

In the opinion of Bond Counsel, based on existing statutes, regulations, rulings and court decisions, the interest on the Bonds is excludable from gross income for federal income tax purposes, subject to the condition that the City comply with all requirements of the Internal Revenue Code that must be satisfied subsequent to the issuance of the Bonds, the Bonds and interest thereon are exempt from all Arkansas state, county and municipal tax, and the Bonds are "qualified tax-exempt obligations" within the meaning of Section 265 of the Internal Revenue Code. In the opinion of Bond Counsel, interest on the Bonds is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations, however, it should be noted that with respect to corporations (as defined for federal income tax purposes), such interest is taken into account in determining adjusted current earnings for the purpose of computing the alternative minimum tax. See LEGAL MATTERS, Tax Exemption herein.

\$1,500,000

**CITY OF HAMBURG, ARKANSAS
SALES AND USE TAX BONDS
SERIES 2017A**

\$2,150,000

**CITY OF HAMBURG, ARKANSAS
SALES AND USE TAX BONDS
SERIES 2017B**

Dated: Date of Delivery**Due: February 1, as shown on the inside cover**

The Bonds are not general obligations of the City. The Series 2017A Bonds are special obligations payable solely from collections from a .50% sales and use tax (the "Series 2017A Tax") levied by the City. The Series 2017B Bonds are special obligations payable solely from collections from a .50% sales and use tax (the "Series 2017B Tax", and together with the Series 2017A Tax, the "Taxes") levied by the City. See THE TAXES and THE BONDS, Security. The Series 2017A Tax is levied under Ordinance No. 2017-7 of the City adopted June 29, 2017 (the "Series 2017A Tax Ordinance"). The Series 2017B Tax is levied under Ordinance No. 2017-6 of the City adopted June 29, 2017 (the "Series 2017B Tax Ordinance", and together with the Series 2017A Tax Ordinance, the "Tax Ordinances"). **The Series 2017A Bonds are secured solely by the Series 2017A Tax, and the Series 2017B Bonds are secured solely by the Series 2017B Tax.** The issuance of the Bonds and the pledging of the Taxes to the payment of the principal of and interest on the respective Series of Bonds were approved at the special election held September 12, 2017. The Bonds are being issued pursuant to and in full compliance with Amendment 62, the Authorizing Legislation, Ordinance No. 2017-8 of the City (the "Series 2017A Authorizing Ordinance"), and Ordinance No. 2017-9 of the City (the "Series 2017B Authorizing Ordinance"), each adopted on October 23, 2017 (collectively, the "Authorizing Ordinances"). See THE AUTHORIZING ORDINANCES.

The Bonds are issuable as fully registered bonds and, when issued, will be registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"), New York, New York, to which principal and interest payments on the Bonds will be made so long as Cede & Co. is the registered owner of the Bonds. Individual purchases of the Bonds will be made only in book-entry form, in the denominations of \$5,000 or any integral multiple thereof. Individual purchasers of the Bonds ("Beneficial Owners") will not receive physical delivery of bond certificates.

Interest on the Bonds is payable semiannually on February 1 and August 1, commencing August 1, 2018. All such interest payments shall be payable to the person in whose name such Bonds are registered on the bond registration books maintained by Simmons Bank, Pine Bluff, Arkansas, as Trustee (the "Trustee"). Disbursement of such payments to DTC participants is the responsibility of DTC, and disbursement of such payments to Beneficial Owners is the responsibility of DTC participants or indirect participants, as more fully described herein.

The Bonds mature, bear interest and are priced to yield as shown on the inside cover of this Official Statement. The Bonds are subject to redemption prior to maturity as is more fully described in **REDEMPTION** herein.

This cover page contains information for quick reference only. It is not a summary of the issue. Investors must read the entire Official Statement to obtain information essential to the making of an informed investment decision.

The Bonds are offered when, as and if issued and received by the Underwriter named below, subject to approval as to legality by Wright, Lindsey & Jennings, LLP, Bond Counsel, and subject to satisfaction of certain other conditions. Certain legal matters will be passed upon for the City by its counsel, Paul W. Keith. It is expected that the Bonds will be available for delivery in New York, New York on or about December 5, 2017.

Dated October 25, 2017

MATURITY SCHEDULE

\$1,500,000
CITY OF HAMBURG, ARKANSAS
SALES AND USE TAX BONDS
SERIES 2017A

\$2,150,000
CITY OF HAMBURG, ARKANSAS
SALES AND USE TAX BONDS
SERIES 2017B

Series 2017A

\$365,000 1.75% Term Bonds due February 1, 2022; Yield 1.75%; CUSIP* 406563 AA4
\$310,000 2.25% Term Bonds due February 1, 2025; Yield 2.25%; CUSIP 406563 AB2
\$450,000 3.00% Term Bonds due February 1, 2029; Yield 3.10%; CUSIP 406563 AC0
\$375,000 2.75% Term Bonds due February 1, 2032; Yield 2.75%; CUSIP 406563 AD8

Series 2017B

\$285,000 1.75% Term Bonds due February 1, 2022; Yield 1.75%; CUSIP 406563 AE6
\$245,000 2.25% Term Bonds due February 1, 2025; Yield 2.25%; CUSIP 406563 AF3
\$360,000 3.00% Term Bonds due February 1, 2029; Yield 3.10%; CUSIP 406563 AG1
\$400,000 3.50% Term Bonds due February 1, 2033; Yield 3.50%; CUSIP 406563 AH9
\$470,000 3.75% Term Bonds due February 1, 2037; Yield 3.75%; CUSIP 406563 AJ5
\$390,000 3.00% Term Bonds due February 1, 2040; Yield 3.00%; CUSIP 406563 AK2

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No dealer, broker, salesman or other person has been authorized by the City 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 must not be relied upon as having been authorized by any of the foregoing. This Official Statement does not constitute an offer to sell or other solicitation of an offer to buy, nor shall there be any offer, solicitation, or sale of the Bonds, by or to any persons in any state in which it is unlawful for such person to make such offer, solicitation or sale. The information and expressions of opinion herein are subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder shall under any circumstances create any implication that there has been no change in the affairs of the City since the date hereof.

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OFFICIAL STATEMENT

\$1,500,000
CITY OF HAMBURG, ARKANSAS
SALES AND USE TAX BONDS
SERIES 2017A

\$2,150,000
CITY OF HAMBURG, ARKANSAS
SALES AND USE TAX BONDS
SERIES 2017B

INTRODUCTION TO OFFICIAL STATEMENT

This Introduction is subject in all respects to the more complete information contained in this Official Statement. The offering of the bonds to potential investors is made only by means of the entire Official Statement, including the cover page hereof and exhibit hereto. A full review should be made of the entire Official Statement, as well as the Authorizing Ordinances described herein.

This Official Statement of the City of Hamburg, Arkansas (the “City”) is furnished in connection with the offering by the City of its \$1,500,000 principal amount of Sales and Use Tax Bonds, Series 2017A (the “Series 2017A Bonds”), and its \$2,150,000 principal amount of Sales and Use Tax Bonds, Series 2017B (the “Series 2017B Bonds”, and collectively with the Series 2017A Bonds, the “Bonds”). The Bonds are being issued for the purpose of (i) financing various capital improvements (the Improvements”) for the City, (ii) funding a debt service reserve, and (iii) paying the costs of issuance of the Bonds. See THE BONDS, Purpose for Bonds.

The City is a city of the first class duly organized under the laws of the State of Arkansas (the “State”) and is located in southeastern Arkansas. The City is authorized under Amendment No. 62 to the Constitution of the State (“Amendment 62”) and Title 14, Chapter 164, Subchapter 3 of the Arkansas Code of 1987 Annotated (the “Authorizing Legislation”) to issue capital improvement bonds and to expend the proceeds thereof for the intended purposes. See THE CITY AND THE COUNTY.

The Bonds are not general obligations of the City. The Series 2017A Bonds are special obligations payable solely from collections from a .50% sales and use tax (the “Series 2017A Tax”) levied by the City. The Series 2017B Bonds are special obligations payable solely from collections from a .50% sales and use tax (the “Series 2017B Tax”, and together with the Series 2017A Tax, the “Taxes”) levied by the City. See THE TAXES and THE BONDS, Security. The Series 2017A Tax is levied under Ordinance No. 2017-7 of the City adopted June 29, 2017 (the “Series 2017A Tax Ordinance”). The Series 2017B Tax is levied under Ordinance No. 2017-6 of the City adopted June 29, 2017 (the “Series 2017B Tax Ordinance”). The issuance of the Bonds and the pledging of the Taxes to the payment of the principal of and interest on the respective Series of Bonds was approved at the special election held September 12, 2017. The Bonds are being issued pursuant to and in full compliance with Amendment 62, the Authorizing Legislation, Ordinance No. 2017-8 of the City (the “Series 2017A Authorizing Ordinance”), and Ordinance No. 2017-9 of the City (the “Series 2017B Authorizing Ordinance”), each adopted on October 23, 2017 (collectively, the “Authorizing Ordinances”). See THE AUTHORIZING ORDINANCES.

The Bonds will be initially issued in book-entry form and purchasers of Bonds will not receive certificates representing their interest in the Bonds purchased. See THE BONDS, Book-Entry Only System. The Bonds will contain such other terms and provisions as described herein. See THE BONDS, Generally.

The Bonds are issuable only as fully registered bonds, without coupons, in the denomination of \$5,000 or an integral multiple thereof. Interest is payable August 1, 2018, and semiannually thereafter on each February 1 and August 1. Unless the Bonds are in book-entry form, payment of principal of the Bonds will be made to the owners of the Bonds at the principal office of Simmons Bank¹, Pine Bluff, Arkansas, as trustee and paying agent for the Bonds (the “Trustee”). Interest is payable by check mailed by the Trustee

¹ Mark C. Doramus is a member of the Board of Directors of Simmons First National Corporation, the ultimate parent company of the Trustee. Mr. Doramus is also the Chief Financial Officer of the Underwriter.

to the registered owners as of the record date for each interest payment date. The record date for payment of interest on the Bonds shall be the fifteenth day of the calendar month next preceding each interest payment date. A Bond may be transferred, in whole or in part (in integral multiples of \$5,000), but only upon delivery of the Bond, together with a written instrument of transfer, to the Trustee. See THE BONDS, Generally, and Book-Entry Only System.

Mandatory Sinking Fund Redemption.

The Series 2017A Bonds maturing on February 1 in the years 2022, 2025, 2029, and 2032 are subject to mandatory sinking fund redemption as described herein. The Series 2017B Bonds maturing on February 1 in the years 2022, 2025, 2029, 2033, 2037, and 2040 are subject to mandatory sinking fund redemption as described herein.

Extraordinary Redemption.

The Series 2017A Bonds are subject to extraordinary redemption from proceeds of the Bonds not needed for the purposes intended and Surplus Series 2017A Tax Receipts (as hereinafter defined). The Series 2017B Bonds are subject to extraordinary redemption from proceeds of the Bonds not needed for the purposes intended and Surplus Series 2017B Tax Receipts (as hereinafter defined).

Optional Redemption.

The Bonds are subject to optional redemption on and after February 1, 2023.

The Trustee shall give at least thirty (30) days' notice of redemption (other than pursuant to mandatory sinking fund redemption. See THE BONDS, Redemption.

Under existing law and assuming compliance with certain covenants described herein, (i) interest on the Bonds is excludable from gross income for federal income tax purposes, (ii) interest on the Bonds is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations, (iii) with respect to corporations, interest on the Bonds will be taken into account in determining adjusted current earnings for the purpose of computing the federal alternative minimum tax, (iv) the Bonds are "qualified tax-exempt obligations" within the meaning of Section 265 of the Internal Revenue Code, and (v) the Bonds and interest thereon are exempt from all State, county and municipal taxes. See LEGAL MATTERS, Tax Exemption.

It is expected that the Bonds will be available for delivery on or about December 5, 2017, through the facilities of the Depository Trust Company in New York, New York.

The City and the Trustee have entered into a Continuing Disclosure Agreement in order to assist the Underwriter in complying with Securities and Exchange Commission Rule 15c2-12(b)(5) (the "Continuing Disclosure Agreement"). See CONTINUING DISCLOSURE AGREEMENT.

This Official Statement speaks only as of its date, and the information contained herein is subject to change. Copies of the Authorizing Ordinances and the Continuing Disclosure Agreement summarized herein are available upon request from Stephens Inc., 111 Center Street, Suite 2300, Little Rock, Arkansas 72201, Attention: Public Finance.

THE BONDS

Book-Entry Only System. When the Bonds are issued, ownership interests will be available to purchasers through a book-entry only system ("Book-Entry Only System") maintained by the Depository Trust Company ("DTC"), New York, New York, or its successor. DTC will act as securities depository for the Bonds. The Bonds will each be issued as fully-registered securities registered in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered Bond certificate for each maturity of the Bonds will be issued in the aggregate principal amount of the maturity, and will be deposited with DTC of the Trustee as its "FAST" agent.

DTC, the world's largest depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934, as amended. 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" and, collectively with a Direct Participant, the "Participants"). DTC has a Standard & Poor's highest rating: AAA. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtc.org.

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 Bond (the "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 Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interest in the Bonds, except in the event that use of the Book-Entry Only System for the Bonds is discontinued.

So long as Cede & Co., as nominee of DTC, is the registered owner of any of the Bonds, the Beneficial Owners of such Bonds will not receive or have the right to receive physical delivery of the Bonds, and references herein to the registered owners of such Bonds shall mean Cede & Co. and shall not mean the Beneficial Owners of such 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 Bonds with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Bonds are credited, which may or may not be the Beneficial Owners. Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

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

Redemption notices will be sent to DTC. If fewer than all of the Bonds are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant 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 City as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts the Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

So long as any Bond is registered in the name of DTC's nominee, all principal, interest, and premium, if any, 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 City or Trustee, on the payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC nor its nominee, the Trustee, or the City, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of principal, interest, and premium, if any, to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Trustee, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners shall be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as securities depository with respect to the Bonds at any time by giving reasonable notice to the City or the Trustee. Under such circumstances, in the event that a successor securities depository is not obtained, bond certificates are required to be printed and delivered. The City may decide to discontinue use of the system of book-entry transfers through DTC (or a successor securities depository). In that event, bond certificates will be printed and delivered.

The information concerning DTC and DTC's Book-Entry Only System set forth above has been obtained from DTC. Neither the Underwriter nor the City makes any representation or warranty regarding the accuracy or completeness thereof.

So long as the Bonds are in book-entry only form, Cede & Co., as nominee for DTC, will be treated as the sole owner of the Bonds for all purposes under the Authorizing Ordinances, including receipt of all principal of and interest on the Bonds, receipt of notices, voting and requesting or directing the Trustee to take or not to take, or consenting to, certain actions under the Authorizing Ordinances. The City and the Trustee have no responsibility or obligation to the Participants or the Beneficial Owners with respect to (i) the accuracy of any records maintained by DTC or any Participant; (ii) the payment by any Participant of any amount due to any Beneficial Owner in respect of the principal of and interest on the Bonds; (iii) the delivery or timeliness of delivery by any Participant of any notice to any Beneficial Owner which is required or permitted under the terms of the Authorizing Ordinances to be given to owners of Bonds; (iv) the selection of the Beneficial Owners to receive payment in the event of any partial redemption of the Bonds; or (v) other action taken by DTC or Cede & Co. as owner of the Bonds.

Generally. The Bonds are dated, mature, and bear interest as set forth on the cover page hereof. The principal of the Bonds is payable upon presentation and surrender at the principal office of the Trustee. Payment of interest on the Bonds will be made to each registered owner thereof by check or draft mailed by the Trustee to such owner at his address as such name and address appear on the registration book of the City kept by the Trustee on the record date which is the fifteenth day of the calendar month next preceding

the calendar month in which such interest payment date falls. All such payments will be made in lawful money of the United States of America.

The Bonds are issuable in the form of registered Bonds without coupons in the denomination of \$5,000 each or any integral multiple thereof; interchangeable in accordance with the provisions of the Authorizing Ordinances. In the event any Bond is mutilated, lost, or destroyed, the City shall, if not then prohibited by law, execute and the Trustee may authenticate a new Bond in accordance with the provisions therefor in the Authorizing Ordinances.

Each Bond is transferable by the registered owner thereof or by his attorney duly authorized in writing at the principal office of the Trustee. Upon such transfer a new fully registered Bond or Bonds of the same maturity, of authorized denomination or denominations, for the same aggregate principal amount will be issued to the transferee in exchange therefor.

No charge shall be made to any registered owner of any Bond for the privilege of registration, but any registered owner of any Bond requesting any such registration shall pay any tax or other governmental charge required to be paid with respect thereto. Except as otherwise provided in the immediately preceding sentence, the cost of preparing each new Bond upon each exchange or transfer and any other expenses of the City or the Trustee incurred in connection therewith shall be paid by the City. Neither the City nor the Trustee shall be required to transfer or exchange any Bonds selected for redemption in whole or in part.

The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of or on account of the principal or interest of any Bond shall be made only to or upon the order of the registered owner thereof or his legal representative, but such registration may be changed as hereinabove provided. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

In any case where the date of maturity of interest on or principal of the Bonds or the date fixed for redemption of any Bonds shall be a Saturday or Sunday or shall be in the State a legal holiday or a day on which banking institutions are authorized by law to close, then payment of interest or principal need not be made on such date but may be made on the next succeeding business day with the same force and effect as if made on the date of maturity or the date fixed for redemption, and no interest shall accrue for the period after the date of maturity or date fixed for redemption.

Redemption.

Series 2017A Bonds. The Series 2017A Bonds are subject to extraordinary, optional, and mandatory sinking fund redemption prior to maturity as follows:

(1) Extraordinary Redemption. The Series 2017A Bonds shall be redeemed from Surplus Series 2017A Tax Receipts (hereinafter defined) and from proceeds of the Series 2017A Bonds not needed for the purposes intended, at least annually, in inverse order of maturity (and by lot within a maturity in such manner as the Trustee shall determine), in whole at any time or in part on any interest payment date, at a redemption price equal to the principal amount being redeemed plus accrued interest to the redemption date.

“Surplus Series 2017A Tax Receipts” are collections of the Series 2017A Tax in excess of the amount necessary to (i) insure the prompt payment of the principal of, interest on, and Trustee’s fees and expenses and other administrative charges in connection with the Series 2017A Bonds; (ii) maintain the debt service reserve in the required amount; and (iii) pay any arbitrage rebate due under Section 148(f) of the Internal Revenue Code of 1986, as amended (the “Code”).

In case of any defeasance of the Series 2017A Bonds, redemption of defeased Series 2017A Bonds shall be scheduled on the basis of mandatory redemption requirements and assuming annual 2017A Tax Receipts in an amount equal to receipts for the most recent twelve-month period.

(2) Optional Redemption. The Series 2017A Bonds are subject to redemption at the option of the City, from funds from any source, on and after February 1, 2023, in whole at any time, or in part on any interest payment date, at a redemption price equal to the principal amount being redeemed plus accrued interest to the redemption date. If fewer than all of the Series 2017A Bonds shall be called for redemption, the particular maturities of the Series 2017A Bonds to be redeemed shall be selected by the City in its discretion. If fewer than all of the Series 2017A Bonds of any one maturity shall be called for redemption, the particular Series 2017A Bonds or portion thereof to be redeemed from such maturity shall be selected by lot by the Trustee.

(3) Mandatory Sinking Fund Redemption. To the extent not previously redeemed, the Series 2017A Bonds maturing on February 1 in the years 2022, 2025, 2029, and 2032 are subject to mandatory sinking fund redemption by lot in such manner as the Trustee shall determine, on February 1 in the years and in the amounts set forth below, at a redemption price equal to the principal amount being redeemed plus accrued interest to the date of redemption:

Bonds Maturing February 1, 2022

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2019 | \$75,000 |
| 2020 | 95,000 |
| 2021 | 95,000 |
| 2022 | 100,000 |

Bonds Maturing February 1, 2025

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2023 | \$100,000 |
| 2024 | 105,000 |
| 2025 | 105,000 |

Bonds Maturing February 1, 2029

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2026 | \$110,000 |
| 2027 | 110,000 |
| 2028 | 115,000 |
| 2029 | 115,000 |

Bonds Maturing February 1, 2032

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2030 | \$120,000 |
| 2031 | 125,000 |
| 2032 | 130,000 |

Series 2017B Bonds. The Series 2017B Bonds are subject to extraordinary, optional and mandatory sinking fund redemption prior to maturity as follows:

(1) Extraordinary Redemption. The Series 2017B Bonds shall be redeemed from Surplus Series 2017B Tax Receipts (hereinafter defined) and from proceeds of the Series 2017B Bonds not needed for the purposes intended, at least annually, in inverse order of maturity (and by lot within a maturity in such manner as the Trustee shall determine), in whole at any time, or in part on any interest payment date, at a redemption price equal to the principal amount being redeemed plus accrued interest to the redemption date.

“Surplus Series 2017B Tax Receipts” are collections of the Series 2017B Tax in excess of the amount necessary to (i) insure the prompt payment of the principal of, interest on, and Trustee’s fees and expenses and other administrative charges in connection with the Series 2017B Bonds; (ii) maintain the

debt service reserve in the required amount; and (iii) pay any arbitrage rebate due under Section 148(f) of the Code.

In case of any defeasance of the Series 2017B Bonds, redemption of defeased Series 2017B Bonds shall be scheduled on the basis of mandatory redemption requirements and assuming annual Series 2017B Tax Receipts in an amount equal to receipts for the most recent twelve-month period.

(2) Optional Redemption. The Series 2017B Bonds are subject to redemption at the option of the City, from funds from any source, on and after February 1, 2023, in whole at any time, or in part on any interest payment date, at a redemption price equal to the principal amount being redeemed plus accrued interest to the redemption date. If fewer than all of the Series 2017B Bonds shall be called for redemption, the particular maturities of the Series 2017B Bonds to be redeemed shall be selected by the City in its discretion. If fewer than all of the Series 2017B Bonds of any one maturity shall be called for redemption, the particular Series 2017B Bonds or portion thereof to be redeemed from such maturity shall be selected by lot by the Trustee.

(3) Mandatory Sinking Fund Redemption. To the extent not previously redeemed, the Series 2017B Bonds maturing on February 1 in the years 2022, 2025, 2029, 2033, 2037, and 2040 are subject to mandatory sinking fund redemption by lot in such manner as the Trustee shall determine, on February 1 in the years and in the amounts set forth below, at a redemption price equal to the principal amount being redeemed plus accrued interest to the date of redemption:

Bonds Maturing February 1, 2022

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2019 | \$55,000.00 |
| 2020 | 75,000.00 |
| 2021 | 75,000.00 |
| 2022 | 80,000.00 |

Bonds Maturing February 1, 2025

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2023 | \$80,000.00 |
| 2024 | 80,000.00 |
| 2025 | 85,000.00 |

Bonds Maturing February 1, 2029

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2026 | \$85,000.00 |
| 2027 | 90,000.00 |
| 2028 | 90,000.00 |
| 2029 | 95,000.00 |

Bonds Maturing February 1, 2033

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2030 | \$95,000.00 |
| 2031 | 100,000.00 |
| 2032 | 100,000.00 |
| 2033 | 105,000.00 |

Bonds Maturing February 1, 2037

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2034 | \$110,000.00 |
| 2035 | 115,000.00 |
| 2036 | 120,000.00 |
| 2037 | 125,000.00 |

Bonds Maturing February 1, 2040

| <u>Year</u> | <u>Principal Amount</u> |
|-------------|-------------------------|
| 2038 | \$125,000.00 |
| 2039 | 130,000.00 |
| 2040 | 135,000.00 |

In the case of any redemption of Bonds prior to maturity, the Trustee shall mail or send via other standard means, including electronic or facsimile communication, a copy of the redemption notice to the registered owners of the Bonds to be redeemed, in each case not less than thirty (30) nor more than sixty (60) days prior to the date of redemption. After the date for redemption no further interest shall accrue on any Bond called for redemption if funds for redemption of such Bond have been deposited with the Trustee as provided in the Authorizing Ordinances.

Notwithstanding the above, so long as the Bonds are issued in book-entry only form, if fewer than all the Bonds of an issue are called for redemption, the particular Bonds to be redeemed will be selected pursuant to the procedures established by DTC. So long as the Bonds are issued in book-entry only form, notice of redemption will be given only to Cede & Co., as nominee for DTC. The Trustee will not give any notice of redemption to the Beneficial Owners of the Bonds.

Otherwise, any selection of Bonds by lot shall be effected by the Trustee, by any method chosen by the Trustee in its discretion.

Purposes for Bonds. At the special election held September 12, 2017, there was approved the issuance of the Series 2017A Bonds in the maximum aggregate principal amount of \$1,500,000 to design, engineer, construct, acquire, equip, and improve capital improvements for the City's fire department facilities, including, but not limited to, a new fire substation, ambulance depot and related facilities and equipment to be located at 1219 Main Street, Hamburg Arkansas (collectively, the "Series 2017A Improvements"), to fund a debt service reserve, and to pay the costs of issuance related thereto:

The proceeds of the Series 2017A Bonds are estimated to be expended by the City as follows:

SOURCES

| | |
|---------------------------|-------------------|
| Principal Amount of Bonds | \$1,500,000.00 |
| Original Issue Discount | <u>(4,230.00)</u> |
| Total Sources | \$1,495,770.00 |

USES

| | |
|------------------------|-----------------|
| Costs of Improvements | \$1,380,000.00 |
| Debt Service Reserve | 66,906.25 |
| Underwriter's Discount | 26,250.00 |
| Cost of Issuance | 18,678.08 |
| Rounding Amount | <u>3,935.67</u> |
| Total Uses | \$1,495,770.00 |

At the special election held September 12, 2017, there was approved the issuance of the Series 2017B Bonds in the maximum aggregate principal amount of \$2,150,000 to design, engineer, construct, acquire, equip and improve capital improvements for the City's parks and recreational facilities at Norman City Park, including, but not limited to, drainage facilities, parking facilities, lighting, sewer pump station,

playground equipment and facilities, pavilions, baseball and softball fields and related facilities including bleachers, concessions, fences, restrooms, scoreboards, press boxes, and other appurtenant facilities (collectively, the “Series 2017B Improvements”, and collectively with the Series 2017A Improvements, the “Improvements”), to fund a debt service reserve, and to pay the costs of issuance related thereto:

The proceeds of the Series 2017B Bonds are estimated to be expended by the City as follows:

| SOURCES | |
|---------------------------|-------------------|
| Principal Amount of Bonds | \$2,150,000.00 |
| Original Issue Discount | <u>(3,884.00)</u> |
| Total Sources | \$2,146,616.00 |
| USES | |
| Costs of Improvements | \$2,010,000.00 |
| Debt Service Reserve | 70,787.50 |
| Underwriter’s Discount | 37,625.00 |
| Costs of Issuance | 24,821.92 |
| Rounding Amount | <u>3,381.58</u> |
| Total Uses | \$2,146,616.00 |

The payment of Underwriter’s discount and the fee of Bond Counsel will be contingent on the Bonds being issued. See MISCELLANEOUS, Underwriting for a description of the Underwriter’s discount. The City will deposit the net proceeds of the Series 2017A Bonds (principal amount, [plus net premium/less original issue discount], and less Underwriter’s discount, debt service reserve deposit, and certain issuance costs) into a construction fund established with the Trustee with respect to the Series 2017A Bonds (the “Series 2017A Construction Fund”). The City will deposit the net proceeds of the Series 2017B Bonds (principal amount, [plus net premium/less original issue discount], and less Underwriter’s discount, debt service reserve deposit, and certain issuance costs) into a construction fund established with the Trustee with respect to the Series 2017B Bonds (the “Series 2017B Construction Fund”, and collectively with the Series 2017A Construction Fund, the “Construction Funds”). Moneys contained in the Construction Funds will be disbursed in payment of costs of the Series 2017A Improvements or the Series 2017B Improvements, as applicable, paying necessary expenses incidental thereto, and paying expenses of issuing the respective Series of Bonds. Moneys in each Construction Fund shall be used only for the specific Improvements related to the related Series of Bonds. Disbursements shall be on the basis of requisitions which shall contain at least the following information: the person to whom payment is being made; the amount of the payment; and the purpose by general classification of the payment. For a description of how the Bond proceeds are to be invested pending use and the provisions governing those investments, see THE AUTHORIZING ORDINANCES, Investments.

Security. The Bonds are not general obligations of the City. The Series 2017A Bonds are special obligations payable solely from collections from a .50% sales and use tax (the “Series 2017A Tax”) levied by the City. The Series 2017B Bonds are special obligations payable solely from collections from a .50% sales and use tax (the “Series 2017B Tax”) levied by the City. Tax receipts must be used solely to pay the principal of and interest, Trustee’s fees and expenses and other administrative charges, and any arbitrage rebate due under Section 148(f) of the Code with respect to the applicable Series of Bonds. The Bonds are secured under the respective Authorizing Ordinances. For a summary of the terms of the Authorizing Ordinances, see THE AUTHORIZING ORDINANCES.

The City covenants that it will not issue any additional bonds, or incur any additional obligation, secured by a lien on or pledge of the Series 2017A Tax or the Series 2017B Tax.

A debt service reserve will be maintained in the Series 2017A Bond Fund in an amount equal to one-half of the maximum annual debt service requirement on the Series 2017A Bonds (based on a year ending February 1). A debt service reserve will be maintained in the Series 2017B Bond Fund in an amount equal to one-half of the maximum annual debt service requirement on the Series 2017B Bonds (based on a year ending February 1). See THE AUTHORIZING ORDINANCES, The Bond Funds. The debt service

reserve for each Series will be funded with Bond proceeds of such Series and available funds as described under Purposes for Bonds above.

THE CITY AND THE COUNTY

General. The City is organized under the laws of the State of Arkansas as a city of the first class and was chartered in 1848. The City is located in the southeastern part of the State. The City is the county seat of Ashley County, the fifth largest county in land area in the State, which County was formed from portions of Union, Chicot and Drew Counties.

The City is served by U.S. Highways 82 and 425, and State Highway 8.

Governmental Organization. The City operates under the Mayor/City Council form of municipal government. It has a six-member City Council, with the Mayor being elected at large and City Council members being elected by wards.

The current members of the City of Hamburg City Council are as follows:

| <u>Name</u> | <u>Term Expiration</u> | <u>Office</u> |
|-----------------------|------------------------|----------------------|
| Dane Weindorf | December 31, 2018 | Mayor |
| Peggy Akers | December 31, 2018 | City Clerk-Treasurer |
| Beverly Mays | December 31, 2018 | Alderman |
| Deanne Murphy | December 31, 2018 | Alderman |
| Sue Nolan | December 31, 2018 | Alderman |
| Michael Lee Sanderlin | December 31, 2018 | Alderman |
| Daniel Shelton, Jr. | December 31, 2018 | Alderman |
| Deranda Stanley | December 31, 2018 | Alderman |

The principal executive officers of the City include:

| | |
|---------------------------------------|---------------|
| Mayor | Dane Weindorf |
| City Clerk/Treasurer | Peggy Akers |
| City Attorney | Paul W. Keith |
| Director of Finance | Peggy Akers |
| Director of Public Works | Jim Hargis |
| Sanitation, Street & Sewer Supervisor | Bobby Womack |

The City provides a range of municipal services, including: Police, Volunteer Fire, Public Works, and Hamburg Water Department. Boards and commissions of the City of Hamburg include the Zoning and Planning Commission and Parks and Recreation Commission. Boards and commissions of Ashley County include the Ashley County Medical Center and the Ashley County Housing Authority.

Following are selected indices and financial information for Ashley County:

Land Use/Population. Population of the City and the County since 1990 is indicated below:

| <u>Year</u> | <u>City</u> | <u>County</u> |
|-------------|-------------|---------------|
| 1990 | 3,098 | 24,319 |
| 2000 | 3,039 | 24,209 |
| 2010 | 2,851 | 21,853 |
| 2015 | 2,819 | 21,229 |
| 2016 | 2,743 | 20,492 |

Sources: U.S. Bureau of the Census; State and County Economic Data, University of Arkansas at Little Rock Institute for Economic Advancement; Southeast Arkansas Cornerstone Coalition and City of Hamburg.

The land area of the County is approximately 925.35 square miles.

Source: U.S. Bureau of the Census (Population, Housing Units, Area and Density for Counties).

Income and Retail Sales. Taxable retail sales figures and per capita income for Ashley County since 2012 are as follows:

| <u>Year</u> | <u>Retail Sales (\$000)</u> | <u>Per Capita Income</u> |
|-------------|-----------------------------|--------------------------|
| 2012 | 185,207 | \$31,902 |
| 2013 | N/A | \$32,290 |
| 2014 | 170,285 | \$31,142 |
| 2015 | N/A | \$32,013 |
| 2016 | 192,253 | N/A |

Sources: Arkansas Economic Development Commission and Federal Reserve Bank of St. Louis Economic Research.

Employment. The civilian labor force in the County, the State, the United States, and the numbers employed respectively have been as follows:

| <u>Year</u> | <u>Civilian Labor Force</u> | | | <u>Number Employed</u> | | |
|-------------|-----------------------------|-----------------------------|-----------------------------|------------------------|-----------------------------|-----------------------------|
| | <u>County</u> | <u>AR</u> (in thousands) | <u>US</u> (in thousands) | <u>County</u> | <u>AR</u> (in thousands) | <u>US</u> (in thousands) |
| 2010 | 9,300 | 1,357 | 153,889 | 8,350 | 1,249 | 139,064 |
| 2011 | 9,600 | 1,370 | 153,617 | 8,525 | 1,260 | 139,869 |
| 2012 | 10,000 | 1,405 | 155,013 | 8,800 | 1,260 | 142,220 |
| 2013 | 8,831 | 1,308 | 155,389 | 7,859 | 1,212 | 143,929 |
| 2014 | 8,391 | 1,303 | 155,922 | 7,607 | 1,224 | 146,305 |
| 2015 | 8,149 | 1,333 | 157,130 | 7,515 | 1,265 | 148,834 |
| 2016 | 7,833 | 1,343 | 159,187 | 7,338 | 1,289 | 151,436 |

Source: Arkansas Department of Workforce Services.

The annual average unemployment rates for the County, the State and the United States since 2010 are as follows:

| <u>Year</u> | <u>Unemployment Rate %</u> | | |
|-------------|----------------------------|-----------|-----------|
| | <u>County</u> | <u>AR</u> | <u>US</u> |
| 2010 | 10.2 | 7.9 | 9.6 |
| 2011 | 11.2 | 8.0 | 8.9 |
| 2012 | 11.9 | 7.8 | 8.3 |
| 2013 | 11.0 | 7.3 | 7.4 |
| 2014 | 9.3 | 6.1 | 6.2 |
| 2015 | 7.8 | 5.1 | 5.3 |
| 2016 | 6.3 | 4.0 | 4.9 |

Source: Arkansas Department of Workforce Services

Commercial and Residential Construction. The following table shows new construction in the City, as reflected by building permits issued, at year end:

| <u>Year</u> | <u>New Commercial Construction</u> | | <u>New Residential Construction</u> | |
|-------------|------------------------------------|---------------|-------------------------------------|---------------|
| | <u>Number of Permits</u> | <u>Value*</u> | <u>Number of Permits</u> | <u>Value*</u> |
| 2010 | 0 | \$0 | 2 | \$230,000 |
| 2011 | 1 | \$500,000 | 0 | \$0 |
| 2012 | 0 | \$0 | 3 | \$560,000 |
| 2013 | 2 | \$1,905,700 | 0 | \$0 |
| 2014 | 0 | \$0 | 2 | \$80,000 |
| 2015 | 1 | \$250,000 | 1 | \$20,000 |
| 2016 | 0 | \$0 | 0 | \$0 |

*Commercial values are estimates.

Source: City of Hamburg Office of City Clerk.

Financial Institution Deposits. The total deposits of banks with principal offices within the County as of the end of each year have been as follows:

| <u>Year</u> | <u>Total Bank Deposits</u> <u>(in thousands)</u> |
|-------------|-----------------------------------------------------|
| 2009 | \$534,419 |
| 2010 | \$536,317 |
| 2011 | \$543,923 |
| 2012 | \$543,593 |
| 2013 | \$294,522 |
| 2014 | \$311,162 |
| 2015 | \$275,144 |
| 2016 | \$282,044 |

Source: Arkansas State Bank Commission.

Major Employers. The City’s economy is comprised of a diverse mix of financial, commercial, industrial, government, health, and educational sectors. This diversity helps maintain a relatively stable employment environment in the City. The principal industries, commercial entities, and other major employers within the boundaries of the City as of December 31, 2016 are as follows:

| <u>Employer</u> | <u>Product/Service</u> | <u>Number of Employees*</u> |
|----------------------------------------|------------------------------|-----------------------------|
| 1. Local, State and Federal Government | Government | 200-299 |
| 2. P.E. Barnes & Sons, Ltd. | Lumber and wood products | 50-99 |
| 3. Delta Family Health | Counseling/Rehab | 50-99 |
| 4. Morris Transportation | Transportation | 50-99 |
| 5. First Step of Hamburg | Education | 11-49 |
| 6. Jade Food | Supermarket | 11-49 |
| 7. Sonic | Restaurant | 11-49 |
| 8. Ashley Chicot Electric | Utility | 11-49 |
| 7. Bierbaum Logging | Logging | 11-49 |
| 8. Morris Transportation | Transportation | 11-49 |
| 9. Freds | Retail | 11-49 |
| 10. Magnolia Manor Nursing Home | Assisted Living | 11-49 |
| 11. Cuzzins Catfish | Restaurant | 11-49 |
| 12. Weatherly Exxon | Convenience Store/Restaurant | 11-49 |
| 13. Farmers Bank | Bank | 11-49 |

* Range of employee numbers.

Source: City of Hamburg.

School Enrollment. Public school enrollment in the Hamburg School District, within whose boundaries the City is located, has been as follows:

| <u>School Year</u> | <u>Enrollment</u> |
|--------------------|-------------------|
| 2010 | 1,940 |
| 2011 | 1,930 |
| 2012 | 1,893 |
| 2013 | 1,921 |
| 2014 | 1,935 |
| 2015 | 1,893 |
| 2016 | 1,858 |

Source: Arkansas Department of Education.

Higher Education. A number of local higher educational institutions are located near the City, including the University of Arkansas at Monticello (twenty miles from the City) and University of Louisiana at Monroe (sixty miles from the City). The following is a list of colleges and universities located within relatively short commutes of the City with approximate on-campus enrollments for the 2016 fall academic semester:

| | |
|--------------------------------------|-------|
| University of Arkansas at Monticello | 3,925 |
| University of Louisiana at Monroe | 9,115 |

Source: University of Arkansas at Monticello and University of Louisiana at Monroe websites.

Medical Facilities. Ashley County Medical Center is a critical access hospital and serves the City and the County. It has a 33 bed capacity. Hamburg Health Clinic, LLP is a rural health clinic with a full-time staff of one physician and two nurse practitioners.

Sources: Ashley County Medical Center website and Arkansas Department of Health.

City Employees. The City of Hamburg does not participate in collective bargaining with organized labor. The City Fire Department is an all-volunteer department. Charles LaCaze is the Fire Chief and Brian Hollis is Fire Captain.

As of December 31, 2016, the City employment was as follows:

| City Government | Total | Full Time | Seasonal and Part Time |
|---------------------------------|-------|-----------|------------------------|
| | 56 | 25 | 31 |
| <u>Commissions</u> | | | |
| Zoning and Planning Commission | 5 | | 5 |
| Parks and Recreation Commission | 5 | | 5 |
| Subtotal | 10 | | 10 |
| Total | 66 | | 41 |

THE TAXES

Generally. Pursuant to the Authorizing Legislation, the City has levied the Taxes pursuant to the Tax Ordinances. The Taxes are each a tax within the City on all items which are subject to taxation under The Arkansas Gross Receipts Act of 1941 (as amended) and a tax on the receipts from storing, distributing, using or consuming tangible personal property under The Arkansas Compensating (Use) Tax Act of 1949 (as amended). Pursuant to the Series 2017A Authorizing Ordinance, the City has pledged the Series 2017A Tax receipts to the payment of the Series 2017A Bonds. Pursuant to the Series 2017B Authorizing Ordinance, the City has pledged the Series 2017B Tax receipts to the payment of the Series 2017B Bonds. The Series 2017A Bonds are secured solely by the Series 2017A Tax Receipts, and the Series 2017B Bonds are secured solely by the Series 2017B Tax Receipts. The Taxes were approved at the special election held September 12, 2017.

The Streamline Sales and Use Tax Agreement (“Streamline”) has been adopted by the State and became effective on January 1, 2008. Streamline amended Arkansas sales and use tax law to allow the State to collect sales and use taxes from internet sales from vendors outside the State. Streamline limits the collection of the local sales and use tax on the first \$2,500 of sales proceeds only on the following sales: motor vehicles, aircraft, watercraft, modular homes, manufactured homes or mobile homes. There is no limit of the amount of local sales and use tax to be paid on all other items. The State allows businesses, nonprofits, and governmental entities to file for a credit or rebate on a local sales and use tax if the amount on an invoice totals more than \$2,500 on certain qualified purchases. Claims for credit or rebates must be filed with the Arkansas Department of Finance and Administration (“DF&A”) within one (1) year from the date of purchase or one (1) year from the date of payment, if later. DF&A will then cause the State Treasurer to withhold the amount of the refund from future disbursements to the local government levying the sales and use tax. Prior to January 1, 2008, sales and use taxes were collected on the first \$2,500 of sales proceeds for each single transaction, as defined by the City.

Pursuant to Act 757 of 2011 (the “Sales Tax Holiday Act”), the State has created an annual sales tax holiday in which clothing (which are less than \$100 per item), clothing accessories, or equipment (which are less than \$50 per item), school art supplies, school instructional materials, and school supplies are exempt from taxation under The Arkansas Gross Receipts Tax Act of 1941. The annual sales tax holiday is from 12:01 a.m. on the first Saturday in August until 11:59 p.m. the following Sunday. The City cannot predict the future impact of the Sales Tax Holiday Act.

Set forth in Exhibit A attached hereto is a summary of certain provisions of the statutes authorizing the Taxes. The summary does not purport to be complete statements of the laws. Reference is made to the Arkansas Code Annotated §§26-52-101 et seq. and §26-53-101 et seq. for the full text and complete descriptions of such provisions.

Administration. Pursuant to the Authorizing Legislation, the Commissioner of Revenues of the State (the “Commissioner”) performs all functions incidental to the administration, collection, enforcement, and operation of the Taxes. All receipts from the Taxes collected, less certain charges payable and retainage due the Commissioner for administrative services in the amount of 3% of the gross Tax receipts, shall be remitted by the State Treasurer to the Trustee monthly for deposit into the applicable Bond Fund. See THE AUTHORIZING ORDINANCES, The Bond Funds.

Historical Tax Receipts*. The City currently collects a 1% sales and use tax (the “Existing Tax”). Collections of the Existing Tax have been as follows for the years indicated:

| <u>Calendar Year</u> | <u>Existing Tax Collections</u> | <u>Average Annual Growth</u> |
|----------------------|---------------------------------|------------------------------|
| 2010 | \$323,495.73 | N/A |
| 2011 | 332,883.38 | 2.90% |
| 2012 | 336,893.19 | 1.20 |
| 2013 | 336,658.75 | (0.001) |
| 2014 | 335,204.82 | (0.005) |
| 2015 | 339,047.01 | 1.115 |
| 2016 | 341,340.92 | .677 |
| 2017** | 263,854.84 | 3.06 |

* Through September 25, 2017.

** Estimate of 2017 annualized growth.

Future Tax Receipts. Tax receipts will be contingent upon the sale and use of property and services within the City, which activity is generally dependent upon economic conditions within the City. Also, Tax receipts may be affected by changes to transactions exempted from the Taxes made by legislation adopted by the General Assembly of the State or by the people of the State in the form of a constitutional amendment or initiated act. In the past the General Assembly of the State has considered new exemptions to the Taxes, such as food sales, which, if adopted, would materially reduce Tax receipts. The City has no control over actions of the General Assembly or the people of the State and cannot predict whether changes to the Taxes may be made. Accordingly, the City cannot predict with certainty the expected amount of Tax receipts to be received and, therefore, there can be no assurance that Tax receipts will be sufficient to pay the principal of and interest on the Bonds.

THE AUTHORIZING ORDINANCES

Set forth below is a summary of certain portions of the Authorizing Ordinances. This summary does not purport to be comprehensive and reference is made to the full text of the Authorizing Ordinances for a complete description of its provisions. The City will covenant as set forth below in the Authorizing Ordinances.

The Bond Funds.

Series 2017A.

(a) The Trustee shall deposit all Series 2017A Tax receipts as and when received into a special fund of the City in the Trustee which is created by the Series 2017A Authorizing Ordinance and designated “Series 2017A Sales and Use Tax Bond Fund” (the “Series 2017A Bond Fund”), for the purpose of providing funds for the payment of principal of and interest on the Series 2017A Bonds as they become due at maturity or at redemption prior to maturity, the Trustee’s fees and expenses and other administrative charges and any arbitrage rebate. Moneys in the Series 2017A Bond Fund shall be used on each interest payment date in the following order of priority as and when necessary:

- (1) to pay the interest on the Series 2017A Bonds then due; and
- (2) to pay the principal of the Series 2017A Bonds then due at maturity or upon mandatory sinking fund redemption; and to make provision in the Series 2017A Bond Fund for payment of one-half of the principal next due at maturity or upon mandatory sinking fund redemption on the Series 2017A Bonds if principal is not due on such interest payment date; and to pay into the Series 2017A Debt Service Reserve Account (hereinafter identified) any moneys necessary to increase the Series 2017A Debt Service Reserve Account to the required level; and
- (3) to pay the Trustee’s fees and expenses and other administrative charges then due; and
- (4) to make any arbitrage rebate payment due under Section 148(f) of the Code; and
- (5) to redeem Series 2017A Bonds prior to maturity.

(b) There shall be established and maintained in the Series 2017A Bond Fund a Series 2017A Debt Service Reserve Account in an amount equal to one-half of the maximum annual debt service requirement on the Series 2017A Bonds (based on a year ending February 1) (the “required level”). The City shall fund the Series 2017A Debt Service Reserve Account with proceeds of the Series 2017A Bonds and other available funds. Moneys in the Series 2017A Debt Service Reserve Account shall be used to make the payments described in clauses (1) and (2) of subsection (a) above if moneys in the Series 2017A Bond Fund are not otherwise sufficient for that purpose. Moneys in the Series 2017A Debt Service Reserve Account over and above the required level shall be immediately transferred from the Series 2017A Debt Service Reserve Account into the Series 2017A Bond Fund. Moneys in the Series 2017A Debt Service Reserve Account shall be used to make the final payment of the principal of and interest on the Series 2017A Bonds at maturity or upon redemption prior to maturity.

(c) There shall be established and maintained in the Series 2017A Bond Fund a Series 2017A Special Redemption Account into which shall be deposited all funds in the Series 2017A Bond Fund available for the redemption of the Series 2017A Bonds arising from Surplus Series 2017A Tax Receipts and transfers from the Series 2017A Construction Fund. Moneys in the Series 2017A Special Redemption Account shall be used to redeem the Series 2017A Bonds prior to maturity.

(d) When the moneys in the Series 2017A Bond Fund shall be and remain sufficient to pay (i) the principal of all the Series 2017A Bonds then outstanding, (ii) interest on the Series 2017A Bonds until the next interest payment date, (iii) the Trustee’s fees and expenses and other administrative charges and (iv) all arbitrage rebate payments due the United States under Section 148(f) of the Code, there shall be no obligation to make any further payments into the Series 2017A Bond Fund and any Series 2017A Tax receipts remaining in the Series 2017A Bond Fund after the principal of, premium, if any and interest on the Series 2017A Bonds have been paid may be used by the City for any lawful purpose.

Series 2017B.

(a) The Trustee shall deposit all Series 2017B Tax receipts as and when received into a special fund of the City in the Trustee which is created by the Series 2017B Authorizing Ordinance and designated “Series 2017B Sales and Use Tax Bond Fund” (the “Series 2017B Bond Fund”), for the

purpose of providing funds for the payment of principal of and interest on the Series 2017B Bonds as they become due at maturity or at redemption prior to maturity, the Trustee's fees and expenses and other administrative charges and any arbitrage rebate. Moneys in the Series 2017B Bond Fund shall be used on each interest payment date in the following order of priority as and when necessary:

- (1) to pay the interest on the Series 2017B Bonds then due; and
- (2) to pay the principal of the Series 2017B Bonds then due at maturity or upon mandatory sinking fund redemption; and to make provision in the Series 2017B Bond Fund for payment of one-half of the principal next due at maturity or upon mandatory sinking fund redemption on the Series 2017B Bonds if principal is not due on such interest payment date; and to pay into the Series 2017B Debt Service Reserve Account (hereinafter identified) any moneys necessary to increase the Series 2017B Debt Service Reserve Account to the required level; and
- (3) to pay the Trustee's fees and expenses and other administrative charges then due; and
- (4) to make any arbitrage rebate payment due under Section 148(f) of the Code; and
- (5) to redeem Series 2017B Bonds prior to maturity.

(b) There shall be established and maintained in the Series 2017B Bond Fund a Series 2017B Debt Service Reserve Account in an amount equal to one-half of the maximum annual debt service requirement on the Series 2017B Bonds (based on a year ending February 1) (the "required level"). The City shall fund the Series 2017B Debt Service Reserve Account with proceeds of the Series 2017B Bonds and other available funds. Moneys in the Series 2017B Debt Service Reserve Account shall be used to make the payments described in clauses (1) and (2) of subsection (a) above if moneys in the Series 2017B Bond Fund are not otherwise sufficient for that purpose. Moneys in the Series 2017B Debt Service Reserve Account over and above the required level shall be immediately transferred from the Series 2017B Debt Service Reserve Account into the Series 2017B Bond Fund. Moneys in the Series 2017B Debt Service Reserve Account shall be used to make the final payment of the principal of and interest on the Series 2017B Bonds at maturity or upon redemption prior to maturity.

(c) There shall be established and maintained in the Series 2017B Bond Fund a Series 2017B Special Redemption Account into which shall be deposited all funds in the Series 2017B Bond Fund available for the redemption of the Series 2017B Bonds arising from Surplus Series 2017B Tax Receipts and transfers from the Series 2017B Construction Fund. Moneys in the Series 2017B Special Redemption Account shall be used to redeem the Series 2017B Bonds prior to maturity.

(d) When the moneys in the Series 2017B Bond Fund shall be and remain sufficient to pay (i) the principal of all the Series 2017B Bonds then outstanding, (ii) interest on the Series 2017B Bonds until the next interest payment date, (iii) the Trustee's fees and expenses and other administrative charges and (iv) all arbitrage rebate payments due the United States under Section 148(f) of the Code, there shall be no obligation to make any further payments into the Series 2017B Bond Fund and any Series 2017B Tax receipts remaining in the Series 2017B Bond Fund after the principal of, premium, if any, and interest on the Series 2017B Bonds have been paid may be used by the City for any lawful purpose.

Investments. (a) Moneys held for the credit of the Construction Funds shall be invested and reinvested in Permitted Investments (as hereinafter defined) or other investments permitted by State law, which shall mature, or which shall be subject to redemption by the holder thereof, at the option of such holder, not later than the date or dates when such money will be required for the purposes intended. The Trustee shall so invest and reinvest pursuant to the direction of the City and in the Trustee's discretion in the absence of any direct instructions from the City.

(b) Moneys held for the credit of the Series 2017A Debt Service Reserve Account and the Series 2017B Debt Service Reserve Account shall be invested and reinvested in Permitted Investments, which shall mature, or which shall be subject to redemption by the holder thereof, at the option of such holder, not later than seven (7) years after the date of investment or the final maturity date of the

outstanding Bonds, whichever is earlier. The Trustee shall so invest and reinvest pursuant to the direction of the City and in the Trustee's discretion in the absence of any direct instructions from the City.

(c) Moneys held for the credit of the Series 2017A Bond Fund and the Series 2017B Bond Fund (other than the Debt Service Reserve Accounts therein) shall be invested and reinvested in Permitted Investments, which will mature, or which will be subject to redemption by the holder thereof at the option of the holder, not later than the date or dates on which the money shall be required for the payment of the principal of and interest on the related Series of Bonds when due. The Trustee shall so invest and reinvest pursuant to the direction of the City and in the Trustee's discretion in the absence of any direct instructions from the City.

(d) Obligations purchased as an investment of any fund or account shall be deemed at all times a part of such fund. Any profit or loss realized on investments of moneys in any fund shall be charged to said fund.

(e) "Permitted Investments" are defined as (i) direct or fully guaranteed obligations of the United States of America ("Government Securities"), (ii) direct obligations of an agency, instrumentality or government-sponsored enterprise created by an act of the United States Congress and authorized to issue securities or evidences of indebtedness, regardless of whether the securities or evidences of indebtedness are guaranteed for repayment by the United States Government, (iii) certificates of deposit or demand deposits of banks, including the Trustee, which are insured by Federal Deposit Insurance Corporation or, if in excess of insurance coverage, collateralized by Government Securities or other securities authorized by State law to secure public funds or (iv) money market funds invested exclusively in Government Securities and the obligations described in (ii) above.

Certain Covenants. The City covenants that:

(a) It will not take, suffer, or permit any action which may cause the interest payable on the Bonds to be included in gross income for federal income tax purposes, including any use of proceeds of the sale of the Bonds or Tax receipts directly or indirectly in such manner as to cause the Bonds to be treated as "arbitrage bonds" within the meaning of Section 148 of the Code.

(b) It will not use or permit the use of the improvements constructed with proceeds of the Bonds, or the proceeds of the Bonds, in such manner as to cause the Bonds to be private activity bonds within the meaning of Section 141 of the Code.

(c) It will faithfully and punctually perform all duties with reference to the Taxes and the Bonds, required by the Constitution and laws of the State and by the Authorizing Ordinances, including the collection of Taxes, as therein specified and covenanted, the segregating of the Tax receipts and the applying of the Tax receipts as provided in the Authorizing Ordinances.

(d) It will make any arbitrage rebate payment due the United States under Section 148(f) of the Code from moneys in the applicable Bond Fund.

Defaults and Remedies. (a) If there be any default in the payment of the principal of and interest on a Series of Bonds, or if the City defaults in the performance of any covenant contained in the Authorizing Ordinances applicable to a Series of Bonds, the Trustee may, and upon the written request of the owners of not less than 10% in principal amount of the affected Series of Bonds then outstanding shall, by proper suit compel the performance of the duties of the officials of the City and officials of the State, under the Authorizing Ordinances, to take any action or obtain any proper relief in law or equity available under the Constitution and laws of the State.

(b) No owner of any Bond shall have any right to institute any suit, action, mandamus, or other proceeding in equity or in law for the protection or enforcement of any right under the Authorizing Ordinances or under the Constitution and laws of the State unless such owner previously shall have given to the Trustee written notice of the default on account of which such suit, action, or proceeding is to be taken, and unless the owners of not less than 10% in principal amount of the affected Series of Bonds then outstanding shall have made written request of the Trustee after the right to exercise such powers or

right of action, as the case may be, shall have accrued, and shall have afforded the Trustee a reasonable opportunity either to proceed to exercise the powers herein granted or granted by the Constitution and laws of the State, or to institute such action, suit, or proceeding in its name, and unless, also, there shall have been offered to the Trustee reasonable security and indemnity against the cost, expense and liabilities to be incurred therein or thereby and the Trustee shall have refused or neglected to comply with such request within a reasonable time, and such notification, request, and offer of indemnity are in every such case, at the option of the Trustee, to be conditions precedent to the execution of the powers and trust of the Authorizing Ordinances or to any other remedy thereunder. No one or more owners of the Bonds shall have any right in any manner whatever by his or their action to affect, disturb or prejudice the security of the Authorizing Ordinances, or to enforce any right thereunder except in the manner therein provided, that all proceedings at law or in equity shall be instituted, had and maintained in the manner therein provided and for the benefit of all owners of the outstanding affected Series of Bonds, and any individual rights of action or other right given to one or more of such owners by law are restricted by the Authorizing Ordinances to the rights and remedies therein detailed.

(c) All rights of action under the Authorizing Ordinances or under any of the Bonds secured thereby, enforceable by the Trustee, may be enforced by it without the possession of any of the Bonds, and any such suit, action, or proceeding instituted by the Trustee shall be brought in its name and for the benefit of all the owners of the affected Series of Bonds, subject to the provisions of the Authorizing Ordinances.

(d) No remedy conferred upon or reserved to the Trustee or to the owners of the Bonds is intended to be exclusive of any other remedy or remedies, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given under the Authorizing Ordinances or given by any law or by the Constitution of the State.

(e) No delay or omission of the Trustee or of any owners of the Bonds to exercise any right or power accrued upon any default shall impair any such right or power or shall be construed to be a waiver of any such default or an acquiescence therein, and every power and remedy given by the Authorizing Ordinances to the Trustee and to the owners of the Bonds, respectively, may be exercised from time to time and as often as may be deemed expedient.

The Trustee may, and upon the written request of the owners of not less than a majority in principal amount of the affected Series of Bonds then outstanding shall, waive any default which shall have been remedied before the entry of final judgment or decree in any suit, action, or proceeding instituted under the provision of the Authorizing Ordinances or before the completion of the enforcement of any other remedy, but no such waiver shall extend to or affect any other existing or any subsequent default or defaults or impair any rights or remedies consequent thereon.

Defeasance. A Series of Bonds shall be deemed paid when there has been deposited with the Trustee in the applicable Bond Fund an amount sufficient to pay the principal or redemption price of and interest on such Series of Bonds to the date of maturity or redemption. A Series of Bonds shall also be deemed paid if there shall be irrevocably deposited with the Trustee cash sufficient to make such payment and/or Government Securities which are direct obligations of the United States of America maturing as to principal and interest in such amounts and at such times as will provide sufficient moneys to make such payment, and all necessary and proper fees, compensation and expenses of the Trustee with respect to which such deposit is made shall have been paid or the payment thereof provided for to the satisfaction of the Trustee.

On the payment of any Bonds within the meaning of the Authorizing Ordinances, the Trustee shall hold in trust, for the benefit of the owners of such Bonds, all such moneys and/or Government Securities.

When all the Bonds shall have been paid within the meaning of the Authorizing Ordinances, if the Trustee has been paid its fees and expenses or provision has been made therefor and if any arbitrage rebate payment has been paid or provision has been made therefor, the Trustee shall take all appropriate action to cause (i) the pledge and lien of the Authorizing Ordinances to be discharged and cancelled, (ii)

all moneys held by it pursuant to the Authorizing Ordinances and which are not required for the payment of such Bonds, to be paid over or delivered to or at the direction of the City.

No Additional Bonds. The City covenants that while the Bonds are outstanding it will not issue any additional bonds, or incur any additional obligation, secured by a lien on or pledge of the Tax receipts pledged to such Bonds.

The Trustee. The Trustee shall be responsible for the exercise of good faith and ordinary prudence in the execution of its trusts and duties. The recitals in the Authorizing Ordinances and in the Bonds are the recitals of the City and not of the Trustee. The Trustee shall not be required to take any action unless it shall have been requested to do so in writing by the owners of not less than 10% in principal amount of the Bonds of each Series then outstanding and shall have been offered reasonable security and indemnity against the costs, expenses and liabilities to be incurred therein or thereby. The Trustee may resign at any time by 60 days' notice in writing to the City and the owners of the Bonds. The majority in principal amount of the owners of the outstanding Bonds or the City, so long as it is not in default under the Authorizing Ordinances, may at any time, with or without cause, remove the Trustee. In the event of a vacancy in the office of Trustee either by resignation or by removal, the City shall forthwith designate a new Trustee. The Trustee and any successor Trustee shall file a written acceptance and agreement to execute the trusts and duties imposed upon it by the Authorizing Ordinances, but only upon the terms and conditions set forth in the Authorizing Ordinances and subject to the provisions of the Authorizing Ordinances, to all of which the respective owners of the Bonds agree. Such written acceptance shall be filed with the City, and a copy thereof shall be placed in the bond transcript. Any successor Trustee shall have all the powers herein granted to the original Trustee.

Supplemental Ordinances. The terms of the Authorizing Ordinances constitute a contract between the City and the owners of the Bonds and no variation or change in the undertaking set forth in the Authorizing Ordinances shall be made while any of the Bonds are outstanding, except as hereinafter set forth. The owners of not less than 75% in aggregate principal amount of a Series Bonds then outstanding shall have the right, from time to time, to consent to and approve the adoption by the City of a supplemental ordinance as shall be necessary or desirable for the purpose of modifying, altering, amending, adding to or rescinding, in any particular, any of the terms or provisions contained in the Authorizing Ordinances or in any supplemental ordinance applicable to such Series of Bonds. The Trustee may consent to any change without the consent of 75% of the owners of the aggregate principal amount of a Series of Bonds outstanding that the Trustee determines is not to the material prejudice of the owners of such Series of Bonds or in order to cure any ambiguity or formal defect or omission in the Authorizing Ordinances or any amendment thereto, provided, however, that nothing therein contained shall permit or be construed as permitting (a) an extension of the maturity of the principal of or the interest on any Bond issued thereunder, or (b) a reduction in the principal amount of any Bond or the rate of interest thereon, or (c) the creation of a pledge of Tax receipts superior to or on a parity with the pledges created by the Authorizing Ordinances, or (d) a privilege or priority of any Bond or Bonds over any other Bond or Bonds, or (e) a reduction in the aggregate principal amount of the Bonds required for consent to such supplemental ordinance.

CONTINUING DISCLOSURE AGREEMENTS

During the past five years, the City has been a party to one continuing disclosure agreement entered into in connection with the City's Water and Sewer Refunding Revenue Bonds, Series 2012 (the "2012 Bonds"). That agreement required the City to file an annual report with the Municipal Securities Rulemaking Board on its Electronic Municipal Market Access system ("EMMA") within the time period set forth in the agreement. The following summarizes a non-exhaustive discussion of the City's compliance with its continuing disclosure obligations over the past five years.

As part of its annual audit, the City was obligated to file annual financial information concerning the operations and revenues of the City's Water and Sewer Department no later than one hundred and fifty (150) days after the end of the City's fiscal year and audited financial statements no later than thirty (30)

days after receipt thereof by the City. The City consistently failed to file the annual financial information from 2012 through 2016. For the audited financial statements, with the exception of the audit for fiscal year 2013, which was filed 202 days late, the City consistently failed to file the annual audits for 2012 through 2016.

Supplemental filings have been made containing all aforementioned information. The City has undertaken steps to ensure future compliance with its respective continuing disclosure obligations.

Set forth below is a summary of certain portions of the Continuing Disclosure Agreements. This summary does not purport to be comprehensive and reference is made to the full text of each Continuing Disclosure Agreement for a complete description of its provisions.

Purpose of the Continuing Disclosure Agreements. The Continuing Disclosure Agreements are executed and delivered by the City and the Trustee for the benefit of the Beneficial Owners of the related Series of Bonds and in order to assist the Underwriter in complying with the Securities and Exchange Commission, Rule 15c2-12(b)(5).

Definitions. In addition to the definitions set forth in this Official Statement, the following capitalized terms shall have the following meanings:

“Annual Report” shall mean any annual report provided by the City pursuant to, and as described in, the Continuing Disclosure Agreements.

“Beneficial Owner” shall mean any person who has or shares the power, directly or indirectly, to make investment decisions concerning ownership of any Bonds (including persons holding Bonds through nominees, depositories, or other intermediaries).

“Dissemination Agent” shall mean the Trustee, acting in its capacity as Dissemination Agent, or any successor Dissemination Agent designated in writing by the City and which has filed with the Trustee a written acceptance of such designation.

“EMMA” shall mean the Electronic Municipal Market Access system as described in 1934 Act Release No. 59062 and maintained by the MSRB for purposes of the Rule.

“Listed Events” shall mean any of the events listed hereunder.

“MSRB” shall mean the Municipal Securities Rulemaking Board.

“Rule” shall mean Rule 15c2-12(b)(5) adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934, as the same may be amended from time to time.

Provision of Annual Report. (a) The City shall, or cause the Dissemination Agent to, not later than one hundred eighty (180) days after the end of the City’s fiscal year (presently December 31), commencing with the report after the end of the 2017 fiscal year, provide to the MSRB, through its continuing disclosure service portal provided through EMMA at <http://www.ernma.msrb.org> or any similar system acceptable to the Securities and Exchange Commission, an Annual Report which is consistent with the requirements of the Continuing Disclosure Agreement. The Annual Report shall be in electronic format as prescribed by the MSRB and shall be accompanied by identifying information as prescribed by the MSRB. The Annual Report may be submitted as a single document or as separate documents comprising a package and may cross-reference other information as provided in the Continuing Disclosure Agreement; provided that the audited financial statements of the City may be submitted separately from the balance of the Annual Report and later than the date required above for the filing of the Annual Report if they are not available by that date, but, in such event, such audited financial statements shall be submitted within thirty (30) days after receipt thereof by the City. If the City’s fiscal year changes, it shall give notice of such change in the manner as for a Listed Event.

(b) Not later than fifteen (15) days prior to the date specified in subsection (a) for providing the Annual Report to the MSRB, the City shall provide the Annual Report to the Dissemination Agent (and the Trustee if the Trustee is not the Dissemination Agent). If by such date, the Trustee has not

received a copy of the Annual Report, the Trustee shall contact the City and the Dissemination Agent to determine if the City is in compliance with the first sentence of this subsection (b).

(c) If the Trustee is unable to verify that an Annual Report (containing the information set forth in 1 and 2 under Content of Annual Reports, below) has been provided to the MSRB by the date required in subsection (a), the Trustee shall file a notice to the MSRB.

Content of Annual Reports. The City's Annual Report shall contain or incorporate by reference the following:

1. Information of the type set forth in this Official Statement under the caption THE CITY AND THE COUNTY with respect to (i) City and County population in the latest year for which available and the four (4) previous years for which figures are available; (ii) unemployment rates in the latest year for which available and the four (4) previous years; and (iii) major employers in the City on the date of the report.

2. Tax receipts for the latest calendar year and the four (4) previous years, if available.

3. The annual financial statements of the general fund of the City, which shall not be audited in accordance with auditing standards generally accepted in the United States of America. Such financial statements shall be prepared using accounting principles prescribed by Arkansas Code Annotated Section 10-4-412, as it may be amended from time to time, or any successor statute.

Any or all of the items above may be incorporated by reference from other documents, including official statements of debt issues of the City or related public entities, which have been submitted to the MSRB or the Securities and Exchange Commission. If the document incorporated by reference is a final official statement, it must be available from the MSRB. The City shall clearly identify each such other document so incorporated by reference.

Reporting of Listed Events. (a) This caption describes the giving of notices of the occurrence of any of the following events:

1. Principal and interest payment delinquencies.

2. Non-payment related defaults, if material.

3. Unscheduled draws on debt service reserves reflecting financial difficulties.

4. Unscheduled draws on credit enhancements reflecting financial difficulties.

5. Substitution of credit or liquidity providers, or their failure to perform.

6. Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the security, or other material events affecting the tax-exempt status of the security.

7. Modifications to rights of security holders, if material.

8. Bond calls (excluding mandatory sinking fund redemptions), if material.

9. Defeasances and tender offers.

10. Release, substitution, or sale of property securing repayment of the securities, if material.

11. Rating changes.

12. Bankruptcy, insolvency, receivership, or similar event of the obligated person.

13. 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 action or the

termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material.

14. Appointment of a successor or additional trustee or the change of name of a trustee, if material.

(a) After the occurrence of a Listed Event (excluding an event described in (a)8 above), the City shall promptly notify the Dissemination Agent (if other than the City) in writing. Such notice shall instruct the Dissemination Agent to report the occurrence.

(b) After the occurrence of a Listed Event (excluding an event described in (a)8 above), whether by notice from the Trustee or otherwise, the City shall file (or shall cause the Dissemination Agent to file), in a timely manner not in excess of ten (10) business days after the occurrence of such Listed Event, a notice of such occurrence with the MSRB, through its continuing disclosure service portal provided through EMMA at <http://www.emma.msrb.org> or any other similar system that is acceptable to the Securities and Exchange Commission, with a copy to the Trustee (if the Trustee is not the Dissemination Agent). Each notice of the occurrence of a Listed Event shall be captioned "Notice of Listed Event" and shall be filed in electronic format as prescribed by the MSRB and shall be accompanied by identifying information as prescribed by the MSRB. In the event of a Listed Event described in (a)8 above, the Trustee shall make the filing in a timely manner not in excess of ten (10) business days after the occurrence of such Listed Event.

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

Dissemination Agent. The City may, from time to time, appoint or engage a Dissemination Agent to assist it in carrying out its obligations under the Continuing Disclosure Agreement, and may discharge any such Agent, with or without appointing a successor Dissemination Agent. The Dissemination Agent shall not be responsible in any manner for the content of any notice or report prepared by the City pursuant to the Continuing Disclosure Agreement. If at any time there is not any other designated Dissemination Agent, the Trustee shall be the Dissemination Agent. The initial Dissemination Agent shall be the Trustee.

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

(a) If the amendment or waiver relates to the requirements for providing an Annual Report, to the contents of the Annual Report or the reporting of Listed 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 related Series of 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 Beneficial Owners of the related Series of Bonds in the same manner as provided in the Authorizing Ordinances for amendments to the Authorizing Ordinances with the consent of Beneficial Owners, or (ii) does not, in the opinion of the Trustee, materially impair the interests of the Beneficial Owners of the related Series of Bonds.

In the event of any amendment or waiver of a provision of the Continuing Disclosure Agreement, the City shall describe such amendment in the next Annual Report, and shall include, as applicable, a narrative explanation of the reason of 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 in the same manner as for a Listed Event, 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.

Additional Information. Nothing in the Continuing Disclosure Agreement shall be deemed to prevent the City from disseminating any other information, using the means of dissemination set forth in the Continuing Disclosure Agreement or any other means of communication, or including any other information in any Annual Report or notice of occurrence of a Listed Event, in addition to that which is required by the Continuing Disclosure Agreement. If the City chooses to include any information in any Annual Report or notice of occurrence of a Listed Event in addition to that which is specifically required by the Continuing Disclosure Agreement, the City shall have no obligation under the Continuing Disclosure Agreement to update such information or include it in any future Annual Report or notice of occurrence of a Listed Event.

Default. In the event of a failure of the City or the Trustee to comply with any provision of the Continuing Disclosure Agreement, the Trustee, the City or any Beneficial Owner may (and the Trustee, at the request of the Underwriter or the Beneficial Owners of at least 25% aggregate principal amount of related Series of outstanding Bonds, shall) take such actions as may be necessary and appropriate, including seeking mandamus or specific performance by court order, to cause the City or the Trustee, as the case may be, to comply with its obligations under the Continuing Disclosure Agreement. A default under the Continuing Disclosure Agreement shall not be deemed a default under the Authorizing Ordinances, and the sole remedy under the Continuing Disclosure Agreement in the event of any failure of the City or the Trustee to comply with the Continuing Disclosure Agreement shall be an action to compel performance.

Duties of Trustee and Dissemination Agent and Right of Indemnity. The Dissemination Agent (if other than the Trustee) and the Trustee in its capacity as Dissemination Agent shall have only such duties as are specifically set forth in the Continuing Disclosure Agreement, and the City agrees to indemnify and save the Dissemination Agent and the Trustee, their officers, directors, employees, and agents, harmless against any loss, expense and liabilities which they may incur arising out of or in the exercise or performance of their powers and duties hereunder, including the costs and expenses (including attorney's fees) of defending against any claim of liability, but excluding liabilities due to the Dissemination Agent's or the Trustee's gross negligence or willful misconduct.

Beneficiaries. The Continuing Disclosure Agreement shall inure solely to the benefit of the City, the Trustee, the Dissemination Agent, the Underwriter, and the Beneficial Owners and shall create no rights in any other person or entity.

DEBT SERVICE COVERAGE

Set forth below is estimated debt service coverage information for the Bonds. In arriving at the estimate of annual Tax receipts for this calculation, the City examined the collections of the Existing Tax for the twelve month period ended June 30, 2016.

Actual Tax receipts collected by the City will depend upon, among other things, the level of retail activity within the City, the economic health of the City and surrounding trade area, possible future actions by the people of the State or General Assembly of the State defining transactions subject to the Tax and granting exemptions from the Tax, such as exemptions for food sales. The figure set forth below is only an estimate and there can be no assurance that future Tax receipts will equal the estimate shown below. See THE TAX, Future Tax Receipts.

Based upon the pledge of 100% of estimated Tax receipts, debt service coverage for the Series 2017A Bonds is as follows:

| | |
|---------------------------------------------------|-----------|
| Estimated Tax Receipts Available for Debt Service | \$170,671 |
| Maximum Annual Debt Service | 133,813 |
| Debt Service Coverage | 1.28X |

Based upon the pledge of 100% of estimated Tax receipts, debt service coverage for the Series 2017B Bonds is as follows:

| | |
|---------------------------------------------------|-----------|
| Estimated Tax Receipts Available for Debt Service | \$170,671 |
| Maximum Annual Debt Service | 141,575 |
| Debt Service Coverage | 1.21X |

DEBT SERVICE REQUIREMENTS

The following table shows amounts required to pay scheduled principal and interest on the Series 2017A Bonds during each year:

| <u>Date</u> | <u>Principal</u> | <u>Interest</u> | <u>Total Debt Service</u> |
|------------------|-------------------|-----------------|---------------------------|
| February 1, 2019 | \$75,000.00 | \$42,957.78 | \$117,957.78 |
| February 1, 2020 | 95,000.00 | 35,862.50 | 130,862.50 |
| February 1, 2021 | 95,000.00 | 34,200.00 | 129,200.00 |
| February 1, 2022 | 100,000.00 | 32,537.50 | 132,537.50 |
| February 1, 2023 | 100,000.00 | 30,787.50 | 130,787.50 |
| February 1, 2024 | 105,000.00 | 28,537.50 | 133,537.50 |
| February 1, 2025 | 105,000.00 | 26,175.00 | 131,175.00 |
| February 1, 2026 | 110,000.00 | 23,812.50 | 133,812.50 |
| February 1, 2027 | 110,000.00 | 20,512.50 | 130,512.50 |
| February 1, 2028 | 115,000.00 | 17,212.50 | 132,212.50 |
| February 1, 2028 | 115,000.00 | 13,762.50 | 128,762.50 |
| February 1, 2030 | 120,000.00 | 10,312.50 | 130,312.50 |
| February 1, 2031 | 125,000.00 | 7,012.50 | 132,012.50 |
| February 1, 2032 | <u>130,000.00</u> | <u>3,575.00</u> | <u>133,575.00</u> |
| Total | \$1,500,000.00 | \$327,257.78 | \$1,827,257.78 |

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The following table shows amounts required to pay scheduled principal and interest on the Series 2017B Bonds during each year:

| <u>Date</u> | <u>Principal</u> | <u>Interest</u> | <u>Total Debt Service</u> |
|------------------|-------------------|-----------------|---------------------------|
| February 1, 2019 | \$55,000.00 | \$74,677.78 | \$129,677.78 |
| February 1, 2020 | 75,000.00 | 63,662.50 | 138,662.50 |
| February 1, 2021 | 75,000.00 | 62,350.00 | 137,350.00 |
| February 1, 2022 | 80,000.00 | 61,037.50 | 141,037.50 |
| February 1, 2023 | 80,000.00 | 59,637.50 | 139,637.50 |
| February 1, 2024 | 80,000.00 | 57,837.50 | 137,837.50 |
| February 1, 2025 | 85,000.00 | 56,037.50 | 141,037.50 |
| February 1, 2026 | 85,000.00 | 54,125.00 | 139,125.00 |
| February 1, 2027 | 90,000.00 | 51,575.00 | 141,575.00 |
| February 1, 2028 | 90,000.00 | 48,875.00 | 138,875.00 |
| February 1, 2028 | 95,000.00 | 46,175.00 | 141,175.00 |
| February 1, 2030 | 95,000.00 | 43,325.00 | 138,325.00 |
| February 1, 2031 | 100,000.00 | 40,000.00 | 140,000.00 |
| February 1, 2032 | 100,000.00 | 36,500.00 | 136,500.00 |
| February 1, 2033 | 105,000.00 | 33,000.00 | 138,000.00 |
| February 1, 2034 | 110,000.00 | 29,325.00 | 139,325.00 |
| February 1, 2035 | 115,000.00 | 25,200.00 | 140,200.00 |
| February 1, 2036 | 120,000.00 | 20,887.50 | 140,887.50 |
| February 1, 2037 | 125,000.00 | 16,387.50 | 141,387.50 |
| February 1, 2038 | 125,000.00 | 11,700.00 | 136,700.00 |
| February 1, 2039 | 130,000.00 | 7,950.00 | 137,950.00 |
| February 1, 2040 | <u>135,000.00</u> | <u>4,050.00</u> | <u>139,050.00</u> |
| Total | \$2,150,000.00 | \$904,315.28 | \$3,054,315.28 |

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PROJECTED MANDATORY REDEMPTION

The tables under the caption DEBT SERVICE REQUIREMENTS do not reflect possible redemptions from the Surplus Series 2017A Tax Receipts or the Surplus Series 2017B Tax Receipts, if available.

Based upon sales and use tax collections on the Existing Tax for the twelve (12) month period ended December 31, 2016, and no projected growth, the City estimates the Series 2017A Tax collections will be \$170,671. THERE IS NO GUARANTEE THAT THESE ESTIMATES WILL BE TRUE. See THE TAX, Future Tax Receipts. The Series 2017A Bonds would be paid in full by August 1, 2027 from Surplus Series 2017A Tax Receipts, if these estimates are correct, as follows:

| <u>Date</u> | <u>Principal Due</u> | <u>Bonds Redeemed Prior to Maturity</u> | <u>Total Principal Retired</u> |
|------------------|----------------------|---------------------------------------------|------------------------------------|
| February 1, 2019 | \$75,000 | \$20,000 | \$95,000 |
| August 1, 2019 | -0- | 20,000 | 20,000 |
| February 1, 2020 | 95,000 | 20,000 | 115,000 |
| August 1, 2020 | -0- | 25,000 | 25,000 |
| February 1, 2021 | 95,000 | 20,000 | 115,000 |
| August 1, 2021 | -0- | 20,000 | 20,000 |
| February 1, 2022 | 100,000 | 20,000 | 120,000 |
| August 1, 2022 | -0- | 25,000 | 25,000 |
| February 1, 2023 | 100,000 | 20,000 | 120,000 |
| August 1, 2023 | -0- | 25,000 | 25,000 |
| February 1, 2024 | 105,000 | 20,000 | 125,000 |
| August 1, 2024 | -0- | 20,000 | 20,000 |
| February 1, 2025 | 105,000 | 25,000 | 130,000 |
| August 1, 2025 | -0- | 25,000 | 25,000 |
| February 1, 2026 | 110,000 | 20,000 | 130,000 |
| August 1, 2026 | -0- | 25,000 | 25,000 |
| February 1, 2027 | 110,000 | 25,000 | 135,000 |
| August 1, 2027 | -0- | 25,000 | 25,000 |
| February 1, 2028 | <u>115,000</u> | <u>90,000</u> | <u>205,000</u> |
| Total | \$1,010,000 | \$490,000 | \$1,500,000 |

[Remainder of page intentionally left blank]

Based upon sales and use tax collections on the Existing Tax for the twelve (12) month period ended December 31, 2016, and no projected growth, the City estimates the Series 2017B Tax collections will be \$170,671. THERE IS NO GUARANTEE THAT THESE ESTIMATES WILL BE TRUE. See THE TAX, Future Tax Receipts. The Series 2017 Bonds would be paid in full by August 1, 2033 from Surplus Series 2017B Tax Receipts, if these estimates are correct, as follows:

| <u>Date</u> | <u>Principal Due</u> | <u>Bonds Redeemed Prior to Maturity</u> | <u>Total Principal Retired</u> |
|------------------|----------------------|---------------------------------------------|------------------------------------|
| February 1, 2019 | \$55,000 | \$10,000 | \$65,000 |
| August 1, 2019 | -0- | 15,000 | 15,000 |
| February 1, 2020 | 75,000 | 20,000 | 95,000 |
| August 1, 2020 | -0- | 15,000 | 15,000 |
| February 1, 2021 | 75,000 | 15,000 | 90,000 |
| August 1, 2021 | -0- | 20,000 | 20,000 |
| February 1, 2022 | 80,000 | 15,000 | 95,000 |
| August 1, 2022 | -0- | 15,000 | 15,000 |
| February 1, 2023 | 80,000 | 20,000 | 100,000 |
| August 1, 2023 | -0- | 20,000 | 20,000 |
| February 1, 2024 | 80,000 | 15,000 | 95,000 |
| August 1, 2024 | -0- | 20,000 | 20,000 |
| February 1, 2025 | 85,000 | 15,000 | 100,000 |
| August 1, 2025 | -0- | 20,000 | 20,000 |
| February 1, 2026 | 85,000 | 20,000 | 105,000 |
| August 1, 2026 | -0- | 20,000 | 20,000 |
| February 1, 2027 | 90,000 | 15,000 | 105,000 |
| August 1, 2027 | -0- | 25,000 | 25,000 |
| February 1, 2028 | 90,000 | 20,000 | 110,000 |
| August 1, 2028 | -0- | 20,000 | 20,000 |
| February 1, 2029 | 95,000 | 20,000 | 115,000 |
| August 1, 2029 | -0- | 20,000 | 20,000 |
| February 1, 2030 | 95,000 | 20,000 | 115,000 |
| August 1, 2030 | -0- | 25,000 | 25,000 |
| February 1, 2031 | 100,000 | 20,000 | 120,000 |
| August 1, 2031 | -0- | 25,000 | 25,000 |
| February 1, 2032 | 100,000 | 25,000 | 125,000 |
| August 1, 2032 | -0- | 25,000 | 25,000 |
| February 1, 2033 | 105,000 | 25,000 | 130,000 |
| August 1, 2033 | -0- | 25,000 | 25,000 |
| February 1, 2034 | 110,000 | 25,000 | 135,000 |
| August 1, 2034 | <u>-0-</u> | <u>140,000</u> | <u>140,000</u> |
| Total | \$1,400,000 | \$750,000 | \$2,150,000 |

LEGAL MATTERS

Legal Proceedings. There is no litigation pending seeking to restrain or enjoin the Taxes or the issuance or delivery of the Bonds, or questioning or affecting the legality of the Taxes or Bonds or the proceedings and authority under which the Bonds are to be issued, or questioning the right of the City to adopt the Authorizing Ordinances or to issue the Bonds or the levy and pledge of the Taxes by the City.

Legal Opinions. Legal matters incident to the authorization and issuance of the Bonds are subject to the unqualified approving opinion of Wright, Lindsey & Jennings LLP, Little Rock, Arkansas, Bond Counsel. Certain matters will be passed upon for the City by Paul W. Keith, City Attorney.

Tax Exemption. In the opinion of Wright, Lindsey & Jennings LLP, Bond Counsel, under existing law the interest on the Bonds is exempt from all Arkansas state, county, and municipal tax.

In the opinion of Bond Counsel, interest on the Bonds under existing law is excludable 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, it should be noted that with respect to corporations (as defined for federal income tax purposes), such interest is taken into account in determining adjusted current earnings for the purpose of computing the alternative minimum tax. The opinions set forth in the preceding sentence are subject to the condition that the City comply with all requirements of the Code 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. These requirements generally relate to arbitrage, the use of the proceeds of the Bonds and the facilities financed thereby. Failure to comply with certain of such requirements could cause the interest on the Bonds to be so included in gross income retroactive to the date of issuance of the Bonds. The City has covenanted to comply with all such requirements in the Authorizing Ordinances.

Prospective purchasers of the Bonds should be aware that (i) with respect to insurance companies subject to the tax imposed by Section 831 of the Code, Section 832(b)(5)(B)(i) reduces the deduction for loss reserves by fifteen percent (15%) of the sum of certain items, including interest on the Bonds, (ii) interest on the Bonds earned by certain foreign corporations doing business in the United States could be subject to a branch profits tax imposed by Section 884 of the Code, (iii) passive investment income including interest on the Bonds, may be subject to federal income taxation under Section 1375 of the Code for Subchapter S corporations that have Subchapter C earnings and profits at the close of the taxable year if greater than 25% of the gross receipts of such Subchapter S corporation is passive investment income, and (iv) Section 86 of the Code requires recipients of certain Social Security and certain Railroad Retirement benefits to take into account in determining gross income, receipts, or accruals of interest on the Bonds.

Prospective purchasers of the Bonds should be further aware that Section 265 of the Code denies a deduction for interest on indebtedness incurred or continued to purchase or carry the Bonds or, in the case of a financial institution, that portion of a holder's interest expense allocated to interest on the Bonds, except with respect to certain financial institutions (within the meaning of Section 265(b)(5) of the Code). An exception allows a deduction of eighty percent (80%) of interest expense allocable to "qualified tax-exempt obligations." Under the Code, the term includes any obligation which (1) is not a "private activity bond" within the meaning of the Code (excluding from that term "qualified 501(c)(3) bonds"), (2) is issued by an issuer (and subordinate entities) which reasonably anticipates to issue not more than ten million dollars (\$10,000,000) of tax-exempt obligations (other than private activity bonds (excluding from that term "qualified 501(c)(3) bonds" under Section 145 of the Code) during the calendar year, and (3) is so designated by the issuer.

The City has designated the Bonds as "qualified tax-exempt obligations" and has (1) covenanted not to use the Projects in a manner which would cause the Bonds to be "private activity bonds," and (2) represented that the City and its subordinate entities have not and will not issue more than ten million dollars (\$10,000,000) of such tax-exempt obligations during calendar year 2017.

As shown on the cover page of this Official Statement, certain of the Bonds are being sold at an original issue discount (collectively; the "Discount Bonds"). The difference between the initial public offering prices, as set forth on the cover page, of such Discount Bonds and their stated amounts to be paid at maturity constitutes original issue discount treated as interest which is excluded from gross income for federal income tax purposes, as described above.

The amount of original issue discount which is treated as having accrued with respect to such Discount Bond is added to the cost basis of the owner in determining, for federal income tax purposes, gain or loss upon disposition of such Discount Bond (including its sale, redemption, or payment at maturity). Amounts received upon disposition of such Discount Bond which are attributable to accrued original

issue discount will be treated as tax-exempt interest, rather than as taxable gain, for federal income tax purposes.

Original issue discount is treated as compounding semiannually, at a rate determined by reference to the yield to maturity of each individual Discount Bond, on days which are determined by reference to the maturity date of such Discount Bond. The amount treated as original issue discount on such Discount Bond for a particular semiannual accrual period is equal to the product of (i) the yield of maturity for such Discount Bond (determined by compounding at the close of each accrual period) and (ii) the amount which would have been the tax basis of such Discount Bond at the beginning of the particular accrual period if held by the original purchaser, less the amount of any interest payable for such Discount Bond during the accrual period. The tax basis is determined by adding to the initial public offering price on such Discount Bond the sum of the amounts which have been treated as original issue discount for such purposes during all prior periods. If such Discount Bond is sold between semiannual compounding dates, original issue discount which would have been accrued for that semiannual compounding period for federal income tax purposes is to be apportioned in equal amounts among the days in such compounding period.

Owners of the Discount Bonds should consult their tax advisors with respect to the determination and treatment of original issue discount accrued as of any date and with respect to the state and local tax consequences of owning a Discount Bond.

Current or future legislative proposals, if enacted into law, may cause interest on the Bonds to be subject, directly or indirectly, to federal income taxation or otherwise prevent holders of the Bonds from realizing the full current benefit of the tax status of such interest. Recent legislative proposals include provisions that would limit the amount of exclusions (including tax-exempt interest) and deductions available to certain high income taxpayers. 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. The introduction or enactment of any such legislative proposals may also affect the market price for, or marketability of, the Bonds. Prospective purchasers of the Bonds should consult their own tax advisors regarding any pending or proposed federal or state tax legislation, regulations or litigation, as to which Bond Counsel expresses no opinion.

It is not an event of default on the Bonds if legislation is enacted reducing or eliminating the exclusion of interest on state and local government bonds from gross income for federal or state income tax purposes.

MISCELLANEOUS

Underwriting. Under a Bond Purchase Agreement (the “Agreement”) entered into by and between the City, as issuer, and Stephens Inc. as underwriter (the “Underwriter”), the Series 2017A Bonds are being purchased at a price of \$1,469,520.00 (which represents the par amount of the bonds, less original issue discount of \$4,230.00, minus the Underwriter’s discount in the amount of \$26,250.00). The Series 2017B Bonds are being purchased at a price of \$2,108,991.00 (which represents the par amount of the bonds, less original issue discount of \$3,884.00, minus the Underwriter’s discount in the amount of \$37,625.00). The Agreement provides that the Underwriter will purchase all of the Bonds if any are purchased. The obligation of the Underwriter to accept delivery of the Bonds is subject to various conditions contained in the Agreement, including the absence of pending or threatened litigation questioning the validity of the Bonds or any proceedings in connection with the issuance thereof, and the absence of material adverse changes in the financial or business condition of the City.

The Underwriter intends to offer the Bonds to the public initially at the offering prices set forth on the cover page of this Official Statement, which prices may subsequently change without any requirement of prior notice. The Underwriter reserves the right to join with dealers and other underwriters in offering the Bonds to the public. The Underwriter may offer and sell Bonds to certain dealers (including dealers depositing Bonds into investment trusts) at prices lower than the public offering price.

The City has agreed to indemnify the Underwriter against certain civil liabilities in connection with the offering and sale of the Bonds, including certain liabilities under federal securities laws.

Enforceability of Remedies. Rights of the registered owners of the Bonds and the enforceability of the remedies available under the Authorizing Ordinances may depend on judicial action and may be subject to the valid exercise of the constitutional powers of the United States of America and of the sovereign police powers of the State or other governmental units having jurisdiction, and to the application of federal bankruptcy laws or other debtor relief or moratorium laws in general. Therefore, enforcement of those remedies may be delayed or limited, or the remedies may be modified or unavailable, subject to the exercise of judicial discretion in accordance with general principles of equity. Bond Counsel expresses no opinion as to any effect upon any right, title, interest or relationship created by or arising under the Authorizing Ordinances resulting from the application of state or federal bankruptcy, insolvency, reorganization, moratorium or similar debtor relief laws affecting creditors' rights which are presently or may from time to time be in effect.

Information in Official Statement. Any statements made in this Official Statement involving matters of opinion or of estimates, 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 will be realized. This Official Statement is not to be construed as a contract or agreement between the City and the purchasers or owners of any of the Bonds.

The information contained in this Official Statement has been taken from sources considered to be reliable, but is not guaranteed. To the best of the knowledge of the undersigned the Official Statement does not include any untrue statement of a material fact, nor does it omit the statement of any material fact required to be stated therein, or necessary to make the statements therein, in light of the circumstances under which they were made, not misleading.

The execution of this Official Statement has been duly authorized by the City.

CITY OF HAMBURG, ARKANSAS

By: /s/ Dane Weindorf
Dane Weindorf, Mayor

Dated: As of the Cover Page hereof.

EXHIBIT A

SUMMARY OF STATE SALES AND USE TAX PROVISIONS

Sales Tax. The sales tax portion of the Tax is generally levied upon the gross proceeds and receipts derived from all sales to any person within the City of the following (list not exclusive):

- (a) Tangible personal property;
- (b) Natural or artificial gas, electricity, water, ice, steam, or any other utility or public service except transportation services, sewer services, and sanitation or garbage collection services;
- (c) (i) Service by telephone, telecommunications, and telegraph companies to subscribers or users, including transmission of messages or images, whether local or long distance, including all service, installation, construction, and rental charges having any connection with transmission of any message or image;
 - (ii) Service of furnishing rooms, suites, condominiums, townhouses, rental houses or other accommodations by hotels, apartment hotels, lodging houses, tourist camps, tourist courts, property management companies, or any other provider of accommodations to transient guests;
 - (iii) Service of cable television, community antenna television, and any and all other distribution of television, video, or radio services with or without the use of wires provided to subscribers, paying customers or users, including installation, service, rental, repair and other charges having any connection with the providing of the said services;
 - (iv) Service of initial installation, alteration, addition, cleaning, refinishing, replacement and repair of motor vehicles, aircraft, farm machinery and implements, motors of all kinds, tires and batteries, boats, electrical appliances and devices, furniture, rugs, flooring, upholstery, household appliances, televisions and radios, jewelry, watches and clocks, engineering instruments, medical and surgical instruments, machinery of all kinds, bicycles, office machines and equipment, shoes, tin and sheet metal, mechanical tools and shop equipment; however, the tax does not apply to (A) coin operated car washes, (B) the maintenance or repair of railroad parts, railroad cars and equipment brought into the City solely and exclusively for the purpose of being repaired, refurbished, modified, or converted within the City, (C) the service of alteration, addition, cleaning, refinishing, replacement or repair of commercial jet aircraft or commercial jet aircraft components or subcomponents, (D) the repair or remanufacture of industrial metal rollers or platens that have a remanufactured non-metallic material covering on all or a part of the roller or platen surface, or (E) the initial installation, alteration, addition, cleaning, refinishing, replacement or repair of non-mechanical, passive or manually operated components of buildings or other improvements or structures affixed to real estate;
 - (v) Service of providing transportation or delivery of money, property or valuables by armored car; service of providing cleaning or janitorial work; service of pool cleaning and servicing; pager services; telephone answering services; landscaping and non-residential lawn care services; service of parking a motor vehicle or allowing a motor vehicle to be parked; service of storing a motor vehicle; service of storing furs; and the service of providing indoor tanning at a tanning salon;
- (d) Printing of all kinds, types and characters, including the service of overprinting, and photography of all kinds;
- (e) Tickets or admissions to places of amusement, to athletic, entertainment, recreational events, or fees for the privilege of having access to or the use of amusement, entertainment, athletic or recreational facilities, including free or complimentary passes and tickets, admissions, dues or fees;

- (f) Dues and fees to health spas, health clubs and fitness clubs; dues and fees to private clubs which hold any permit from the Alcoholic Beverage Control Board allowing the sale, dispensing or serving of alcoholic beverages of any kind on the premises;
- (g) Contracts, including service contracts, maintenance agreements, and extended warranties, which in whole or in part provide for future performance of or payment for services which are subject to gross receipts tax;
- (h) Retail sale of any device used in playing bingo and any charge for admittance to facilities or for the right to play bingo or other games of chance;
- (i) Prepaid telephone calling cards or prepaid authorization numbers and the recharge of such cards or numbers;
- (j) Beer, wine, liquor, or any intoxicating beverages;
- (k) Tangible personal property and services sold to financial institutions.
- (l) Wrecker and towing services;
- (m) Collection and disposal of solid wastes;
- (n) Cleaning of parking lots and gutters;
- (o) Dry cleaning and laundry services;
- (p) Industrial laundry services;
- (q) Body piercing, tattooing, and electrolysis services;
- (r) Pest control services;
- (s) Security and alarm monitoring services;
- (t) Boat storage and docking fees;
- (u) Furnishing camping spaces or trailer spaces at public or privately-owned campgrounds, except for federal campgrounds, on less than a month-to-month basis;
- (v) Locksmith services;
- (w) Pet grooming and kennel services; and
- (x) Portable toilet lease or rental and services associated with the lease or rental of portable

Exemptions from Sales Tax. As summarized below, several types of transactions have been exempted from the sales tax by the General Assembly of the State. Some of the current exemptions include the sale of:

- (a) New or used house trailers, mobile homes, aircraft, motor vehicles, trailers or semi-trailers and a used house trailer, mobile home, aircraft, motor vehicle, trailer or semi-trailer is taken as a credit or part payment of the purchase price, when the total consideration is less than the following: \$2,000 for aircraft, house trailers and mobile homes (or \$10,000 in case the house trailer or mobile home is a “manufactured home”);” and \$4,000 for motor vehicles, trailers and semi-trailers;
- (b) Aircraft held for resale and used for rental or charter, whether by a business or an individual for a period not to exceed one year from the date of purchase of aircraft;
- (c) Tangible personal property, specified digital products, a digital code or services by churches, except where such organizations may be engaged in business for profit;
- (d) Tangible personal property, specified digital products, a digital code or services by charitable organizations, except where such organizations may be engaged in business for profit;

(e) Food in public, common, high school or college cafeterias and lunchrooms operated primarily for teachers and pupils, and not operated primarily for the public or for profit;

(f) Newspapers;

(g) Property or services to the United States Government; motor vehicles and adaptive equipment to disabled veterans who have purchased said vehicles or equipment with financial assistance of the Veterans Administration; specified digital products, a digital code, tangible personal property to and leasing motor vehicles to the Boy Scouts of America, the Girl Scouts of America or any of the Scout Councils in the State; tangible personal property, specified digital products, a digital code, or service to the Salvation Army, Heifer Project International, Inc., or Habitat for Humanity; tangible personal property, specified digital products, a digital code, or service to the Boys Clubs of America or any local councils or organizations of the Boys Clubs of America, the Girls Clubs of America or any local councils or organizations of the Girls Clubs of America, the Poets' Roundtable of Arkansas, 4-H Clubs and FFA Clubs, the Arkansas 4-H Foundation, the Arkansas Future Farmers of America Foundation, and the Arkansas Future Farmers of America Association;

(h) Gasoline or motor vehicle fuel on which the motor vehicle fuel or gasoline tax has been paid to the State, special fuel or petroleum products sold for consumption by vessels, barges and other commercial watercraft and railroads, dyed distillable special fuel on which a tax has been paid and biodiesel fuel;

(i) Property resales to persons regularly engaged in the business of reselling the articles purchased;

(j) Advertising space in newspapers and publications and billboard advertising services;

(k) Gate admissions at State, district, county, or township fairs or at any rodeo if the receipts derived from gate admissions to the rodeo are used exclusively for the improvement, maintenance, and operation of such rodeo, and if no part of the net earnings thereof inures to the benefit of any private stockholder or individual;

(l) Property or services which the State is prohibited by the constitution or laws of the United States or by the constitution of the State from taxing or further taxing and tangible personal property exempted from taxation by the Arkansas Compensating (Use) Tax Act of 1949, as amended;

(m) Isolated sales not made by an established business;

(n) Cotton, seed cotton, lint cotton, baled cotton, whether compressed or not, or cotton seed in its original condition; seed for use in commercial production of an agricultural product or of seed; raw products from the farm, orchard, or garden, where such sale is made by the producer of such raw products directly to the consumer and user; livestock, poultry, poultry products, and dairy products of producers owning not more than five cows; and baby chickens;

(o) Foodstuffs to governmental agencies for free distribution to any public, penal and eleemosynary institutions or for free distribution to the poor and needy, and the rental or sale of medical equipment, for the benefit of persons enrolled in and eligible for Medicare or Medicaid programs;

(p) Tangible personal property or services provided to any hospital or sanitarium operated for charitable and nonprofit purposes or any nonprofit organization whose sole purpose is to provide temporary housing to the family members of patients in a hospital or sanitarium;

(q) Used tangible personal property when the used property was (1) traded in and accepted by the seller as part of the sale of other tangible personal property, and (2) the Arkansas Gross Receipts Tax was collected and paid on the total amount of consideration for the sale of the other tangible personal property without any deduction or credit for the value of the used tangible personal property; provided, however, this exemption does not apply to transactions involving used automobiles or used aircraft;

- (r) Unprocessed crude oil;
- (s) Tangible personal property consisting of machinery and equipment used directly in producing, manufacturing, fabricating, assembling, processing, finishing, or packaging of articles of commerce at (i) new manufacturing or processing plants or facilities in the State or (ii) existing manufacturing or processing plants or facilities in the State if the tangible personal property is used to replace existing machinery and equipment;
- (t) Property consisting of machinery and equipment required by State or federal law or regulations to be installed and utilized by manufacturing or processing plants or facilities, cities or towns in this State to prevent or reduce air and/or water pollution or contamination;
- (u) Electricity used in the manufacture of aluminum metal by the electrolytic reduction process and sale of articles sold on the premises of the Arkansas Veterans Home;
- (v) Automobile parts which constitute core charging which are received for the purpose of securing a trade-in for the article purchased;
- (w) Bagging and other packaging and tie materials sold to and used by cotton gins for packaging and/or tying baled cotton and from the sale of twine which is used in the production of tomato crops;
- (x) Prescription drugs by licensed pharmacists, hospitals, or physicians, and oxygen sold for human use on prescription of a licensed physician;
- (y) Property or services to humane societies;
- (z) Vessels, barges, and towboats of at least fifty tons load displacement and parts and labor used in the repair and construction of the same;
- (aa) Property or sales to all orphans' homes, or children's homes, which are not operated for profit and whether operated by a church, religious organization, or other benevolent charitable association;
- (bb) Agricultural fertilizer, agricultural limestone, agricultural chemicals, and water purchased from a public surface-water delivery project to reduce or replace water used for in-ground irrigation or reduce dependence on ground water for agriculture.
- (cc) Sale of tickets or admissions, by municipalities and counties, to places of amusement, to athletic entertainment, recreational events, or fees for the privilege of having access to or the use of amusement, entertainment, athletic or recreational facilities, including free or complimentary passes, tickets, admissions, dues or fees;
- (dd) New and used farm machinery and equipment;
- (ee) New automobiles to a veteran of the United States Armed Services who is blind as a result of a service connected injury;
- (ff) Motor vehicles sold to municipalities, counties, school districts, and state supported colleges and universities;
- (gg) School buses sold to school districts and, in certain cases, to other purchasers providing school bus service to school districts;
- (hh) Catalysts, chemicals, reagents, and solutions which are consumed or used by manufacturing or processing plants or facilities in the State in producing, manufacturing, fabricating, processing, or finishing articles of commerce or to prevent or reduce air or water pollution or contamination;
- (ii) Feedstuffs used in the commercial production of livestock or poultry;

- (jj) New custom manufactured homes constructed from materials on which the State sales tax has been paid;
- (kk) The first 500 kilowatt hours of electricity per month and the total franchise tax billed to each residential customer whose household income is less than \$12,000 per year;
- (ll) Electricity and natural gas to qualified steel manufacturers;
- (mm) Tangible personal property lawfully purchased with food stamps, food coupons, food instruments or vouchers in connection with certain Federal programs;
- (nn) Publications sold through regular subscriptions;
- (oo) Tickets for admission to athletic events and interscholastic activities of public and private elementary and secondary schools in the State and tickets for admission to athletic events at public and private colleges and universities in the State;
- (pp) Prescriptive adaptive medical equipment and prescriptive disposable medical equipment;
- (qq) Insulin and test strips for testing blood sugar levels in humans;
- (rr) Telephone instruments sent into the State for refurbishing or repair and then shipped back to the state of origin;
- (ss) Industrial metal rollers sent into the State for repair or remanufacture and then shipped back to the state of origin;
- (tt) New motor vehicles purchased by non-profit organizations and used for the performance of contracts with the Department of Human Services, and new motor vehicles purchased with Urban Mass Federal Transit Administration funds if (i) the vehicles meet minimum State specifications, and (ii) vehicles are used for transportation under the Department of Human Services' programs for the aging, disabled, mentally ill, and children and family services;
- (uu) Motor fuels to owners or operators of motor buses operated on designated streets according to regular schedule and under municipal franchise which are used for municipal transportation purposes;
- (vv) Parts or other tangible personal property incorporated into or which become a part of commercial jet aircraft component or subcomponents;
- (ww) Transfer of fill material by a business engaged in transporting or delivering fill material;
- (xx) Long-term leases, thirty days or more, of commercial trucks used for interstate transportation of goods under certain conditions;
- (yy) Foodstuffs to nonprofit agencies;
- (zz) Tangible personal property consisting of forms constructed of plaster, cardboard, fiberglass, natural fibers, synthetic fibers or composites and which are destroyed or consumed during the manufacture of the item;
- (aaa) Natural gas used as a fuel in the process of manufacturing glass;
- (bbb) Sales to Fort Smith Clearinghouse;
- (ccc) Substitute fuel used in producing, manufacturing, fabrication, assembling, processing, finishing or packaging of articles at manufacturing facilities or processing plants in the State;
- (ddd) Railroad rolling stock used in transporting persons or property in interstate commerce;
- (eee) Parts or other tangible personal property which become a part of railroad parts, railroad cars and equipment brought into the State for the purpose of being repaired, refurbished, modified or converted within the State;

(fff) Fire protection and emergency equipment to be owned by and exclusively used by a volunteer fire department, and supplies and materials to be used in the construction and maintenance of volunteer fire departments;

(ggg) Gas produced from biomass and sold for the purpose of generating steam, hot air or electricity to be sold to the gas producer;

(hhh) Fuel packaging materials sold to a person engaged in the business of processing hazardous and non-hazardous waste materials into fuel products at an approved site and machinery and equipment, including analytical equipment and chemicals used directly in the processing and packaging of hazardous and non-hazardous waste materials into fuel products at an approved site;

(iii) Electricity and natural gas used in the manufacturing of wall and floor tile by approved manufacturers;

(jjj) Textbooks, library books, and instructional materials purchased by an Arkansas school district or the State for free distribution to Arkansas schools or school districts;

(kkk) Tangible personal property, specified digital products, a digital code, or services to the Arkansas Symphony Orchestra, Inc.;

(lll) Electricity used for the production of chlorine and other chemicals using a chlor-alkali manufacturing process;

(mmm) Tangible personal property, specified digital products, a digital code, or services to a qualified museum;

(nnn) Livestock reproduction equipment or substances;

(ooo) Natural gas and electricity used in the manufacturing of tires in the State;

(ppp) Thermal imaging equipment purchased by a county government for use by law enforcement aircraft;

(qqq) Tangible property or services to the Arkansas Scent Dog Association, Inc.;

(rrr) Certain new or used trucks to be engaged in interstate commerce;

(sss) Tangible personal property, specified digital products, a digital code, or services to the Arkansas Black Hail of Fame Foundation;

(ttt) Sale, lease or rental of kegs used to sell beer wholesale by a wholesale beer manufacturer of beer;

(uuu) Repair parts and labor for pollution control machinery and equipment;

(vvv) Sales by commercial farmers of certain baling twine, net wrap, silage wrap, and similar products;

(www) Sales of tangible personal property, specified digital products, a digital code, or a service to a nonprofit blood donation organization;

(xxx) Sales of utilities used by qualifying agriculture and horticultural equipment;

(yyy) Sales of utilities used by a grain drying and storage facility;

(zzz) Dental appliances sold by or to dentists or certain other professionals; and

(aaaa) Machinery, new and used equipment, and related attachments that are sold to or used by a person engaged primarily in the harvesting of timber.

Reference is made to "The Arkansas Gross Receipts Act of 1941," Title 26, Chapter 52 of the Arkansas Code of 1987 Annotated, for more information concerning the sales tax.

Use Tax. The use tax portion of the Tax is levied on every person for the privilege of storing, using, distributing or consuming in the City any article of tangible personal property purchased for storage, use, distribution or consumption. The use tax applies to the use, distribution, storage or consumption of every article of tangible personal property except as hereinafter provided. The use tax does not apply to aircraft equipment, and railroad parts, cars, and equipment, nor to tangible personal property owned or leased by aircraft, automotive or railroad companies brought into the City solely and exclusively for refurbishing, conversion, or modification within the City or storage for use outside or inside the City regardless of the length of time any such property is so stored in the City. The use tax is levied on the following described tangible personal property:

(a) Tractors, trailers, semi-trailers, trucks, buses and other rolling stock, including replacement tires, used directly in the transportation of persons or property in intrastate or interstate common carrier transportations;

(b) Property (except fuel) consumed in the operation of railroad rolling stock;

(c) Transmission lines and pumping or pressure control equipment used directly in or connected to the primary pipeline facility engaged in intrastate or interstate common carrier transportation of property;

(d) Airplanes and navigation instruments used directly in or becoming a part of flight aircraft engaged in transportations of persons or property in regular scheduled intrastate or interstate common carrier transportation;

(e) Exchange equipment, lines, boards and all accessory devices used directly in and connected to the primary facility engaged in the transmission of messages;

(f) Transmission and distribution pipelines in pumping or pressure control and equipment used in connection therewith used directly in primary pipeline facility for the purpose of transporting and delivering natural gas;

(g) Transmission and distribution lines, pumping machinery and controls used in connection therewith in cleaning or treating equipment of primary water distribution system;

(h) Property of public electric power companies consisting of all machinery and equipment including reactor cores and related accessory devices used in the generation and production of electric power and energy and transmission facilities consisting of the lines, including poles, towers and other supporting structures, transmitting electric power and energy together with substations located on or attached to such lines;

(i) Computer software; and

(j) Tangible personal property provided to a financial institution.

Exemptions from Use Tax. Some of the property exempted from the use tax by the General Assembly of the State is as follows:

(a) Property, the storage, use, or consumption of which the State is prohibited from taxing under the Constitution or laws of the United States of America or the State;

(b) Sales of tangible personal property, specified digital products, a digital code, or services on which the tax under the Arkansas Gross Receipts Act of 1941 is levied;

(c) Tangible personal property, specified digital products, a digital code, or services which is exempted from the sales tax under the Arkansas Gross Receipts Act of 1941;

(d) Feedstuffs used in the commercial production of livestock or poultry in the State;

(e) Unprocessed crude oil;

(f) Machinery and equipment used directly in producing, manufacturing, fabricating, assembling, processing, finishing or packaging of articles of commerce at manufacturing or processing plants or facilities in the State, including facilities and plants for manufacturing feed, processing of poultry and/or eggs and livestock and the hatching of poultry and such equipment is either (1) purchased to create or expand manufacturing or processing plants in the State, (2) purchased to replace existing machinery and used directly in producing, manufacturing, fabricating, assembling, processing, finishing or packaging of articles of commerce at manufacturing or processing plants in the State, or (3) required by State law to be installed and utilized by manufacturing or processing plants to prevent or reduce air and/or water pollution or contamination;

(g) Custom manufactured homes constructed with materials on which the sales or use tax has once been paid;

(h) Aircraft, aircraft equipment, railroad parts, cars, and equipment, and tangible personal property owned or leased by aircraft, airmotive, or railroad companies, brought into the State solely and exclusively for refurbishing, conversion, or modification or for storage for use outside or inside the State;

(i) Vessels, barges, and towboats of at least 50 tons load displacement and parts and labor used in the repair and construction of them;

(j) Motor fuels to the owners or operators of motor buses operated on designated streets according to regular schedule, under municipal franchise, which are used for municipal transportation purposes;

(k) Agricultural fertilizer, agricultural limestone, agricultural chemicals, including agricultural pesticides and herbicides used in commercial production of agricultural products, and vaccines, medications, and medicinal preparations, used in treating livestock and poultry being grown for commercial purposes and other ingredients used in the commercial production of yeast;

(l) All new and used motor vehicles, trailers or semi-trailers that are purchased for a total consideration of less than \$4,000;

(m) Any tangible personal property used, consumed, distributed, or stored in this State upon which a like tax, equal to or greater than the Arkansas Compensating (Use) Tax, has been paid in another state;

(n) Prescriptive adaptive medical equipment and prescriptive disposable medical equipment;

(o) Fire protection and emergency equipment to be owned by and exclusively used by a volunteer fire department, and supplies and materials to be used in the construction and maintenance of volunteer fire departments;

(p) Electricity and natural gas used in the manufacturing of wall and floor tile by approved manufacturers;

(q) Tangible personal property consisting of forms constructed of plaster, cardboard, fiberglass, natural fibers, synthetic fibers or composites and which are destroyed or consumed during the manufacture of the item;

(r) Natural gas used as a fuel in the process of manufacturing glass;

(s) Sales to Fort Smith Clearinghouse;

(t) Prepaid telephone calling cards or prepaid authorization numbers and the recharge of such cards or numbers;

(v) Foodstuffs to nonprofit agencies;

- (w) Tangible personal property, specified digital products, a digital code or services for a qualified museum;
- (x) Certain new or used trucks to be engaged in interstate;
- (y) Railroad rolling stock manufactured for use in transporting persons or property in interstate commerce;
- (z) Sales of tangible personal property or a service to a nonprofit blood donation organization;
- (aa) Sales of utilities used by qualifying agriculture and horticultural equipment;
- (bb) Sales of utilities used by grain drying and storage facilities; and
- (cc) Dental appliances sold by or to dentists or certain other professionals.

Reference is made to "The Arkansas Compensating (Use) Tax Act of 1949"; Title 26, Chapter 53 of the Arkansas Code of 1987 Annotated, for more information concerning the use tax