion, whether or not so expressly stated, are set forth as such and not as representations of fact, and no representation is made that any of the estimates or matters of opinion will be realized. Neither the PRELIMINARY OFFICIAL STATEMENT and OFFICIAL STATEMENT nor any statement which may have been made orally or in writing is to be construed as a contract with the owners of the Bonds.

The references, excerpts and summaries contained herein of certain provisions of the laws of the State of Tennessee, and any documents referred to herein, do not purport to be complete statements of the provisions of such laws or documents, and reference should be made to the complete provisions thereof for a full and complete statement of all matters of fact relating to the Bonds, the security for the payment of the Bonds, and the rights of the holders thereof.

The PRELIMINARY OFFICIAL STATEMENT and OFFICIAL STATEMENT, in final form, and any advertisement of the Bonds, is not to be construed as a contract or agreement between the City and the purchasers of any of the Bonds. Any statements or information printed in this PRELIMINARY OFFICIAL STATEMENT or the OFFICIAL STATEMENT, in final form, involving matters of opinions or of estimates, whether or not expressly so identified, is intended merely as such and not as representation of fact.

The City has deemed this Official Statement as "final" as of its date within the meaning of the Rule 15c2-12.

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CERTIFICATION OF ISSUER

On behalf of the City, we hereby certify that to the best of our knowledge and belief, the information contained herein as of this date is true and correct in all material respects, and does not contain an untrue statement of material fact or omit to state a material fact required to be stated where necessary to make the statement made, in light of the circumstance under which they were made, not misleading.

/s/ Donald R. Mull Mayor

ATTEST:

/s/ Susan Gennoe City Recorder

APPENDIX A

FORM OF LEGAL OPINION

March 10, 2016

City of Alcoa, Tennessee c/o City Mayor 223 Associates Blvd Alcoa, Tennessee 37701

Ladies and Gentlemen:

We have acted as bond counsel in connection with the issuance by the City of Alcoa, Tennessee (the "Issuer") of \$4,395,000 General Obligation Bonds, Series 2016B, dated March 10, 2016 (the "Bonds"). In such capacity, we have examined the law and such certified proceedings and other papers as we deemed necessary to render this opinion.

As to questions of fact material to our opinion, we have relied upon the certified proceedings and other certifications of public officials and others furnished to us without undertaking to verify such facts by independent investigation.

Based on the foregoing, we are of the opinion, as of the date hereof, as follows:

1. The Bonds have been duly authorized, executed and issued in accordance with the constitution and laws of the State of Tennessee and are valid and binding obligations of the Issuer.

2. The resolution of the Board of Commissioners of the Issuer authorizing the Bonds has been duly and lawfully adopted, is in full force and effect and is a valid and binding agreement of the Issuer enforceable in accordance with its terms.

3. The Bonds constitute general obligations of the Issuer to which the Issuer has validly and irrevocably pledged its full faith and credit. The principal of and interest on the Bonds are payable from unlimited ad valorem taxes to be levied on all taxable property within the corporate limits of the Issuer.

4. Interest on the Bonds (including any original issue discount properly allocable to an owner thereof) is excluded from a bondholder's gross income for federal income tax purposes, is not an item of tax preference for purposes of the federal alternative minimum tax, and is included in the adjusted current earnings of a corporation under the federal corporate alternative minimum tax. The opinion set forth in the preceding sentence is subject to the condition that the Issuer comply with all requirements of

the Internal Revenue Code of 1986, as amended, that must be satisfied subsequent to the issuance of the Bonds in order that interest thereon be, or continue to be, excluded from gross income for federal income tax purposes. The Issuer has covenanted to comply with all such requirements. Failure to comply with certain of such requirements could cause interest on the Bonds to be so included in gross income retroactive to the date of issuance of the Bonds. Except as set forth in this Paragraph 4 and Paragraph 6 below, we express no other opinion regarding other federal tax consequences arising with respect to the Bonds.

5. Under existing law, the Bonds and the income therefrom are exempt from all present state, county and municipal taxation in Tennessee except (a) inheritance, transfer and estate taxes, (b) Tennessee excise taxes on all or a portion of the interest on any of the Bonds during the period such Bonds are held or beneficially owned by any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee, and (c) Tennessee franchise taxes by reason of the inclusion of the book value of the Bonds in the Tennessee franchise tax base or any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee franchise tax base or any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee franchise tax base or any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee.

6. The Bonds are "qualified tax-exempt" obligations within the meaning of Section 265 of the Code.

It is to be understood that the rights of the owners of the Bonds and the enforceability of the Bonds and the resolution authorizing the Bonds may be limited by bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights generally and by equitable principles, whether considered at law or in equity.

We express no opinion herein as to the accuracy, adequacy or completeness of the Official Statement relating to the Bonds.

This opinion is given as of the date hereof and we assume no obligation to update or supplement this opinion to reflect any facts or circumstances that may hereafter come to our attention or changes in law that may hereafter occur.

Yours very truly,

Robertson Overbey

APPENDIX B

SUPPLEMENTAL INFORMATION STATEMENT

GENERAL INFORMATION

LOCATION

The City of Alcoa (the "City") is located in eastern Tennessee in Blount County (the "County"). The County is bordered to the east by Sevier County, to the north by Knox County and to the west by Loudon County. The southern border is Monroe County and the State of North Carolina. Other incorporated towns within the County are Maryville, the county seat and the largest city, Rockford, Friendsville and Townsend. Vonore is an unincorporated town that is in both Blount County and Monroe County.

The County is in the extreme eastern portion of Tennessee. Bordering the Great Smoky Mountains National Park, the immediate surrounding terrain is hilly and mountainous while much of the county is covered with rolling farmlands. Blount County is situated near the geographic center of the eastern United States with approximately 50 percent of the U.S. population within a 500-mile radius. The County benefits from being a gateway to the Great Smoky Mountains National Park. The scenic and recreational attractions of the park attract an ever increasing number of tourists to the County yearly.

The County is also situated at the southern boundary of the Oak Ridge Technology corridor, a nationally recognized high-technology research and development center. Additionally, Maryville is located about four miles from the Pellissippi Parkway extension, which makes residents within a 10 to 20 minute drive to the West Knoxville - Oak Ridge area.

GENERAL

The County covers 559 square miles (52.4% of which is devoted to agriculture) in the extreme eastern portion of Tennessee. The County lies in an agriculturally rich section of the State. Major crops include tobacco, strawberries, crimson clover, sheep, cattle, dairy and truck farming.

The County is part of the Knoxville Metropolitan Statistical Area (the "MSA") that had a population of 837,571 according to the 2010 US Census. The MSA includes Knox (Knoxville and Farragut), Anderson (Oak Ridge and Clinton), Blount (Maryville and Alcoa), Campbell (LaFollette), Grainger (Rutledge), Loudon (Loudon), Morgan (Wartburg), Roane (Harriman) and Union (Maynardville) Counties.

The County is also part of the Knoxville-Sevierville-Harriman Combined Statistical Area (the "CSA"). According to the 2010 Census, the CSA had a population of 1,056,442. The CSA includes Roane, Anderson, Blount, Knox, Loudon, Union, Grainger, Hamblen, Jefferson, Campbell, Cocke and Sevier Counties. The City of Knoxville is the largest city in the CSA with a population of 178,874 according to the 2010 Census. The County has a Census 2010 population of approximately 123,010. The population of Maryville as counted in the 2010 Census was 27,465.

TRANSPORTATION

The area has excellent transportation facilities by rail, air, river and highway. Both the Norfolk Southern and CSX Railroads have terminals and stops in the County, with lines radiating in nine directions. The Pellissippi Highway (I-140) provides a direct link to I-40 and I-75 in Knox County. Major highways serving the County include U.S. Highway 44, 129, 321, 411 and 441 as well as State Routes 33, 75 and 95.

McGhee Tyson Airport. The McGhee Tyson Airport is the principal commercial airport in East Tennessee, serving the commercial airline industry, air cargo, military aviation and general aviation. With parallel 9,000 feet runways, McGhee Tyson Airport can accommodate any size aircraft. The Airport is located within the city limits of Alcoa 12 miles south of downtown Knoxville. The airport occupies more than 2,000 acres of land with space for additional air cargo facilities or economic development. This facility is owned and managed by the Metropolitan Knoxville Airport Authority. About 2,700 people work at the airport.

According to a 2012 study by the University of Tennessee's Center for Transportation Research, the airport contributes over \$616 million to the local economy (including Anderson, Blount, Knox, Loudon and Sevier Counties) every year. The report examined the employment, business and tax impacts of the airport, including the Downtown Island Airport.

The Metropolitan Knoxville Airport Authority (MKAA) was established in 1978 as an independent nonprofit agency to own and operate McGhee Tyson Airport and Downtown Island Airport. The Authority's nine-member Board of Commissioners is appointed by the Mayor of Knoxville and confirmed by City Council. This board determines the policies for the current Airport Authority staff of 150 employees in six departments. The board appoints a President who serves as the chief administrator and executive officer. All of the revenues are generated by user fees and rental income so no taxpayer dollars are used to support airport operations.

Five air cargo services provide daily service. In addition, six passenger airlines carry air cargo on most flights. More than 80,000,000 pounds of airfreight annually pass through its cargo facilities. Federal Express, United Parcel Service and DHL are the main couriers.

McGhee Tyson Airport has several major airlines serving 20 non-stop destinations including Atlanta, Chicago, Dallas/Ft. Worth, Denver, Houston, Myrtle Beach, New York, Orlando, Philadelphia and Washington D.C. With more than 120 arrivals and departures each day and more than 4,000 seats available, McGhee Tyson Airport is one of the most convenient and accessible regional airports in the nation.

The airport is served by several low fare carriers: Allegiant Air and Frontier Airlines. Allegiant Travel Company is focused on linking travelers in small cities to world-class leisure destinations such as Destin/Ft. Walton Beach, Fla., Ft. Lauderdale, Fla., Las Vegas, NV, Myrtle Beach, NC, Orlando, Fla., Sarasota/Fort Meyers, Fla., Tampa/St. Petersburg, Fla. and Washington, D.C. Through its subsidiary, Allegiant Air, the Company operates a low-cost, high-efficiency, all-jet passenger airline offering air travel both on a stand-alone basis and bundled with hotel rooms, rental cars and other travel related services. Frontier Airlines started flight in the summer of 2011 from

Knoxville to its hub in Denver, Colorado and to Chicago, Illinois, Provo, Utah and Sioux Falls, South Dakota.

McGhee Tyson is served by major and regional carriers including:

<u>Major A</u>	<u>Airlines:</u>	<u>Regional</u>	<u>Carriers:</u>
Allegiant Air Delta Airlines	Frontier Airlines	American Eagle	United Express

Source: Metropolitan Knoxville Airport Authority.

These airlines connect passengers with service to several hub airports across the nation on more than 120 flights daily.

Total	Commercial	Total Air Cargo
<u>Year</u>	Passengers	<u>in Pounds</u>
2006	1,674,877	92,219,596
2007	1,821,581	100,286,989
2008	1,742,579	97,366,366
2009	1,680,716	82,304,377
2010	1,688,882	93,393,658
2011	1,773,671	92,390,849
2012	1,747,145	91,514,071
2013	1,676,374	84,029,942
2014	1,738,133	74,115,672
2015	1,774,081	45,449,380

McGhee Tyson Airport

Source: Metropolitan Knoxville Airport Authority.

McGhee Tyson Airport has undergone many improvements in the past few years:

2008 West Aviation Area \$50.7 million 2008 Airport Rescue and Fire Fighting Facility \$11.3 million 2009 New Food Court in Terminal \$615,000 2014 Runway and Taxiway System Upgrade \$108 million

Source: Metropolitan Knoxville Airport Authority.

TACAir is McGhee Tyson Airport's general aviation services provider. In addition to providing fuel and services to commercial carriers, they also accommodate the general aviation industry, which includes corporate aviation, charter flights, flight schools and people who fly as a hobby.

The Tennessee Air National Guard's 134th Air Refueling Group operates 10 aircraft at McGhee Tyson Airport. The Guard's KC-135E tankers provide refueling to the country's military aircraft. In addition, the Army Aviation Support Facility, the 110th and 119th Tactical Control Squadrons and the 228th Combat Communications Squadron operate on the base.

The direct and indirect economic impact of McGhee Tyson Airport, including payroll, local spending, transportation cost savings, capital spending and induced benefits is estimated at \$1 billion annually. The jobs formed by the aviation industry are perhaps the most important direct benefit that McGhee Tyson Airport offers East Tennessee. Approximately 2,700 people are now employed at McGhee Tyson Airport.

Downtown Island Home Airport. Knoxville's Downtown Island Home Airport, located five minutes from downtown, serves as another home base for smaller and privately owned airplanes. The Island Home Airport is a 150 acre general aviation facility with a 3,500 foot runway. It is home to more than 100 private and corporate aircraft, with 24 hour a day service available. Construction of three additional private aircraft hangars was completed in 2008. Future projects include a taxiway for new T-Hangars, secondary containment for the fuel depot and mobile fueling equipment and a planning study for future development. These projects are to be funded with a combination of federal grant funds, state grant funds and Airport Authority revenues.

Waterways. Fifteen miles away is the head of the Tennessee River navigation channel in Knoxville. This river is part of the Interconnected Inland Water System that links Knoxville with 21 states, the Mississippi River and the Great Lakes. Linkages may be made to the entire inland waterway system, allowing shipments to be made by water to Houston, Tampa, Pittsburgh, Minneapolis and Little Rock.

Six active river terminals handle barge shipments throughout the area. The Tennessee-Tombigbee Waterway links East Tennessee with 13 other states and the Gulf of Mexico. This 234mile canal connects 16,000 miles of waterways throughout Tennessee, Mississippi and Alabama leading to the Port of Mobile and the Gulf of Mexico. This Waterway shortens the shipping between Tennessee and the Gulf of Mexico by 882 miles and enables East Tennessee products to arrive at their Gulf destination from eight to nine days earlier. The development of the Tennessee-Tombigbee Waterway has been a catalyst for the development of industry and agriculture throughout the area. Barge shipping has always been a popular alternative to rail in East Tennessee because of the existence of the Inland Water System.

Nearby Knoxville also has a Foreign Trade Zone, is an inland Port of Entry with a U.S. Customs Office. In 1988, Knoxville was given its Foreign Trade Zone designation by the U.S. Department of Commerce. This designation allows manufacturers to ship foreign raw materials and components to parts of Knoxville and store them duty free in Knoxville until used. In May 1991, the Foreign Trade Zone was activated.

EDUCATION

Alcoa City Schools District is made up of about 9 square miles with three schools: one elementary, one middle school and one high school with 110 teachers. The fall 2014 enrollment was about 1,943 students.

The County is also home to two other school systems: The *Blount County School System* is made up of 21 public schools: fourteen elementary schools, four middle schools, two senior high schools and one alternative education school. Fall 2014 enrollment for Blount County schools is

about 11,252 with around 689 teachers total. The District's size is about 584 square miles. *Maryville City Schools District* is made up of about 16.2 square miles with seven schools: three elementary, two intermediate, one junior high school and one high school with 329 teachers. The fall 2014 enrollment was 5,131 students.

Also, there are several private schools that serve the area: Apostolic Christian Academy, Clayton-Bradley Academy, Foothills Christian Academy, New Horizon Montessori School, and Maryville Christian School. Moreover, the County has many opportunities for higher education. In addition to the following schools, the University of Tennessee Knoxville is located in nearby Knox County. It is the largest campus in the UT system.

Maryville College. The private, four-year, liberal arts college, located in Maryville, was founded in 1819 and is one of the fifty oldest institutions of higher learning in the United States. The college is co-educational and grants the degrees of Bachelor of Arts, Bachelor of Science and Bachelor of Music with fifty diverse fields of study. Fall 2015 enrollment is 1,213 students, and the college is situated on a 375 acre campus. Dual degree programs are available in the fields of engineering, pharmacy and veterinary medicine. A \$47 million Civic Arts Center was completed in 2010.

Source: Maryville College.

Pellissippi State Technical Community College Blount County Center. The Blount County Center satellite campus has been housed at the former Bungalow Elementary School building since 1991. While that location served the needs of the college for many years, the institution has outgrown the aging facility. Currently, more than 700 students attend classes at the Blount County Center. Yet roughly 1,300 Pellissippi State students list the County as their residence. An expanded 39.5-acre facility allows more students to attend classes nearer to where they live. The \$22 million campus was completed in late 2010 in Blount County.

Since its founding in 1974 as State Technical Institute at Knoxville, Pellissippi State has expanded the teaching of technology, the use of technology in instruction, and the transfer of technology to local business and industry in support of regional economic development. Enrollment for fall 2013 was listed as 10,704. The Community College continues to support and develop career/technical associate's degrees and institutional certificates, university parallel associate's degree programs, and continuing education opportunities for the citizens of Knox, Blount, and surrounding counties. Pellissippi State Technical Community College (PSTCC) has been named one of the 200 fastest-growing community colleges in the nation, according to Community College Week. The College has released a 2012 report showing the school has pumped an average of \$244 million annually into the Knoxville-area economy over the last 5 years.

Several campuses make up the Community College. The main campus is the Pellissippi Campus in west Knoxville. The Division Street Campus and the newer Magnolia Avenue Campus, which opened in 2000, are also in Knoxville.

Source: Pellissippi State Technical Community College and the City.

HOSPITALS

Blount Memorial Hospital. Blount Memorial is an acute care, short-term hospital located in Maryville. The Hospital Facility consists of approximately 715,925 square feet and a licensed capacity of 304 beds and 176 physicians. The hospital employs about 2,440 people. The hospital facility is operated by Blount Memorial Hospital Incorporated (the "BMH, Inc."), a governmental non-profit corporation formed by the County pursuant to Tennessee law. The Hospital is governed by a board of directors appointed by the County, the Cities of Alcoa and Maryville, and Maryville College. The Hospital's property is owned by the County and BMH, Inc. There are several Special Care Units at Blount Memorial Hospital: ICU, CCU, same day surgery, medical/surgical patient care, Mountain View Recovery Center, emotional health center, family birthing center, and KidCare. The hospital's Emergency Room is open 24 hours and is equipped with 17 treatment rooms.

University of Tennessee Medical Center. Located in nearby Knoxville near the Blount County line, the UT Medical Center in Knoxville is an acute care teaching hospital with 581 beds and about 479 doctors. The hospital employs about 3,800 people and had 25,000 admissions for 2011. Designated as the region's Level I adult and pediatric Trauma Center by the state of Tennessee, the Medical Center provides the highest level of programs and emergency services. Critically ill patients are transported to the Medical Center via one of LIFESTAR'S two helicopters.

Special care units such as cardiac care, open heart, medical intensive care, neuro-respiratory, and trauma surgical intensive care are available for patients who require maximum medical attention. A Level IV Intensive Care Nursery, a Pediatric Intensive Care Unit, a newborn nursery and many other programs comprising Children's Health Services enable the hospital to provide the region's most comprehensive medical services for infants and children. University Hospital also serves as the Regional Perinatal Center. The new Heart Hospital was opened in 2010. See "RECENT DEVELOPMENTS" for new construction on the facility.

Source: University Health Center and Knoxville News Sentinel.

MANUFACTURING AND COMMERCE

The economic base for Blount County includes a diversified group of industrial and service companies. The County has nine industrial parks within its boundaries with less than 400 acres remaining for development. Big Springs has 100 acres available in Maryville. Partnership Park North has 220 acres available about 8 miles from McGhee Tyson Airport in Alcoa. Partnership Park South has 210 acres in Maryville. Stock Creek Development Centre is a 24-acre site 5 miles from downtown Knoxville in Rockford.

The County is aligned with many strategic partners that assist growth and attract many advanced technology and R&D based companies. They are the Oak Ridge National Laboratory, the University of Tennessee, the Technology 2020 project, Tennessee Valley Authority and the National Safe Skies Alliance.

National Safe Skies Alliance is a non-profit consortium dedicated to advancing aviation security by conducting independent testing and evaluation of anti-terrorism technologies in airports nationwide. Safe Skies' membership is comprised of airports, airlines, national laboratories,

universities, and the security industry, working in partnership with the Department of Homeland Security - Transportation Security Administration, to protect the traveling public. Safe Skies' staff of security specialists, test engineers and statisticians are experts in the evaluation of security systems for the Passenger Checkpoint, Checked Baggage and Air Cargo, Access Control and the Airport Perimeter.

The Oak Ridge National Laboratory (the "ORNL") based in nearby Roane County, is a multiprogram science and technology laboratory managed for the U.S. Department of Energy by UT-Battelle, LLC. Scientists and engineers at ORNL conduct basic and applied research and development to create scientific knowledge and technological solutions that strengthen the nation's leadership in key areas of science; increase the availability of clean, abundant energy; restore and protect the environment; and contribute to national security. ORNL also performs other work for the Department of Energy, including isotope production, information management, and technical program management, and provides research and technical assistance to other organizations. The laboratory is a program of DOE's Oak Ridge Field Office.

Pellissippi Place is a 450 acre high tech park on the Oak Ridge Corridor in Alcoa. The first construction phase was begun in late 2008. The park focuses on technology, corporate research and high-tech business development. Phase I involved the infrastructure for the park, a phase that cost around \$10 million and was completed in 2010. The development is LEED certified, which requires all developers and contractors to following sustainable green building guidelines recognized by the U.S. Green Building Council. Pronova Solutions announced its plans to become the anchor tenant in 2013 and opened in June of 2015. The project represents an investment of \$52 million and up to 500 new jobs in Blount County. The Park is jointly owned by Blount County, the Cities of Alcoa and Maryville, and Knox County.

The *Technology 2020* project was initiated in 1993 to capitalize on the unique resources of the East Tennessee region: the presence of the ORNL, the University of Tennessee-Knoxville, the headquarters of the Tennessee Valley Authority, and a significant number of both large and small technology companies in the region. A \$4.5 million investment has been made by DOE, South Central Bell, the Tennessee Public Service Commission and Lockheed-Martin to set up a regional telecommunications laboratory. This economic development resource center is located in Oak Ridge's Commerce Park. An 18,000 square foot facility has been constructed on the 5.2 acre site. The facility will be used for testing and demonstrating new communications technologies and applications.

The *Tennessee Valley Authority* (the "TVA") provides support, technology, expertise, and financial resources to existing businesses and industries in the Valley to help them grow and be more efficient and profitable. These resources include technical assistance, low-interest loans, and other tools needed by businesses for successful operation.

The *University of Tennessee's* flagship campus in Knoxville is home to a wide array of vigorous programs doing research on issues vital to the community, the state, the nation, and the world. The university has collaborative relationships with public and private agencies including ORNL, Battelle Memorial Institute (forming UT-Battelle), St. Jude Children's Research Hospital, the Memphis Bioworks Foundation, and the Boston-Baskin Cancer group (forming UT Cancer Institute).

<u>Company</u>	Product/Service	Employment
Denso ¹	Automotive Parts	3,400
Blount Memorial Hospital	Healthcare	2,441
McGhee Tyson Air National Guard	Airbase	2,100
Clayton Homes	Manufactured Housing	2,099
Blount County Schools	Education	1,800
ALCOA ²	Aluminum Ingot, Coiled Steel	1,200
Maryville City Schools	Education	653
Blount County Government	Government	605
Accenture	Hotel Customer Service	575
Wal-Mart	Retail Store	539
Ruby Tuesday Inc.	Restaurants	518
Massey Group	Electrical Contractor	400
Newell Rubbermaid	Rubbermaid Plastic Products	350
TeamHealth Alcoa Billing	Billing	330
City of Maryville	Government	304
Rockford Manufacturing	Yarn & Cordage	300
Standard Aero Alliance Inc.	Aircraft Engines and Parts	278
City of Alcoa	Government	260
Maryville College	University	254
Cornerstone of Recovery	Healthcare	235
Alcoa City Schools	Education	231
EZ Stop Food Marts	Retail	220
Reinhart Food Service	Distribution	187

Major Employers in Blount County, Tennessee

¹Headquarters based in Blount County, but employment excludes 1,050 employees in the McMinn County Plant. ²Headquarters are based in Blount County, but employment includes some employees working in Knox County.

Source: Alcoa Audit, Blount County Chamber of Commerce, Blount County Audit, Maryville Audit and Knoxville News Sentinel - 2015.

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EMPLOYMENT INFORMATION

For the month of January 2016, the unemployment rate for Maryville stood at 4.4% with 12,670 persons employed out of a labor force of 13,250. As of January 2016, the unemployment rate for Blount County stood at 4.7% with 57,040 persons employed out of a labor force of 59,820.

The Knoxville MSA's unemployment for January 2016 was at 4.5% with 388,410 persons employed out of a labor force of 406,840. As of January 2016, the unemployment rate in the Knoxville-Morristown-Sevierville CSA stood at 5.0%, representing 495,140 persons employed out of a workforce of 521,350.

	Annual Average <u>2011</u>	Annual Average <u>2012</u>	Annual Average <u>2013</u>	Annual Average <u>2014</u>	Annual Average <u>2015</u>
National	8.9%	8.1%	7.4%	6.2%	5.3%
Tennessee	9.2%	8.0%	8.2%	6.7%	5.8%
Maryville	7.7%	7.0%	7.2%	6.0%	5.3%
Index vs. National	87	86	97	97	100
Index vs. State	84	87	88	90	91
Blount County	7.7%	6.8%	6.9%	6.0%	5.3%
Index vs. National	87	84	93	97	100
Index vs. State	84	85	84	90	91
Knoxville MSA	7.3%	6.6%	6.9%	6.2%	5.4%
Index vs. National	82	81	93	100	102
Index vs. State	79	82	84	93	93
Knoxville-Morristown –					
Sevierville CSA	8.3%	7.5%	7.7%	6.5%	6.5%
Index vs. National	93	93	104	105	123
Index vs. State	90	94	94	97	112

Unemployment

Source: Tennessee Department of Employment Security, CPS Labor Force Estimates Summary.

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ECONOMIC DATA

Per Capita Personal Income

	<u>2010</u>	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>
National	\$40,277	\$42,453	\$44,266	\$44,438	\$46,049
Tennessee	\$35,601	\$37,323	\$39,137	\$39,312	\$40,457
Blount County	\$32,760	\$34,319	\$35,882	\$36,023	\$37,085
Index vs. National	81	81	81	81	81
Index vs. State	92	92	92	92	92
Knoxville MSA	\$34,799	\$36,850	\$38,557	\$38,359	\$39,530
Index vs. National	86	87	87	86	86
Index vs. State	98	99	99	98	98
Knoxville-Sevierville-					
Harriman CSA	\$33,312	\$35,215	\$36,675	\$36,614	\$37,718
Index vs. National	83	83	83	82	82
Index vs. State	94	94	94	93	93

Source: U.S. Department of Commerce, Bureau of Economic Analysis.

Social and Economic Characteristics

	National	<u>Tennessee</u>	Blount <u>County</u>	<u>Alcoa</u>	<u>Maryville</u>
Median Value Owner Occupied Housing	\$175,700	\$139,900	\$163,600	\$120,400	\$189,100
 % High School Graduates or Higher Persons 25 Years Old and Older % Persons with Income Below 	86.30%	84.90%	87.3%	84.6%	90.0%
Poverty Level	14.80%	18.30%	14.7%	21.9%	12.6%
Median Household Income	\$53,482	\$44,621	\$46,518	\$34,847	\$52,120

Source: U.S. Census Bureau State & County QuickFacts - 2014.

RECREATION

Appalachian National Scenic Trail (the "AT"). The Appalachian Trail is a 2,175-mile long footpath stretching through 14 eastern states from Maine to Georgia. It can be accessed in Blount County through the Great Smoky Mountain National Park in Townsend. Conceived in 1921 and first completed in 1937, it traverses the wild, scenic, wooded, pastoral, and culturally significant lands of the Appalachian Mountains. The AT is enjoyed by an estimated 4 million people each year.

Source: National Park Service.

Fort Loudoun State Historic Park. Fort Loudoun State Park is located in Vonore (in Monroe County) on TVA's Tellico Reservoir. This 1,200-acre site is the location of one of the earliest British fortifications on the western frontier, built in 1756. Today the fort and the 1794 Tellico Blockhouse overlook the Tellico Reservoir and the Appalachian Mountains. Much of the park's 1,200-acres lie on an island on Tellico Lake. The park has a Visitor Center/Museum that offers information on the area's history and artifacts that were excavated prior to the Fort's reconstruction. The largest event of each year is an18th Century Trade Faire that showcases many aspects of that century. British soldiers, civilians, ladies and small children come together with traders, French soldiers, Creek and Cherokee Indians.

Source: Tennessee State Parks.

Great Smoky Mountains National Park (the "Park"). The Great Smoky Mountains National Park straddles the border between North Carolina and Tennessee in Blount and Sevier Counties and the southern part of Cocke County. Monroe County is located southwest of the Park. Over 500,000 acres were set aside in 1934 to form the Park. It includes 97 historic and 342 modern structures that are maintained by the Park. The Park is a hiker's paradise with over 800 miles of maintained trails, including the Appalachian Trail. The Smoky Mountains have the most biological diversity of any area in the world's temperate zone. The Park is a sanctuary for a magnificent array of animal and plant life, all of which is protected for future generations to enjoy. Located in the center of the eastern half of the United States, the Park is readily accessible to 70% of the country's population. Each year it draws the largest attendance of any of the National Parks in the United States. Visitors during 2014 reached over 9.3 million.

In 2008 construction was completed to build a \$4.5 million Twin Creeks Science and Education Center near Gatlinburg. In April 2011, a \$3 million Oconoluftee Visitor Center opened near Cherokee, NC. In early 2016, a 13,000 square foot Collections Preservation Center operated by the National Park Service will open in Townsend, TN. These are the first new major buildings built in the Park since the Sugarlands Visitor Center opened in 1964 at the Gatlinburg entrance.

Source: National Park Service.

RECENT DEVELOPMENTS

Advanced Munitions International ("AIM"). AMI will build a global headquarters and stateof-the-art munitions manufacturing facility in Alcoa's Partnership Park, creating 605 new jobs. AMI expects to break ground on the 235-acre site in the spring of 2016 and is expected to open late 2018 The chance to benefit from research at Oak Ridge National Laboratory was a key factor in picking the Blount County location. Advanced Munitions International began in 2010 as Advanced Tactical Armament Concepts, converting an empty hangar and machine shop near the airport in Payson, Ariz. into an ammunition production facility. The company has rebranded as Advanced Munitions International, producing ammunition for HPR Ammunition, ATAC Emcon, and BlackOPs brands.

ALCOA Inc. A three year, \$275 million expansion to convert capacity for the automobile industry was completed in 2015. An additional 200 full-time workers were hired. ALCOA announced in 2012 that the smelting operation that was idled in 2009 would be permanently closed. In early 2010 ALCOA cut 90 Blount County jobs on top of the 450 jobs cut in 2009 due to an

unprecedented drop in aluminum prices. The 450 jobs represented almost a third of some 1,500 ALCOA jobs in Blount County. The layoffs further reduce employment at the Blount County facility that at one time was the largest aluminum manufacturing facility in the world with 12,000 employees. The Pittsburgh-based manufacturer shut down both smelting production lines in Blount County as part of an 18-percent reduction in annual aluminum output.

ALCOA owns and operates three plants located in the City of Alcoa near the McGhee Tyson Airport. These are the company's primary aluminum smelting and fabricating plants in the United States. The plant's primary product is flat, rolled aluminum sheets that are processed into beverage cans, Venetian blinds, lithographic sheets, and automobile trim. The plants have produced in the past about 200 metric tons of aluminum a year. This operation is the largest aluminum-producing and fabricating complex in the United States.

Cirrus Aircraft. The private aircraft manufacturer Cirrus Aircraft announced plans in 2015 to invest \$15 million and create 170 jobs at the Metropolitan Knoxville Airport West Aviation Area. The new "Vision Center" will be the epicenter and flagship location for all Cirrus Aircraft pilot, owner and customer activities. The facility is expected to be complete in 2016. The Knoxville facility will include a full-motion flight simulator currently under development and other fixed training devices. It will also contain a factory service center as well as a design center, allowing buyers to personalize and create their Vision SF50.

Denso Tennessee. Denso Manufacturing produces automotive parts in four plants located in Maryville. Already one of the largest employers in the County, DENSO represents an investment exceeding \$1.1 billion in the Blount County Industrial Park. The company's entire campus, also featuring a training center, logistics center and associate fitness center, covers more than 154 acres. In 2015 Denso officials announced a \$400 million expansion to its Maryville facility that will add 500 new jobs. This is in addition to the additional 900 workers to begin a new production line of fuel efficient starters that have been hired since 2011. The 55-acre addition includes a new state-of-the-art electronics division. The expansion added a 220,000-square-foot wing to the company's existing facility, covering 1.5 million square feet. DENSO also has a plant in McMinn County that is undergoing a \$85 million expansion to be completed in mid-2016 and will hire an additional 400 people. The combined employment from plants in both counties equal 4,700 people as of January 2015.

Denso opened in 1988 and makes starters, alternators, instrument clusters and electronics for the automotive industry. The company provides parts for 20 automakers, including Toyota, Honda, Daimler Chrysler, General Motors, Ford and Subaru. Denso's parent company, Denso Corp., is based in Kariya, Japan.

First Tennessee Bank. First Tennessee Bank created about 65 positions in 2010 in Maryville. This brings some of its technology operations back to in-house. The workers manage servers, mainframes and other technology infrastructure for the Memphis-based company.

G&T Industries. G&T Industries, a supplier to the boating, RV and private aircraft markets has two locations in Blount County and doubled in size by 2010. The manufacturer will consolidate the two existing operations into a new 105,000-square-foot facility build on 15.9 acres of landing the

Big Springs Industrial Park. The expansion cost between \$4 to \$5 million dollars and increased the number of employees to about 100.

K12 Inc. A Virginia-based company, K12 Inc. began construction in 2014 on a call center at the Tyson Centre office building, next to the McGhee Tyson Airport in Alcoa. The \$2.4 million investment will occur over the next five years and should hire about 300 employees. K12 is an online learning company that offers courses in several subjects.

Koide Tennessee Inc. Koide Tennessee, a Japan-based company that produces metal tubing for the automotive industry, began a \$10.1 million expansion in 2014 that will result in over 30 new jobs for the manufacturing plant located in the Stock Creek Development Technology Park. The addition will be 76,000-square-foot facility on a 10-acre site. Construction should be completed by summer of 2015.

MasterCraft Boat Company. Located in Vonore, MasterCraft added 300 new jobs in the spring of 2010 following its recent acquisition of Hydra-Sports, a maker of saltwater boats. MasterCraft moved all the Hydra-Sports production to the MasterCraft plant in Vonore. In 1993, MasterCraft moved from Blount County to Monroe County. At its peak, the company employed about 650 workers in Vonore. The plant is currently located on Excellence Way, in a Tellico Reservoir Development Agency industrial park located directly on Tellico Lake. The company makes several types of boats: Hydra-Sport salt water boats, ProStar ski boats, X-Series wake board boats, MariStar luxury family personal boats and Salt Water Series designed for brackish water and the inland coastal waterway conditions.

Newell Rubbermaid. Rubbermaid added about 150 jobs to the Maryville facility after companywide reorganization in response to the down economy. The company owns the Sharpie brand and the Maryville facility will produce markers, highlighters and dry erase products. The addition of jobs to the Maryville facility is accompanied by cuts elsewhere in Tennessee facilities.

ProNova Solutions. ProNova opened a \$20 million proton center in the Pellissippi Place technology research and development park in 2015. The 55,000-square-foot facility will be a equipment supplier for the cancer-treatment technology. By 2023, ProNova expects to have 125 two-room systems out the Blount County facility and employ over 4,000 employees.

Royal Metal Powders Inc. The Rockford facility began a \$5 million expansion starting in 2011 over the next few years with 50 additional workers. Currently 20 people are employed to produce copper powders, copper alloy powders, pre-alloyed bronze and premixes.

Surface Igniter. LLC. In 2013 surface Igniter will relocate its headquarters and manufacturing facility from Puerto Rico to its existing facility in Maryville, investing \$3.8 million over the next three years. The company is a leading manufacturer of hot surface igniters for heating, cooking, clothes dryer and BBQ grill industries. It will begin production immediately in the 55,000-square foot Blount County Industrial Park in Maryville with 54 employees, and expects to double its number of jobs to 108 before 2016.

TeamHealth. TeamHealth finished an \$18 million expansion in 2012 that added 160 jobs to

its facility in Alcoa. The company provides medical employees to hospitals, the military and other organizations. It is headquartered in Knoxville and already employees 400 people at a facility in Alcoa. Adding up to 550 more jobs is also a possibility. TeamHealth was founded in 1979 and has six principal service lines located in 13 regional sites that employee more than 6,600. These healthcare professionals provide services to more than 700 civilian and military hospitals, clinics and physician groups in 45 states.

Source: The Blount County Economic Development Board, The Daily Times, Knoxville News Sentinel and WBIR Knoxville, TN.

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CITY OF ALCOA, TENNESSEE SUMMARY OF BONDED INDEBTEDNESS

	AMOUNT			DUE	INTEREST			Ξ
	ISSUED	į	PURPOSE	DATE	RATE(S)	0	DUTSTA	OUTSTANDING
\$	2,000,000	1	Loan Agreement, Series B-10-A (Taxable)	June 2021	Fixed		\$	150,000
	9,225,000		Loan Agreement (Maryville Civic Arts Center), Series 2009	June 2036	Variable	(3)	8,]	8,115,000
	7,600,000	6	General Obligation Bonds, Series 2008	June 2042	Fixed		7,2	7,250,000
	3,000,000		Loan Agreement, Series B-17-A	June 2028	Fixed		2,2	2,255,000
	10,365,000	(2)	Loan Agreement, Series E-3-E	June 2017	Synthetic Fixed	(3&4)	.1	1,780,000
	77,370,000	(9)	Loan Agreement, Series E-5-B	June 2042	Variable/Synthetic	(3)	72,1	2,130,000
	6,075,000	(8)	General Obligation Bonds, Series 2009	June 2019	Fixed		4	4,745,000
	1,390,000	6)	General Obligation Refunding Bonds, Series 2011	April 2016	Fixed			300,000
	3,960,793	(2)	State Of Tennessee Revolving Fund (Sept. 2012)	Aug. 2032	Fixed		3,5	3,553,837
	10,000,000		General Obligation Bonds, Series 2012	June 2042	Fixed		9,6	9,550,000
	10,000,000		General Obligation Bonds, Series 2013A	June 2043	Fixed		9,6	9,975,000
	2,000,000	(10)	General Obligation Bonds, Series 2013B (Federally Taxable)	June 2019	Fixed		1,6	,600,000
	10,000,000		General Obligation Bonds, Series 2014	June 2043	Fixed		9,6	9,925,000
	9,000,000		(11) General Obligation Refunding Bonds, Series 2014B (Federally Taxable)	June 2026	Fixed		8.	8,775,000
	9,995,000	I	General Obligation Bonds, Series 2015	June 2044	Fixed	I	9,6	9,995,000
S	\$ 171,980,793		TOTAL BONDED DEBT				\$ 150,098,837	98,837
\$	9,625,000		General Obligation Refunding Bonds, Series 2016A (Closed 2-10-2016)	June 2042	Fixed		\$ 9,6	9,625,000
	4,395,000		General Obligation Refunding Bonds, Series 2016B	June 2022	Fixed		4	4,395,000
	(13,200,000)	~	Less: Refunded Debt				(13,2	(13,200,000)
	(74, 933, 837)	~	Less: Revenue-Supported Debt			I	(74,9	(74,933,837)
\$	\$ 97,866,956		NET BONDED DEBT				\$ 75,9	75,985,000

NOTES:

(1) The above figures do not include short-term notes outstanding, if any. Additionally, The City has entered in multiple interest rate swap agreements. For more information, see the notes to the Financial Statements in the GENERAL PURPOSE FINANCIAL STATEMENTS included herein.

(2) Revenue-supported bonds.

(3) The City budgets to account for interest rate and/or basis risk.

(4) A portion (\$295,000) of the Series E-3-E Bonds will be supported by water and sever revenue and a portion (\$400,000) of the Series E-3-E Bonds will be supported by landfill revenues.

(5) A portion of the Series 2006 Bonds will be supported by water and sewer revenue and landfill revenues and electric system revenue.

(6) A portion (\$77,57,000) of the Series E-5-B Bonds will be supported by water and sewer revenue and a portion (\$17,550,000) of the Series E-5-B Bonds will be supported by electric revenues

(7) A portion (\$5,100,000) of the Series 2008 Bonds will be supported by water and sewer revenue.

(8) The Bonds will be supported by solid waste revenue.

(9) A portion (\$195,000) of the Series 2011 Bonds will be supported by water and sewer revenue.

(10) A portion (\$435,000) of the Series 2013B Bonds will be supported by water and sewer revenue and a portion (\$485,000) of the Series 2013B Bonds will be supported by landfill revenues.

(11) A portion (\$1,405,000) of the Series 2014B Bonds will be supported by water and sewer revenue and a portion (\$225,000) of the Series 2014B Bonds will be supported by landfill revenues and a portion (\$2,495,000) of the Series 2014B Bonds will be supported by electric system revenues.

, TENNESSEE	Deht Ratios
CITY OF ALCOA,	Indehtedness and Deht Ratios
CITY	Inc

INTRODUCTION

The information set forth in the following table is based upon information derived in part from the GENERAL PURPOSE FINANCIAL STATEMENTS which are included herein and the table should be read in conjunction with those statements.

				For Fisc	al Ye	For Fiscal Year Ended June 30						After Issuance
INDEBTEDNESS		2011		2012		2013		2014		2015		<u>2016</u>
TAX SUPPORTED General Obligation Bonds & Notes	÷	42,872,250	\$	41,119,250	\$	49,244,500	\$	67,908,000	\$	75,630,000	\$	75,985,000
TOTAL TAX SUPPORTED	÷	42,872,250	S	41,119,250	Ş	49,244,500	÷	67,908,000	S	75,630,000	÷	75,985,000
REVENUE SUPPORTED Water & Sewer & Solid Waste Revenue Bonds	÷	54,908,852	÷	57,678,169	÷	56,408,649	\$	56,212,801	\$	54,423,837	÷	54,888,837
Electric Revenue Bonds TOTAL REVENUE SUPPORTED	÷	23,231,000 78,139,852	Ś	22,473,000 80,151,169	Ś	21,657,000 78,065,649	Ś	20,808,000 77,020,801	Ś	20,045,000 74,468,837	\$	20,045,000 74,933,837
TOTAL DEBT	↔	121,012,102	S	121,270,419	\$	127,310,149	\$	144,928,801	S	150,098,837	\$	150,918,837
Less: Revenue Supported Debt Less: Debt Service Fund	\$	(78,139,852) (95,232)	÷	(80,151,169) (94,697)	Ś	(78,065,649) (804,120)	÷	(77,020,801) (1,787,413)	÷	(74,468,837) (2,945,179)	Ś	(74,933,837) (2,945,179)
NET DIRECT DEBT	÷	42,777,018	Ś	41,024,553	Ś	48,440,380	\$	66,120,587	Ś	72,684,821	\$	73,039,821
OVERLAPPING DEBT (1)	÷	32,287,545	S	31,532,992	S	31,962,739	S	28,926,480	S	26,199,104	S	26,199,104
NET DIRECT & OVERLAPPING DEBT	\$	75,064,563	S	72,557,545	Ś	80,403,119	\$	95,047,067	S	98,883,925	\$	99,238,925
PROPERTY TAX BASE Estimated Actual Value Appraised Value Assessed Value	S	1,452,093,943 1,452,093,943 467,744,776	÷	1,411,195,670 1,411,195,670 454,226,484	\$ 1 1	\$ 1,454,779,907 1,454,779,907 468,248,448	\$ 1. 1.	\$ 1,439,407,011 1,439,407,011 463,051,825	\$ 1 1	\$ 1,428,883,610 1,428,883,610 460,411,256	÷	$\begin{array}{c} 1,428,883,610\\ 1,428,883,610\\ 460,411,256\end{array}$

(1) OVERLAPPING DEBT Includes the City's share of Blount County's Net Direct Debt. Excludes Blount County Debt Supported by Hospital Revenues.

Source: General Purpose Financial Statements and City Officials.

			For	Fiscal Ve	For Fiscal Year Ended June 30	30				j	After Issuance
DEBT RATIOS	2011		2012		<u>2013</u>		2014		2015		<u>2016</u>
TOTAL DEBT to Estimated Actual Value	œ	8.33%	8.5	8.59%	8.75%		10.07%		10.50%		10.56%
TOTAL DEBT to Appraised Value	æ	8.33%	8.59%	6%	8.75%		10.07%		10.50%		10.56%
TOTAL DEBT to Assessed Value	25	25.87%	26.70%	%0	27.19%		31.30%		32.60%		32.78%
NET DIRECT DEBT to Estimated											
Actual Value	6	9.15%	9.03%	3%	10.35%		14.28%		15.79%		15.86%
NET DIRECT DEBT to Appraised Value	7	2.95%	2.91%	1%	3.33%		4.59%		5.09%		5.11%
NET DIRECT DEBT to Assessed Value	6	9.15%	9.03%	3%	10.35%		14.28%		15.79%		15.86%
OVERLAPPING DEBT to Estimated											
Actual Value	2	2.22%	2.23%	3%	2.20%		2.01%		1.83%		1.83%
OVERLAPPING DEBT to Appraised value	2	2.22%	2.23%	3%	2.20%		2.01%		1.83%		1.83%
OVERLAPPING DEBT to Assessed Value	9	6.90%	6.94%	4%	6.83%		6.25%		5.69%		5.69%
NET DIRECT & OVERLAPPING DEBT to											
Estimated Actual Value	ŝ	5.17%	5.14%	4%	5.53%		6.60%		6.92%		6.95%
NET DIRECT & OVERLAPPING DEBT to											
Appraised Value	5	5.17%	5.14%	4%	5.53%		6.60%		6.92%		6.95%
NET DIRECT & OVERLAPPING DEBT to											
Assessed Value	16	16.05%	15.97%	7%	17.17%		20.53%		21.48%		21.55%
PER CAPITA RATIOS											
POPULATION (1)		8,453	8,5	8,551	8,640		8,753		8,753		8,753
PER CAPITA PERSONAL INCOME (2)	\$ 33	33,309 \$	34,944	4 *	35,310	S	35,310	\$	35,310	÷	35,310
Estimated Actual Value to POPULATION		171.784 \$	165.033		168.377	S	164.447	Ś	163.245	Ś	163.245
Assessed Value to POPULATION					54,195	\$	52,902	\$	52,600	\$	52,600
Total Debt to POPULATION					14,735	\$	16.558	\$	17,148	\$	17,242
Net Direct Debt to POPULATION					5,607	\$	7,554	\$	8,304	\$	8,345
Overlapping Debt to POPULATION	с. С	3,820 \$		88	3,699	\$	3,305	÷	2,993	\$	2,993
Net Direct & Overlapping Debt to POPULATION					9,306	\$	10,859	Ś	11,297	S	11,338
Total Debt Per Capita as a percent of per C a pir A prescontat INCOME	ç	7000 CF	10 58 02	200	11 7302		76 2002		70 2 C U		10 0302
Net Direct Debt Der Canita as a nercent	t	0/02.	r.ot	0.0	0/0/114		0/00-0-		00004		0/ 00.04
of PER CAPITA PERSONAL INCOME	15	15.19%	13.73%	3%	15.88%		21.39%		23.52%		23.63%
Overlapping Debt Per Capita as a %											
of PER CAPITA PERSONAL INCOME	11	11.47%	10.55%	5%	10.48%		9.36%		8.48%		8.48%
Net Direct & Overlapping Debt Per Capita as a % of PER CAPITA PERSONAL INCOME	26	26.66%	24.28%	8%	26.35%		30.75%		31.99%		32.11%
 Per Capita computations are based upon POPULATION data according to the U.S. Census. 	a according to the U.S.	Census.									

CITY OF ALCOA, TENNESSEE BONDED DEBT SERVICE REQUIREMENTS - General Obligation

Principal Repaid	Repaid	3.67%				19.45%					37.65%					54.29%					73.03%					88.68%					100.00%	
(2) & (3)	TOTAL	\$ 5,688,729	5,505,764	5,748,029	5,736,216	5,564,456	5,555,829	5,375,761	4,494,774	4,497,099	4,456,589	4,460,989	4,247,026	4,215,346	4,014,831	4,001,556	4,014,406	3,985,919	4,013,406	4,058,300	4,020,681	4,069,944	2,749,031	2,714,531	2,723,500	2,775,031	2,744,625	2,790,775	2,755,750	567,800	566,800	\$ 118113495
Total Bonded Debt Service Requirements (1) & (2) & (3)	Interest	\$ 2,903,729	2,805,764	2,703,029	2,586,216	2,464,456	2,340,829	2,210,761	2,079,774	2,002,099	1,921,589	1,835,989	1,747,026	1,660,346	1,569,831	1,476,556	1,379,406	1,280,919	1,178,406	1,068,300	950,681	829,944	699,031	619,531	538,500	450,031	354,625	255,775	150,750	42,800	21,800	\$ 42 128 495
Tc Service F	Principal	\$ 2,785,000	2,700,000	3,045,000	3,150,000	3,100,000	3,215,000	3,165,000	2,415,000	2,495,000	2,535,000	2,625,000	2,500,000	2,555,000	2,445,000	2,525,000	2,635,000	2,705,000	2,835,000	2,990,000	3,070,000	3,240,000	2,050,000	2,095,000	2,185,000	2,325,000	2,390,000	2,535,000	2,605,000	525,000	545,000	\$ 75 985 000
ł	TOTAL	(89,906)	(179,813)	(179,813)	(324,813)	(328,650)	(327,063)	(330, 263)	(383,038)	(383, 263)	(382, 563)	(376, 413)	(405,000)	(401, 800)	(158,075)	(154,700)	(276, 250)	(267,000)	(257,000)	(347,000)	(332,900)	(418, 800)	,	,					,		,	1110
Less: Refunded Bonds	Interest (4)	\$ (89,906) \$	(179,813)	(179,813)	(179,813)	(173,650)	(167,063)	(160, 263)	(153,038)	(143, 263)	(132,563)	(121,413)	(110,000)	(96,800)	(83,075)	(00,7,00)	(76, 250)	(67,000)	(57,000)	(47,000)	(32,900)	(18,800)	,	,				'	,		,	\$ 13 955 0001 \$ 12 340 1101 \$ 16 304 1101
Less	Principal	۔ ج			(145,000)	(155,000)	(160,000)	(170,000)	(230,000)	(240,000)	(250,000)	(255,000)	(295,000)	(305,000)	(75,000)	(75,000)	(200,000)	(200,000)	(200,000)	(300,000)	(300,000)	(400,000)	,	,					,		,	\$ /3 055 0001
2016A Principal	Repaid	0.70%				11.25%					38.86%					63.23%					91.07%	100.00%										
ding 2-10-2016)	TOTAL	52,688	140,238	139,438	283,638	284,938	286,138	287,238	343,238	343,038	342,738	337,338	366,938	360,838	134,738	132,613	255,488	245,238	234,600	324,100	310,250	396,550	,	,					,		,	\$ 5600 013
General Obligation Refunding Bonds, Series 2016A (Closed 02-10-2016)	Interest (3)	22,688 \$	100,238	99,438	98,638	94,938	91,138	87,238	83,238	78,038	72,738	67,338	61,938	55,838	49,738	47,613	45,488	40,238	34,600	29,100	20,250	11,550	,	,				'	,		,	¢ 1 707 013 €
General (Bonds, Series	Principal	30,000 \$	40,000	40,000	185,000	190,000	195,000	200,000	260,000	265,000	270,000	270,000	305,000	305,000	85,000	85,000	210,000	205,000	200,000	295,000	290,000	385,000	,	,					,		,	1310.000 €
(I) ution (I)	TOTAL	5,725,947 \$	5,545,339	5,788,404	5,777,391	5,608,169	5,596,754	5,418,786	4,534,574	4,537,324	4,496,414	4,500,064	4,285,089	4,256,309	4,038,169	4,023,644	4,035,169	4,007,681	4,035,806	4,081,200	4,043,331	4,092,194	2,749,031	2,714,531	2,723,500	2,775,031	2,744,625	2,790,775	2,755,750	567,800	566,800	¢ 110 015 600
As of June 30, 2015 Existing Debt - General Obligation (1)	Interest (2)	2,970,947 \$	2,885,339	2,783,404	2,667,391	2,543,169	2,416,754	2,283,786	2, 149, 574	2,067,324	1,981,414	1,890,064	1,795,089	1,701,309	1,603,169	1,508,644	1,410,169	1,307,681	1,200,806	1,086,200	963,331	837,194	699,031	619,531	538,500	450,031	354,625	255,775	150,750	42,800	21,800	\$ 43 185 600 \$
As o Existing Debt	Principal I	\$ 2,755,000 \$	2,660,000	3,005,000	3,110,000	3,065,000	3,180,000	3,135,000	2,385,000	2,470,000	2,515,000	2,610,000	2,490,000	2,555,000	2,435,000	2,515,000	2,625,000	2,700,000	2,835,000	2,995,000	3,080,000	3,255,000	2,050,000	2,095,000	2,185,000	2,325,000	2,390,000	2,535,000	2,605,000	525,000	545,000	\$ 75 620 000 \$
F.Y. Ended	6/30	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	1

NOTES:

The above figures do not include short-term notes outstanding, if any. For more information, see the notes to the Financial Statements in the GENERAL PURPOSE FINANCIAL STATEMENTS included herein.
 The City budgets to account for interest rate and/or basis risk.
 Average Coupon of 2.5180%.

F.Y. Ended	As Existing Deb	As of June 30, 2015 Existing Debt - Solid Waste System (1)	015 te Svstem (1)	General Ob	Obligation Refunding Bonds, Series 2016B	ding Bonds,	% 2016B Princinal	Less:	Less: Refunded Bonds	spr	Sei	Total Bo vice Reo	Total Bonded Debt Service Requirements (1	t s (1)	% All Principal
6/30	Principal	Interest	Total	Principal	Interest (2)	Total	Repaid	Principal	Interest	Total	Principal	Inter	Interest (2)	TOTAL	Repaid
016	\$ 785,000	\$ 189,962	\$ 974,962	، ج	\$	، ج	0.00%	۰ ۲	\$ (74,140)	÷	\$ 785,000	÷	115,822	\$ 900,822	13.62%
2017	820,000	164,123	984,123	675,000	92,295	767,295	15.36%	(675,000)	(148, 280)		820,000		108,138	928,138	27.84%
018	840,000	141,053	981,053	700,000	74,400	774,400	31.29%	(700,000)	(128,030)	(828, 030)	840,000		87,423	927,423	42.41%
019	885,000	116,128	1,001,128	730,000	60,400	790,400	47.90%	(740,000)	(107,030)		875,000		69,498	944,498	57.59%
020	785,000	88,288	873,288	745,000	45,800	790,800	64.85%	(765,000)	(83,350)		765,000		50,738	815,738	70.86%
2021	820,000	61,798	881,798	770,000	30,900	800,900	82.37%	(800,000)	(57, 340)		790,000		35,358	825,358	84.56%
022	835,000	33,268	868,268	775,000	15,500	790,500	100.00%	(815,000)	(29, 340)		795,000		19,428	814,428	98.35%
023	20,000	3,328	23,328								20,000		3,328	23,328	98.70%
024	25,000	2,688	27,688								25,000		2,688	27,688	99.13%
2025	25,000	1,838	26,838								25,000		1,838	26,838	99.57%
2026	25,000	938	25,938								25,000		938	25,938	100.00%
	\$ 5,865,000	\$ 803,408	\$ 6,668,408	\$ 4.395,000	\$ 319.295	\$ 4,714,295		\$ (4,495,000)	\$ (627,510)	\$ (5.122.510)	\$ 5,765,000	\$	495,193	\$ 6,260,193	

CITY OF ALCOA, TENNESSEE BONDED DEBT SERVICE REQUIREMENTS - REVENUE AND TAX SUPPORTED Solid Waste System

NOTES:

(1) The above figures do not include short-term notes outstanding, if any. For more information, see the notes to the Financial Statements in the GENERAL PURPOSE FINANCIAL STATEMENTS included in herein.

(2) The City budgets to account for interest rate and/or basis risk.

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(3) Average Coupon of 2.00%.

CITY OF ALCOA, TENNESSEE BONDED DEBT SERVICE REQUIREMENTS - REVENUE AND TAX SUPPORTED	Water And Sewer System
--	------------------------

4	vs of June Ju,	As of June 30, 2015 - Existing Debt - Water & Sewer System (1)	ent - water (Series 2016A	Series 2016A (Closed 02-10-2016)	10-2016)	Principal	Les	Less: Refunded Bonds	nds	Total Bonded 1	Total Bonded Debt Service Requirements (1) & (2)	rements (1) & (2)	Principal
	Principal	Interest (2)	Total	Principal		Interest (3)	Total	Repaid	Principal	Interest	Total	Principal	Interest	TOTAL	Repaid
\$	1,175,136	\$ 2,260,388	\$ 3,435,52	4 8	35,000 \$	34,453	\$ 69,453	0.66%	s	\$ (113,188)	\$ (113,188)	\$ 1,210,136	\$ 2,181,654	\$ 3,391,790	2.46%
	1,180,500	2,219,399	3,399,899	•	30,000	152,425	182,425			(226,375)	(226,375)	1,210,500	2,145,449	3,355,949	
	1,221,032	2,172,110	3,393,142	0	30,000	151,825	181,825			(226,375)	(226,375)	1,251,032	2,097,560	3,348,592	
	1,261,768	2,121,072	3,382,840	_	130,000	151,225	281,225		(100,000)	(226,375)	(326,375)	1,291,768	2,045,922	3,337,690	
	1,212,708	2,065,992	3,278,700		25,000	148,625	173,625	4.70%		(221,375)	(221,375)	1,237,708	1,993,242	3,230,950	12.62%
	1,268,840	2,011,080	3,279,92(_	25,000	148,125	173,125			(221,375)	(221, 375)	1,293,840	1,937,830	3,231,670	
	1,330,188	1,953,269	3,283,457		30,000	147,625	177,625			(221,375)	(221,375)	1,360,188	1,879,519	3,239,707	
	1,416,752	1,892,395	3,309,147		30,000	147,025	177,025			(221,375)	(221,375)	1,446,752	1,818,045	3,264,797	
	1,478,556	1,828,370	3,306,926		30,000	146,425	176,425			(221,375)	(221,375)	1,508,556	1,753,420	3,261,976	
	1,545,576	1,759,664	3,305,24(_	30,000	145,825	175,825	7.43%		(221,375)	(221,375)	1,575,576	1,684,114	3,259,690	27.25%
	1,617,848	1,687,500	3,305,348		30,000	145,225	175,225			(221,375)	(221,375)	1,647,848	1,611,350	3,259,198	
	1,600,372	1,611,674	3,212,046		30,000	144,625	174,625			(221,375)	(221,375)	1,630,372	1,534,924	3,165,296	
	1,673,160	1,534,957	3,208,117		30,000	144,025	174,025			(221,375)	(221,375)	1,703,160	1,457,607	3,160,767	
	2,066,212	1,454,715	3,520,927		30,000	143,425	173,425			(221,375)	(221,375)	2,096,212	1,376,765	3,472,977	
	2,224,540	1,359,500	3,584,040		35,000	142,675	177,675	10.35%		(221,375)	(221,375)	2,259,540	1,280,800	3,540,340	46.26%
	1,893,156	1,256,866	3,150,022		235,000	141,800	376,800		(200,000)	(221,375)	(421,375)	1,928,156	1,177,291	3,105,447	
	1,982,072	1,169,240	3,151,312		280,000	135,925	415,925		(250,000)	(212,125)	(462,125)	2,012,072	1,093,040	3,105,112	
	1,845,421	1,079,574	2,924,995		325,000	128,225	453,225		(300,000)	(199,625)	(499,625)	1,870,421	1,008,174	2,878,595	
	1,885,000	991,875	2,876,875		220,000	119,288	339,288		(200,000)	(184,625)	(384,625)	1,905,000	926,538	2,831,538	
	1,980,000	901,725	2,881,725		215,000	112,688	327,688	34.34%	(200,000)	(175,225)	(375,225)	1,995,000	839,188	2,834,188	66.02%
	2,075,000	807,075	2,882,075	10	265,000	106,238	371,238		(250,000)	(165,825)	(415,825)	2,090,000	747,488	2,837,488	
	2,155,000	707,825	2,862,825		260,000	98,288	358,288		(250,000)	(154,075)	(404,075)	2,165,000	652,037	2,817,037	
	2,260,000	604,575	2,864,575		355,000	89,838	444,838		(350,000)	(142,325)	(492,325)	2,265,000	552,087	2,817,087	
	2,370,000	496,375	2,866,375		350,000	78,300	428,300		(350,000)	(125,875)	(475,875)	2,370,000	448,800	2,818,800	
	2,490,000	382,500	2,872,500	_	395,000	67,800	462,800	64.91%	(400,000)	(109,250)	(509, 250)	2,485,000	341,050	2,826,050	89.18%
	2,610,000	262,750	2,872,750	_	890,000	55,950	945,950		(000'006)	(90,250)	(990, 250)	2,600,000	228,450	2,828,450	
	2,740,000	134,500	2,874,500		975,000	29,250	1,004,250	100.00%	(1,000,000)	(47,500)	(1,047,500)	2,715,000	116,250	2,831,250	100.00%
Ś	48,558,837	\$ 36,726,964	\$ 85,285,801	01 \$5.315.000		\$3.257.141	\$ 8,572,141		\$ (4.750,000)	\$ (5.055.513)	\$ (9.805.513)	\$ 49.123.837	\$ 34.928.592	\$ 84.052.429	

NOTES:

(1) The above figures do not include short-term notes outstanding, if any. For more information, see the notes to the Financial Statements in the GENERAL PURPOSE FINANCIAL STATEMENTS included in herein. Includes 54,000,000 State Recording Loan.

(2) The City budgets to account for interest rate and/or basis risk.

CITY OF ALCOA, TENNESSEE

BONDED DEBT SERVICE REQUIREMENTS - Revenue & Tax Supported Electric System As of June 30, 2015

	Total Bonded I	Debt Service Requ	lirements (1) & (2)	
F.Y. Ended		& (3)		% Principal
<u>6/30</u>	Principal	Interest	TOTAL	Repaid
2016	\$ 985,000	\$ 942,056	\$ 1,927,056	4.91%
2017	1,020,000	901,406	1,921,406	
2018	1,045,000	858,401	1,903,401	
2019	1,100,000	813,070	1,913,070	
2020	1,145,000	764,118	1,909,118	26.42%
2021	1,205,000	712,458	1,917,458	
2022	1,265,000	657,378	1,922,378	
2023	1,325,000	598,728	1,923,728	
2024	1,385,000	536,798	1,921,798	
2025	1,445,000	471,548	1,916,548	59.47%
2026	1,500,000	402,938	1,902,938	
2027	1,310,000	331,250	1,641,250	
2028	1,360,000	265,750	1,625,750	
2029	1,435,000	197,750	1,632,750	
2030	1,510,000	126,000	1,636,000	94.96%
2031	1,010,000	50,500	1,060,500	100.00%
	\$ 20,045,000	\$ 8,630,146	\$ 28,675,146	

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NOTES:

(1) The above figures do not include short-term notes outstanding, if any. For more information, see the notes to the Financial Statements in the GENERAL PURPOSE FINANCIAL STATEMENTS included in herein.

(2) The City budgets to account for interest rate and/or basis risk.

FINANCIAL INFORMATION

INTRODUCTION

As required by generally accepted accounting principles (GAAP), all City funds and account groups are organized according to standards established by the Government Accounting Standards Board (GASB). The City's financial reporting system is designed to provide timely, accurate feedback on the City's overall financial position and includes, at a minimum, quarterly reports to the City Commission. All City financial statements are audited annually by independent certified public accountants.

The City's General Purpose Financial Statements, which is an extract of the Comprehensive Annual Financial Report included herein.

BASIS OF ACCOUNTING AND PRESENTATION

All governmental funds are accounted for using the modified accrual basis of accounting. Revenues are recognized when they become measurable and available as a net current asset. Expenditures are generally recognized when the related fund liability is incurred. Exceptions to this general ruling include: (1) sick pay which is not accrued, and (2) principal and interest on general long-term debt which is recognized when due.

BUDGETARY PROCESS

The City Manager in a timely manner is required to submit to the Board of Commissioners a proposed operating budget for the fiscal year which begins on the following July 1. A public hearing is conducted by the Board of Commissioners to obtain citizen comment on the proposed budget. Prior to June 30th, the budget must be adopted. All annual appropriations lapse at the end of the fiscal year.

Amendments which revise the total expenditures of any fund may occur at any time during the fiscal year. The City Manager may, on his own authority, transfer budgeted amounts between departments within any fund; however, any revisions that alter the total expenditures of any department or fund must be approved by the Board of Commissioners.

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FUND BALANCES, NET ASSETS AND RETAINED EARNINGS

The City maintains fund balances, net assets or retained earnings in most major operating funds. Additionally, several reserves have been established to address specific needs of the City.

The table below depicts fund balances and retained earnings for the last five fiscal years ending June 30:

		For t	<u>he year ended</u>	June 30	-
Fund Type	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>
Governmental Funds:					
General	\$5,130,428	\$2,517,547	\$ 2,592,563	\$ 3,773,269	\$ 5,148,299
Education	2,101,890	1,138,977	879,036	399,133	1,093,096
Debt Service	95,232	94,697	804,120	1,787,413	2,945,179
School Fund	643,496	934,986	12,559	480,000	108,171
Alcoa High School	-	-	8,158,425	12,034,975	1,151,203
Other Governmental	986,503	3,230,613	3,949,021	3,625,140	16,380,754
Total	<u>\$8,957,549</u>	<u>\$7,916,820</u>	<u>\$16,395,724</u>	<u>\$22,099,930</u>	<u>\$22,099,930</u>
Proprietary Net Assets:					
Water/Sewer	\$17,933,097	\$19,107,463	\$19,154,135	\$19,468,901	\$19,498,899
Stormwater	1,021,461	1,047,370	1,183,448	1,127,061	982,702
Electric	31,646,463	34,201,990	35,635,144	36,522,292	36,274,464
Landfill	2,573,467	3,035,724	2,975,842	2,442,339	2,248,630
Total	<u>\$53,174,488</u>	<u>\$57,392,547</u>	<u>\$58,948,569</u>	<u>\$59,560,593</u>	<u>\$59,004,695</u>

Source: Comprehensive Annual Financial Reports of the City of Alcoa, Tennessee.

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CITY OF ALCOA, TENNESSEE FIVE YEAR SUMMARY OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - General Fund For the Fiscal Year Ended June 30

D	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>
Revenues:	\$ 13,763,409	\$ 11,654,503	\$ 15,260,887	\$ 16,653,983	\$ 18,492,401
				. , ,	
Licenses and Permits	61,824	85,630	107,319	163,953	139,093
Intergovernmental Revenue	2,199,372	2,732,447	2,250,043	2,173,709	1,989,248
American Recovery Reinvestment Act (ARRA)	1,635,667	-	372.895	474.484	304.002
Charges for Service	378,405	537,789	,	. , -	,
Fines and Forfeits	799,272	474,586	435,732	464,448	488,599
Rent for use of Facilities	154,944	136,533	143,389	143,547	143,388
Interest and Investment Earnings	9,512	11,878	-	-	-
Miscellaneous	227,360	202,898	76,703	32,850	231,917
Sale of Property / Equipment	-	-	13,296	64,258	92,875
Total Revenues	\$ 19,229,765	\$ 15,836,264	\$ 18,660,264	\$ 20,171,232	\$ 21,881,523
Expenditures and Other Uses:					
General Government	\$ 1,621,048	\$ 1,725,782	\$ 1,703,606	\$ 1,726,638	\$ 1,740,661
Public Safety	7,013,185	7,765,636	8,001,649	8,663,677	9,091,569
Public Works	4,085,717	4,879,116	4,739,978	4,934,270	4,894,927
Recreation and Parks	583,044	670,432	699,498	739,419	783,056
Other Appropriations	790,263	592,824	748,075	713,405	1,042,221
Adjustment	//0,200		-	-	
Capital Projects	2,790,217	_	_	_	-
Total Expenditures	\$ 16,883,474	\$ 15,633,790	\$ 15,892,806	\$ 16,777,409	\$ 17,552,434
	+,,	+,,	+,,	+	+,,
Excess of Revenues &					
Over (under) Expenditures	\$ 2,346,291	\$ 202,474	\$ 2,767,458	\$ 3,393,823	\$ 4,329,089
Other Financing Sources (Uses):					
Interfund Transfers - In	\$ 500,000	\$ 250,000	\$ 250,000	\$ -	\$ -
Interfund Transfers - Out	(2,757,060)	(4,686,856)	(4,572,099)	(4,050,000)	(4,682,383)
In Lieu of Taxes	1,576,436	1,621,501	1,629,657	1,686,883	1,728,324
Proceeds of Bonds	-	-	-	150,000	-
Payment of Refunding Bonds and Maryville College	-	-	-	-	-
Payment to Blount County	-	-	-	-	-
Other	952,511	-	-	-	-
Total Other Financing Sources (Uses)	\$ 271,887	\$ (2,815,355)	\$ (2,692,442)	\$ (2,213,117)	\$ (2,954,059)
Excess of Revenue and Other Sources over					
(Under) Expenditures and Other Sources	\$ 2,618,178	\$ (2,612,881)	\$ 75,016	\$ 1,180,706	\$ 1,375,030
Extraordinary Item	-	-	-	-	-
Fund Balance July 1	\$ 2,409,019	\$ 5,130,428	\$ 2,517,547	\$ 2,592,563	\$ 3,773,269
Prior Period Adjustment	103,231				
Fund Balance June 30	\$ 5,130,428	\$ 2,517,547	\$ 2,592,563	\$ 3,773,269	\$ 5,148,299

Source: Comprehensive Annual Financial Report for City of Alcoa, Tennessee

CITY OF ALCOA, TENNESSEE

FIVE YEAR SUMMARY OF REVENUES, EXPENDITURES AND

CHANGES IN FUND BALANCES - Water and Sewer Fund

For the Fiscal Year Ended June 30

	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>
Revenues:					
Charges for Services	\$ 9,700,941	\$ 11,079,081	\$ 10,572,753	\$ 10,937,689	\$ 10,829,770
Forfeited Discounts	-	-	-	-	-
Miscellaneous Revenues	377,257	902,691	113,898	21,122	22,528
Total Revenues	\$ 10,078,198	\$ 11,981,772	\$ 10,686,651	\$ 10,958,811	\$ 10,852,298
Expenses:					
Administrative	\$ 592,863	\$ 624,986	\$ 700,237	\$ 729,133	\$ 761,744
Accounting & Collection	675,580	681,933	740,753	805,409	775,014
Supervision	202,392	225,879	232,104	254,265	276,192
Water Plant Operation	1,512,087	1,563,571	1,542,722	1,568,618	1,502,677
Distribution	801,657	826,922	831,263	296,367	744,488
Meter Reading and Repair	300,637	333,595	358,834	305,468	596,592
Water Maintenance	250,084	186,402	177,093	229,214	229,829
Sewer Collection and Disposal	2,812,943	2,342,623	2,218,637	2,007,777	2,357,711
Inspection/Environmental Compliance	91,824	98,673	105,844	115,683	119,010
Depreciation and Amortization	2,120,348	2,150,240	2,293,111	2,258,876	2,425,742
Taxes and Tax Equivalents	-	-	-	-	-
Total Expenses	\$ 9,360,415	\$ 9,034,824	\$ 9,200,598	\$ 8,570,810	\$ 9,788,999
Operating Income	\$ 717,783	\$ 2,946,948	\$ 1,486,053	\$ 2,388,001	\$ 1,063,299
Other Income/Expense:					
Amortization of Discount/Expense	\$ (38,989)	\$ (44,494)	\$ (51,777)	\$ (39,643)	\$ (26,617)
Other Income (Expenses)	49,573	27,499	11,781	3,832	-
Interest Income (Expense)	(1,461,566)	(1,409,806)	(1,395,130)	(1,637,424)	(1,857,372)
Total Other Income (Expense)	\$ (1,450,982)	\$ (1,426,801)	\$ (1,435,126)	\$ (1,673,235)	\$ (1,883,989)
Net Income before Capital					
Contribution and Transfers	\$ (733,199)	\$ 1,520,147	\$ 50,927	\$ 714,766	\$ (820,690)
Capital Contributions	2,667,043	54,219	370,745	-	1,610,605
Payments in lieu of taxes	(400,000)	(400,000)	(375,000)	(400,000)	(400,000)
Changes in Net Assets	\$ 1,533,844	\$ 1,174,366	\$ 46,672	\$ 314,766	\$ 389,915
Net Assets - Beginning of the year	\$ 16,399,253	\$ 17,933,097	\$ 19,107,463	\$ 19,154,135	\$ 19,468,901
Prior Period Adjustment					(359,917)
Net Assets - End of the year	\$ 17,933,097	\$ 19,107,463	\$ 19,154,135	\$ 19,468,901	\$ 19,498,899

Source: Comprehensive Annual Financial Reports for City of Alcoa, Tennessee.

CITY OF ALCOA, TENNESSEE

FIVE YEAR SUMMARY OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCES - Electric Fund For the Fiscal Year Ended June 30

Small lighting and power sales 5,559,605 5,766,500 5,850,584 6,110,830 Large lighting and power sales 16,586,668 17,243,546 16,525,841 16,555,636 Street and outdoor 975,038 1,035,164 1,085,354 1,083,511 Consumer forfeitures and discounts 439,295 420,582 425,046 451,428 Rent from electric property 515,378 538,810 558,546 544,454 Miscellaneous service revenue 248,659 232,357 234,782 245,108 Other electric revenue 528 51,851 54,797 63,807	2,318,078 28,090
Small lighting and power sales 5,559,605 5,766,500 5,850,584 6,110,830 Large lighting and power sales 16,586,668 17,243,546 16,523,841 16,555,636 Street and outdoor 975,038 1,003,164 1,008,5354 1,008,3511 Consumer forfeitures and discounts 439,295 420,582 425,046 451,428 Rent from electric property 515,378 538,810 558,546 544,454 Miscellaneous service revenue 248,659 232,357 234,782 245,108 Other electric revenue 58,61,544 561,824,158 \$63,807 \$63,807 Total Revenues \$62,677,214 \$61,177,604 \$61,824,158 \$63,215,476 \$5 Purchased Power \$49,832,583 \$47,257,423 \$48,108,297 \$49,618,161 \$5 Operating Expenses: \$1,199,588 \$1,299,299 \$1,440,403 \$1,462,995 \$5 Distribution expenses \$1,348,792 1,307,531 1,312,066 1,371,308 \$3051,305 \$5 Total Operating Expenses: \$5,087,424 \$5,574,825 \$5,574,825 \$5,596,516 \$2	6,144,805 17,091,487 1,153,353 436,879 525,900 250,377 59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Large lighting and power sales16,586,66817,243,54616,525,84116,555,636Street and outdoor975,0381,035,1641,083,5141,083,514Consumer forfeitures and discounts439,295420,582422,046451,428Rent from electric property515,378538,810558,546544,454Miscellaneous service revenue248,659232,357234,782245,108Other electric revenue 5228 51,85154,79763,8075Purchased Power\$ 49,832,583\$ 47,257,423\$ 48,108,297\$ 49,618,161\$Operating Expenses: $1,348,792$ 1,307,5311,312,0661,371,308Sales expense $1,348,792$ 1,307,5311,312,0661,371,308Administrative and general expense $2,472,151$ $2,709,987$ $2,717,802$ $3,051,305$ Total Operating Expenses: 5 $1,878,761$ \$ 2,076,232\$ 2,543,545\$ 2,571,464Maintenance Expenses: 5 $1,878,761$ \$ 2,076,232\$ 2,543,545\$ 2,599,057\$ 5Other Operating Expenses: 5 $1,878,761$ \$ 2,076,232\$ 2,411,498\$ 2,422,746\$ 5Operating Income\$ 3,574,181\$ 4,020,701\$ 3,141,223\$ 2,608,996\$ 1Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 22,752\$ 1Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 22,752\$ 4Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 2,752\$ 4 </td <td>17,091,487 1,153,353 436,879 525,900 250,377 59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090</td>	17,091,487 1,153,353 436,879 525,900 250,377 59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Street and outdoor975,038 $1.035,164$ $1.085,354$ $1.083,511$ Consumer forfeitures and discounts $439,295$ $420,582$ $425,046$ $451,428$ Rent from electric property $515,378$ $538,810$ $558,546$ $544,454$ Miscellancous service revenue $248,659$ $232,357$ $234,782$ $245,108$ Other electric revenue $562,677,214$ \$ $61,177,004$ \$ $61,824,158$ \$ $63,215,476$ \$Purchased Power\$ $49,832,583$ \$ $47,257,423$ \$ $48,108,297$ \$ $49,618,161$ \$Operating Expenses:Distribution expenses $1,348,792$ $1,307,531$ $1,312,066$ $1,371,308$ Sales expense $66,893$ $117,430$ $104,554$ $80,908$ Administrative and general expense $5,5087,424$ \$ $5,574,825$ \$ $5,966,516$ \$Maintenance Expenses: $22,292$ $18,680$ $44,770$ $27,593$ \$Distribution expenses $5,187,826$ \$ $2,076,232$ \$ $2,543,545$ \$ $2,571,464$ \$Maintenance Expenses: $5,2,304,265$ \$ $2,370,321$ \$ $2,411,498$ \$ $2,422,746$ \$Depreciation expenses $5,3574,825$ \$ $2,608,996$ \$ $2,370,321$ \$ $2,411,498$ \$ $2,422,746$ \$Other Operating Expenses: $5,2,304,265$ \$ $2,370,321$ \$ $2,411,498$ \$ $2,422,746$ \$Depreciation expenses $5,3574,825$ \$ $2,608,996$ \$\$Total Maintenance Expenses $5,3574,825$ \$ $2,608,996$ \$\$O	1,153,353 436,879 525,900 250,377 59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Consumer forfeitures and discounts $439,295$ $420,582$ $425,046$ $451,428$ Rent from electric property $515,378$ $538,810$ $558,546$ $544,454$ Miscellaneous service revenue $248,659$ $232,357$ $234,782$ $245,108$ Other electric revenue 528 $51,851$ $54,797$ $63,807$ $53,810$ $53,797$ Total Revenues $$62,677,214$ $$61,177,604$ $$61,824,158$ $$63,215,476$ $$5$ Purchased Power $$49,832,583$ $$47,257,423$ $$48,108,297$ $$49,618,161$ $$5$ Operating Expenses: $$1,348,792$ $$1,307,531$ $$1,420,403$ $$1,462,995$ $$5$ Customer account expenses $$1,348,792$ $$1,371,308$ $$1,462,995$ $$5$ Administrative and general expense $$2,472,151$ $$2,709,987$ $$2,717,802$ $$3,051,305$ $$5$ Total Operating Expenses: $$5,987,424$ $$5,543,4247$ $$5,574,825$ $$5,966,516$ $$5$ Maintenance Expenses $$5,187,761$ $$2,094,912$ $$2,543,545$ $$2,571,464$ $$2,299,057$ Total Maintenance Expenses $$5,2,304,265$ $$2,370,321$ $$2,411,498$ $$2,422,746$ $$5$ Operating Expenses $$5,3,574,181$ $$4,020,701$ $$3,141,223$ $$2,608,996$ $$5$ Interest Income $$5,3,574,181$ $$4,020,701$ $$3,141,223$ $$2,608,996$ $$5$ Interest Income $$5,18,046$ $$20,185$ $$2,0320$ $$2,27,722$ $$5$ Interest Income $$1,8046$ $$2$	436,879 525,900 250,377 59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Rent from electric property Miscellaneous service revenue $515,378$ $248,659$ 528 $538,810$ $232,357$ $54,797$ $558,546$ $234,782$ $244,158$ $544,454$ 4454 $454,797$ $63,807$ $63,807$ $563,215,476$ Purchased Power\$ 49,832,583\$ 47,257,423\$ 48,108,297\$ 49,618,161\$Operating Expenses: Distribution expenses\$ 1,199,588 $1,348,792$ \$ 1,299,299 $1,312,066$ \$ 1,462,995 $1,312,066$ \$Maintenance Expenses: Distribution expenses\$ 1,199,588 $2,472,151$ \$ 1,290,987 $2,009,887$ $2,717,802$ $2,717,802$ 3,051,3053,051,305Maintenance Expenses:Distribution expenses$ 1,853,4695,087,424$ 2,076,2325,204,247$ 2,543,5455,574,825$ 2,571,4645,2571,464Maintenance Expenses:Depreciation expenses$ 1,878,761$ 2,076,2325,209,912$ 2,411,4985,2,578,825$ 2,422,7465,2599,0577Other Operating Expenses:Total Maintenance Expenses$ 2,304,2655,2,370,321$ 2,411,4985,2,422,746$ 2,422,7465,2,370,321Operating Income$ 3,574,1815,3,574,181$ 4,020,7015,3,141,223$ 2,608,9965,2,752,25Interest Income$ 18,0465,20,782,25,292,25,283,215,272,25,2752,25,$	525,900 250,377 59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Miscellaneous service revenue $248,659$ $232,357$ $234,782$ $245,108$ Other electric revenue 528 $51,851$ $54,797$ $63,807$ $63,807$ Total Revenues $\$ 62,677,214$ $\$ 61,177,604$ $\$ 61,824,158$ $\$ 63,215,476$ $\$$ Purchased Power $\$ 49,832,583$ $\$ 47,257,423$ $\$ 48,108,297$ $\$ 49,618,161$ $\$$ Operating Expenses: \blacksquare \blacksquare \blacksquare \blacksquare \blacksquare Distribution expenses $\$ 1,199,588$ $\$ 1,299,299$ $\$ 1,440,403$ $\$ 1,462,995$ $\$$ Customer account expenses $\$ 1,348,792$ $1,307,531$ $1,312,066$ $1,371,308$ Sales expense $66,893$ $117,430$ $104,554$ $80,908$ Administrative and general expense $$2,472,151$ $2,709,987$ $$2,717,802$ $3,051,305$ Total Operating Expenses $\$ 1,853,469$ $\$ 2,076,232$ $\$ 2,574,825$ $\$ 2,590,6571$ $\$$ Maintenance Expenses $\$ 1,878,761$ $\$ 2,094,912$ $\$ 2,543,545$ $\$ 2,599,057$ $\$$ Total Maintenance Expenses $\$ 2,304,265$ $\$ 2,370,321$ $\$ 2,411,498$ $\$ 2,422,746$ $\$$ Depreciation expenses $\$ 2,304,265$ $\$ 2,370,321$ $\$ 2,411,498$ $\$ 2,422,746$ $\$$ Depreciation expenses $\$ 2,304,265$ $\$ 2,370,321$ $\$ 2,411,498$ $\$ 2,422,746$ $\$$ Depreciation expenses $\$ 2,304,265$ $\$ 2,370,321$ $\$ 2,411,498$ $\$ 2,422,746$ $\$$ Depreciation expenses $\$ 2,304,265$ $\$ 2,370,321$ $\$ $	250,377 59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Other electric revenue 528 $51,851$ $54,797$ $63,807$ $63,807$ Total Revenues \$ 62,677,214 \$ 61,177,604 \$ 61,824,158 \$ 63,215,476 \$ 8 Purchased Power \$ 49,832,583 \$ 47,257,423 \$ 48,108,297 \$ 49,618,161 \$ 8 Operating Expenses: 8 $1,199,588$ $1,299,299$ \$ $1,440,403$ \$ $1,462,995$ \$ 8 Outsomer account expenses $1,312,066$ $1,371,308$ \$ $1,32,066$ $1,371,308$ \$ $2,472,151$ $2,709,987$ $2,717,802$ $3,051,305$ $3,051,305$ Maintenance Expenses: $2,472,151$ $2,709,987$ $2,717,802$ $3,051,305$ $3,051,305$ $3,051,305$ Maintenance Expenses: $2,5292$ $1,8680$ $44,770$ $27,593$ $5,966,516$ 5 Other Operating Expenses: $2,304,265$ $2,370,321$ $5,2,411,498$ $5,2,422,746$ 8 Operating Income $8,3,574,181$ $4,020,701$ $8,3,141,223$ $2,2608,996$ 8 Interest Income $8,3,574,181$ $4,020,701$ $8,3,141,223$ $2,2,608,996$ 8	59,468 64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Total Revenues $$ 62,677,214$ $$ 61,177,604$ $$ 61,824,158$ $$ 63,215,476$ $$ $$ Purchased Power $$ 49,832,583$ $$ 47,257,423$ $$ 48,108,297$ $$ 49,618,161$ $$$ Operating Expenses: $$ 1,199,588$ $$ 1,299,299$ $$ 1,440,403$ $$ 1,462,995$ $$ 1,307,531$ Distribution expenses $$ 1,348,792$ $$ 1,307,531$ $$ 1,312,066$ $$ 1,371,308$ Sales expense $66,893$ $$ 117,430$ $$ 104,554$ $$ 80,908$ Administrative and general expense $$ 2,472,151$ $$ 2,709,987$ $$ 2,717,802$ $$ 3,051,305$ Total Operating Expenses: $$ 5,087,424$ $$ 5,534,4247$ $$ 5,574,825$ $$ 2,596,516$ $$ $ $<$	64,132,308 51,078,680 1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Operating Expenses:Distribution expenses\$ 1,199,588\$ 1,299,299\$ 1,440,403\$ 1,462,995\$Customer account expenses1,348,7921,307,5311,312,0661,371,308Sales expense66,893117,430104,554 $80,908$ Administrative and general expense2,472,1512,709,9872,717,802 $3,051,305$ Total Operating Expenses\$ 5,087,424\$ 5,434,247\$ 5,574,825\$ 5,966,516\$Maintenance Expenses:\$ 1,853,469\$ 2,076,232\$ 2,543,545\$ 2,571,464\$Distribution expenses\$ 1,853,469\$ 2,076,232\$ 2,543,545\$ 2,571,464\$Administrative and general expense\$ 1,878,761\$ 2,094,912\$ 2,588,315\$ 2,599,057\$Other Operating Expenses:\$ 2,304,265\$ 2,370,321\$ 2,411,498\$ 2,422,746\$Depreciation expenses\$ 2,304,265\$ 2,370,321\$ 2,411,498\$ 2,422,746\$Total Maintenance Expenses:\$ 2,304,265\$ 2,370,321\$ 2,411,498\$ 2,422,746\$Operating Income\$ 3,574,181\$ 4,020,701\$ 3,141,223\$ 2,608,996\$Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 22,752\$Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 22,752\$Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 22,752\$Interest Income\$ 18,046\$ 20,185\$ 2,0320\$ 3,78,333)\$Amortization of	1,389,892 1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Distribution expenses\$ 1,199,588\$ 1,299,299\$ 1,440,403\$ 1,462,995\$Customer account expenses1,348,7921,307,5311,312,0661,371,308Sales expense66,893117,430104,55480,908Administrative and general expenses $2,472,151$ $2,709,987$ $2,717,802$ $3,051,305$ Total Operating Expenses\$ 5,087,424\$ 5,434,247\$ 5,574,825\$ 5,966,516\$Maintenance Expenses: $2,272,151$ $2,709,987$ $2,717,802$ $3,051,305$ \$Distribution expenses\$ 1,853,469\$ 2,076,232\$ 2,543,545\$ 2,571,464\$Administrative and general expense $25,292$ $18,680$ $44,770$ $27,593$ \$Total Maintenance Expenses: $2,304,265$ \$ 2,304,265\$ 2,370,321\$ 2,411,498\$ 2,422,746\$Depreciation expenses $ -$ Total Maintenance Expenses\$ 2,304,265\$ 2,370,321\$ 2,411,498\$ 2,422,746\$Operating Income\$ 3,574,181\$ 4,020,701\$ 3,141,223\$ 2,608,996\$Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 22,752\$Interest Income\$ 18,046\$ 20,185\$ 20,320\$ (378,333)\$Interest on long term debt\$ (405,000)\$ (240,000)\$ (462,500)\$ (378,333)\$Amortization of debt expense\$ (26,387)(26,387)(26,387)(26,387)(26,387)	1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Customer account expenses $1,348,792$ $1,307,531$ $1,312,066$ $1,371,308$ Sales expense $66,893$ $117,430$ $104,554$ $80,908$ Administrative and general expenses $2,472,151$ $2,709,987$ $2,717,802$ $3,051,305$ Total Operating Expenses $$5,087,424$ $$5,434,247$ $$5,574,825$ $$5,966,516$ $$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$	1,732,911 64,242 3,072,117 6,259,162 2,318,078 28,090
Sales expense $66,893$ $117,430$ $104,554$ $80,908$ Administrative and general expenses $2,472,151$ $2,709,987$ $2,717,802$ $3,051,305$ 3 Total Operating Expenses $$5,087,424$ $$5,087,424$ $$5,574,825$ $$5,574,825$ $$5,966,516$ $$$Maintenance Expenses:$1,853,469$2,076,232$2,543,545$2,571,464$$Distribution expenses$1,878,761$2,076,232$2,543,545$2,571,464$$Administrative and general expense$$1,878,761$$2,094,912$$2,588,315$$2,599,057$$Other Operating Expenses:$$2,304,265$2,370,321$$2,411,498$$2,422,746$$Depreciation expenses$$2,304,265$$2,370,321$$2,411,498$$2,422,746$$Total Maintenance Expenses$$$2,304,265$$2,370,321$$2,411,498$$2,422,746$$Operating Income$$3,574,181$4,020,701$$3,141,223$2,608,996$$Interest Income$$18,046$20,185$20,320$$22,752$$Interest On long term debt$$(405,000)$$(240,000)$$(462,500)$$(378,333)$$Amortization of debt expense$$(26,387)$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,387)$$(26,38$	64,242 3,072,117 6,259,162 2,318,078 28,090
Administrative and general expense $2,472,151$ $2,709,987$ $2,717,802$ $3,051,305$ Total Operating Expenses\$ 5,087,424\$ 5,434,247\$ 5,574,825\$ 5,966,516\$Maintenance Expenses: $3,051,305$ $3,051,305$ $3,051,305$ $3,051,305$ $3,051,305$ Distribution expenses $3,1853,469$ $2,076,232$ $3,2543,545$ $5,2571,464$ $3,2599,057$ Administrative and general expense $3,1878,761$ $2,094,912$ $3,2543,545$ $2,2571,464$ $3,2599,057$ Other Operating Expenses: $3,1878,761$ $3,2,094,912$ $3,2,411,498$ $3,2,422,746$ $3,2,422,746$ Depreciation expenses $3,2304,265$ $3,2,370,321$ $3,2,411,498$ $3,2,422,746$ $3,2,422,746$ Operating Income $3,3,574,181$ $3,4020,701$ $3,3141,223$ $3,268,996$ $3,141,223$ $3,268,996$ Interest Income $3,3,574,181$ $3,4046$ $20,185$ $20,320$ $3,22,752$ $3,141,223$ Interest Income $3,3,574,181$ $3,406$ $20,185$ $20,320$ $3,22,752$ $3,141,223$ Interest Income $3,3,574,181$ $3,4046$ $20,185$ $3,20320$ $3,22,752$ $3,141,223$ Interest On long term debt $3,405,000$ $3,(240,000)$ $3,(462,500)$ $3,(378,333)$ $3,141,223$ Amortization of debt expense $3,(26,387)$ $(26,387)$ $(26,387)$ $(26,387)$ $(26,387)$	3,072,117 6,259,162 2,318,078 28,090
Total Operating Expenses\$ 5,087,424\$ 5,434,247\$ 5,574,825\$ 5,966,516\$Maintenance Expenses:Distribution expenses\$ 1,853,469\$ 2,076,232\$ 2,543,545\$ 2,571,464\$Administrative and general expense\$ 1,853,469\$ 2,076,232\$ 2,543,545\$ 2,571,464\$Total Maintenance Expenses\$ 1,878,761\$ 2,094,912\$ 2,588,315\$ 2,599,057\$Other Operating Expenses:Depreciation expenses\$ 2,304,265\$ 2,370,321\$ 2,411,498\$ 2,422,746\$Total Maintenance Expenses:\$ 2,304,265\$ 2,370,321\$ 2,411,498\$ 2,422,746\$Operating Income\$ 3,574,181\$ 4,020,701\$ 3,141,223\$ 2,608,996\$Interest Income\$ 18,046\$ 20,185\$ 20,320\$ 22,752\$Interest On long term debt\$ (405,000)\$ (240,000)\$ (462,500)\$ (378,333)\$Amortization of debt expense\$ (405,000)\$ (240,000)\$ (462,500)\$ (378,333)\$	6,259,162 2,318,078 28,090
Maintenance Expenses:Distribution expenses\$ 1,853,469\$ 2,076,232\$ 2,543,545\$ 2,571,464\$ 2,592Administrative and general expenses $25,292$ $18,680$ $44,770$ $27,593$ \$ 2,599,057\$ 2,599,057Total Maintenance Expenses:Depreciation expenses:Depreciation expenses:Taxes and tax equivalentsTotal Maintenance Expenses: $3,574,181$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,370,321$ $5,2,411,498$ $5,2,422,746$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ $5,2,304,265$ <tr< td=""><td>2,318,078 28,090</td></tr<>	2,318,078 28,090
Distribution expenses\$ 1,853,469\$ 2,076,232\$ 2,543,545\$ 2,571,464\$Administrative and general expenses $25,292$ $18,680$ $44,770$ $27,593$ $27,593$ Total Maintenance Expenses\$ 1,878,761\$ 2,094,912\$ 2,588,315\$ 2,599,057\$Other Operating Expenses: $25,292$ $18,680$ $44,770$ $27,593$ $27,593$ $37,593$ Depreciation expenses $25,292$ $18,680$ $44,770$ $27,593$ $37,599,057$ $57,599,057$ <th< td=""><td>28,090</td></th<>	28,090
Administrative and general expenses $25,292$ $18,680$ $44,770$ $27,593$ Total Maintenance Expenses\$ 1,878,761\$ 2,094,912\$ 2,588,315\$ 2,599,057\$Other Operating Expenses: $2000000000000000000000000000000000000$	28,090
Total Maintenance Expenses $$$ 1,878,761$ $$$ 2,094,912$ $$$ 2,588,315$ $$$ 2,599,057$ $$$<Other Operating Expenses:Depreciation expensesTaxes and tax equivalentsTotal Maintenance Expenses$$ 2,304,265$$ 2,370,321$$ 2,411,498$$ 2,422,746$$Operating Income$$ 2,304,265$$ 2,370,321$$ 2,411,498$$ 2,422,746$$Interest Income$$ 3,574,181$$ 4,020,701$$ 3,141,223$$ 2,608,996$$Interest Income$$ 18,046$$ 20,185$$ 20,320$$ 22,752$$Interest on long term debtAmortization of debt expense$$ (405,000)$$ (240,000)$$ (462,500)$$ (378,333)$$Matrix$$ (405,000)$$ (240,000)$$ (462,500)$$ (378,333)$$$	
Other Operating Expenses: Depreciation expenses \$ 2,304,265 \$ 2,370,321 \$ 2,411,498 \$ 2,422,746 \$ 3,574,181 Total Maintenance Expenses \$ 2,304,265 \$ 2,370,321 \$ 2,411,498 \$ 2,422,746 \$ 3,574,181 Operating Income \$ 3,574,181 \$ 4,020,701 \$ 3,141,223 \$ 2,608,996 \$ 3,141,223 Interest Income \$ 18,046 \$ 20,185 \$ 20,320 \$ 22,752 \$ 3,141,223 Interest Expense: \$ (405,000) \$ (240,000) \$ (462,500) \$ (378,333) \$ 3,141,223 Mortization of debt expense \$ (405,000) \$ (240,000) \$ (462,500) \$ (378,333) \$ 3,141,223	2,346,168
Depreciation expenses \$ 2,304,265 \$ 2,370,321 \$ 2,411,498 \$ 2,422,746 \$ Taxes and tax equivalents -	
Taxes and tax equivalents -<	
Total Maintenance Expenses \$ 2,304,265 \$ 2,370,321 \$ 2,411,498 \$ 2,422,746 \$ Operating Income \$ 3,574,181 \$ 4,020,701 \$ 3,141,223 \$ 2,608,996 \$ Interest Income \$ 18,046 \$ 20,185 \$ 20,320 \$ 22,752 \$ Interest Expense: \$ \$ (405,000) \$ (240,000) \$ (462,500) \$ (378,333) \$ Amortization of debt expense \$ (26,387) \$ (2	2,463,035
Operating Income \$ 3,574,181 \$ 4,020,701 \$ 3,141,223 \$ 2,608,996 \$ Interest Income \$ 18,046 \$ 20,185 \$ 20,320 \$ 22,752 \$ Interest Expense: Interest on long term debt \$ (405,000) \$ (240,000) \$ (462,500) \$ (378,333) \$ Amortization of debt expense \$ (26,387) \$ (26,387) \$ (26,387) \$ (26,387) \$ (26,387)	-
Interest Income \$ 18,046 \$ 20,185 \$ 20,320 \$ 22,752 \$ Interest Expense:	2,463,035
Interest Expense: \$ (405,000) \$ (240,000) \$ (462,500) \$ (378,333) \$ Amortization of debt expense (26,387) (26,387) (26,387) (26,387) (26,387)	1,985,263
Interest on long term debt \$ (405,000) \$ (240,000) \$ (462,500) \$ (378,333) \$ Amortization of debt expense (26,387) (26,387) (26,387) (26,387) (26,387)	5,240
Amortization of debt expense (26,387) (26,387) (26,387)	
	(340,000)
Total Interest Expense \$ (431,387) \$ (266,387) \$ (488,887) \$ (404,720) \$	(26,387)
	(366,387)
Other Income (Expense):	
Revenue from contract work \$ 406 \$ 696 \$ 1,357 \$ 473 \$	-
Expense from contract work	-
Other income expense 1,646 1,833 13,798 (53,470)	2,559
Total Other Income \$ 2,052 \$ 2,529 \$ 15,155 \$ (52,997) \$	2,559
Net Income before transfers \$ 3,162,892 \$ 3,777,028 \$ 2,687,811 \$ 2,174,031 \$	1,626,675
Transfers - In Lieu of Taxes \$ (1,176,436) \$ (1,221,501) \$ (1,254,657) \$ (1,286,883) \$ Extraordinary Item -	(1,328,324)
Changes in Net Assets \$ 1,986,456 \$ 2,555,527 \$ 1,433,154 \$ 887,148 \$	208 251
Net Assets - July 1 \$29,660,007 \$31,646,463 \$34,201,990 \$35,635,144 \$	298,351
Prior Year Adjustments \$ - \$	
Net Assets - June 30 \$ 31,646,463 \$ 34,201,990 \$ 35,635,144 \$ 36,522,292 \$	<u>36,522,292</u> (546,179)

Source: Comprehensive Annual Financial Reports for City of Alcoa, Tennessee.

INVESTMENT AND CASH MANAGEMENT PRACTICES

Investment of idle City operating funds is controlled by State statute and local policies. Generally, such policies limit investment instruments to direct U.S. Government obligations, those issued by U.S. Agencies or Certificates of Deposit. The City is not authorized to invest in reverse repurchase agreements or derivative products. No investment may be made for a period greater that two years without written permission of the State Director of Local Finance.

As required by prevailing statutes, all demand deposits or Certificates of Deposit are secured by similar grade collateral pledged at 110% of market value for amounts in excess of that guaranteed through federally sponsored insurance programs. Deposits with savings and loan associations must be collateralized as outlined above, by an irrevocable letter of credit issued by the Federal Home Loan Bank or by providing notes secured by the first mortgages or first deeds for trust upon residential property in the state equal to at least 150 percent of the amount of uninsured deposits. All collateral must be held in a third party escrow account for the benefit of the City. For reporting purposes, all investments are stated at cost, which approximates market value.

REAL PROPERTY ASSESSMENT, TAX LEVY AND COLLECTION PROCEDURES

State Taxation of Property; Classifications of Taxable Property; Assessment Rates

Under the Constitution and laws of the State of Tennessee, all real and personal property is subject to taxation, except to the extent that the General Assembly of the State of Tennessee (the "General Assembly") exempts certain constitutionally permitted categories of property from taxation. Property exempt from taxation includes federal, state and local government property, property of housing authorities, certain low cost housing for elderly persons, property owned and used exclusively for certain religious, charitable, scientific and educational purposes and certain other property as provided under Tennessee law.

Under the Constitution and laws of the State of Tennessee, property is classified into three separate classes for purposes of taxation: Real Property; Tangible Personal Property; and Intangible Personal Property. Real Property includes lands, structures, improvements, machinery and equipment affixed to realty and related rights and interests. Real Property is required constitutionally to be classified into four sub classifications and assessed at the rates as follows:

- (a) Public Utility Property (which includes all property of every kind used or held for use in the operation of a public utility, such as railroad companies, certain telephone companies, freight and private car companies, street car companies, power companies, express companies and other public utility companies), to be assessed at 55% of its value;
- (b) Industrial and Commercial Property (which includes all property of every kind used or held for use for any commercial, mining, industrial, manufacturing, business or similar purpose), to be assessed at 40% of its value;
- (c) Residential Property (which includes all property which is used or held for use for dwelling purposes and contains no more than one rental unit), to be assessed at 25% of its value; and

(d) Farm Property (which includes all real property used or held for use in agriculture), to be assessed at 25% of its value.

Tangible Personal Property includes personal property such as goods, chattels and other articles of value, which are capable of manual or physical possession and certain machinery and equipment. Tangible Personal Property is required constitutionally to be classified into three sub classifications and assessed at the rates as follows:

- (a) Public Utility Property, to be assessed at 55% of its value;
- (b) Industrial and Commercial Property, to be assessed at 30% of its value; and
- (c) All other Tangible Personal Property (including that used in agriculture), to be assessed at 5% of its value, subject to an exemption of \$7,500 worth of Tangible Personal Property for personal household goods and furnishings, wearing apparel and other tangible personal property in the hands of a taxpayer.

Intangible Personal Property includes personal property, such as money, any evidence of debt owed to a taxpayer, any evidence of ownership in a corporation or other business organization having multiple owners and all other forms of property, the value of which is expressed in terms of what the property represents rather than its own intrinsic value. The Constitution of the State of Tennessee empowers the General Assembly to classify Intangible Personal Property into sub classifications and to establish a ratio of assessment to value in each class or subclass and to provide fair and equitable methods of apportionment of the value to the State of Tennessee for purposes of taxation.

The Constitution of the State of Tennessee requires that the ratio of assessment to value of property in each class or subclass be equal and uniform throughout the State of Tennessee and that the General Assembly direct the method to ascertain the value and definition of property in each class or subclass. Each respective taxing authority is constitutionally required to apply the same tax rate to all property within its jurisdiction.

County Taxation of Property

The Constitution of the State of Tennessee empowers the General Assembly to authorize the several counties and incorporated towns in the State of Tennessee to impose taxes for county and municipal purposes in the manner prescribed by law. Under the *Tennessee Code Annotated*, the General Assembly has authorized the counties in Tennessee to levy an *ad valorem* tax on all taxable property within their respective jurisdictions, the amount of which is required to be fixed by the county legislative body of each county based upon tax rates to be established on the first Monday of July of each year or as soon thereafter as practicable.

All property is required to be taxed according to its value upon the principles established in regard to State taxation as described above, including equality and uniformity. All counties, which levy and collect taxes to pay off any bonded indebtedness, are empowered, through the respective county legislative bodies, to place all funds levied and collected into a special fund of the respective counties and to appropriate and use the money for the purpose of discharging any bonded indebtedness of the respective counties.

Assessment of Property

County Assessments; County Board of Equalization. The function of assessment is to assess all property (with certain exceptions) to the person or persons owning or claiming to own such property on January I for the year for which the assessment is made. All assessment of real and personal property are required to be made annually and as of January 1 for the year to which the assessment applies. Not later than May 20 of each year, the assessor of property in each county is required to (a) make an assessment of all property in the county and (b) note upon the assessor's records the current classification and assessed value of all taxable property within the assessor's jurisdiction.

The assessment records are open to public inspection at the assessor's office during normal business hours. The assessor is required to notify each taxpayer of any change in the classification or assessed value of the taxpayer's property and to cause a notice to be published in a newspaper of general circulation stating where and when such records may be inspected and describing certain information concerning the convening of the county board of equalization. The notice to taxpayers and such published notice are required to be provided and published at least 10 days before the local board of equalization begins its annual session.

The county board of equalization is required (among other things) to carefully examine, compare and equalize the county assessments; assure that all taxable properties are included on the assessments lists and that exempt properties are eliminated from the assessment lists; hear and act upon taxpayer complaints; and correct errors and assure conformity to State law and regulations.

State Assessments of Public Utility Property; State Board of Equalization. The State Comptroller of the Treasury is authorized and directed under Tennessee law to assess for taxation, for State, county and municipal purposes, all public utility properties of every description, tangible and intangible, within the State. Such assessment is required to be made annually as of the same day as other properties are assessed by law (as described above) and takes into account such factors as are prescribed by Tennessee law.

On or before the first Monday in August of each year, the assessments are required to be completed and the State Comptroller of the Treasury is required to send a notice of assessment to each company assessable under Tennessee law. Within ten days after the first Monday in August of each year, any owner or user of property so assessed may file an exception to such assessment together with supporting evidence to the State Comptroller of the Treasury, who may change or affirm the valuation. On or before the first Monday in September of each year, the State Comptroller of the Treasury is required to file with the State Board of Equalization assessments so made. The State Board of Equalization is required to examine such assessments and is authorized to increase or diminish the valuation placed upon any property valued by the State Comptroller of the Treasury.

The State Board of Equalization has jurisdiction over the valuation, classification and assessment of all properties in the State. The State Board of Equalization is authorized to create an assessment appeals commission to hear and act upon taxpayer complaints. The action of the State Board of Equalization is final and conclusive as to all matters passed upon by the Board, subject to judicial review consisting of a new hearing in chancery court.

Periodic Reappraisal and Equalization

Tennessee law requires reappraisal in each county by a continuous six-year cycle comprised of an on-site review of each parcel of real property over a five-year period, or, upon approval of the State Board of Equalization, by a continuous four-year cycle comprised of an one-site review of each parcel of real property over a three-year period, followed by revaluation of all such property in the year following completion of the review period. Alternatively, if approved by the assessor and adopted by a majority vote of the county legislative body, the reappraisal program may be completed by a continuous five-year cycle comprised of an on-site review of each parcel of real property over a four-year period followed by revaluation of all such property in the year following completion of the review period.

After a reappraisal program has been completed and approved by the Director of Property Assessments, the value so determined must be used as the basis of assessments and taxation for property that has been reappraised. The State Board of Equalization is responsible to determine whether or not property within each county of the State has been valued and assessed in accordance with the Constitution and laws of the State of Tennessee.

Valuation for Property Tax Purposes

County Valuation of Property. The value of all property is based upon its sound, intrinsic and immediate value for purposes of sale between a willing seller and a willing buyer without consideration of speculative values. In determining the value of all property of every kind, the assessor is to be guided by, and follow the instructions of, the appropriate assessment manuals issued by the division of property assessments and approved by the State Board of Equalization. Such assessment manuals are required to take into account various factors that are generally recognized by appraisers as bearing on the sound, intrinsic and immediate economic value of property at the time of assessment.

State Valuation of Public Utility Property. The State Comptroller of the Treasury determines the value of public utility property based upon the appraisal of the property as a whole without geographical or functional division of the whole (*i.e.*, the unit rule of appraisal) and on other factors provided by Tennessee law. In applying the unit rule of appraisal, the State Comptroller of the Treasury is required to determine the State's share of the unit or system value based upon factors that relate to the portion of the system relating to the State of Tennessee.

Certified Tax Rate

Upon a general reappraisal of property as determined by the State Board of Equalization, the county assessor of property is required to (1) certify to the governing bodies of the county and each municipality within the county the total assessed value of taxable property within the jurisdiction of each governing body and (2) furnish to each governing body an estimate of the total assessed value of all new construction and improvements not included on the previous assessment roll and the assessed value of deletions from the previous assessment roll. Exclusive of such new construction, improvements and deletions, each governing body is required to determine and certify a tax rate (herein referred to as the "Certified Tax Rate") which will provide the same *ad valorem* revenue for

that jurisdiction as was levied during the previous year. The governing body of a county or municipality may adjust the Certified Tax Rate to reflect extraordinary assessment changes or to recapture excessive adjustments.

Tennessee law provides that no tax rate in excess of the Certified Tax Rate may be levied by the governing body of any county or of any municipality until a resolution or ordinance has been adopted by the governing body after publication of a notice of the governing body's intent to exceed the Certified Tax Rate in a newspaper of general circulation and the holding of a public hearing.

The Tennessee Local Government Public Obligations Act of 1986 provides that a tax sufficient to pay when due the principal of and interest on general obligation bonds (such as the Bonds) shall be levied annually and assessed, collected and paid, in like manner with the other taxes of the local government as described above and shall be in addition to all other taxes authorized or limited by law. Bonds issued pursuant to the Local Government Public Obligations Act of 1986 may be issued without regard to any limit on indebtedness provided by law.

Tax Freeze for the Elderly Homeowners

The Tennessee Constitution was amended by the voters in November, 2006 to authorize the Tennessee General Assembly to enact legislation providing property tax relief for homeowners age 65 and older. The General Assembly subsequently adopted the Property Tax Freeze Act permitting (but not requiring) local governments to implement a program for "freezing" the property taxes of eligible taxpayers at an amount equal to the taxes for the year the taxpayer becomes eligible. For example, if a taxpayer's property tax bill is \$500 for the year in which he becomes eligible, his property taxes will remain at \$500 even if property tax rates or appraisals increase so long as he continues to meet the program's ownership and income requirements.

Tax Collection and Tax Lien

Property taxes are payable the first Monday in October of each year. The county trustee of each county acts as the collector of all county property taxes and of all municipal property taxes when the municipality does not collect its own taxes.

The taxes assessed by the State of Tennessee, a county, a municipality, a taxing district or other local governmental entity, upon any property of whatever kind, and all penalties, interest and costs accruing thereon become and remain a first lien on such property from January 1 of the year for which such taxes are assessed. In addition, property taxes are a personal debt of the property owner as of January and, when delinquent, may be collected by suit as any other personal debt. Tennessee law prescribes the procedures to be followed to foreclose tax liens and to pursue legal proceedings against property owners whose property taxes are delinquent.

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Assessed Valuations. According to the Tax Aggregate, property in the County and City reflected a ratio of appraised value to true market value of 1.00.

<u>Class</u>	Assessed <u>Valuation</u>	<u>Rate</u>	Appraised <u>Value</u>
Public Utilities	\$ 13,603,334	55%	\$ 31,164,568
Commercial and Industrial	210,043,800	40%	525,109,500
Personal Tangible	111,670,247	30%	372,234,042
Residential and Farm	125,093,875	25%	500,375,500
Total	<u>\$460,441,256</u>		<u>\$1,428,883,610</u>

The estimated assessed value of property in the City for the fiscal year ending June 30, 2015 (tax year 2014) is \$460,441,256 compared to \$463,051,825 for the fiscal year ending June 30, 2014 (tax year 2013). The estimated actual value of all taxable property for tax year 2014 is \$1,428,883,610 compared to \$1,439,407,011 for tax year 2013.

Source: 2014 Tax Aggregate Report for Tennessee and the City.

Property Tax Rates and Collections. The following table shows the property tax rates and collections of the City for tax years 2011 through 2015 as well as the aggregate uncollected balances for each fiscal year ending June 30.

	PROPERTY 1 AND COLL			Fiscal Collecti		Aggre Uncolle Balai	ected
Tax Year (a)	Assessed Valuation	Tax Rates	Taxes Levied	Amount	Pct	as of June Amount	30, 2015 Pct
2011	\$454,226,484	\$1.96	\$8,945,269	\$8,641,271	96.6%	\$303,998	3.4%
2012	468,248,448	1.96	9,172,794	8,759,559	95.5%	413,235	4.5%
2013	463,051,825	1.96	8,951,791	8,540,278	95.4%	292,808	3.3%
2014	460,441,256	1.96	9,681,393	8,241,080	85.1%	1,440,313	14.9%
2015	462,512,847*	1.96	9,065,251*		IN PROC	GRESS	

(a) The tax year coincides with the calendar year, so tax year 2015, for example is actually fiscal year 2015-2016. * Estimated *Largest Taxpayers*. For the fiscal year ending June 30, 2015 (tax year 2014), the ten largest taxpayers in the City are as follows:

<u>Taxpayer</u>	Business Type	Assessment	% of Total <u>Assessment</u>
1. Aluminum Co. of America	Aluminum Ingot	\$113,739,352	25.0%
2. CMH Management LP	MFG & Mortgage Banker	13,078,713	2.9%
3. Inland Diversified Alcoa	Real Estate	9,440,300	2.1%
4. Faulkner Properties	Real Estate	6,405,160	1.4%
5. MIDEB Nominees #672	Real Estate	4,631,840	1.0%
6. MIDEB Nominees Inc	Real Estate	3,717,840	0.8%
7. Coleman-Prospero Industrial	Manufacturer	3,437,600	0.7%
8. Stock Creek, LLC	Real Estate	3,202,320	0.8%
9. Alcoa TN, LLC	Manufacturer	2,712,600	0.6%
Total		<u>\$160,365,725</u>	<u>35.3%</u>

Source: The City's Audit.

LOCAL OPTION SALES TAX

Pursuant to applicable provisions of Title 67, Chapter 6, Part 7 of *Tennessee Code Annotated*, as amended, (the "Act"), the County levies a county-wide local option sales tax. Under the Act, counties and incorporated cities may levy a sales tax on the same privileges on which the State levies its sales tax. The rate of any sales tax levied by a county or city is limited under State law to two and three-fourths percent (2 3/4%).

Pursuant to the Act, the levy of a sales tax by a county precludes any city from within the county from levying a sales tax, but a city may levy a sales tax in addition to the county's sales tax a rate not exceeding the difference between the county sales tax rate and the maximum local option sales tax rate of two and three fourths percent (2 3/4%). If a city is located in more than one county, each portion of the city that is located in a separate county is treated as a separate city for purposes of determining the maximum sales tax rate.

The City's share of the County-wide sales tax for the most recent five fiscal years indicated as follows:

	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>
General General Purpose	\$6,249,648	\$5,764,787	\$6,964,984	\$7,269,999	\$7,726,630
School Fund	1,464,124	1,644,348	1,733,137	1,806,846	2,003,590
TOTAL	<u>\$7,713,772</u>	<u>\$7,409,135</u>	<u>\$8,698,121</u>	<u>\$9,076,845</u>	<u>\$9,730,220</u>

The Act authorizes a local jurisdiction, by resolution of its governing body, to pledge proceeds raised by the power and authority granted by the Act to the punctual payment of principal of and interest on bonds, notes or other evidence of indebtedness issued for purposes for which such proceeds were intended to be spent. The Board of Commissioners of the City has not pledged any local option sales tax proceeds to bonded indebtedness of the City.

PENSION PLANS

The City has a retirement plan known as the City of Alcoa Employee's Retirement Plan. The Plan was established January 1, 1955. All full-time employees employed at least 30 hours per week, except school personnel who are eligible for membership in the Tennessee Teachers' Retirement System are members of the Plan. The Plan is managed by a Board of Trustees with the First Tennessee Bank, Maryville, Tennessee being agent for the Trustees. The City has no beneficial interest in the trust fund and no funds are ever to revert to the City.

Certain employees of the City school system are members of the Tennessee Consolidated Retirement System (TCRS), an agent multiple-employer public employee retirement system (PERS) that acts as a common investment and administrative agent for political subdivisions in the State.

The TCRS is a defined benefit retirement plan covering teachers and general employees of the State as well as employees of political subdivisions that have elected coverage. Membership in the system is mandatory for State employees, teachers and employees of participating political subdivisions. The TCRS provides retirement benefits as well as death and disability benefits. Benefits are determined by a formula using the member's high five-year average salary and years of service. Members become eligible to retire at the age of 60 with 10 years of service or at any age with 30 years of service. A reduced retirement benefit is available to vested members at age 55. Disability benefits are available to active members with five years of service who become disabled and cannot engage in gainful employment. There is no service requirement for disability that is the result of an accident or injury occurring while the member was in performance of duty. Members joining the system on or after July 1, 1979 were vested after 10 years of service. Benefit provisions are established and amended by State statute. The City pays the total cost of pension contribution.

For additional information on the funding status, trend information and actuarial status of the City's retirement programs, please refer to the appropriate Notes to Financial Statements located in the General Purpose Financial Statements of the City attached herein.

UNFUNDED ACCRUED LIABILITY FOR POST-EMPLOYMENT BENEFITS OTHER THAN PENSIONS

GASB Statement 45 establishes standards for the measurement, recognition, and display of Other Post-Employment Benefits ("OPEB") in the financial reports of state and local government employers. GASB 45 requires the recognition of the accrued liability for the respective year, plus the disclosure of the total unfunded liability. Cash funding of the unfunded liability is not required. For more information see the Notes to the General Purpose Financial Statements located herein.

APPENDIX C

GENERAL PURPOSE FINANCIAL STATEMENTS

City of Alcoa

CITY OF ALCOA, TENNESSEE

COMPREHENSIVE ANNUAL FINANCIAL REPORT

For the Fiscal Year Ended June 30, 2015



"Excellence in Service - Quality of Life"

CITY OF ALCOA, TENNESSEE COMPREHENSIVE ANNUAL FINANCIAL REPORT For the Fiscal Year Ended June 30, 2015

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CITY OF ALCOA, TENNESSEE

SECTION ONE

INTRODUCTORY SECTION

For the Fiscal Year Ended June 30, 2015

City of Alcoa City Officials

CITY OF ALCOA, TENNESSEE

COMPREHENSIVE ANNUAL FINANCIAL REPORT

For the Fiscal Year Ended June 30, 2015

BOARD OF COMMISSIONERS

Donald R. Mull, Mayor Clint Abbott, Jr., Vice Mayor Vaughn Belcher, Commissioner Clayton Bledsoe, Commissioner Ken White, Commissioner

Mark L. Johnson, City Manager G. William Hammon, Jr., Assistant City Manager John Troyer, Director of Finance & Administration

"Excellence in Service - Quality of Life"

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223 Associates Boulevard, Alcoa, Tennessee 37701-1943

(865) 380-4700 FAX (865) 380-4797

December 9, 2015

Honorable Mayor City Council and City Manager City of Alcoa, Tennessee Alcoa, Tennessee

The financial statements of the City of Alcoa, Tennessee for the fiscal year ended June 30, 2015 are submitted for your review. Responsibility for the accuracy and completeness of the presented data, including all disclosures, rests with the City. To the best of our knowledge and belief, this report is accurate in all material respects and is presented in a manner designed to fairly set forth the financial position and results of operations of the City. All disclosures necessary to enable the reader to gain an understanding of the City's financial activities have been included.

This report is presented in five sections: 1) the **Introductory Section** which includes this transmittal letter; 2) the **Financial Section** which includes the independent auditors' report, management's discussion and analysis (MD&A), the basic financial statements, required supplementary information and the combined financial statements; 3) **Miscellaneous Schedules**, which includes selected financial information; 4) **Statistical Information**, and 5) the **Single Audit Section** which includes schedules and independent auditors' reports on federal and state grants.

These financial statements represent management's report to its governing body, constituents, legislative and oversight bodies, investors and creditors. Copies of this report will be sent to elected officials, City management personnel, bond rating agencies, and other agencies that have expressed an interest in the City of Alcoa, Tennessee's financial matters. Copies of this financial report will also be placed in the Alcoa Municipal Building for use by the general public.

This report includes all funds (financial activities) of the City. The City provides a full range of municipal services including police and fire protection, water and electric, sewer and refuse services, development services, municipal courts, education, recreational and cultural activities, streets, traffic control, and general administrative services.

PROFILE OF THE GOVERNMENT

The City of Alcoa is a unique and culturally diverse community located in the eastern part of Tennessee with a resident population according to the 2010 U.S. Census of 8,449. Blount County, the county in which Alcoa resides, has a population of 123,010 as of 2010. The City is a company town built by ALCOA (Aluminum Company of America) starting around 1910. ALCOA was attracted to this area because of the abundance of water power resources. The Little Tennessee River and its tributaries were considered a good source of the hydroelectric energy essential to the aluminum production process. In 1917 the company began construction of the town site that would eventually become the City of Alcoa. The City of Alcoa was chartered by private act of the Tennessee General Assembly effective July 1, 1919.

The City is governed by a City Manager-Commission form of government. The governing body of the City is a five member City Commission who serve a four-year term of office. The elections for Commissioners are held on a staggered basis every two years. Following each regular biennial City election, the Commission elects two of its members to serve for a two-year period as Mayor and Vice Mayor, respectively. The Commission is responsible, among other things, for passing ordinances, resolutions, adopting the budget, appointing committees, and appointing a City Manager. The City Manager is responsible for carrying out the policies and ordinances of the commission and for overseeing the day-to-day operations of the city, as well as appointing heads of the various departments.

The City provides a full range of services, which includes public safety (police and fire protection), street maintenance, parks, public improvements, planning and zoning and general administrative services. The City provides water, sewer and electric services to both city residents and customers who reside outside of our city limits. The City provides its citizens with solid waste collection and is responsible for the day-to-day operation of the countywide Alcoa/Blount County/Maryville Landfill. The Alcoa City Schools operate under the City Charter and are considered a part of the City's financial statement. The Alcoa Schools System provides educational services to students who reside within Alcoa, as well as a large number of tuition students from outside the City.

The annual budget serves as the foundation for the City of Alcoa's financial planning and control. The budget preparation process starts in late January, when City departments begin assessing their needs for the coming year. The City Manager and Finance Director along with each Department Head start meeting in late March and April to discuss proposed budgets. The City Manager in mid-May will present his proposed budget for the upcoming fiscal year to the City Commission in a budget work session. The first reading of the Appropriation and Tax Levy Ordinances is presented in June at the Commission's regular meeting and the second and final reading at a called meeting prior to July 1. A Public Hearing on the proposed budget will be held at one of the June meetings.

The City of Alcoa is a benchmark community. Its citizens are safe, well served, and proud of their neighborhoods. Comprehensive services are provided to citizens and customers using the latest available methods and technology. Employees are professional, effective and a superior quality of life is emphasized.

FACTORS AFFECTING FINANCIAL CONDITION

The information presented in the financial statements is perhaps best understood when it is considered from the broader perspective of the specific environment within which the City of Alcoa operates.

Local Economy

The City of Alcoa is dealing with the economic slowdown, but there are some signs of improving based on our local sales tax revenue increase. This is a sign that the general population feels some encouragement about our economy. The City of Alcoa and Blount County has the fourth lowest unemployment rate in the State at 4.1%. The City staff continues to work with our local industrial development board and developers to draw commercial and industrial business to our area.

The City's official population has grown from 6,870 in 1980, to 6,400 in 1990, to 7,734 in 2000, and to 8,449 in the 2010 census. Prior to the slowdown in 2008, the City was averaging around 35 new home constructions a year. Since 2008 the housing market is on hold, although in the last year we have new homes being constructed. We have about 95 residential lots that are in various stages of completion, which have been put on hold/slowdown due to the down turn of the economy. We feel these developments will be completed as the housing market improves.

The commercial and industrial sections in the City are at various stages of development. The City has a 500 acre research and development park with a mixture of high tech industry, commercial and residential use. The construction of the main entrance and boulevard are complete, and the Industrial Development Board has started the process of recruiting clients. Also, the City is working with the State and a developer to establish a 250 acre urbanism development that is located across from the airport. This property has the potential of being transformed into a new downtown area for the City.

Long-term Financial Planning

The City of Alcoa completed a pedestrian bridge across a major four lane highway and completed an additional 2 miles of walking trails that will tie all of the city's communities into the City greenway walking trails. This project was completed with ARRA, State and local funding. The City has built a new high school (opened August 2015) for approximately twenty-five million dollars. The City is considering building a new fire station, replacing an older station, and due to the location, a new site will be considered to be more centrally located based on how the City has grown in different areas.

Internal Control

The management of the City of Alcoa is responsible for establishing and maintaining a system of internal control structure designed to ensure that the assets of the City are protected from loss, theft, or misuse and that adequate accounting data is compiled to allow for the preparation of the basic financial statements in conformity with U.S. generally accepted accounting principles (GAAP). The internal control structure is designed to provide reasonable, but not absolute, assurance that these objectives are met. The concept of reasonable assurance recognizes that the cost of a control should not exceed the benefits likely to be derived and the valuation of costs and benefits requires estimates and judgments by management.

Budgetary Controls

The City also maintains budgetary controls which are designed to ensure compliance with budgetary and legal provisions embodied in the annually appropriated operating budget approved by the City Commission. Activities of the General Fund, Special Revenue Funds, General Obligation Debt Service Fund, and Proprietary Funds are included in the annually appropriated operating budget. Project-length budgets are prepared for the Capital Projects Funds. The level of budgetary control (that is, the level at which expenditures cannot legally exceed the appropriated amount) is the total operating budget, as adopted by City Commission. However, for budget administrative purposes, the City maintains budgeting controls at department appropriation levels. In addition to maintaining budgetary control via a formal appropriation, the City maintains an encumbrance accounting system. Encumbered appropriations are carried forward at the end of each fiscal year. As demonstrated by the statements and schedules included in the financial section of this report, the City continues to meet its responsibility for sound financial management.

Single Audit

As a recipient of federal and state financial assistance, the City is also responsible for an adequate system of internal control structure to ensure compliance with applicable laws and regulations related to those programs. This internal control structure is subject to periodic evaluation by management of the City.

As a part of the City's single audit, performed in accordance with the Single Audit Act and the U.S. Office of Management and Budget Circular A-133, tests are made to determine the adequacy of the internal control structure, including that portion related to federal financial assistance programs, as well as to determine that the City has complied with applicable laws and regulations. The results of the City's single audit for fiscal year ended June 30, 2015 provided no instances of material weaknesses in the internal control structure or significant violations of applicable laws, regulations or other matters.

OTHER INFORMATION

Independent Audit

City Charter requires an annual audit by independent certified public accountants. The accounting firm of Ingram, Overholt & Bean, PC has been selected by the City Commission. The auditors' report on the financial statements is included in the financial section of the report.

In addition to this report, Ingram, Overholt & Bean, PC was also contracted to perform the Single Audit of the City's federal grant programs. This audit was designed to meet the requirements of the Federal Single Audit Act and the related Office of Management and Budget Circular A-133.

Acknowledgment

The preparation of this report could not have been accomplished without the dedicated service of the entire staff of the Accounting Division, the assistance of administrative personnel in the various departments, and the valuable guidance and assistance of the staff of Ingram, Overholt & Bean, PC. To them and to the City commission and City Manager for their support and interest in improving Alcoa's fiscal policies and practices, I express my sincere appreciation.

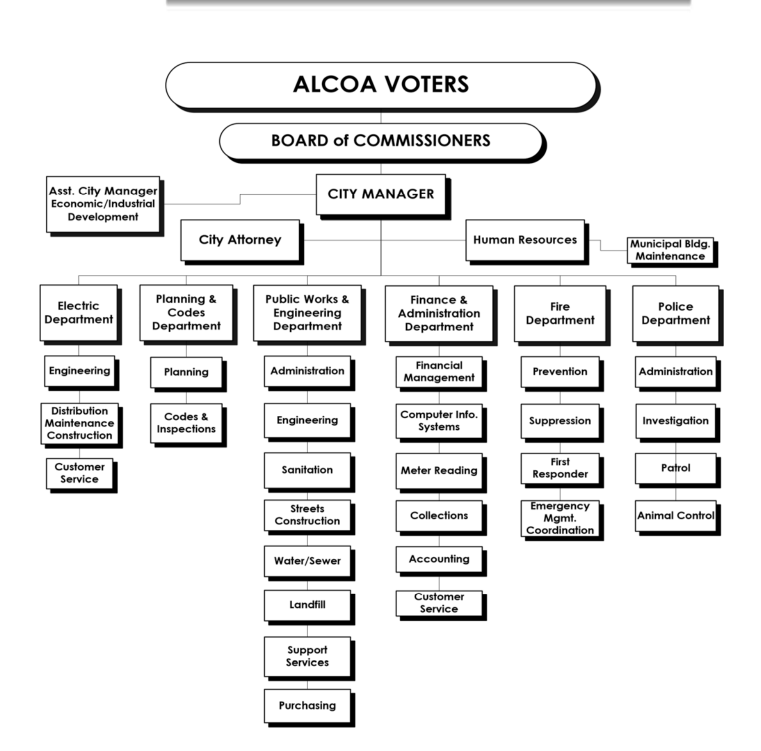
Respectively submitted,

En Troja

John Troyer Director of Finance & Administration



City of Alcoa



CITY OF ALCOA, TENNESSEE

SECTION TWO

FINANCIAL SECTION

For the Fiscal Year Ended June 30, 2015

Ingram **Overholt** CERTIFIED PUBLIC ACCOUNTANTS

Joe S. Ingram, CPA (1948 – 2011) Lonas D. Overholt, CPA Robert L. Bean, CPA 428 Marilyn Lane Alcoa, Tennessee 37701

Telephone 865-984-1040 Facsimile 865-982-1665

INDEPENDENT AUDITORS' REPORT

Honorable Mayor, Members of the Board of Commissioners and City Manager City of Alcoa Alcoa, Tennessee

Report on the Financial Statements

We have audited the accompanying financial statements of the governmental activities, the business-type activities, each major fund, and the aggregate remaining fund information of the City of Alcoa, Tennessee (the City), as of and for the fiscal year ended June 30, 2015, and the related notes to the financial statements, which collectively comprise the City's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

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

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

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, the business-type activities, each major fund, and the aggregate remaining fund information of the City of Alcoa, Tennessee, as of June 30, 2015, and the respective changes in financial position and, where applicable, cash flows thereof and the respective budgetary comparisons for the General Fund and the Education Fund for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis of a Matter

As discussed in Note 19 to the financial statements, in 2015 the City adopted new accounting guidance, GASB No. 68 Accounting and Financial Reporting for Pensions – an amendment of GASB No. 27. Our opinion is not modified with respect to this matter.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis on pages ix through xviii, and required supplementary schedules pages 93 through 102 be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Government Accounting Standards Board, who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do no express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming opinion on the financial statements that collectively comprise the City of Alcoa, Tennessee's basic financial statements. The introductory section, combining and individual nonmajor fund financial statements, other supplementary information, and statistical section are presented for purposes of additional analysis and are not a required part of the basic financial statements. The schedule of expenditures of federal awards is presented for purposes of additional analysis as required by U.S. Office of Management and Budget Circular A-133 *Audits of States, Local Governments, and Non-Profit Organizations*, and is also not a required part of the basic financial statements.

The combining and individual nonmajor fund financial statements, other supplementary information, statistical section, miscellaneous schedules section, and the schedule of expenditures of federal awards are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the combining and individual nonmajor fund financial statements, other supplementary information, statistical schedules, miscellaneous schedules, and the schedule of expenditures of federal awards are fairly stated, in all material respects, in relation to the basic financial statements as a whole.

The introductory section has not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we do not express an opinion or provide any assurance on it.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report, dated December 9, 2015, on our consideration of the City of Alcoa, Tennessee's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the City of Alcoa, Tennessee's internal control over financial reporting and compliance and compliance.

Ingram, Overholt & Bean, PC Alcoa, Tennessee December 9, 2015



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MANAGEMENT'S DISCUSSION AND ANALYSIS

This section of the City of Alcoa's (the City) Annual Financial Report presents a narrative overview and analysis of the financial activities of the City for the fiscal year ended June 30, 2015. Readers are encouraged to consider the information presented here in conjunction with additional information that has been furnished in the letter of transmittal.

OVERVIEW OF THE FINANCIAL STATEMENTS

This discussion and analysis is intended to serve as an introduction to the City's basic financial statements. The City's basic financial statements are comprised of three components: (1) **Government-wide** financial statements, (2) **Fund** financial statements, and (3) **Notes** to the financial statements. This report also contains **other supplementary information** in addition to the basic financial statements.

Government-wide Financial Statements

The government-wide financial statements are designed to provide readers with a broad overview of the City's finances, in a manner similar to a private-sector business.

The **statement of net position** presents information on all of the City's assets and liabilities, with the difference between the two reported as net position. Over time, increases or decreases in net position may serve as a useful indicator of whether or not the financial position of the City is improving or deteriorating.

The **statement of activities** presents information showing how the City's net position changed during the current fiscal year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will only result in cash flows in future periods, such as revenues pertaining to uncollected taxes and expenses pertaining to earned but unused vacation and sick leave.

Both of the government-wide statements distinguish functions of the City that are principally supported by taxes and intergovernmental revenues (governmental activities) from other functions that are intended to recover all or a significant portion of their costs through user fees and charges (business-type activities). The governmental activities of the City include police, fire, community services, public works, community relations, mayor and council, city manager, recorder, municipal court, development services, economic development, financial services, human resources, and information technology. The business-type activities of the City include stormwater utility, water and sewer utility, electric utility, and landfill.

Fund Financial Statements

The fund financial statements are designed to report information about groupings of related accounts that are used to maintain control over resources that have been segregated for specific activities or objectives. The City, like other state and local governments, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. All of the funds of the City can be divided into the following two categories: **governmental** funds and **proprietary** funds.

Fund Financial Statements (Continued)

Governmental funds. Governmental funds are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements. Most of the City's basic services are reported in governmental funds. These statements, however, focus on near term inflows and outflows of spendable resources and spendable resources available at the end of the fiscal year. Such information may be useful in determining what financial resources are available in the near future to finance the City's programs.

Because the focus of governmental funds is narrower than that of the government-wide financial statements, it is useful to compare the information presented for governmental funds with similar information presented for governmental activities in the government-wide financial statements. By doing so, readers may better understand the long-term impact of the government's near-term financing decisions. Both the governmental fund balance sheet and the governmental fund statement of revenues, expenditures, and changes in fund balances provide a reconciliation to facilitate this comparison between governmental funds and governmental activities.

The City maintains several individual governmental funds organized according to their type (special revenue, debt service, and capital projects). Information is presented separately in the governmental fund balance sheet and in the governmental fund statement of revenues, expenditures, and changes in fund balances for the general fund, education (special revenue fund), general obligation debt service fund, and school construction capital projects fund, which are all considered to be major funds. Data from the remaining governmental funds are combined into a single, aggregated presentation. Individual fund data for each of the non-major governmental funds is provided in the form of combining statements elsewhere in the financial statements.

The City adopts an annual appropriated budget for the general, special revenue, capital projects, and general obligation debt service. Budgetary comparison statements have been provided in the basic financial statements for the general, capital projects, and special revenue funds to demonstrate compliance with the budget. These statements for the non-major special revenue, capital projects, and general obligation debt service funds are included in Other Supplementary Information.

Proprietary funds. Proprietary funds are generally used to account for services for which the City charges customers – either outside customers, or departments of the City. Proprietary funds provide the same type of information shown in the government-wide financial statements, only in more detail. The City maintains the following two types of proprietary funds:

- Enterprise funds are used to report the same functions presented as business-type activities in the governmentwide financial statements. The City uses enterprise funds to account for its Stormwater Utility, Water and Sewer Utility, Electric Utility, and Landfill operations. All enterprise funds are considered to be major funds of the City.
- **Internal Service funds** are used to report activities that provide supplies and services for certain City programs and activities. The City uses internal service funds to account for its health insurance, flexible spending, OPEB and service center operations. The internal service funds are combined into a single, aggregated presentation in the proprietary fund financial statements. Individual fund data for the internal service fund is provided in the form of combining statements elsewhere in the financial statements.

Notes to the Financial Statements

The notes to the financial statements provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements.

FINANCIAL HIGHLIGHTS

• The assets of the City exceeded its liabilities at the close of the most recent fiscal year by \$70.5 million (net position). The total net position decreased by \$5.1 million compared to the prior year. Included in the results is a \$14.2 million liability due to a change in pension accounting requirements. Without the change in pensions, the change in net position increased by \$9.1 million.

FINANCIAL HIGHLIGHTS (Continued)

- At June 30, 2015, the City's governmental activities reported combined ending fund balances of \$11.5 million, a ٠ decrease of \$4.5 million in comparison to the prior year. Included in these totals is a \$13.1 million change due to the change in pension accounting requirements. Without the change for pensions, the City's net position for governmental activities increased \$8.5 million.
- At June 30, 2015, total fund balance for the general fund was \$5.1 million. The unassigned portion of the fund ٠ balance is \$4.1 million, which is 23.3% of total general fund expenditures of \$17.6 million.
- At June 30, 2015, the City's proprietary funds reported combined total net position of \$59 million, and total ٠ unrestricted net position of \$7.3 million.
- The City issued \$18 million in bonds which included \$9.995 million for the Alcoa High School Construction Project, ٠ Public Works Projects and \$9 million in refunding bonds for savings.

Combining Statements

The combining statements referred to earlier in connection with non-major governmental funds and internal service funds, and fiduciary funds are presented immediately following the notes to the financial statements.

GOVERNMENT-WIDE STATEMENTS FINANCIAL ANALYSIS

STATEMENTS OF NET POSITION **Governmental Activities** Total Total **Business-Type Activities** 2014 2015 2014 Assets 2015 2015 2014 81.934.518 Current and other Assets 33.250.324 38.387.970 \$ 34.868.802 \$ 43.546.548 \$ 68,119,126 \$ \$ \$ Capital assets (net) 88.162.110 66,114,763 120,485,631 113.863.144 208.647.741 179.977.907 Capital lease property 10.007.914 10.198.992 27.947 10.007.914 10.226.939 Total Assets 131,420,348 114,701,725 155,354,433 157,437,639 286,774,781 272,139,364 Deferred Outflows of Resources: Deferred state regulatory charges 1,130,197 1,217,990 1,130,197 1,217,990 Pension deferrals 4,189,165 867,902 5,057,067 Total Deferred Outflows 4,189,165 1,998,099 1,217,990 1,217,990 6,187,264 Liabilities Long-term liabilities 100,817,456 83,213,832 77,272,229 79,016,205 178,089,685 162,230,037 Other liabilities 6,700,795 20,238,588 20,078,831 29,306,436 9,067,848 26,779,626 **Total Liabilities** 89,914,627 97,510,817 109,885,304 99,095,036 207,396,121 189,009,663 Deferred Inflows of Resources: 837,020 Pension deferrals 4,520,218 5,357,238 Deferred Revenue 9,681,393 8,757,435 9,681,393 8,757,435 837,020 Total Deferred Inflows 14,201,611 8,757,435 15,038,631 8,757,435 Net Position Net investment in capital Assets 18,643,895 6,206,361 50,190,104 41,602,343 68,833,999 47,808,704 Restricted for: General Fund 1,005,526 633,361 1,005,526 633,361 Special revenue 1,801,413 1,007,601 1,801,413 1,007,601 Capital projects 6,485,863 15,531,647 6,485,863 15,531,647 Debt service 2,945,179 1,787,413 2,945,179 1.787.413 1,407,958 1,407,958 Property acquisitions 1,477,123 1,477,123 Unrestricted (deficit) (19.359.278)(9, 136, 720)7,337,468 16,550,292 12,021,810) 7,413,572 **Total Net Position** 11.522.598 16.029.663 59.004.695 59.560.593 70.527.293 75.590.256 xi

Analysis of Net Position

As noted earlier, net position may serve as a useful indicator of a government's financial position. For the City, assets exceeded liabilities by \$70.5 million and \$75.6 million at June 30, 2015 and June 30, 2014, respectively.

The largest portion of the City's net position reflects its investment of \$68.8 million in capital assets (e.g. land, buildings, infrastructure, improvements, machinery and equipment), less any related debt used to acquire those assets that are still outstanding. The City uses these capital assets to provide services to citizens; consequently, these assets are not available for future spending. Although the City's investment in its capital assets is reported net of related debt, it should be noted that the resources needed to repay this debt must be provided from other sources, since the capital assets themselves cannot be liquidated for these liabilities.

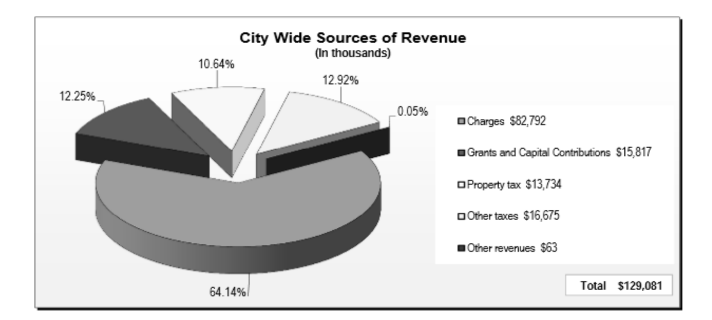
An additional portion of the City's net position, \$13.7 million (19%) represents resources that are subject to external restrictions on how they may be used.

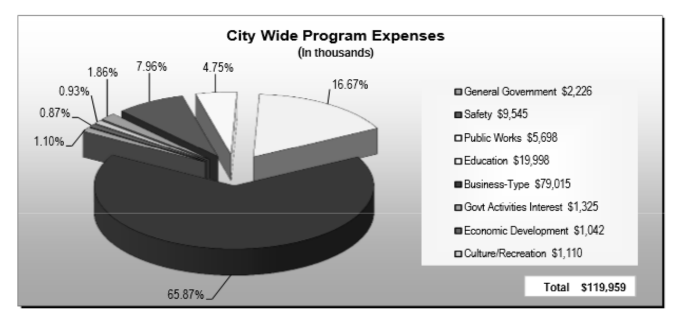
Analysis of Change in Net Position

The City's net position decreased by \$5,062,963 for the fiscal year 2015. These changes are explained in the government and business-type activities presented below.

	Changes in Net Position									
	Government	al Activities	Business-Ty	pe Activities	Total	Total				
Revenues	2015	2014	2015	2014	2015	2014				
Program Revenues:										
Charges for services	\$ 1,558,723	\$ 1,788,866	\$ 81,233,771	\$ 78,469,547	\$ 82,792,494	\$ 80,244,910				
Operating grants and										
contributions	10,536,788	9,071,291	75,718	90,559	10,612,506	9,161,850				
Capital grants and										
contributions	5,202,207	3,107,392	-	-	5,202,207	3,107,392				
General Revenues:										
Sales taxes	14,520,112	14,256,596	-	-	14,520,112	14,256,596				
State income taxes	95,095	87,636	-	-	95,095	87,636				
Property taxes	13,734,216	12,723,141	-	-	13,734,216	12,723,141				
Business taxes/licenses	897,280	902,658	-	-	897,280	902,658				
Miscellaneous taxes	790,571	512,845	-	-	790,571	512,845				
Investment earnings	56,826	17,032	7,322	22,752	64,148	39,784 155,929				
In-lieu of taxes Total Revenues	371,954	<u> </u>	81,316,811	78.582.858	371,954	121.206.244				
Total Revenues	47,763,772	42,023,380	81,310,811	/8,382,838	129,080,583	121,200,244				
Expenses										
General government	2,226,413	2,163,198	-	-	2,226,413	2,163,198				
Police and Fire	9,544,500	9,118,341	-	-	9,544,500	9,118,341				
Public works and streets	5,698,308	4,583,593	-	-	5,698,308	4,583,593				
Recreation and Culture	1,110,699	1,003,749	-	-	1,110,699	1,003,749				
Economic development	1,042,221	713,405	-	-	1,042,221	713,405				
Education	19,998,346	20,290,532	-	-	19,998,346	20,290,532				
Interest on long-term debt	1,324,010	1,189,641	-	-	1,324,010	1,189,641				
Water and Sewer	-	-	11,673,591	10,247,877	11,673,591	10,247,877				
Electric Utility	-	-	62,513,432	61,009,610	62,513,432	61,009,610				
Landfill	-	-	3,719,323	3,943,753	3,719,323	3,943,753				
Stormwater Utility			1,108,997	1,082,711	1,108,997	1,082,711				
Total expenses	40,944,497	39,062,459	79,015,343	76,283,951	119,959,840	115,346,410				
Increase (decrease) in										
net position before										
transfers and other sources	6.819.275	2 5 (0 0 0 7	2 201 469	2,298,907	0 100 742	5 950 924				
Transfers-in-lieu of tax	1.728.324	3,560,927 1.686.883	2,301,468 (1,728,324)	2,298,907 (1.686,883)	9,120,743	5,859,834				
Change in net position	8,547,599	5,247,810	573,144	612,024	9,120,743	5,859,834				
Net position at beginning	0,347,399	5,247,810	575,144	012,024	9,120,745	5,659,654				
of year	16,029,663	10,781,853	59,560,593	58,948,569	75,590,256	69,730,422				
Prior period adjustment -	10,027,005	10,701,055	57,500,595	50,740,509	15,570,250	07,750,422				
pensions	(13,054,664)	-	(1,129,042)	-	(14,183,706)	-				
Net position at end of year	<u>\$ 11,522,598</u>	<u>\$ 16,029,663</u>	<u>\$ 59,004,695</u>	<u>\$ 59,560,593</u>	<u>\$ 70,527,293</u>	<u>\$ 75,590,256</u>				

City of Alcoa, Tennessee for the Fiscal Year Ended June 30, 2015





Governmental activities:

- Governmental activities increased the City governmental net position by \$8,547,599.
- Governmental activities revenue increased by \$5.14 million over the prior year primarily due to increases in property tax collections, sales tax increase, and grant items.
- Investment earnings increased by \$39,794.
- The General Fund departments demonstrated fiscal responsibility by under-spending the appropriated budget by \$378,676.

Business-type activities:

- Business-type activities increased the City's net position by \$573,144, whereas the prior year had produced an increase in net position of \$612,024.
- The Electric Utility is the largest business-type activity of the City, with a total expense of \$62,513,432. The City of Alcoa is a distributor of electrical power that is purchased from the Tennessee Valley Authority (TVA) and then transmitted and sold by the City to its residential and commercial customers. In October 2006, TVA began adjusting the wholesale power costs to the City each quarter for a fuel cost adjustment (FCA), then in 2009 TVA changed the FCA from quarterly to monthly. These FCA cost adjustments are passed through in electric rate adjustments to the City's customers each month. The FCA can fluctuate the City's electric rates up or down each month. TVA, in October 2009, increased their base wholesale rate, as well as the FCA, by 20%.
- The Water and Sewer Utility ended the fiscal year with total expenses of \$11,673,591. Beginning July 1, 2009, the City had a rate increase for both water and sewer of 15%. During the 2009 fiscal year, the City initiated a special project to install three (3) sewer flow meters with the purpose to record and charge one of the City's largest commercial accounts. Based on studies, additional sewer revenues could be anticipated. The project, originally scheduled for completion by September 30, 2008, was put on hold due to issues with the flow meters. The project was completed and operational in January 2010. The City had several capital contribution projects that were completed during the fiscal year that resulted in the increase in net position.
- The Landfill Utility ended the fiscal year with total expenses of \$3,719,323 and ended with a net loss of \$41,713. This loss over the prior year ended June 30, 2014, was mainly due to less revenue generated from private haulers.
- The Stormwater Utility ended the fiscal year with total expenses of \$1,108,997 and ended with a net loss of \$73,409.
- Fees provide the largest share of revenues for all of the business-type activities.

FUND STATEMENTS FINANCIAL ANALYSIS

As noted earlier, the City uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements.

Governmental funds

The focus of the City's governmental funds is to provide information on near-term inflows, outflows, and balances of resources that are available for spending. Such information is useful in assessing the City's financing requirements. In particular, unassigned fund balance may serve as a useful measure of a government's net resources available for spending at the end of the fiscal year. Types of governmental funds reported by the City include the General Fund, Special Revenue Funds, Debt Service Funds, and Capital Project Funds.

Governmental funds (Continued)

As of the end of the fiscal year ended June 30, 2015, the City's governmental funds reported combined ending fund balances of \$16.4 million, a decrease of \$5.7 million from 2014. Approximately \$4.1 million or (25%) of this total amount constitute unassigned fund balance, which is available for spending at the City's discretion. The remainder of fund balance is restricted, committed, or assigned to indicate that it is not available for new spending because it has already been restricted, committed, or assigned to (1) liquidate existing contracts and purchase orders, (2) to pay debt service, and (3) for other restricted purposes.

The General Fund is the chief operating fund of the City. At the end of the current fiscal year, the unassigned fund balance of the General Fund was \$4.1 million while total fund balance was \$5.1 million. As a measure of the General Fund's liquidity, it may be useful to compare unassigned fund balance and total fund balance to total fund expenditures. Total unassigned fund balance represents 23.6% of total general fund expenditures of \$17.58 million. The increase in fund balance is due to higher than budgeted collections in the area of local sales tax, property tax, and penalties collected on property tax, etc.

The Education Fund is the operating fund for the Alcoa City Schools. As of June 30, 2015, the fund balance is \$1,093,096. The fund balance represents 6.3% of the schools total budget of \$17,450,000. The primary reason for the increase is the increase in local sales tax.

The Debt Service Fund is used to pay principal and interest for debt issued for City and School-related projects. The revenue in the Debt Service Fund was from transfers made by the General Fund and Enterprise Funds. The assigned fund balance at June 30, 2015 is \$2,945,179 in the debt service fund.

Schedules for Other Non-Major Governmental Funds, Capital Projects, and Special Revenue Funds are also found in the financial statements and discussed in the notes to the financial statements.

Proprietary funds

The City's proprietary funds provide the same type of information found in the government-wide financial statements, but in more detail.

As of June 30, 2015, the Stormwater Utility net position totaled \$982,702. No major projects have been launched so a fund balance could be created to handle any future ventures. The Utility's expenses exceeded revenue and generated a net loss of \$73,409.

Net position for Water and Sewer Utility as of June 30, 2015 were \$19,498,899, an increase of \$29,998 from 2014. The increase was primarily due to rate increases made in the Water and Sewer Utility.

Net position of the Electric Utility as of June 30, 2015 was \$36,274,464, a decrease of \$247,828. The electric utility rates, as discussed earlier, were increased during the 2011 fiscal year by Tennessee Valley Authority. The rate increases were passed on to our customers. In addition, the City of Alcoa Electric implemented a local retail rate increase of 2.5% effective July 1, 2010. Expenditures during the current year were approximately \$1,504,000 more than the prior year, while revenues were up approximately \$902,000.

Net position of the Landfill Utility as of June 30, 2015 was \$2,248,630, a decrease of \$41,713, primarily due to less revenue generated from private haulers.

(Continued)

<u>Budget Highlights – General Fund</u>

The difference between the original budget and the final amended budget increased by \$330,000.

Significant difference (greater than \$100k) between the final amended budget and actual amounts can be summarized as follows:

Tax revenues were increased by \$180,000 due to public works labor and materials. Contributions/grants to other agencies increased by \$140,000 due to retirement supplements.

CAPITAL ASSET AND DEBT ADMINISTRATION

Capital Assets

The City's capital assets for its governmental and business type activities as of June 30, 2015 and 2014 amount to \$218,655,655 and \$190,177,846 (net of accumulated depreciation), respectively. Capital assets include land, buildings, infrastructure, improvements, machinery and equipment, and construction in progress.

The table below reflects the capital assets at the end of both fiscal years:

	Capital Assets, Net of Depreciation									
	Government	al Activities	Business-Ty	pe Activities	Total	Total				
	<u>2015</u>	<u>2014</u>	<u>2015</u>	<u>2014</u>	<u>2015</u>	<u>2014</u>				
Land	\$ 1,999,450	\$ 1,999,450	\$ 2,204,363	\$ 2,204,363	\$ 4,203,813	\$ 4,203,813				
Buildings	29,672,905	29,672,905	87,731,404	85,226,075	117,404,309	114,898,980				
Infrastructure	41,926,576	29,209,051	-	-	41,926,576	29,209,051				
Improvements	15,631,085	14,989,944	58,752,375	51,814,420	74,383,460	66,804,364				
Machinery and equipment	8,588,489	7,594,050	32,964,909	32,065,896	41,553,398	39,659,946				
Capital lease property	10,094,911	10,657,168	-	259,222	10,094,911	10,916,390				
Construction in progress	33,924,400	23,179,825	5,419,619	4,056,879	39,344,019	27,236,704				
Total Capital Assets	141,837,816	117,302,393	187,072,670	175,626,855	328,910,486	292,929,248				
Less: Accumulated										
Depreciation	(43,667,792)	(40,988,638)	(66,587,039)	(61,762,764)	(110,254,831)	(102,751,402)				
Capital Assets, net of Depreciation	<u>\$ 98,170,024</u>	<u>\$ 76,313,755</u>	<u>\$120,485,631</u>	<u>\$113,864,091</u>	<u>\$_218,655,655</u>	<u>\$ 190,177,846</u>				

Major capital asset events during the current fiscal year included the following:

- Various equipment and vehicles were acquired for use in both governmental and business-type activities.
- Continued water line and sewer lines projects (new and rehab)
- Continued work on an auxiliary water line intake
- Continued work on installation of a new electric meter reading system (TWAC)
- City-wide traffic signalization improvement project
- Alcoa High School construction project

Capital Assets (Continued)

For government-wide financial statement presentation, all depreciable capital assets are depreciated from acquisition date to the end of the current fiscal year. Fund financial statements record capital asset purchases as expenditures. Please refer to the Notes to the Financial Statements (See Note 5 -Capital Assets) for further information regarding capital assets.

Debt Administration

At the end of the current fiscal year, the City had total long-term obligations outstanding of \$169.1 million. Of this amount, \$148.5 million are revenue bonds, general obligation bonds, and capital outlay notes backed by the full faith and credit of the City and \$8.8 million is estimated liability for Landfill closure and post closure costs and capital outlay notes. The remainder includes capital leases of \$9.7 million and compensated absences of \$2.2 million (See Note 6 – Long-Term Liabilities).

	Outstanding Long-Term Obligations									
	Governme	ntal Activities	Business-T	vpe Activities	Total	Total				
	2015	2014	2015	2014	<u>2015</u>	<u>2014</u>				
General Obligation/										
Revenue Bonds	\$ 78,150,000	\$ 70,550,000	\$ 70,333,837	\$ 72,833,801	\$148,483,837	\$143,383,801				
Capital leases	9,656,129	9,802,394	-	27,947	9,656,129	9,830,341				
Compensated absences	974,749	1,203,808	1,241,066	1,250,891	2,215,815	2,454,699				
Estimated liability for										
closure/post-closure										
care costs			8,777,906	8,248,362	8,777,906	8,248,362				
Total long-term										
obligations	<u>\$ 88,780,878</u>	<u>\$ 81,556,202</u>	<u>\$ 80,352,809</u>	<u>\$ 82,361,001</u>	<u>\$169,133,687</u>	<u>\$163,917,203</u>				

The City of Alcoa's total long-term debt increased by a net of \$5.216,484 during the current fiscal year. The key factor to this increase was due to the City borrowed \$18,995,000 to finance Alcoa High School Construction and refund 2006 bonds of \$7,900,000 during the year. The City retired other debt in the amount of \$5,694,964.

Additional information on the City's long-term debt can be found in the Notes to the Financial Statements (see Note 6 – Long-Term Liabilities).

ECONOMIC FACTORS AND NEXT YEAR'S BUDGET AND RATES

- The unemployment rate for the City of Alcoa is currently 8.4%. This is lower than the State's average unemployment rate of 9.8%.
- The commercial industry has improved in the past twelve months and the City believes it will continue to improve.
- Inflationary trends in the region compare favorably to national indices.

All of these factors were considered in preparing the City of Alcoa's budget for the 2016 fiscal year. During the current fiscal year, the total unassigned fund balance in the general fund increased by \$1,375,030 primarily due to tax revenue increases and due to the overall economy upswing. The City of Alcoa has not appropriated any of this amount for spending in the 2016 fiscal year budget. The remaining budgets had very little, if any, changes from the prior year.

(Continued)

REQUESTS FOR INFORMATION

This financial report is designed to provide our citizens, taxpayers, city commissioners, customers, investors, and creditors with a general overview of the City's finances. If you have any questions about this report or need additional information, contact:

City of Alcoa, Tennessee Finance and Administration Department Accounting Division 223 Associates Boulevard Alcoa, TN 37701 (865) 380-4700

CITY OF ALCOA, TENNESSEE

GOVERNMENT WIDE FINANCIAL STATEMENTS

June 30, 2015

CITY OF ALCOA, TENNESSEE STATEMENT OF NET POSITION For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	Primary	Government		
	Governmental	Business-type	Total	Total
	Activities	Activities	<u>2015</u>	<u>2014</u>
ASSETS:				
Cash and certificates of deposit	\$ 14,482,395	\$ 12,901,178	\$ 27,383,573	\$ 27,901,362
Investments	3,123,677	φ 12,701,170	3,123,677	13,751,466
Property taxes receivable (net of allowance)	10,449,998	-	10,449,998	10,299,429
Other receivables (net of allowance)	2,171,841	8,176,060	10,347,901	10,738,643
Due from other governments	3,022,413		3,022,413	2,310,471
Inventories	-	1,178,379	1,178,379	1,447,121
Prepaid items	-	3,857,990	3,857,990	3,780,211
Restricted Assets:		- , ,	- , · ,	
Cash and certificates of deposit	-	8,755,195	8,755,195	11,732,815
Capital Assets (Note 5):		, ,	, ,	, ,
Non-depreciable assets	35,923,850	2,204,364	38,128,214	31,440,518
Depreciable assets, net of depreciation	52,238,260	118,281,267	170,519,527	148,510,389
Capital lease property	10,007,914		10,007,914	10,226,939
Total Capital Assets, net of Depreciation	98,170,024	120,485,631	218,655,655	190,177,846
Total Assets	131,420,348	155,354,433	286,774,781	272,139,364
DEFERRED OUTFLOWS OF RESOURCES:		1 120 107	1 120 107	1 217 000
Deferred State Regulatory Charges	4 190 165	1,130,197	1,130,197	1,217,990
Pension Deferrals Total Deferred Outflows of Resources	<u>4,189,165</u> <u>4,189,165</u>	<u> </u>	<u>5,057,067</u>	1,217,990
Total Deleffed Outflows of Resources	4,189,105	1,998,099	6,187,264	1,217,990
LIABILITIES:				
Accounts payable	3,822,746	12,159,059	15,981,805	17,145,929
Accrued liabilities	1,296,199	358,085	1,654,284	517,309
Customer deposits	-	1,654,990	1,654,990	1,561,606
Unearned revenue	907,992	-	907,992	1,560,027
Other liabilities	-	2,348,450	2,348,450	2,649,959
Long-term Liabilities:	-			
Due within one year (Note 6)	3,040,911	3,395,131	6,436,042	6,074,679
Due in more than one year (Note 6)	85,739,967	68,179,772	153,919,739	149,594,162
Estimated liability – Landfill closure/		0.555.007	0.555.004	0.040.070
Postclosure (Note 6)	-	8,777,906	8,777,906	8,248,362
Net unfunded pension liability (Note 7)	14,136,994	637,424	14,774,418	1,151,457
Post-employment benefit	040 405		040 405	506 172
obligation (Note 7)	940,495	97,510,817	<u>940,495</u> 207,396,121	<u>506,173</u> 189,009,663
Total Liabilities	109,885,304	97,510,817	207,390,121	189,009,003
DEFERRED INFLOWS OF RESOURCES:				
Unavailable revenue – property tax	9,681,393	-	9,681,393	8,757,435
Pension deferrals	4,520,218	837,020	5,357,208	
Total Deferred Inflows of Resources	14,201,611	837,020	15,038,601	8,757,435
NET POSITION:				
Net investment in capital assets, (Note 19)	18,643,895	50,190,104	68,833,999	47,808,704
Restricted for:	- , ,		, ,	· · · · · · · · · ·
General Fund	1,005,526	-	1,005,526	633,361
Special Revenue Funds:	, ,		, ,	
Education	1,252,804	-	1,252,804	564,199
Streets	531,839	-	531,839	389,625
Drug Enforcement	15,250	-	15,250	44,901
Vehicle enforcement	1,520	-	1,520	8,876
Capital Projects:				
Capital Projects	453,048	-	453,048	
Education	1,259,374	-	1,259,374	12,514,975
Public Works/Safety	4,773,441	-	4,773,441	3,016,672
Debt Service	2,945,179	-	2,945,179	1,787,413
Property Acquisitions	-	1,477,123	1,477,123	1,407,958
Unrestricted (deficit)	(19,359,278)	7,337,468	(12,021,810)	7,413,572
Total Net Position	<u>\$ 11,522,598</u>	<u>\$ 59,004,695</u>	<u>\$ 70,527,293</u>	<u>\$ 75,590,256</u>
See accompanying independent auditors' report and i				

CITY OF ALCOA, TENNESSEE STATEMENT OF ACTIVITIES For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

		Program Revenues				Changes in Net	Position	
						Primary Governi	nent	
		Changes for	Operating	Capital	Covernmental	Ducinoga truno	Total	Total
Functions/Programs	Expenses	Charges for <u>Services</u>	Grants and <u>Contributions</u>	Grants and <u>Contributions</u>	Governmental <u>Activities</u>	Business-type <u>Activities</u>	<u>Total</u> 2015	Total <u>2014</u>
PRIMARY GOVERNMENT								
Governmental Activities:								
General Government	\$ 2,226,413	\$ 267,622	\$ 176,654	\$ -	\$ (1,782,137)	\$ -	\$ (1,782,137)	\$ (1,640,773)
Public Safety	9,544,500	504,445	15,301	-	(9,024,754)	-	(9,024,754)	(9,012,047)
Public Works	5,698,308	304,002	221,561	5,202,207	29,462	-	29,462	(1,217,705)
Economic Development	1,042,221	11,549	-	-	(1,030,672)	-	(1,030,672)	(684,725)
Education	19,998,346	451,405	10,123,272	-	(9,423,669)	-	(9,423,669)	(10,424,962)
Culture and Recreation Interest on long-term	1,110,699	19,700	-	-	(1,090,999)	-	(1,090,999)	(989,315)
debt	1,324,010				(1,324,010)		(1,324,010)	(1,189,641)
Total Governmental								
Activities	40,944,497	1,558,723	10,536,788	5,202,207	(23,646,779)		<u>(23,646,779</u>)	(25,159,168)
Business-Type Activities:								
Landfill	3,719,323	3,534,132	75,718	-	-	(109,473)	(109,473)	(533,503)
Electric	62,513,432	64,201,148	-	-	-	1,687,716	1,687,716	2,219,369
Water/Sewer Utility	11,673,591	12,462,903	-	-	-	789,312	789,312	710,934
Stormwater Utility	1,108,997	1,035,588				(73,409)	(73,409)	(56,387)
Total Business-type								
Activities	79,015,343	81,233,771	75,718			2,294,146	2,294,146	2,340,413
Total Primary								
Government	<u>\$ 119,959,840</u>	<u>\$ 82,792,494</u>	<u>\$ 10,612,506</u>	<u>\$ 5,202,207</u>	(23,646,779)	2,294,146	(21,352,633)	(22,818,755)
General Revenues:								
Taxes, net of related credits:					10 50 1 01 1		10 50 1 01 6	
Property tax					13,734,216	-	13,734,216	12,723,141
Sales tax					14,520,112	-	14,520,112	14,256,596
State income and excise tax Business taxes/licenses					95,095 897,280	-	95,095 897,280	87,636 902,658
In-lieu-of taxes					371,954	-	371,954	155,929
Miscellaneous taxes					790,571	-	790,571	512,845
Investment earnings					56,826	7,322	64,148	39,784
Transfers – In-lieu-of-tax payme	ents				1,728,324	(1,728,324)	-	-
Total General Revenues and T					32,194,378	(1,721,002)	30,473,376	28,678,589
Change in Net Position					8,547,599	573,144	9,120,743	5,859,834
Net Position – Beginning					16,029,663	59,560,593	75,590,256	69,730,422
Prior Period Adjustment to Net	Position – Pension	us (GASB 68) – 1	Note 19		(13,054,664)	(1,129,042)	<u>(14,183,706</u>)	
Adjusted Net Position - Beginni	ng				2,974,999	58,431,551	61,406,550	69,730,422
Net Position – Ending					<u>\$ 11,522,598</u>	<u>\$59,004,695</u>	<u>\$70,527,293</u>	<u>\$75,590,256</u>

CITY OF ALCOA, TENNESSEE

FUND FINANCIAL STATEMENTS

June 30, 2015

CITY OF ALCOA, TENNESSEE BALANCE SHEET Governmental Funds For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

				General Obligation		School Construction &	Alcoa High School	Non-Major Other		
ASSETS AND DEFERRED OUTFLOWS	~ .		Debt	Public Works		Improvement	Construction	Governmental		mental Funds
OF RESOURCES	<u>General</u>	Education	<u>Service</u>	Construction	<u>1</u>	<u>Fund</u>	<u>Fund</u>	Funds	<u>2015</u>	<u>2014</u>
Assets:										
Cash and cash equivalents	\$ 3,470,623	\$ 1,125,358	\$ 2,945,179	\$ 3,736,447	7	\$ 135,696	\$ 272,771	\$ 1,160,683	\$ 12,846,757	\$ 10,064,389
Investments and certificates of deposit	-	-	-		-	-	2,820,701	-	2,820,701	13,448,267
Tennessee Local Government									,,· -	- , - ,
Investment Pool	_	_	-	-	-	_	-	302,976	302,976	303,199
Receivables:								502,970	502,770	505,177
Sales Taxes	1,380,082	358,574	-	-	-	-	-	-	1,738,656	1,546,421
Property Taxes (net of allowance for	1,000,002	000,071							1,700,000	1,0 10,121
uncollectible taxes)	10.449.998	-	-		-	-	-	-	10.449.998	10,299,429
Accounts	902,920	397,862	-	836,747	7	-	-	27,430	2,164,959	811,373
Note	1,982	-	-		-	-	-	-	1,982	1,982
Due from other governments	-		-	-	-	-	-	137,876	137,876	707,522
Due from grantors	-	-	-	1,145,881		-	-		1,145,881	56,528
Due from other funds	-	69,550	-	-	-	_	-	-	69,550	1,344,994
Due from credit union	_		_	-	-	_	-	-		265
Total Assets	16,205,605	1,951,344	2,945,179	5,719,075	5	135,696	3,093,472	1,628,965	31,679,336	38,584,369
Deferred Outflows of Resources		-	2,743,177	5,715,075	-			1,020,905		
Detented Suthows of Resources	. <u></u>				-	·				
Total Assets and Deferred Outflows										
of Resources	<u>\$16,205,605</u>	<u>\$ 1,951,344</u>	<u>\$ 2,945,179</u>	<u>\$ 5,719,075</u>	5	<u>\$ 135,696</u>	<u>\$ 3,093,472</u>	<u>\$ 1,628,965</u>	<u>\$ 31,679,336</u>	<u>\$ 38,584,369</u>
LIABILITIES, DEFERRED INFLOWS OF										
RESOURCES, AND FUND BALANCES										
RESOURCES, MULTICED BILLINGEES										
Liabilities:										
Accounts payable	\$ 415,047	\$ 210,197	\$-	\$ 945,634		\$ 27,525	\$ 1,942,269	\$ 190,978	\$ 3,731,650	\$ 4,101,485
Due to other funds	-	-	-	-		-	-	69,550	69,550	1,318,684
Accrued payroll	317,850	-	-	-		-	-	-	317,850	182,521
Due to State of Tennessee	-	499,051	-	-		-	-	-	499,051	470,648
Deferred revenue	643,016	149,000	-	-		-	-	2,752	794,768	1,479,254
Unearned grant revenue	-	-	-	-		-	-	113,224	113,224	80,773
Due to Blount County	-	-		-		-	-	91,096	91,096	93,639
Total Liabilities	1,375,913	858,248		945,634		27,525	1,942,269	467,600	5,617,189	7,727,004
Deferred Inflows of Resources:										
Deferred Revenue	9,681,393				_				9,681,393	8,757,435
See accompanying independent auditors' repo	ort and notes.									
				(Continued)						

(Continued)

CITY OF ALCOA, TENNESSEE BALANCE SHEET (Continued) Governmental Funds For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	General <u>Fund</u>	Education <u>Fund</u>	Debt Service <u>Fund</u>	General Obligation Public Works <u>Construction</u>	School Construction & Improvement <u>Fund</u>	Alcoa High School Construction <u>Fund</u>	Non-Major Other Governmental <u>Funds</u>	<u>Total Govern</u> 2015	<u>mental Funds</u> 2014
Fund Balances:									
Nonspendable	-	-	-	-	-	-	-	-	-
Restricted Committed	63,674	-	-	4,773,441-	-	-	635,033	5,472,148	2,776,314
Assigned Unassigned	941,852 <u>4,142,773</u>	1,093,096	2,945,179		108,171	1,151,203	526,332	6,765,833 4,142,773	16,183,708 3,139,908
Total Fund Balances	5,148,299	1,093,096	2,945,179	4,773,441	108,171	1,151,203	1,161,365	16,380,754	22,099,930
Total Liabilities, Deferred Inflows of Resources and Fund Balances	<u>\$16,205,605</u>	<u>\$ 1,951,344</u>	<u>\$2,945,179</u>	<u>\$_5,719,075</u>	<u>\$_135,696</u>	<u>\$ 3,093,472</u>	<u>\$ 1,628,965</u>	<u>\$ 31,679,336</u>	<u>\$ 38,584,369</u>

CITY OF ALCOA, TENNESSEE RECONCILIATIONS OF THE GOVERNMENTAL FUNDS BALANCE SHEET TO THE GOVERNMENT-WIDE STATEMENT OF NET POSITION – GOVERNMENTAL ACTIVITIES For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

			<u>2015</u>	<u>2014</u>
Fund Balances – Total Governmental Funds			\$ 16,380,754	\$ 22,099,930
Amounts to be reported for governmental activitie	s in the statement of net po	osition are different because:		
 Capital assets used in governmental activities reported in the governmental funds. 		s and, therefore, are not		
Capital Assets	<u>2015</u> <u>\$ 98,170,024</u>	<u>2014</u> <u>\$ 76,313,755</u>	98,170,024	76,313,755
(2) Internal service funds are used by manageme employee health, service center, post retireme The assets and liabilities are included in gove	ent and flexible spending t	o individual funds.	1,161,240	829,810
(3) Long-term liabilities are not due and payable reported in the governmental funds. Interest funds, but rather is recognized as an expendit long-term are reported in the statement of net	on long-term debt is not ac ure when paid. All liabilit	crued in governmental		
Bonds Payable Compensated absences Capital Leases	$\begin{array}{r} & \underline{2015} \\ \$ & 78,150,000 \\ & 974,749 \\ \underline{9,650,129} \\ \$ & \underline{88,780,878} \end{array}$	$\begin{array}{r} \underline{2014} \\ 70,550,000 \\ 1,203,808 \\ \underline{9,802,394} \\ \underline{\$ \ 81,556,202} \end{array}$	(88,780,878)	(81,556,202)
(4) The General pension plan liabilities are not d not reported in the government funds.	ue and payable in the curre	ent period and are	(14,136,994)	(1,151,457)
 (5) Net OPEB Obligation – current year funding as follows: Amount funded Required OPEB Excess (Liability) OBEP Obligation – beginning of year OPEB Obligation – end of year 	for the City's postemploy:		(437,253)	(158,353)
(6) OPEB Obligation – Education (not reported i	n the governmental fund)		(503,242)	(347,820)
 (7) Amounts reported as deferred outflows of respensions will be amortized and recognized as Add: Deferred outflows related to pen Less: Deferred inflows related to pens 	s components of pension ex sions \$ 4,189,165		(331,053)	<u>-</u>
NET POSITION OF GOVERNMENTAL ACT	TIVITIES		<u>\$ 11,522,598</u>	<u>\$ 16,029,663</u>

CITY OF ALCOA, TENNESSEE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES Governmental Funds For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	General	Education	Debt Service	General Obligation Public Works	School Construction & Improvement	Alcoa High School Construction	Non-Major Other Governmental	Total Govern	mental Funds
	<u>Fund</u>	<u>Fund</u>	<u>Fund</u>	Construction	<u>Fund</u>	<u>Fund</u>	<u>Funds</u>	<u>2015</u>	<u>2014</u>
Revenues:									
Taxes	\$ 18,492,401	\$ 7,841,899	\$ -	\$	\$ -	\$ -	\$ 221,561	\$ 26,555,861	\$ 24,149,030
Licenses, permits and fees	139,093	83,390	Ψ -	Ψ	Ψ -	÷	¢ 221,501 -	222,483	527,213
Intergovernmental	1,989,248	9,571,219	_	5,380,365	_	-	1,359,319	18,300,151	15,992,077
Charges for services	304,002		-	-	_	-	530,267	834,269	1,025,789
Fines, forfeitures and costs	488,599	-	_	-	_	-	28,940	517,539	507,920
Property rental	143,388	-	-	-	-	-		143,388	143,547
Investment income	-	-	-	-	_	56,728	98	56,826	17,032
Miscellaneous revenue	231,917	237,650	_	-	_	-	-	469,567	54,734
Donations		29,955	-	_	162,709	-	-	192,664	-
Sale of property/equipment	92,875	2),)33	_	_	102,709	_	3,565	96,440	76,073
Total Revenues	21,881,523	17,764,113		5,380,365	162,709	56,728	2,143,750	47,389,188	42,493,415
E-mail differences									
Expenditures: Current:									
	1,740,661							1,740,661	1,726,638
General government Public Safety	9.091,569	-	-	-	-	-	35,228	9,126,797	8,691,747
Public Works	4,894,927	-	-	-	-	-	79,657	4,974,584	5,167,334
Education	4,094,927	17,001,650	-	-	-	-	1,831,990	18,833,640	18,869,100
Recreation and Culture	783,056	17,001,050	-		-	-	68,842	851,898	747,727
Community Development	1,042,221	_	_	_	_	-	-	1,042,221	713,405
Capital Outlay/Capital Assets/	1,042,221	_	_	_	_	_	_	1,042,221	715,405
Capital Leases	_	-	-	7,673,417	54,538	15,646,904	1,527,948	24,902,807	20,274,934
Debt Service:				7,075,117	5 1,550	15,010,501	1,527,910	21,902,007	20,271,991
Principal Retirement	-	-	5,269,964		-	-	-	5,269,964	4,157,023
Interest and Fiscal Charges	-	-	4,003,952		-	-	-	4,003,952	3,433,555
Total Expenditures	17,552,434	17,001,550	9,273,916	7,673,417	54,538	15,646,904	3,543,665	70,746,524	63,781,463
Excess (Deficiency) of Revenues Over (Under) Expenditures	4,329,089	762,463	(9,273,916)	(2,293,052)	108,171	(15,590,176)	(1,399,915)	(23,357,336)	(21,288,048)
S . er (Onder) Expenditures	1,527,007	702,105	(),2,3,710)	(2,2)3,002)	100,171	(10,000,110)	(1,0)),)10)	(20,001,000)	(21,200,040)

CITY OF ALCOA, TENNESSEE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES (Continued) Governmental Funds For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

				General Obligation	School Construction &	Alcoa High School	Non-Major Other		
	<u>General</u>	Education	Debt <u>Service</u>	Public Works Construction	Improvement <u>Fund</u>	Construction <u>Fund</u>	Governmental <u>Funds</u>	<u>Total Governn</u> <u>2015</u>	<u>nental Funds</u> 2014
Other Financing Sources (Uses): Transfers to other funds	(4,682,383)	(68,500)	-	-	(480,000)	-	-	(5,230,883)	(4,598,500)
Transfer from other funds	-	-	10,431,682	-	-	480,000	57,383	10,969,065	9,053,871
Payments in lieu of taxes Issuance of debt	1,728,324	-	-	4,850,000	-	- 4,145,000	- 1,000,000	1,728,324 9,995,000	1,686,883
Bond premium		<u> </u>		95,250		81,404		176,654	20,850,000
Total Other Financing									
Sources (Uses)	(2,954,059)	(68,500)	10,431,682	4,945,250	(480,000)	4,706,404	1,057,383	17,638,160	26,992,254
Net Change in Fund Balance	1,375,030	693,963	1,157,766	2,652,198	(371,829)	(10,883,772)	(342,532)	(5,719,176)	5,704,206
Fund Balance, July 1st	3,773,269	399,133	1,787,413	2,121,243	480,000	12,034,975	1,503,897	22,099,930	16,395,724
Fund Balance, June 30 th	<u>\$ 5,148,299</u>	<u>\$ 1,093,096</u>	<u>\$ 2,945,179</u>	<u>\$ 4,773,441</u>	<u>\$ 108,171</u>	<u>\$ </u>	<u>\$ </u>	<u>\$ 16,380,754</u>	<u>\$ 22,099,930</u>

CITY OF ALCOA, TENNESSEE RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE TO THE STATEMENT OF ACTIVITIES For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	<u>2015</u>	<u>2014</u>
Net Change in Fund Balances – Total Governmental Funds:	\$ (5,719,176)	\$ 5,704,206
Amounts reported for the governmental activities in the statement of activities are different because:		
 Governmental funds report capital outlay as expenditures. However, in the statement of activities the cost of those assets is allocated over the estimated lives and reported as depreciation expense. This is the amount by which capital outlay exceeded depreciation in the current period: <u>2015</u> <u>2014</u> Capital Outlay \$24,838,455 \$19,856,114 Depreciation (2,982,186) (2,882,114) \$21,856,269 \$16,974,000 	21,856,269	16,974,000
 2) Lease payments are reported as expenditures in the governmental funds when paid. For the city as a whole, however, the principal portion of the payments serve to reduce the liability in the statement of net position while the acquisition of new leases increase the liability. This is the amount by which principal payments (exceed) or are less than new capital leases: 2015 2014 New Leases 9 (146,266) (270,585) (146,266) 	146,266	270,585
3) The issuance of long-term debt provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. This is the amount by which the bond proceeds (exceed) or are less than retirement in the current period:	(5,400,036)	(17,842,977)
4) The net revenues (expenditures) of internal service funds activities are reported with governmental activities.	197,930	129,971
 5) Some expenses reported in the statement of activities do not require the use of current financial resources and, therefore, are not reported in the governmental fund: a. OPEB Obligation – Education b. OPEB Obligation – City c. Unfunded Pension obligation d. Change in compensated absences e. Construction in-progress 	(503,242) (437,253) (14,136,994) 229,059 12,314,776	(347,820) (158,353) (1,151,457) (171,342) <u>1,840,997</u>
Changes in Net Position of Governmental Activities	<u>\$ 8,547,599</u>	<u>\$ 5,247,810</u>

CITY OF ALCOA, TENNESSEE GENERAL FUND STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL For the Fiscal Year Ended June 30, 2015 With Comparative Actual Amounts for the Fiscal Year Ended June 30, 2014

	Budgeted Amounts Original <u>Final</u>		Actual Amounts (Budgetary	Variance with Final Budget Positive	June 30, <u>2014</u> <u>Actual</u>	
			Basis)	(Negative)		
REVENUES:						
Taxes	\$ 16,518,659	\$ 16,698,659	\$ 18,487,401	\$ 1,788,742	\$ 16,653,983	
Licenses and permits	120,240	120,240	139,093	18,853	163,953	
Fines and forfeits	475,712	475,712	488,599	12,887	464,448	
Intergovernmental	2,038,503	2,038,503	1,989,248	(49,255)	2,058,508	
Interest earned	1,694	1,694	-	(1,694)	-	
Public works, labor and material	407,100	407,100	304,002	(103,098)	349,703	
Miscellaneous	10,281	10,281	27,886	17,605	32,850	
CATV franchise fee	77,579	77,579	90,233	12,654	83,521	
Property rental	142,910	142,910	143,388	478	143,547	
Department services	125,100	125,100	78,711	(46,389)	127,781	
Fees development	9,000	9,000	11,549	2,549	28,680	
Insurance refunds	9,000	9,000	8,838	(162)	-	
Sale of property	15,000	15,000	92,875	77,875	64,258	
Special events	-	-	19,700	19,700	-	
Contributions and donations – business	20,000	20,000		(20,000)		
Total Revenues	19,970,778	20,150,778	21,881,523	1,730,745	20,171,232	
EXPENDITURES:						
General government	1,796,112	1,796,112	1,740,661	55,451	1,726,638	
Public works	5,107,877	5,107,877	4,894,927	212,950	4,934,270	
Public safety – Police	5,299,540	5,429,540	5,374,846	54,694	5,229,276	
Public safety – Fire	3,704,287	3,764,287	3,716,723	47,564	3,434,401	
Contributions and grants						
to other agencies	1,693,294	1,833,294	1,825,277	8,017	1,452,824	
Total Expenditures	17,601,110	17,931,110	17,552,434	378,676	16,777,409	
Excess of Revenues Over						
Expenditures	2,369,668	2,219,668	4,329,089	2,109,421	3,393,823	

See accompanying independent auditors' report and notes.

(Continued)

CITY OF ALCOA, TENNESSEE GENERAL FUND STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL (CONTINUED) For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	Budgeted Amounts Original Final		Actual Amounts (Budgetary <u>Basis</u>)	Variance with Final Budget Positive <u>(Negative</u>)	June 30, <u>2014</u> <u>Actual</u>	
OTHER FINANCING SOURCES (USES):						
Operating transfers in (out):						
Payments in lieu of taxes	1,720,000	1,720,000	1,728,324	282,353	1,686,883	
Debt Service	(4,125,000)	(4,625,000)	(4,625,000)	-	(4,050,000)	
Capital Projects	(57,383)	(57,383)	(57,383)	-	-	
Employment Benefits and Retirement	(140,000)	(140,000)	-	140,000	-	
Issuance of debt		<u> </u>			150,000	
Total Other Financing Sources (Uses)	(2,602,383)	(3,102,383)	(2,954,059)	422,353	(2,213,117)	
Excess (Deficit) of Revenues and Other						
Sources Over Expenditures and						
Other Uses	(232,715)	(882,715)	1,375,030	2,531,774	1,180,706	
FUND BALANCE AT BEGINNING						
OF YEAR	3,773,269	3,773,269	3,773,269		2,592,563	
FUND BALANCE AT END OF YEAR	<u>\$ 3,540,554</u>	<u>\$ 2,890,554</u>	<u>\$ 5,148,299</u>	<u>\$ 2,531,774</u>	<u>\$ 3,773,269</u>	

CITY OF ALCOA, TENNESSEE EDUCATION FUND – SPECIAL REVENUE FUND STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	June 30, 2015						
	Budgeted Amounts		Actual Amounts (Budgetary	Variance with Final Budget Positive	June 30, <u>2014</u> Actual		
	Original Final		(Budgetary Basis)	(Negative)			
	<u>origination</u>	<u></u>	<u></u>)	(<u>1 (ogudi / o</u>)			
Revenues:							
Taxes	\$ 7,538,770	\$ 7,710,000	\$ 7,841,899	\$ 131,899	\$ 7,495,047		
Miscellaneous	2,154,280	2,165,500	2,419,904	254,404	2,173,264		
Revenue from other agencies	7,542,875	7,532,500	7,502,310	(30,190)	7,507,994		
Total Revenues	17,235,925	17,408,000	17,764,113	356,113	17,176,305		
Expenditures:							
Board of Education	241,374	266,964	264,826	2,138	240,498		
Office of the Director	156,412	156,660	154,425	2,235	154,079		
Office of Principals	933,179	1,046,110	1,015,054	31,056	1,055,757		
Fiscal services	153,932	174,239	171,247	2,992	145,479		
Transportation	254,581	284,509	274,699	9,810	258,313		
Instruction/Elementary/Secondary	10,106,171	10,026,181	9,751,776	274,405	10,057,212		
Instruction – Regular	456,894	449,786	425,882	23,904	436,071		
Other student support	390,498	445,960	437,171	8,789	381,005		
Health services	186,213	222,680	220,461	2,219	197,701		
Operation of plant	1,120,531	1,124,688	1,104,114	20,574	1,075,284		
Maintenance of plant	585,521	761,922	755,767	6,155	685,482		
Food services	56,712	56,664	55,055	1,609	27,015		
Capital outlay	225,000	20,000	19,586	414	71,704		
Special education	1,148,427	1,138,911	1,114,120	24,791	1,100,953		
Vocational education	305,317	310,863	310,208	655	299,485		
Lottery Pre-K	224,189	226,433	226,217	216	223,117		
Central and other	437,244	472,380	472,294	86	454,822		
Human services	162,785	159,731	134,971	24,760	150,152		
Family Resource Center	105,020	105,319	93,777	11,542	93,579		
Total Expenditures	17,250,000	17,450,000	17,001,650	448,350	17,107,708		
Excess (Deficiency) of Revenues Over							
Expenditures	(14,075)	(42,000)	762,463	804,463	68,597		
Other Financing Sources (Uses): Transfer to School Construction and							
Improvement Fund	-	-	-	-	(480,000)		
Transfer to School OPEB Insurance Fund			(68,500)	(68,500)	(68,500)		
Net Change in Fund Balance	(14,075)	(42,000)	693,963	735,963	(479,903)		
Fund Balance at Beginning of Year	399,133	399,133	399,133	<u>-</u>	879,036		
Fund Balance at End of Year	<u>\$ 385,058</u>	<u>\$ </u>	<u>\$ 1,093,096</u>	<u>\$ 735,963</u>	<u>\$ </u>		

CITY OF ALCOA, TENNESSEE PROPRIETARY FUNDS STATEMENT OF NET POSITION June 30, 2015 With Comparative Totals for June 30, 2014

		Business-Type Activities – Enterprise Funds					G	
	Water/		2015			-	<u>Governmental Activities</u> <u>Internal Service Funds</u>	
	Stormwater Utility	Sewer Utility	Electric Utility	Landfill	Total	2014 Total	2015	2014
ASSETS	otinty	<u>etinty</u>	<u>etinty</u>	Danum	Total	Total	2013	2014
Current Assets: Cash in bank/Certificate of deposit Accounts receivable – Net Due from other funds	\$ 826,839	\$ 6,003,947 3,115	\$ 4,408,033 5,647,245	\$ 1,662,359 423,897	\$ 12,901,178 6,074,257	\$ 16,777,432 7,461,396	\$ 1,635,638 4,900	\$ 1,059,541 89,054 65,000
Accrued interest	-	-	-	-	-	18,683	-	-
Inventory Prepaid TVA Power Invoice Program Certificates of deposit – bond	-	768,700	409,679 3,857,990	-	1,178,379 3,857,990	1,447,121 3,780,211	-	-
redemption reserve Total Current Assets	826,839	6,775,762	14,322,947	2,086,256		<u>3,329,396</u> 32,814,239	1,640,538	1,213,595
NonCurrent Assets: Capital Assets: Nondepreciable:								
Land and easements	-	1,193,236	336,481	673,647	2,204,364	2,204,364	-	-
Construction in progress	-	42,461	5,376,158	-	5,419,619	4,056,879	-	-
Plant and equipment – depreciable	652,742	84,659,310	80,424,720	13,711,915	179,448,687	169,365,612	-	-
Accumulated depreciation	(307,520)	(25,418,444)	(32,485,433)	(8,375,642)	(66,587,039)	(61,762,764)		
Net Capital Assets	345,222	60,478,563	53,651,926	6,009,920	120,485,631	113,864,091		
Other NonCurrent Assets: Receivables from customers for								
conservation loans/back utilities	-	-	2,101,803	-	2,101,803	2,255,890	-	-
Long-term note receivable Cash in bank – Restricted Investments – Certificates of deposits -	-	-	-	- 5,548,994	- 5,548,994	100,000 5,042,162	-	-
restricted for construction	_			3,206,201	3,206,201	3,361,257		
Total Other NonCurrent Assets			2,101,803	8,755,195	10,856,998	10,759,309		
TOTAL ASSETS	1,172,061	67,254,325	70,076,676	16,851,371	155,354,433	157,437,639	1,640,538	1,213,595
DEFERRED OUTFLOWS OF RESOURCES:								
Deferred state regulatory charges	-	640,777	422,186	67,234	1,130,197	1,217,990	-	-
Pension deferrals	57,433	274,712	415,157	120,600	867,902	-	-	-
Total Deferred Outflows of Resources	57,433	915,489	837,343	187,834	1,998,099	1,217,990		
See accompanying independent auditors' report and		<u></u>	(Continued)					

(Continued)

CITY OF ALCOA, TENNESSEE PROPRIETARY FUNDS STATEMENT OF NET POSITION (Continued) June 30, 2015 With Comparative Totals for June 30, 2014

		Business-Type	Activities – Enter	prise Funds				
			2015				Governmen	tal Activities
		Water/					Internal Se	ervice Funds
	Stormwater	Sewer	Electric	T 1011		2014	2015	2014
LIABILITIES	<u>Utility</u>	<u>Utility</u>	<u>Utility</u>	<u>Landfill</u>	<u>Total</u>	<u>Total</u>	<u>2015</u>	<u>2014</u>
Current Liabilities:								
Accounts payable	104,634	676,829	11,313,547	64,049	12,159,059	12,187,682	12,562	12,562
Medical claims payable	104,034	070,027	11,515,547	04,047	12,157,057	12,107,002	466,736	306,223
Other accrued payables	10,310	58,313	266,236	23,226	358,085	334,788	400,750	500,225
Bonds payable – current	10,510	905,000	200,230	765,000	1,670,000	1,659,964	_	_
Customer deposits	_	-	1,654,990		1,654,990	1,561,606	_	_
Due to other funds	_	_	1,054,770	_	1,054,770	37,429		65,000
Compensated absences	39,193	249,948	418,335	77,519	784,995	816,885	_	-
Revolving loan payable – current	57,175	155,136	785,000		940,136	840,000	_	_
Capital lease payable – current	_			_	-	27,947	_	_
Net pension liability	28,057	207,280	_	87,536	322,873	21,947	_	_
Total Current Liabilities	182,194	2,252,506	14,438,108	1,017,330	17,890,138	17,466,301	479,298	383,785
Total Current Elabilities	102,174	2,252,500		1,017,550	17,000,150	17,400,501		
Long-Term Liabilities:								
Compensated absences	-	61,963	374,728	19,380	456,071	434.006	-	-
Bonds payable	-	42,695,000	16,765,000	4,865,000	64,325,000	66,780,000	-	-
Estimated liability for Landfill closure		, ,	- , ,	,,	- , ,			
and postclosure care costs	-	-	-	8,777,906	8,777,906	8,248,362	-	-
Revolving loan payable	-	3,398,701	-	-	3,398,701	3,553,837	-	-
Capital lease payable	-		314,551	-	314,551		-	-
Advances – TVA Conservation Loans	-	-	2,207,353	-	2,207,353	2,334,992	-	-
Deferred Credits	-	-	141,097	-	141,097	277,538	-	-
Total Long-Term Liabilities		46,155,664	19,802,729	13,662,286	79,620,679	81,628,735		
		•						
TOTAL LIABILITIES	182,194	48,408,170	34,240,837	14,679,616	97,510,817	99,095,036	479,298	383,785
DEFERRED INFLOWS OF RESOURCES								
Pension deferrals	64,598	262,745	398,718	110,959	837,020	_	_	_
	04,570	202,745	576,710	110,757	037,020			
NET POSITION:								
Unrestricted	637,480	6,174,173	134,228	391,587	7,337,468	16,550,292	1,161,240	829,810
Restricted for property acquisitions	-			1,477,123	1,477,123	1,407,958	-	
Net investment in capital assets	345,222	13,324,726	36,140,236	379,920	50,190,104	41,602,343	_	-
TOTAL NET POSITION	<u>\$ 982,702</u>	<u>\$ 19.498.899</u>	\$ 36,274,464	\$ 2,248,630	<u>\$ 59,004,695</u>	<u>\$ 59,560,593</u>	\$ 1.161.240	\$ 829.810
	<u> </u>	Ψ Ι/•Η/Ο•Ο//		<u> </u>	<u> </u>	<u>* 07,000,075</u>	<u> </u>	<u>Ψ 027,010</u>

CITY OF ALCOA, TENNESSEE PROPRIETARY FUNDS STATEMENT OF REVENUES, EXPENSES AND CHANGES IN NET POSITION For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

		Business-Type	<u>e Activities – Enter</u> 2015		Covernmen	Governmental Activities		
		Water/				• • • •		rvice Funds
	Stormwater <u>Utility</u>	Sewer <u>Utility</u>	Electric <u>Utility</u>	<u>Landfill</u>	<u>Total</u>	2014 <u>Total</u>	<u>2015</u>	<u>2014</u>
Operating Revenues: Charges for services Forfeited discounts Miscellaneous revenues Total Operating Revenues	\$ 1,035,588 	\$ 10,829,770 <u>22,528</u> <u>10,852,298</u>	\$ 62,859,684 436,879 <u>835,745</u> 64,132,308	\$ 3,531,471 <u>2,086</u> <u>3,533,557</u>	\$ 78,256,513 436,879 <u>860,359</u> 79,553,751	\$ 77,185,513 451,428 <u>874,863</u> 78,511,804	\$ 5,462,115 <u>568</u> 5,462,683	\$ 5,219,750 <u>4,939</u> <u>5,224,689</u>
Operating Expenses: Medical claims paid Insurance premiums/administration	-	-	-	-	-	-	3,519,804 1,430,848	3,444,629 1,363,814
Administrative	276,393	761,744 775,014	3,136,359	371,027	4,545,523 775,014	4,528,544 805,409		
Supervision Water plant operation	-	276,192 1,502,677	-	-	276,192 1,502,677	254,265 1,568,618	-	-
Distribution and transmission Meter reading and repair Water maintenance	-	744,488 596,592 229,829	1,389,892	-	2,134,380 596,592 229,829	1,759,362 305,468 229,214	-	-
Sewage collection/disposal/pumping Customer accounts	-	339,145 2,018,333	- 1,732,911	-	339,145 3,751,244	61,837 3,317,248	-	-
Purchased power Landfill operation	-	- - 119.010	51,078,680	2,293,443	51,078,680 2,293,443 244,254	49,618,161 2,440,926 236,206	-	-
Environmental compliance Depreciation Operations and maintenance	- 75,394 667,884	2,425,742	2,463,035 2,346,168	125,244 702,856	244,254 5,667,027 3,014,052	5,469,901 3,244,325	-	-
Street cleaning Special projects	89,326	233	-	-	89,326 233	119,104	-	-
Service center operations Total Operating Expenses	1,108,997	9,788,999	62,147,045	3,492,570	76,537,611	73,958,588	<u>314,101</u> 5,264,753	<u>286,275</u> 5,094,718

See accompanying independent auditors' report and notes.

CITY OF ALCOA, TENNESSEE PROPRIETARY FUNDS STATEMENT OF REVENUES, EXPENSES AND CHANGES IN NET POSITION (Continued) For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	Business-Type Activities – Enterprise Funds 2015						Governmen	Governmental Activities		
	Stormwater <u>Utility</u>	Water/ Sewer <u>Utility</u>	Electric <u>Utility</u>	Landfill	Total	2014 <u>Total</u>		ervice Funds 2014		
Operating Income (loss)	(73,409)	1,063,299	1,985,263	40,987	3,016,140	4,553,216	197,930	129,971		
Other Income (Expense):				75,718	75,718	90,559				
Grant Other income (expense)	-	-	2,559	63,722	66,281	(40,667)	-	-		
Amortization expense	-	(26,617)	(26,387)	(14,789)	(67,793)	(83,039)	-	-		
Interest expense	-	(1,857,975)	(340,000)	(208,830)	(2,406,805)	(2,243,914)	-	-		
Interest income	-	603	5,240	1,479	7,322	22,752	-	-		
Total Other Income (Expense)		(1,883,989)	(358,588)	(82,700)	(2,325,277)	(2,254,309)				
Net Income (loss) Before										
Contributions and Transfers	(73,409)	(820,690)	1,626,675	(41,713)	690,863	2,298,907	197,930	129,971		
Transfers In (Out)	-	-	-	-	-	-	133,500	68,500		
Capital Contributions	-	1,610,605	-	-	1,610,605	-	-	-		
Payments in Lieu of Taxes		(400,000)	(1,328,324)		(1,728,324)	(1,686,883)				
Change in Net Position	(73,409)	389,915	298,351	(41,713)	573,144	612,024	331,430	198,471		
Net Position – Beginning, as										
previously reported	1,127,061	19,468,901	36,522,292	2,442,339	59,560,593	58,948,569	829,810	631,339		
Prior period adjustment (Note 7)	(70,950)	(359,917)	(546,179)	(151,996)	(1,129,042)					
Net Position – Beginning, as restated	1,056,111	19,108,984	35,976,113	2,290,343	58,431,551	<u>-</u>				
Net Position – Ending	<u>\$ 982,702</u>	<u>\$ 19,498,899</u>	<u>\$ 36,274,464</u>	<u>\$ 2,248,630</u>	<u>\$ 59,004,695</u>	<u>\$ 59,560,593</u>	<u>\$ 1,161,240</u>	<u>\$ 829,810</u>		

CITY OF ALCOA, TENNESSEE PROPRIETARY FUNDS STATEMENT OF CASH FLOWS For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

		Business-Ty	oe Activities – Er							
	2015							Governmental Activities		
	Stormwater <u>Utility</u>	Water/ Sewer <u>Utility</u>	Electric <u>Utility</u>	Landfill	<u>Total</u>	2014 <u>Total</u>	<u>Internal Se</u> 2015	rvice Funds 2014		
CASH FLOWS FROM OPERATING ACTIVITIES: Cash received from customers/employees' insurance	\$ 1,121,184	\$11,937,490	\$64,563,031	\$ 3,528,831	\$ 81,150,536	\$ 78,364,332	\$ 5,462,683	\$ 5,015,368		
Cash payments to suppliers for goods and services/										
medical claims	(400,961)	(5,403,954)	(55,808,601)	(1,987,679)	(63,601,195)	(60,061,723)	(5,085,086)	(4,814,360)		
Cash payments to employees for services	(513,278)	(1,782,020)	(3,763,885)	(820,139)	(6,879,322)	(7,703,073)				
Net Cash Flows From Operating Activities	206,945	4,751,516	4,990,545	721,013	10,670,019	10,599,536	377,597	201,008		
CASH FLOWS FROM NON-CAPITAL FINANCING ACTIVITIES: Transfers out – in lieu of taxes		(400,000)	(1 208 204)		(1,728,324)	(1 696 992)				
	-	(400,000)	(1,328,324)	520 544		(1,686,883) 499,785	-	-		
Closure/postclosure payments	-	-	-	529,544	529,544	499,785	122 500	68,500		
Receipts from other funds Net Cash Flows From Non-Capital Financing Activities.		(400,000)	(1,328,324)	529,544	(1.198.780)	(1,187,098)	133,500 133,500	68,500		
Net Cash Flows From Non-Capital Financing Activities.		(400,000)	(1,526,524)		(1,198,780)	(1,187,098)	155,500	08,300		
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES:										
Advances from TVA	-	-	583,114	-	583,114	617,242	-	-		
Utility plant removal costs	-	-	(51,278)	-	(51,278)	(8,082)	-	-		
Principal paid on bonds/notes/capital leases/revolving loan.	(27,947)	(1,024,964)	(730,000)	(745,000)	(2,527,911)	(2,006,514)	-	-		
Interest paid on bonds/notes/capital leases/revolving loan	-	(1,857,975)	(340,000)	(208,830)	(2,406,805)	(2,243,914)	-	-		
Customer deposits received	-	-	371,615	-	371,615	334,399	-	-		
Customer deposits refunded	-	-	(278,231)	-	(278,231)	(277,643)	-	-		
Repayments of advances	-	-	(457,380)	-	(457,380)	(523,775)	-	-		
Deferred credits	-	-	(136,441)	-	(136,441)	(8,794)	-	-		
Merchandizing, jobbing, and contract work revenue	-	-	-	51,933	51,933	8,971	-	-		
Collection on conservation loans	-	-	329,354	-	329,354	617,242	-	-		
Payments for acquisition and construction of capital assets . Additional long-term bond/capital outlay notes/	(2,500)	(3,115,791)	(8,807,683)	(413,871)	(12,339,845)	(8,008,935)	-	-		
revolving loans	-	-	-	-	-	1,145,000	-	-		
Acquisition of conservation loans	-	-	(591,363)	-	(591,363)	(531,539)	-	-		
Proceeds from sale of assets	-	-	-	-	-	3,832	-	-		
Grant proceeds	-	-	-	75,718	75,718	90,559	-	-		
Pension deferral	(63,785)	(371,884)	-	-	(435,669)	-	-	-		
Service fees	-	-	-	(3,000)	(3,000)	-	-	-		
Other revenue	-	20,600	-	-	20,600	-	-	-		
Contributions in aid of construction Net Cash Flows From Capital and Related		1,610,605			1,610,605					
Financing Activities	(94,232)	(4,739,409)	(10,108,293)	(1,243,050)	(16,184,984)	<u>(10,791,951</u>)				
See accompanying independent auditors' report and notes.				·						

See accompanying independent auditors' report and notes.

CITY OF ALCOA, TENNESSEE PROPRIETARY FUNDS STATEMENT OF CASH FLOWS (Continued) For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

		Business-7	Type Activities – 1	Enterprise Funds	5			
			2015				Government	
	Stormwater	Water/ Sewer	Electric			2014	Internal Ser	vice Funds
	<u>Utility</u>	<u>Utility</u>	<u>Utility</u>	<u>Landfill</u>	<u>Total</u>	<u>Total</u>	<u>2015</u>	<u>2014</u>
CASH FLOWS FROM INVESTING ACTIVITIES Purchase of investment securities	:	-	-	(522,038)	(522,038)	(7,596,242)	-	-
Proceeds from sale and maturities of investment Securities	-	_	3,329,396	22,914	3,352,310	6,920,510	-	-
Interest and dividends on investments			5,240	1,479	6,719	22,752		
Net Cash Flows From Investing Activities	<u> </u>	<u> </u>	3,334,636	(497,645)	2,836,991	(652,980)		<u> </u>
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	112,713	(387,893)	(3,111,436)	(490,138)	(3,876,754)	(2,032,493)	511,097	269,508
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	714,126	6,391,840	7,519,469	2,151,997	16,777,432	18,809,925	1,124,541	855,033
CASH AND CASH EQUIVALENTS AT END OF YEAR	<u>\$ 826,839</u>	<u>\$_6,003,947</u>	<u>\$ 4,408,033</u>	<u>\$ 1,661,859</u>	<u>\$12,900,678</u>	<u>\$16,777,432</u>	<u>\$ 1,635,638</u>	<u>\$ 1,124,541</u>
Reconciliation of Operating Income (Loss) to Net Cash Flows Provided by (Used) in Operating Activities:								
Adjustments to reconcile operating income to net cash provided by operating activities:	<u>\$ (73,409</u>)	<u>\$ 1,063,299</u>	<u>\$ 1,985,263</u>	<u>\$ 40,987</u>	<u>\$ 3,016,140</u>	<u>\$ 4,553,216</u>	<u>\$ 197,930</u>	<u>\$ 129,971</u>
Depreciation Amortization	75,394	2,425,742	2,463,035 26,387	702,856	5,667,027 26,387	5,469,901 26,387	-	-
Changes in assets and liabilities: Accounts receivable	85,596	1,005,457	300,812	(4,726)	1,387,139	(147,472)	84,154	(58,523)
Prepaid expenses	-	-	(77,779)	-	(77,779)	(357,098)		(30,323)
Inventory	-	79,735	189,007	-	268,742	(152,996)	-	-
Other receivables	-	-	18,683	-	18,683	(17,068)	160.513	-
Accounts payable Other liabilities	83,793 28,057	33,470 207,280	(112,863) 93,906	(33,021) 53,490	(28,621) 382,733	1,223,709 50,453	(65,000)	64,560 65,000
Accrued payroll	28,037	6,684	9,758	3,859	22,775	29,859	(05,000)	05,000
Retainage payable	2,474	0,084	9,738	5,659	22,115	(221,256)	-	-
Due to employee insurance fund	(3,382)	-	-	-	(3,382)	(221,230)	-	_
Compensated absences	8,422	(70,151)	94,336	(42,432)	(9,825)	141,901	_	-
Total Adjustments	280,354	3,688,217	3,005,282	680,026	7,653,879	6,046,320	179,667	71,037
NET CASH PROVIDED (USED) BY OPERATING ACTIVITIES	<u>\$206,945</u>	<u>\$_4,751,516</u>	<u>\$ 4,990,545</u>	<u>\$ 721,013</u>	<u>\$10,670,019</u>	<u>\$10,599,536</u>	<u>\$ </u>	<u>\$ 201,008</u>

CITY OF ALCOA, TENNESSEE PROPRIETARY FUNDS STATEMENT OF CASH FLOWS (Continued) For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

(1) Cash and cash equivalents are as follows:

		Cash in <u>Bank</u>		tes of Deposit/ Equivalents	<u>Total</u>
StormWater Utility	\$	826,839	\$	-	\$ 826,839
Water/Sewer Utility		6,003,947		-	6,003,947
Electric Utility		4,388,970 1.662,359		19,063	4,408,033 1,662,359
		1,002,339			 1,002,339
Totals	<u>\$</u>	12,882,115	<u>\$</u>	<u>19,063</u>	\$ <u>12,901,178</u>

Accounting Policy Note:

Cash and cash equivalents consist of demand deposits and certificates of deposit with original maturities of three (3) months or less.

CITY OF ALCOA, TENNESSEE EMPLOYEES' RETIREMENT SYSTEM - FIDUCIARY FUND STATEMENT OF FIDUCIARY NET POSITION June 30, 2015 and 2014

	<u>2015</u>	<u>2014</u>
ASSETS:		
Investments:		
Cash and cash equivalents	\$ 1,014,343	\$ 890,505
U.S. Treasury obligations	4,935,281	3,538,433
Corporate and foreign bonds	5,416,343	5,345,952
Common equity securities	10,589,964	11,308,475
Municipal obligations	1,454,306	2,116,289
Accrued interest	126,639	129,752
Total Assets	23,536,876	23,329,406
LIABILITIES	<u> </u>	
NET POSITION:		
Held in trust for pension benefits	23,536,876	23,329,406
Total Net Position	<u>\$ 23,536,876</u>	<u>\$ 23,329,406</u>

CITY OF ALCOA, TENNESSEE EMPLOYEES' RETIREMENT SYSTEM - FIDUCIARY FUND STATEMENT OF CHANGES IN FIDICUARY PLAN NET POSITION For the Fiscal Year Ended June 30, 2015 With Comparative Totals for the Fiscal Year Ended June 30, 2014

	<u>2015</u>	<u>2014</u>
Additions:		
Employer contributions	\$ 2,173,944	\$ 1,451,649
Interest and dividend income	654,065	667,231
Net appreciation in fair value of investments	-	1,781,486
Realized gain on sale of investments	139,004	163,898
Total Additions	2,967,013	4,064,264
Deductions:		
Benefit payments	2,587,026	2,549,182
Administrative expenses	73,003	75,650
Net depreciation in fair value of investments	99,514	<u> </u>
Total Deductions	2,759,543	2,624,832
Change in Net Position	207,470	1,439,432
Net Position – Beginning of Year	23,329,406	21,889,974
Net Position – End of Year	<u>\$ 23,536,876</u>	<u>\$ 23,329,406</u>

CITY OF ALCOA, TENNESSEE

NOTES TO FINANCIAL STATEMENTS

June 30, 2015

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NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The City of Alcoa, Tennessee, was incorporated July 1, 1919, under the provisions of Act 116, P.A. 1919, as amended. The City operates under a Council-Manager form of government and provides the following services as authorized by its charter: public safety (police and fire), highways and streets, public utilities, education, public improvements, planning and zoning, and general administrative services.

The accounting policies of the City of Alcoa are in conformity with all applicable statements of the Governmental Accounting Standards Board (GASB). The following is a summary of the more significant policies:

(A) FINANCIAL REPORTING ENTITY:

The City of Alcoa, Tennessee, is a municipal corporation governed by an elected five-member Board of Commissioners. As required by accounting principles generally accepted in the United States of America, the accompanying financial statements present the City of Alcoa, Tennessee (primary government) and all funds, organizations, agencies, departments, and offices that are a part of the primary government. The criteria for determining a primary government consist of the following:

- (1) A separately elected governing body.
- (2) Separate legal standing corporate power with the capacity to have a name; the right to sue and be sued in its own name without recourse to a state or local governmental unit; and, the right to buy, sell, lease or mortgage property in its own name.
- (3) Fiscal independence of other state and local governments by determining its budget, levying taxes, setting rates or charges, and issuing bonded debt without approval by another government.

A component unit is defined as a legally separate organization for which the elected officials of the primary government are financially accountable. In addition, a component unit can be another organization for which the nature and significance of its relationship with the primary government is such that exclusion would cause the reporting entity's financial statements to be misleading or incomplete.

Based on the criteria applicable to *GASB No. 14*, as amended by *GASB Statement No. 39*, for component units, the City has no financial accountability for any component units. Therefore, the financial reporting entity is limited to those funds, departments, and offices which comprise the City's legally adopted jurisdictions.

The following organizations are excluded from the accompanying financial statements in that they do not meet the prescribed GASB Statement 39 criteria:

City of Alcoa Schools' Student Activity Funds:

The Alcoa Board of Education, through its school principals, governs the Student Activity Funds of the Alcoa City Schools as provided for in the Internal School Accounting Act (Tennessee Code Annotated Section 49-2-110). The Activity Fund monies are used to finance school extra-curricular activities for the benefit of the student body as a whole. Separate financials (available at the Board of Education Office) are issued for the Student Activity Funds. The City cannot access the Student Activity Funds' resources, nor does the City have any legal obligation to subsidize the Activity Funds. The Student Activity Funds are used only for the benefit of the students.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(A) FINANCIAL REPORTING ENTITY (Continued):

Tennessee Consolidated Retirement System (TCRS):

The City's teachers and other City employees participate in the TCRS, an employee benefit plan established as an individual entity, and is liable for its proportionate costs associated with the operation and administration of its plan. However, control over the operation and administration of the plan, including investment decisions, is vested in the State of Tennessee along with custody of the plan assets.

(B) BASIC FINANCIAL STATEMENTS:

The basic financial statements (in accordance with GASB No. 34) include both government-wide (based on the City as a whole and its component units, (if any) and fund financial statements. Both the government-wide and fund financial statements categorize activities as either governmental activities or business-type activities. *Governmental activities* are normally supported by taxes and intergovernmental revenues. *Business-type activities* rely to a significant extent, on fees and charges for support. All activities, both governmental and business-type, are reported in the government-wide financial statements using the economic resources measurement focus and the accrual basis of accounting, which includes long-term assets as well as long-term obligations. The government-wide financial statements focus more on the sustainability of the City as an entity and the change in aggregate financial position resulting from the activities of the fiscal period. The government-wide financial statements (the statement of net position and the statement of activities) report on the government as a whole. The statements include the City of Alcoa and any applicable component units, except that neither fiduciary funds nor the component units that are fiduciary in nature are included.

The government-wide Statement of Activities demonstrates the degree to which the direct expenses, including depreciation, on the various departments of the City are offset by program revenues. Direct expenses are those that are clearly identifiable with a specific department. Interest on general long-term debt and depreciation expense on assets shared by multiple departments, are not allocated to the various departments. Program revenues include revenues from fines and forfeitures, licenses and permit fees, special assessment taxes, certain intergovernmental grants, other entities participation and charges for services. Taxes and other items not properly included among program revenues are reported as general revenues.

Generally, the effect of interfund activity has been removed from the government-wide financial statements. Net interfund activity and balances between governmental activities and business-type activities are shown in the government-wide financial statements.

The City does not currently utilize an indirect cost allocation system. The General Fund charges certain administrative fees to departments within other operating funds to support general services used by those funds. The expenditures/expenses are recorded as a reduction of expense in the allocating fund. Therefore, no elimination is required from either the government-wide or fund level financial statements.

The fund financial statements are, in substance, very similar to the financial statements presented in the previous financial reporting model. Emphasis here is on the major funds in either the governmental or business-type categories. Non-major funds are summarized into a single column.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(B) BASIC FINANCIAL STATEMENTS (Continued):

Unless an internal service fund is combined with the business-type activities (deemed to be an infrequent event), totals on the proprietary fund statement should directly reconcile to the business-type activity column presented in the government-wide statements.

Internal service funds of a government (which traditionally provide services primarily to other funds of the City) are presented as part of the proprietary fund financial statements. Since the principal users of the internal services are the City's governmental activities, financial statements of internal service funds are consolidated into the governmental column when presented at the government-wide level. To the extent possible, the costs of these services are reflected in the appropriate department.

(C) BASIS OF PRESENTATION:

The City uses funds to report on its financial position and the results of its operations. A fund is a separate accounting entity with a self-balancing set of accounts. Fund accounting is designed to demonstrate legal compliance and to aid in the City's financial management by segregating transactions related to certain functions or activities.

The following fund categories are used by the City:

<u>GOVERNMENTAL FUND TYPES</u>: All governmental funds are accounted for using the modified accrual basis of accounting. Their revenues are recognized when they become measurable and available as net current assets. Sales taxes are considered "measurable" (susceptible to accrual) when in the hands of intermediary collecting agencies and are recognized as revenues at that time. All other intergovernmental revenues are recorded as revenue when received. Property tax revenues are recognized in the fiscal year for which they are levied. Expenditures are recognized when the related fund liability is incurred.

Governmental Funds include the following fund types:

<u>General Fund</u>: The General Fund is established to account for resources devoted to financing the general services that the City performs for its citizens. General tax revenues and other sources of revenue used to finance the fundamental operations of the City are included in this fund. The General Fund is used to account for all financial resources except those required to be accounted for in another fund. The General Fund is always considered a major fund in the basic financial statements.

<u>Special Revenue Funds</u>: Special Revenue Funds are used to account for the proceeds of specific revenue sources (other than expendable trusts or major capital projects) that are legally restricted to expenditures for specified purposes as defined by GASB 54 – *Fund Balance Reporting and Governments Fund Type Definition*. There is one special revenue fund presented as a major fund in the basic financial statements:

Education Fund: The Education Fund is used to account for the general operations of the Alcoa City Schools. Major funding for the Education Fund is provided by State Education funds, shared revenues provided by Blount County, and property tax revenue from the City's General Fund.

<u>Debt Service Fund</u>: The Debt Service Fund is used to account for the accumulation of resources for, and the payment of, general obligation long-term debt principal, interest, and related costs. The debt service fund is presented as a major fund in the basic financial statements.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(C) BASIS OF PRESENTATION (Continued)

<u>Capital Projects Funds</u>: Capital Projects Funds are used to account for financial resources to be used for the acquisition or construction of capital facilities and/or related improvements, other than those financed by Enterprise operations. There are three capital project funds presented as major funds in the basic financial statements:

- (1) School Construction and Improvement Fund: The School Construction and Improvement Fund is used to account for expenditures incurred in the renovation of schools within the Alcoa City School System.
- (2) Alcoa High School Construction Fund: This fund is used to account for expenditures incurred for the construction of a new high school.
- (3) General Obligation Public Works Construction Fund: This fund is used to account for public works construction and improvements.

<u>Proprietary Fund Types</u>: Proprietary funds are used to account for the City's ongoing operations and activities, which are similar to those often found in the private sector. The focus of Proprietary Fund measurement is upon the determination of operating income, changes in net position, financial position and cash flows. Each proprietary fund is reported as a major fund in the basic financial statements.

Proprietary funds include the following fund types:

<u>Enterprise Funds</u>: Enterprise Funds are used to account for operations, including debt service, (a) that are financed and operated in a manner similar to private businesses – where the intent of the government body is that the costs (expenses, including depreciation) of providing goods or services to the general public on a continuing basis is financed or recovered primarily through user charges; or (b) where the governing body has determined that periodic determination of revenues earned, expenses incurred, and/or net income is appropriate for capital maintenance, public policy, management control, accountability, or other purposes.

The following Enterprise funds are used by the City:

<u>Water and Sewer Utility Fund</u>: The Water and Sewer Utility Fund is used to account for the operation of the City's water and sewer system.

<u>Electric Utility Fund</u>: The Electric Department Fund is used to account for the operation of the City's electric system.

Landfill Fund: The Landfill Fund is used to account for the operation by the City of the Blount County Landfill.

<u>Stormwater Utility Fund</u>: The Stormwater Utility Fund is used to account for the operations of the City's stormwater utility system.

<u>Internal Service Funds</u>: Internal Service Funds are used to account for the providing of goods or services to other governmental operating units such as departments, bureaus, and agencies. The services provided may include duplicating services, data processing, legal services, motor pools, and centralized maintenance. Also, an Internal Service Fund may produce goods as does a manufacturer. For example, products may be provided by government printing shops, repair facilities, and processing facilities.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(C) BASIS OF PRESENTATION (Continued)

Internal Service Funds (Continued)

The purpose of centralizing certain activities in an Internal Service Fund is to achieve a level of operating efficiency that may not be available if the same activities were performed by multiple units within the governmental organization. Costs associated with the centralized activity are usually recovered from those governmental units that benefit from the goods or services provided through the Internal Service Funds. Thus, the objective of an Internal Service Fund is not to make a profit but rather to recover, over a period of time, the total cost of providing the goods or services.

The following Internal Service Funds are used by the City:

<u>Employee's Insurance Trust Fund</u>: The Employee's Trust Fund is used to account for the City of Alcoa's self-insured health insurance program. Premiums charged to various operating funds and employee payroll deductions are placed in this fund for the payment of medical claims and administrative expenses.

<u>Flexible Spending Account Fund</u>: The Flexible Spending Account Fund is used to account for the City of Alcoa's flexible spending program. Employee payroll deductions are placed in this fund for the payment of dependent care and medical claims.

<u>Service Center Fund</u>: This fund is used to account for services provided to other departments of the City by the Service Center, on a cost reimbursement basis.

<u>OPEB Insurance Fund</u>: This fund is used to account for the City's liability for postemployment benefits, including payments and required contributions for all City employees.

<u>School OPEB Insurance Fund</u>: This fund is used to account for the Alcoa Board of Education's liability for postemployment benefits, including payments and required contributions for all school employees.

Fiduciary Funds Types: These Funds account for assets held by the City as trustee or agent, and are as follows:

<u>Pension Trust Fund</u>: This fund was established to provide pension benefits for City employees. The Pension Trust Fund is used to account for assets held by the City of Alcoa in a fiduciary capacity for employees or former employees of the City. The Pension Trust Fund, like Proprietary Funds, uses the accrual method of accounting.

(D) MEASUREMENT FOCUS AND BASIS OF ACCOUNTING

The government-wide and proprietary fund financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Under this method, revenues are recorded when earned and expenses are recorded at the time liabilities are incurred.

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. This is the manner in which these funds are normally budgeted. This presentation is deemed most appropriate to 1) demonstrate legal and covenant compliance, 2) demonstrate the source and use of liquid resources, and 3) demonstrate how the City's actual experience conforms to the biennial budget. Under the modified accrual basis of accounting, revenues are recorded when

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(D) MEASUREMENT FOCUS AND BASIS OF ACCOUNTING (Continued)

susceptible to accrual, i.e., both measurable and available. "Measurable" means the amount of the transaction can be determined and "available" is defined as collectible within the current period or within 60 days of the end of the current fiscal period. Expenditures, other than interest on long-term debt, are recorded when the related fund liability is incurred, if measurable. However, debt service expenditures, as well as expenditures related to compensated absences and claims and judgments, are recorded only when payment is due.

Revenues susceptible to accrual include property tax, local sales tax, state-shared sales tax, highway user tax, vehicle license tax, franchise fees, special assessments and interest earned on pooled investments. Licenses and permits, charges for services, fines and forfeitures and miscellaneous revenues are generally recorded as revenues when received in cash because they are not measurable until actually received. In applying the susceptible to accrual concept to intergovernmental revenues, the legal and contractual requirements of the numerous individual programs are used as guidance. There are, however, essentially two types of these revenues. In one, monies must be expended for a specific purpose or project before any amounts will be paid to the City; therefore, revenues are recognized based upon the expenditures recorded. In the other, monies are virtually unrestricted as to the purpose of expenditure and are usually revocable only for failure to comply with prescribed compliance requirements. These resources are reflected as revenues at the time of receipt or earlier if the susceptible to accrual criteria are met.

The City reports deferred revenues in the governmental funds if the potential revenue does not meet both the "measurable" and "available" criteria for recognition in the current period. Deferred revenues also arise when resources are received by the City before it has a legal claim to them, as when grant monies are received prior to the incurrence of qualifying expenditures. In subsequent periods, when both revenue recognition criteria are met, or when the City has a legal claim to the resources, the liability for deferred revenue is removed and revenue is recognized.

Since the governmental fund financial statements are presented on a basis different than the governmental activities column of the government-wide financial statements, a reconciliation is provided immediately following each fund statement. These reconciliations briefly explain the adjustments necessary to transform the fund financial statements into the governmental activities column of the government-wide financial statements.

As a general rule, the effect of interfund activity has been eliminated from the government-wide financial statements. An exception to this rule is charges between the government's water and sewer function and various functions of the City. Elimination of these charges would distort the direct costs and program revenues reported for the applicable functions.

Amounts reported as program revenue include 1) charges to customers or users who purchase, use or directly benefit from goods or services provided by a particular department 2) operating grants and contributions that are restricted to meeting the operational requirements of a particular department and 3) capital grants and contributions that are restricted. Taxes, investment income and other revenues not identifiable with a particular department are included as general revenues. The general revenues support the net costs of the departments not covered by the program revenues.

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

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(D) MEASUREMENT FOCUS AND BASIS OF ACCOUNTING (Continued)

Enterprise funds distinguish operating revenues and expenses from non-operating items. Operating revenues and expenses generally result from providing goods and services of the fund's principal ongoing operations. Operating expenses include the cost of providing the goods and services, administrative expenses, and depreciation on capital assets. Non-operating revenues and expenses are items such as investment income and interest expense, which are not a result of the direct operations of the activity.

Management's Discussion and Analysis – In accordance with GASB Statement No. 34, the financial statements are accompanied by a narrative introduction and analytical overview of the City's financial activities in the form of "management's discussion and analysis" (MD&A). This analysis is similar to the analysis provided in the annual reports of private-sector organizations.

Government-Wide Financial Statements – The financial statements are prepared using full accrual accounting for all of the City's activities. This approach includes not just current assets and liabilities but also capital and other long-term assets as well as long-term liabilities. Accrual accounting also reports all of the revenues and costs of providing services each year, not just those received or paid in the current year or soon thereafter.

Statement of Net Position – The statement of net position is designed to display the financial position of the primary government (government and business-type activities). The City reports all capital assets in the government-wide statement of net position and reports depreciation expense – the cost of "using up" capital assets – in the statement of activities. The net position of the City are broken down into three categories – 1) net investment in capital assets; 2) restricted; and 3) unrestricted.

Statement of Activities – The government-wide statement of activities reports expenses and revenues in a format that focuses on the cost of each of the City's functions. The expense of individual functions is compared to the revenue generated directly by the function. Accordingly, the City has recorded capital and certain other long-term assets and liabilities in the statement of net position, and has reported all revenues and the cost of providing services under the accrual basis of accounting in the statement of activities.

(E) BUDGETS AND BUDGETARY ACCOUNTING:

The City follows these procedures in establishing the budgetary data reflected in the financial statements:

- 1. In a timely manner, the City Manager submits to the Board of Commissioners a proposed operating budget for the fiscal year commencing the following July 1st. The operating budget includes proposed expenditures and the means of financing them.
- 2. A public hearing is conducted by the City to obtain taxpayer comments.
- 3. Prior to July 1st, the budget is legally enacted through passage of an ordinance.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(E) BUDGETS AND BUDGETARY ACCOUNTING:

The City follows these procedures in establishing the budgetary data reflected in the financial statements (Continued):

- 4. The City Manager is authorized to transfer budgeted amounts within a department of any fund; however, any revisions that alter the total expenditures of any department or fund must be approved by the Board of Commissioners.
- 5. Formal budgetary integration is employed as a management control device during the year for the General Fund, Special Revenue Funds, and Capital Projects Funds. Formal budgetary integration is not employed for Debt Service Funds because effective budgetary control is alternatively achieved through general obligation bond indenture provisions.
- 6. Budgets for the General Fund, Special Revenue Funds (excluding the Special Assessment Fund), and Capital Projects Funds are adopted on a basis consistent with generally accepted accounting principles.

Budgeted amounts are as originally adopted, or as amended by the Commissioners. Individual amendments were not material in relation to the original appropriations. All appropriations lapse at year end.

(F) ENCUMBRANCES:

Encumbrance accounting, under which purchase orders, contracts, or other commitments for the expenditures of funds are recorded in order to restrict that portion of the applicable appropriation, is employed in the governmental funds. Open encumbrances are reported as restricted, since the commitments will be honored through subsequent years' budget appropriations.

(G) CASH:

The City pools cash resources of some of its various funds (excluding fiduciary funds) in order to facilitate the management of cash. Cash applicable to a particular fund is readily identifiable. The balance in the pooled cash accounts is available to meet current operating requirements.

Cash in excess of current requirements is invested in various interest-bearing securities and disclosed as part of the City's investments. Cash and cash equivalents consist of demand deposits and certificates of deposit with original maturities of three (3) months or less, primarily with local financial institutions. The deposits and investments of the pension funds are held separately from those of other governmental funds.

Custodial Credit Risk is the risk that, in the event of a bank failure, the City's deposits may not be returned to it. The City's policy is to only maintain funds in financial institutions which are members of the Tennessee Bank Collateral Pool.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(G) CASH (Continued)

The captions "cash and cash equivalents" and "investments and certificates of deposits" in the accompanying combined financial statements includes cash and equity in the pooled cash account described as follows:

	Equity Pooled In <u>Cash Account</u>	Other <u>Cash Accounts</u>	Combined <u>Cash Total</u>
General Fund	<u>\$ 3,469,423</u>	<u>\$ 1,200</u>	<u>\$ 3,470,623</u>
Special Revenue Funds:			
State Street Aid Fund	559,095	-	559,095
Education Fund	1,125,358	-	1,125,358
Cafeteria Fund	28,523	-	28,523
Extended Day Program Fund	129,225	-	129,225
Federal Projects Fund	175,880	-	175,880
Drug Control Fund	15,250	-	15,250
Commercial Vehicle Fines Fund	1,517		1,517
Total Special Revenue Funds	2,034,848		2,034,848
Debt Service Fund	2,945,179		2,945,179
Capital Projects Funds:			
Capital Projects Fund	6,366	-	6,366
Alcoa High School Construction Fund	272,771	2,820,701	3,093,472
2001 Special Projects Fund	41,760	302,976	344,736
Equipment Replacement Fund	121,849	-	121,849
General Obligation Public Works	3,736,447	-	3,736,447
Landscaping Fund	80,475	-	80,475
Home Grant Fund	743	-	743
School Construction and Improvement Fund	135,696	<u> </u>	135,696
Total Capital Projects Funds	4,396,107	3,123,677	7,519,784
Internal Service Funds:			
Employees' Insurance Fund	-	748,977	748,977
Flexible Spending Fund	10,945	-	10,945
Service Center	56,216	-	56,216
City OPEB Fund	401,000	-	401,000
School OPEB Fund	418,500	-	418,500
Total Internal Service Funds	886,661	748,977	1,635,638
Total Governmental Funds	13,732,218	3,873,854	17,606,072
Proprietary Funds:			
Water and Sewer Utility Fund	6,003,947	-	6,003,947
Electric Utility Fund	-	4,408,033	4,408,033
Landfill Fund	-	1,662,359	1,662,359
Stormwater Utility Fund	826,839		826,839
Total Proprietary Funds	6,830,786	6,070,392	12,901,178
TOTAL GOVERNMENT	<u>\$ 20,563,004</u>	<u>\$ 9,944,246</u>	<u>\$ 30,507,250</u>
(Continued)			

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(H) RECEIVABLES AND UNBILLED REVENUE:

All receivables are reported at their gross value and, where appropriate, are reduced by the estimated portion that is expected to be uncollectible.

During the fiscal year 1983, the City adopted a procedure whereby the Electric Utility Fund purchases the receivables of the Water and Sewer Utility Fund. This procedure results in one billing to customers for user charges.

The Enterprise Funds delay the recording of some accrued revenues. This comes about by staggering their meter reading dates during the month. Consequently, there is a lag in meter reading time and billing dates as the Utilities do not bill at a cut-off date of June 30th, the year-end. Unbilled revenues are estimated by calculation of the number of days unrecorded based on the following month's billing.

The Utilities' approximate unbilled revenues at June 30, 2015 are as follows:

Electric Utility Fund Water and Sewer Utility Fund		3,699,557 876,776
Total	<u>\$</u>	4,576,333

(I) CASH AND INVESTMENTS:

Cash and cash equivalents in governmental type funds consist of petty cash demand deposits, and all highly liquid investments with original maturities of three months or less. Investments in fiduciary funds are stated at fair value. Investments and non-cash equivalents consist of certificates of deposit, United States government securities, commercial paper and bonds with an original maturity date greater than three (3) months.

In order to provide a safe temporary medium for investment of idle funds, the City adopted an investment policy that allows investment in the following:

- 1. Bonds, notes and treasury bills of the United States;
- 2. Non-convertible debt securities of certain government sponsored enterprises that are chartered by the Congress of the United States;
- 3. Other obligations which are guaranteed as to principal and interest by the United States or any of its agencies;
- 4. Certificates of Deposit at state and federal chartered banks and savings and loan associations;
- 5. The Local Government Investment Pool created by TCA, Title 9, Chapter 4, Part 2;

(J) DUE TO AND DUE FROM OTHER FUNDS, AND INTERFUND TRANSFERS:

Interfund receivables and payables arise from interfund transactions and are recorded by all funds affected in the period in which transactions are executed.

Operating transfers represent intragovernmental transactions, and therefore, cannot be considered as revenues or expenditures of the related funds for financial reporting purposes. The exception to transfers between funds are transactions between funds whereby the transaction is classified as a revenue, expenditure, or expense, such as routine service charges for inspection, engineering, utilities, or similar services provided by a department financed from one fund to a department financed from another fund. These transactions give rise to the recording of revenues, expenditures, and expenses by the funds involved in the transaction, as if the transaction had been consummated with an external entity.

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(J) DUE TO AND DUE FROM OTHER FUNDS, AND INTERFUND TRANSFERS (Continued):

Interfund receivables/payables (due to/from) at June 30, 2015, are as follows:

Fund	<u>Amount</u>	<u>Fund</u>	<u>Amount</u>
INTERFUND		INTERFUND	
<u>RECEIVABLES</u> :		PAYABLES:	
Education Fund	<u>\$ 69,550</u> (1)	Federal Projects	<u>\$ 69,550</u> (1)

(1) The above balances resulted from the time lag between the dates that reimbursable expenditures occur and payments between funds are made.

Interfund transfers during the fiscal year ended June 30, 2015 are as follows:

				To:			
From:	Debt Service	General Fund	City OPEB	School OPEB	AHS Construction	Equipment <u>Replacement</u>	<u>Totals</u>
General Fund	\$ 4,560,000	\$ -	\$ 65,000	\$-	\$-	\$ 57,383	\$ 4,682,383
Electric Utility	1,448,056	1,328,324	-	-	-	-	2,776,380
Water/Sewer Utility	3,424,495	400,000	-	-	-	-	3,824,495
Education Fund	-	-	-	68,500	-	-	68,500
School Construction	-	-	-	-	480,000	-	480,000
Landfill Fund	999,131						999,131
Total	<u>\$10,431,682</u>	<u>\$ 1,728,324</u>	<u>\$ 65,000</u>	<u>\$ 68,500</u>	<u>\$ 480,000</u>	<u>\$ 57,383</u>	<u>\$12,830,889</u>

(K) INTEREST RECEIVABLE:

Interest on investments is recorded as revenue in the year the interest is earned and is available to pay liabilities of the current period.

(L) INVENTORIES AND PREPAID ITEMS:

Materials and supplies inventories of the proprietary funds are maintained by a perpetual inventory accounting system and are valued on a basis of the lower of average cost or market, using first–in first–out method. Inventory of the Alcoa City Schools' Cafeteria Fund is accounted for on the purchase (cost) basis, using the first-in first-out method.

Prepaid items consist of payments to vendors for costs applicable to future accounting periods. These items are recorded as prepaid items in both the government wide and fund financial statements.

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(M) OTHER ASSETS:

Other assets held are recorded and accounted for at cost.

(N) **RESTRICTED ASSETS:**

State and federal laws and regulations require the Landfill Fund to restrict cash and investments for closure and postclosure costs of the Landfill. Restricted at June 30, 2015 is \$8,755,195.

(O) 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 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.

(P) COMPENSATED ABSENCES:

The City of Alcoa, Tennessee, accounts for compensated absences in conformity with the *Governmental Accounting Standards Board (GASB) Statement Number 16*, whereby a liability is accrued for the amounts employees are entitled to receive for future absences. Such accruals include related costs such as payroll taxes and retirement contributions as required by *GASB Statement Number 16*.

The City of Alcoa employees are granted vacation and sick leave in varying amounts. Vacation is generally granted for periods from two (2) to five (5) weeks based on the number of years employed. Employees earning more than two (2) weeks of vacation during the previous calendar year may carry over one (1) week (40 hours) of vacation leave in addition to that earned the preceding year. In the event of termination, an employee is reimbursed for accumulated vacation days. Sick leave is accumulated at one (1) day per month for an unlimited amount. Employees are reimbursed for accumulated sick leave up to a maximum of eighty (80) days only after reaching the established normal retirement age. If an employee terminates prior to attaining the normal retirement age, the accumulated sick leave is forfeited.

Employees of the City of Alcoa Board of Education accumulate sick leave at the rate of one (1) day per month or a maximum of ten (10) days per year based upon a ten (10) month period. Non-professional employees of the Board have the same sick leave policies as other employees of the City of Alcoa.

Compensated absences are those absences for which employees will be paid for services already rendered and that are not contingent on a specific event that is outside the control of the employer and employee. Compensated absences that relate to future services or that are contingent on a specific event that is outside the control of the employer and employee are accounted for in the period those services are rendered or those events take place.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(P) COMPENSATED ABSENCES (Continued):

Accumulated unpaid vacation and vested sick pay are accrued in the Government-wide and all Proprietary Fund statements. Long-term liabilities of the governmental funds are not shown on the fund financial statements, as these benefits are not expected to be liquidated with expendable available financial resources.

In governmental funds, compensated absences that have matured (i.e. unused reimbursable leave still outstanding following an employee's resignation or retirement) are reported as an expenditure and fund liability in the fund that will pay for the compensated absences. The remainder of the compensated absences liability is reported as General Long Term Debt. In the proprietary funds, compensated absences are recorded as an expense and liability of the fund that will pay for them.

(Q) CAPITAL ASSETS

Capital assets, including public domain infrastructure (e.g. roads, bridges, sidewalks and culverts) are reported in applicable governmental or business-type activities columns in the government-wide financial statements. Capital assets are defined by the government as assets with an initial, individual cost of more than \$5,000 and an estimated useful life greater than one year. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recorded at estimated fair market value at the date of donation.

The cost of normal maintenance and repairs that do not add value to the asset, or materially extend its life, are not capitalized. Major outlays for capital assets and improvements are capitalized as projects are completed. Interest incurred during the construction phase of capital assets of business-type activities is included as part of the capitalized value of the assets constructed, if material. Property, plant and equipment are depreciated using the straight-line method over the following estimated useful lives (land and construction-in-progress) are not depreciated:

Assets	Useful life (years)
Buildings	50
Improvements	20 - 50
Equipment and vehicles	5 - 25
Infrastructure	60

(R) LONG-TERM OBLIGATIONS:

In the government-wide financial statements, and proprietary fund types in the fund financial statements, long-term debt and other long-term obligations are reported as liabilities in the applicable governmental activities, business-type activities, or proprietary fund type. Debt issuance costs which are recovered through rate charges established by regulatory authority are deferred and amortized over the life of the debt. Debt payable is reported net of the applicable premium or discount.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(R) LONG-TERM OBLIGATIONS (Continued)

In the fund financial statements, governmental fund types recognize debt premiums and discounts, as well as debt issuance costs, in the period in which the debt is issued. The face amount of debt issued is reported as other financing sources. Premiums received on debt issuances are reported as other financing sources, while discounts on debt issuances are reported as other financing uses. Issuance costs, whether or not withheld from the actual debt proceeds received, are reported as debt service expenditures.

Proprietary fund financial statements recognize debt issuance costs recovered through rate charges as deferrals that are amortized to interest expense over the life of the debt. Debt payable is reported net of the applicable premium discount. Under GASB statement No. 62, debt issue costs that are recovered through rate charges established by the regulatory authority are recognized as deferred regulatory charges. They are amortized over the life of the debt.

(S) COMPARATIVE TOTAL DATA:

Comparative total data for the prior year has been presented in the accompanying financial statements in order to provide an understanding of changes in the City's financial position and operations. Certain comparative data for the prior year was reclassified to be comparable with June 30, 2015 accounts in the government wide and fund financial statements. However, comparative data (i.e., presentation of prior year's totals by fund type) have not been presented in each of the statements, since their inclusion would make the statements unduly complex and difficult to read.

(T) IMPLEMENTATION OF NEW ACCOUNTING STANDARDS:

The City follows Governmental Accounting Standards Board (GASB) Statement No. 54, *Fund Balance Reporting and Governmental Fund Type Definitions*. Under this statement fund balances are classified into the following categories:

a. Nonspendable fund balances comprise those amounts that are legally or contractually required to be maintained intact.

b. Restricted fund balances comprise those amounts constrained to be used for a specific purpose by external parties, constitution provisions or enabling legislation.

c. Committed fund balances comprise those amounts constrained by the government itself using its highest level of authority (commission) using its highest level of formal action (ordinance).

This amount can also include amounts needed to balance the next year's budget when the budget is approved by ordinance.

d. Assigned fund balances are amounts intended to be used for a specific purpose by the governing body through action other than the highest level of authority or an official expressly authorized by the governing body. Only the City Council has the authority to assign funds for specified purposes, by a majority vote system.

e. Unassigned fund balances are any amounts other than those described above and are available for any purpose.

The City has no formal policy with regard to classifying expenditures among the various classifications. Thus, the default provision under GASB Statement 54 apply expenditures first to restricted resources, then to committed resources, then to assigned resources, and finally to unassigned resources. No City official is granted the authority to assign fund balance. In addition, the City has no formal policy with regard to stabilization funds.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(T) IMPLEMENTATION OF NEW ACCOUNTING STANDARDS:

The Governmental Accounting Standards Board (GASB) issued Statement No. 63, *Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources, and Net Position*. This Statement establishes standards for reporting deferred outflows of resources, deferred inflows of resources, and net position in a statement of financial position and also requires related disclosures. The requirements of this Statement are effective for financial statements for periods beginning after December 15, 2011.

In addition, the GASB has issued Statement No. 65, *Items Previously Reported as Assets and Liabilities*. This Statement specifies the items that were previously reported as assets and liabilities that should now be reported as deferred outflows of resources, deferred inflows of resources, outflows of resource, or inflows of resources. Since this Statement closely correlates to Statement No. 63, the City has elected to early implement the provisions of this statement.

(U) **PENSIONS:**

Primary Government - For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the City of Alcoa's participations in the Public Employee Retirement Plan of the Tennessee Consolidated Retirement System (TCRS) and the City's Employees Retirement System, and additions to/deductions from the City's fiduciary net position have been determined on the same basis as they are reported by the TCRS for the Public Employee Retirement Plan, and the City's Employee Retirement System For this purpose, benefits (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms of the Public Employee Retirement Plan of TCRS, and the City's Employees Retirement System. Investments are reported at fair value.

City of Alcoa Education - For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the Teacher Retirement Plan and the Teacher Legacy Pension Plan in the Tennessee Consolidated Retirement System, and additions to/deductions from fiduciary net position have been determined on the same basis as they are reported by the TCRS. For this purpose, benefits (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms of the Teacher Retirement Plan and the Teacher Legacy Pension Plan. Investments are reported at fair value.

(V) IMPLEMENTATION OF NEW ACCOUNTING PRONOUNCEMENT

In June 2012 the Governmental Accounting Standards Board issued Statement No. 68, *Accounting and Financial Reporting for Pensions*, effective for the fiscal year beginning July 1, 2014. This statement revises existing standards for measuring and reporting pension liabilities for pensions provided by the City to its employees. This Statement requires recognition of a liability equal to the net pension liability, which is measured as the total pension liability, less the amount of the pension plan's fiduciary net position. The City implemented this standard effective July 1, 2014.

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

(V) IMPLEMENTATION OF NEW ACCOUNTING PRONOUNCEMENT (Continued):

The Agency's Net Position at July 1, 2014 was restated to reflect the effects of this pronouncement as follows:

	Total Gove <u>Activit</u>		Total Business Activities		<u>Total</u>
Net position, June 30, 2014 Recognition of Pension liability	\$ 16,029 (13,054) I	59,560,593 (1,129,042)	\$	75,590,256 (14,183,706)
Restated Net Position, July 1, 2014	<u>\$ 2,974</u>	<u>1,999 </u> \$	58,431,551	<u>\$</u>	61,406,550

(W) RECLASSIFICATIONS/NET POSITION RESTATED:

Certain prior year assets, liabilities, equity, revenues and expenditures of the General Fund, Special Revenue Funds, Fiduciary Fund and Enterprise Funds have been reclassified to facilitate comparison with June 30, 2015 amounts. The reclassification causes no effect on the "excess of revenues and other sources over expenditures and other uses" or on beginning fund equities.

NOTE 2 – RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS

Explanation of certain differences between the governmental fund balance sheet and the government-wide statement of net position:

Total fund balances of the City's governmental funds differ from net position of governmental activities reported in the statement of net position. The difference primarily results from the long-term economic focus in the statement of net position versus the current financial resources focus in the governmental fund balance sheets.

Balance Sheet/Statement of Net Position

	Total Governmental <u>Funds</u>	Long-term Assets, <u>Liabilities</u> <u>(1)</u>	Internal Service <u>Funds</u> (<u>2)</u>	Reclassifications and <u>Eliminations</u>	Statement of <u>Net Position</u>
Assets					
Cash on hand/equity in pooled					
Cash/certificates of deposit	\$ 12,846,757	\$ -	\$ 1,635,638	\$ -	\$ 14,482,395
Investments	2,820,701	-	-	302,976	3,123,677
Tennessee Local					
Government Investment Pool	302,976	-	-	(302,976)	-
Receivables:					
Property Taxes, net	10,449,998	-	-	-	10,449,998
Accounts, net	2,166,941	-	4,900	-	2,171,841
Internal balances	69,550	-	-	(69,550)	-
Due from other governments	3,022,413	-	-	-	3,022,413
Capital Assets, Net	-	88,162,110	-	-	88,162,110
Capital lease property	-	10,007,914	-	-	10,007,914
Total Assets	31,679,336	98,170,024	1,640,536	(69,550)	131,420,348
Deferred Outflows of Resources:					
Deferred Outflows – Pensions				4,189,165	4,189,165
Deletted Outflows – Pelisiolis				4,109,105	4,109,105

<u>NOTE 2 – RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS</u> (Continued):

Balance Sheet/Statement of Net Position

	Total Governmental <u>Funds</u>	Long-term Assets, <u>Liabilities</u> <u>(1)</u>	Internal Service <u>Funds</u> (<u>2)</u>	Reclassifications and <u>Eliminations</u>	Statement of <u>Net Position</u>
Liabilities					
Accounts payable	3,822,746	-	479,298	-	4,302,044
Accrued liabilities	816,901	-	-	-	816,901
Unapplied grant funds	-	-	-	-	-
Unearned revenue	907,992	-	-	-	907,992
Long-term debt	-	88,780,878	-	-	88,780,878
Internal balances	69,550	-	-	(69,550)	-
Unfunded pension obligation	-	-	-	14,136,994	14,136,994
Unfunded OPEB obligation		940,495			940,495
Total Liabilities	5,617,189	89,721,373	479,298	14,067,444	109,885,304
Deferred Inflow of Resources:					
Property taxes	9,681,393	-	-	-	9,681,393
Deferred Inflows – Pension			<u> </u>	4,520,218	4,520,218
Total Deferred Inflow of					
Resources	9,681,393			4,520,218	14,201,611
Net Position	<u>\$ 16,380,754</u>	<u>\$ 8,448,651</u>	<u>\$ 1,161,240</u>	<u>\$ (14,468,047</u>)	<u>\$ 11,522,598</u>

When capital assets (land, infrastructure, buildings, and equipment) that are to be used in governmental activities are purchased or constructed the cost of those assets are reported as expenditures in governmental funds. However, the statement of net position includes those capital assets among the assets of the City as a whole.

_	\$ 98.170.024
Accumulated depreciation	 (43,667,791)
Cost of Capital Assets/Lease Property	\$ 141,837,815

Long-term liabilities applicable to the City's governmental activities are not due and payable in the current period and, accordingly, are not reported as fund liabilities. All liabilities, both current and long-term, are reported in the statement of net position.

	Current	Non-Current	Total
Compensated absences	\$ 89,524	\$ 885,225	\$ 974,749
Bonds, capital improvement notes, loans	2,850,000	75,300,000	78,150,000
Capital lease obligations	101,387	9,554,742	9,656,129
	<u>\$3,040,911</u>	<u>\$ 85,739,967</u>	<u>\$ 88,780,878</u>

<u>NOTE 2 – RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS</u> (Continued):

Internal service funds are used by management to charge the costs of self-insurance, service center operations, fleet maintenance, and data processing services to individual funds. The assets and liabilities of the internal service funds are included in governmental activities in the statement of net position.

Cash	\$	1,635,638
Accounts receivable		4,900
Accounts payable		(479,298)
Net Position	<u>\$</u>	1,161,240

The net change in fund balances for governmental funds differ from the change in net position for governmental activities reported in the statement of activities. The differences arise primarily from the long-term economic focus in the statement of activities versus the current financial resources focus in the governmental funds. The effect of the differences is illustrated below.

Explanation of certain differences between the governmental fund statement of revenues, expenditures, and changes in fund balances and the government-wide statement of activities:

<u>Revenues</u>	Total Governmental <u>Funds</u>		Capital- Related <u>Items</u> (4)	I <u>Tran</u>	g-term Debt <u>sactions</u> (5)		Internal Service <u>Funds</u>	Reclass- ifications	Statement of <u>Activities</u>
Taxes	\$ 26,555,861	\$	-	\$	-	\$	-	\$ (12,821,645)	\$ 13,734,216
Sales taxes	-		-		-		-	13,883,961	13,883,961
State income & excise tax	-		-		-		-	95,095	95,095
Licenses, permits and fees	222,483		-		-		-	18,392	240,875
Business taxes	-		-		-		-	897,280	897,280
Intergovernmental Intergovernmental:	18,300,151	-			-		-	(18,300,151)	-
State sales taxes	-		-		-		-	636,151	636,151
Federal grants	-		-		-		-	1,310,480	1,310,480
USDA revenues	-		-		-		-	477,162	477,162
Other state revenues	-		-		-		-	7,827,627	7,827,627
Other local revenues	192,664		-		-		-	669,079	861,743
Capital grants/contributions	-		-		-		-	5,202,207	5,202,207
Charges for services	834,269		-		-		197,930	526,524	1,558,723
Fines, forfeitures, and costs	517,539		-		-		-	(517,539)	-
Investment income	56,826		-		-		-	-	56,826
Miscellaneous taxes	469,567		-		-		-	(276,577)	192,990
Property rentals	143,388		-		-		-	-	143,388
Proceeds from sale/deletion									
of capital assets	96,440		-		-		-	-	96,440
In-lieu of taxes			<u> </u>					371,954	 371,954
Total Revenues	47,389,188					_	197,930	<u> </u>	 47,587,118

<u>NOTE 2 – RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS</u> (Continued):

Explanation of certain differences between the governmental fund statement of revenues, expenditures, and changes in fund balances and the government-wide statement of activities (Continued):

	Total Governmental <u>Funds</u>	Capital- Related <u>Items</u> (4)	Long-term Debt <u>Transactions</u> (5)	Internal Service <u>Funds</u>	Reclass- ifications	Statement of <u>Activities</u>
Expenditures/Expenses						
Current:	1 7 10 441	105 550				2 22 4 112
General government	1,740,661	485,752	-	-	-	2,226,413
Public safety – Police/Fire	9,126,797	417,703	-	-	-	9,544,500
Public works - Streets	4,974,584	723,724	-	-		5,698,308
Recreation and Culture	851,898	258,801	-	-	-	1,110,699
Community development	1,042,221	-	-	-	-	1,042,221
Education	18,833,640	1,164,706	-	-	-	19,998,346
Debt service -						
principal retirement	5,269,964	-	(5,269,964)	-	-	-
Debt service - interest and						
fiscal fees	4,003,952	-	(2,679,942)	-	-	1,324,010
Capital Outlay	24,902,807	(24,902,807)				
Total Expenditures	70,746,524	(21,852,121)	(7,949,906)	<u> </u>	<u> </u>	40,944,497
Other Financing Sources (Uses)/						
Changes in Net Position						
Transfers (Out)	(5,230,883)	-	5,230,883	-	-	-
Transfers In	10,969,065	-	(10,969,065)	-	-	-
Issuance of debt	9,995,000	-	(9,995,000)	-	-	-
In lieu of tax payments	1,728,324		-			1,728,324
Bond premiums	176,654	-	-	-	-	176,654
Total Other Financing Sources (Uses)/Changes						
In Net Position	17,638,160		(15,733,182)			1,904,978
Net Change for the Year	<u>\$ (5,719,176</u>)	<u>\$ 21,852,121</u>	<u>\$_(7,782,276</u>)	<u>\$ 197,930</u>	<u>\$</u>	<u>\$ 8,547,599</u>

Some expenses reported in the statement of activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.

Accrual for compensated absences

<u>\$ 974,749</u>

When capital assets that are to be used in governmental activities are purchased or constructed, the resources expended for those assets are reported as expenditures in governmental funds. However, in the statement of activities, the cost of those assets is allocated over their estimated useful lives and reported as depreciation expense. As a result, fund balance decreases by the amount of financial resources expended, whereas, net position decrease by the amount of depreciation expense charged for the year, and the loss on disposal of capital assets.

Capital expenditures	\$ 24,834,307
Depreciation	 (2,982,186)
Net Change	\$ 21,852,121

<u>NOTE 2 – RECONCILIATION OF GOVERNMENT-WIDE AND FUND FINANCIAL STATEMENTS</u> (Continued):

Repayment of debt principal is reported as a expenditure in governmental funds and, thus, has the effect of reducing fund balance because current financial resources have been used. For the City as a whole, however, the principal payments reduce the liabilities in the statement of net position and do not result in an expense in the statement of activities. The City's long-term debt was reduced because principal payments were made to holders of long-term debt.

\$ 5.269.964

Principal payments made

NOTE 3 – CASH AND INVESTMENTS:

In order to provide a safe temporary medium for investment of idle funds, municipalities are authorized by TCA 6-56-106 to invest in the following:

- (1) Bonds, notes, or treasury bills of the United States;
- (2) Other obligations which are guaranteed as to principal and interest by the United States or any of its agencies;
- (3) Certificates of deposit at state and federal chartered bank and savings and loan associations;
- (4) Obligations of the United States or its agencies under a repurchase agreement if approved as an authorized investment by the State Director of Local Finance;
- (5) Money market funds whose portfolios consist of any of the foregoing investments if approved as an authorized investment by the State Director of Local Finance; and
- (6) The Local Government Investment Pool under which local monies are transferred to and invested with the State Treasurer's cash portfolio.

Cash and investment include bank balances and investments that at the balance sheet date were either entirely insured or collateralized with securities held by the Tennessee Investment Collateral Pool.

Interest rate risk: The City has no formal investment policy regarding interest rate risk. As a means of limiting its exposure to fair value losses arising from rising interest rates, the City's internal management procedures limits investments to maturities of less than twelve months.

Credit risk of investments: The City has no formal policy relating to the credit risk of investments, but has internal management procedures restricts the purchase of securities to the highest possible ratings. Certain bond proceeds are temporarily invested with Morgan Keegan which is unrated. Other investments consist of certificates of deposits in fully insured financial institutions. The City also invests in the LGIP (Local Government Investment Pool) which is unrated.

The City's investment policy allows investments in obligations of the U.S. Treasury and other authorized investments as more fully explained in Note 1.

Cash and investments include bank balances and investments that at the balance sheet date were either entirely insured or collateralized with securities held by the Tennessee Investment Collateral Pool.

Investments are shown at fair value; except that investments that have a remaining maturity at the time of purchase of one year or less are shown at amortized cost (none at June 30, 2015). Fair value is based on quoted market prices.

NOTE 3 – CASH AND INVESTMENTS (Continued):

Presented below is a summary of Combined Cash, Certificates of Deposit and Investments by Fund as of June 30, 2015: SUMMARY OF CASH AND INVESTMENTS BY FUNDS: Fiduciary Funds – Pension Trust 23.536.876 Statement of Net Position: Capital Projects Funds – Investments and Local Government Investment Pool \$ 3.123.677 Enterprise Funds – Restricted Assets..... 8,755,195 Enterprise Funds - Non-restricted Assets 12,901,178 Total Governmental and Enterprise Funds 24,780,050 SUMMARY OF CHECKING ACCOUNTS BY FUNDS: General Fund (includes cash on hand of \$1,200)..... 3,470,623 Special Revenue Funds..... 2,034,848 Debt Service Fund 2,945,179 Capital Projects Funds 4,396,107 1,635,638 Internal Service Funds Total Checking Accounts By Funds 14,482,395 Total Checking/ Certificates of Deposit/Investments/Restricted Cash -Statement of Net Position 39.262.445

Total cash and investments presented on the statement of net position are as follows:

	Governmental <u>Activities</u>		Business-Type <u>Activities</u>			<u>Total</u>	
Investments Cash and Certificates of Deposit Restricted Cash/Certificates of Deposit Totals	\$ <u>\$</u>	3,123,677 14,482,395 	\$ <u>\$</u>	12,901,178 8,755,195 21,656,373	\$	3,123,677 27,383,573 <u>8,755,195</u> 39,262,445	
Fiduciary Funds – Investments, at fair values (Employees Retirement System)						23,536,876	
Total Cash and Investments						62,799,321	

As of June 30, 2015 the City had the following investments and maturities:

	Less Than						
	Fair Value		1-5 Years	<u>6 – 10 Years</u>	10 Years		
Investments	\$ 2,820,701	\$ 2,820,701	\$ -	\$ -	\$ -		
State of Tennessee Local Government Investment Pool	302,976	302,976		<u> </u>			
Total Investment and Maturities	<u>\$ 3,123,677</u>	<u>\$ 3,123,677</u>	<u>\$</u>	<u>\$</u>	<u>\$</u>		

Investments in the Local Government Investment Pool, if applicable, are reported at amortized cost. The State Pooled Investment Fund, of which the Local Government Investment Pool is a part, is managed like a SEC 2a-7 fund. The same investment guidelines are followed, but the State Pooled Investment Fund does not report to the SEC.

NOTE 3 - CASH AND INVESTMENTS (Continued):

The shares in the Local Government Investment Pool are constant dollar. Therefore, the fair value of the position in the Pool is the same as the value of the Pool shares.

The State Pooled Investment Fund is governed by the State Funding Board in accordance with Tennessee Code Annotated. The Funding Board is comprised of the State Treasurer, the Comptroller, the Commissioner of Finance and Administration, the Secretary of State, and the Governor. Reporting is done monthly, quarterly, and annually and there are regularly scheduled meetings. The Funding Board has developed an Investment Policy which meets SEC 2a-7 requirements and state law. The Investment Pool has received no credit quality rating from a credit rating agency.

Additional financial information regarding the Local Government Investment Pool is available from the Local Government Investment Pool, P. O. Box 198785, Nashville, Tennessee 37219-8785 (telephone (615) 532-1163).

The Employees' Retirement System Fund is additionally authorized to invest in U.S. Government Securities and corporate equity securities. Investments and non-cash equivalents in this Fiduciary Fund at June 30, 2015, are described below:

	Carrying <u>Amount</u>	Fair <u>Value</u>
Government Bonds	\$ 4,935,281	\$ 4,935,281
Savings Certificates	1,014,343	1,014,343
Corporate Securities	16,006,307	16,006,307
Accrued interest	126,639	126,639
Municipal Obligations	1,454,306	1,454,306
Total Retirement System	<u>\$ 23,536,876</u>	<u>\$ 23,536,876</u>

Credit Risk - Employees' Retirement System Fund

The credit quality rating of investments in debt securities – the risk that an issuer of an investment will not fulfill its obligation to the holder of the investment. A nationally recognized statistical rating organization assigns a rating. The City's investments in U.S. Agencies are rated Aaa, whereas the corporate securities investments are unrated. First Tennessee Bank is the investment agent for the Employees' Retirement System Fund. No separate audited GAAP-based benefit plan report is available for the defined benefit plan. Additional financial information regarding the Employees' Retirement System Fund is available from First Tennessee Bank, 4385 Poplar Avenue, Memphis, TN 38117.

Interest Rate Risk

Interest rate risk is the risk that changes in market interest rates that will adversely affect the fair value of an investment. Generally the longer the maturity of an investment the greater the sensitivity of its fair value to changes in market interest rates. While the City has no formal policy to limit its interest rate risk, it manages its exposure to interest rate risk by purchasing a combination of shorter term and longer term certificates of deposit and by timing cash flows from maturities so that a portion of the portfolio is maturing evenly over time as necessary to provide cash flow and liquidity needed for operations.

Concentrations of Credit Risk

The City places no limit on the amount the City may invest in any one issuer.

NOTE 4 – PROPERTY TAX:

The City's property tax is levied each September 1st on the assessed value as listed by the County Assessor and is payable by each October 1st. Property taxes are delinquent after October 1st, and are recorded as such on June 30th. The assessed values are established by the County Assessment Board. The City's tax rate for the years ended June 30, 2011 through 2015 was 1.96 per \$100.00 of assessed value.

Property taxes levied for 2014 are recorded as receivables, net of estimated uncollectibles. The taxes collected during the fiscal year 2014-15 and expected to be collected in the subsequent sixty (60) days are recognized as revenues in the fiscal year ended June 30, 2015.

Property taxes for 2015 are recorded (estimated at \$9,681,393) as receivables, since the enforceable legal claim to the asset (2015 taxes) is effective as of January 1, 2015 (lien date) in accordance with the "Codification of Governmental Accounting and Financial Reporting Standards – Section No. 50.114."

NOTE 5 – CAPITAL ASSETS:

Fixed assets are stated at cost. Below is a summary of changes in Capital Fixed Assets and Accumulated Depreciation used in Governmental Activities:

	Balance July 1, 2014	Additions	<u>Retirements</u>	Transfer <u>In (Out)</u>	Balance <u>June 30, 2015</u>	
Non-depreciable assets: Land Depreciable assets:	<u>\$ 1,999,450</u>	<u>\$</u>	<u>\$</u>	<u>\$ </u>	<u>\$ 1,999,450</u>	
Parks & Greenway Accumulated depreciation	3,640,849 (1,014,862) 2,625,987	627,473 (135,167) 492,306	- 	- 	4,268,322 (1,150,029) 3,118,293	
Buildings Accumulated depreciation	29,672,905 (10,986,734) 18,686,171	<u>(575,359</u>) <u>(575,359</u>)	- 	- 	29,672,905 (11,562,093) 18,110,812	
Swimming Pools Accumulated depreciation	991,178 (594,707) 396,471	55,768 (52,347) 3,421	- 	- 	1,046,946 (647,054) 399,892	
Improvements other than buildings Accumulated depreciation	39,566,968 (22,711,861) 16,855,107	12,675,424 (1,570,242) 11,105,182	- 	- 	52,242,392 (24,282,103) 27,960,289	
Equipment Accumulated depreciation	7,594,050 (5,222,298) 2,371,752	744,777 (628,994) 115,783	(312,595) <u>303,033</u> (9,562)	562,257 (391,256) 171,001	8,588,489 (5,939,515) 2,648,974	
Construction in progress	23,179,825	15,545,988	(4,801,413)		33,924,400	
Capital Lease Property: Civic Center	9,142,400	-	-	-	9,142,400	
Communications Center Other Capital leases Accumulated depreciation	751,750 763,018 (458,176)	(20.077)	- -	(562,257) <u>391,256</u>	751,750 200,761 (86,997)	
Capital Assets, net of	<u> (438,176</u>) <u> 10,198,992</u>	(20,077)		<u> </u>	<u>(86,997</u>) <u>10,007,914</u>	
Accumulated depreciation	<u>\$ 76,313,755</u>	<u>\$ 26,667,244</u>	<u>\$ (4,810,975</u>)	<u>\$ -</u>	<u>\$ 98,170,024</u>	

<u>NOTE 5 – CAPITAL ASSETS (Continued)</u>:

A summary of business type capital assets and accumulated depreciation is as follows:

CAPITAL ASSETS:

C	APITAL ASSE	15:					
		Non- Depreciable Land, Land Rights and <u>Easements</u>	Electric Distribution and <u>Buildings</u>	Electric Station Equipment and Improvements Other than <u>Buildings</u>	<u>Equipment</u>	Construction <u>in Progress</u>	<u>Totals</u>
ELECTRIC	Balance 7-1-14 Additions Retirements Other reclassify Balance 6-30-15	\$ 336,481 	\$ 50,299,056 2,808,923 (303,594) 	\$11,468,383 3,970,487 	\$ 12,070,372 402,189 (291,096) 	\$ 3,750,074 1,626,084 	\$ 77,924,366 8,807,683 (594,690)
WATER	Balance 7-1-14 Additions Retirements Balance 6-30-15	1,020,097	19,219,761 	23,358,706 1,405,981 	16,141,944 110,453 (33,734) 16,218,663	- - 	59,740,508 1,516,434 (33,734) 61,223,208
SEWER	Balance 7-1-14 Additions Retirements Balance 6-30-153	174,138 	4,728,135	16,987,331 1,561,487 	878,033 301,214 	306,805 - - - - - - - - - - - - - - - - - - -	23,074,442 1,862,701 (263,344) 24,673,799
LANDFILL	Balance 7-1-14 Additions Retirements Balance 6-30-153	673,647 	10,979,123 - - - - - - - - - - - - - - - - - - -	- - 	2,584,527 413,871 (265,606) 2,732,792	- - 	14,237,297 413,871 (265,606) 14,385,562
STORMWATER	Balance 7-1-14 Additions Retirements Balance 6-30-153	- - 	- - 	- - 	650,242 2,500 	- - 	650,242 2,500
	TOTALS	<u>\$ 2,204,363</u>	<u>\$ 87,731,404</u>	<u>\$ 58,752,375</u>	<u>\$ 32,964,909</u>	<u>\$ 5,419,619</u>	<u>\$ 187,072,670</u>

<u>NOTE 5 – CAPITAL ASSETS (Continued)</u>:

ACCUMULATED DEPRECIATION:

necem	ULATED DEI F	Land, Land Rights and <u>Easements</u>	Electric Distribution and <u>Buildings</u>	Electric Station Equipment and Improvements Other than <u>Buildings</u>	<u>Equipment</u>	Construction <u>in Progress</u>	<u>Totals</u>
ELECTRIC	Balance 7-1-14	\$-	\$ 19,544,243	\$ 6,677,743	\$ 4,343,824	\$-	\$ 30,565,810
	Additions	-	1,777,910	310,375	374,750	-	2,463,035
	Retirements	-	(303,595)	-	(291,095)	-	(594,690)
	Removal Costs	-	-	-	51,278	-	51,278
	Other reclassify						
	Balance 6-30-15		21,018,558	6,988,118	4,478,757		32,485,433
WATER	Balance 7-1-43	-	3,201,935	5,805,921	6,954,608	-	15,962,464
	Additions	-	422,908	506,550	886,915	-	1,816,373
	Retirements	<u> </u>		<u> </u>	(33,734)		(33,734)
	Balance 6-30-15		3,624,843	6,312,471	7,807,789		17,745,103
SEWER	Balance 7-1-14	-	1,524,248	4,814,687	725,037	-	7,063,972
	Additions	-	130,640	439,993	38,736	-	609,369
	Retirements						
	Balance 6-30-15	<u>-</u> _	1,654,888	5,254,680	763,773		7,673,341
LANDFILL	Balance 7-1-14	-	6,036,867	-	1,901,525	-	7,938,392
	Additions	-	527,660	-	175,196	-	702,856
	Retirements	<u> </u>			(265,606)		(265,606)
	Balance 6-30-15		6,564,527		1,811,115		8,375,642
STORMWATER	Balance 7-1-14	-	-	-	232,126	-	232,126
	Additions	-	-	-	75,394	-	75,394
	Retirements	-	-	-	-	-	-
	Balance 6-30-15				307,520		307,520
	TOTALS		32,862,816	18,555,269	15,168,954		66,587,039
NET CAPITAL A	SSETS	<u>\$ 2,204,363</u>	<u>\$ 54,868,588</u>	<u>\$ 40,197,106</u>	<u>\$ 17,795,955</u>	<u>\$ 5,419,619</u>	<u>\$ 120,485,631</u>

NOTE 5 – CAPITAL ASSETS (Continued):

Depreciation expense was charged to functions/programs of the City as follows:

Governmental activities:

General Government	\$	223,452
Police		254,406
Fire		163,297
Recreation		258,801
Public works/streets		723,724
Solid waste		120,557
Education		1,096,206
Service center		141,743
Total depreciation expense – governmental activities	<u>\$</u>	2,982,186
Business – type activities:		
Water and sewer	\$	2,425,742
Electric		2,463,035
Landfill		702,856
Stormwater		75,394
Total depreciation expense – business-type activities	<u>\$</u>	5,667,027

The City uses the straight-line depreciation method for property, plant and equipment based on the following estimated useful lives by major class of depreciable fixed assets:

Class	
Building and Improvements	40-50 years
Machinery and equipment	4-10 years
Water and sewer systems	50 years
Infrastructure	20-50 years

NOTE 6 – LONG-TERM LIABILITIES:

A summary of changes in the Long-Term Debt is as follows:

	Balance July 1, 2014	Additions	Retired <u>Deletions</u>	Total Balance <u>June 30, 2015</u>	Non-Current <u>Balance</u> June 3	Current <u>Balance</u> 0, 2015
Governmental Activities:						
General Obligation Bonds/						
Revenue Bonds	\$ 70,550,000	\$ 18,995,000	\$(11,395,000)	\$ 78,150,000	\$ 75,300,000	\$ 2,850,000
Compensated Absences	1,203,808	-	(229,059)	974,749	885,225	89,524
Capital Leases Payable	9,802,394		(146,265)	9,656,129	9,554,742	101,387
Totals-Governmental Activities	<u>\$ 81,556,202</u>	<u>\$ 18,995,000</u>	<u>\$(11,770,324</u>)	<u>\$ 88,780,878</u>	<u>\$ 85,739,967</u>	<u>\$ 3.040,911</u>
Business-type Activities:						
General Obligation Bonds/						
Revenue Bonds	\$ 72,833,801	\$-	\$ (2,499,964)	\$ 70,333,837	\$ 67,723,701	\$ 2,610,136
Compensated absences	1,250,891	1,241,066	(1,250,891)	1,241,066	456,071	784,995
Capital leases	27,947	-	(27,947)	-	-	-
Estimated liability for closure/						
Post-closure care cost	8,248,362	529,544		8,777,906	8,777,906	
Totals-Business Type Activities	<u>\$ 82,361,001</u>	<u>\$ 1,770,610</u>	<u>\$ (3,778,802</u>)	<u>\$ 80,352,809</u>	<u>\$ 76,957,678</u>	<u>\$ 3,395,131</u>
Totals-Governmental and						
Business-Type Activities	<u>\$ 163,917,203</u>	<u>\$ 20,765,610</u>	<u>\$(15,549,126</u>)	<u>\$ 169,133,687</u>	<u>\$ 162,697,645</u>	<u>\$ 6,436,042</u>

<u>NOTE 6 – LONG-TERM LIABILITIES (Continued)</u>:

The following is a summary of bond and capital outlay note transactions of the City for the fiscal year ended June 30, 2015.

	General Obligation <u>Bonds</u>	Revenue <u>Bonds</u>	<u>Total</u>
Debt payable at July 1, 2014 Debt retired Issued during fiscal year Debt released by Maryville College	\$ 139,680,000 (13,445,000) 18,995,000 (300,000)	\$ 3,703,801 (149,964)	\$ 143,383,801 (13,594,964) 18,995,000 (300,000)
Debt Payable – June 30, 2015	<u>\$ 144,930,000</u>	<u>\$ 3,553,837</u>	<u>\$ 148,483,837</u>

Bonds payable at June 30, 2015, are comprised of the following individual issues:

General Obligation Bonds:	<u>Total</u>	Long-term Amount <u>Outstanding</u>	Current Amount <u>Outstanding</u>
\$2,000,000 – 2006 Public Improvement Bonds due in annual installments of \$100,000 to \$200,000 through June 2021, variable interest.	\$ 150,000	\$-	\$ 150,000
\$5,200,000 – 2008 Water and Sewer General Obligation Bonds, due in installments of \$50,000 to \$1,000,000, average interest at 4.74%	5,100,000	5,050,000	50,000
\$2,400,000 – 2008 General Obligation Bonds, due in installments of \$50,000 to \$400,000 average interest at 4.68%	2,150,000	2,100,000	50,000
\$3,000,000 – 2008 Local Government Public Improvement Bonds Series B-17-A due in installments of \$100,000 to \$230,000 through June 2028 variable interest	2,255,000	2,130,000	125,000
\$10,365,000 – 2008 Local Government Improvement Bonds, Series E-3-E, due in annual installments of \$155,000 to \$1,065,000 through June 2017, interest at 5%	1,780,000	35,000	1,745,000
\$77,370,000 – 2008 Local Government Improvement Bonds, Series E-5-B, due in annual installments of \$100,000 to \$2,090,000 through June 2042, variable interest	72,130,000	70,880,000	1,250,000
\$9,925,000 – 2010 Industrial Development Board of Blount County, TN, Civic Arts Center, due in annual installments of \$310,000 to \$565,000 through June 2036, interest at 4.5%	6,500,000	6,500,000	-
\$6,075,000 – 2009 Landfill General Obligation Bonds due in annual installments of \$300,000 to \$815,000 through June 2022, variable interest	4,745,000	4,495,000	250,000

NOTE 6 – LONG-TERM LIABILITIES (Continued):

	<u>Total</u>	Long-term Amount <u>Outstanding</u>	Current Amount <u>Outstanding</u>
General Obligation Bonds (Continued)			
\$1,390,000 – General Obligation, Series 2011, due in annual installments of \$270,000 to \$300,000 through June 2016, interest at 3%.	300,000	-	300,000
\$10,000,000 – 2012 General Obligation Bonds – due in annual installments of \$225,000 to \$650,000 through June 2043, variable interest.	9,550,000	9,325,000	225,000
\$10,000,000 – 2013A General Obligation Bonds due in annual installments of \$25,000 to \$700,000 through June 2043	9,975,000	9,950,000	25,000
\$2,000,000 – 2013B General Obligation Bonds due in annual installments of \$400,000 through June 2019	1,600,000	1,200,000	400,000
\$10,000,000 – 2014 General Obligation Bonds due in annual installments of \$75,000 to \$750,000 through June 2043	9,925,000	9,850,000	75,000
\$9,000,000 – General Obligation Bonds Series 2014 (taxable), due in annual installments of \$660,000 to \$830,000 through June 2026, variable interest	8,775,000	8,115,000	660,000
\$9,995,000 – 2015 General Obligation Bonds – due in annual installments of \$245,000 to \$545,000 through June 2045, variable interest.	9,995,000	9,995,000	-
Revenue Bonds:			
\$4,064,166 – 2011 State Revolving Funds – due in annual installments of \$35,642 to \$207,313 through March 2033, interest at 3.4%	3,553,837	3,398,701	<u> </u>
Total Bonds Outstanding	<u>\$148,483,837</u>	<u>\$143,023,701</u>	<u>\$ 5,460,136</u>

Total Bonds and Capital Outlay Notes Outstanding are classified in the financial statements as follows:

Proprietary Fund Types	\$ 70,333,837
Governmental Activities	 78,150,000
Total Bonds Outstanding	\$ <u>148,483,837</u>

<u>NOTE 6 – LONG-TERM LIABILITIES (Continued)</u>:

The annual requirements to amortize all Bonds and Capital Outlay Notes outstanding as of June 30, 2015, including interest payments, are \$235,802,780 as follows:

Fiscal Year Ending <u>June 30th</u>	<u>Principal</u>	<u>Interest</u>	<u>Total</u>
2016	\$ 5,460,136	\$ 6,013,207	\$ 11,473,343
2017 2018	5,430,500 5,851,032	5,813,590 5,609,332	11,244,090 11,460,364
2018	6,081,768	5,383,859	11,465,627
2020	5,917,708	5,140,273	11,057,981
Subtotal	28,741,144	27,960,261	56,701,405
2021	6,173,840	4,893,995	11,067,835
2022 2023	6,565,188 5,146,752	4,925,757 4,642,241	11,490,945 9,788,993
2023	5,358,556	4,042,241 4,433,546	9,792,102
2025	5,530,576	4,213,007	9,743,583
Subtotal	28,774,912	23,108,546	51,883,458
2026	5,752,848	3,980,155	9,733,003
2027	5,400,372	3,736,906	9,137,278
2028 2029	5,588,160 5,936,212	3,501,088 3,254,896	9,089,248 9,191,108
2029	6,249,540	2,993,606	9,243,146
Subtotal	28,927,132	17,466,651	46,393,783
2031	5,528,156	2,717,202	8,245,358
2032	4,682,072	2,476,798	7,158,870
2033	4,657,265	2,280,712	6,937,977
2034 2035	4,903,156	2,078,074	6,981,230
Subtotal	<u>5,060,000</u> 24,830,649	<u> </u>	<u>6,925,057</u> 36,248,492
2026			
2036 2037	5,330,000 4,205,000	1,644,269 1,406,857	6,974,269 5,611,857
2037	4,355,000	1,224,107	5,579,107
2039	4,555,000	1,034,876	5,589,876
2040	4,815,000	832,531	5,647,531
Subtotal	23,260,000	6,142,640	29,402,640
2041	5,000,000	617,375	5,617,375
2042	5,275,000	390,276	5,665,276
2043 2044	2,605,000 525,000	$150,751 \\ 42,800$	2,755,751 567,800
2044 2045	545,000	42,800 21,800	566,800
Subtotal	13,950,000	1,223,002	15,173,002
Totals	<u>\$ 148,483,837</u>	<u>\$ 87,318,943</u>	<u>\$ 235,802,780</u>

In the Electric Utility Fund, there are certain limitations and restrictions on annual debt service requirements, maintenance of and flow of monies through various restricted accounts, and minimum amounts to be maintained in various sinking funds.

NOTE 7 - RETIREMENT COMMITMENTS:

(A) <u>EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF ALCOA:</u>

Effective Date:

The retirement system was restated in its entirety effective July 1, 1989. The original effective date was January 1, 1955.

Eligibility:

All full-time employees of the City employed at least 30 hours per week, except school personnel eligible for membership in the Tennessee Teachers' Retirement System, shall become members of the system on the first day of the calendar month coincident with or next following the date of employment. The City Manager may, by affirmative written election, choose to be a member of the system. Certain department heads may elect not to become members of the system. Each employee shall be classified as a general employee, fireman, policeman or lineman.

Employees hired on or after May 18, 2000 shall not be eligible to participate in the system.

Credited Service:

Credited service shall mean the period of a member's continuous service since his last date of employment with the City; authorized leaves of absence do not interrupt continuous service, but no credit is given for the period of absence except for certain periods of military service. Prior periods of employment may be credited subject to certain conditions. Credited service does not include employment beyond age 65 for members classified as fireman, policemen or linemen.

Compensation of a Member:

For system purposes, compensation shall mean the total cash compensation paid to a member by the City.

Normal Retirement:

<u>Condition</u> – The normal retirement date is the last day of the calendar month during which the member's 55^{th} birthday occurs and the member completes 25 years of credited service, but not beyond the later of age 65 and the date the member completes 5 years of credited service.

<u>Benefit</u> – The normal retirement benefit, commencing on the last day of the third calendar month following the member's normal retirement date and payable monthly for life, is equal to $1/12^{\text{th}}$ of the total of (i) and (ii) as follows:

- (i) 1.4% of average earnings multiplied by total years of credited service.
- (ii) .316% of average earnings in excess of covered compensation multiplied by the total years of credited service not in excess of 35 years

NOTE 7 – RETIREMENT COMMITMENTS (Continued:

(A) <u>EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF ALCOA (Continued)</u>:

Benefit – (Continued)

"Average earnings" is the average annual earnings of a member for the five consecutive years of credited service which produce the highest average.

"Covered compensation" is the average (without indexing) of the contribution and benefit based in effect under Section 230 of the Social Security Act for each calendar year in the 35 year period ending with the last day of the calendar year in which the member attains (or will attain) his Social Security retirement age.

Upon retirement, the member shall receive a severance allowance in the amount of his regular rate of compensation, excluding overtime and other special forms of pay, for three (3) months after the date of his termination of employment.

If a member's normal retirement benefit payments are to commence before age 62, then the member will receive a temporary supplemental retirement benefit in addition to his normal retirement benefit described above. This benefit will be a monthly benefit in the normal form, with payments commencing at the same time as the normal retirement benefit and ceasing on the last day of the month immediately preceding the earlier of the member's date of death and age 62. The amount of the member's supplemental retirement benefit shall be equal to the member's projected primary annual retirement benefit under the Social Security Act to which the member would be entitled upon attainment of age 62, based on the assumption that his compensation for purposes of the Social Security Act would be at the same rate until such date as the annual rate he was receiving from the City at the determination date and that the Social Security Act remains unchanged after the determination date.

If a member retires under the normal retirement provisions of the system before July 1, 1999 and prior to attaining age 65, then the member will receive an additional temporary supplemental retirement benefit in addition to the benefits described above. This benefit will be a monthly benefit in the normal form, with payments commencing at the same time as the normal retirement benefit and ceasing on the last day of the month immediately preceding the earlier of the member's date of death and age 65. The amount of this benefit shall be \$150 per month.

"Social Security retirement age" shall mean age 65 in the case of a member born before January 1, 1938, age 66 for a member born after December 31, 1937, but before January 1, 1955, and age 67 for a member born after December 31, 1954.

Employees Covered by Benefit Terms:

At the measurement date of June 30, 2014, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefits	62
Inactive employees entitled to but not yet receiving benefits	<u>188</u>
	<u>250</u>

NOTE 7 – RETIREMENT COMMITMENTS (Continued:

(A) <u>EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF ALCOA (Continued)</u>:

Early Retirement:

<u>Condition</u> – If the employment of a member is terminated after his normal retirement date, he is eligible for a delayed retirement benefit.

<u>Benefit</u> – The benefit, commencing on the last day of the third calendar month following the member's actual date of retirement, is computed in the same manner as the normal retirement benefit described above, with the computation being made as of the member's actual retirement date.

Upon retirement, the member shall receive a severance allowance in the amount of his regular rate of compensation, excluding overtime and other special forms of pay, for three (3) months after the date of his termination of employment.

If a member's delayed retirement benefit payments are to commence before age 62, then the member will receive a temporary supplemental retirement benefit in addition to his delayed retirement benefit described above. This benefit shall be a monthly benefit in the normal form. The terms and amount of the member's supplemental retirement benefit shall be the same as the supplemental retirement benefit described for normal retirement, with the computation of the amount being made as of the member's date of termination of service using the member's rate of annual compensation at his date of termination for purposes of determining his projected primary insurance amount.

Delayed Retirement:

<u>Condition</u> – If the employment of a member is terminated after his normal retirement date, he is eligible for a delayed retirement benefit.

<u>Benefit</u> – The benefit, commencing on the last day of the third calendar month following the member's actual date of retirement, is computed in the same manner as the normal retirement benefit described above, with the computation being made as of the member's actual retirement date.

Upon retirement, the member shall receive a severance allowance in the amount of his regular rate of compensation, excluding overtime and other special forms of pay, for three (3) months after the date of his termination of employment.

If a member's delayed retirement benefit payments are to commence before age 62, then the member will receive a temporary supplemental retirement benefit in addition to his delayed retirement benefit described above. This benefit shall be a monthly benefit in the normal form. The terms and amount of the member's supplemental retirement benefit shall be the same as the supplemental retirement benefit described for normal retirement, with the computation of the amount being made as of the member's date of termination of service using the member's rate of annual compensation at his date of termination for purposes of determining his projected primary insurance amount.

NOTE 7 – RETIREMENT COMMITMENTS (Continued:

(A) <u>EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF ALCOA (Continued)</u>:

Disability Retirement:

 $\underline{\text{Condition}}$ – In the event a member becomes totally and permanently disabled, as determined by the Board, after completion of 5 years of credited service, and remains so disabled until the benefit commencement date described below, he will be entitled to a disability retirement benefit.

<u>Benefit</u> – The disability retirement benefit will commence on the last day of the calendar month after all the member's sick leave, salary continuation or vacation benefits of whatever kind provided to him by the City are exhausted, but not before the last day of the later of:

- (i) The sixth calendar month following the member's date of disablement as determined by the Board, and
- (ii) The calendar month coincident with or immediately following age 65.

The benefit is computed in the same manner as the normal retirement benefit described above, except that such computation shall be based on the member's average earnings as of the date he became disabled and shall include credit for credited service for the period of time after disability occurs and prior to the disability retirement benefit commencement date.

Death Before Retirement:

<u>Condition</u> – In the event of the death of a member after becoming eligible for vested, early, normal or delayed retirement benefits, but before benefits commence, a monthly survivorship benefit shall be payable to the member's surviving spouse.

<u>Benefit</u> – The monthly survivorship benefit, payable on the last day of the calendar month following the later of the member's death and his earliest retirement age, and continuing for the lifetime of the surviving spouse, is determined as 50% of the member's vested accrued benefit at the time of his death.

If there is no surviving spouse, the monthly benefit is payable for five years to the member's designated beneficiary.

Termination of Employment After 5 Years of Service:

If a participant terminates employment after completion of 5 or more years of service, he is entitled to a deferred vested benefit to commence as his normal retirement date. The amount of the benefit is computed in the same manner as the deferred benefit for early retirement described above, with the computation being made as of his date of termination, and is multiplied by the vesting percentage in the following table:

Years of	Vesting
<u>Service</u>	<u>Percentage</u>
Less than 5	0%
5	100%

NOTE 7 – RETIREMENT COMMITMENTS (Continued:

(A) <u>EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF ALCOA (Continued)</u>:

Other Termination of Employment:

If employment is otherwise terminated before retirement, no benefits are provided under the system.

Optional Methods of Benefit Payment:

Subject to the applicable system conditions, a member may select an optional method of benefit payment, in lieu of the prescribed straight life income, which is actuarially equivalent. The purpose of the optional method is to permit the guarantee of retirement income payments for a minimum period of time or to provide a continued life income to a surviving beneficiary after the death of the member. Optional methods of benefit payment are as follows:

- Life income, 60 payments guaranteed
- Life income, 120 payments guaranteed
- Life income, 180 payments guaranteed
- Joint and 50% survivor
- Joint and 75% survivor
- Joint and 100% survivor

Employer Contributions:

The City contributes actuarially determined amounts to finance the system benefits; no contributions are required by members of the system.

Investment of Funds:

The funds of the retirement system are invested in a trust fund custodied by First Tennessee Bank. The investments are managed by Martin & Company.

NOTE 7 – RETIREMENT COMMITMENTS (Continued:

(A) <u>EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF ALCOA (Continued)</u>:

Investment of Funds (Continued):

Schedule of Changes in Net Pension Liability, Deferrals, and Pension Expense

	Increase (Decrease)					
		al Pension Liability (<u>a)</u>		Plan Net Position <u>(b)</u>		et Pension Liability (a) – (b)
Balances – 06/30/2013	\$	36,109,338	\$	21,889,974	\$	14,219,364
Changes for the Year:						
Service cost		232,880		-		232,880
Interest expense		2,612,606		-		2,612,606
Experience losses (gains)		547,119		-		547,119
Contributions – Employer		-		1,451,649		(1,451,649)
Net investment income		-		2,612,615		(2,612,615)
Benefits paid		(2,549,182)		(2,549,182)		-
Plan administrative expenses				(75,650)		75,650
Net Changes		843,423		1,439,432		(596,009)
Balances - 06/30/2014	<u>\$</u>	<u>36,952,761</u>	<u>\$</u>	23,329,406	<u>\$</u>	13,623,355

The following presents the net pension liability using the stated discount rate of 7.5%, as well as what the net position liability would be if it were calculated using a discount rate that is 1% lower or 1% higher than the current rate:

	1% Decrease (6.5%)	Current Discount <u>Rate (7.5%</u>)	1% Increase (8.5%)
Net Pension Liability	<u>\$ 17,236,749</u>	<u>\$ 13,682,480</u>	<u>\$ 10,678,525</u>
Summ	ary of Actuarial Assum	ptions and Methods	

	<u>Age 20</u>	<u>Age 35</u>	<u>Age 50</u>	<u>Age 60</u>
Mortality Rates				
RP-2000 Mortality Table, with current				
future mortality improvement				
estimated by projecting improvement				
to the valuation year using Scale AA				
Male	0.26	0.72	1.66	5.38
Female	0.15	0.41	1.32	4.71

NOTE 7 – RETIREMENT COMMITMENTS (Continued:

(A) <u>EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF ALCOA (Continued)</u>:

Investment of Funds (Continued):

Summary of Actuarial Assumptions and Methods (Continued)

	<u>Age 20</u>	<u>Age 35</u>	<u>Age 50</u>	<u>Age 60</u>
Withdrawal Rates				
Male and Female Estimated Experience (1 st Year Select)	342.00	329.00	277.00	219.40
Estimated Experience (1^{-1} Fear Select) Estimated Experience (2^{nd} Year Select)	140.80	137.40	123.00	105.90
Estimated Experience (Ultimate)	105.60	59.80	38.40	31.30
Rate of Disablement				
Railroad Retirement System	0.80	0.80	5.20	33.50
Disabled Mortality/Recovery Rates				
1965 Railroad Retirement Board	44.06	44.06	45.30	53.30
Salary Scale				
4.0% annual increase to normal retirement,				
adjustment for longevity and sick pay	1.04	1.04	1.04	1.04
Rate of Retirement		AGE	<u>% RETIRING</u>	
Participants are assumed to retire according t	to a	<i></i>	500/	
variable age distribution		55 56-57	50% 4 %	
		58-61	3%	
		62	10%	
		63-64	5%	
		65	10%	
Rate Of Investment Return			um for funding	
Social Security Projection		Waga baga a	+ 1.00/ man ammuna	
		÷	t 4.0% per annum	/
Actuarial Valuation Method		Cost of living	g escalation at 4.09	-
Actuarial Valuation Method		Cost of living Entry age no	g escalation at 4.0% rmal method (level	-
Actuarial Valuation Method Asset Valuation Method		Cost of living	g escalation at 4.0% rmal method (level of pay)	-
		Cost of living Entry age no percentage	g escalation at 4.09 rmal method (level of pay)	-
Asset Valuation Method		Cost of living Entry age no percentage Market value None assume Credited serv	g escalation at 4.09 rmal method (level of pay)	

NOTE 7 – RETIREMENT COMMITMENTS (Continued:

(B) <u>TENNESSEE CONSOLIDATED RETIREMENT SYSTEM</u>:

Plan Description:

Employees of the City of Alcoa are provided a defined benefit pension plan through the Public Employee Retirement Plan, an agent multiple-employer pension plan administered by the TCRS. The TCRS was created by state statute under Tennessee Code Annotated Title I, Chapters 34-37. TCRS Board of Trustees is responsible for the proper operation and administration of the TCRS. The Tennessee Treasury Department, an agency in the legislative branch of state government, administers the plans of the TCRS. The TCRS The TCRS issues a publically available financial report that can be obtained at <u>www.treasury.tn.gov/tcrs</u>.

Benefits Provided:

Tennessee Code Annotated Title 8, Chapters 34-37 establishes the benefit terms and can be amended only by the Tennessee General Assembly. The chief legislative body may adopt the benefit terms permitted by statute. Members are eligible to retire with an unreduced benefit at age 60 with 5 years of service credit or after 30 years of service credit regardless of age. Benefits are determined by a formula using the member's highest five consecutive year average compensation and the member's years of service credit. Reduced benefits for early retirement are available at age 55 and vested. Members vest with five years of service credit. Service related disability benefits are provided regardless of length of service. Five years of service is required for non-service related disability eligibility. The service related and non-service related disability benefits are determined in the same manner as a service retirement benefit but are reduced 10 percent and include projected service credits. A variety of death benefits are available under various eligibility criteria.

Member and beneficiary annuitants are entitled to automatic cost of living adjustments (COLA's) after retirement. A COLA is granted each July for annuitants retired prior to the 2nd of July of the previous year. The COLA is based on the change in the consumer price index (CPI) during the prior calendar year, capped at 3 percent, and applied to the current benefit. No COLA is granted if the change in the CPI is less than one-half percent. A one-percent COLA is granted if the CPI is between one-half percent and one percent. A member who leaves employment may withdraw their employee contributions, plus any accumulated interest.

Employees Covered by Benefit Terms:

At the measurement date of June 30, 2014, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefits	47
Inactive employees entitled to but not yet receiving benefits	107
Active employees	253
	407

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(B) <u>TENNESSEE CONSOLIDATED RETIREMENT SYSTEM (Continued)</u>:

Contributions:

Contributions for employees are established in the statutes governing the TCRS and may only be changed by the Tennessee General Assembly. Employees contribute 5 percent of salary. The City makes employer contributions at the rate set by the Board of Trustees as determined by an actuarial valuation. For the year ended June 30, 2015, employer contributions for the City were \$109,330 based on a rate of 16.24% of covered payroll. By law, employer contributions are required to be paid. The TCRS may intercept the City's state share revenue if required employer contributions are not remitted. The employer's actuarially determined contribution (ADC) and member contributions are expected to finance the costs of benefits earned by members during the year, the cost of administration, as well as amortized portion of any unfunded liability.

Net Pension Liability (Asset)

The City's net pension liability (asset) was measured as of June 30, 2014, and the total pension liability used to calculate net pension liability (asset) was determined by an actuarial valuation as of that date.

Actuarial assumptions:

The total pension liability as of June 30, 2014 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Inflation	3.0 percent
Salary increases	Graded salary ranges from 8.97 to 3.71 percent based on age, including inflation, averaging 4.25 percent
Investment rate of return	7.5 percent, net of pension plan investment expenses, including inflation
Cost-of-Living Adjustment	2.5 percent

Mortality rates were based on actual experience from the June 30, 2012 actuarial experience study adjusted for some of the expected future improvement in life expectancy.

The actuarial assumptions used in the June 30, 2014 actuarial valuation were based on the results of an actuarial experience study performed for the period July 1, 2008 through June 30, 2012. The demographic assumptions were adjusted to more closely reflect actual and expected future experience.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(B) <u>TENNESSEE CONSOLIDATED RETIREMENT SYSTEM (Continued)</u>:

Net Pension Liability (Asset) (Continued)

Actuarial assumptions (Continued):

The long-term expected rate of return on pension plan investments was established by the TCRS Board of Trustees in conjunction with the June 30, 2012 actuarial experience study by considering the following three techniques: (1) the 25-year historical return of the TCRS at June 30, 2012, (2) the historical market returns of asset classes from 1926 to 2012 using the TCRS investment policy asset allocation, and (3) capital market projections that were utilized as a building block method in which best-estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. Four sources of capital market projections were blended and utilized in the third technique. The blended capital market projection established the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding inflation of 3 percent.

The target allocation and best estimates of arithmetic real rates of return for each major asset class are summarized in the following table:

	Long-Term Expected Real <u>Rate of Return</u>	Target <u>Allocation</u>
Asset Class		
U.S. equity	6.46%	33%
Developed market international equity	6.26%	17%
Emerging market international equity	6.40%	5%
Private equity and strategic lending	4.61%	8%
U.S. fixed income	0.98%	29%
Real estate	4.73%	7%
Short-term securities	0.00%	1%
		100%

The long-term expected rate of return on pension plan investments was established by the TCRS Board of Trustees as 7.5 percent based on a blending of the three factors described above.

Discount rate:

The discount rate used to measure the total pension liability was 7.5 percent. The projection of cash flows used to determine the discount rate assumed that employee contributions will be made at the current rate and that contributions from the City will be made at the actuarially determined contribution rate pursuant to an actuarial valuation in accordance with the funding policy of the TCRS Board of Trustees and as required to be paid by state statute. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make projected future benefit payments of current active and inactive members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(B) <u>TENNESSEE CONSOLIDATED RETIREMENT SYSTEM (Continued)</u>:

Changes in the Net Pension Liability (Asset)

	Total Pension Liability (a)	Plan Fiduciary Net Position (b)	Net Pension Liability (Asset) (a) – (b)
Balance at June 30, 2013	<u>\$ 28,853,208</u>	<u>\$ 24,563,542</u>	<u>\$ 4,289,666</u>
Changes for the year:			
Service cost	894,770	-	894,770
Interest	2,204,346	-	2,204,346
Differences between expected and actual			
experience	(23,187)	-	(23,187)
Contributions – employer	-	1,770,618	(1,770,618)
Contributions - employees	-	-	-
Net investment income	-	4,154,442	(4,154,442)
Benefit payments, including refunds of			
employee contributions	(713,405)	(713,405)	-
Administrative expense		(10,211)	10,211
Net Changes	2,362,524	5,201,444	(2,838,920)

Sensitivity of the net pension liability (asset) to changes in the discount rate:

The following presents the net pension liability (asset) of the City calculated using the discount rate of 7.5 percent, as well as what the net pension liability (asset) would be if it were calculated using a discount rate that is 1-percentage-point lower (6.5 percent) or 1-percentage-point higher (8.5 percent) than the current rate:

	Current1% DecreaseDiscount(6.5%)Rate (7.5%)		1% Increase (8.5%)
The City's net pension liability (asset)	\$ 6,236,222	\$ 1,450,746	\$(2,498,365)

Pension Expense (Income) and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

Pension expense:

For the year ended June 30, 2015, The City recognized pension expense of \$770,640.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(B) <u>TENNESSEE CONSOLIDATED RETIREMENT SYSTEM (Continued)</u>:

Deferred outflows of resources and deferred inflows of resources:

For the year ended June 30, 2015, The City reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Deferred Outflows of <u>Resources</u>	Deferred Inflows of <u>Resources</u>
Differences between expected and actual experience Net difference between projected and actual earnings on pension	\$ -	\$ 20,611
plan investments Contributions subsequent to the measurement date of June 30, 2014	1,803,941	1,818,331
Total	<u>\$ 1,803,941</u>	<u>\$ 1,838,942</u>

The amount shown above for "Contributions subsequent to the measurement date of June 30, 2014," will be recognized as a reduction to net pension liability in the following measurement period.

Amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

Year Ended June 30:	
2016	\$ (457,159)
2017	(457,159)
2018	(457,159)
2019	(457,159)
2020	(2,576)
Thereafter	(7,728)

In the table shown above, positive amounts will increase pension expense while negative amounts will decrease pension expense.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(C) <u>ALCOA CITY SCHOOLS – TEACHER LEGACY PENSION PLAN OF TCRS</u>

Plan Description

Teachers with membership in the Tennessee Consolidated Retirement System (TCRS) before July 1, 2014 of Alcoa City Schools are provided with pensions through the Teacher Legacy Pension Plan, a cost sharing multiple-employer pension plan administered by the TCRS. The Teacher Legacy Pension Plan closed to new membership on June 30, 2014, but will continue providing benefits to existing members and retirees. Beginning July 1, 2014, the Teacher Retirement Plan became effective for teachers employed by Local Education Agencies (LEAs) after June 30, 2014. The Teacher Retirement Plan is a separate cost-sharing, multiple-employer defined benefit plan. The TCRS was created by state statute under Tennessee Code Annotated Title 8, Chapters 34-37. The TCRS Board of Trustees is responsible for the proper operation and administration of all employer pension plans in the TCRS. The Tennessee Treasury Department, an agency in the legislative branch of state government, administers the plans of the TCRS. The TCRS issues a publically available financial report that can be obtained at www.treasury.tn.gov/tcrs.

Benefits Provided

Tennessee Code Annotated Title 8, Chapters 34-37 establishes the benefit terms and can be amended only by the Tennessee General Assembly. Members of the Teacher Legacy Pension Plan are eligible to retire with an unreduced benefit at age 60 with 5 years of service credit or after 30 years of service regardless of age. Benefits are determined by a formula using the member's highest five consecutive year average compensation and the member's years of service credit. A reduced early retirement benefit is available at age 55 and vested. Members are vested with five years of service credit. Service related disability benefits are provided regardless of length of service. Five years of service is required for non-service related disability eligibility. The service related and non-service related disability benefits are determined in the same manner as a service retirement benefit but are reduced 10 percent and include projected service credits. A variety of death benefits are available under various eligibility criteria. Member and beneficiary annuitants are entitled to automatic cost of living adjustments (COLAs) after retirement. A COLA is granted each July for annuitants retired prior to the 2^{nd} of July of the previous year. The COLA is based on the change in the consumer price index (CPI) during the prior calendar year, capped at 3 percent, and applied to the current benefit. No COLA is granted if the change in the CPI is less than one-half percent. A one percent COLA is granted if the CPI change is between one-half percent and one percent. A member who leaves employment may withdraw their employee contributions, plus any accumulated interest.

Contributions

Contributions for teachers are established in the statutes governing the TCRS and may only be changed by the Tennessee General Assembly. Teachers contribute 5 percent of salary. The Local Education Agencies (LEAs) make employer contributions at the rate set by the Board of Trustees as determined by an actuarial valuation. By law, employer contributions for the Teacher Legacy Pension Plan are required to be paid. The TCRS may intercept the state shared taxes of the sponsoring governmental entity of the LEA if the required employer contributions are not remitted. Employer contributions by Alcoa City Schools for the year ended June 30, 2015 to the Teacher Legacy Pension Plan were \$789,609 which is 9.04 percent of covered payroll. The employer rate, when combined with member contributions, is expected to finance the costs of benefits earned by members during the year, the cost of administration, as well as an amortized portion of any unfunded liability.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(C) ALCOA CITY SCHOOLS – TEACHER LEGACY PENSION PLAN OF TCRS (Continued)

Pension Liabilities (Assets), Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

Pension Liabilities

Since the measurement date is June 30, 2014, which is prior to the July 1, 2014 inception of the Teacher Retirement Plan, there is not a net pension liability to report at June 30, 2015.

Pension Income

Since the measurement. Date is June 30, 2014, Alcoa City Schools did not recognize a pension expense at June 30, 2015.

Deferred Outflows of Resources and Deferred Inflows of Resources

For the year ended June 30, 2015, Alcoa City Schools reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	201011	ed Outflows Resources	2010	rred Inflows <u>Resources</u>
Differences between expected and actual experience	\$	87,495	\$	-
Net difference between projected and actual earnings on pension plan investments		-		2,969,432
Changes in proportion of Net Pension Liability (Asset)		41,326		-
LEA's contributions subsequent to the measurement date of June 30, 2014		789,609		<u> </u>
TOTAL	<u>\$</u>	918,430	<u>\$</u>	2,969,432

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(C) <u>ALCOA CITY SCHOOLS – TEACHER LEGACY PENSION PLAN OF TCRS (Continued)</u>

Pension Liabilities (Assets), Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions (Continued)

Alcoa City Schools employer contributions of \$918,430, reported as pension related deferred outflows of resources, subsequent to the measurement date will be recognized as an increase in net pension asset in the year ended June 30, 2016. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

Year Ended June 30	
2016	\$ (720,888)
2017	(720,888)
2018	(720,888)
2019	(720,888)
2020	21,470
Thereafter	21,470

In the table above, positive amounts will increase pension expense, while negative amounts will decrease pension expense.

Actuarial Assumptions

The total pension liability in the June 30, 2014 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Inflation	3.0 percent
Salary increases	Graded salary ranges from 8.97 to 3.71 percent based on age, including inflation, averaging 4.25 percent
Investment rate of return	7.5 percent, net of pension plan investment expenses, including inflation
Cost-of-Living Adjustment	2.5 percent

Mortality rates were based on actual experience from the June 30, 2012 actuarial experience study adjusted for some of the expected future improvement in life expectancy.

The actuarial assumptions used in the June 30, 2014 actuarial valuation were based on the results of an actuarial experience study performed for the period July 1, 2008 through June 30, 2012. The demographic assumptions were adjusted to more closely reflect actual and expected future experience.

NOTE 7 - RETIREMENT COMMITMENTS (Continued):

(C) ALCOA CITY SCHOOLS – TEACHER LEGACY PENSION PLAN OF TCRS (Continued)

Actuarial Assumptions (Continued)

The long-term expected rate of return on pension plan investments was established by the TCRS Board of Trustees in conjunction with the June 30, 2012 actuarial experience study by considering the following three techniques: (1) the 25-year historical return of the TCRS at June 30, 2012, (2) the historical market returns of asset classes from 1926 to 2012 using the TCRS investment policy asset allocation, and (3) capital market projections that were utilized as a building block method in which best-estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. Four sources of capital market projections were blended and utilized in the third technique. The blended capital market projection established the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding inflation of 3 percent. The target allocation and best estimates of arithmetic real rates of return for each major asset class are summarized in the following table:

	Long-Term Expected Real <u>Rate of Return</u>	Target <u>Allocation</u>
Asset Class		
U.S. equity	6.46%	33%
Developed market international equity	6.26%	17%
Emerging market international equity	6.40%	5%
Private equity and strategic lending	4.61%	8%
U.S. fixed income	0.98%	29%
Real estate	4.73%	7%
Short-term securities	0.00%	1%
		100%

The long-term expected rate of return on pension plan investments was established by the TCRS Board of Trustees as 7.5 percent based on a blending of the three factors described above.

Discount rate:

The discount rate used to measure the total pension liability was 7.5 percent. The projection of cash flows used to determine the discount rate assumed that employee contributions will be made at the current rate and that contributions from the District will be made at the actuarially determined contribution rate pursuant to an actuarial valuation in accordance with the funding policy of the TCRS Board of Trustees and as required to be paid by state statute. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make projected future benefit payments of current active and inactive members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(C) <u>ALCOA CITY SCHOOLS – TEACHER LEGACY PENSION PLAN OF TCRS (Continued)</u>

Sensitivity of the Proportionate Share of Net Pension Liability (Asset) to Changes in the Discount Rate

The following presents Alcoa City Schools' proportionate share of the net pension liability (asset) of the calculated using the discount rate of 7.5 percent, as well as what the Schools' proportionate share of the net pension liability (asset) would be if it were calculated using a discount rate that is 1-percentage-point lower (6.5 percent) or 1-percentage-point higher (8.5 percent) than the current rate:

	1% Decrease (6.5%)	Current Discount <u>Rate (7.5%</u>)	1% Increase (8.5%)
Alcoa City Schools' proportionate share of the net pension liability (asset)	\$ 6,078,483	\$ (36,040)	\$(5,098,201)

(D) <u>ALCOA CITY SCHOOLS – TEACHER'S RETIREMENT PLAN OF TCRS</u>:

Plan Description

Teachers with membership in the Tennessee Consolidated Retirement System (TCRS) before July 1, 2014 of Alcoa City Schools are provided with pensions through the Teacher Legacy Pension Plan, a cost sharing multiple-employer pension plan administered by the TCRS. The Teacher Legacy Pension Plan closed to new membership on June 30, 2014, but will continue providing benefits to existing members and retirees. Beginning July 1, 2014, the Teacher Retirement Plan became effective for teachers employed by Local Education Agencies (LEAs) after June 30, 2014. The Teacher Retirement Plan is a separate cost-sharing, multiple-employer defined benefit plan. The TCRS was created by state statute under Tennessee Code Annotated Title 8, Chapters 34-37. The TCRS Board of Trustees is responsible for the proper operation and administration of all employer pension plans in the TCRS. The Tennessee Treasury Department, an agency in the legislative branch of state government, administers the plans of the TCRS. The TCRS issues a publically available financial report that can be obtained at www.treasury.tn.gov/tcrs.

Benefits Provided

Tennessee Code Annotated Title 8, Chapters 34-37 establishes the benefit terms and can be amended only by the Tennessee General Assembly. Members of the Teacher Retirement Plan are eligible to retire at age 65 with 5 years of service credit or pursuant to the rule of 90 in which the member's age and service credit total 90. Members are entitled to receive unreduced service retirement benefits, which are determined by a formula using the member's highest five consecutive year average compensation and the member's years of service credit. Service related disability benefits are provided regardless of length of service. Five years of service is required for non-service related disability eligibility. The service related and non-service

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(D) <u>ALCOA CITY SCHOOLS – TEACHER'S RETIREMENT PLAN OF TCRS (Continued)</u>:

Benefits Provided (Continued)

related disability benefits are determined in the same manner as a service retirement benefit but are reduced 10 percent and include projected service credits. A variety of death benefits are available under various eligibility criteria. Member and beneficiary annuitants are entitled to automatic cost of living adjustments (COLAs) after retirement. A COLA is granted each July for annuitants retired prior to the 2nd of July of the previous year. The COLA is based on the change in the consumer price index (CPI) during the prior calendar year, capped at 3 percent, and applied to the current benefit. No COLA is granted if the change is between one-half percent and one percent. A member who leaves employment may withdraw their employee contributions, plus any accumulated interest. Under the Teacher Retirement Plan, benefit terms and conditions, including COLA, can be adjusted on a prospective basis. Moreover, there are defined cost controls and unfunded liability controls that provide for the adjustment of benefit terms and conditions on an automatic basis.

Contributions

Contributions for teachers are established in the statutes governing the TCRS and may only be changed by the Tennessee General Assembly. Teachers contribute 5 percent of salary. The Local Education Agencies (LEAs) make employer contributions at the rate set by the Board of Trustees as determined by an actuarial valuation. Per the statutory provisions governing the TCRS, the employer contribution rate cannot be less than 4 percent, except for in years when the maximum funded level, approved by the TCRS Board of Trustees, is reached. By law, employer contributions for the Teacher Retirement Plan are required to be paid. The TCRS may intercept the state shared taxes of the sponsoring governmental entity of the LEA if the required employer contributions are not remitted. Employer contributions by Alcoa City Schools for the year ended June 30, 2015 to the Teacher Retirement Plan were \$3,019 which is 4 percent of covered payroll. The employer rate, when combined with member contributions, is expected to finance the costs of benefits earned by members during the year, the cost of administration, as well as an amortized portion of any unfunded liability.

Pension Liabilities (Assets), Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

Pension Liabilities

Since the measurement date is June 30, 2014, which is prior to the July 1, 2014 inception of the Teacher Retirement Plan, there is not a net pension liability to report at June 30, 2015.

Pension Expense

Since the measurement date is June 30, 2014, Alcoa City Schools' did not recognize a pension expense at June 30, 2015.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(D) <u>ALCOA CITY SCHOOLS – TEACHER'S RETIREMENT PLAN OF TCRS (Continued)</u>:

Deferred Outflows of Resources and Deferred Inflows of Resources

For the year ended June 30, 2015, Alcoa City Schools reported deferred outflows of resources to pensions from the following sources:

	ed Outflows esources	Deferred Inflows of Resources	
Alcoa City Schools' contributions subsequent to the measurement date of June 30, 2014 Net difference between projected and actual earnings	\$ 3,019	\$	-
on pension plan investments	-	2	2,969,432

Alcoa City Schools' employer contributions of \$3,019 reported as pension related deferred outflows of resources, subsequent to the measurement date, will be recognized as a reduction in net pension liability in the year ended June 30, 2016.

(E) DEFERRED COMPENSATION PLAN:

The City of Alcoa, Tennessee offers its employees a deferred compensation plan known as the City of Alcoa Thrift Plan. The Plan, available to all city employees, permits them to defer a portion of their salary until future years. Contributions to the plan are optional. The deferred compensation is not available to employees until termination, retirement, or death. Investments in the plan are managed by SEI Private Trust Company through Wachovia Bank as sub-custodian.

The City of Alcoa Thrift Plan qualifies under Internal Revenue Section 457(g). The assets of the deferred compensation plan are held in trust (not available to the creditors of the City) and the City does not act as a fiduciary or administrator of the trust. The Plan administrator provides an annual valuation report to the City. The Plan assets totaled \$18,490,734 and \$17,962,748 as of June 30, 2015 and 2014, respectively.

The following is a summary of activity in the Plan for the year:

Asset balance at June 30, 2015	\$ 18,490,734
Withdrawals	 (1,077,067)
Investment appreciation/depreciation	573,080
Deferrals of compensation	1,031,973
Asset balance at July 1, 2014	\$ 17,962,748

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(F) OTHER POST-EMPLOYMENT BENEFITS:

In addition to the pension benefits described above, the City of Alcoa provides post-retirement health care benefits to all employees who retire from the City. Currently 39 City retirees and 25 Education retirees meet the eligibility requirements.

<u>CITY OF ALCOA – POST EMPLOYMENT BENEFITS OTHER THAN PENSIONS:</u>

Background

On July 1, 2008, the City adopted the provisions of Governmental Accounting Standards Board Statement No. 45, *Accounting and Financial Reporting by Employers for Postemployment Benefits Other than Pension.* This standard addresses how local governments should account for and report their costs related to post-employment health care and other non-pension benefits, such as the City's retiree health benefits. Historically, the City's post retirement benefits were funded on a pay-as-you-go basis, but GASB 45 requires that the City accrue the cost of the retiree health subsidy and any other post-employment benefits during the period of the employees' active employment, while the benefits are being earned, and disclose the unfunded actuarial accrued liability in order to accurately account for the total future cost of post-employment benefits and the financial impact on the City. The funding methodology mirrors the funding approach used for pension benefits.

Plan Description

The City established a policy that provides medical insurance benefits to eligible retirees and their spouses. In order to participate, retirees must have reached the age of 55 or be on disability retirement and must have health benefit coverage in the self-insured plan provided by the City. The retiree can remain on the City plan from age 55 through age 65 by paying half of the coverage premium to the City.

At July 1, 2014 the date of the actuarial valuation, membership included:

	Primary Government
Retirees and beneficiaries receiving benefits Terminated employees entitled to, but not yet	30
receiving benefits	0
Active employees	272

Funding Policy

GASB Statement No. 45 requires recognition of the current expense of OPEB based on the City's annual required contribution, but does not require the funding of the related liability. The City has established an internal service fund where assets are set aside for payment of OPEB.

The City's annual OPEB cost (expense) is calculated based on the annual required contribution of the City (ARC), an amount actuarially determined in accordance with the parameters of GASB Statement No. 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year and amortize and unfunded actuarial liabilities (or funding excess) over a period not to exceed 30 years.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(F) <u>OTHER POST-EMPLOYMENT BENEFITS (Continued)</u>:

<u>CITY OF ALCOA – POST EMPLOYMENT BENEFITS OTHER THAN PENSIONS:</u> <u>ANNUAL OPEB COST AND NET OPEB OBLIGATION</u>

The City's annual OPEB cost, the percentage of annual OPEB cost contributed to the plan, and the net OPEB asset is as follows for June 30:

	<u>2015</u>	<u>2014</u>	<u>2013</u>
Annual required contribution (ARC) for June 30			
Normal Cost	\$ 149,775	\$ 149,775	\$ 147,947
Interest on Net OPEB Obligation	7,272	7,272	6,781
Amortization of unfunded accrued liability	217,446	217,446	194,462
Annual OPEB Costs	374,493	374,493	349,190
Annual employer contributions	(95,593)	(391,998)	(93,075)
Percentage of annual postemployment benefit			
cost contributed	25.52%	104.68%	26.65%
Increase (decrease) in net OPEB obligation	278,900	(17,505)	256,115
Net OPEB obligation – beginning of year	158,353	175,858	(80,257)
Net OPEB obligation – end of year	<u>\$ 437,253</u>	<u>\$ 158,353</u>	<u>\$ 175,858</u>

Actuarial valuations of an ongoing plan involve estimates of the value of the reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and the healthcare cost trend. Amounts determined regarding the funded status of the plan and the annual required contributions of the employers are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future.

For the year ended June, 2015 (based on an actuarial as of July 1, 2014), the City's OPEB funding progress is as follows:

Actuarial Valuation Date*	Va	tuarial llue of ssets	Actuarial Accrued Liability <u>Entry Age</u>	Unfunded AAL(UAAL) (Funding Excess)	Funded Ratio	Covered Payroll	UAAL (Funding Excess as a Percentage of Covered Payroll
Date	A	<u>55015</u>	<u>Entry Age</u>	<u>Excess</u>	Katio	<u>r ayron</u>	<u>r ayıon</u>
7/01/10	\$	-	4,187,184	4,187,184	0%	13,540,995	30.9%
7/01/11	\$	-	4,231,148	4,231,148	0%	13,540,995	31.2%
7/01/12	\$	-	5,424,471	5,424,471	0%	12,441,103	43.6%
7/01/13	\$	-	5,561,497	5,561,497	0%	12,441,103	44.7%
7/01/14	\$	-	5,655,719	5,655,719	0%	13,076,017	43.3%
7/01/15	\$	-	5,655,719	5,655,719	0%	13,076,017	43.3%

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(F) OTHER POST-EMPLOYMENT BENEFITS (Continued):

<u>CITY OF ALCOA – POST EMPLOYMENT BENEFITS OTHER THAN PENSIONS (Continued)</u>:

ANNUAL OPEB COST AND NET OPEB OBLIGATION (Continued):

* Information for the 2010-2011 fiscal years is based on results from an actuarial valuation that was performed as of July 1, 2010, information for the 2012 and 2013 fiscal years is based on an actuarial valuation as of July 1, 2012, and information for the 2014 and 2015 fiscal years is based on an actuarial valuation as of July 1, 2014.

Projections of benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employer and the plan members) and include the types of benefits provided at the time of evaluation. The actuarial method and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long-term perspective of the calculations.

ACTUARIAL METHOD AND ASSUMPTION

The ARC for fiscal year ended June 30, 2015 was determined as part of the July 1, 2012, actuarial valuation using the entry age normal method – a method under which the Actuarial Present Value of the Projected Benefits is allocated on a level basis over the earnings or service of the individual between entry age and assumed exit ages.

Funding Investment Rate	4%
Medical Trend Rate	10% graded down to 6%
	after 8 years, and 6% thereafter
Inflation Rate Assumption	3%
Ultimate Trend Rate	5%
Actuarial Cost Method	Entry Age Normal
Annual Payroll Growth Rate	4.00%
Remaining amortization period	
at June 30, 2015	26 years

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(G) <u>ALCOA CITY SCHOOLS – POST EMPLOYMENT BENEFITS OTHER THAN PENSIONS</u> (OPEB)

Background

On July 1, 2008, the Alcoa Schools adopted the provisions of Governmental Accounting Standards Board Statement No. 45, *Accounting and Financial Reporting by Employers for Post-employment Benefits Other than Pension*. This standard addresses how local governments should account for and report their costs related to post-employment health care and other non-pension benefits, such as the School's retiree health benefit subsidy. Historically, the School's subsidy was funded on a pay-as-you-go basis, but GASB 45 requires that the Schools accrue the cost of the retiree health subsidy and any other post-employment benefits during the period of the employees' active employment, while the benefits are being earned, and disclose the unfunded actuarial accrued liability in order to accurately account for the total future cost of post-employment benefits and the financial impact on the Schools. The funding methodology mirrors the funding approach used for pension benefits.

Plan Description

The Schools maintain a policy that provides medical insurance benefits to eligible retirees and their spouses. In order to participate, retirees must have reached the age of 55 or be on disability retirement and must have health benefit coverage in the self-insured plan provided by the Schools.

Funding Policy

At July 1, 2014 the date of the actuarial valuation, membership included:

	Alcoa City Schools
Retirees and beneficiaries receiving benefits Terminated employees entitled to, but not yet	28
receiving benefits	0
Active employees	171

GASB Statement No. 45 requires recognition of the current expense of OPEB based on the School's annual required contribution, but does not require the funding of the related liability.

The School's annual OPEB cost (expense) is calculated based on the annual required contribution of the School (ARC), an amount actuarially determined in accordance with the parameters of GASB Statement No. 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year and amortize and unfunded actuarial liabilities (or funding excess) over a period not to exceed 30 years.

NOTE 7 – RETIREMENT COMMITMENTS (Continued):

(G) <u>ALCOA CITY SCHOOLS – POST EMPLOYMENT BENEFITS OTHER THAN PENSIONS</u> (OPEB) (Continued)

ANNUAL OPEB COST AND NET OPEB OBLIGATION

The School's annual OPEB cost, the percentage of annual OPEB cost contributed to the plan, and the net OPEB asset is as follows for June 30:

	<u>2015</u>		<u>2014</u>		<u>2013</u>
Annual required contribution (ARC)					
for June 30, 2015	\$ 223,969	\$	223,969	\$	182,546
Interest on net OPEB obligation	10,097		10,097		2,239
Adjustment on annual required contribution	 (10,144)		(10,144)		(2,249)
Annual OPEB Costs	223,922		223,922		182,536
Annual employer contributions	 (68,500)		(128,525)		(68,500)
Percentage of annual postemployment					
Benefit cost contributed	30.6%		57.4%		37.53%
Increase (decrease) in net OPEB obligation	155,422		95,397		114,036
Net OPEB obligation – beginning of year	 347,820		252,423		138,387
Net OPEB obligation – end of year	\$ 503,242	\$	347,820	\$	252,423

Actuarial valuations of an ongoing plan involve estimates of the value of the reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and the healthcare cost trend. Amounts determined regarding the funded status of the plan and the annual required contributions of the employers are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future.

For the year ended June, 2015, the School's OPEB funding progress is as follows:

Actuarial		tuarial	Actuarial Accrued	Unfunded AAL(UAAL)			UAAL (Funding Excess as a Percentage
Valuation	Va	lue of	Liability	(Funding	Funded	Covered	of Covered
Date*	A	<u>ssets</u>	Entry Age	Excess)	<u>Ratio</u>	Payroll Payroll	Payroll Payroll
7/01/09	\$	-	\$ 3,543,694	\$ 3,543,694	0%	\$ 8,128,471	43.6%
7/01/10	\$	-	\$ 1,786,267	\$ 1,786,267	0%	\$ 8,396,138	21.3%
7/01/11	\$	-	\$ 1,846,396	\$ 1,846,396	0%	\$ 8,396,138	22.0%
7/01/12	\$	-	\$ 1,799,973	\$ 1,799,973	0%	\$ 8,519,194	21.1%
7/01/13	\$	-	\$ 1,849,957	\$ 1,849,957	0%	\$ 8,519,194	21.1%
7/01/14	\$	-	\$ 2,291,375	\$ 2,291,375	0%	\$ 8,507,101	27%
7/01/15	\$	-	\$ 2,291,375	\$ 2,291,375	0%	\$ 8,507,101	27%

NOTE 7 - RETIREMENT COMMITMENTS (Continued):

(G) <u>ALCOA CITY SCHOOLS – POST EMPLOYMENT BENEFITS OTHER THAN PENSIONS</u> (OPEB) (Continued)

ANNUAL OPEB COST AND NET OPEB OBLIGATION (Continued)

* Information for the 2009 fiscal year is based on results from an actuarial valuation that was performed as of July 1, 2010 and information for the 2010-2011 fiscal years is based on an actuarial performed as of July 1, 2010. Information for the 2012 and 2013 fiscal years is based on an actuarial valuation performed as of July 1, 2012. Information for the 2014 and 2015 fiscal years is based on an actuarial valuation performed as of July 1, 2014.

Projections of benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employer and the plan members) and include the types of benefits provided at the time of evaluation. The actuarial method and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long-term perspective of the calculations.

Actuarial Method and Assumption

The ARC for fiscal year ended June 30, 2015 was determined as part of the July 1, 2012 actuarial valuation using the entry age normal method – a method under which the Actuarial Present Value of the Projected Benefits is allocated on a level basis over the earnings or service of the individual between entry age and assumed exit ages.

Significant assumptions used in the actuarial valuation include:

Investment Return Rate	4%
Medical Trend Rate	10% graded down to 6%
	over 8 years, and 6%
	thereafter
Inflation Assumption	3%
Ultimate Trend Rate	5%
Actuarial Cost Method	Entry Age Normal
Annual Payroll Growth Rate	3.00%
Remaining amortization period	
at June 30, 2015	27 years

The actuarial value of the OPEB assets was determined using techniques that smooth the effects of short-term volatility in the market value of investments over a five-year period. Any excess of these assets over actuarial accrued liability is amortized as a level percentage of projected payroll over an open 30 year period. The remaining amortization period is thirty years.

NOTE 8 – EMPLOYEE HEALTH INSURANCE, INTERNAL SERVICE FUND:

The City of Alcoa, Tennessee has chosen to establish the Employees' Insurance Trust Fund for risks associated with the employee's health insurance plan. The Employees Insurance Trust is accounted for as an internal service fund where assets are set aside for claim settlements. The City retains the risk of loss to a limit of \$60,000 per specific loss. The City has obtained a stop/loss commercial insurance policy to cover claims beyond the \$60,000 per specific loss. The maximum liability approximates \$29.6 million for the year (based on 493 employees at a maximum of \$60,000 per employee).

All full-time employees of the primary government are eligible to participate. A premium charge is allocated to each fund that accounts for full-time employees. This premium charge is based on actuarial estimates of the amounts needed to pay prior and current-year claims and to establish a reserve for catastrophe losses. Liabilities of the fund are reported when it is probable that a loss has occurred and the amount of the loss can be reasonably estimated. The Employees' Insurance Trust Fund establishes claims liabilities based on estimates of the ultimate cost of claims that have been incurred but not reported. The process used to compute claims liabilities does not necessarily result in an exact amount.

Changes in the balance of claims liabilities during the past three fiscal years are as follows:

					Liability
	Be	ginning of			Balance at
Year Ended	Fi	scal Year	C	urrent Year	Fiscal
<u>June 30,</u>	I	<u>Liability</u>		<u>Claims</u>	Year End
2013	\$	153,647	\$	3,613,331	\$ 241,663
2014		241,663		3,311,882	306,223
2015		306,223		3,368,049	466,736

The City of Alcoa carries commercial insurance for all other risks of loss, including general liability, property and casualty, workers' compensation and environmental. Settled claims from these risks have not exceeded commercial insurance coverage in any of the past three fiscal years.

<u>NOTE 9 – CONTRACTS WITH THE TENNESSEE VALLEY AUTHORITY (TVA):</u>

The Electric Utility has a power contract with TVA whereby the Utility purchases all its electric power from TVA subject to certain restrictions and conditions. The restrictions and conditions include prohibitions against diverting Utility assets to other operations of the Municipality, securing indebtedness of other operations, or paying more than the Utility's equitable share of tax equivalents.

The Utility participates in TVA's Home Energy Conservation Program. TVA advances the funds from which the Utility disburses for approved customer home insulation and heat pumps. In event of customer default, the Utility does not have loss exposure.

<u>NOTE 10 – JOINT VENTURES:</u>

In order to pool resources and share the costs, risks and rewards of providing services for the benefit of the general public, the City of Alcoa, Tennessee, participates (has an ongoing financial interest and financial responsibility) in the following joint ventures:

(A) <u>INDUSTRIAL DEVELOPMENT BOARD OF BLOUNT COUNTY AND THE CITIES OF ALCOA</u> <u>AND MARYVILLE, TENNESSEE</u>

The Industrial Development Board of Blount County and the Cities of Alcoa and Maryville, Tennessee was organized pursuant to a resolution of the Blount County Quarterly Court in a special called session on September 30, 1969. A certificate of incorporation was received from the Secretary of State of the State of Tennessee dated October 1, 1969. The Industrial Development Board is governed by seven (7) directors. The purpose of the Industrial Development Board is to promote industrial development, provide additional job opportunities in Blount County, Tennessee and surrounding areas, and to exercise the authority and pursue the objectives of an industrial development corporation as provided for in Title 7, Chapter 53, of the Tennessee Code Annotated.

For the fiscal year ended June 30, 2015, the City of Alcoa contributed \$570,727 to the Industrial Development Board of Blount County.

Summary financial information, as required by accounting principles generally accepted in the United States of America, for the fiscal year ended June 30, 2014 is presented below:

Industrial Development Board of Blount County and the Cities of Alcoa and Maryville, Tennessee (Summary)

Revenues	\$ 5,056,511
Expenditures	<u>(5,474,112)</u>
Excess (deficit) of Expenditures Over Revenues	(417,601)
Net Position – July 1, 2013	46,664,586
Net Position – June 30, 2014	<u>\$ 46,246,985</u>
Total Assets	<u>\$ 74,728,232</u>
Total Liabilities	<u>\$ 28,481,247</u>
Net Position	<u>\$ 46,246,985</u>

The Industrial Development Board of Blount County and the Cities of Alcoa and Maryville, Tennessee issues a publicly available report. A copy may be obtained by writing to Industrial Development Board of Blount County and the Cities of Alcoa and Maryville, Tennessee, 201 S. Washington Street, Maryville, Tennessee 37804.

(B) <u>BLOUNT COUNTY PUBLIC LIBRARY</u>:

The Blount County Public Library (a special revenue fund of Blount County, Tennessee) is funded jointly by Blount County, the City of Maryville, Tennessee, and the City of Alcoa, Tennessee, pursuant to an agreement entered into on effective date January 1, 1969, and continuing until any party shall furnish a six (6) months written notice to terminate its participation. Effective July 1, 1989, Blount County, Tennessee became the fiscal agent for the Library, a component unit of Blount County, Tennessee. Financial statements for the Blount County Public Library can be obtained by writing to Blount County Courthouse, 341 Court Street, Maryville, TN 37801.

NOTE 10 – JOINT VENTURES (Continued):

(B) <u>BLOUNT COUNTY PUBLIC LIBRARY (Continued)</u>:

The Blount County Public Library (a special revenue fund of Blount County, Tennessee) is funded jointly by Blount County, the City of Maryville, Tennessee, and the City of Alcoa, Tennessee, pursuant to an agreement entered into on effective date January 1, 1969, and continuing until any party shall furnish a six (6) months written notice to terminate its participation. Effective July 1, 1989, Blount County, Tennessee became the fiscal agent for the Library, a component unit of Blount County, Tennessee. Financial statements for the Blount County Public Library can be obtained by writing to Blount County Courthouse, 341 Court Street, Maryville, TN 37801.

For the fiscal year ended June 30, 2015, the City of Alcoa contributed \$184,595 to the Library. A summary of the Library's financial information as required by accounting principles generally accepted in the United States of America for the fiscal year ended June 30, 2015, is presented below:

Revenues Other Sources – Operating Transfers Expenditures	\$ 1,105,881 899,520 (2,387,106)
Excess of Revenues and Other Sources Over Expenditures	(381,705)
Fund Balance – July 1, 2014	1,211,453
Fund Balance – June 30, 2015	<u>\$ 829,748</u>
Total Assets	<u>\$ 865,407</u>
Total Liabilities	<u>\$ 35,659</u>
Total Fund Balance	<u>\$ 829,748</u>

(C) <u>EMERGENCY COMMUNICATIONS DISTRICT OF BLOUNT COUNTY, TENNESSEE</u> (formerly Blount County Communications Center):

Pursuant to agreement dated August 28, 1984, between Blount County, Tennessee, the City of Maryville, Tennessee, and the City of Alcoa, Tennessee, a Communications Center was established for the purpose of handling emergency calls for all three governmental units. The intergovernmental cooperative was known as the Blount County Communications Center, which has now merged with the Blount County Emergency Communications District, a component unit of Blount County, Tennessee. The City's Board is composed of nine directors, whom are appointed by the Blount County Board of County Commissioners. The City of Alcoa has control over budget and financing of the joint venture only to the extent of representation by the committee members and is responsible for funding 25% of operations. The City of Alcoa contributed \$151,064 to the City during the fiscal year ended June 30, 2015. Summary financial information as required by accounting principles generally accepted in the United States of America for the fiscal year ended June 30, 2015, is presented at the top of the next page:

NOTE 11 – JOINT VENTURES (Continued):

(C) <u>EMERGENCY COMMUNICATIONS DISTRICT OF BLOUNT COUNTY, TENNESSEE</u> (formerly Blount County Communications Center) (Continued):

Operating Revenues Operating Expenses Operating Income (loss) Non-Operating Revenues	\$	1,320,225 (1,828,143) (507,918) 657,002
Change in Net Position		149,084
Net Position – July 1, 2014		2,922,746
Net Position – June 30, 2015	\$	3,071,830
Total Assets	<u>\$</u>	5,112,539
Total Liabilities	\$	2,010,709
Total Net Position	<u>\$</u>	3,071,830

The Emergency Communications District of Blount County issues a publicly available financial report. The financial statements can be obtained by writing the Emergency Communications District of Blount County at P. O. Box 4609, Maryville, TN 37802.

(D) BLOUNT COUNTY CABLE TELEVISION AUTHORITY:

Blount County, the City of Maryville, and the City of Alcoa jointly regulate the operation of cable television through the Blount County Cable Television Authority. The Authority is composed of nine members, three of whom are appointed by the City of Alcoa Commission. The remaining six members are appointed by the County and the City of Maryville. The City of Alcoa has control over budget and financing of the joint venture only to the extent of representation by the three board members appointed. The Authority funds its budget through the collection of cable television franchise fees from companies under its jurisdiction. After payment of the Authority's expenses, the residual of those collections is remitted to the county and the two cities based on point of collection.

Alcoa's share for the year ended June 30, 2015, amounted to \$90,233. Summary financial information required by accounting principles generally accepted in the United States of America for the fiscal year ended June 30, 2015, is presented below:

Revenues Expenditures Excess of Revenues Over Expenditures Before Franchise	\$ 1,002,295 (26,521)
Fee Distributions Franchise Fee Distributions to County and Cities	975,774 <u>(975,757</u>)
Excess (Deficiency) of Revenues Over Expenditures	17
Fund Balance – July 1, 2014	18,442
Fund Balance – June 30, 2015	<u>\$ 18,459</u>
Total Assets	<u>\$ 253,990</u>
Total Liabilities	<u>\$ 235,531</u>
Total Fund Balance	<u>\$ 18,459</u>

NOTE 10 – JOINT VENTURES (Continued):

(D) <u>BLOUNT COUNTY CABLE TELEVISION AUTHORITY</u> (Continued)

No joint venture debt was reported on the financial statements of the Cable Television Authority as of June 30, 2015. Publically available financial statements can be obtained by writing to the Blount County Cable Television Authority, P. O. Box 4338, Maryville, TN 37802.

(E) <u>RECREATION AND PARKS COMMISSION:</u>

Blount County, the City of Maryville, and the City of Alcoa jointly operate a recreation and parks system through a joint Recreation and Parks Commission. The Commission is composed of seven members, two of whom are appointed by the City of Alcoa Commission. Two members each are appointed by the County and the City of Maryville and one member is appointed by the joint commission. The City of Alcoa has control over budget and financing of the Commission only to the extent of representation by the two board members appointed. Contributions toward operations are provided annually by the county and the cities based on a per capita cost sharing formula. The City of Alcoa contributed \$483,210 to the operations of the Commission during the fiscal year ended June 30, 2015, and expended an additional \$70,177 for recreation and parks improvements. For the year ended June 30, 2014, the City contributed \$462,150 for Commission operations and \$32,479 for park improvements.

Summary financial information required by accounting principles generally accepted in the United States of America for the fiscal year ended June 30, 2014, is presented below.

Revenues	\$	2,702,279
Expenditures		(2,659,362)
Excess of Revenues Over Expenditures		42,917
Fund Balance – July 1, 2013		1,275,496
Fund Balance – June 30, 2014	<u>\$</u>	1,318,413
Total Assets	<u>\$</u>	1,579,508
Total Liabilities	<u>\$</u>	261,095
Total Fund Balance	<u>\$</u>	1,318,413

Complete publically available financial statements are available by writing the office of the Recreation and Parks Commission at 316 Everett High School Road, Maryville, TN 37801.

NOTE 10 – JOINT VENTURES (Continued):

(E) <u>RECREATION AND PARKS COMMISSION</u> (Continued)

Bonds issued by Blount County, Tennessee on behalf of the Recreation and Parks Commission for the construction of a new Senior Citizen Center totaled \$1,325,000. The City of Alcoa's share (10%) is as follows:

Year Ending June 30,			Ī	<u>nterest</u>	<u>Total</u>		
2016 2017 2018	\$	11,000 11,500 12,000	\$	1,725 1,175 <u>600</u>	\$	12,725 12,675 12,600	
Total	\$	34,500	<u>\$</u>	3,500	<u>\$</u>	38,000	

JOINT DEVELOPMENT OF INDUSTRIAL PARKS:

(F) <u>PARTNERSHIP PARK NORTH – PARTNERSHIP PARK SOUTH</u>:

Pursuant to an Intergovernmental Agreement dated December 16, 1997, between the City of Maryville, Tennessee, the City of Alcoa, Tennessee, Blount County, Tennessee, and the Industrial Development Board of Blount County, Tennessee, the two (2) cities and Blount County agreed to provide financial assistance to the Industrial Development Board and Blount County, Tennessee in connection with the purchase of certain property and the development and operation of such property as two (2) industrial parks. Such financial assistance is to be provided as follows: Blount County – forty percent (40%); City of Maryville – thirty percent (30%); and City of Alcoa – thirty percent (30%).

Bonds issued by the Industrial Board and Blount County, Tennessee for the projects total \$7,915,000. The City of Alcoa's share is as follows:

Year Ending June 30,	<u>Principal</u>	<u>Interest</u>	<u>Total</u>
2015	<u>\$ 81,000</u>	<u>\$ 5,000</u>	<u>\$ 86,000</u>

Under the terms of the Agreement, a Joint Operating Committee, composed of one (1) representative from each of the parties to the agreement, shall have overall control of the two (2) industrial parks – the Partnership Park South (Herron property) and the Partnership Park North (Burkhart property). Such overall control shall include the right to approve all sales of the property in the Industrial Parks; approve all budgets related to the operation of the Industrial Parks; approve all capital improvements to the Industrial Parks; and approve all design guidelines, restrictive covenants, and management policies regarding the Industrial Parks.

NOTE 10 – JOINT VENTURES (Continued):

JOINT DEVELOPMENT OF INDUSTRIAL PARKS (Continued):

(F) <u>PARTNERSHIP PARK NORTH – PARTNERSHIP PARK SOUTH</u> (Continued):

In addition to financial assistance provided to the Industrial Development Board by the City of Maryville, the City of Alcoa, and Blount County, the Industrial Development Board is to receive the proceeds from the sale of land in the Industrial Parks together with other receipts in connection with the operation, development, and maintenance of the Industrial Parks. Also, amounts equivalent to the property taxes received with respect to any property within either of the Industrial Parks is to be contributed to the Industrial Board.

(G) THE PELLISSIPPI RESEARCH CENTRE ON THE OAK RIDGE CORRIDOR:

Pursuant to an Intergovernmental Cooperation Agreement dated May 2006, by and among the City of Maryville, Tennessee, the City of Alcoa, Tennessee, Blount County, Tennessee, Knox County, Tennessee, and the Industrial Development Board of Blount County, Tennessee, the two (2) cities and two (2) counties agreed to provide financial assistance to the Industrial Development Board in connection with the purchase of certain property and the development and operation of such property as a research and development industrial park. Such financial assistance is to be provided as follows: Blount County – twenty-five percent (25%); Knox County – twenty-five percent (25%); City of Maryville – twenty-five percent (25%); and City of Alcoa – twenty-five percent (25%).

Under the terms of the agreement, a joint operating committee, composed of one (1) representative from each of the parties to the agreement, shall have overall control of the industrial park. Such overall control shall include the right to approve all sales of property in the Industrial park; approve all budgets related to the operation of the Industrial Park; approve all capital improvements to the Industrial Park; and approve all design guidelines, restrictive covenants, and management policies regarding the Industrial Park.

In addition to financial assistance provided to the Industrial Development Board by the City of Maryville, the City of Alcoa, Blount County and Knox County, the Industrial Development Board is to receive the proceeds from the sale of land in the Industrial Park together with other receipts in connection with the operation, development, and maintenance of the Industrial Park. Also, amounts equivalent to the property taxes received with respect to any property within the Industrial Park is to be contributed to the Industrial Board if needed for operation. Otherwise, the property taxes are remitted to the two (2) cities and two (2) counties based upon the above percentages.

The City's funding pursuant to this agreement is \$5,000,000 which is complete at June 30, 2015.

An agreement between the City of Alcoa Utilities (AUB) and the City of Maryville Utilities (MUB) provides for MUB to treat wastewater from AUB. During the current year, AUB paid MUB \$2,018,333 in operating costs for the year ended June 30, 2015 (June 30, 2014 amount paid \$1,945,440).

NOTE 11 – LANDFILL OPERATIONS:

SOLID WASTE AUTHORITY:

In accordance with the Solid Waste Management Act of 1989, the Solid Waste Authority was established. The Authority's eleven members, appointed by the Blount County Executive and the Mayors of Maryville and Alcoa, are comprised of the following representatives:

City of Alcoa	2
City of Maryville	2
Blount County	3
Citizens-At-Large	2
Private Hauler	1
Industrial	1

Expenditures of the Authority for management and a solid waste plan are paid by the City of Alcoa Landfill Fund and amounted to \$87,297 and \$118,628 for the years ended June 30, 2015 and June 30, 2013, respectively.

LANDFILL CLOSURE AND POSTCLOSURE CARE:

Blount County, Tennessee and the Cities of Maryville and Alcoa are currently being served by one landfill area operated by the City of Alcoa. The existing landfill (Phase I) began operations in 1974, and was expanded in July 1986 and in April 1991. The original design and both expansions were based on a variation of an area landfill using the trench method to develop refuse filled cells.

State and Federal laws and regulations require the Landfill to place a final cover on its Phase I site when it stops accepting waste and to perform certain maintenance and monitoring functions at the site for thirty (30) years after the closure. Although closure and postclosure care costs will be paid only near or after the date that the Landfill stops accepting waste (including Phase II in 1996 through Phase IV which will all interface with the existing Phase I Landfill), the Landfill reports a portion of these closure and postclosure care costs as an operating expense in each period based on landfill capacity used as of each balance sheet date. The \$8,755,195 reported as restricted cash and landfill closure and postclosure care liability at June 30, 2015, represents the cumulative amount reported to date based on the use of twenty-eight (28%) percent of the estimated capacity of the Landfill. The amounts are based on what it would cost to perform all closure and postclosure care in 2014. The Landfill expects to close the Landfill site in 2028. Actual cost may be higher due to inflation, changes in technology, or changes in regulations.

NOTE 12 – ECONOMIC DEPENDENCY (ALUMINUM COMPANY OF AMERICA):

The Aluminum Company of America (ALCOA) provides the City of Alcoa with substantial property tax revenues, approximately 25%. Eight additional entities provide an additional 10% in property tax revenues.

NOTE 13 – REFUNDING OF DEBT/NEW DEBT:

<u>REFUNDING</u>:

During a prior year, the City of Alcoa issued \$87,735,000 of fixed rate Local Government Improvement Bonds to provide resources for the current refunding of ten (10) General Obligation and Revenue Bonds. The purpose of these transactions was to reduce the City's exposure to interest rate volatility in the insured bond market. As a result, the refunding bonds were redeemed, and the liability has been removed from the governmental activities column of the statement of net position. The reacquisition price exceeded the net carrying amount of the old debt by \$701,880. This amount was netted against the new debt and amortized over the remaining life of the refunded debt. The City's financial advisors were not able to determine the cumulative savings or economic gain from the refunding transactions due to the variable rate debt instruments involved.

(A) GENERAL OBLIGATION REFUNDING BONDS – SERIES 2002:

In 2002, the City of Alcoa issued General Obligation Refunding Bonds, Series 2002 amounting to \$1,545,000. The purpose of the bonds was to reduce debt service payable by the City over the term of the bonds by taking advantage favorable conditions in the municipal bond market, thereby effecting a cost savings to the public. The Refunding Bonds were issued to refund Series 1996 Bonds General Obligation Public Works Bonds of \$5,610,000, exclusive of \$745,000 of the Series 1996 Bonds (non-refunded) maturing on April 1, 2003 (\$365,000) and April 1, 2004 (\$380,000). The 2002 Refunding Bonds (\$1,545,000) mature serially in amounts ranging from \$10,000 on April 1, 2003 to \$105,000 on April 1, 2016. Average coupon interest rate is 4.1%.

(B) WATER AND SEWER REVENUE AND TAX REFUNDING BONDS – SERIES 2002:

In 2002, the City of Alcoa issued Water and Sewer and Tax Refunding Bonds, Series 2002 amounting to \$2,865,000. The purpose of the bonds was to reduce debt service payable by the City over the term of the bonds by taking advantage of favorable conditions in the municipal bond market, thereby effecting a cost savings to the public. The Refunding Bonds were issued to refund 2 bonds: (1) Series 1996 General Obligation Public Works Bonds of \$5,610,000, exclusive of \$745,000 of the Series 1996 Bonds (non-refunded) maturing on April 1, 2003 (\$365,000) and April 1, 2004 (\$380,000) and (2) Series 1993 Water and Sewer Revenue Tax Refunding Bonds of \$2,570,000. The 2002 Refunding Bonds (\$2,865,000) mature serially in amounts ranging from \$200,000 on April 1, 2003 to \$205,000 on April 1, 2016. Average coupon interest rate is 4.18%.

(C) GENERAL OBLIGATION REFUNDING BONDS – SERIES 2014:

In 2014, the City of Alcoa issued \$9,000,000 General Obligation Refunding bonds (taxable). The refunding bonds were issued to refund Series 2006 General Obligation Public Works. The 2014 Refunding Bonds mature in annual installments of \$660,000 to \$830,000 through June 2026, variable interest rate.

(D) GENERAL OBLIGATION BONDS – SERIES 2015:

In 2015, the City of Alcoa issued \$9,995,000 General Obligation Bonds for the construction of a new high school. The bonds are due in annual installments of \$245,000 to \$545,000 through June 2045, variable interest rate.

NOTE 14 – FUND BALANCES:

(A) FUND BALANCES:

At June 30, 2015, fund balances are as follows:

	Fund Balance Summary Major Governmental Funds								
	General <u>Fund</u>	General Purpose School <u>Fund</u>	Debt Service <u>Fund</u>	General Obligation Public Works <u>Construction</u>	School Construction And	Alcoa High School Construction <u>Fund</u>	Nonmajor Governmental <u>Funds</u>	<u>Sub-totals</u>	Description
NONSPENDABLE Prepaids RESTRICTED TO:	\$-	\$ -	\$ -	\$ -	\$ -	\$	\$-	\$ -	Nonspendable
General Fund Streets and Roads Vehicle enforcement	63,674 - -	- -	-	-	-		531,839 1,520	66,674 531,839 1,520	Restricted Restricted Restricted
Drug enforcement Public Works Construction	-	-	-	- 4,773,441	-		15,250	15,250 4,773,441	Restricted Restricted
Capital projects ASSIGNED TO: Education	-	- 1,093,096	-	-	-		6,366	6,366 1,093,096	Restricted Restricted
Education Construction General fund Education – Cafeteria	941,852	-	-	-	108,171	1,151,203	- 33,372	1,259,374 941,852 33,372	Assigned Assigned Assigned
Education - Extended Day Debt Service	-	-	-	-	-		126,336	126,336	Assigned
Home Grant Program	-	-	2,945,179	-	-		743	2,945,179 743	Assigned Assigned
2001 Special projects Equipment replacement Landscaping	-	-	-	-	-		343,985 21,896 80,058	343,985 21,896 80,058	Assigned Assigned
UNASSIGNED	4,142,773							4,142,773	Unassigned
Totals	<u>\$ 5,148,299</u>	<u>\$ 1,093,096</u>	<u>\$2,945,179</u>	<u>\$ 4,773,441</u>	<u>\$ 108,171</u>	<u>\$ 1,151,203</u>	<u>\$ 1,161,365</u>	<u>\$ 16,380,754</u>	

(B) CHANGES IN PROPRIETARY FUNDS' NET POSITION:

	Governmental Enterprise Funds					
	<u>Activities</u> Internal <u>Service Fund</u>	Stormwater <u>Utility</u>	Water and Sewer <u>Utility</u>	Electric <u>Utility</u>	<u>Landfill</u>	<u>Total</u>
Net Position – Beginning (restated)	\$ 829,810	\$ 1,056,111	\$ 19,108,984	\$ 35,976,113	\$ 2,290,343	\$ 58,431,551
Change in Net Position	331,430	(73,409)	389,915	298,351	(41,713)	573,144
Net Position – Ending	<u>\$ 1,161,240</u>	<u>\$ 982,702</u>	<u>\$ 19,498,899</u>	<u>\$ 36,274,464</u>	<u>\$ 2,248,630</u>	<u>\$ 59,004,695</u>

<u>NOTE 15 – COMMITMENTS</u>:

(A) CAPITAL LEASES:

The City has acquired equipment for which it is obligated under certain leases accounted for as capital leases. The leased assets and related obligations at June 30, 2015 are as follows:

Assets Recorded Under <u>Capital Leases</u>	<u>Terms</u>	Total Lease <u>Amount</u>	Total Interest/ <u>Interest Rate</u>	Balance of lease Obligation at June 30, 2015
GOVERNMENTAL ACTIVITIES: General Fund:				
Civic Center Capital Lease		<u>\$ 9,142,400</u> (1)		<u>\$ 9,142,400</u>
Communication Equipment SunTrust Equipment – Mack Truck SunTrust Equipment – Police cruisers & SUVs Subtotal Total Capital Leases – Governmental Funds	60 mos. 36 mos.	751,750 (2) 200,761 <u>402,528</u> <u>1,355,039</u> \$ 10,497,439	\$ 173,706/2.3% 11,957/2.3% 12,448/1.88%	485,610 28,119 <u>-</u> <u>513,729</u> \$ 9,656,129

The following is a schedule of future minimum lease payments under capital leases, together with the net present value of the minimum lease payments as of June 30, 2015:

Fiscal Year Ending <u>June 30,</u>		Governmental <u>Activities</u>	
2016	\$	101,387	
2017		76,176	
2018		79,200	
2019		82,344	
2020		85,614	
2021		89,008	
Minimum lease payments for all capital leases			
except Civic Arts Center (1)		513,729	
Less: Amount representing interest at City's			
incremental borrowing rate of interest		(15,412)	
Present Value of Minimum Lease Payments	\$	498,317	

(1) See Note 15 - (E) (1) Civic Arts Center

(2) See Note 15 – (E) (2) Communication Equipment

NOTE 15 – COMMITMENTS (Continued):

(B) COMMITTED CONSTRUCTION:

As of June 30, 2015, the City of Alcoa, Tennessee, had the following commitments with respect to unfinished construction in progress:

Project Name	Total Contract or Estimated <u>Amount</u>	Costs Incurred through June 30, 2015	Estimated Cost to <u>Complete</u>
West Plant Development	\$ 5,020,000	\$ 345,641	\$ 4,674,359
Water and Sewer: Water lines and extensions	43,461	-	43,461
Electric Utility: Voltage and substation improvements, and line extensions	7,826,158	5,376,158	2,450,000
MLK Center Renovation Fire Department Construction Project New Alcoa High School Springbrook Roundabout Phase IV Greenway Greenway Extension Grant	$\begin{array}{r} 26,\!280\\ 269,\!125\\ 34,\!928,\!404\\ 250,\!000\\ 50,\!000\\ \underline{901,\!515}\end{array}$	26,280 240,875 33,232,372 12,876 48,720 <u>17,636</u>	28,250 1,696,032 237,124 1,280 <u>883,879</u>
Totals	<u>\$49,314,943</u>	<u>\$ 39,300,558</u>	<u>\$ 10,014,385</u>

(C) SPRINGBROOK CORPORATE CENTER:

In August 1993, the City foreclosed on the Springbrook Corporate Center property, under terms of a prior 1992 settlement agreement approved by the U.S. Bankruptcy Court (re: City of Alcoa vs. United Tri-Tech, Inc.). All property in the Center has been sold except for a lake and commons area, and property for joining of the Greenbelt Park with the City of Maryville.

(D) RESEARCH AND DEVELOPMENT INDUSTRIAL PARK:

Pursuant to an Intergovernmental Cooperation Agreement dated May 2006, by and among the City of Maryville, Tennessee, the City of Alcoa, Tennessee, Blount County, Tennessee, Knox County, Tennessee, and the Industrial Development Board of Blount County, Tennessee, the two (2) cities and two (2) counties agreed to provide financial assistance to the Industrial Development Board in connection with the purchase of certain property and the development and operation of such property as a research and development industrial park. Such financial assistance is to be provided as follows: Blount County – twenty-five percent (25%); Knox County – twenty-five percent (25%), City of Maryville – twenty-five percent (25%); City of Alcoa – twenty-five percent (25%).

Under the terms of the agreement, a joint operating committee, composed of one (1) representative from each of the parties to the agreement, shall have overall control of the industrial park. Such overall control shall include the right to approve all sales of property in the Industrial Park; approve all budgets related to the operation of the Industrial Park; and approve all guidelines, restrictive covenants, and management policies regarding the Industrial Park.

NOTE 15 – COMMITMENTS (Continued):

(D) RESEARCH AND DEVELOPMENT INDUSTRIAL PARK (Continued):

In addition to the financial assistance provided to the Industrial Development Board by the City of Maryville, the City of Alcoa, Blount County, and Knox County, the Industrial Development Board is to receive the proceeds from the sale of land in the Park. Also, amounts equivalent to the property taxes received with respect to any property within the Industrial Park is to be contributed to the Industrial Board if needed for operation. Otherwise, the property taxes are remitted to the two (2) cities and two (2) counties based upon an equal share of 25% each.

The City's funding pursuant to this agreement was \$5,000,000.

(E) CAPITAL LEASE – OBLIGATION:

(1) <u>Civic Arts Center</u> (Note 15-(A))

In May 2006 the City Commission adopted a resolution authorizing the execution of a lease agreement with respect to a Civic Arts Center to be constructed on the campus of Maryville College; approving the issuance of bonds by the Industrial Development Board of Blount County to finance such Civic Arts Center; consenting to the assignment of the City's obligation under the lease agreement; and such other matters with respect to the Civic Arts Center.

The City approved the Industrial Board's issuance of bonds, not to exceed \$33,685,000, for the construction of the Civic Arts Center. The resolution also authorized the City to levy and collect a direct annual tax sufficient with any other funds available and pledged to pay the rental payments due under the lease. The lease obligates the City to pay annually an amount not to exceed 28.57% of the rental payment due, which rental payments shall be an amount equal to a percentage of the principal and interest on the Bonds, approved under the resolution.

The Industrial Board entered into a fifty (50) year lease with Maryville College to lease the land on which the Civic Arts Center is to be constructed. At the end of the fifty year lease, the Civic Arts Center becomes the property of Maryville College.

Bonds in the amount of \$32,000,000 were issued by the Industrial Board on December 14, 2006.

Maryville College has committed a total of \$18,000,000 toward the debt service of the bonds. Any amounts paid will reduce the City of Alcoa's obligation under the lease. If Maryville College fulfills its commitment, the City's Lease Obligation would be reduced by \$5,142,600.

Interest Rate Risk – As the bonds bear interest at a variable rate, and the lease payments are an amount equal to the total debt service, including interest, the City has risk associated with changes in interest rates. A rate of 4.5% has been used to determine the above obligations under the lease. The City has purchased insurance to protect the bond holders in the event the City defaults on its lease obligations, including defaults as a result in changes in the interest rate.

The following presents a summary of the City's Civic Arts Center Capital Lease commitment as of June 30, 2015:

Present Value of Minimum		Total Minimum
Lease <u>Payments</u>	Interest	Lease <u>Payments</u>
<u>\$ 9,142,400</u>	<u>\$ 6,213,260</u>	<u>\$ 15,355,660</u>

NOTE 15 – COMMITMENTS (Continued):

- (E) CAPITAL LEASE OBLIGATIONS (Continued):
 - (1) <u>Civic Arts Center (Continued)</u>

The City has a 28.57% ownership interest in the Civic Center building for 50 years – the asset will then transfer to Maryville College. The City appropriately recognizes the long-term community benefit of its ownership interest as an asset in the government wide financial statements, and the corresponding long-term obligation of the lease payments. Without that long-term community benefit, the City would not have been authorized to issue long-term debt under State law. The asset rights expire after 50 years, but the financial obligation will be satisfied long before that.

Interest Rate Risk – As the bonds bear interest at a variable rate, and the lease payments are an amount equal to the total debt service, including interest, the City has risk associated with changes in interest rates. A rate of 4.5% has been used to determine the above obligations on the lease. The City has purchased insurance to protect the bond holders in the event the City defaults on its lease obligations, including defaults as a result in changes in the interest rate.

(2) <u>Communications Center Equipment</u>

On August 3, 2010, and subsequently modified on October 21, 2010, the City entered into an intergovernmental agreement with Blount County, Tennessee, and the City of Maryville, Tennessee to acquire certain emergency communications equipment. Under the terms of the agreement, Blount County, Tennessee is the Lessee of the equipment. In turn, the County subleased to the cities of Alcoa and Maryville their prorate share of the equipment. The terms of the agreement require the City to make lease payments totaling \$751,750, plus interest at 3.97%. Title to the equipment will transfer to each governmental entity based upon its share of the actual equipment acquired.

		Communication Equipment:
Present Value of		Total
Minimum Lease <u>Payments</u>	<u>Interest</u>	Minimum Lease <u>Payments</u>
<u>\$ 485,610</u>	<u>\$ 69,667</u>	<u>\$ 555,277</u>

Year Ending	Civic	Communication
June 30,	<u>Center</u>	<u>Equipment</u>
2016 2017 2018 2019 2020		
Subtotal 2021 – 2054 2026– 2030 2031 – 2035 2036 – 2038	<u>3,030,825</u> 3,027,100 3,029,075 3,032,625 3,236,035	<u>462,730</u> 92,547 - -
Subtotal	12,324,835	92,547
Total	\$ 15,355,660	\$ 555,277

These total minimum lease payments are payable as follows:

NOTE 16 - LITIGATION:

There are several pending lawsuits in which the City is involved. Information provided by attorneys for the City indicates that potential claims against the City resulting from such litigation which are not covered by insurance would not materially affect the financial statements of the City.

NOTE 17 – RISK FINANCING ACTIVITIES:

It is the policy of the City to purchase commercial insurance for the risks of losses to which it is exposed. These risks include general liability, property and casualty, and workers compensation. Settled claims have not exceeded this commercial coverage in the last three (3) years.

The City maintains its funds with financial institutions which participate in the bank collateral pool administered by the Treasurer of the State of Tennessee. Participating banks determine the aggregate balance of their public funds accounts for the State of Tennessee and its political subdivisions. The amount of collateral required to secure these public deposits must be equal to at least one hundred five percent (105%) of the average daily balance of public deposits held. Collateral securities required to be pledged by the participating banks to protect their public funds accounts are pledged to the State Treasurer on behalf of the bank collateral pool. The securities pledged to protect these accounts are pledged in aggregate rather than against each individual account. Under this assessment agreement, public funds accounts covered by the pool are considered to be insured for purposes of credit risk disclosure.

<u>NOTE 18 – CALCULATION OF NET INVESTMENT IN CAPITAL ASSETS (GOVERNMENTAL</u> <u>FUNDS</u>):

The following items are used in the calculation of net investment in capital assets as follows in the Statement of Net Position:

		Governmental Activities Net Investment <u>In Capital Assets</u>	
Total Capital Assets Long-Term Debt and Current Debt Items in Long-Term Debt:	\$	98,170,024 (88,780,878)	
Add – compensated absences Debt – noncapital related pension funding		974,749 1,780,000	
Civic Center debt	\$	6,500,000 18,643,895	

NOTE 19 – PRIOR PERIOD ADJUSTMENT:

- (a) In prior years, the City was not required to recognize a liability for its defined benefit pension plans. However, with the implementation of GASB Statement No. 68, the City is required to recognize a net pension liability in their Statement of Net Position. Therefore, a restatement to decrease the City's net position totaling \$13,054,664 has been recognized in the Statement of Activities and in the business type activities \$1,129,042.
- (b) Proprietary funds recognize issuance costs recovered through rate charges through amortization over the life of the debt in accordance with GASB 62 and State of Tennessee regulatory requirements.

NOTE 20 – INVESTIGATIVE AUDIT BY THE TENNESSEE COMPTROLLER OF THE TREASURY

The Comptroller of the Treasury, Division of Investigations, in conjunction with the Tennessee Bureau of Investigations, performed an investigative audit of selected records of the City of Alcoa. The audit focused primarily on the period from July 1, 2007 through May 16, 2013. The investigation revealed that a former school employee misappropriated school cash of at least \$344, 204. A plea agreement was filed in the Eastern District Knoxville U.S. District Court on May 20, 2014. The plea agreement included an agreement of restitution, although as of December 9, 2015 no funds were received from the former employee of the schools.

Additionally, the City of Alcoa will seek restitution through the court system and through the City's insurer, who has paid the City \$149,000 reflected as deferred revenue in the Education Fund, pending grantor approval for expending the monies.

<u>NOTE 21 – SUBSEQUENT EVENTS:</u>

The date to which events occurring after June 30, 2015, the date of the most recent balance sheet, have been evaluated for possible adjustment to the financial statements or disclosures is December 9, 2015, which is the date on which the financial statements were issued.

Copies of the complete financial statements of the City for the current Fiscal Year are available at <u>http://www.comptroller.tn.gov/RA_MA_Financial/Default.aspx</u>