1	280715 2
2 3	RESOLUTION NO.
4	A RESOLUTION INTRODUCED BY CITY MANAGER JIM
5 6	COLSON AUTHORIZING AND DIRECTING THE ISSUANCE OF TEMPORARY NOTES, SERIES 2015-A
7 8	(GENERAL IMPROVEMENTS) OF THE CITY OF TOPEKA, KANSAS, IN THE AGGREGATE PRINCIPAL
9	AMOUNT OF \$51,170,000 FOR THE PURPOSE OF
10 11	PROVIDING FUNDS TO PAY THE COST OF (i) RENEWING A PORTION OF THE SERIES 2014-A
12	TEMPORARY NOTES OF SAID CITY, DATED SEPTEMBER 25, 2015, AND (33) DAY, A PODITION OF THE
13 14	SEPTEMBER 25, 2015, AND (ii) PAY A PORTION OF THE COST OF CERTAIN IMPROVEMENTS IN SAID CITY.
15	WHEREAS, pursuant to K.S.A. 12-110c, K.S.A. 12-6a01 et seq., as amended, the home
16	rule authority granted to the cities of the State of Kansas by Section 5 of Article 12 of the Kansas
17	Constitution, and Charter Ordinance No. 89 of the City of Topeka, Kansas, (the "City") (Section
18	A12-1 of the Code of the City) and all other provisions of the laws of the State of Kansas
19	applicable thereto, by proceedings duly had and other actions duly and legally taken, the City has
20	authorized and caused the following improvements described in Exhibit B attached to this
21	Resolution (the "Improvements") to be made in the City.
22	WHEREAS, the authorization of the Improvements pursuant to the authorizing authority
23	and in the respective amounts set forth in Exhibit B hereto, is hereby approved, ratified, and
24	affirmed.
25	WHEREAS, the cost of making the Improvements are to be paid in whole or in part by
26	the issuance of general obligation bonds of the City in the manner provided by law; and
27	WHEREAS, pursuant to Resolution No. 8646 of the City adopted August 19, 2014, the
28	City issued its Temporary Notes, Series 2014-A (General Improvements), dated September 25,
29	2015, aggregating the principal amount of \$33,390,000 and maturing on October 1, 2015, (the
30	"Series 2014-A Notes") to provide funds to finance certain improvements in the City including
31	Projects Nos. T-151011.00, T-281062.00, T-401039.00, T-601030.00, 120450, T-131023.00,
32	17034.05, T-141012.00, T-141013.00, T-141015.00, T-601034.00, T-601036.00, T-601039.00,

T-701008.01, T-281032.00, and T-291030.00; as hereinbefore described (the "2014-A
Projects"), and all aspects of said Projects will not be fully completed at the maturity of the
Series 2014-A Notes; and

WHEREAS, it is necessary for the City to provide cash funds to (i) renew a portion of the Series 2014-A Notes issued to provide financing for the 2014-A Projects and (ii) to meet the City's obligations incurred in connection with the Improvements prior to the completion of said work and the issuance of the City's general obligation bonds, and it is desirable and in the interest of the City that such funds be raised by the issuance of temporary notes of the City, said notes to be issued by the City pursuant to the provisions of K.S.A. 10-123, as amended.

## 42 NOW THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE 43 CITY OF TOPEKA, KANSAS, AS FOLLOWS:

44

45 Section 1. That the authorization of the Improvements pursuant to the authorizing
46 authority in the amounts authorized, all as set forth in the attached Exhibit B, is hereby approved,
47 ratified, and affirmed.

48 Section 2.(a) For the purpose of providing funds to (i) renew a portion of the Series 49 2014-A Notes issued in connection with the 2014-A Projects as hereinbefore described, and (ii) 50 to pay obligations incurred by the City in acquiring and constructing the Improvements, there 51 shall be issued and are hereby authorized to be issued Temporary Notes, Series 2015-A (General 52 Improvements), of the City, in the principal amount not to exceed \$51,170,000 (the "Notes"). The Notes will consist of fully registered notes in the denomination of \$5,000 or any integral 53 54 multiple thereof. The Notes shall initially be registered in the name of Cede & Co., as nominee 55 of The Depository Trust Company, New York, New York, (along with its successors and 56 assigns, the "Securities Depository") to which payments of principal on the Notes will be made 57 by the Treasurer of the State of Kansas (the "Note Registrar" and "Paying Agent") in lawful 58 money of the United States of America upon presentation of the Notes for payment and 59 cancellation. Individual purchases of Notes will be made in book-entry form only. Purchasers

60 will not receive certificates representing their interest in Notes purchased. It is anticipated that during the term of the Notes, the Securities Depository will make book-entry transfers among 61 62 those financial institutions (the "Participants") for whom it effects book entry transfers and 63 pledges of securities deposited with it from time to time and receive and transmit payment of principal of and interest on the Notes to the Participants until and unless the Note Registrar 64 65 (hereinafter designated) authenticates and delivers Replacement Notes to the beneficial owners 66 as described in subsection (b). The Notes shall be dated September 15, 2015, shall become due on October 1, 2016, and shall bear interest from said date at the rate of percent 67 %) per annum. Interest on the Notes shall be payable at the maturity of the Notes on 68 69 October 1, 2016, (the "Interest Payment Date") to the Registered Owner thereof appearing on the 70 books of the Note Registrar as of the 15th day of the month next preceding the applicable interest payment date (the "Record Date"). 71

72 (b) (1) If the City determines (A) that the Securities Depository is unable to properly 73 discharge its responsibilities, or (B) that the Securities Depository is no longer qualified to act as 74 a securities depository and registered clearing agency under the Securities and Exchange Act of 75 1934, as amended, or (C) that the continuation of a book-entry system to the exclusion of any Notes being issued to any registered owner of any of the Notes ("Registered Owner") other than 76 77 Cede & Co. is no longer in the best interests of the beneficial owners of the Notes, or (2) if the Note Registrar receives written notice from Participants having interests in not less than 50% of 78 79 the Notes which are outstanding and unpaid, as shown on the records of the Securities Depository (and certified to such effect by the Securities Depository), that the continuation of a 80 81 book-entry system to the exclusion of any Notes being issued to any Registered Owner other 82 than Cede & Co. is no longer in the best interests of the beneficial owners of the Notes, then the Note Registrar shall notify the Registered Owners of such determination or such notice and of 83 84 the availability of certificates to beneficial owners requesting the same, and the Note Registrar 85 shall register in the name of and authenticate and deliver replacement Notes to the beneficial owners or their nominees in principal amounts representing the interest of each, making such 86

87 adjustment as it may find necessary or appropriate as to accrued interest; provided, that in the case of a determination under (1)(A) or (1)(B) of this subsection (b), the City may, after 88 89 consultation with the Note Registrar, select a successor securities depository in accordance with 90 subsection (c) hereof to effect book-entry transfers. In such event, all references to the Securities 91 Depository herein shall relate to the period of time when the Securities Depository has possession of at least one Note. Upon the issuance of any replacement Notes ("Replacement 92 93 Notes"), all references herein to obligations imposed upon or to be performed by the Securities 94 Depository shall be deemed to be imposed upon and performed by the Note Registrar, to the 95 extent applicable with respect to such Replacement Notes. If the Securities Depository resigns 96 and the City is unable to locate a qualified successor of the Securities Depository in accordance 97 with subsection (c) hereof, then the Note Registrar shall authenticate and cause delivery of 98 Replacement Notes to the beneficial owners thereof, as provided herein. The Note Registrar may 99 rely on information from the Securities Depository and its Participants as to the names of the beneficial owners of the Notes. The cost of printing, registration, authentication and delivery of 100 101 Replacement Notes shall be paid for by the City.

(c) In the event the Securities Depository resigns, is unable to properly discharge its 102 responsibilities, or is no longer qualified to act as a securities depository and registered clearing 103 104 agency under the Securities and Exchange Act of 1934, as amended, the City may appoint a successor Securities Depository, provided the Note Registrar receives written evidence 105 106 satisfactory to it with respect to the ability of the successor Securities Depository to discharge its 107 responsibilities. Any such successor Securities Depository shall be a securities depository which is a registered clearing agency under the Securities and Exchange Act of 1934, as amended, or 108 109 other applicable statute or regulation that operates a securities depository upon reasonable and customary terms. The Note Registrar upon its receipt of any of the Notes for cancellation shall 110 111 cause the delivery of such Notes to the successor Securities Depository in appropriate denominations and form as provided herein. 112

113 (d) The execution and delivery of the Representation Letter to The Depository Trust Company, New York, New York, by the Mayor or Deputy Mayor in the form attached hereto as 114 115 Exhibit A with such changes, omissions, insertions and revisions as the Mayor or Deputy Mayor shall deem advisable, is hereby authorized, and execution of the Representation Letter by the 116 Mayor or Deputy Mayor shall be conclusive evidence of such approval. The Representation 117 118 Letter shall set forth certain matters with respect to, among other things, notices, consents and 119 approvals by the owners (both the Registered Owner and beneficial owners) of the Notes and 120 payments of the principal of and interest on the Notes.

Section 3. The Notes shall contain recitals and be in the form as prescribed by law. The Notes shall, in addition to all other requirements, be subject to the terms and conditions of the agreement entitled "Agreement Between Issuer and Agent" by and between the City and the Treasurer of the State of Kansas, as Note Registrar.

125 Section 4. The Notes shall be executed by the facsimile or manual signature of the Mayor or Deputy Mayor and City Clerk or Deputy City Clerk and the seal of the City shall be 126 printed or affixed thereon. After such execution and the registration of the Notes by the City 127 Clerk and the Kansas State Treasurer, Topeka, Kansas, hereby designated as both the City's Note 128 Registrar and Paying Agent in connection with the Notes, the Notes shall be countersigned by 129 130 the City Clerk or Deputy City Clerk and delivered to the Original Purchaser thereof upon receipt of the purchase price thereof, said purchase price to be not less than the principal amount thereof 131 plus accrued interest thereon to the date of delivery. The proceeds of the Notes shall be placed in 132 the City Treasury and applied solely to pay the costs of (i) renewing the Series 2014-A Notes 133 previously issued to finance the 2014-A Projects as hereinbefore described, (ii) the costs of the 134 135 Improvements and (iii) the costs of issuing the Notes.

136

Section 5. The Notes to be issued shall be in substantially the following form:

137
138 UNLESS THIS CERTIFICATE IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF
139 THE DEPOSITORY TRUST COMPANY, A NEW YORK CORPORATION ("DTC"), TO ISSUER OR
140 ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE, OR PAYMENT, AND ANY
141 CERTIFICATE ISSUED IS REGISTERED IN THE NAME OF CEDE & CO. OR IN SUCH OTHER

142 143 144 145 146	NAME AS IS REQUESTED BY AN AUTHOR PAYMENT IS MADE TO CEDE & CO. OR TO S AUTHORIZED REPRESENTATIVE OF DTC), <b>THEREOF FOR VALUE OR OTHERWISE B</b> MUCH AS THE REGISTERED OWNER HEREO	SUCH OTHER ENTITY A ANY TRANSFER, PL Y OR TO ANY PERSO	AS IS REQUESTED BY AN Edge, or other use In Is wrongful in As
147			
148	1 1	V Note No. R-1	¢
149			\$
150		ES OF AMERICA	
151		OF KANSAS	
152		DF SHAWNEE F TOPEKA	
153 154	SERIES 2015-A (GENE		JTC)
155	SERIES 2013-A (GENE	AAL INII KUVENIEI	(15)
156	Rate of Maturity	Dated	CUSIP NO.
157	Interest: % Date: October 1, 2016		
158	Registered Owner: Cede & Co.	Dute. September 15, 1	
159	Principal Amount:	Dollars	
160			
161	KNOW ALL MEN BY THESE PRES	SENTS:	
162	That the City of Topeka, in the Count	ty of Shawnee, State o	f Kansas, (the "City") for
163	value received acknowledges itself to be indel		
164	sources hereinafter pledged, to the registered		
165	hereinafter provided, on the maturity date ide	entified above, unless	called for redemption and
166	payment prior to such maturity date as hereinal		
167	above and in like manner to pay interest on s		
168	until said principal amount is paid. The Notes w	vill not be subject to rec	lemption prior to maturity.
169			
170	The principal of and interest on this No	1 5	2
171	States of America by check or draft at the offic		
172	Kansas, (the "Note Registrar" and "Paying Ag		1 5
173	and cancellation. The full faith, credit and r		
174	payment of the principal of and interest on th	is Note and the issue of	of which it is a part as the
175	same respectively become due.		
176	THE TERMS AND PROVISIONS C		
177	<b>REVERSE HEREOF AND SHALL FOR A</b>		E THE SAME EFFECT
178	AS THOUGH FULLY SET FORTH AT TH	IS PLACE.	
179			
180	It is hereby certified and declared that a		
181	and to exist precedent to and in the issuance of	-	
182	and do exist in due and regular form and manne		
183	State of Kansas; that this Note is negotiable an	_	
184 185	this Note and any outstanding notes and bonds herein do not exceed the estimated cost and	1 0	-
186	indebtedness of said City, including this series	1 1	-
187	statutory limitation.		coord any constitutional of
	survey minuteri.		

188				
189	IN WITNESS WHEREOF	, the said City of Topeka, in the State of Kansas, by its		
190	Governing Body, has caused this Temporary Note to be signed by its Mayor or Deputy Mayor			
191	and attested by its City Clerk, and has caused its corporate seal to be affixed hereto, all as of the			
192	15th day of September, 2015.			
193				
194	ATTEST:			
195		Mayor, City of Topeka, Shawnee County,		
196		Kansas		
197	City Clerk			
198				
199	(SEAL)			
200				
201	This Note shall not be neg	gotiable unless and until countersigned below following		
202	registration by the Treasurer of the S	tate of Kansas.		
203				
204	(SEAL)	City Clerk		
205	*******	***************************************		
206	<b>CERTIFICATE OF A</b>	UTHENTICATION AND REGISTRATION		
207				
208	This Note is one of the Ci	ity of Topeka, Kansas, Temporary Notes, Series 2015-A		
209	(General Improvements), described in	n the within mentioned Resolution.		
210				
211	Registration Date:	<u>.</u>		
212		OFFICE OF THE STATE TREASURER		
213		Topeka, Kansas,		
214		As Note Registrar and Paying Agent		
215				
216	I.D. No.	By		
217				
218	******	*************************		
219	CITY	CLERK'S CERTIFICATE		
220				
221	STATE OF KANSAS, COUNTY C	)F SHAWNEE, SS:		
222				
223	I, the undersigned, City Cler	k of the City of Topeka, Kansas, do hereby certify that the		
224	within Temporary Note of the City of Topeka, Kansas, was duly registered in my office			
225	according to law, and that the signatu	ires thereto are genuine.		
226				
227	WITNESS My Hand and Off	icial Seal as of this 15th day of September, 2015.		
228				
229				
230	(SEAL)	City Clerk of the City of Topeka,		
231		Shawnee County, Kansas		
232	******	***************************************		
233	STATE T	REASURER'S CERTIFICATE		

STATE OF KANSAS, COUNTY OF	SHAWNEE, SS:		
I, RON ESTES, Treasurer of the State of Kansas, do hereby certify that a full and			
complete transcript of the proceedings	leading up to the issuance of this Temporary Note has		
been filed in my office and that this Note has been registered in my office according to law this			
day of September, 2015.			
WITNESS My Hand and Offici	al Seal.		
5	<b>RON ESTES</b>		
	Treasurer of the State of Kansas		
	BY:		
SEAL)	BY: State Treasurer		
******	***************************************		
NO	TE ASSIGNMENT		
FOR VALUE RECEIVED, the	e undersigned does (do) hereby sell, assign and transfer to		
(	Note Assignment)		
(Social Securi	ty or Taxpayer Identifying No.)		
he Temporary Note to which this assis	gnment is affixed in the outstanding principal amount of		
	of undersigned on the books of the Treasurer of the State		
F Kansas Topeka Kansas the Note R	Registrar. The undersigned does (do) hereby irrevocably		
constitute and appoint			
books of the Note Registrar with full po			
Dated	for or substitution in the promises.		
~	Name		
	Social Security or Taxpayer Identifying No.		
	social security of rangager radiationing ing ito.		
	Signature (Sign Here Exactly as		
	Name(s) Appear on Face of Certificate)		
	rune(c) repear on ruce of continente)		
	Face of Certifiate Signature Guaranteed By:		
	race of Servinate Signature Statianteed Dy.		
	(Name of Eligible Guarantor Institution as		
	defined by SEC Rule 17Ad-15 (17CFR		
	240.17 Ad-15)		
	240.17 Au-13)		
	Dyr		
	By:		

## FURTHER TERMS AND CONDITIONS

\*\*\*\*\*\*\*

283 This Note is one of a duly authorized series of Temporary Notes aggregating the principal amount of \$51,170,000 (the "Notes") issued by the City to finance, on an interim basis, the 284 construction of certain improvements, heretofore duly authorized by the City, which are to be 285 286 paid for either in whole or in part by the issuance of bonds of the City. This Note and the series 287 of which it is a part are issued by the City to pay the cost of such improvements until money for such purpose and for the payment of this Note with accrued interest, if any, thereon can be raised 288 289 by the City by the sale and issuance of its general obligation bonds. This Note and the series of which it is a part are issued by the authority of and in full compliance with the provisions, 290 291 restrictions and limitations of Resolution No. of the City (the "Resolution"), the 292 Constitution and Laws of the State of Kansas, including Article 12, Section 5 of the Constitution 293 to the State of Kansas, K.S.A. 10-101 to 125, inclusive, K.S.A. 12-110c, K.S.A. 12-6a01 et seq. and Charter Ordinance No. 89 of the City (Section A12-1 of the Code of the City) and all acts 294 295 amendatory thereof and supplemental thereto.

296 The Notes are being issued by means of a book-entry system with no physical 297 distribution of certificates to be made except as provided in the Resolution. One Note certificate with respect to each date on which the Notes are stated to mature, registered in the nominee 298 299 name of the securities depository named in the Resolution, together with its successors and assigns (the "Securities Depository"), is being issued. The book-entry system will evidence 300 301 positions held in the Notes by the Securities Depository's participants, beneficial ownership of the Notes in authorized denominations being evidenced in the records of such participants. 302 303 Transfers of ownership shall be effected on the records of the Securities Depository and its 304 participants pursuant to the rules and procedures established by the Securities Depository and its 305 participants. The City will recognize the Securities Depository nominee, while the registered 306 owner of this Note, as the owner of this Note for all purposes, including (i) payments of 307 principal of and interest on this Note, (ii) notices and (iii) voting. Transfers of principal and 308 interest payments to participants of the Securities Depository, and transfers of principal and 309 interest payments to beneficial owners of the Notes by participants of the Securities Depository will be the responsibility of such participants and other nominees of such beneficials owners. 310 311 The City and the Paying Agent will not be responsible or liable for such transfers of payments or 312 for maintaining, supervising or reviewing the records maintained by the Securities Depository, 313 the Securities Depository nominee, its participants or persons acting through such participants. 314 While the Securities Depository nominee is the registered owner of this Note, notwithstanding the provision hereinabove contained, payments of principal of and interest on this Note shall be 315 made in accordance with existing arrangements among the City, its Paying Agent and the 316 317 Securities Depository.

EXCEPT AS OTHERWISE PROVIDED IN THE RESOLUTION, THIS NOTE 318 MAY BE TRANSFERRED, IN WHOLE BUT NOT IN PART, ONLY TO ANOTHER 319 320 NOMINEE OF THE SECURITIES DEPOSITORY OR TO A SUCCESSOR SECURITIES DEPOSITORY OR TO A NOMINEE OF A SUCCESSOR SECURITIES 321 **DEPOSITORY**. The City may deem and treat the person in whose name this Note is registered 322 323 as the absolute owner hereof for the purpose of receiving payment of the principal hereof and interest due hereon and for all other purposes. This Note is transferable by the registered owner 324 hereof in person or by his attorney duly authorized in writing at the office of the Note Registrar 325

326 upon receipt by the Note Registrar of a duplicate original counterpart of the document by which 327 the assignment or reassignment is made, disclosing the name and address of each such assignee. Upon receipt of such notice of assignment, the Paying Agent agrees to make all payments to the 328 329 assignee designated in the assignment. The City shall pay out of the proceeds of the Notes, or from other lawfully available funds, all costs incurred in connection with the issuance, transfer, 330 331 exchange, redemption or payment of the Notes except (a) fees and expenses in connection with 332 the replacement of any of the Notes mutilated, stolen, lost or destroyed or (b) any tax or other 333 governmental charge imposed in relation to the transfer, exchange or payment of the Notes. 334

335

Section 5. That the Notes shall be issued and sold to \_\_\_\_\_, \_\_\_\_,

, in accordance with both the Note Purchase Agreement (the "Purchase Agreement")
between such Original Purchaser and the City, the execution of which Purchase Agreement is
hereby authorized and by the other terms and conditions of this Resolution.

339 Section 6. That the City covenants and certifies to and for the benefit of the Owners of 340 the Notes from time to time outstanding that so long as any of the Notes remain outstanding, moneys on deposit in any fund or account in connection with the Notes, whether or not such 341 342 moneys were derived from the proceeds of the sale of the Notes or from any other sources, will not be used in a manner which will cause the Notes to be classified as "arbitrage bonds" within 343 344 the meaning of Section 148 of the Internal Revenue Code of 1986, as amended (the "Code"). 345 Pursuant to such covenant, the City shall, to the extent permitted by law, comply throughout the term of the issue of the Notes and thereafter with the requirements of Section 148 of the Code 346 including, but not limited to, the rebate of certain amounts, if any, to the United States. 347

348 Section 7. That the City covenants to take all action necessary in order to maintain the 349 exclusion under Section 103 of the Code of the interest on the Notes from gross income for 350 federal income tax purposes.

Section 8. That the forms of the *Preliminary Official Statement* and the *Official Statement*, both of which will be dated as of the date set forth thereon, all in the form presented at the meeting at which this Resolution is adopted, are hereby approved, ratified and confirmed, and the execution, circulation and distribution thereof are hereby approved, ratified and confirmed for and on behalf of the City, in substantially the form presented at this meeting.

356	Section 9. That the City hereby covenants and agrees that it will comply with and carry
357	out all of the provisions of the Continuing Disclosure Certificate attached to the Final Certificate
358	of the City included in the transcript of proceedings regarding the Notes. Notwithstanding any
359	other provision of this Resolution, failure of the City to comply with the Continuing Disclosure
360	Certificate shall not be considered an event of default of the City's obligations either under this
361	Resolution or in connection with the Notes; provided, however, any owner of the Notes may take
362	such actions as may be necessary and appropriate, including seeking mandate or specific perfor-
363	mance by court order, to cause the City to comply with its obligations under this Section.
364	(REMAINDER OF THIS PAGE LEFT INTENTIONALLY BLANK)

366	ADOPTED by the Governing Body of the City of Topeka, Kansas, this 18th day of		
367	August, 2015.		
368			
369	CI	ΓΥ OF TOPEKA, KANSAS	
370	(SEAL)		
371			
372		ry E. Wolgast, Mayor	
373	ATTEST:		
374			
375 376	Brenda Younger, City Clerk		
377			
378			
379 380 381 382	<b>I, BRENDA YOUNGER</b> , City Clerk of the Cit do hereby certify that the above and foregoing is a true a adopted and approved by the governing body of the City	and correct copy of Resolution No.	
383			
384 385 386 387	(SEAL) Bre	nda Younger, City Clerk	

388 389 390	EXHIBIT A
391 392 393	LETTER OF REPRESENTATIONS
394 395 396	
397 398 399	(ATTACHED)
400	
401	

402	EXHIBIT B			
403 404	Project Number	Authorizing	Project	Amount
405	& Description	Authority	Authorization	Authorized
406 407	Special Assessment Projec	<u>ts</u>		
408	D : () T 151011.00		D //0217	¢ 1 221 050 00
409	Project No. T-151011.00	K.S.A. 12-6a01 et seq.	Res. #8317	\$ 1,321,850.00
410	Project No. T-281062.00	K.S.A. 12-6a01 et seq.	Res. #8485	497,600.00
411	Project No. T-401039.00	K.S.A. 12-6a01 et seq.	Res. #8684	779,500.00
412 413	Project No. T-601030.00	K.S.A. 12-6a01 et seq.	Res. #8487	4,492,200.00
414	Fire Station/Equipment P	rojects		
415 416	Project No. 17034.05	K.S.A. 12-110c	Res. #8593	609,500.00
410	Project No. T-131023.00	Charter Ordinance No. 89	Res. #8393 Res. #8437	3,667,600.00
417	110jeet No. 1-131023.00	(City Code A12-1)	RCS. #0437	5,007,000.00
419	<u>Bridge Projects</u>	· · · ·		
420			0.1.1140000	
421 422	Project No. T-120450	Charter Ordinance No. 89 (City Code A12-1)	Ord. #19399	629,960.00
423	<b>Trafficway Projects</b>	(eng couc m2 1)		
424				
425 426	Project No. T-141012.00	Charter Ordinance No. 89 (City Code A12-1)	Res. #8408	640,000.00
427	Project No. T-141013.00	Charter Ordinance No. 89	Res. #8494	640,000.00
428		(City Code A12-1)		0.10,000.00
429	Project No. T-141015.00	Charter Ordinance No. 89	Res. #8581	640,000.00
430	Drainet No. T. 141016.00	(City Code A12-1) Charter Ordinance No. 89	$D_{ac} = \frac{49625}{100}$	640,000,00
431 432	Project No. T-141016.00		Res. #8625	640,000.00
432 433		(City Code A12-1)	CIP Page No. 21	
433	Street Projects			
435	Street Hopeets			
436	Project No. T-601034.00	Charter Ordinance No. 89	Res. #8501	500,000.00
437		(City Code A12-1)	100. 1100 01	200,000.00
438	Project No. T-601036.00	Charter Ordinance No. 89	Res. #8580	370,000.00
439		(City Code A12-1)		
440	Project No. T-601039.00	Charter Ordinance No. 89	Res. #8577	1,400,000.00
441	2	(City Code A12-1)		
442	Project No. T-601041.00	Charter Ordinance No. 89	Res. #8656	1,400,000.00
443		(City Code A12-1)		
444	Project No. T-601042.00	Charter Ordinance No. 89	Res. #8625	185,000.00
445		(City Code A12-1)	CIP Page No. 20	
446	Project No. T-601043.00	Charter Ordinance No. 89	Res. #8625	100,000.00
447		(City Code A12-1)	CIP Page No. 22	

	:
	<u>norized</u> 00,000.00
451 (City Code A12-1) CIP Page No. 24	,
452         Project No. T-601045.00         Charter Ordinance No. 89         Res. #8625         1,4           453         (City Code A12-1)         CIP Page No. 12	00,000.00
	00,000.00
455 (City Code A12-1)	<i>´</i>
456         Project No. T-701011.00         Charter Ordinance No. 89         Res. #8625         2           457         (City Code A12-1)         CIP Page No. 28	00,000.00
	00,000.00
459 (City Code A12-1) CIP Page No. 26	,
460 <u>Utility Projects</u> 461	
	0,000.00
463 (City Code A12-1)	·
464         Project No. T-281032.00         Charter Ordinance No. 89         Ord. #19850         2,50           465         (City Code A12-1)         2,50	0,000.00
	0,000.00
467 (City Code A12-1)	
468         Project No. T-281078.00         Charter Ordinance No. 89         Res. #8625         2,00           469         (City Code A12-1)         CIP Page No. 51	0,000.00
	7,000.00
471 (City Code A12-1) CIP Page No. 52	
472         Project No. T-281081.00         Charter Ordinance No. 89         Res. #8664         2,27           473         (City Code A12-1)         2	0,000.00
	4,400.00
475 (City Code A12-1) CIP Page No. 55	
476         Project No. T-281083.00         Charter Ordinance No. 89         Res. #8673         2,50           477         (City Code A12-1)         CIP Page No. 66	0,000.00
	8,700.00
479 (City Code A12-1) CIP Page No. 70	
480         Project No. T-281087.00         Charter Ordinance No. 89         Res. #8673         80           481         (City Code A12-1)         CIP Page No. 71	0,000.00
	9,307.00
483 (City Code A12-1)	
484         Project No. T-151016.01         Charter Ordinance No. 89         Ord. #19883         90           485         (City Code A12-1)         90	0,000.00
	0,000.00
487 (City Code A12-1)	
488         Project No. T-501022.00         Charter Ordinance No. 89         Res. #8625         2,50           489         (City Code A12-1)         CIP Page No. 45	0,000.00
	0,000.00
491 (City Code A12-1) CIP Page No. 59	0 7 40 00
492         Project No. T-291003.01         Charter Ordinance No. 89         Res. #8665         1,44           493         (City Code A12-1)         1,44	9,740.00
494	

495 496	Project Number & Description	Authorizing Authority	Project Authorization	Amount Authorized
490 497	Project No. T-291015.00	Charter Ordinance No. 89	Ord. #19555	1,741,294.00
498	110,000,100,12,1010.00	(City Code A12-1)	Amended by	1,711,271.00
499		(engledeening 1)	Ord. #19937	
500	Project No. T-291028.00	Charter Ordinance No. 89	Ord. #19885	1,000,000.00
501	2	(City Code A12-1)		
502	Project No. T-291018.02	Charter Ordinance No. 89	Res. #8673	1,425,000.00
503		(City Code A12-1)	CIP Page No. 56	
504	Project No. T-291030.00	Charter Ordinance No. 89	Ord. #19882	3,500,000.00
505		(City Code A12-1)		
506	Project No. T-291035.00	Charter Ordinance No. 89	Res. #8625	1,000,000.00
507		(City Code A12-1)	CIP Page No. 34	
508	Project No. T-291037.00	Charter Ordinance No. 89	Res. #8625	625,107.00
509		(City Code A12-1)	CIP Page No. 36	
510	Project No. T-291039.00	Charter Ordinance No. 89	Res. #8673	<u>1,500,000.00</u>
511	_	(City Code A12-1)	CIP Page No. 46	
512	TOTAL			\$43,300,548.00
513				