FINANCIAL AND COMPLIANCE REPORTS

YEAR ENDED JUNE 30, 2020



ASSURANCE, TAX & ADVISORY SERVICES

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FINANCIAL SECTION



INDEPENDENT AUDITOR'S REPORT

To the Honorable Commission Board Members Potomac and Rappahannock Transportation Commission

Report on the Financial Statements

We have audited the accompanying financial statements of the business-type activities and each major fund of the Potomac and Rappahannock Transportation Commission (Commission), as of and for the year ended June 30, 2020, and the related notes to the financial statements, which collectively comprise the Commission's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

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

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

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Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and each major fund of the Commission, as of June 30, 2020, and the respective changes in financial position and cash flows, thereof, for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require the Management's Discussion and Analysis and the required supplementary information on pages 4-10 and 58-63, respectively, be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Commission's basic financial statements. The accompanying schedules listed in the table of contents as supplementary information are presented for purposes of additional analysis and are not a required part of the basic financial statements.

The supplementary information is the responsibility of management and was derived from and relate directly to the underlying accounting and other records used to prepare the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the supplementary information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

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Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated November 19, 2020 on our consideration of the Commission's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness on the Commission's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Commission's internal control over financial reporting and compliance.

PBMares, LLP

Harrisonburg, Virginia November 19, 2020

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MANAGEMENT'S DISCUSSION AND ANALYSIS

The management of the Potomac and Rappahannock Transportation Commission ("PRTC") offers the users of PRTC's financial statements this narrative overview and analysis of the financial activities for the fiscal year ended June 30, 2020. Please read it in conjunction with the accompanying financial statements which follow this section.

FINANCIAL HIGHLIGHTS

The basic financial statements report information about the PRTC reporting entity as a whole. The PRTC reporting entity is composed of two funds: Bus Service and Member Jurisdictions Fund and the Commuter Rail Service Fund.

As of June 30, 2020, PRTC's assets and deferred outflows of resources exceeded liabilities and deferred inflows of resources by \$358,947,689. Of this total, \$129,609,234 is for bus service and member jurisdictions and \$229,338,455 is for commuter rail service.

The net position of PRTC increased by \$21,294,524 for fiscal year 2020. This is the net effect of a \$15,597,434 increase from bus service and member jurisdictions and a \$5,697,090 increase from commuter rail service.

As of June 30, 2020, PRTC's unrestricted net position is \$81,856,251. Of this total, \$22,179,932 is for bus service and member jurisdictions and \$59,676,319 is for commuter rail service.

OVERVIEW OF THE BASIC FINANCIAL STATEMENTS

This discussion and analysis is intended to serve as an introduction to PRTC's basic financial statements. PRTC's basic financial statements are comprised of: Statement of Net Position; Statement of Revenues, Expenses and Changes in Net Position; Statement of Cash Flows; and notes to the financial statements. This report also contains required supplementary information and supplementary information in addition to the basic financial statements.

The Statement of Net Position presents information on all of PRTC's assets, deferred outflows of resources, liabilities, and deferred inflows of resources with the difference reported as net position. Over time, increases or decreases in net position may serve as a useful indicator of whether the financial position of PRTC is improving or declining.

The Statement of Revenues, Expenses and Changes in Net Position presents information on revenues, expenses, and changes in PRTC's net position. All changes in net position are reported when the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in the statement for some items that will only result in cash flows in future fiscal periods. The increase or decrease in net position may serve as an indicator of the effect of PRTC's current year operation on its financial position.

The Statement of Cash Flows summarizes all of PRTC's cash flows into four categories: cash flows from operating activities; cash flows from capital and related financing activities; cash flows from noncapital financing activities; and cash flows from investing activities. The Statement of Cash Flows, along with related notes and information in other financial statements, can be used to assess the following:

- PRTC's ability to generate future cash flows,
- PRTC's ability to pay its debt as it matures,
- Explanations of differences between PRTC's operating cash flows and operating loss, and
- The effect on PRTC's financial position of cash and non-cash transactions from investing, capital and financing activities.

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The *notes to the financial statements* provide additional information that is essential to a full understanding of the data provided in the basic financial statements. The notes to the financial statements can be found immediately following the financial statements.

The Bus Service and Member Jurisdictions Fund accounts for operation and maintenance costs for PRTC bus service as well as the 2.1% motor fuel tax activity for the PRTC member jurisdictions.

PRTC operates commuter bus service from the Prince William County and Manassas areas to various points in the metropolitan Washington, D.C. area, and local bus service within Prince William County and the Cities of Manassas and Manassas Park.

PRTC member jurisdictions receive motor fuel tax revenue from a 2.1% sales tax levied by the Commonwealth of Virginia through its Department of Motor Vehicles. The Department of Motor Vehicles collects the tax and remits funds to PRTC monthly, after deducting its administrative costs. These funds are separately maintained by PRTC for the benefit of each member jurisdiction and are used to pay administrative costs of PRTC and transportation projects serving a particular jurisdiction.

The Commuter Rail Service Fund accounts for PRTC's portion of operation and maintenance costs of the Virginia Railway Express (VRE) commuter rail service. Assets owned by PRTC and the Northern Virginia Transportation Commission (NVTC) for the VRE operations have been funded by a variety of sources including federal assistance with PRTC as grantee, Commonwealth of Virginia assistance with NVTC as grantee, local contributions, and various loans and other financing arrangements for which one or both Commissions have served as issuer, borrower, or in other related capacities. For financial statement reporting purposes, assets, liabilities, and operations are assigned and allocated to NVTC and PRTC based on asset ownership, named entity on debt instruments, and sources of funding.

In order to present a full and accurate picture of VRE operations, all financial transactions related to the commuter rail program reported separately in the financial statements of PRTC and NVTC are combined in a separate set of financial statements. These audited financial statements can be obtained from the Director of Finance and Administration of PRTC at 14700 Potomac Mills Road, Woodbridge, Virginia 22192.

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FINANCIAL ANALYSIS OF THE PRTC REPORTING ENTITY AS A WHOLE

Statement of Net Position

The following table presents a summary of the Statement of Net Position for the PRTC reporting entity as of June 30, 2020 and 2019:

Summary of Net Position As of June 30

	Bus Service and Commuter Rail						
	Member Juris	sdic	tions	Service		Total	
	2020		2019	2020	2019	2020	2019
Assets and deferred outflows of resources:							
Current assets	\$ 50,365,807	\$	57,071,389	\$ 69,247,526 \$	62,213,825	\$ 119,613,333 \$	119,285,214
Capital assets, net	88,155,088		70,358,325	167,509,924	170,998,515	255,665,012	241,356,840
Net pension asset	-		231,536	-	320,509	-	552,045
Deferred outflows of resources	564,255		294,875	787,618	416,635	1,351,873	711,510
Total assets and deferred outflows of resources	 139,085,150		127,956,125	237,545,068	233,949,484	376,630,218	361,905,609
Liabilities and deferred inflows of resources:							
Current liabilities	7,716,764		12,075,981	3,533,691	5,069,271	11,250,455	17,145,252
Noncurrent liabilities	1,634,814		1,716,893	4,498,367	5,024,779	6,133,181	6,741,672
Deferred inflows of resources	124,338		151,451	174,555	214,069	298,893	365,520
Total liabilities and deferred inflows of resources	 9,475,916		13,944,325	8,206,613	10,308,119	17,682,529	24,252,444
Net Position: Net investment in capital Assets	87,238,976		69,154,496	163,238,967	165,982,307	250,477,943	235,136,803
Restricted	20,190,326		21,944,378	6,423,169	5,824,191	26,613,495	27,768,569
Unrestricted	22,179,932		22,912,926	59,676,319	51,834,867	81,856,251	74,747,793
Total net position	\$ 129,609,234	\$	114,011,800	\$ 229,338,455 \$	223,641,365	\$ 358,947,689 \$	337,653,165

As noted earlier, net position may serve as a useful indicator of a government's financial position. As shown above, total assets and deferred outflows of resources exceeded liabilities and deferred inflows of resources by \$358.9 million, an increase of \$21.3 million over the previous fiscal year. The largest portion of net position, \$250.5 million or 69.8%, represents the investment in capital assets (e.g., buses, rail rolling stock, building, building improvements and accumulated depreciation and amortization), less the related indebtedness outstanding used to acquire those capital assets. These assets are used to provide bus and rail service and consequently, are not available for future spending.

A portion of the net position, \$26.6 million or 7.4%, represents resources restricted for member jurisdictions, commuter rail liability insurance plan, and commuter rail grants or contributions.

Current assets consist primarily of cash, cash equivalents, and investments; grant revenue due from the Federal Government and the Commonwealth of Virginia; and motor fuel tax revenue receivable collected on PRTC's behalf by the Commonwealth. Current assets showed a very slight increase from the prior year.

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Capital assets, net of accumulated depreciation and amortization, increased approximately \$14.3 million or 5.9%, primarily as the result of bus additions, bus overhaul, and the construction in progress of the western bus maintenance facility.

Statement of Revenues, Expenses and Changes in Net Position

The following table shows the revenues and expenses and the change in net position of the PRTC reporting entity for the fiscal years ended June 30, 2020 and 2019:

Summary of Revenues, Expenses and Changes in Net Position Years Ended June 30

	Bus Ser	vice and	Commi	uter			
	Member Ju	ırisdictions	Rail Ser	vice	Total		
	2020	2019	2020	2019	2020	2019	
Revenues:							
Operating revenues	\$ 35,049,412	\$ 39,871,572 \$	18,705,331	5 22,848,842	\$ 53,754,743	\$ 62,720,414	
Nonoperating revenues	32,332,669	27,723,674	21,407,294	23,088,111	53,739,963	50,811,785	
Capital grants & assistance, net	30,599,833	42,377,659	(2,459,979)	(1,083,803)	28,139,854	41,293,856	
Transfers, net	(21,965,253)	(18,312,322)	21,965,253	18,312,322	-	<u>-</u>	
Total revenues	76,016,661	91,660,583	59,617,899	63,165,472	135,634,560	154,826,055	
Expenses:							
Operating expenses	50,934,788	47,878,521	43,859,582	45,356,075	94,794,370	93,234,596	
Depreciation and amortization	9,342,977	7,903,798	9,845,159	9,271,402	19,188,136	17,175,200	
Nonoperating expenses	141,462	85,536	216,068	249,819	357,530	335,355	
Total expenses	60,419,227	55,867,855	53,920,809	54,877,296	114,340,036	110,745,151	
Change in net position	15,597,434	35,792,728	5,697,090	8,288,176	21,294,524	44,080,904	
Net position, beginning	114,011,800	78,219,072	223,641,365	215,353,189	337,653,165	293,572,261	
Net position, ending	\$ 129,609,234	\$ 114,011,800 \$	229,338,455 \$	223,641,365	\$ 358,947,689	\$ 337,653,165	

For the fiscal year ended June 30, 2020, revenues totaled \$135.6 million, compared to \$154.8 million in the preceding year, a decrease of \$19.2 million or 12.4%. Expenses increased by \$3.6 million or 3.2%. A discussion of the key components of these changes follows.

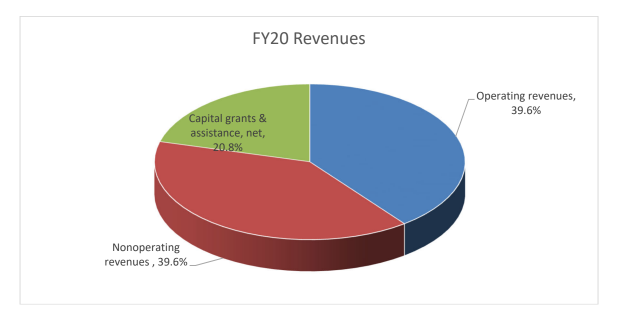
Operating revenues decreased \$8.9 million or 14.3% from the prior year, primarily the result of decrease in motor fuel tax revenue of \$2.0 million and \$6.9 million decrease in passenger revenue. The decrease is primarily due to the COVID-19 Novel Coronavirus (COVID) pandemic during the fourth quarter of fiscal year 2020.

Nonoperating revenues increased by \$2.9 million or 5.8% from the prior year, primarily the result of state and federal grant funding.

Net capital grants and assistance decreased by \$13.2 million or 31.9%, which is attributable to less state and federal capital funding for fiscal year 2020 compared to fiscal year 2019.

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The following chart shows PRTC reporting entity revenues by source for the fiscal year ended June 30, 2020.

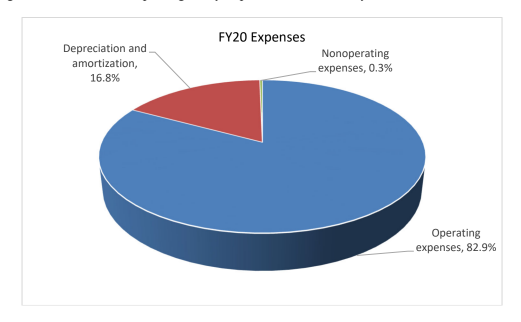


Operating expenses increased by \$1.6 million or 1.7%.

For the Bus Service and Member Jurisdictions Fund, operating expenses increased by \$3.1 million. Direct transportation expenses, which represent the use of jurisdictional motor fuel tax funds for the VRE subsidy as well as other jurisdictional transportation projects independent of PRTC, increased by \$1.4 million, while combined expenses for fuel, supplies, contractual and other services increased by \$1.7 million.

For the Commuter Rail Service Fund, operating expenses decreased by \$1.5 million or 3.3%. PRTC's share of the reporting entity decreased from 54.0% to 53.5%, with a corresponding increase for NVTC.

The following chart shows PRTC reporting entity expenses for the fiscal year ended June 30, 2020.



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CAPITAL ASSETS AND DEBT ADMINISTRATION

Capital Assets

The details of capital assets as of June 30, 2020 and 2019 are as follows:

	Bus Service and Commuter Rail									
	Member Jurisdictions			Service				Total		
	 2020		2019	2020		2019		2020	2019	
Buses and related equipment	\$ 91,578,089	\$	96,374,678	\$ -	\$	-	\$	91,578,089 \$	96,374,678	
Rail rolling stock	-		-	142,639,959		142,639,959		142,639,959	142,639,959	
Land	6,639,270		6,639,270	-		-		6,639,270	6,639,270	
Buildings	8,052,341		8,052,341	-		-		8,052,341	8,052,341	
Building improvements	4,301,854		4,347,976	-		-		4,301,854	4,347,976	
Construction in progress	43,622,239		18,422,652	12,001,865		15,370,835		55,624,104	33,793,487	
Site improvements	1,430,513		1,430,513	-		-		1,430,513	1,430,513	
Bus shelters	1,465,910		1,512,303	-		-		1,465,910	1,512,303	
Vehicles	287,598		143,131	72,781		72,781		360,379	215,912	
Furniture and equipment	2,312,713		2,412,678	-		-		2,312,713	2,412,678	
Software and easement	3,939,978		3,914,290	-		-		3,939,978	3,914,290	
Facilities	-		-	56,404,726		54,925,894		56,404,726	54,925,894	
Track and signal improvements Furniture, equipment and	-		-	49,764,479		41,717,264		49,764,479	41,717,264	
software	-		-	9,258,059		9,090,291		9,258,059	9,090,291	
Equity in property of others	-		-	2,893,643		2,893,643		2,893,643	2,893,643	
	163,630,505		143,249,832	273,035,512		266,710,667		436,666,017	409,960,499	
Less accumulated depreciation and amortization	75,475,417		72,891,507	105,525,588		95,712,152		181,001,005	168,603,659	
Total capital assets, net	\$ 88,155,088	\$	70,358,325	\$ 167,509,924	\$	170,998,515	\$	255,665,012 \$	241,356,840	

PRTC's investment in capital assets as of June 30, 2020, amounted to \$255.7 million (net of accumulated depreciation and amortization), which represents an increase of \$14.3 million or 5.9%.

For bus service and member jurisdictions, three OmniRide buses were delivered at a cost of \$1.4 million. Twelve buses were disposed of during fiscal year 2020. Two paratransit vans were purchased and one OmniRide bus was overhauled. Construction in progress increased by \$25.2 million, primarily due to the construction of the western bus maintenance facility, which will be completed during fiscal year 2021.

For commuter rail service, the major completed projects during the fiscal year were the Positive Train Control project (\$6.75 million); Slaters Lane Track Crossover Improvements (\$1.3 million); purchase of the Crossroads Maintenance Storage Facility Land (\$1.25 million); lighting upgrades at various stations (\$0.2 million); and the SharePoint Development and Implementation project (\$0.2 million).

Debt Administration

At June 30, 2020, PRTC had an outstanding principal balance of \$820,000 for its Series 2012 Revenue Bond with the Virginia Resources Authority.

PRTC's portion of debt for the commuter rail service is \$4.3 million. PRTC and NVTC are co-lessees of the capital lease for rolling stock, which is secured by the related equipment.

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REQUEST FOR INFORMATION

This financial report is designed to provide a general overview of PRTC's finances for all those interested. Questions concerning any of the information provided in this report or requests for additional information should be addressed to the Director of Finance and Administration, Potomac and Rappahannock Transportation Commission, 14700 Potomac Mills Road, Woodbridge, Virginia 22192, or by email to jembrey@omniride.com.

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BASIC FINANCIAL STATEMENTS

STATEMENT OF NET POSITION June 30, 2020

		Bus Service and Member	Commuter	
ASSETS AND DEFERRED OUTFLOWS OF RESOURCES	J	urisdictions	Rail Service	Total
Current Assets				
Cash and investments in bank	\$	19,224,284	\$ 51,031,196	\$ 70,255,480
Receivables:				
Due from other governments		25,287,046	-	25,287,046
Trade receivables, net of allowance for doubtful accounts		-	317,745	317,745
Miscellaneous		145,570	299,431	445,001
Internal balances		(10,323,119)	10,323,119	-
Inventory		-	1,471,873	1,471,873
Prepaid expenses and other assets		303,253	74,353	377,606
Restricted assets:				
Cash and investments in pooled funds - member jurisdictions		15,728,773	-	15,728,773
Cash, cash equivalents and investments		-	5,729,809	5,729,809
Total current assets		50,365,807	69,247,526	119,613,333
Noncurrent Assets				
Capital assets:				
Transportation equipment:				
Buses and related equipment		91,578,089	_	91,578,089
Rail rolling stock		-	142,639,959	142,639,959
Less: accumulated depreciation		(59,358,629)	(52,568,545)	(111,927,174)
Transportation equipment, net		32,219,460	90,071,414	122,290,874
Land, buildings and equipment:		32,217,100	70,071,111	122,230,071
Land		6,639,270	_	6,639,270
Buildings		8,052,341	_	8,052,341
Building improvements		4,301,854	_	4,301,854
Construction in progress		43,622,239	12,001,865	55,624,104
Site improvements		1,430,513	12,001,005	1,430,513
Bus shelters		1,465,910	_	1,465,910
Vehicles		287,598	72,781	360,379
Furniture and equipment		2,312,713	,2,,,01	2,312,713
Software and easement		3,939,978	_	3,939,978
Facilities		-	56,404,726	56,404,726
Track and signal improvements		_	49,764,479	49,764,479
Furniture, equipment and software		_	9,258,059	9,258,059
Equity in property of others		_	2,893,643	2,893,643
Less: accumulated depreciation and amortization		(16,116,788)	(52,957,043)	(69,073,831)
Land, buildings and equipment, net		55,935,628	77,438,510	133,374,138
Total capital assets, net		88,155,088	167,509,924	255,665,012
Total noncurrent assets		88,155,088	167,509,924	255,665,012
Total assets		138,520,895	236,757,450	375,278,345
Deferred Outflows of Resources				
Pension plan		494,802	680,256	1,175,058
Other postemployment benefits		69,453	107,362	176,815
Total deferred outflows of resources		564,255	787,618	1,351,873
Total assets and deferred outflows of resources	\$	139,085,150	\$ 237,545,068	\$ 376,630,218

	Bus Service and Member	Commuter	
LIABILITIES AND NET POSITION	Jurisdictions	Rail Service	Total
Current Liabilities	Ф 5.41 5.110	Φ 1.161.240	Φ 6.570 A61
Accounts payable and other liabilities	\$ 5,417,113	\$ 1,161,348	\$ 6,578,461
Accrued expenses Accrued payroll and benefits	645,751	522,895	522,895 645,751
Accrued payron and benefits Accrued interest	9,881	32,673	42,554
Due to other governments	176,256	32,073	176,256
Unearned revenue	1,139,719	972,935	2,112,654
Capital leases	1,137,717	778,473	778,473
Compensated absences	68,044	57,514	125,558
Retainage payable	-	7,853	7,853
Bond payable	260,000	-	260,000
Total current liabilities	7,716,764	3,533,691	11,250,455
Noncurrent Liabilities			
Compensated absences	528,564	336,463	865,027
Net pension liability	154,448	212,336	366,784
Net other postemployment benefits liability	295,689	457,084	752,773
Capital leases	-	3,492,484	3,492,484
Bond payable, net	656,113		656,113
Total noncurrent liabilities	1,634,814	4,498,367	6,133,181
Total liabilities	9,351,578	8,032,058	17,383,636
Deferred Inflows of Resources			
Pension plan	103,207	141,890	245,097
Other postemployment benefits	21,131	32,665	53,796
Total deferred inflows of resources	124,338	174,555	298,893
N. A. Danielina			
Net Position Net investment in capital assets	87,238,976	163,238,967	250,477,943
Restricted	20,190,326	5,160,100	25,350,426
Restricted grants and contributions	20,190,320	1,263,069	1,263,069
Unrestricted	22,179,932	59,676,319	81,856,251
Total net position	129,609,234	229,338,455	358,947,689
Total liabilities and net position	\$ 139,085,150	\$ 237,545,068	\$ 376,630,218

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STATEMENT OF REVENUES, EXPENSES AND CHANGES IN NET POSITION Year Ended June 30, 2020

	Bus Service and Member Jurisdictions	Commuter Rail Service	Total
Operating Revenues Motor fuel tax Farebox and passenger Advertising	\$ 26,493,360 8,425,772 130,280	\$ - 18,562,076	\$ 26,493,360 26,987,848 130,280
Equipment rental and other Total operating revenues	35,049,412	143,255 18,705,331	143,255 53,754,743
Operating Expenses Direct transportation Salaries and related benefits Contractual services Other services Materials, supplies and minor equipment Fuel Contract operations and maintenance Other operations and maintenance Property leases and access fees Insurance Marketing and sales	14,101,306 5,268,671 25,971,756 2,710,673 464,171 2,418,211	15,018,090 8,264,097 9,321,122 2,337,975	14,101,306 5,268,671 25,971,756 2,710,673 464,171 2,418,211 15,018,090 8,264,097 9,321,122 2,337,975
Marketing and sales General and administrative Total operating expenses	50,934,788	1,171,269 7,747,029 43,859,582	1,171,269 7,747,029 94,794,370
Operating loss before depreciation and amortization	(15,885,376)		(41,039,627)
Depreciation and amortization	(9,342,977)	, , , , ,	(19,188,136)
Operating loss	(25,228,353)	(34,999,410)	(60,227,763)
Nonoperating Revenues (Expenses) Jurisdictional contributions Commonwealth of Virginia grants Federal grants Commuter Rail Operating and Capital (C-ROC) Fund Investment income Pass-through grants - member jurisdictions Interest, amortization and other nonoperating expenses, net Other revenue	8,452,520 22,808,534 - 484,875 (141,462) 240 554,789	11,158,056 - 9,428,342 820,896 - (216,068)	11,158,056 8,452,520 22,808,534 9,428,342 1,305,771 (141,462) (215,828) 554,789
Total nonoperating revenues, net	32,159,496	21,191,226	53,350,722
Capital Grants and Assistance Commonwealth of Virginia grants Federal grants Regional transportation funding - NVTA Contribution to NVTC	18,137,072 4,182,008 8,280,753	(381,451) 879,058 (2,957,586)	17,755,621 4,182,008 9,159,811 (2,957,586)
Total capital grants and assistance, net	30,599,833	(2,459,979)	28,139,854
Income (loss) before transfers and gain on disposal of assets	37,530,976	(16,268,163)	21,262,813
Transfers, net	(21,965,253)	21,965,253	-
Gain on Disposal of Assets	31,711	-	31,711
Change in net position	15,597,434	5,697,090	21,294,524
Net Position, beginning	114,011,800	223,641,365	337,653,165
Net Position, ending	\$ 129,609,234	\$ 229,338,455	\$ 358,947,689

STATEMENT OF CASH FLOWS Year Ended June 30, 2020

	Bus Service		
	and Member	Commuter	
	Jurisdictions	Rail Service	Total
Cash Flows from Operating Activities			
Receipts from motor fuel tax	\$ 27,368,384	\$ -	\$ 27,368,384
Receipts from customers	9,914,440	20,158,386	30,072,826
Receipts from advertising	130,280	-	130,280
Payments to suppliers	(30,816,368)	(38,123,198)	(68,939,566)
Payments to member jurisdictions	(16,961,197)	-	(16,961,197)
Payments to employees	(4,269,763)	(8,297,670)	(12,567,433)
Net cash used in operating activities	(14,634,224)	(26,262,482)	(40,896,706)
Cash Flows from Capital and Related Financing Activities			
Interest payments on revenue bond	(45,428)	-	(45,428)
Principal payments on revenue bond	(245,000)	-	(245,000)
Principal payments on capital leases	-	(745,250)	(745,250)
Interest payments on capital leases	-	(221,759)	(221,759)
Proceeds from sale of assets	42,784	-	42,784
Contribution to NVTC	-	(2,957,586)	(2,957,586)
Capital grants and assistance	53,154,570	-	53,154,570
Purchase of buses and related equipment	(2,183,121)	-	(2,183,121)
Acquisition of capital assets	(27,185,808)	(7,456,340)	(34,642,148)
Net cash provided by (used in) capital and related			
financing activities	23,537,997	(11,380,935)	12,157,062
Cash Flows from Noncapital Financing Activities			
Governmental subsidies	16,269,801	18,227,111	34,496,912
Interfund transfers	(23,578,620)	23,578,620	-
Payments for jurisdiction grant - related expenditures	(141,462)	-	(141,462)
Net cash provided by (used in) noncapital			,
financing activities	(7,450,281)	41,805,731	34,355,450
Cash Flows From Investing Activities			
Investment income	484,875	840,500	1,325,375
Other revenues	554,789	-	554,789
Net cash provided by investing activities	1,039,664	840,500	1,880,164
Increase (decrease) in cash and cash equivalents	2,493,156	5,002,814	7,495,970
Cash and Cash Equivalents			
Beginning	32,459,901	46,028,382	78,488,283
Ending	\$ 34,953,057	\$ 51,031,196	\$ 85,984,253

STATEMENT OF CASH FLOWS (Continued) Year Ended June 30, 2020

	Bus Service				
	and Member			Commuter	
	J	urisdictions		Rail Service	Total
Reconciliation of Operating Loss to Net Cash Used in					
Operating Activities					
Operating loss	\$	(25,228,353)	\$	(34,999,410)	\$ (60,227,763)
Adjustments to reconcile operating loss to net					
cash used in operating activities:					
Depreciation and amortization		9,342,977		9,845,159	19,188,136
Pension expense		102,401		142,704	245,105
Other postemployment benefits expense		(6,762)		(13,822)	(20,584)
Write-off of construction in progress to expense		-		338,752	338,752
Changes in assets and liabilities:					
(Increase) decrease in:					
Due from other governments		2,279,034		-	2,279,034
Miscellaneous receivables		84,771		124,428	209,199
Prepaid expenses and other assets		120,963		18,727	139,690
Deferred outflows of resources - pension contributions		12,274		18,281	30,555
Deferred outflows of resources - other postemployment					
benefits contributions		119		415	534
Trade receivables		-		1,359,706	1,359,706
Inventory		-		50,901	50,901
Increase (decrease) in:					
Accounts payable and other liabilities		627,480		(3,117,245)	(2,489,765)
Accrued payroll and benefits		890,876		-	890,876
Due to other governments		(2,859,891)		-	(2,859,891)
Unearned revenue		(113)		(31,078)	(31,191)
Net cash used in operating activities	\$	(14,634,224)	\$	(26,262,482)	\$ (40,896,706)
Schedule of Noncash Capital Activities					
Capital assets acquired through:					
Accounts payable	\$	1,101,586	\$	443,215	\$ 1,544,801
Accrued expenses		-		142,286	142,286

NOTES TO FINANCIAL STATEMENTS

Note 1. Organization

The Potomac and Rappahannock Transportation Commission ("PRTC" or the "Commission") was created on June 19, 1986, as a public body corporate and politic under the provisions of Chapter 32, Article 2, Title 15.1, of the *Code of Virginia*, 1950, as amended, for the purpose of facilitating the planning and development of an improved transportation system. The transportation system is composed of transit facilities, public highways, and other modes of transportation required in order to promote orderly transportation into, within, and from the various contiguous counties and cities composing the Commission, and to secure the comfort, convenience, and safety of its citizens through joint action by those contiguous counties and cities. The Commission includes the counties of Prince William, Spotsylvania, and Stafford, as well as the cities of Fredericksburg, Manassas, and Manassas Park (collectively referred to as "member jurisdictions"). The Commission was created to manage and control the function, affairs, and property of PRTC.

The Commission has 17 members, including three from the General Assembly and one ex-officio representative from the Virginia Department of Rail and Public Transportation. The governing body of each member jurisdiction appoints, from among its members, its representatives to act as Commissioners. The composition of the Commission is as follows:

		Represented
	Members	Jurisdictions
Prince William County	6	1
Stafford County	2	1
Spotsylvania County	2	1
City of Manassas	1	1
City of Manassas Park	1	1
City of Fredericksburg	1	1
Commonwealth House of Delegates	2	1
Commonwealth Senate	1	1
Virginia Department of Rail and Public Transportation	1	
	17	8

Each Commission member, including the Virginia Department of Rail and Public Transportation representative, is entitled to one vote in all matters requiring action by the Commission. A majority vote of the Commission members present and voting, and a majority of the jurisdictions represented are required to act. For purposes of determining the number of jurisdictions present, the Virginia Department of Rail and Public Transportation is not counted as a separate jurisdiction.

Member jurisdictions do not have an explicit equity interest in PRTC. Each jurisdiction controls PRTC's use of the motor fuel tax proceeds from that jurisdiction.

Revenues of PRTC consist principally of a 2.1% motor fuel tax, farebox and passenger revenues, and federal and state grants. The fuel tax revenues represent a sales tax on retail sales of motor vehicle fuel levied by the Commonwealth of Virginia through its Department of Motor Vehicles. The Department of Motor Vehicles collects the tax and remits funds to PRTC monthly, after deducting its administrative costs. These funds are separately maintained by PRTC for the benefit of each member jurisdiction and are used to pay administrative costs of PRTC and transportation projects serving a particular jurisdiction.

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NOTES TO FINANCIAL STATEMENTS

Note 2. Summary of Significant Accounting Policies

The following summarizes PRTC's significant accounting policies:

Reporting entity: PRTC has considered its relationship with the member jurisdictions in establishing the appropriate reporting entity in terms of financial accountability and fiscal dependency. None of the member jurisdictions appoint a voting majority of the Commission. Although action by PRTC, including adoption of a budget and issuance of debt, requires approval of a majority of the member jurisdictions, each jurisdiction controls PRTC's use of its 2.1% motor fuel tax proceeds. PRTC is not fiscally dependent on one particular jurisdiction. Thus, PRTC does not consider itself a component unit of any government.

The Northern Virginia Transportation Commission ("NVTC") and PRTC reporting entities each include a portion of the financial activity of the joint venture Virginia Railway Express ("VRE") commuter rail service. Pursuant to a Master Agreement signed in 1989, NVTC and PRTC jointly (as the "Commissions") own and operate VRE. Assets for VRE operations have been purchased in the name of the Commissions and funded primarily by grants, loans or other financing arrangements for which one or both Commissions have served as grantee, issuer, borrower, or in other related capacities. VRE provides commuter rail service on two railroad lines originating in Fredericksburg and Manassas, Virginia and terminating at Union Station, Washington, D.C. The service uses existing tracks of the CSX Transportation Corporation ("CSX"), and the Norfolk Southern Railway Company, under respective operating access agreements. Trains are operated and maintained pursuant to an agreement between the Commissions and Keolis Rail Services Virginia, LLC, and Amtrak provides the Commissions with access to storage at Union Station and other services.

Basis of presentation: The accounting policies of PRTC conform to accounting principles generally accepted in the United States of America as applicable to enterprise funds of governmental units. While separate funds are maintained internally to account for each member jurisdiction's 2.1% motor fuel tax revenues, one combined enterprise fund (Bus Service and Member Jurisdictions Fund) is used for financial statement presentation. The activities of PRTC are similar to those of proprietary funds of local jurisdictions.

PRTC reports the following major enterprise funds:

Bus Service and Member Jurisdictions Fund: The Bus Service and Member Jurisdictions Fund accounts for operation and maintenance costs for PRTC bus service, financed by the 2.1% motor fuel tax, charges for services and operating and capital funding received from the Federal government and Commonwealth of Virginia. This fund also includes the 2.1% motor fuel tax activity for the PRTC member jurisdictions.

<u>Commuter Rail Service Fund</u>: The Commuter Rail Service Fund accounts for PRTC's portion of operation and maintenance costs for commuter rail service, financed by passenger charges and operating and capital funding received from jurisdictional contributions, the Federal government, Commonwealth of Virginia and regional grants.

Basis of accounting: Basis of accounting refers to when revenues and expenses are recognized in the accounts and reported in the financial statements. Basis of accounting relates to timing of the measurements made, regardless of the measurement focus applied. PRTC uses the accrual basis of accounting, where revenues are recognized when they are earned and expenses are recognized when they are incurred. Eliminations have been made to minimize the double counting of internal activities.

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NOTES TO FINANCIAL STATEMENTS

Note 2. Summary of Significant Accounting Policies (Continued)

Cash and investments in pooled funds, member jurisdictions: Cash and investments in pooled funds represent PRTC's share of the pooled cash and investments held by the State Treasurer's Local Government Investment Pool ("LGIP") for the benefit of the member jurisdictions. The LGIP holds and invests certain funds of PRTC on its behalf.

The Commission classifies as cash and cash equivalents amounts on deposit with banks and cash invested temporarily in various instruments with maturities of three months or less at time of purchase.

Restricted assets: Restricted assets represent funds designated for specific purposes.

Restricted cash and investments in pooled funds – member jurisdictions of \$15,728,773 at June 30, 2020 for the Bus Service and Member Jurisdictions Fund are comprised of funds related to the 2.1% motor fuel tax revenue received on behalf of the Member Jurisdictions to be used for transit related projects.

Restricted cash, cash equivalents and investments of \$5,729,809 at June 30, 2020 for the Commuter Rail Service Fund are comprised of funds related to the balance in the Liability Insurance Plan, a small liability claims account, and funds related to a property transfer with restricted future uses.

Allowance for uncollectible accounts: The allowance for uncollectible accounts is calculated by using historical collection data and specific account analysis. The allowance was approximately \$93,000 at June 30, 2020.

Inventory: An inventory of spare parts for rail rolling stock has been purchased and is maintained and managed at the Commissions' warehouse located at the Crossroads yard. Inventory is stated at cost, which approximates market, and is valued using the first-in, first-out method.

Prepaid expenses: Certain payments to vendors reflect costs applicable to future accounting periods and are recorded as prepaid expenses in the financial statements using the consumption method.

Deferred outflows/inflows of resources: In addition to assets, the Statement of Net Position will sometimes report a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position that applies to a future period and so will not be recognized as an outflow of resources (expenditure) until then. PRTC currently has items related to the pension plan and other postemployment benefits (OPEB) – Group Life Insurance Program (GLI) that qualify for reporting in this category. See Notes 12 and 13 for details regarding these items.

In addition to liabilities, the Statement of Net Position will sometimes report a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position that applies to a future period and so will not be recognized as an inflow of resources (revenue) until that time. PRTC currently has items related to the pension plan and GLI - OPEB that qualify for reporting in this category. See Notes 12 and 13 for details regarding these items.

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NOTES TO FINANCIAL STATEMENTS

Note 2. Summary of Significant Accounting Policies (Continued)

Capital assets: Capital assets are stated at historical cost. Capital assets are defined by PRTC for the Bus Service and Member Jurisdictions Fund as tangible assets with an initial, individual cost of more than \$5,000 or intangible assets costing more than \$25,000 with an estimated useful life in excess of one year. Donated capital assets are recorded at estimated fair market value at the date of donation. The Commuter Rail Service Fund capitalizes assets that have an initial cost of \$5,000 or more per unit and a useable life of two or more years, with the exception of software purchases, which are only capitalized if the initial cost is \$15,000 or more.

Depreciation and amortization of all exhaustible equipment and buildings is charged as an expense against operations using the straight-line method over the following estimated useful lives:

Buses and related equipment	2 - 12 years
Rail rolling stock	8 - 25 years
Buildings and improvements	5 - 30 years
Site improvements	5 - 20 years
Bus shelters	5 years
Vehicles	5 years
Facilities	30 - 40 years
Track and signal improvements	5 - 30 years
Furniture, equipment, and software	2 - 15 years
Equity in property of others	3 - 35 years

When, in the opinion of management, certain assets are impaired, any estimated decline in value is accounted for as a non-operating expense. There were no impaired assets as of June 30, 2020.

Compensated absences: Employees are granted annual and sick leave based on years of service. Employees with less than ten years of service may carry over a total of 225 hours of annual leave from year to year, while those with more than ten years may carry over 300 hours of annual leave. Excess annual leave may convert to sick leave or may be paid out with the approval of the Executive Director or Commuter Rail Service Chief Executive Officer. In the event of termination, an employee is reimbursed in full for accumulated annual leave.

Employees may accumulate sick leave without limitation. Employees who separate in good standing after five or more years of service will be paid for 25 percent of their sick leave credit in excess of 450 hours. Certain employees may accumulate compensatory leave for overtime worked and is payable upon termination of employment.

Compensated absences are accrued when incurred. The liability for compensated absences is included in the accompanying financial statements as both a current and noncurrent liability.

Long-term obligations: Bond premiums are deferred and amortized over the life of the bond using the straight-line method.

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NOTES TO FINANCIAL STATEMENTS

Note 2. Summary of Significant Accounting Policies (Continued)

Pensions: The Virginia Retirement System (VRS) Political Subdivision Retirement Plan (PRTC's retirement plan) is a multiple-employer, agent plan. For purposes of measuring the net pension asset or liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the Virginia Retirement System (VRS) PRTC's Retirement Plan and the additions to/deductions from the VRS PRTC's Retirement Plan net fiduciary position have been determined on the same basis as they were reported by VRS. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Group life insurance program (GLI): The VRS GLI is a multiple employer, cost-sharing OPEB plan. It provides coverage to state employees, teachers, and employees of participating political subdivisions. The GLI was established pursuant to Section 51.1-500 et seq. of the Code of Virginia, as amended, and which provides the authority under which benefit terms are established or may be amended. The GLI is a defined benefit plan that provides a basic GLI benefit for employees of participating employers. For purposes of measuring the net GLI OPEB liability, deferred outflows of resources and deferred inflows of resources related to the GLI OPEB, and GLI OPEB expense, information about the fiduciary net position of the VRS GLI OPEB and the additions to/deductions from the VRS GLI OPEB's net fiduciary position have been determined on the same basis as they were reported by VRS. In addition, benefit payments are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Net position: Net position represents the difference between assets, deferred outflows of resources, liabilities, and deferred inflows of resources. The net position caption "net investment in capital assets" consists of capital assets, net of accumulated depreciation and amortization, reduced by outstanding balances of any borrowings used for the acquisition, construction or improvement of those assets. Net investment in capital assets excludes unspent debt proceeds. Net position is reported as restricted when there are limitations imposed on their use either through the enabling legislation adopted by PRTC or through external restrictions imposed by creditors, grantors or laws or regulations of other governments.

PRTC first applies restricted resources when an expense is incurred for purposes for which both restricted and unrestricted net assets are available.

Revenue recognition: Intergovernmental revenues, consisting primarily of Federal and Commonwealth of Virginia grants, designated for payment of specific expenses, are recognized at the time the expenses are incurred. Capital grants and assistance are recognized as additions are made to capital assets and operating resources are included in the Statement of Revenues, Expenses and Changes in Net Position when expended.

Operating revenues and expenses: Operating revenues are generated from activities related to providing public transportation services to users. Operating revenues include 2.1% motor fuel tax revenues, farebox and passenger revenues, and advertising revenues. Nonoperating revenues include jurisdictional contributions, federal and state grants and investment income.

Operating expenses are incurred for activities related to providing public transportation services to users. Operating expenses include direct transportation expenses and general and administrative expenses. Nonoperating expenses include interest expense.

Statement of cash flows: For purposes of reporting cash flows, cash and cash equivalents include cash on hand, demand deposits, pooled funds, money market funds, overnight repurchase agreements, and U.S. Government agency obligations having an original maturity of three months or less.

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NOTES TO FINANCIAL STATEMENTS

Note 2. Summary of Significant Accounting Policies (Continued)

Estimates and assumptions: The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Inter-fund transfers: Transactions among the Commission's funds would be treated as revenues and expenditures or expenses if they involved organizations external to the Commission. They are accounted for as revenues and expenditures or expenses in the fund involved.

Transactions, which constitute reimbursements to a fund for expenditures initially made from it, which are properly applicable to another fund, are recorded as expenditures in the reimbursing fund and as reductions of expenditures in the reimbursed fund.

Transactions, which constitute the transfer of resources from a fund receiving revenues to a fund through which the revenues are to be expended, are separately reported in the respective funds' operating statements.

Subsequent events: The Commission has evaluated subsequent events through November 19, 2020, which was the date the financial statements were available to be issued.

Note 3. Cash and Investments

Deposits: Deposits with banks are covered by the Federal Deposit Insurance Corporation (FDIC) and collateralized in accordance with the Virginia Security for Public Deposits Act (the "Act"), Section 2.2-4400 et seq. of the *Code of Virginia*. Under the Act, banks and savings institutions holding public deposits in excess of the amount insured by the FDIC must pledge collateral to the Commonwealth of Virginia Treasury Board. Financial institutions may choose between two collateralization methodologies and depending upon that choice, will pledge collateral that ranges in the amounts from 50% to 130% of excess deposits. Accordingly, all deposits are considered fully collateralized.

Investments: State statutes authorize local governments and other public bodies to invest in obligations of the United States or its agencies thereof, obligations of the Commonwealth of Virginia or political subdivisions thereof, obligations of the International Bank for Reconstruction and Development (World Bank), the Asian Development Bank, the African Development Bank, "prime quality" commercial paper and certain corporate notes, bankers' acceptances, repurchase agreements and the LGIP.

The Commission has investments in the LGIP and Federated Government Obligations Fund (FG), which are professionally managed money market funds that invest in qualifying obligations and securities as permitted by state statutes. Pursuant to Section 2.2-4605 *Code of Virginia*, the Treasury Board of the Commonwealth sponsors the LGIP and has delegated certain functions to the State Treasurer. The LGIP reports to the Treasury Board at their regularly scheduled monthly meetings. PRTC's investments in the LGIP are stated at amortized cost and classified as cash and cash equivalents. The LGIP and FG have been assigned an "AAAm" rating by Standard & Poor's. The maturity of the LGIP and FG is less than one year.

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NOTES TO FINANCIAL STATEMENTS

Note 3. Cash and Investments (Continued)

The Commonwealth of Virginia Department of the Treasury manages PRTC's Insurance Trust. State statutes govern the portion of assets invested in the Commonwealth's pooled accounts, while the remainder is invested by an external portfolio manager. At June 30, 2020, PRTC had \$5,131,770 invested in the Insurance Trust.

Interest Rate Risk

Interest rate risk is defined as the risk that changes in interest rates will adversely affect the fair value of an investment if the investment is held for a long period of time. Interest rate risk does not apply to the LGIP since it is an external investment pool classified in accordance with Governmental Accounting Standards Board (GASB) Statement No. 79.

As of June 30, 2020, the carrying values and maturity of investments were as follows:

	Bus Service	Commuter		E.J.	Maturities
	and Member Jurisdictions	Rail Service	Total	Fair Value	Less Than One Year
	Julisulctions	Service	1 Otal	v alue	Olle I cal
Sweep Account	\$ 19,226,000	\$ -	\$ 19,226,000	\$ 19,226,000	\$ 19,226,000
LGIP	-	47,386,524	47,386,524	47,386,524	47,386,524
	19,226,000	47,386,524	66,612,524	66,612,524	66,612,524
Restricted:					
Insurance trust fund -					
pooled funds	-	5,131,770	5,131,770	5,131,770	5,131,770
LGIP	15,728,773	598,039	16,326,812	16,326,812	16,326,812
	15,728,773	5,729,809	21,458,582	21,458,582	21,458,582
	\$ 34,954,773	\$ 53,116,333	\$ 88,071,106	\$88,071,106	\$ 88,071,106

The Commission categorizes its fair value measurements within the fair value hierarchy established by accounting principles generally accepted in the United States of America. The hierarchy is based on the valuation inputs used to measure the fair value of the asset. Level 1 inputs are quoted prices in active markets for identical assets; Level 2 inputs are significant other observable inputs; and Level 3 inputs are significant unobservable inputs.

The Commission has the following recurring fair value measurement as of June 30, 2020:

• Sweep Account of \$19,226,000 is valued using quoted market prices (Level 2 inputs).

PRTC has adopted a formal investment policy. The policy specifies eligible and ineligible investments; diversification requirements; maximum length of time for various types of investments; and the process for purchasing securities.

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NOTES TO FINANCIAL STATEMENTS

Note 3. Cash and Investments (Continued)

PRTC's investment policy establishes the maximum percentages of the portfolio permitted on each of the following instruments:

Authorized Investments

Authorized investments for public funds are set forth in Chapter 18, Sections 2.1-327 to 2.1-329.1 of the *Code of Virginia*. The following are included on the list of authorized investments:

- 1. Obligations issued or guaranteed by the U.S. Government, an agency thereof, or U.S. Government sponsored corporation.
- 2. Certificates of deposit and time deposits in any of Virginia's qualified public depositories federally insured to the maximum extent possible and collateralized under the Virginia Security for Public Deposits Act.
- 3. Repurchase agreements collateralized by U.S. Treasury/agency securities.
- 4. Bankers' acceptances from "prime quality" major U.S. banks and domestic offices of international banks.
- 5. "Prime quality" commercial paper issued by domestic corporations.
- 6. Short-term corporate notes and/or bank notes of domestic corporations/banks.
- 7. The LGIP as established by the Virginia Department of the Treasury.

Diversification

Diversification of investments by security type and by issuer will be consistent with the following guidelines:

- 1. The portfolio will be diversified with not more than 5% of the value of the investment pool's assets invested in the securities of any single issuer. This limitation will not apply to securities of the U.S. Government or agency thereof, government sponsored corporation securities, or fully insured and/or collateralized certificates of deposit.
- 2. The Bus Service and Member Jurisdiction Fund investment policy establishes the maximum percentages of the portfolio permitted in each of the following instruments:

LGIP	100% maximum
U.S. Treasury and Agency Securities	100% maximum
Certificates of Deposit	25% maximum
Repurchase Agreements	50% maximum
Bankers' Acceptances	40% maximum
Commercial Paper	35% maximum
Corporate Notes and Bank Notes	25% maximum

The Commuter Rail Service Fund's investment policy provides limitations on the percentage of the portfolio that can be invested in each type of security, as indicated in the following chart.

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NOTES TO FINANCIAL STATEMENTS

Note 3. Cash and Investments (Continued)

The limitations provided in the investment policy for maximum maturity and the percentages of the portfolio permitted for each category of investments are as follows:

Investment	Length of Maturity	Percent Allowed
Bonds, notes, and other evidence of indebtedness		
of the United States	60 months or less	100%
Bonds, notes, and other evidence of indebtedness		
of the Commonwealth of Virginia	60 months or less	100%
Bonds, notes, and other evidence of indebtedness		
of any county, city, town, district, authority, or other	36 months or less	
public body of the Commonwealth of Virginia	30 months of less	100%
Bonds and notes of FNMA and FHLB	36 months or less	75%
Savings accounts or CD's of any bank or savings and		
loan association within the Commonwealth of Virginia	12 months or less	20%
Money market mutual funds	13 months or less	60%
Repurchase agreements	24 months or less	20%
Bankers' acceptances	24 months or less	10%
Prime Quality Commercial Paper		
(no more than 5% from one issuer)	270 days or less	35%
High Quality Corporate Notes	24 months or less	50%
Certificates representing ownership in treasury		
bond principal	24 months or less	50%
LGIP	N/A	100%
Negotiable CD's and negotiable bank deposit notes	24 months or less	25%

Funds are held in the LGIP for the benefit of the various member jurisdictions as follows:

	Bus Service
	and Member
	Jurisdictions
Stafford County	\$ 2,370,883
Prince William County	6,936,557
City of Manassas	582,410
City of Manassas Park	2,754,159
City of Fredericksburg	2,329,238
Spotsylvania County	755,526
	\$ 15,728,773

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NOTES TO FINANCIAL STATEMENTS

Note 4. Due To/From Other Governments

Amounts due from other governments are as follows:

	Bus Service and Member		
	Jurisdictions		
Virginia Department of Motor Vehicles - motor fuel tax receipts	\$ 4,634,069		
Virginia Department of Rail and Public Transportation	2,173,301		
Federal Transit Administration	17,331,872		
Northern Virginia Transportation Commission	623,763		
Northern Virginia Transportation Authority	457,894		
Washington Metropolitan Area Transit Authority	52,711		
Virginia Department of Transportation	12,224		
City of Manassas	1,006		
Prince William County	206		
	\$ 25,287,046		
A			
Amounts due to other governments are as follows:			
	Bus Service		
	and Member		
	Jurisdictions		
Spotsylvania County	\$ 172,516		
Virginia Department of Rail and Public Transportation	3,740		
	\$ 176,256		

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NOTES TO FINANCIAL STATEMENTS

Note 5. Capital Assets

Changes in capital assets for the year ended June 30, 2020 are as follows:

	Balance									Balance
		July 1, 2019		Increases		Decreases	ecreases Transfers		J	une 30, 2020
Capital assets not being depreciated										
or amortized:										
Land	\$	6,639,270	\$	-	\$	<u>-</u>	\$	-	\$	6,639,270
Construction in progress		33,793,487		31,887,417		(338,752)		(9,718,048)		55,624,104
Total capital assets not being						/				
depreciated or amortized	_	40,432,757		31,887,417		(338,752)		(9,718,048)		62,263,374
Capital assets being depreciated										
and amortized:		06.254.650		1 500 510		(6.510.205)				01.550.000
Buses and related equipment		96,374,678		1,722,718		(6,519,307)		-		91,578,089
Rail rolling stock		142,639,959		-		-		-		142,639,959
Buildings		8,052,341		-		-		-		8,052,341
Building improvements		4,347,976		8,834		(54,956)		-		4,301,854
Site improvements		1,430,513				-		-		1,430,513
Bus shelters		1,512,303		21,432		(67,825)		-		1,465,910
Vehicles		215,912		144,467		-		-		360,379
Furniture and equipment		2,412,678		23,553		(123,518)		-		2,312,713
Software and easement		3,914,290		25,688		-		-		3,939,978
Facilities		54,925,894		-		-		1,478,832		56,404,726
Track and signal improvements		41,717,264		-		-		8,047,215		49,764,479
Furniture, equipment and software		9,090,291		7,493		(31,726)		192,001		9,258,059
Equity in property of others		2,893,643		-		-		-		2,893,643
Total capital assets being										
depreciated and amortized		369,527,742		1,954,185		(6,797,332)		9,718,048		374,402,643
Less accumulated depreciation and										
amortization for:										
Buses and related equipment		58,415,025		7,462,911		(6,519,307)		_		59,358,629
Rail rolling stock		46,768,104		5,800,441		(0,01),007)		_		52,568,545
Buildings		5,769,994		268,512		_		_		6,038,506
Building improvements		2,492,763		297,743		(48,415)		_		2,742,091
Site improvements		707,849		69,577		(.0,.10)		_		777,426
Bus shelters		1,371,771		86,960		(67,825)		_		1,390,906
Vehicles		140,700		43,881		(07,025)		_		184,581
Furniture and equipment		1,524,459		434,248		(123,518)		_		1,835,189
Software and easement		2,505,624		692,273		(123,310)		_		3,197,897
Facilities		22,385,004		1,664,873		_		_		24,049,877
Track and signal improvements		16,097,133		2,093,269		_		_		18,190,402
Furniture, equipment and software		8,440,980		191,151		(31,725)		_		8,600,406
Equity in property of others		1,984,253		82,297		(31,723)		_		2,066,550
Total accumulated depreciation		,								
and amortization Total capital assets being		168,603,659		19,188,136		(6,790,790)		-		181,001,005
depreciated and amortized, net		200,924,083		(17,233,951)		(6,542)		9,718,048		193,401,638
Total capital assets, net	\$	241,356,840	\$	14,653,466	\$	(345,294)	\$		\$	255,665,012
				-						

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NOTES TO FINANCIAL STATEMENTS

Note 6. Long-Term Liabilities

Revenue Bond

\$2,335,000, Series 2012 Revenue Bond, due in annual installments of \$260,000 to \$285,000 through October 2022, plus interest at 4.82% to 4.83%

\$ 820,000

Mandatory debt service requirements consist of the following:

			Total
Year Ending June 30,	Principal	Interest	Required
2021	\$ 260,000	\$ 33,263	\$ 293,263
2022	275,000	20,378	295,378
2023	285,000	6,878	291,878
_			
	\$ 820,000	\$ 60,519	\$ 880,519

Capitalized Lease - Gallery IV (11 cars)

			PRTC
	Total	Rep	orting Entity
\$25,100,000 capitalized lease obligation (PRTC reporting entity,			
\$12,550,000); \$965,679 due semi-annually (PRTC reporting			
entity, \$482,840), interest at 4.59%, maturing in 2025,			
collateralized with Gallery IV railcars with a carrying value of			
\$12,946,565 (PRTC reporting entity, \$6,473,283)	\$ 8,541,916	\$	4,270,957

Future minimum lease payments as of June 30, 2020 are as follows:

			PRTC
Year Ending June 30,	Total	Repo	orting Entity
2021	\$ 1,931,357	\$	965,679
2022	1,931,357		965,679
2023	1,931,357		965,679
2024	1,931,357		965,678
2025	1,931,357		965,678
Total minimum lease payments	9,656,785		4,828,393
Less amount representing interest	1,114,869		557,436
Present value of lease payments	\$ 8,541,916	\$	4,270,957

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NOTES TO FINANCIAL STATEMENTS

Note 6. Long-Term Liabilities (Continued)

Capitalized Leases – Copiers

			PRTC
	To	tal	Reporting Entity
\$63,450 capitalized lease obligations; \$1,329 due monthly, interest at 9.39%, maturing in 2020; collateralized with two multifunction copiers with a carrying value of \$0 (PRTC reporting entity, \$0) Leases retired in fiscal year 2020, and the copiers purchased at under \$5,000 per unit (PRTC reporting			
entity, \$5,000).	\$	-	\$ -

The following is a summary of long-term liability activity for the year ended June 30, 2020:

	Beginnin Balance	_	·eases	Decreases	Ending Balance	Due Within One Year
Revenue bond	\$ 1,065,0		- \$	245,000	\$ 820,000	\$ 260,000
Unamortized premium	138,8	29	-	42,716	96,113	-
Capital leases	5,016,2	07	-	745,250	4,270,957	778,473
	\$ 6,220,0	36 \$	- \$	1,032,966	\$ 5,187,070	\$ 1,038,473

Note 7. Net Position

Restricted net position represents net assets subject to restrictions beyond PRTC's control. Following is a summary of the components of restricted net position as of June 30, 2020:

	E	Bus Service			
	and Member Commute				
	Jı	urisdictions	R	Rail Service	Total
Cash and investments	\$	15,728,773	\$	28,330	\$ 15,757,103
Due from other governments, net		4,461,553		-	4,461,553
Grants and contributions		-		1,263,069	1,263,069
Cash and investments - insurance trust fund		-		5,131,770	5,131,770
					_
	\$	20,190,326	\$	6,423,169	\$ 26,613,495

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NOTES TO FINANCIAL STATEMENTS

Note 7. Net Position (Continued)

Unrestricted net position consists of the following as of June 30, 2020:

	Bus Service					
	and Member			Commuter		
	Jurisdictions			Rail Service		Total
Designation of unrestricted net assets:						
Carry forward to support future years'						
budgets	\$	4,155,002	\$	-	\$	4,155,002
Local match for federal/state grants		229,085		-		229,085
Total designations		4,384,087		-		4,384,087
Undesignated unrestricted net position		17,795,845		59,676,319		77,472,164
Total unrestricted net position	\$	22,179,932	\$	59,676,319	\$	81,856,251

Note 8. Joint Venture – Virginia Railway Express

The NVTC reporting entity and the PRTC reporting entity contain their respective shares of the financial activity of the VRE joint venture. In order to present a full and accurate picture of VRE operations, all financial transactions related to the commuter rail program are combined in a separate set of financial statements. These audited financial statements can be obtained from the Director of Finance and Administration of PRTC at 14700 Potomac Mills Road, Woodbridge, Virginia 22192.

Assets owned by the Commissions for the VRE operations have been funded by a variety of sources including federal assistance with PRTC as grantee, Commonwealth of Virginia assistance with NVTC-VRE as grantee, local contributions, and various loans and other financing arrangements for which one or both Commissions have served as issuer, borrower, or in other related capacities.

The federal grant agreements control the use and disposal of property acquired with federal grant funds. If property is removed from service prior to the end of its useful life, the grant recipient may be required to return to the grantor agency the federal assistance expended on that property. In addition, permission of the grantor agency is required if property is disposed of prior to the end of its useful life or at any time for an amount in excess of \$5,000.

The Master Agreement for the use of Commonwealth of Virginia Transportation Funds controls the use and disposal of property acquired with state grant funds. If any project equipment are not used for the purpose for which they were purchased for the duration of their useful lives, the Commonwealth has the option of requiring the grantee to relinquish title to the project equipment or remit an amount equal to the proportional share of the fair market value based upon the ratio of participation by the state. For facilities, the Commonwealth requires an amount equal to the proportional share of fair market value based upon the ratio of participation by the state be remitted.

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NOTES TO FINANCIAL STATEMENTS

Note 8. Joint Venture – Virginia Railway Express (Continued)

Pursuant to a Master Agreement signed in 1989, the Commissions own and operate VRE. VRE provides commuter rail service on two railroad lines originating in Fredericksburg and Manassas, Virginia and terminating at Union Station, Washington, D.C. The service uses existing track of the CSX Transportation Corporation ("CSX"), and the Norfolk Southern Railway Company, under respective operating access agreements. Trains are operated and maintained pursuant to an agreement between the Commissions and Keolis Rail Services Virginia, LLC, and Amtrak provides the Commissions with access to storage at Union Station and other services.

VRE is managed by the Commissions. Certain functions have been delegated to the VRE Operations Board, which consists of representatives of all contributing and participating jurisdictions and one representative of the Commonwealth of Virginia's Department of Rail and Public Transportation. The system is not currently configured for fare revenues alone to produce positive operating income. In addition to fares, the project is financed with proceeds from the Commuter Rail Revenue Bonds, a federal loan (refinanced in fiscal year 2018 to a bond), a lease financing, Federal and Commonwealth of Virginia grants, Northern Virginia Transportation Authority (NVTA) regional grants and jurisdictional contributions apportioned through a formula based on ridership, supplemented by voluntary donations from contributing jurisdictions. Grants and contributions fund both operations and capital projects. Participating jurisdictions include the counties of Fairfax, Prince William, Spotsylvania, and Stafford; and the cities of Manassas, Manassas Park, and Fredericksburg, Virginia. Contributing jurisdictions include Arlington County and the City of Alexandria, Virginia.

In July 2007, the Commissions adopted amendments to the VRE Master Agreement that expanded the Operations Board to include all member jurisdictions and provided for board representation proportionate to system ridership, and weighted voting proportionate to jurisdictional subsidy. In addition, the amendments apportioned jurisdictional subsidies on system ridership only, rather than the former 90% system ridership and 10% population formula. The amendment to the subsidy formula was phased in over four years, beginning in fiscal year 2008. The amendments also allowed for greater autonomy for the Operations Board, with progressively more decisions made by the Board without referral to PRTC and NVTC.

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NOTES TO FINANCIAL STATEMENTS

Note 8. Joint Venture – Virginia Railway Express (Continued)

Financial information from VRE's fiscal year 2020 audited financial statements is shown below.

VIRGINIA RAILWAY EXPRESS STATEMENT OF NET POSITION June 30, 2020

ASSETS AND DEFERRED OUTFLOWS OF RESOURCES	
Current Assets	
Cash and cash equivalents	\$ 97,142,781
Accounts receivable:	
Federal due from PRTC	9,006,275
Federal CARES Act	2,688,095
Commonwealth of Virginia grants	5,415,225
Commuter Rail Operating and Capital (C-ROC) Fund	3,750,000
Trade receivables, net of allowance for doubtful accounts	594,027
Other receivables	602,064
Inventory	2,751,678
Prepaid expenses and other	139,004
Restricted cash, cash equivalents and investments	14,862,978
Total current assets	136,952,127
Noncurrent Assets	
Capital assets (net of \$211,051,174 accumulated depreciation and amortization)	335,019,850
Total noncurrent assets	335,019,850
Total assets	471,971,977
Deferred Outflows of Resources	
Loss on refunding	393,423
Pension plan	680,256
Other postemployment benefits	 107,362
Total deferred outflows of resources	1,181,041
Total assets and deferred outflows of resources	\$ 473,153,018

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NOTES TO FINANCIAL STATEMENTS

Note 8. Joint Venture – Virginia Railway Express (Continued)

VIRGINIA RAILWAY EXPRESS STATEMENT OF NET POSITION (Continued) June 30, 2020

LIABILITIES, DEFERRED INFLOWS OF RESOURCES AND NET POSITION		
Current Liabilities		
Accounts payable and accrued liabilities	\$ 5,307,212	
Unearned revenue	1,818,911	
Current portion of:		
Capital lease obligations	1,556,946	
Bonds payable	2,350,000	
Total current liabilities	11,033,069	
Noncurrent Liabilities		
Pension liability	212,336	
Other postemployment benefits	457,084	
Capital lease obligations	6,984,969	
Bonds payable	44,846,530	
Compensated absences	629,021	
Total noncurrent liabilities	53,129,940	
Total liabilities	64,163,009	
Deferred Inflows of Resources		
Pension plan	141,890	
Other postemployment benefits	32,665_	
Total deferred inflows of resources	174,555	
Net Position		
Net investment in capital assets	279,674,828	
Restricted for liability insurance plan	10,320,199	
Restricted for debt service	2,016,642	
Restricted grants or contributions	2,526,137	
Unrestricted assets	114,277,648	
Total net position	408,815,454	
Total liabilities, deferred inflows of resources and net position	\$ 473,153,018	

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NOTES TO FINANCIAL STATEMENTS

Note 8. Joint Venture – Virginia Railway Express (Continued)

VIRGINIA RAILWAY EXPRESS STATEMENT OF REVENUES, EXPENSES AND CHANGES IN NET POSITION Year Ended June 30, 2020

Operating Revenues Operating Expenses	\$ 34,969,771 78,525,443
Operating loss before depreciation and amortization	(43,555,672)
Depreciation and Amortization	(19,690,320)
Operating loss	(63,245,992)
Nonoperating Revenues (Expenses)	
Subsidies:	
Commonwealth of Virginia grants	18,712,734
Federal grants – with PRTC as grantee	15,271,669
Federal CARES Act	2,688,095
Jurisdictional contributions	17,767,748
Commuter Rail Operating and Capital (C-ROC) Fund	15,000,000
Interest income:	
Operating funds	1,009,626
Insurance trust	218,621
Commuter Rail Operating and Capital (C-ROC) Fund	294,176
Other restricted funds	48,899
Interest, amortization and other nonoperating expenses, net	(2,089,883)
Total nonoperating revenues, net	68,921,685
Capital Grants and Assistance	
Commonwealth of Virginia grants	2,110,561
Federal grants – with PRTC as grantee	3,696,057
Regional transportation funding (NVTA)	1,758,116
Total capital grants and assistance	7,564,734
Extraordinary or Special Items	1,372,379
Change in net position	14,612,806
Net Position, beginning of year	394,202,648
Net Position, ending	\$ 408,815,454

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NOTES TO FINANCIAL STATEMENTS

Note 9. Direct Transportation Expenses

In addition to PRTC administrative costs, the member jurisdictions authorize disbursements from their respective 2.1% motor fuel tax revenues for transportation projects operating or originating within their jurisdiction. During the year ended June 30, 2020, amounts expended for joint and jurisdictional transportation projects consisted of:

	Bus Service		
	and Member		
	Jurisdictions		
VRE support	\$	5,059,745	
Other jurisdictional projects		9,041,561	
	\$	14,101,306	

VRE payments are made in accordance with operating and capital budgets prepared by VRE and adopted by its Operations Board.

Note 10. Risk Management and Liability Insurance Plan

PRTC and the VRE commuter rail operation is exposed to various risks of loss related to torts; theft of, damage to and destruction of assets; errors and omissions; injuries to employees; and natural disasters. Commercial insurance is purchased to address these risks, including workers' compensation and employee health and accidental insurance. The Virginia Department of Treasury, Division of Risk Management has established the terms of VRE's Commuter Rail Operations Liability Plan (the Insurance Plan). The Insurance Plan consists of a combination of self-insurance reserves and purchased insurance in amounts actuarially determined to meet the indemnification requirements of the Operating Access Agreements and the Purchase of Services Agreement and for liability and property coverage. The Commissions indemnify each of the railroads in an amount up to the passenger rail liability cap (currently at \$295,000,000) for any claims against persons or property associated with commuter rail operations. Settled claims have not exceeded commercial coverage during any of the past three fiscal years. The liability for incurred but not reported claims was approximately \$139,000 at June 30, 2020, of which \$69,500 was included in the PRTC reporting entity. PRTC is indemnified from risk related to its bus/bus facility issues by virtue of its contract with First Transit, the third-party bus services provider.

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NOTES TO FINANCIAL STATEMENTS

Note 10. Risk Management and Liability Insurance Plan (Continued)

The Division of Risk Management manages the Insurance Trust Fund pursuant to provisions of the Insurance Plan. Since November 2006, all plan assets have been invested in the Department of the Treasury common pool. Activity in the Insurance Trust Fund for the year ended June 30, 2020 was as follows:

			PRTC
	Total	Rep	orting Entity
Beginning balance, July 1, 2019	\$ 10,471,870	\$	5,235,935
Contribution to reserves	3,900,136		1,950,068
Insurance premiums paid	(4,256,144)		(2,128,072)
Claims mitigation and losses incurred	(55,493)		(27,747)
Investment income	218,621		109,311
Actuarial and administrative charges	 (15,450)		(7,725)
Ending balance, June 30, 2020	\$ 10,263,540	\$	5,131,770

An actuarial study is performed annually to determine the adequacy of the Insurance Trust Fund for the risk retained and to determine the required contribution to reserves.

Note 11. Deferred Compensation Benefits

PRTC offers a deferred compensation plan created in accordance with Internal Revenue Code Section 457. The plan is available to all employees and permits them to defer a portion of their current salary until future years. The deferred compensation is not available to employees until termination, retirement, death, or unforeseeable emergency.

All amounts of compensation deferred under the plan, all property and rights purchased with those amounts, and all income attributable to those amounts, property, or rights are held in trust for the exclusive benefit of plan participants and/or beneficiaries. PRTC has the duty of due care that would be required of any prudent investor.

PRTC contributions to the deferred compensation plan for the year ended June 30, 2020 were \$15,820.

PRTC also offers a Governmental Money Purchase Plan (401a) to the Executive Director for deferred compensation purposes. PRTC contributions to the 401a for the year ended June 30, 2020 were \$6,461.

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NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan

Name of Plan: Virginia Retirement System (VRS)

Identification of Plan: Agent Multiple-Employer Pension Plan

Administering Entity: Virginia Retirement System (System)

A. Plan Description

All full-time, salaried permanent employees of PRTC are automatically covered by VRS Retirement Plan upon employment. This plan is administered by the Virginia Retirement System (the System) along with plans for other employer groups in the Commonwealth of Virginia. Members earn one month of service credit for each month they are employed and for which they and their employer pay contributions to VRS. Members are eligible to purchase prior service, based on specific criteria as defined in the *Code of Virginia*, as amended. Eligible prior service that may be purchased includes prior public service, active military service, certain periods of leave, and previously refunded service.

The System administers three different benefit structures for covered employees – Plan 1, Plan 2, and Hybrid. Each of these benefit structures has a different eligibility criteria. The specific information for each plan and the eligibility for covered groups within each plan are set out in the table below:

PLAN 1

PLAN 2

HYBRID RETIREMENT PLAN

About Plan 1

Plan 1 is a defined benefit plan. The retirement benefit is based on a member's age, service credit and average final compensation at retirement using a formula.

About Plan 2

Plan 2 is a defined benefit plan. The retirement benefit is based on a member's age, service credit and average final compensation at retirement using a formula.

About the Hybrid Retirement Plan

The Hybrid Retirement Plan combines the features of a defined benefit plan and a defined contribution plan.

- •The defined benefit is based on a member's age, service credit and average final compensation at retirement using a formula.
- •The benefit from the defined contribution component of the plan depends on the member and employer contributions made to the plan and the investment performance of those contributions.
- •In addition to the monthly benefit payment payable from the defined benefit plan at retirement, a member may start receiving distributions from the balance in the defined contribution account, reflecting the contributions, investment gains or losses, and any required fees.

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NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan (Continued)

A. Plan Description (Continued)

PLAN 1

PLAN 2

HYBRID RETIREMENT PLAN

Eligible Members

Employees are in Plan 1 if their membership date is before July 1, 2010, and they were vested as of January 1, 2013 and they have not taken a refund.

Hybrid Opt-In Election

Non-hazardous duty covered Plan 1 members were allowed to make an irrevocable decision to opt into the Hybrid Retirement Plan during a special election window held January 1 through April 30, 2014. The Hybrid Retirement Plan's effective date for eligible Plan 1 members who opted in was July 1, 2014.

If eligible deferred members returned to work during the election window, they were also eligible to opt into the Hybrid Retirement Plan.

Members who were eligible for an optional retirement plan (ORP) and had prior service under Plan 1 were not eligible to elect the Hybrid Retirement Plan and remain as Plan 1 or ORP.

Eligible Members

Employees are in Plan 2 if their membership date is on or after July 1, 2010, or their membership date is before July 1, 2010, and they were not vested as of January 1, 2013.

Hybrid Opt-In Election

Eligible Plan 2 members were allowed to make an irrevocable decision to opt into the Hybrid Retirement Plan during a special election window held January 1 through April 30, 2014.

The Hybrid Retirement Plan's effective date for eligible Plan 2 members who opted in was July 1, 2014.

If eligible deferred members returned to work during the election window, they were also eligible to opt into the Hybrid Retirement Plan.

Members who were eligible for an optional retirement plan (ORP) and have prior service under Plan 2 were not eligible to elect the Hybrid Retirement Plan and remain as Plan 2 or ORP.

Eligible Members

Employees are in the Hybrid Retirement Plan if their membership date is on or after January 1, 2014. This includes:

- Political subdivision employees.*
- Members in Plan 1 or Plan 2 who elected to opt into the plan during the election window held January 1 through April 30, 2014; the plan's effective date for opt-in members was July 1, 2014.

*Non-Eligible Members

Some employees are not eligible to participate in the Hybrid Retirement Plan. They include:

• Political subdivision employees who are covered by enhanced benefits for hazardous duty employees

Those employees eligible for an optional retirement plan (ORP) must elect the ORP plan or the Hybrid Retirement Plan. If these members have prior service under Plan 1 or Plan 2, they are not eligible to elect the Hybrid Retirement Plan and must select Plan 1 or Plan 2 (as applicable) or ORP.

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NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan (Continued)

A. Plan Description (Continued)

PLAN 1 PLAN 2 RETIREMENT PLAN

Retirement Contributions

Employees contribute 5% of their compensation each month to their member contribution account through a pre-tax salary reduction.

Member contributions are taxdeferred until they are part of withdrawn as retirement benefit or as a refund. The employer makes a separate actuarially determined contribution to VRS for all covered employees. **VRS** invests both member and contributions employer provide funding for the future benefit payment.

Service Credit

Service credit includes active service. Members earn service credit for each month they are employed in a covered position. It also may include credit for prior service the member has purchased or additional service credit the member was granted. A member's total service credit is one of the factors used to determine their eligibility for retirement and to calculate their retirement benefit. It also may count toward eligibility for the health insurance credit in retirement, if the employer offers the health insurance credit.

Retirement ContributionsSame as Plan 1.

Service Credit Same as Plan 1.

Retirement Contributions

A member's retirement benefit is funded mandatory and through voluntary contributions made by the member and the employer to both the defined benefit and the defined contribution components of the plan. Mandatory contributions are based on a percentage of the employee's creditable compensation and are required from both the member and the employer. Additionally, members may choose to make voluntary contributions to the defined contribution component of the plan, and the employer is required to match voluntary contributions according to specified percentages.

Service Credit

Defined Benefit Component

Under the defined benefit component of the plan, service credit includes active service. Members earn service credit for each month they are employed in a covered position. It also may include credit for prior service the member has purchased or additional service credit the member was granted. A member's total service credit is one of the factors used to determine their eligibility for retirement and to calculate their retirement benefit. It also may count toward eligibility for health insurance credit in retirement, if the employer offers the health insurance credit.

Defined Contribution Component Under the defined contribution component, service credit is used to determine vesting for the employer contribution portion of the plan.

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Vesting

Same as Plan 1.

NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan (Continued)

A. Plan Description (Continued)

PLAN 1 PLAN 2 RETIREMENT PLAN

Vesting

Vesting is the minimum length of service a member needs to qualify for a future retirement benefit. Members become vested when they have at least five years (60 months) of service credit. Vesting means members are eligible to qualify for retirement if they meet the age and service requirements for their plan. Members also must be vested to receive a full refund of their member contribution account balance if they leave employment and request a refund.

Members are always 100% vested in the contributions they make.

Vesting

Defined Benefit Component

Defined benefit vesting is the minimum length of service a member needs to qualify for a future retirement benefit. Members are vested under the defined benefit component of the Hybrid Retirement Plan when they reach five years (60 months) of service credit. Plan 1 or Plan 2 members with at least five years (60 months) of service credit who opted into the Hybrid Retirement Plan remain vested in the defined benefit component.

Defined Contribution Component
Defined contribution vesting refers to
the minimum length of service a
member needs to be eligible to
withdraw the employer contributions
from the defined contribution
component of the plan.

Members are always 100% vested in the contributions they make.

Upon retirement or leaving covered employment, a member is eligible to withdraw a percentage of employer contributions to the defined contribution component of the plan, based on service.

- After two years, a member is 50% vested and may withdraw 50% of employer contributions.
- After three years, a member is 75% vested and may withdraw 75% of employer contributions.
- After four or more years, a member is 100% vested and may withdraw 100% of employer contributions.

Distribution is not required, except as governed by law.

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NOTES TO FINANCIAL STATEMENTS

Note 12. **Pension Plan (Continued)**

A. Plan Description (Continued)

		HYBRID
PLAN 1	PLAN 2	RETIREMENT PLAN

Calculating the Benefit

The Basic Benefit is determined the average final compensation, service credit. and plan multiplier.

An early retirement reduction factor is applied to the Basic Benefit if the member retires with a reduced retirement In cases where the benefit. member has elected an optional form of retirement payment, an option factor specific to the option chosen is then applied.

Average Final Compensation

A member's average final compensation is the average of the 36 consecutive months of highest compensation as a covered employee.

Service Retirement Multiplier

The retirement multiplier is a factor used in the formula to determine a final retirement The benefit. retirement multiplier for non-hazardous duty members is 1.70%.

Normal Retirement Age Age 65.

Calculating the Benefit

See definition under Plan 1.

Calculating the Benefit Defined Benefit Component See definition under Plan 1

Defined Contribution Component The benefit is based on contributions made by the member and any matching contributions made by the employer, plus investment net earnings on those contributions.

Average Final Compensation

A member's average final compensation is the average of the 60 consecutive months of highest compensation as a covered employee.

Service Retirement Multiplier

Same as Plan 1 for service earned, purchased or granted prior to January 1, 2013. For non-hazardous duty members the retirement multiplier is 1.65% for service credit earned, purchased or granted on or after January 1, 2013.

Normal Retirement Age

Normal Social Security retirement age.

Average Final Compensation

Same as Plan 2. It is used in the retirement formula for the defined benefit component of the plan.

Service Retirement Multiplier

Defined Benefit Component The retirement multiplier for the defined benefit component is 1.0%.

For members who opted into the Hybrid Retirement Plan from Plan 1 or Plan 2, the applicable multipliers for those plans will be used to calculate the retirement benefit for service credited in those plans.

Normal Retirement Age

Defined Benefit Component Same as Plan 2.

Defined Contribution Component Members are eligible to receive distributions upon leaving employment, subject to restrictions.

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NOTES TO FINANCIAL STATEMENTS

Note 12. **Pension Plan (Continued)**

A. Plan Description (Continued)

PLAN 1

PLAN 2

HYBRID RETIREMENT PLAN

Earliest Unreduced Retirement Eligibility

Age 65 with at least five years (60 Normal months) of service credit or at age 50 with at least 30 years of service credit.

Earliest Unreduced Retirement Eligibility

Social Security retirement age and have at least five years (60 months) of service credit or when their age plus service credit equals 90.

Earliest Unreduced Retirement Eligibility

Defined Benefit Component Normal Social Security retirement age and have at least five years (60 months) of service credit or when their age plus service credit equals

Defined Contribution Component Members are eligible to receive distributions upon leaving employment, subject to restrictions.

Earliest Reduced Retirement Eligibility

Age 55 with at least five years (60 months) of service credit or age 50 with at least 10 years of service credit.

Earliest Reduced Retirement Eligibility

Age 60 with at least five years (60 months) of service credit.

Earliest Reduced Retirement Eligibility

Defined Benefit Component Age 60 with at least five years (60 months) of service credit.

Defined Contribution Component Members are eligible to receive distributions upon leaving employment, subject to restrictions.

Cost-of-Living Adjustment (COLA) in Retirement

The Cost-of-Living Adjustment (COLA) matches the first 3% increase in the Consumer Price Index for all Urban Consumers (CPI-U) and half of any additional increase (up to 4%) up to a maximum COLA of 5%.

Cost-of-Living Adjustment (COLA) in Retirement

The Cost-of-Living Adjustment (COLA) matches the first 2% increase in the Consumer Price Index for all Urban Consumers (CPI-U) and half of any additional increase (up to 2%), for a maximum COLA of 3%.

Cost-of-Living Adjustment (COLA) in Retirement **Defined Benefit Component**

Same as Plan 2.

Eligibility:

For members who retire with an Same as Plan 1. unreduced benefit or with a reduced benefit with at least 20 years of service credit, the COLA will go into effect on July 1 after one full calendar year from the retirement date.

For members who retire with a reduced benefit and who have less than 20 years of service credit, the COLA will go into effect on July 1 after one calendar year following the unreduced retirement eligibility date.

Eligibility:

Defined Contribution Component Not applicable.

Eligibility:

Same as Plan 1 and Plan 2.

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NOTES TO FINANCIAL STATEMENTS

Note 12. **Pension Plan (Continued)**

A. Plan Description (Continued)

ri. <u>I tan Description</u> (Continued)		
PLAN 1	PLAN 2	HYBRID RETIREMENT PLAN
Cost-of-Living Adjustment (COLA) in Retirement (Continued)	Cost-of-Living Adjustment (COLA) in Retirement (Continued)	Cost-of-Living Adjustment (COLA) in Retirement (Continued)
Exceptions to COLA Effective Dates: The COLA is effective July 1 following one full calendar year (January 1 to December 31) under any of the following circumstances: The member is within five years of qualifying for an unreduced retirement benefit as of January 1, 2013. The member retires on disability. The member retires directly from short-term or long-term disability. The member is involuntarily separated from employment for	Exceptions to COLA Effective Dates: Same as Plan 1.	Exceptions to COLA Effective Dates: Same as Plan 1 and Plan 2.
causes other than job performance or misconduct and is eligible to retire under the Workforce Transition Act or the Transitional Benefits Program. • The member dies in service and the member's survivor or beneficiary is eligible for a monthly death-inservice benefit. The COLA will go into effect on July 1 following one		

Disability Coverage

monthly benefit begins.

considered for disability retirement and retire on disability, the retirement multiplier is 1.7% on all service, regardless of when it was earned, purchased or granted.

full calendar year (January 1 to December 31) from the date the

Disability Coverage

Members who are eligible to be Members who are eligible to be Eligible considered for retirement and disability, the service, regardless of when it an was earned, purchased or program for its members. granted.

Disability Coverage

political subdivision disability (including Plan 1 and Plan 2 opton ins) participate in the Virginia Local retirement Disability Program (VLDP) unless multiplier is 1.65% on all their local governing body provides employer-paid comparable

> Hybrid members (including Plan 1 and Plan 2 opt-ins) covered under VLDP are subject to a one-year waiting period before becoming eligible for non-work related disability benefits.

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NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan (Continued)

A. <u>Plan Description</u> (Continued)

		HYBKID
PLAN 1	PLAN 2	RETIREMENT PLAN
Purchase of Prior Service	Purchase of Prior Service	Purchase of Prior Service
Members may be eligible to	Same as Plan 1.	Defined Benefit Component:
purchase service from previous		Same as Plan 1, with the following
public employment, active duty		exceptions:
military service, an eligible period		• Hybrid Retirement Plan
of leave or VRS refunded service		members are ineligible for
as service credit in their plan. Prior		ported service.
service credit counts toward		
vesting, eligibility for retirement		Defined Contribution
and the health insurance credit.		Component:
Only active members are eligible to		Not applicable.
purchase prior service. Members		
also may be eligible to purchase		
periods of leave without pay.		

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B. Employees Covered by Benefit Terms

As of the June 30, 2018 actuarial valuation, the following employees were covered by the benefit terms of the pension plan:

	Number
Inactive members or their beneficiaries currently receiving benefits	28
Inactive members:	
Vested	21
Non-vested	24
Active elsewhere in VRS	9
Total inactive members	54
Active members	95
Total covered employees	177

C. Contributions

The contribution requirement for active employees is governed by Section 51.1-145 of the *Code of Virginia*, as amended, but may be impacted as a result of funding options provided to political subdivisions by the Virginia General Assembly. Employees are required to contribute 5.00% of their compensation toward their retirement.

PRTC's contractually required contribution rate for the year ended June 30, 2020 was 4.93% of covered employee compensation. This rate was based on an actuarially determined rate from an actuarial valuation as of June 30, 2018.

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NOTES TO FINANCIAL STATEMENTS

Note 12. **Pension Plan (Continued)**

C. Contributions (Continued)

This rate, when combined with employee contributions, was expected to finance the costs of benefits earned by an employee during the year, with an additional amount to finance any unfunded accrued liability. Contributions to the pension plan from PRTC were \$323,989 and \$354,543 for the years ended June 30, 2020 and 2019, respectively.

D. Net Pension (Asset) Liability

PRTC's net pension (asset) liability was measured as of June 30, 2019. The total pension liability used to calculate the net pension (asset) liability was determined by an actuarial valuation performed as of June 30, 2018, rolled forward to the measurement date of June 30, 2019.

E. Actuarial Assumptions

The total pension liability for the Commission's retirement plan was based on an actuarial valuation as of June 30, 2018, using the Entry Age Normal actuarial cost method and the following assumptions, applied to all periods included in the measurement and rolled forward to the measurement date of June 30, 2019.

Inflation 2.5 percent

Salary increases, including inflation 3.5 percent - 5.35 percent

6.75 percent, net of pension plan investment

Investment rate of return expense, including inflation*

* Administrative expenses as a percent of the market value of assets for the last experience study were found to be approximately 0.06% of the market assets for all of the VRS plans. This would provide an assumed investment return rate for GASB purposes of slightly more than the assumed 6.75%. However, since the difference was minimal, and a more conservative 6.75% investment return assumption provided a projected plan net position that exceeded the projected benefit payments, the long-term expected rate of return on investments was assumed to be 6.75% to simplify preparation of pension liabilities.

Mortality Rates: 15% of deaths are assumed to be service related.

- Pre-retirement: RP-2014 Employee Rates at age 80, Healthy Annuitant Rates at ages

81 and older projected with scale BB to 2020; males 95% of rates;

females 105% of rates.

- Post-retirement: RP-2014 Employee Rates to age 49, Healthy Annuitant Rates at ages

50 and older projected with scale BB to 2020; males set forward 3

years; females 1.0% increase compounded from ages 70 to 90.

RP-2014 Disability Mortality Rates projected with scale BB to 2020; – Post-disablement:

males set forward 2 years, 110% of rates; females 125% of rates.

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NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan (Continued)

E. Actuarial Assumptions (Continued)

The actuarial assumptions used in the June 30, 2018 valuation were based on the results of an actuarial experience study for the period from July 1, 2012 through June 30, 2016, except the change in the discount rate, which was based on VRS Board action effective as of July 1, 2019. Changes to the actuarial assumptions as a result of the experience study and VRS Board action are as follows:

Mortality Rates (Pre-retirement, post-retirement healthy, and disabled)	Update to a more current mortality table – RP-2014 projected to 2020
Retirement Rates	Lowered rates at older ages and changed final retirement from 70 to 75
Withdrawal Rates	Adjusted rates to better fit experience at each year age and service through nine years of service
Disability Rates	Lowered rates
Salary Scale	No change
Discount Rate	Decrease rate from 7.0% to 6.75%

F. Long-Term Expected Rate of Return

The long-term expected rate of return on pension System investments was determined using lognormal distribution analysis in which best-estimate ranges of expected future real rates of return (expected returns, net of pension System investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. The target asset allocation and best estimates of arithmetic real rates of return for each major asset class are summarized in the following table:

		Arithmetic	Weighted Average
		Long-Term	Long-Term
	Target	Expected	Expected
Asset Class (Strategy)	Allocation	Rate of Return	Rate of Return*
Public Equity	34.00%	5.61%	1.91%
Fixed Income	15.00%	0.88%	0.13%
Credit Strategies	14.00%	5.13%	0.72%
Real Assets	14.00%	5.27%	0.74%
Private Equity	14.00%	8.77%	1.23%
MAPS - Multi-Asset Public Strategies	6.00%	3.52%	0.21%
PIP - Private Investment Partnership	3.00%	6.29%	0.19%
Total	100.00%	- -	5.13%
		Inflation	2.50%
	* Expected arithmeti	c nominal return	7.63%

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NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan (Continued)

F. Long-Term Expected Rate of Return (Continued)

* The above allocation provides a one-year return of 7.63%. However, one-year returns do not take into account the volatility present in each of the asset classes. In setting the long-term expected return for the system, stochastic projections are employed to model future returns under various economic conditions. The results provide a range of returns over various time periods that ultimately provide a median return of 7.11%, including expected inflation of 2.50%. The VRS Board elected a long-term rate of 6.75%, which is roughly at the 40th percentile of expected long-term results of the VRS fund asset allocation.

G. Discount Rate

The discount rate used to measure the total pension liability was 6.75%. The projection of cash flows used to determine the discount rate assumed that System member contributions will be made per the VRS Statutes and the employer contributions will be made in accordance with the VRS funding policy at rates equal to the difference between actuarially determined contribution rates adopted by the VRS Board of Trustees and the member rate. Consistent with the phased-in funding provided by the General Assembly for state and teacher employer contributions; political subdivisions were also provided with an opportunity to use an alternate employer contribution rate. For the year ended June 30, 2019, the alternate rate was the employer contribution rate used in fiscal year 2012 or 100% of the actuarially determined employer contribution rate from the June 30, 2018, actuarial valuations, whichever was greater. From July 1, 2019 on, participating employers are assumed to continue to contribute 100% of the actuarially determined contribution rates. Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore, the long-term expected rate of return was applied to all periods of projected benefit payments to determine the total pension liability.

H. Changes in the Net Pension (Asset) Liability

	Increase (Decrease)					
	T	let Pension				
		Liability	N	let Pension	(Asset) Liability	
Balance at June 30, 2018	\$	17,978,233	\$	18,530,278	\$	(552,045)
Changes for the year:						
Service cost		747,243		-		747,243
Interest		1,233,409		-		1,233,409
Changes of assumptions		631,239		-		631,239
Difference between expected and						
actual experience		312,560		-		312,560
Contributions – employer		-		354,543		(354,543)
Contributions – employee		-		414,063		(414,063)
Net investment income		-		1,249,744		(1,249,744)
Benefit payments, including refunds						,
of employee contributions		(716,216)		(716,216)		-
Administrative expense		-		(11,937)		11,937
Other changes		-		(791)		791
Net changes		2,208,235		1,289,406		918,829
Balance at June 30, 2019	\$	20,186,468	\$	19,819,684	\$	366,784

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NOTES TO FINANCIAL STATEMENTS

Note 12. Pension Plan (Continued)

I. Sensitivity of the Net Pension (Asset) Liability to Changes in the Discount Rate

The following presents the net pension (asset) liability of the Commission, using the discount rate of 6.75%, as well as what the Commission's net pension (asset) liability would be if it were calculated using a discount rate that is one percentage point lower (5.75%) or one percentage point higher (7.75%) than the current rate:

		Current				
	1% Decrease (5.75%)					
Plan's net pension (asset) liability	\$	3,069,540	\$	366,784	\$	(1,775,482)

J. Pension Expense and Deferred Outflows and Inflows of Resources Related to Pensions

For the year ended June 30, 2020, the Commission recognized pension expense of \$599,651. The Commission also reported deferred outflows and inflows of resources from the following sources:

	Deferred		Deferred	
	Outflows			Inflows
	of	of Resources		f Resources
Differences between expected and actual experience	\$	365,613	\$	-
Changes of assumptions		485,456		(75,494)
Net difference between projected and actual earnings				
on pension plan investments		-		(169,603)
Employer contributions subsequent to the measurement date		323,989		_
Total	\$	1,175,058	\$	(245,097)

The \$323,989 reported as deferred outflows of resources related to pensions resulting from PRTC's contributions subsequent to the measurement date will be recognized as a decrease of the net pension liability in the year ending June 30, 2021.

Other amounts reported as deferred outflows and (inflows) of resources related to pensions will be recognized in pension expense in future reporting periods as follows:

Year Ending June 30,		Amount
2021	\$	233,950
2022		64,045
2023		226,299
2024		81,678
	\$	605,972

K. Pension Plan Data

Information about the VRS Political Subdivision Retirement Plan is also available in the separately issued VRS 2019 Comprehensive Annual Financial Report (CAFR). A copy of the 2019 VRS CAFR may be downloaded from the VRS website at waretire.org/Pdf/Publications/2019-annual-report.pdf, or by writing to the VRS Chief Financial Officer at P.O. Box 2500, Richmond, Virginia 23218-2500.

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NOTES TO FINANCIAL STATEMENTS

Note 13. Other Postemployment Benefits Plan – Group Life Insurance Program

A. <u>Plan Description</u>

All full-time, salaried permanent employees of PRTC are automatically covered by the VRS Group Life Insurance Program (GLI) upon employment. This plan is administered by the Virginia Retirement System (the System), along with pensions and other OPEB plans, for public employer groups in the Commonwealth of Virginia.

In addition to the Basic GLI benefit, members are also eligible to elect additional coverage for themselves as well as a spouse or dependent children through the Optional GLI program. For members who elect the optional GLI coverage, the insurer bills employers directly for the premiums. Employers deduct these premiums from the members' paychecks and pay the premiums to the insurer. Since this is a separate and fully insured program, it is not included as part of the GLI Program OPEB.

The specific information for GLI Program OPEB, including eligibility, coverage and benefits is set out in the table below:

GROUP LIFE INSURANCE PROGRAM PLAN PROVISIONS

Eligible Employees

The GLI was established July 1, 1960, for state employees, teachers and employees of political subdivisions that elect the program.

Basic GLI coverage is automatic upon employment. Coverage ends for employees who leave their position before retirement eligibility or who take a refund of their accumulated retirement member contributions and accrued interest.

Benefit Amounts

The benefits payable under the GLI have several components.

- Natural Death Benefit The natural death benefit is equal to the employee's covered compensation rounded to the next highest thousand and then doubled.
- Accidental Death Benefit The accidental death benefit is double the natural death benefit.
- Other Benefit Provisions In addition to the basic natural and accidental death benefits, the program provides additional benefits provided under specific circumstances. These include:
 - o Accidental dismemberment benefit
 - o Safety belt benefit
 - o Repatriation benefit
 - o Felonious assault benefit
 - Accelerated death benefit option

Reduction in Benefit Amounts

The benefit amounts provided to members covered under the GLI are subject to a reduction factor. The benefit amount reduces by 25% on January 1 following one calendar year of separation. The benefit amount reduces by an additional 25% on each subsequent January 1 until it reaches 25% of its original value.

Minimum Benefit Amount and Cost-of-Living Adjustment (COLA)

For covered members with at least 30 years of service credit, there is a minimum benefit payable under GLI. The minimum benefit was set at \$8,000 by statute in 2015. This will be increased annually based on the VRS Plan 2 cost-of-living adjustment calculation. The minimum benefit adjusted for the COLA was \$8,463 as of June 30, 2020.

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NOTES TO FINANCIAL STATEMENTS

Note 13. Other Postemployment Benefits Plan – Group Life Insurance Program (Continued)

B. Contributions

The contribution requirements for the GLI are governed by Sections 51.1-506 and 51.1-508 of the *Code of Virginia*, as amended, but may be impacted as a result of funding provided to state agencies and school divisions by the Virginia General Assembly. The total rate for the GLI was 1.31% of covered employee compensation. This was allocated into an employee and an employer component using a 60/40 split. The employee component was 0.79% (1.31% X 60%) and the employer component was 0.52% (1.31% X 40%). Employers may elect to pay all or part of the employee contribution, however, the employer must pay all of the employer contribution. Each employer's contractually required employer contribution rate for the year ended June 30, 2020 was .52% of covered employee compensation. This rate was based on an actuarially determined rate from an actuarial valuation as of June 30, 2018. The actuarially determined rate, when combined with employee contributions, was expected to finance the costs of benefits payable during the year, with an additional amount to finance any unfunded accrued liability. Contributions to the GLI from PRTC were \$46,663 and \$47,196 for the years ended June 30, 2020 and June 30, 2019, respectively.

C. <u>GLI OPEB Liabilities</u>, <u>GLI OPEB Expense</u>, and <u>Deferred Outflows of Resources and Deferred Inflows of Resources Related to the Group Life Insurance Program OPEB</u>

At June 30, 2020, PRTC reported a liability of \$752,773 for its proportionate share of the net GLI OPEB liability. The net GLI OPEB liability was measured as of June 30, 2019 and the total GLI OPEB liability used to calculate the net GLI OPEB liability was determined by an actuarial valuation performed as of June 30, 2018, and rolled forward to the measurement date of June 30, 2019. The covered employer's proportion of the net GLI OPEB liability was based on the covered employer's actuarially determined employer contributions to the GLI for the year ended June 30, 2019 relative to the total of the actuarially determined employer contributions for all participating employers. At June 30, 2019, the participating employer's proportion was \$47,158 or 0.04626% as compared to \$46,174 or 0.04670% at June 30, 2018.

For the year ended June 30, 2020, PRTC recognized GLI OPEB expense of \$25,766. Since there was a change in the proportionate share between measurement dates, a portion of the GLI OPEB expense was related to deferred amounts from changes in proportion.

At June 30, 2020, the employer reported deferred outflows of resources and deferred inflows of resources related to the GLI OPEB from the following sources:

Dafamad

L	eterred	Deferred			
O	utflows		Inflows		
of I	Resources	of	Resources		
\$	50,064	\$	(9,764)		
	47,526		(22,699)		
	-		(15,463)		
	32,562		(5,870)		
	46,663				
\$	176,815	\$	(53,796)		
	0	47,526 - 32,562 46,663	Outflows of Resources \$ 50,064 \$ 47,526		

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NOTES TO FINANCIAL STATEMENTS

Note 13. Other Postemployment Benefits Plan – Group Life Insurance Program (Continued)

C. <u>GLI OPEB Liabilities</u>, <u>GLI OPEB Expense</u>, and <u>Deferred Outflows of Resources and Deferred Inflows of Resources Related to the Group Life Insurance Program OPEB</u> (Continued)

The \$46,663 reported as deferred outflows of resources related to the GLI OPEB resulting from the employer's contributions subsequent to the measurement date will be recognized as a reduction of the net GLI OPEB liability in the fiscal year ending June 30, 2021. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to the GLI OPEB will be recognized in the GLI OPEB expense in future reporting periods as follows:

Year Ending June 30,		Amount		
2021	\$	1,034		
2022	1	1,034		
2023	1	7,583		
2024	1	8,370		
2025	1	4,388		
Thereafter		3,947		
	\$	6,356		

D. Actuarial Assumptions

The total GLI OPEB liability was based on an actuarial valuation as of June 30, 2018, using the Entry Age Normal actuarial cost method and the following assumptions, applied to all periods included in the measurement and rolled forward to the measurement date of June 30, 2019.

Inflation 2.5%

Salary increases, including inflation:

Locality – general employees 3.5%-5.35%

Investment rate of return 6.75%, net of investment expenses, including

inflation*

Mortality Rates - Non-Largest 10 Locality Employers - General Employees

<u>Pre-Retirement:</u> RP-2014 Employee Rates to age 80, Healthy Annuitant Rates to 81 and older projected with Scale BB to 2020; males 95% of rates; females 105% of rates.

<u>Post-Retirement:</u> RP-2014 Employee Rates to age 49, Healthy Annuitant Rates at ages 50 and older projected with Scale BB to 2020; males set forward three years; females 1.0% increase compounded from ages 70 to 90.

<u>Post-Disablement:</u> RP-2014 Disability Life Mortality Table projected with Scale BB to 2020; males set forward two years, 110% of rates; females 125% of rates.

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^{*} Administrative expenses as a percent of the market value of assets for the last experience study were found to be approximately 0.06% of the market assets for all of the VRS plans. This would provide an assumed investment return rate for GASB purposes of slightly more than the assumed 6.75%. However, since the difference was minimal, and a more conservative 6.75% investment return assumption provided a projected plan net position that exceeded the projected benefit payments, the long-term expected rate of return on investments was assumed to be 6.75% to simplify preparation of the OPEB liabilities.

NOTES TO FINANCIAL STATEMENTS

Note 13. Other Postemployment Benefits Plan – Group Life Insurance Program (Continued)

D. Actuarial Assumptions (Continued)

The actuarial assumptions used in the June 30, 2018 valuation were based on the results of an actuarial experience study for the period from July 1, 2012 through June 30, 2016, except the change in the discount rate, which was based on VRS Board action effective as of July 1, 2019. Changes to the actuarial assumptions as a result of the experience study and VRS Board action are as follows:

Mortality Rates (pre-retirement, post-retirement healthy, and disabled)	Updated to a more current mortality table – RP-2014 projected to 2020
Retirement Rates	Lowered retirement rates at older ages and extended final retirement age from 70 to 75
Withdrawal Rates	Adjusted termination rates to better fit experience at each age and service year
Disability Rates	Lowered disability rates
Salary Scale	No change
Discount Rate	Decrease rate from 7.00% to 6.75%

E. Net GLI OPEB Liability

The net OPEB liability (NOL) for the GLI represents the program's total OPEB liability determined in accordance with GASB Statement No. 74, less the associated fiduciary net position. As of the measurement date of June 30, 2019, NOL amounts for the GLI is as follows (expressed in thousands):

	(GLI OPEB
		Program
Total GLI OPEB liability	\$	3,390,238
Plan fiduciary net position		1,762,972
GLI Net OPEB liability	\$	1,627,266

Plan fiduciary net position as a percentage of the total GLI OPEB liability 52.00%

The total GLI OPEB liability is calculated by the System's actuary, and each plan's fiduciary net position is reported in the System's financial statements. The net GLI OPEB liability is disclosed in accordance with the requirements of GASB Statement No. 74 in the System's notes to the financial statements and required supplementary information.

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NOTES TO FINANCIAL STATEMENTS

Note 13. Other Postemployment Benefits Plan – Group Life Insurance Program (Continued)

F. Long-Term Expected Rate of Return

The long-term expected rate of return on the System's investments was determined using a lognormal distribution analysis in which best-estimate ranges of expected future real rates of return (expected returns, net of System's investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. The target asset allocation and best estimate of arithmetic real rates of return for each major asset class are summarized in the following table:

		Arithmetic	Weighted Average		
		Long-Term	Long-Term		
	Target	Expected	Expected		
Asset Class (Strategy)	Allocation	Rate of Return	Rate of Return*		
Public Equity	34.00%	5.61%	1.91%		
Fixed Income	15.00%	0.88%	0.13%		
Credit Strategies	14.00%	5.13%	0.72%		
Real Assets	14.00%	5.27%	0.74%		
Private Equity	14.00%	8.77%	1.23%		
MAPS - Multi-Asset Public Strategies	6.00%	3.52%	0.21%		
PIP - Private Investment Partnership	3.00%	6.29%	0.19%		
Total	100.00%	:	5.13%		
		Inflation	2.50%		
	* Expected arithmetic nominal return				

^{*} The above allocation provides a one-year return of 7.63%. However, one-year returns do not take into account the volatility present in each of the asset classes. In setting the long-term expected return for the System, stochastic projections are employed to model future returns under various economic conditions. The results provide a range of returns over various time periods that ultimately provide a median return of 7.11%, including expected inflation of 2.50%. The VRS Board elected a long-term rate of 6.75%, which is roughly at the 40th percentile of expected long-term results of the VRS fund asset allocation.

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NOTES TO FINANCIAL STATEMENTS

Note 13. Other Postemployment Benefits Plan – Group Life Insurance Program (Continued)

G. Discount Rate

The discount rate used to measure the total GLI OPEB liability was 6.75%. The projection of cash flows used to determine the discount rate assumed that member contributions will be made per the VRS guidance and the employer contributions will be made in accordance with the VRS funding policy at rates equal to the difference between actuarially determined contribution rates adopted by the VRS Board of Trustees and the member rate. Through the fiscal year ending June 30, 2019, the rate contributed by PRTC for the GLI OPEB will be subject to the portion of the VRS Board-certified rates that are funded by the Virginia General Assembly which was 100% of the actuarially determined contribution rate. From July 1, 2019 on, employers are assumed to continue to contribute 100% of the actuarially determined contribution rates. Based on those assumptions, the GLI OPEB's fiduciary net position was projected to be available to make all projected future benefit payments of eligible employees. Therefore, the long-term expected rate of return was applied to all periods of projected benefit payments to determine the total GLI OPEB liability.

H. Sensitivity of PRTC's Proportionate Share of the Net OPEB Liability to Changes in the Discount Rate

The following presents PRTC's proportionate share of the net GLI OPEB liability using the discount rate of 6.75%, as well as what PRTC's proportionate share of the net GLI OPEB liability would be if it were calculated using a discount rate that is one percentage point lower (5.75%) or one percentage point higher (7.75%) than the current rate:

	Current						
	1% Dec (5.75		Di	iscount Rate (6.75%)	1	% Increase (7.75%)	
PRTC's proportionate share of the GLI net OPEB liability	\$	988,936	\$	752,773	\$	561,252	

I. GLI Fiduciary Net Position

Detailed information about the GLI's Fiduciary Net Position is available in the separately issued VRS 2019 Comprehensive Annual Financial Report (CAFR). A copy of the 2019 VRS CAFR may be downloaded from the VRS website at waretire.org/Pdf/Publications/2019-annual-report.pdf, or by writing to the System's Chief Financial Officer at P.O. Box 2500, Richmond, Virginia, 23218-2500.

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NOTES TO FINANCIAL STATEMENTS

Note 14. Contingencies and Contractual Commitments

Federal and State-Assisted Programs

The Commission has received proceeds from several federal and state grant programs. Periodic audits of these grants are required and certain costs may be questioned as not being appropriate expenditures under the grant agreements. Such audits could result in the refund of grant monies to the grantor agencies. Management believes that any required refunds will be immaterial. Based upon past experience, no provision has been made in the accompanying financial statements for the refund of grant monies.

A combination of federal and state grants and local funds are relied upon to finance a majority of PRTC contractual services and capital projects.

At June 30, 2020, there were disputes between VRE and certain vendors. The amounts of any settlements, should they occur, are not determinable at this time. However, such amounts are not expected to be material in relation to the recorded amounts.

The Commissions have outstanding commitments for construction of facilities and equipment. A combination of Federal (with PRTC as grantee) and Commonwealth of Virginia grants (with NVTC – VRE as grantee) and local funds will be used to finance these capital projects. The following is a summary of the more significant contractual commitments, net of expenses incurred as of June 30, 2020:

Stations and parking lots	\$ 3	,712,524
Rail rolling stock	5	,121,050
Maintenance and layover yards	2	,179,043
Track and signal improvements		130,746
Other administrative		288,390
Total	\$ 11	,431,753

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NOTES TO FINANCIAL STATEMENTS

Note 15. Operating Leases and Agreements

Operating Access Agreements with the CSX Transportation and Norfolk Southern railroads provide the Commissions the right to use tracks owned by the railroads in the provision of commuter rail passenger service. These agreements require the Commissions to pay the railroads a monthly base fee and to reimburse the railroads for any incremental cost incurred by the railroads as a result of providing track access for commuter rail service. For the year ended June 30, 2020, annual track usage fees totaled approximately \$10,527,000, of which \$5,631,000 is recognized by the PRTC reporting entity, and facility and other identified costs totaled approximately \$584,000, of which \$312,000 is recognized by the PRTC reporting entity. The increase in track usage fees primarily reflects normal annual increases to the base fees.

The agreement between Amtrak and the Commissions for access to and storage of equipment at Union Station and midday services and electrical power became effective on July 1, 2015 and ended June 30, 2020. A new agreement became effective on July 1, 2020. For the year ended June 30, 2020, costs for track access and equipment storage totaled approximately \$6,714,000, of which \$3,591,000 was recognized by the PRTC reporting entity. Costs for mid-day maintenance, utility, and other services totaled approximately \$4,345,000, of which \$2,324,000 was recognized by the PRTC reporting entity. Cost adjustments will be made in fiscal year 2021 to reflect changes to various published cost indices and the number of trains that have access to and are stored and serviced at the terminal. After October 1, 2015, charges for terminal access are determined in accordance with the cost-sharing arrangement for the Northeast Corridor passenger rail infrastructure mandated by the Passenger Rail Investment and Improvement Act of 2008 (PRIIA).

The Commissions signed a contract with Keolis Rail Services Virginia, LLC for train operations and maintenance for a five year period beginning July 1, 2015. Separate contracts for maintenance of equipment and facilities became effective for the period beginning July 1, 2016. The cost of train operations and maintenance for the year ended June 30, 2020, based on an annual budget prepared in advance, was approximately \$23,654,000, of which \$12,653,000 is recognized by the PRTC reporting entity. Costs for fiscal year 2020 reflect contractual increases and added services, including a focus on asset maintenance programs. Costs for fiscal year 2021 will be adjusted for service additions or deletions and annual changes to the Consumer Price Index.

Note 16. Interfund Transfers

	and	s Service d Member isdictions		Commuter Rail Service	Tra	Total
Transfer from fund: Bus Service and Member Jurisdictions Commuter Rail Service	\$	(73,611	- \$	22,038,864	\$	22,038,864 (73,611)
Total transferred in	\$	(73,611) \$	22,038,864	\$	21,965,253

The transfer from the Commuter Rail Service Fund to the Bus Service and Member Jurisdictions Fund is for general administrative services related to grant activity performed by staff of the Bus Service and Member Jurisdictions Fund.

The transfer from the Bus Service and Member Jurisdictions Fund to the Commuter Rail Service Fund is for federal grant activity in which PRTC serves as grantee on behalf of VRE.

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NOTES TO FINANCIAL STATEMENTS

Note 17. Pending GASB Statements

At June 30, 2020, GASB had issued statements not yet implemented by PRTC. The statements which might impact PRTC are as follows:

GASB Statement No. 87, *Leases*, will increase the usefulness of PRTC's financial statements by requiring reporting of certain lease assets and liabilities and deferred inflows of resources for leases that previously were classified as operating leases. Statement No. 87 will be effective for fiscal years beginning after June 15, 2021.

GASB Statement No. 90, *Majority Equity Interests*, is intended to improve the consistency and comparability of reporting a government's majority equity interest in a legally separate organization and to improve the relevance of financial statement information for certain component units. Statement No. 90 will be effective for fiscal years beginning after December 15, 2019.

GASB Statement No. 91, *Conduit Debt Obligations*, will provide a single method of reporting conduit debt obligations by issuers and eliminate diversity in practice associated with (1) commitments extended by issuers, (2) arrangements associated with conduit debt obligations, and (3) related note disclosures. Statement No. 91 will be effective for fiscal years beginning after December 15, 2021.

GASB Statement No. 92, *Omnibus 2020*, will improve the consistency of authoritative literature by addressing practice issues that have been identified during implementation and application of certain GASB Statements. This Statement addresses a variety of topics, including intra-entity transfers, the effective date of No. 87, *Leases*, the applicability of Statements No. 73, *Accounting and Financial Reporting for Pensions and Related Assets That Are Not within the Scope of GASB Statement 68, and Amendments to Certain Provisions of GASB Statements 67 and 68*, as amended, and No. 74, *Financial Reporting for Postemployment Benefit Plans Other Than Pension Plans*, as amended, to reporting assets accumulated for postemployment benefits, the applicability of certain requirements of Statement No. 84, *Fiduciary Activities*, to postemployment benefit arrangements, measurement of liabilities (and assets, if any) related to asset retirement obligations (AROs) in a government acquisition, reporting by public entity risk pools for amounts that are recoverable from reinsurers or excess insurers, reference to nonrecurring fair value measurements of assets or liabilities in authoritative literature, terminology used to refer to derivative instruments. Statement No. 92 will be effective for fiscal years beginning after June 15, 2021.

GASB Statement No. 93, Replacement of Interbank Offered Rates, will address accounting and financial reporting implications that result from the replacement of an interbank offered rate-most notably, the London Interbank Offered Rate (LIBOR), which is expected to cease to exist in its current form at the end of 2021, prompting governments to amend or replace financial instruments for the purpose of replacing LIBOR with other reference rates, by either changing the reference rate or adding or changing fallback provisions related to the reference rate. Portions of Statement No. 93 will be effective for fiscal years beginning after June 15, 2020, June 15, 2021, and December 31, 2021.

GASB Statement No. 94, *Public-Private and Public-Public Partnerships and Availability Payment Arrangements*, will improve financial reporting by addressing issues related to public-private and public-public partnership arrangements. Statement No. 94 will be effective for fiscal years beginning after June 15, 2022.

GASB Statement No. 96, Subscription-Based Information Technology Arrangements, will provide guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end users (governments). Statement No. 96 will be effective for fiscal years beginning after June 15, 2022.

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NOTES TO FINANCIAL STATEMENTS

Note 17. Pending GASB Statements (Continued)

GASB Statement No. 97, Certain Component Unit Criteria, and Accounting and Financial Reporting for Internal Revenue Code Section 457 Deferred Compensation Plans—an amendment of GASB Statements No. 14 and No. 84, and a supersession of GASB Statement No. 32, will (1) increase consistency and comparability related to the reporting of fiduciary component units in circumstances in which a potential component unit does not have a governing board and the primary government performs the duties that a governing board typically would perform; (2) mitigate costs associated with the reporting of certain defined contribution pension plans, defined contribution other postemployment benefit (OPEB) plans, and employee benefit plans other than pension plans or OPEB plans (other employee benefit plans) as fiduciary component units in fiduciary fund financial statements; and (3) enhance the relevance, consistency, and comparability of the accounting and financial reporting for Internal Revenue Code (IRC) Section 457 deferred compensation plans (Section 457 plans) that meet the definition of a pension plan and for benefits provided through those plans. Statement No. 97 will be effective for fiscal years beginning after June 15, 2021.

PRTC has not yet determined the effect of these statements on its financial statements.

Note 18. Subsequent Events

In July 2020, the Commission authorized the Executive Director to execute a contract with Keolis Transit America fox fixed route bus and paratransit operations and maintenance services effective November 1, 2020 for an initial five-year term with up to five years in options thereafter that are PRTC's sole discretion to exercise.

In September 2020, the Commission authorized the Executive Director to execute a contract with James River Solutions to purchase ultra-low sulfur diesel fuel for one year, with up to four one-year options.

PRTC was granted Occupancy Permits for the three buildings at the Western Facility: Administration and Operations, Maintenance, and Fuel and Wash Buildings, on September 22, 2020. The Western Facility is located on the western side of Prince William County at 7850 Doane Drive. Some Administration staff were moved to the Admin building on October 20, 2020. It is anticipated that bus service from this facility will begin in early Spring of 2021.

In July 2020, the VRE Operations Board authorized the Acting Chief Executive Officer to execute a contract with Svanaco, Inc. (DBA Americaneagle.com) of Des Plaines, Illinois for Mobile Ticketing Services in the amount of \$988,630, plus a 10 percent contingency of \$98,863, for a total amount not to exceed \$1,087,493, for a base year and five option years, with the Chief Executive Officer exercising the option years at his discretion. This will replace VRE's existing mobile ticketing solution.

In July 2020, the VRE Operations Board authorized the Acting Chief Executive Officer to formally withdraw from existing Standard Project Agreements (SPAs) with the Northern Virginia Transportation Authority (NVTA) for the Lorton and Rippon station expansion projects. This is a result of the Commonwealth's Transforming Rail in Virginia program of planned capital investments and associated operating plan. Under the new operating plan, expansions of those two stations are not projected to be needed until 2030 or later. The SPA for Lorton Station had a value of \$7.9 million, and the SPA for Rippon Station had a value of \$10.0 million.

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NOTES TO FINANCIAL STATEMENTS

Note 18. Subsequent Events (Continued)

In September 2020, following a nationwide search and affirming the recommendation of the VRE Operations Board, the Northern Virginia Transportation Commission (NVTC) and the Potomac and Rappahannock Transportation Commission (PRTC) named the Acting Chief Executive Officer, Rich Dalton, to be the new Chief Executive Officer of VRE. Mr. Dalton was appointed VRE's acting CEO in November 2019. Prior to his appointment as Acting Chief Executive Officer, Mr. Dalton had been with VRE for 11 years as Deputy Chief Executive Officer and Chief Operating Officer.

In September 2020, the VRE Operations Board authorized an increase in the Chief Executive Officer's procurement authorization authority to \$1,000,000 and an increase in the Chief Executive Officer's contract award authority to \$200,000.

In September 2020, the VRE Operations Board authorized the Chief Executive Officer to execute a contract with Clark Construction Group, LLC of Bethesda, Maryland for Construction of the Lifecycle Overhaul and Upgrade (LOU) Facility in the amount of \$37,673,006, plus a 10% contingency of \$3,767,301, for a total amount not to exceed \$41,440,307.

In September 2020, the VRE Operations Board authorized the Chief Executive Officer to execute a contract with Archer Western Construction, LLC of Herndon, Virginia, for construction of Quantico Station Improvements in the amount of \$16,709,330, plus a 10% contingency of \$1,670,933, for a total amount not to exceed \$18,380,263. The VRE Operations Board also authorized the Chief Executive Officer (CEO) to execute a contract with Dewberry Engineers Inc. of Fairfax, Virginia, for Construction Management Services for the Quantico Station Improvements in the amount of \$1,868,776, plus a 10% contingency of \$186,878, for a total amount not to exceed \$2,055,654.

In September 2020, the VRE Operations Board authorized the Chief Executive Officer to execute contracts with HDR Engineering, Inc. (HDR) of Vienna, Virginia, for Project Design Services and STV Incorporated (STV) of Fairfax, Virginia, for Construction Management Services for a base year and four option years in an amount not to exceed \$6 million in aggregate per year for a total not to exceed amount of \$30 million in aggregate for the five-year term of the contract.

In October 2020, VRE Operations Board authorized the Chief Executive Officer to execute a contract with Sumter Contracting Corp. of Fairfax, Virginia, for Construction of Rolling Road Station Improvements in the amount of \$2,234,474, plus a 10 percent contingency of \$223,447, for a total amount not to exceed \$2,457,921.

Note 19. Risks and Uncertainties

On January 30, 2020, the World Health Organization declared the coronavirus outbreak a "Public Health Emergency of International Concern" and on March 11, 2020, declared it to be a pandemic. Actions taken around the world to help mitigate the spread of the coronavirus include restrictions on travel, and quarantines in certain areas, and forced closures for certain types of public places and businesses. The coronavirus and actions taken to mitigate it have had and are expected to continue to have an adverse impact on the economies and financial markets of many countries, including the geographical area in which the Commission operates. While it is unknown how long these conditions will last, many Commission activities were and continue to be affected.

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REQUIRED SUPPLEMENTARY INFORMATION

SCHEDULE OF CONTRIBUTIONS – VIRGINIA RETIREMENT SYSTEM

	Fiscal Year June 30,													
		2014		2015		2016		2017		2018		2019		2020
Contractually required contribution (CRC)	\$	528,296	\$	460,763	\$	478,465	\$	419,283	\$	413,760	\$	354,543	\$	323,989
Contributions in relation to the CRC		528,296		460,763		478,465		419,283		413,760		354,543		323,989
Contribution deficiency (excess)	\$	_	\$	-	\$	-	\$	-	\$	-	\$	-	\$	
Covered payroll	\$6	5,582,460	\$	7,265,941	\$	7,785,947	\$8	8,627,885	\$8	8,875,155	\$9	9,076,294	\$8	3,973,619
Contributions as a percentage of covered payroll		8.03%		6.34%		6.15%		4.86%		4.66%		3.91%		3.61%

Note to Schedule:

⁽¹⁾ This schedule is presented to illustrate the requirement to show information for 10 years. However, until a full 10-year trend is compiled, the Commission will present information for those years for which information is available.

SCHEDULE OF CHANGES IN THE NET PENSION (ASSET) LIABILITY AND RELATED RATIOS – VIRGINIA RETIREMENT SYSTEM

	Fiscal Year June 30,						
	2014	2015	2016	2017	2018	2019	
Total Pension Liability							
Service cost	\$ 722,134	\$ 743,258	\$ 778,686	\$ 756,831	\$ 796,518	\$ 747,243	
Interest	763,704	850,266	942,652	1,051,830	1,132,348	1,233,409	
Changes of assumptions	-	-	-	(243,263)	108,387	631,239	
Differences between expected and actual experience	-	92,275	284,843	38,724	-	312,560	
Benefit payments, including refunds of employee contributions	(222,525)	(275,932)	(456,078)	(436,912)	(470,829)	(716,216)	
Net change in total pension liability	1,263,313	1,409,867	1,550,103	1,167,210	1,566,424	2,208,235	
Total pension liability - beginning	11,021,316	12,284,629	13,694,496	15,244,599	16,411,809	17,978,233	
Total pension liability - ending (a)	\$12,284,629	\$13,694,496	\$15,244,599	\$16,411,809	\$17,978,233	\$20,186,468	
Plan Fiduciary Net Position						_	
Contributions - employer	\$ 528,296	\$ 460,763	\$ 478,465	\$ 419,283	\$ 413,760	\$ 354,543	
Contributions - employee	414,844	494,240	375,574	407,825	411,106	414,063	
Net investment income	1,697,173	603,590	259,738	1,829,732	1,265,980	1,249,744	
Benefit payments, including refunds of employee contributions	(222,525)	(275,932)	(456,078)	(436,912)	(470,829)	(716,216)	
Administrative expense	(8,482)	(7,442)	(8,396)	(9,970)	(10,415)	(11,937)	
Other	89	(131)	(107)	(1,654)	(1,150)	(791)	
Net change in plan fiduciary net position	2,409,395	1,275,088	649,196	2,208,304	1,608,452	1,289,406	
Plan fiduciary net position - beginning	10,379,843	12,789,238	14,064,326	14,713,522	16,921,826	18,530,278	
Plan fiduciary net position - ending (b)	12,789,238	14,064,326	14,713,522	16,921,826	18,530,278	19,819,684	
PRTC's net pension (asset) liability - ending (a) - (b)	\$ (504,609)	\$ (369,830)	\$ 531,077	\$ (510,017)	\$ (552,045)	\$ 366,784	
Plan fiduciary net position as a percentage of the total pension liability	104.11%	102.70%	96.52%	103.11%	103.07%	98.18%	
Covered payroll	\$ 6,582,460	\$ 7,265,941	\$ 7,785,947	\$ 8,627,885	\$ 8,875,155	\$ 9,076,294	
PRTC's net pension (asset) liability as a percentage of covered payroll	-7.67%	-5.09%	6.82%	-5.91%	-6.22%	4.04%	

Note to Schedule:

⁽¹⁾ This schedule is presented to illustrate the requirement to show information for 10 years. However, until a full 10-year trend is compiled, PRTC will present information for those years for which information is available.

SCHEDULE OF NET OPEB LIABILITY – GROUP LIFE INSURANCE PROGRAM

	Fiscal Year June 30,					
		2017		2018		2019
Total Group Life Insurance OPEB Liability						
The Commission's Portion of the Net GLI OPEB Liability		0.04678%		0.04670%		0.04626%
The Commission's Proportionate Share of the Net GLI OPEB Liability	\$	703,000	\$	709,000	\$	752,773
The Commission's Covered Payroll	\$	8,627,885	\$	8,875,155	\$	9,076,294
The Commission's Proportionate Share of the Net GLI OPEB Liability as a Percentage of its Covered Payroll		8.15%		7.99%		8.29%
Plan Fiduciary Net Position as a Percentage of the Total GLI OPEB Liability		48.86%		51.22%		52.00%

Note to Schedule:

⁽¹⁾ This schedule is presented to illustrate the requirement to show information for 10 years. However, until a full 10-year trend is compiled, the Commission will present information for those years for which information is available.

POTOMAC AND RAPPAHANNOCK TRANSPORTATIONS - OPEB - GROUP LIFE INSURANCE PROGRAM

	Fiscal Year June 30,																
		2011		2012		2013		2014	2015	2016		2017		2018		2019	2020
Contractually required contribution (CRC)	\$	25,277	\$	25,929	\$	34,313	\$	34,887	\$ 38,509	\$ 41,266	\$	44,865	\$	46,151	\$	47,196	\$ 46,663
Contributions in relation to the CRC		25,277		25,929		34,313		34,887	38,509	41,266		44,865		46,151		47,196	46,663
Contribution deficiency (excess)	\$	-	\$	<u>-</u>	\$	<u>-</u>	\$		\$ 	\$ <u>-</u>	\$	_	\$	<u>-</u>	\$	-	\$
Employer's covered payroll	\$ 5	,744,800	\$	5,892,844	\$	6,474,129	\$	6,582,460	\$ 7,265,941	\$ 7,785,947	\$ 8	3,627,885	\$ 3	8,875,155	\$ 9	0,076,294	\$ 8,973,619
Contributions as a percentage of covered payroll		0.44%		0.44%		0.53%		0.53%	0.53%	0.53%		0.52%		0.52%		0.52%	0.52%

NOTES TO REQUIRED SUPPLEMENTARY INFORMATION – VIRGINIA RETIREMENT SYSTEM Year Ended June 30, 2020

Note 1. Changes of Benefit Terms

There have been no actuarially material changes to the System benefit provisions since the prior actuarial valuation.

Note 2. Changes of Assumptions

The actuarial assumptions used in the June 30, 2018 valuation were based on the results of an actuarial experience study for the period from July 1, 2012 through June 30, 2016, except the change in the discount rate, which was based on VRS Board action effective as of July 1, 2019. Changes to the actuarial assumptions as a result of the experience study and VRS Board action are as follows:

Non-Hazardous Duty

Mortality Rates (Pre-retirement, post-retirement healthy, and disabled	Update to a more current mortality table – RP-2014 projected to 2020
Retirement Rates	Lowered rates at older ages and changed final retirement from 70 to 75
Withdrawal Rates	Adjusted rates to better fit experience at each year age and service through nine years of service
Disability Rates	Lowered rates
Salary Scale	No change
Discount Rate	Decrease rate from 7.00% to 6.75%

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NOTES TO REQUIRED SUPPLEMENTARY INFORMATION – OTHER POSTEMPLOYMENT BENEFITS Year Ended June 30, 2020

Note 1. Group Life Insurance Program

A. Changes of Benefit Terms

There have been no actuarially material changes to the Virginia Retirement System benefit provisions since the prior actuarial valuation.

B. Changes of Assumptions

The actuarial assumptions used in the June 30, 2018 valuation were based on the results of an actuarial experience study for the period from July 1, 2012 through June 30, 2016, except the change in the discount rate, which was based on VRS Board action effective as of July 1, 2019. Changes to the actuarial assumptions as a result of the experience study and VRS Board action are as follows:

Non-Largest 10 Locality Employers – General Employees

Mortality Rates (pre-retirement, post-retirement healthy, and disabled)	Updated to a more current mortality table – RP-2014 projected to 2020
Retirement Rates	Lowered retirement rates at older ages and extended final retirement age from 70 to 75
Withdrawal Rates	Adjusted termination rates to better fit experience at each age and service year
Disability Rates	Lowered disability rates
Salary Scale	No change
Discount Rate	Decreased rate from 7.00% to 6.75%

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SUPPLEMENTARY INFORMATION

COMPARATIVE STATEMENTS OF NET POSITION – BUS SERVICE AND MEMBER JURISDICTIONS June 30, 2020 and 2019

ASSETS AND DEFERRED OUTFLOWS OF RESOURCES		2020	2019
Current Assets			
Cash and investments in bank	\$	19,224,284 \$	12,992,209
Receivables:			
Due from other governments		25,287,046	35,251,024
Due from Commuter Rail Service Fund		1,372,852	2,015,520
Miscellaneous		145,570	230,065
Prepaid expenses and other assets		303,253	424,217
Restricted assets:			
Cash and investments in pooled funds - member jurisdictions		15,728,773	19,467,692
Total current assets		62,061,778	70,380,727
Noncurrent Assets			
Net pension asset		_	231,536
Capital assets:			
Transportation equipment:			
Buses and related equipment		91,578,089	96,374,678
Less: accumulated depreciation		(59,358,629)	(58,415,025)
Transportation equipment, net	-	32,219,460	37,959,653
		02,213,100	27,505,000
Land, buildings and equipment:			
Land		6,639,270	6,639,270
Buildings		8,052,341	8,052,341
Building improvements		4,301,854	4,347,976
Construction in progress		43,622,239	18,422,652
Site improvements		1,430,513	1,430,513
Bus shelters		1,465,910	1,512,303
Vehicles		287,598	143,131
Furniture and equipment		2,312,713	2,412,678
Software and easement		3,939,978	3,914,290
Less: accumulated depreciation and amortization		(16,116,788)	(14,476,482)
Land, buildings and equipment, net		55,935,628	32,398,672
Total capital assets, net		88,155,088	70,358,325
Total noncurrent assets		88,155,088	70,589,861
Total assets		150,216,866	140,970,588
Deferred Outflows of Resources			
Pension plan		494,802	246,329
Other postemployment benefits		69,453	48,546
Total deferred outflows of resources		564,255	294,875
Total assets and deferred outflows of resources	\$	150,781,121 \$	141,265,463

AND NET POSITION	2020	2019
Current Liabilities		
Accounts payable and other liabilities	\$ 5,417,113 \$	7,012,283
Accrued payroll and benefits	645,751	508,762
Accrued interest	9,881	12,833
Due to other governments	176,256	3,036,147
Due to Commuter Rail Service Fund	11,695,971	13,309,338
Unearned revenue	1,139,719	1,256,483
Compensated absences	68,044	4,473
Bond payable - current portion	 260,000	245,000
Total current liabilities	 19,412,735	25,385,319
Noncurrent Liabilities		
Compensated absences	528,564	480,916
Net pension liability	154,448	-
Net other postemployment benefits liability	295,689	277,148
Bond payable, net	 656,113	958,829
Total noncurrent liabilities	 1,634,814	1,716,893
Total liabilities	 21,047,549	27,102,212
Deferred Inflows of Resources		
Pension plan	103,207	126,043
Other postemployment benefits	 21,131	25,408
Total deferred inflows of resources	 124,338	151,451
Net Position		
	0= 440 0= 6	

87,238,976

20,190,326

22,179,932

129,609,234

150,781,121 \$

69,154,496

21,944,378

22,912,926

114,011,800

141,265,463

LIABILITIES, DEFERRED INFLOWS OF RESOURCES

Net investment in capital assets

Total net position

and net position

Total liabilities, deferred inflows of resources

Restricted

Unrestricted

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COMPARATIVE STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION – BUS SERVICE AND MEMBER JURISDICTIONS Years Ended June 30, 2020 and 2019

	2020	2019
Operating Revenues		
Motor fuel tax	\$ 26,493,360	\$ 28,517,370
Farebox	8,425,772	11,235,523
Advertising	 130,280	118,679
Total operating revenues	 35,049,412	39,871,572
Operating Expenses		
Direct transportation	14,101,306	12,701,074
Salaries and related benefits	5,268,671	5,056,121
Contractual services	25,971,756	24,057,908
Other services	2,710,673	2,095,728
Materials, supplies and minor equipment	464,171	1,323,159
Fuel	 2,418,211	2,644,531
Total operating expenses	 50,934,788	47,878,521
Operating loss before depreciation and amortization	(15,885,376)	(8,006,949)
Depreciation and amortization	(9,342,977)	(7,903,798)
Operating loss	(25,228,353)	(15,910,747)
Nonoperating Revenues (Expenses)		
Commonwealth of Virginia grants	8,452,520	6,773,121
Federal grants	22,808,534	19,958,817
Investment income	484,875	662,032
Pass-through grants - member jurisdictions	(141,462)	(74,299)
Interest income (expense)	240	(11,237)
Other revenue	554,789	315,629
Total nonoperating revenues, net	 32,159,496	27,624,063
Capital Grants and Assistance		
Commonwealth of Virginia grants	18,137,072	20,389,243
Federal grants	4,182,008	13,769,171
Regional transportation funding - NVTA	 8,280,753	8,219,245
Total capital grants and assistance	30,599,833	42,377,659
Income before transfers and gain on disposal		
of assets	 37,530,976	54,090,975
Transfers In	73,611	77,085
Transfers Out	(22,038,864)	(18,389,407)
Transfers, net	(21,965,253)	(18,312,322)
Gain on Disposal of Assets	 31,711	14,075
Change in net position	15,597,434	35,792,728
Net Position, beginning	114,011,800	78,219,072
Net Position, ending	\$ 129,609,234	\$ 114,011,800

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COMPARATIVE STATEMENTS OF NET POSITION – COMMUTER RAIL SERVICE June 30, 2020 and 2019

ASSETS AND DEFERRED OUTFLOWS OF RESOURCES	2020	2019
Current Assets		
Cash and investments in bank	\$ 51,031,196 \$	40,204,191
Receivables:		
Due from Bus Service and Member Jurisdictions Fund	11,695,971	13,309,338
Trade receivables, net of allowance for doubtful accounts	317,745	1,693,866
Miscellaneous	299,431	1,566,091
Inventory	1,471,873	1,537,676
Prepaid expenses and other assets	74,353	93,992
Restricted cash, cash equivalents and investments	 5,729,809	5,824,191
Total current assets	 70,620,378	64,229,345
Noncurrent Assets		
Net pension asset	_	320,509
Capital assets:	 	320,307
Transportation equipment:		
Rail rolling stock	142,639,959	142,639,959
Less: accumulated depreciation	(52,568,545)	(46,768,104)
Less. accumulated depreciation	 (32,300,343)	(40,708,104)
Transportation equipment, net	90,071,414	95,871,855
Buildings and equipment:		
Construction in progress	12,001,865	15,370,835
Vehicles	72,781	72,781
Facilities	56,404,726	54,925,894
Track and signal improvements	49,764,479	41,717,264
Furniture, equipment and software	9,258,059	9,090,291
Equity in property of others	2,893,643	2,893,643
Less: accumulated depreciation and amortization	 (52,957,043)	(48,944,048)
Buildings and equipment, net	 77,438,510	75,126,660
Total capital assets, net	167,509,924	170,998,515
Total noncurrent assets	167,509,924	171,319,024
Total assets	238,130,302	235,548,369
Deferred Outflows of Resources		
Pension plan	680,256	340,985
Other postemployment benefits	 107,362	75,650
Total deferred outflows of resources	 787,618	416,635
Total assets and deferred outflows of resources	\$ 238,917,920 \$	235,965,004

LANGUERO DEPENDED INTLONE OF DECOMPOSE		
LIABILITIES, DEFERRED INFLOWS OF RESOURCES AND NET POSITION	2020	2019
Current Liabilities		
Accounts payable and other liabilities	\$ 1,161,348	\$ 1,590,031
Accrued expenses	522,895	1,666,781
Due to Bus Service and Member Jurisdictions Fund	1,372,852	2,015,520
Unearned revenue	972,935	1,013,839
Capital lease	778,473	745,249
Interest payable - capital lease	32,673	38,364
Retainage payable	7,853	-
Compensated absences	57,514	15,007
Total current liabilities	4,906,543	7,084,791
Noncurrent Liabilities		
Net pension liability	212,336	_
Net other postemployment benefits liability	457,084	431,852
Compensated absences	336,463	321,969
Capital lease	3,492,484	4,270,958
Capital lease	3,172,101	7,270,730
Total noncurrent liabilities	4,498,367	5,024,779
Total liabilities	9,404,910	12,109,570
Deferred Inflows of Resources Pension plan Other postemployment benefits	141,890 32,665	174,477 39,592
Total deferred inflows of resources	174,555	214,069
Net Position	162 229 067	165 092 207
Net investment in capital assets Restricted for liability insurance plan	163,238,967	165,982,307
	5,160,100 1,263,069	5,263,810 560,381
Restricted grants and contributions Unrestricted	59,676,319	51,834,867
Officsurcted	39,070,319	31,034,007
Total net position	229,338,455	223,641,365
Total liabilities, deferred inflows of resources		
and net position	\$ 238,917,920	\$ 235,965,004

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COMPARATIVE STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION – COMMUTER RAIL SERVICE Years Ended June 30, 2020 and 2019

	2020	2019
Operating Revenues		
Passenger revenues	\$ 18,562,076	\$ 22,679,123
Equipment rental and other	 143,255	169,719
Total operating revenues	 18,705,331	22,848,842
Operating Expenses		
Contract operations and maintenance	15,018,090	14,553,688
Other operations and maintenance	8,264,097	8,954,338
Property leases and access fees	9,321,122	9,019,074
Insurance	2,337,975	2,131,055
Marketing and sales	1,171,269	1,390,532
General and administrative	7,747,029	9,307,388
Total operating expenses	 43,859,582	45,356,075
Operating loss before depreciation and amortization	(25,154,251)	(22,507,233)
Depreciation and amortization	(9,845,159)	(9,271,402)
Operating loss	 (34,999,410)	(31,778,635)
Nonoperating Revenues (Expenses)		
Jurisdictional contributions	11,158,056	12,025,284
Regional transportation funding	-	97,253
Commuter Rail Operating and Capital (C-ROC) Fund	9,428,342	10,030,038
Investment income	820,896	935,536
Interest, amortization and other nonoperating expenses, net	 (216,068)	(249,819)
Total nonoperating revenues, net	21,191,226	22,838,292
Capital Grants and Assistance		
Commonwealth of Virginia grants	(381,451)	381,451
Regional transportation funding	879,058	1,152,103
Contributions to NVTC	(2,957,586)	(2,617,357)
Total capital grants and assistance, net	 (2,459,979)	(1,083,803)
Loss before transfers and loss on		
disposal of assets	(16,268,163)	(10,024,146)
Transfers Out	(73,611)	(77,085)
Transfers In	22,038,864	18,389,407
	 ,	10,000,107
Transfers, net	 21,965,253	18,312,322
Change in net position	5,697,090	8,288,176
Net Position, beginning	 223,641,365	215,353,189
Net Position, ending	\$ 229,338,455	\$ 223,641,365

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SCHEDULE OF MEMBER JURISDICTIONS' FUNDS Year Ended June 30, 2020

Funds Available - July 1, 2019	Fre	City of dericksburg	<u>1</u>	City of Manassas 847,559	M	City of Manassas Park 2,854,976	\$	County of Prince William 9,116,760	\$	County of Stafford 5,653,805		County of potsylvania	\$	Total 21,944,378
Tulius Avallable - July 1, 2019	<u> </u>	1,330,470	Φ	047,339	Ф	2,034,970	Ф	9,110,700	φ	3,033,803	φ	1,940,602	Ф	21,944,376
Funds Received:														
Motor fuel tax		1,336,288		858,233		685,442		13,799,323		4,324,039		5,490,035		26,493,360
Transfer from PRTC (carryforward)		28,100		50,600		27,100		2,984,000		63,300		71,900		3,225,000
Other		-		137,185		-		-		-		-		137,185
Interest		26,286		7,257		43,307		135,499		81,459		45,901		339,709
Total funds received		1,390,674		1,053,275		755,849		16,918,822		4,468,798		5,607,836		30,195,254
Funds Disbursed: Direct transportation expenses: VRE operating and capital Other jurisdictional projects		321,028		694,742		405,485 85,000		- -		2,352,820 4,518,615		1,285,670 4,437,946		5,059,745 9,041,561
Transfers to PRTC:														
Administrative		36,800		21,600		19,500		304,000		95,200		104,300		581,400
OmniRide, OmniLink, Capital Improvement, Marketing, VanPool Total funds disbursed		3,500 361,328		449,700 1,166,042		230,200 740,185		16,564,300 16,868,300		9,000 6,975,635		9,900 5,837,816		17,266,600 31,949,306
Funds Available - June 30, 2020	\$	2,559,822	\$	734,792	\$	2,870,640	\$	9,167,282	\$	3,146,968	\$	1,710,822	\$	20,190,326

Note 1 - The schedule of member jurisdictions' funds is prepared on an accrual basis and reflects the funds held by the Potomac and Rappahannock Transportation Commission (PRTC) for the benefit of the various member jurisdictions and the activity for the year ended June 30, 2020. Total funds available reconcile to amounts reported on the statement of net position as follows:

Cash and investments in pooled funds - member jurisdictions	\$ 15,728,773
Due from other governments - Motor fuel tax revenue receipts (see Note 4)	4,634,069
Due to other governments - member jurisdictions (see Note 4)	 (172,516)
	\$ 20,190,326
Note 2 - Expenses for other jurisdictional projects consist of:	

Road improvements/maintenance Airport; human services	\$ - \$	- \$	85,000 \$	- \$	2,190,417	\$ -	\$ 2,275,417
transportation	-	-	-	-	437,106	-	437,106
FRED transit costs	-	-	-	-	1,891,092	383,072	2,274,164
Transportation salaries/benefits;							
debt service	 =	-	-	-	-	4,054,874	4,054,874
	\$ - \$	- \$	85,000 \$	- \$	4,518,615	\$ 4,437,946	\$ 9,041,561

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SCHEDULE OF EXPENDITURES OF STATE AWARDS Year Ended June 30, 2020

State Granting Agency	State Grant Number	E	xpenditures
Direct Payments:			
Virginia Department of Rail and Public Transportation:			
Operating Assistance	72020-27; 72120-27	\$	5,949,744
Commuter Assistance	71020-11; 71420-14;72519-15		143,214
Transportation Intern	71220-05		20,672
I-95 Transit and TDM Bus Services	72020-61; 72020-62; 72020-63		638,097
I-395 Transit and TDM Bus Services	72518-15		44,897
I-66 TMP Bus Services	72518-12		11,746
Vanpool Program	71118-05;72518-10		595,551
WMATA Platform Improvement Project	71319-10		77,332
Capital - FY 15	73115-03		4,061
Capital - FY 16	73116-05		944,298
Capital - FY 18	73018-77		230,268
Capital - FY 19	72519-14		1,464
Capital - FY 19	72519-18		10,986,709
Capital - FY 19	73019-50		9,574
Capital - FY 19	73019-56		16,368
Capital - FY 19	73019-57		180
Capital - FY 19	73019-83		288,647
Capital - FY 19	50014-01		5,461,011
Capital - FY 20	72520-25		21,432
Capital - FY 20	73020-50		101,528
Capital - FY 20	73020-51		9,999
Capital - FY 20	73020-52		58,222
Capital - FY 20	73020-53		141,462
Capital - FY 20	73020-54		3,311
			25,759,787
Northern Virginia Transportation Commission:			
Dale City to Ballston Bus Service			27,281
Gainesville to Pentagon/DC Bus Service			171,081
Haymarket to Rosslyn Bus Service			57,688
Linton Hall Metro Express Bus Service			57,971
Prince William Metro Express Bus Service			120,952
Route 1 OmniRide Local Bus Service			149,450
Stafford to Pentagon/DC Bus Service			215,602
			800,025
Virginia Department of Transportation:			
Congestion Mitigation & Air Quality (Employer Outreach)			15,242
Total State Awards Expended		\$	26,575,054

Notes:

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⁽¹⁾ State funds of \$525,890 from 72518-11 and \$516,682 from 72520-24 classified as farebox revenue on Comparative Statements of Revenues, Expenses, and Changes in Net Assets for Bus Service and Member Jurisdictions.

COMPLIANCE SECTION



INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

To the Honorable Commission Board Members Potomac and Rappahannock Transportation Commission

We have audited, in accordance with the auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States; and the *Specifications for Audits of Authorities, Boards, and Commissions*, issued by the Auditor of Public Accounts of the Commonwealth of Virginia; the financial statements of the business-type activities and each major fund of the Potomac and Rappahannock Transportation Commission (Commission), as of and for the year ended June 30, 2020, and the related notes to the financial statements, which collectively comprise the Commission's basic financial statements, and have issued our report thereon dated November 19, 2020.

Internal Control over Financial Reporting

In planning and performing our audit of the financial statements, we considered the Commission's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Commission's internal control. Accordingly, we do not express an opinion on the effectiveness of the Commission's internal control.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control such that there is a reasonable possibility a material misstatement of the Commission's financial statements will not be prevented, or detected and corrected on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

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Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Commission's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit and, accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters required to be reported under *Government Auditing Standards*.

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Commission's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Commission's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

PBMares, LLP

Harrisonburg, Virginia November 19, 2020

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REPORT TO THE HONORABLE COMMISSION BOARD MEMBERS

DECEMBER 3, 2020



ASSURANCE, TAX & ADVISORY SERVICES



December 3, 2020

To the Honorable Commission Board Members Potomac and Rappahannock Transportation Commission Woodbridge, Virginia

We are pleased to present this report related to our audit of the financial statements and compliance of the Potomac and Rappahannock Transportation Commission (Commission) for the year ended June 30, 2020. This report summarizes certain matters required by professional standards to be communicated to you in your oversight responsibility for the Commission's financial and compliance reporting process.

This report is intended solely for the information and use of Commission Board Members and management and is not intended to be and should not be used by anyone other than these specified parties. It will be our pleasure to respond to any questions you have regarding this report. We appreciate the opportunity to continue to be of service to the Commission.

PBMares, LLP

PBMares, LLP

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REQUIRED COMMUNICATIONS Year Ended June 30, 2020

Generally accepted auditing standards (AU-C 260, *The Auditor's Communication with Those Charged with Governance*) require the auditor to promote effective two-way communication between the auditor and those charged with governance. Consistent with this requirement, the following summarizes our responsibilities regarding the basic financial statement audit and compliance reporting process, as well as observations arising from our audit that are significant and relevant to your responsibility to oversee the financial and compliance reporting process.

Area Comments

Our Responsibilities With Regard to the Financial Statement and Compliance Audit Our responsibility under auditing standards generally accepted in the United States of America; *Government Auditing Standards*, issued by the Comptroller General of the United States; the provisions of the Single Audit Act; Subpart F of Title 2 U.S. CFR Part 200, Uniform Guidance; and *Specifications for Audits of Authorities, Boards and Commissions* provided by the Auditor of Public Accounts of the Commonwealth of Virginia has been described to you in our arrangement letter dated September 16, 2020. Our audit of the financial statements does not relieve management or those charged with governance of their responsibilities, which are also described in that letter.

Overview of the Planned Scope and Timing of the Financial Statement and Compliance Audit We have issued a separate communication dated September 16, 2020 regarding the planned scope and timing of our audit and have discussed with you our identification of and planned audit response to significant risks of material misstatement.

Accounting Policies and Practices

Preferability of Accounting Policies and Practices

Under accounting principles generally accepted in the United States of America, in certain circumstances, management may select among alternative accounting practices. In our view, in such circumstances, management has selected the preferable accounting practice.

Adoption of, or Change in, Accounting Policies

Management has the ultimate responsibility for the appropriateness of the accounting policies used by the Commission. The Commission adopted the provisions of Governmental Accounting Standards Board (GASB) Statement No. 95, Postponement of the Effective Dates of Certain Authoritative Guidance, in the current year.

At June 30, 2020, GASB issued several statements not yet implemented by PRTC. The statements which might impact PRTC are included in the separately issued Management Letter.

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REQUIRED COMMUNICATIONS (Continued) Year Ended June 30, 2020

Area	Comments
Accounting Policies and Practices (Continued)	Significant or Unusual Transactions We did not identify any significant or unusual transactions or significant accounting policies in controversial or emerging areas for which there is a lack of authoritative guidance or consensus.
	Management's Judgments and Accounting Estimates
	Summary information about the process used by management in formulating particularly sensitive accounting estimates and about our conclusions regarding the reasonableness of those estimates is in the attached Summary of Significant Accounting Estimates.
Audit Adjustments	There were no audit adjustments made to the original trial balance presented to us to begin our audit.
Uncorrected Misstatement	We are not aware of any uncorrected misstatements other than misstatements that are clearly trivial.
Disagreements with Management	We encountered no disagreements with management over the application of significant accounting principles, the basis for management's judgments on any significant matters, the scope of the audit, or significant disclosures to be included in the financial statements.
Consultations with Other Accountants	We are not aware of any consultations management had with other accountants about accounting or auditing matters.
Significant Issues Discussed with Management	No significant issues arising from the audit were discussed or were the subject of correspondence with management.
Significant Difficulties Encountered in Performing the Audit	We did not encounter any significant difficulties in dealing with management during the audit.
Significant Written Communications Between Management and Our Firm	Copies of material communications between our firm and management of the Commission, including the representation letter provided to us by management, are attached as Exhibit A.

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SUMMARY OF SIGNIFICANT ACCOUNTING ESTIMATES Year Ended June 30, 2020

Accounting estimates are an integral part of the preparation of financial statements and are based upon management's current judgment. The process used by management encompasses their knowledge and experience about past and current events and certain assumptions about future events. You may wish to monitor throughout the year the process used to determine and record these accounting estimates. The following describes the significant accounting estimates reflected in the Commission's June 30, 2020 financial statements:

Estimate	Accounting Policy	Management's Estimation Process	Basis for Our Conclusions on Reasonableness of Estimate
Capital Assets	Estimated lives of amortizable and depreciable assets	Management assigns lives to assets purchased or constructed internally based on the expected useful life of those assets or the product associated with those assets.	Management's approach to depreciation and amortization is consistent with practices of similar organizations. While these estimates are based on historical information, management should continue to monitor the lives assigned to the Commission's assets to ensure the recovery period of these costs are accurate.
Pension Liability and Other Postemployment Benefits (OPEB)	Pension and OPEB (assets) liabilities and costs for financial accounting and disclosure purposes	Management recognizes pension and OPEB (assets) liabilities based on market trends and industry standards.	Management's approach to recognizing pension and OPEB (assets) liabilities appears reasonable with accepted practice. While these estimates are based on assumptions provided by market trends and industry standards, management should monitor these estimates and compare to actual costs over time.

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SUMMARY OF SIGNIFICANT ACCOUNTING ESTIMATES (Continued) Year Ended June 30, 2020

Estimate	Accounting Policy	Management's Estimation Process	Basis for Our Conclusions on Reasonableness of Estimate
Inventory Valuation	Valuation assigned to inventory	Management values inventory using the first-in, first-out method. Inventory is stated at cost, which approximates market value.	While some of the items valued in inventory are based on reasonable and accurate prices, management should monitor these items to ensure values assigned to inventory items are adjusted accordingly to reflect market value.
Receivables	Allowance for doubtful accounts	Management records an allowance for uncollectible accounts based on an analysis of historical write-offs and collections to arrive at an overall assessment of whether past due accounts will be collected.	Management's approach to estimating uncollectable accounts is reasonable and consistent with prior periods. While these estimates are based on sound financial information, management should monitor these estimates and compare the actual collections of these revenues to ensure the accuracy of these estimates.

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Exhibit A – Significant Written Communications between Management and Our Firm

Arrangement Letter



September 16, 2020

Potomac and Rappahannock Transportation Commission 14700 Potomac Mills Road Woodbridge, Virginia 22192-2730

Attention: Robert Schneider, Executive Director

The Objective and Scope of the Audit of the Financial Statements

You have requested we audit Potomac and Rappahannock Transportation Commission's (Commission) two business-type activities and each major fund as of and for the year ended June 30, 2020, which collectively comprise the basic financial statements. Also, the required supplementary information (RSI) and supplementary information presented in relation to the financial statements taken as a whole will be subjected to the auditing procedures applied in our audit of the basic financial statements. We are pleased to confirm our acceptance and our understanding of this audit engagement by means of this letter.

Our audit will be conducted with the objective of our expressing an opinion on the financial statements.

We will also perform the audit of the Commission as of June 30, 2020 so as to satisfy the audit requirements imposed by the Single Audit Act and Subpart F of Title 2 U.S. Code of Federal Regulations (CFR) Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance).

The Responsibilities of the Auditor

We will conduct our audit in accordance with auditing standards generally accepted in the United States of America (GAAS); Government Auditing Standards issued by the Comptroller General of the United States (GAS); the provisions of the Single Audit Act; Subpart F of Title 2 U.S. CFR Part 200, Uniform Guidance; the U.S. Office of Management and Budget's (OMB) Compliance Supplement; and the Specifications for Audits of Authorities, Boards, and Commissions, provided by the Auditor of Public Accounts for the Commonwealth of Virginia. Those standards, regulations, supplement, and specifications require we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

Because of the inherent limitations of an audit, together with the inherent limitations of internal control, an unavoidable risk that some material misstatements may not be detected exists, even though the audit is properly planned and performed in accordance with GAAS. Also, an audit is not designed to detect errors or fraud that are immaterial to the financial statements. The determination of abuse is subjective; therefore, GAS does not expect us to provide reasonable assurance of detecting abuse.

In making our risk assessments, we consider internal control relevant to the Commission's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the Commission's internal control. However, we will communicate to you in writing concerning any significant deficiencies or material weaknesses in internal control relevant to the audit of the financial statements that we have identified during the audit.

We will also communicate to the Commission (a) any fraud involving senior management and fraud (whether caused by senior management or other employees) that causes a material misstatement of the financial statements that becomes known to us during the audit, and (b) any instances of noncompliance with laws and regulations that we become aware of during the audit (unless they are clearly inconsequential).

The funds you have told us are maintained by the Commission and that are to be included as part of our audit are listed here:

- I. Bus Service and Member Jurisdictions
- II. Commuter Rail Service

No component units are to be included in the Commission's basic financial statements.

The federal financial assistance programs and awards you have told us the Commission participates in and are to be included as part of the single audit are listed on Attachment A.

We are responsible for the compliance audit of the major programs under the Uniform Guidance, including the determination of major programs, the consideration of internal control over compliance, and reporting responsibilities.

Our reports on internal control will include any significant deficiencies and material weaknesses in controls of which we become aware as a result of updating our understanding of internal control and performing tests of internal control consistent with requirements of the standards, regulations, supplement, and specifications identified above. Our reports on compliance matters will address material errors, fraud, abuse, violations of compliance obligations, and other responsibilities imposed by state and federal statutes and regulations or assumed by contracts; and any state or federal grant, entitlement or loan program questioned costs of which we become aware, consistent with requirements of the standards, regulations, supplement, and specifications identified above.

The Responsibilities of Management and Identification of the Applicable Financial Reporting Framework

Our audit will be conducted on the basis that management and, when appropriate, those charged with governance, acknowledge and understand that they have responsibility:

- 1. For the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America;
- 2. To evaluate subsequent events through the date the financial statements are issued or available to be issued and to disclose the date through which subsequent events were evaluated in the financial statements. Management also agrees they will not conclude on subsequent events earlier than the date of the management representation letter referred to below;
- 3. For the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error;
- 4. For establishing and maintaining effective internal control over financial reporting, and for informing us of all significant deficiencies and material weaknesses in the design or operation of such controls of which it has knowledge;
- 5. For report distribution; and
- 6. To provide us with:
 - a. Access to all information of which management is aware that is relevant to the preparation and fair presentation of the financial statements such as records, documentation and other matters;
 - b. Additional information we may request from management for the purpose of the audit; and
 - c. Unrestricted access to persons within the Commission from whom we determine it necessary to obtain audit evidence.

As part of our audit process, we will request from management and, when appropriate, those charged with governance written confirmation concerning representations made to us in connection with the audit, including, among other items, that:

- 1. Management has fulfilled its responsibilities as set out in the terms of this letter; and
- 2. It believes the effects of any uncorrected misstatements aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

Management is responsible for identifying and ensuring the Commission complies with the laws and regulations applicable to its activities, and for informing us about all known material violations of such laws or regulations. In addition, management is responsible for the design and implementation of programs and controls to prevent and detect fraud or abuse, and for informing us about all known or suspected fraud or abuse affecting the Commission involving management, employees who have significant roles in internal control, and others where the fraud or abuse could have a material effect on the financial statements or compliance. Management is also responsible for informing us of its knowledge of any allegations of fraud or abuse or suspected fraud or abuse affecting the Commission received in communications from employees, former employees, analysts, regulators, or others.

Management is responsible for the preparation of the RSI and supplementary information presented in relation to the financial statements as a whole in accordance with accounting principles generally accepted in the United States of America. Management agrees to include the auditor's report on the RSI and supplementary information in any document that contains the RSI and supplementary information and indicates that the auditor has reported on such RSI and supplementary information. Management also agrees to present the RSI and supplementary information with the audited financial statements or, if the RSI and supplementary information will not be presented with the audited financial statements, to make the audited financial statements readily available to the intended users of the RSI and supplementary information no later than the date of issuance of the RSI and supplementary information and the auditor's report thereon.

Because the audit will be performed in accordance with the Single Audit Act and the Uniform Guidance, management is responsible for (a) identifying all federal awards received; (b) preparing the Schedule of Expenditures of Federal Awards (including notes and noncash assistance received) in accordance with Uniform Guidance requirements; (c) internal control over compliance; (d) compliance with federal statutes, regulations and the terms and conditions of federal awards; (e) making us aware of significant vendor relationships where the vendor is responsible for program compliance; (f) following up and taking corrective action on audit findings, including the preparation of a summary schedule of prior audit findings and a corrective action plan; and (g) submitting the reporting package and data collection form.

The Executive Committee is responsible for informing us of its views about the risks of fraud or abuse within the Commission, and its knowledge of any fraud or abuse or suspected fraud or abuse affecting the Commission.

Our association with an official statement is a matter for which separate arrangements will be necessary. The Commission agrees to provide us with printer's proofs or masters of such offering documents for our review and approval before printing, and with a copy of the final reproduced material for our approval before it is distributed. In the event our auditor/client relationship has been terminated when the Commission seeks such consent, we will be under no obligation to grant such consent or approval.

The Commission agrees that it will not associate us with any public or private securities offering without first obtaining our consent. Therefore, the Commission agrees to contact us before it includes our reports, or otherwise makes reference to us, in any public or private securities offering.

Records and Assistance

If circumstances arise relating to the condition of the Commission's records, the availability of appropriate audit evidence or indications of a significant risk of material misstatement of the financial statements because of error, fraudulent financial reporting or misappropriation of assets which, in our professional judgment, prevent us from completing the audit or forming an opinion, we retain the unilateral right to take any course of action permitted by professional standards, including declining to express an opinion or issue a report, or withdrawing from the engagement.

During the course of our engagement, we may accumulate records containing data that should be reflected in the Commission's books and records. The Commission will determine all such data, if necessary, will be so reflected. Accordingly, the Commission will not expect us to maintain copies of such records in our possession.

The assistance to be supplied by Commission personnel, including the preparation of schedules and analyses of accounts, has been discussed and coordinated with Joyce Embrey, Director of Finance and Administration. The timely and accurate completion of this work is an essential condition to our completion of the audit and issuance of our audit report.

In connection with our audit, you have requested us to perform certain non-audit services necessary for the preparation of the financial statements, including drafting the financial statements. The GAS independence standards require the auditor maintain independence so that opinions, findings, conclusions, judgments and recommendations will be impartial and viewed as impartial by reasonable and informed third parties. Before we agree to provide a non-audit service to the Commission, we determine whether providing such a service would create a significant threat to our independence for GAS audit purposes, either by itself or in aggregate with other non-audit services provided. A critical component of our determination is considerations of management's ability to effectively oversee the non-audit services to be performed. The Commission has agreed Joyce Embrey, Director of Finance and Administration, possesses suitable skill, knowledge and experience and she understands the services to be performed sufficiently to oversee them. Accordingly, the management of the Commission agrees to the following:

- 1. The Commission has designated Joyce Embrey, Director of Finance and Administration, as a senior member of management who possesses suitable skill, knowledge and experience to oversee the services:
- 2. Joyce Embrey, Director of Finance and Administration, will assume all management responsibilities for subject matter and scope of the non-audit services;
- 3. The Commission will evaluate the adequacy and results of the services performed; and
- 4. The Commission accepts responsibility for the results and ultimate use of the services.

GAS further requires we establish an understanding with the Commission's management and those charged with governance of the objectives of the non-audit services, the services to be performed, the Commission's acceptance of its responsibilities, the auditor's responsibilities and any limitations of the non-audit services. We believe this letter documents that understanding.

Other Relevant Information

PBMares, LLP may mention the Commission's name and provide a general description of the engagement in PBMares, LLP's client lists and marketing materials.

From time to time and depending upon the circumstances, we may use third-party service providers to assist us in providing professional services to you. In such circumstances, it may be necessary for us to disclose confidential client information to them. We enter into confidentiality agreements with all third-party service providers and we are satisfied that they have appropriate procedures in place to prevent the unauthorized release of your confidential information to others.

In accordance with GAS, a copy of our most recent peer review report can be located on our website at www.pbmares.com.

Fees, Costs, and Access to Workpapers

Our fees for the audit and accounting services described above are not expected to exceed \$73,500. Our fee estimate and completion of our work are based upon the following criteria:

- 1. Anticipated cooperation from Commission personnel.
- 2. Timely responses to our inquiries.
- 3. Timely completion and delivery of client assistance requests.
- 4. Timely communication of all significant accounting and financial reporting matters.
- 5. The assumption unexpected circumstances will not be encountered during the engagement.

If any of the aforementioned criteria are not met, then fees may increase. Fees may also increase based on the extent of accounting services and other assistance required to render a complete set of financial statements. Interim billings will be submitted as work progresses and as expenses are incurred. Billings are due upon submission. Amounts not paid within thirty days from the invoice date(s) will be subject to a late payment charge of 1.5% per month (18% per year).

In the event you or PBMares, LLP terminates this engagement early, you agree that you will pay PBMares, LLP for all services rendered (including deliverables and products delivered), expenses, and commitments made by PBMares, LLP through the effective date of termination at our standard professional rates.

Our professional standards require we perform certain additional procedures, on current and previous years' engagements, whenever a partner or professional employee leaves the firm and is subsequently employed by or associated with a client in a key position. Accordingly, the Commission agrees it will compensate PBMares, LLP for any additional costs incurred as a result of the Commission's employment of a partner or professional employee of PBMares, LLP.

The audit documentation for this engagement is the property of PBMares, LLP and constitutes confidential information.

Review of audit documentation by a successor auditor or as part of due diligence will be agreed to, accounted for and billed separately.

In the event we are requested or authorized by the Commission or are required by government regulation, subpoena or other legal process to produce our documents or our personnel as witnesses with respect to our engagement for the Commission, the Commission will, so long as we are not a party to the proceeding in which the information is sought, reimburse us for our professional time and expenses, as well as the fees and expenses of our counsel, incurred in responding to such requests.

The documentation for this engagement is the property of PBMares, LLP. However, you acknowledge and grant your assent that representatives of the cognizant or oversight agency or their designee, other government audit staffs, and the U.S. Government Accountability Office shall have access to the audit documentation upon their request and that we shall maintain the audit documentation for a period of at least three years after the date of the report, or for a longer period if we are requested to do so by the cognizant or oversight agency. Access to requested documentation will be provided under the supervision of PBMares, LLP audit personnel and at a location designated by our firm.

Other Terms

While there is an attorney-client privilege, there is no accountant-client privilege. Accordingly, any information that you provide to us is subject to discovery. Unless prohibited by law, we will notify you if we receive any subpoena, or other third-party request for our information and/or records concerning you. If you direct us to disclose the requested information, we will comply with the subpoena and, in the case of a third-party request, we will need you to sign a form authorizing the disclosure. If you do not direct us to disclose the requested information, we will engage counsel to protect your interest in non-disclosure. In either event, we will bill you for all of our costs associated with complying with your directions. Our bill will include, in addition to our then standard fees and charges and, by way of illustration only, our attorney's fees, court costs, outside advisor's costs, penalties, and fines imposed because of our non-disclosure.

We reserve the right to withdraw from this engagement without completing our services for any reason, including, but not limited to, your failure to comply with the terms of this arrangement letter, or as we determine professional standards require.

If any portion of this engagement letter is deemed invalid or unenforceable, such a finding shall not invalidate the remainder of the terms set forth in this engagement letter.

Dispute Resolution

If any dispute other than fees arises among the parties hereto, the parties agree first to try in good faith to settle the dispute by mediation administered by the American Arbitration Association under its Rules for Professional Accounting and Related Services Disputes before resorting to litigation. The costs of any mediation proceeding shall be shared equally by all parties. You and we consent to personal jurisdiction, both for mediation and/or litigation, of the Federal District Court, Eastern District of Virginia, sitting in Richmond, Virginia, or the Richmond Circuit Court. Participation in such mediation shall be a condition to either of us initiating litigation. In order to allow time for the mediation, any applicable statute of limitations shall be tolled for a period not to exceed 120 days from the date either of us first requests in writing to mediate the dispute. The mediation shall be confidential in all respects, as allowed or required by law, except our final settlement positions at mediation shall be admissible in litigation solely to determine the prevailing party's identity for purposes of the award of attorneys' fees.

The parties hereto both agree that any dispute over fees charged by the accountant to the client will be submitted for resolution by arbitration in accordance with the Rules for Professional Accounting and Related Services Disputes of the American Arbitration Association. Such arbitration shall be binding and final. The arbitration shall take place in Richmond, Virginia. Any award rendered by the Arbitrator pursuant to this Agreement may be filed and entered and shall be enforceable in the Superior Court of the County in which the arbitration proceeds. In agreeing to arbitration, we both acknowledge that, in the event of a dispute over fees charged by the accountant, each of us is giving up the right to have the dispute decided in a court of law before a judge or jury, and instead we are accepting the use of arbitration for resolution.

Information Security - Miscellaneous Terms

PBMares, LLP is committed to the safe and confidential treatment of the Commission's proprietary information. PBMares, LLP is required to maintain the confidential treatment of client information in accordance with relevant industry professional standards which govern the provision of services described herein. The Commission agrees that it will not provide PBMares, LLP with any unencrypted electronic confidential or proprietary information, and the parties agree to utilize commercially reasonable measures to maintain the confidentiality of Commission information, including the use of collaborate sites to ensure the safe transfer of data between the parties.

Reporting

We will issue a written report upon completion of our audit of the Commission's financial statements. Our report will be addressed to the Honorable Commission Board Members. We cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in which it is necessary for us to modify our opinion, add an emphasis-of-matter or other-matter paragraph, or withdraw from the engagement.

In addition to our report on the Commission's financial statements, we will also issue the following types of reports:

- 1. A report on the fairness of the presentation of the Commission's schedule of expenditures of federal awards for the year ending June 30, 2020;
- 2. Reports on internal control related to the financial statements and major programs. These reports will describe the scope of testing of internal control and the results of our tests of internal control;
- 3. Reports on compliance with laws, regulations, and the provisions of contracts or grant agreements. We will report on any noncompliance that could have a material effect on the financial statements and any noncompliance that could have a material effect, as defined by Subpart F of Title 2 U.S. CFR Part 200, Uniform Guidance, on each major program; and
- 4. An accompanying schedule of findings and questioned costs.

Electronic Signatures and Counterparts

Each party hereto agrees that any electronic signature of a party to this agreement or any electronic signature to a document contemplated hereby (including any representation letter) is intended to authenticate such writing and shall be as valid, and have the same force and effect, as a manual signature. Any such electronically signed document shall be deemed (i) to be "written" or "in writing," (ii) to have been signed, and (iii) to constitute a record established and maintained in the ordinary course of business and an original written record when printed from electronic files. Each party hereto also agrees that electronic delivery of a signature to any such document (via email or otherwise) shall be as effective as manual delivery of a manual signature. For purposes hereof, "electronic signature" includes, but is not limited to, (i) a scanned copy (as a "pdf" (portable document format) or other replicating image) of a manual ink signature, (ii) an electronic copy of a traditional signature affixed to a document, (iii) a signature incorporated into a document utilizing touchscreen capabilities, or (iv) a digital signature. This agreement may be executed in one or more counterparts, each of which shall be considered an original instrument, but all of which shall be considered one and the same agreement. Paper copies or "printouts," of such documents if introduced as evidence in any judicial, arbitral, mediation or administrative proceeding, will be admissible as between the parties to the same extent and under the same conditions as other original business records created and maintained in documentary form. Neither party shall contest the admissibility of true and accurate copies of electronically signed documents on the basis of the best evidence rule or as not satisfying the business records exception to the hearsay rule.

This letter constitutes the complete and exclusive statement of agreement between PBMares, LLP and the Commission, superseding all proposals, oral or written, and all other communications with respect to the terms of the engagement between the parties.

Please sign and return a copy of this letter to indicate your acknowledgment of, and agreement with, the arrangements for our audit of the financial statements, including our respective responsibilities.

Sincerely,

PBMares, LLP

Dwight A. Buracker, Partner

Dwight Buracker

Confirmed on behalf of the Potomac and Rappahannock Transportation Commission:

Signature

9/22/20

ATTACHMENT A

Year Ending June 30, 2020

Federal Grantor/State Pass-Through Grantor/ Program Title	Federal CFDA Number
DEPARTMENT OF TRANSPORTATION:	
Direct payments:	
Federal Transit Cluster:	
Capital Investment Grants	20.500
Formula Grants	20.507
Coronavirus Aid, Relief, and Economic Security (CARES) Act (Section 5307)	20.507
State of Good Repair Grants Program	20.525
Bus and Bus Facilities Formula and Discretionary Programs (Bus Program)	20.526
Pass-through payments:	
Virginia Department of Transportation:	
Highway Planning and Construction Cluster:	
Highway Planning and Construction (Federal Highway)	20.205
Virginia Department of Rail and Public Transportation:	
Metropolitan Transportation Planning and State and	
Non-Metropolitan Planning and Research	20.505

Representation Letter



November 19, 2020

PBMares, LLP 558 South Main Street Harrisonburg, Virginia 22801

This representation letter is provided in connection with your audit of the basic financial statements of Potomac and Rappahannock Transportation Commission (Commission) as of and for the year ended June 30, 2020 for the purpose of expressing an opinion on whether the financial statements are presented fairly, in all material respects, in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP).

We confirm, to the best of our knowledge and belief, as of November 19, 2020, the following representations made to you during your audit:

Financial Statements

- 1. We have fulfilled our responsibilities, as set out in the terms of the audit arrangement letter dated September 16, 2020, for the preparation and fair presentation of the financial statements referred to above in accordance with U.S. GAAP.
- 2. We acknowledge our responsibility for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements free from material misstatement, whether due to fraud or error.
- 3. We acknowledge our responsibility for the design, implementation, and maintenance of internal control to prevent and detect fraud.
- 4. Significant assumptions used by us in making accounting estimates, including those measured at fair value, are reasonable and reflect our judgment based on our knowledge and experience about past and current events and our assumptions about conditions we expect to exist and courses of action we expect to take.
- 5. Related party transactions, including those with the Virginia Railway Express, a joint venture in which the Commission has a material financial interest, and Prince William County, as defined in Section 2100 of the Governmental Accounting Standards Board's Codification of Governmental Accounting and Financial Reporting Standards, and interfund transactions, including interfund accounts and advances receivable and payable, sale and purchase transactions, interfund transfers, long-term loans, leasing arrangements, and guarantees, have been recorded in accordance with the economic substance of the transaction and appropriately accounted for and disclosed in accordance with the requirements of U.S. GAAP.
- 6. All events subsequent to the date of the financial statements and for which U.S. GAAP requires adjustment or disclosure have been adjusted or disclosed.

- 7. The effects of all known actual or possible litigation and claims have been accounted for and disclosed in accordance with U.S. GAAP, if any.
- 8. The following have been properly recorded and/or disclosed in the financial statements:
 - a. Guarantees whether written or oral, under which the Commission is contingently liable.
 - b. The fair value of investments.
 - c. Amounts of contractual obligations for construction and purchase of real property or equipment not included in the liabilities or encumbrances recorded on the books.
 - d. Debt issue provisions.
 - e. Leases and material amounts of rental obligations under long-term leases.
 - f. The effect on the financial statements of GASB Statement No. 87, Leases, GASB Statement No. 90, Majority Equity Interests An Amendment of GASB Statements No. 14 and No. 61, GASB Statement No. 91, Conduit Debt Obligations, GASB Statement No. 92, Omnibus 2020, GASB Statement No. 93, Replacement of Interbank Offered Rates, GASB Statement No. 94, Public-Private and Public-Public Partnerships and Availability Payment Arrangements, GASB Statement No. 96, Subscription-Based information Technology Arrangements, and GASB Statement No. 97, Certain Component Unit Criteria, and Accounting and Financial Reporting for Internal Revenue Code Section 457 Deferred Compensation Plans—an amendment of GASB Statements No. 14 and No. 84, and a supersession of GASB Statement No. 32, which have been issued, but which we have not yet adopted.
 - g. Arrangements with financial institutions involving compensating balances or other arrangements involving restrictions on cash balances.
 - h. Assets and liabilities measured at fair value.
 - i. Significant estimates and material concentrations known to management which are required to be disclosed.
- 9. We have no plans or intentions that may materially affect the carrying value or classification of assets. In that regard:
 - a. The Commission has no significant amounts of idle property and equipment.
 - b. The Commission has no plans or intentions to discontinue the operations of any activities or programs or to discontinue any significant operations.
 - c. Provision has been made to reduce applicable assets that have permanently declined in value to their realizable values.
 - d. We have reviewed long-lived assets and certain identifiable intangibles to be held and used for impairment whenever events or changes in circumstances have indicated that the carrying amount of the assets might not be recoverable and have appropriately recorded the adjustment.

- 10. We are responsible for making the accounting estimates included in the financial statements. Those estimates reflect our judgment based on our knowledge and experience about past and current events and our assumptions about conditions we expect to exist and courses of action we expect to take. In that regard, adequate provisions have been made:
 - a. To reduce receivables to their estimated net collectable amounts.
 - b. To reduce obsolete, damaged, or excess inventories to their estimated net realizable values.
 - c. For pension obligations, post-retirement benefits other than pensions, and deferred compensation agreements attributable to employee services rendered through June 30, 2020.

11. There are no:

- a. Material transactions that have not been properly recorded in the accounting records underlying the financial statements.
- b. Violations or possible violations of laws or regulations whose effects should be considered for disclosure in the financial statements or as a basis for recording a loss contingency. In that regard, we specifically represent we have not been designated as, or alleged to be, a "potentially responsible party" by the Environmental Protection Agency in connection with any environmental contamination.
- c. Violations (and possible violations) of laws, regulations, and provisions of contracts and grant agreements whose effects should be considered for disclosure in the auditor's report on noncompliance.
- d. Agreements to repurchase assets previously sold.
- e. Security agreements in effect under the Uniform Commercial Code.
- f. Liens or encumbrances on assets or revenues or any assets or revenues which were pledged as collateral for any liability or which were subordinated in any way.
- g. Liabilities which are subordinated in any way to any other actual or possible liabilities.
- h. Debt issue repurchases options or agreements, or sinking fund debt repurchases ordinance requirements.
- i. Risk financing activities.
- i. Derivative financial instruments.
- k. Arbitrage rebate liabilities.
- 1. Impaired capital assets.
- m. Risk retentions, including uninsured losses or loss retentions (deductibles) attributable to events occurring through June 30, 2020 and/or for expected retroactive insurance premium adjustments applicable to periods through June 30, 2020.
- n. Material losses to be sustained in the fulfillment of, or from the inability to fulfill, any service commitments.

- o. Material losses to be sustained as a result of purchase commitments.
- p. Environmental clean up obligations.
- q. Authorized but unissued bonds and/or notes.
- r. Line of credit or similar arrangements.
- 12. We have no direct or indirect, legal or moral obligation for any debt of any organization, public or private, or to special assessment bond holders that is not disclosed in the financial statements.
- 13. The Commission has satisfactory title to all owned assets.
- 14. We have complied with all aspects of contractual agreements that would have a material effect on the financial statements in the event of noncompliance.
- 15. Net position components (net investment in capital assets, restricted; and unrestricted), are properly classified and, when applicable, approved.
- 16. Expenses have been appropriately classified in the Statement of Revenues, Expenses and Changes in Net Position.
- 17. Revenues are appropriately classified in the Statement of Revenues, Expenses and Changes in Net Position.
- 18. Capital assets, including intangibles, are properly capitalized, reported, and depreciated or amortized.
- 19. We have no knowledge of any uncorrected misstatements in the financial statements.
- 20. We agree with the findings of the specialist in evaluating the assertions found in Footnote 12, Pension Plan, Footnote 13, Other Postemployment Benefits Plan Group Life Insurance Program, and have adequately considered the qualifications of the specialist in determining the amounts and disclosures used in the financial statements and underlying accounting records. We did not give or cause any instructions to be given to the specialist with respect to the values or amounts derived in an attempt to bias their work, and we are not otherwise aware of any matters that have had an impact on the independence or objectivity of the specialist.

Information Provided

- 21. We have provided you with:
 - a. Access to all information, of which we are aware that is relevant to the preparation and fair presentation of the financial statements such as records, documentation, and other matters.
 - b. Additional information that you have requested from us for the purpose of the audit.
 - c. Unrestricted access to persons within the Commission from whom you determined it necessary to obtain audit evidence.
 - d. Minutes of the meetings of the governing body and committees of the board, or summaries of actions of recent meetings for which minutes have not yet been prepared.

- 22. All transactions have been recorded in the accounting records and are reflected in the financial statements.
- 23. We have disclosed to you the results of our assessment of risk that the financial statements may be materially misstated as a result of fraud.
- 24. We have no knowledge of allegations of fraud or suspected fraud, affecting the Commission's financial statements involving:
 - a. Management.
 - b. Employees who have significant roles in the internal control.
 - c. Others where the fraud could have a material effect on the financial statements.
- 25. We have no knowledge of any allegations of fraud or suspected fraud affecting the Commission's financial statements received in communications from employees, former employees, analysts, regulators, or others.
- 26. We have no knowledge of noncompliance or suspected noncompliance with laws and regulations.
- 27. We have disclosed to you all known actual or possible litigation and claims whose effects should be considered when preparing the financial statements.
- 28. We are aware of no significant deficiencies, including material weaknesses in the design or operation of internal controls that could adversely affect the Commission's ability to record, process, summarize, and report financial data.
- 29. We have disclosed to you the identity of the Commission's related parties and all the related-party relationships and transactions of which we are aware.
- 30. We have informed you of all communications from regulatory agencies concerning noncompliance with, or deficiencies in, financial reporting practices.
- 31. During the course of your audit, you may have accumulated records containing data that should be reflected in our books and records. All such data have been so reflected. Accordingly, copies of such records in your possession are no longer needed by us.

Supplementary Information

- 32. With respect to supplementary information presented in relation to the financial statements as a whole:
 - a. We acknowledge our responsibility for the presentation of such information.
 - b. We believe such information, including its form and content, is fairly presented in accordance with U.S. GAAP.
 - c. The methods of measurement or presentation have not changed from those used in the prior period.

Required Supplementary Information

- 33. With respect to the Management's Discussion and Analysis and Required Supplementary Information presented as required by the Governmental Accounting Standards Board to supplement the basic financial statements:
 - a. We acknowledge our responsibility for the presentation of such required supplementary information.
 - b. We believe such required supplementary information is measured and presented in accordance with guidelines prescribed by U.S. GAAP.
 - c. The methods of measurement or presentation have not changed from those used in the prior period.
 - d. All underlying significant assumptions or interpretations are presented in the financial statements.

Compliance Considerations

In connection with your audit, conducted in accordance with *Government Auditing Standards*, we confirm management:

- 34. Is responsible for the preparation and fair presentation of the financial statements in accordance with the applicable financial reporting framework.
- 35. Is responsible for compliance with the laws, regulations, and provisions of contracts and grant agreements applicable to the Commission.
- 36. Has not identified any instances that have occurred or are likely to have occurred of fraud and noncompliance with provisions of laws and regulations that have a material effect on the financial statements or other financial data significant to the audit objectives, and any other instances that warrant the attention of those charged with governance.
- 37. Has not identified any instances that have occurred or are likely to have occurred of noncompliance with provisions of contracts and grant agreements that have a material effect on the determination of financial statement amounts.
- 38. Has not identified any instances that have occurred or are likely to have occurred of abuse that could be quantitatively or qualitatively material to the financial statements.
- 39. Is responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.
- 40. Acknowledges its responsibility for the design, implementation, and maintenance of internal controls to prevent and detect fraud.
- 41. Has a process to track the status of audit findings and recommendations.

PBMares, LLP Page 7 of 7

42. Acknowledges its responsibilities as it relates to non-audit services (such as drafting the financial statements) performed by the auditor, including a statement that it assumes all management responsibilities; that it oversees the services by designating an individual, preferably within senior management, who possesses suitable skill, knowledge, and experience; that it evaluates the adequacy and results of the services performed; and that it accepts responsibility for the results of the services.

POTOMAC AND RAPPAHANNOCK TRANSPORTATION COMMISSION

Ohn	11/19/2020	
Robert A. Schneider, PhD	Date Signed	
Executive Director	~	
Joyce Embrey	11/19/2020	
Joyce Embrey	Date Signed	
Director of Finance and Administration		



November 19, 2020

To the Honorable Commission Board Members Potomac and Rappahannock Transportation Commission Woodbridge, Virginia

In connection with our audit of the financial statements of the Potomac and Rappahannock Transportation Commission ("PRTC" or the "Commission") for the year ended June 30, 2020, we are recommending the following comment as a constructive suggestion for your consideration.

New GASB Pronouncements

As of June 30, 2020, the Governmental Accounting Standards Board (GASB) had issued several statements not yet implemented by the Commission. The statements which might impact the Commission are as follows:

Statement No. 87, Leases

The objective of this Statement is to better meet the information needs of financial statement users by improving accounting and financial reporting for leases by governments. This Statement increases the usefulness of governments' financial statements by requiring recognition of certain lease assets and liabilities for leases that previously were classified as operating leases and recognized as inflows of resources or outflows of resources based on the payment provisions of the contract. It establishes a single model for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. Under this Statement, a lessee is required to recognize a lease liability and an intangible right-to-use lease asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources, thereby enhancing the relevance and consistency of information about governments' leasing activities. A lease is defined as a contract that conveys control of the right to use another entity's nonfinancial asset as specified in the contract for a period of time in an exchange or exchange-like transaction. Examples of nonfinancial assets include buildings, land, vehicles, and equipment. Any contract that meets this definition should be accounted for under the leases guidance, unless specifically excluded in this Statement.

The requirements of Statement No. 87 are effective for reporting periods beginning after June 15, 2021.

Statement No. 90, Majority Equity Interests – An Amendment of GASB Statements No. 14 and No. 61

The primary objectives of this Statement are to improve the consistency and comparability of reporting a government's majority equity interest in a legally separate organization and to improve the relevance of financial statement information for certain component units. It defines a majority equity interest and specifies that a majority equity interest in a legally separate organization should be reported as an investment if a government's holding of the equity interest meets the definition of an investment. A majority equity interest that meets the definition of an investment should be measured using the equity method, unless it is held by a special-purpose government engaged only in fiduciary activities, a fiduciary fund, or an endowment (including permanent and term endowments) or permanent fund. Those governments and funds should measure the majority equity interest at fair value.

For all other holdings of a majority equity interest in a legally separate organization, a government should report the legally separate organization as a component unit, and the government or fund that holds the equity interest should report an asset related to the majority equity interest using the equity method. This Statement establishes that ownership of a majority equity interest in a legally separate organization results in the government being financially accountable for the legally separate organization and, therefore, the government should report that organization as a component unit.

This Statement also requires that a component unit in which a government has a 100 percent equity interest account for its assets, deferred outflows of resources, liabilities, and deferred inflows of resources at acquisition value at the date the government acquired a 100 percent equity interest in the component unit. Transactions presented in flows statements of the component unit in that circumstance should include only transactions that occurred subsequent to the acquisition.

The requirements of this Statement are effective for reporting periods beginning after December 15, 2019.

Statement No. 91, Conduit Debt Obligations

The primary objectives of this Statement are to provide a single method of reporting conduit debt obligations by issuers and eliminate diversity in practice associated with (1) commitments extended by issuers, (2) arrangements associated with conduit debt obligations, and (3) related note disclosures. This Statement achieves those objectives by clarifying the existing definition of a conduit debt obligation; establishing that a conduit debt obligation is not a liability of the issuer; establishing standards for accounting and financial reporting of additional commitments and voluntary commitments extended by issuers and arrangements associated with conduit debt obligations; and improving required note disclosures.

The requirements of Statement No. 91 are effective for reporting periods beginning after December 15, 2021.

GASB Statement No. 92, Omnibus 2020

The objectives of this Statement are to enhance comparability in accounting and financial reporting and to improve the consistency of authoritative literature by addressing practice issues that have been identified during implementation and application of certain GASB Statements. This Statement addresses a variety of topics, including intra-entity transfers, the effective date of No. 87, *Leases*, the applicability of Statements No. 73, *Accounting and Financial Reporting for Pensions and Related Assets That Are Not within the Scope of GASB Statement 68, and Amendments to Certain Provisions of GASB Statements 67 and 68*, as amended, and No. 74, *Financial Reporting for Postemployment Benefit Plans Other Than Pension Plans*, as amended, to reporting assets accumulated for postemployment benefits, the applicability of certain requirements of Statement No. 84, *Fiduciary Activities*, to postemployment benefit arrangements, measurement of liabilities (and assets, if any) related to asset retirement obligations (AROs) in a government acquisition, reporting by public entity risk pools for amounts that are recoverable from reinsurers or excess insurers, reference to nonrecurring fair value measurements of assets or liabilities in authoritative literature, terminology used to refer to derivative instruments.

Statement No. 92 will be effective for fiscal years beginning after June 15, 2021.

GASB Statement No. 93, Replacement of Interbank Offered Rates

The objective of this statement is to address accounting and financial reporting implications that result from the replacement of an interbank offered rate-most notably, the London Interbank Offered Rate (LIBOR), which is expected to cease to exist in its current form at the end of 2021, prompting governments to amend or replace financial instruments for the purpose of replacing LIBOR with other reference rates, by either changing the reference rate or adding or changing fallback provisions related to the reference rate.

Portions of Statement No. 93 will be effective for fiscal years beginning after June 15, 2020, June 15, 2021, and December 31, 2021.

GASB Statement No. 94, Public-Private and Public-Public Partnerships and Availability Payment Arrangements

The primary objective of this Statement is to improve financial reporting by addressing issues related to public-private and public-public partnership arrangements (PPPs). As used in this Statement, a PPP is an arrangement in which a government (the transferor) contracts with an operator (a governmental or nongovernmental entity) to provide public services by conveying control of the right to operate or use a nonfinancial asset, such as infrastructure or other capital asset (the underlying PPP asset), for a period of time in an exchange or exchange-like transaction. Some PPPs meet the definition of a service concession arrangement (SCA), which the Board defines in this Statement as a PPP in which (1) the operator collects and is compensated by fees from third parties; (2) the transferor determines or has the ability to modify or approve which services the operator is required to provide, to whom the operator is required to provide the services, and the prices or rates that can be charged for the services; and (3) the transferor is entitled to significant residual interest in the service utility of the underlying PPP asset at the end of the arrangement.

This Statement also provides guidance for accounting and financial reporting for availability payment arrangements (APAs). As defined in this Statement, an APA is an arrangement in which a government compensates an operator for services that may include designing, constructing, financing, maintaining, or operating an underlying nonfinancial asset for a period of time in an exchange or exchange-like transaction.

The requirements of this Statement are effective for fiscal years beginning after June 15, 2022.

GASB Statement No. 96, Subscription-Based information Technology Arrangements

This Statement provides guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end users (governments). This Statement (1) defines a SBITA; (2) establishes that a SBITA results in a right-to-use subscription asset—an intangible asset—and a corresponding subscription liability; (3) provides the capitalization criteria for outlays other than subscription payments, including implementation costs of a SBITA; and (4) requires note disclosures regarding a SBITA. To the extent relevant, the standards for SBITAs are based on the standards established in Statement No. 87, *Leases*, as amended.

The requirements of this Statement are effective for fiscal years beginning after June 15, 2022.

GASB Statement No. 97, Certain Component Unit Criteria, and Accounting and Financial Reporting for Internal Revenue Code Section 457 Deferred Compensation Plans—an amendment of GASB Statements No. 14 and No. 84, and a supersession of GASB Statement No. 32

The primary objectives of this Statement are to (1) increase consistency and comparability related to the reporting of fiduciary component units in circumstances in which a potential component unit does not have a governing board and the primary government performs the duties that a governing board typically would perform; (2) mitigate costs associated with the reporting of certain defined contribution pension plans, defined contribution other postemployment benefit (OPEB) plans, and employee benefit plans other than pension plans or OPEB plans (other employee benefit plans) as fiduciary component units in fiduciary fund financial statements; and (3) enhance the relevance, consistency, and comparability of the accounting and financial reporting for Internal Revenue Code (IRC) Section 457 deferred compensation plans (Section 457 plans) that meet the definition of a pension plan and for benefits provided through those plans.

The requirements of this Statement will be effective for fiscal years beginning after June 15, 2021.

This report is intended solely for the information and use of management, the Commission, and others within the organization and is not intended to be and should not be used by anyone other than these specified parties.

If you have any questions concerning any of these items or if we can be of further assistance, please contact us. We thank you for the opportunity to conduct your audit for the year ended June 30, 2020 and express our appreciation to everyone for their cooperation during this engagement.

PBMares, LLP

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