

Dated the Date of this Supplemental Continuing Disclosure Memorandum

Via electronic submission to <u>www.EMMA.MSRB.org</u> Attn: Municipal Disclosure

Re: Continuing Disclosure Undertaking of The Utah Infrastructure Agency

To Whom It May Concern:

In accordance with the provisions of paragraph (b) (5) (i) (A) of Rule 15c2-12 promulgated by the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended (the "Rule"), the Utah Infrastructure Agency (the "Agency") (sometimes referred to herein as the "Issuer"), hereby files with you the enclosed (i) the Audited Financial Statements of the Agency for the Fiscal Year Ended June 30, 2022 (the "AFS"), and (ii) the Supplemental Continuing Disclosure Memorandum of the Agency dated January 26, 2023 (the "SCDM"). This letter, the AFS, and the SCDM constitute the annual financial information and operating data concerning the Agency to be filed in compliance with the Issuer's obligation under certain agreements entered into in connection with the offering of the following securities described in the following Official Statements:

Securities	 Official Statement
0.5.05	

CUSIP: 917467 AD4, AE2, AF9, AG7, AH5, AJ1 \$73,905,000, Utah Infrastructure Agency, Tax–Exempt Telecommunications Revenue and Refunding Bonds, Series 2017A

Dated December 20, 2017

CUSIP: 917467 AK8

\$3,500,000, Utah Infrastructure Agency, Taxable Telecommunications Revenue Refunding Bonds, Series 2017B

Dated December 20, 2017

CUSIP: 917467 AQ5, AR3, AS1, AT9, AU6 \$21,810,000, Utah Infrastructure Agency, Tax–Exempt Telecommunications Revenue Bonds, Series 2018A Dated July 11, 2018

CUSIP: 917467 AXO, AY8, AZ5, BA9, BB7, BC5, BD3, BE1, BF8, BG6, BH4, BJ0, BK7, BL5, BM3

\$48,365,000, Utah Infrastructure Agency, Tax–Exempt Telecommunications Revenue Bonds, Series 2019

Dated November 13, 2019

CUSIP: 917467 BN1, BP6, BQ4, BR2, BS0, BT8, BU5, BV3, BW1, BX9, BY7, BZ4, CA8, CB6, CC4, CD2, CE0 \$52,495,000, Utah Infrastructure Agency, Tax-Exempt Telecommunications Revenue Bonds, Series 2021 Dated February 16, 2021

CUSIP: 917467 CF7, CG5, CH3, CI9

\$30,000,000, Utah Infrastructure Agency, Tax–Exempt Telecommunications Revenue Bonds, Series 2022 Dated May 12, 2022

CUSIP: 917462 AC7, AD5, AE3, AF0, AG8, AH6, AJ2, AK9, AL7, AM5, AN3, AP8, AQ6, AR4, AS2 \$22,285,000, Utah Infrastructure Agency, Layton City, Utah Telecommunications and Franchise Tax Revenue Bonds, Series 2018

Dated August 15, 2018

CUSIP: 91746C \$2,550,000, Utah Infrastructure Agency, Utah (Morgan City Project) AB7, AC5, AD3, AE1, AF8, AG6, AH4, AJ0, AK7 Telecommunications, Electric Utility, and Sales Tax Revenue Bonds, Series 2019 Dated April 16, 2019 CUSIP: 917466 \$3,520,000, Utah Infrastructure Agency, Utah (Payson City Project) CE2, CF9, CG7, CH5, CJ1, CK8, CL6 Telecommunications and Franchise Tax Revenue Bonds, Series 2019 Dated June 18, 2019 CUSIP: 917471 \$7,220,000, Utah Infrastructure Agency, Utah (West Point City Project) ABO, AC8, AD6, AE4, AF1, AG9, AH7, AJ3, AKO, Telecommunications and Franchise Tax Revenue Bonds, Series 2019 Dated September 5, 2019 CUSIP: 917466 \$12,645,000, Utah Infrastructure Agency, Utah (Clearfield City Project) CN2, CP7, CQ5, CR3, CS1, CT9, CU6, CV4, CW2, Telecommunications and Franchise Tax CX0, CY8, CZ5 Revenue Bonds, Series 2020 Dated August 6, 2020 CUSIP: 917466 \$16,915,000, Utah Infrastructure Agency, Utah (Pleasant Grove DA9, DB7, DC5, DD3, DE1, DF8, DG6, DH4, DJ0, DK7, City Project) Telecommunications and Franchise Tax DL5, DM3, DN1, DP6, DQ4, DR2, DS0 Revenue Bonds, Series 2021 Dated June 16, 2021 CUSIP: 917471 \$19,220,000, Utah Infrastructure Agency, Utah (Syracuse City Project) AM6, AN4, AP9, AQ7, AS3, AT1, AU8, AV6, AW4, Telecommunications, Franchise, and Sales Tax AX2, AR5, AY0, AZ7, BA1, BB9 Revenue Bonds, Series 2021 Dated September 8, 2021 CUSIP: 917471 \$6,675,000, Utah Infrastructure Agency, Utah (Santa Clara Project) BC7, BD5, BE3 Telecommunications, Franchise, and Sales Tax Revenue Bonds, Series 2022 Dated April 28, 2022 CUSIP: 917471 \$5,965,000, Utah Infrastructure Agency, Utah (Cedar Hills Project) BF0, BG8, BH6, BJ2 Telecommunications, Franchise, and Sales Tax Revenue Bonds, Series 2022 Dated April 28, 2022 CUSIP: 917472 \$17,680,000, Utah Infrastructure Agency, Utah (West Haven Project)

As of the date of this SCMD, to the best of the Agency's knowledge, no event described in paragraph (b) (5) (i) (c) of the Rule has occurred that is required to be disclosed with respect to any of the above-described securities.

Telecommunications and Sales Tax

Revenue Bonds, Series 2022 Dated December 21, 2022

Sincerely,

Utah Infrastructure Agency

AK8, AL6, AM4, AN2, AP7

Jason Roberts, Secretary/Treasurer

AA0, AB8, AC6, AD4, AE2, AF9, AG7, AH5, AJ1,

c: Zions Public Finance, Inc., Salt Lake City, Utah

# **Supplemental**

# **Continuing Disclosure Memorandum**

Summary of Debt Structure and Financial Information SEC Rule 15c2–12

For

# **Utah Infrastructure Agency**

Filed with

Electronic Municipal Market Access (EMMA)

http://www.emma.msrb.org

Submitted and dated as of January 26, 2023

(Annual submission required on or before January 26, 2023)

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#### SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM

#### **Description of the Agency**

The Agency is a political subdivision of the State of Utah, and was created in 2010 pursuant to the Utah Interlocal Cooperation Act, Title 11, Chapter 13, Utah Code Annotated 1953, as amended (the "Interlocal Cooperation Act") and the Second Amended Restated Interlocal Cooperative Agreement of the Utah Infrastructure Agency originally dated as June 7, 2010, and amended and restated as of November 1, 2010 (the "Interlocal Agreement") among Brigham City, Centerville City, Layton City, Lindon City, Midvale City, Murray City, City of Orem, Payson City, and West Valley City (each a "Member" and collectively, the "Members"). Except for Payson City, all the Members are contracting members. Pursuant to the Interlocal Cooperation Act and the Interlocal Agreement, the Members organized the Agency to provide for the acquisition, construction, and installation of advance communication lines together with related improvements and facilities (the "UIA Network") for connecting properties within the Members to the UIA Network, all of which will directly or indirectly benefit each of the Members.

The UIA Network is a fiber optic network enabling high-speed broadband services, such as voice, video, and data access. The operations of the UIA Network are dependent on its connection to, and the continued operations of, the fiber optic network (the "UTOPIA Network") of the Utah Telecommunication Open Infrastructure Agency ("UTO-PIA"), as the UTOPIA Network provides critical infrastructure necessary for the operations of the UIA Network.

The Agency and UTOPIA's main administration building is in Murray City, Utah and maintains a website at <a href="https://www.utopiafiber.com/">https://www.utopiafiber.com/</a>. The information available at this website is provided by the Agency and UTOPIA and has not been reviewed for accuracy or completeness. Such information is not a part of this Supplemental Continuing Disclosure Memorandum.

When used herein the terms "Fiscal Year[s] 20YY" or "Fiscal Year[s] End[ed][ing] June 30, 20YY" shall refer to the year beginning on July 1 and ending on June 30 of the year indicated. When used herein the terms "Calendar Year[s] 20YY"; "Calendar Year[s] End[ed][ing] December 31, 20YY" shall refer to the year beginning on January 1 and ending on December 31 of the year indicated.

#### Contact Person For The Agency

As of the date of this Supplemental Continuing Disclosure Memorandum, the chief contact person for the Agency concerting this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM is:

Jason Roberts, Chief Financial Officer
<u>iroberts@utopiafiber.com</u>
Utopia Fiber
5858 S 900 E
Murray UT 84121
801.613.3859

#### The Issues

The Agency is providing continuing disclosure on UIA telecommunication revenue bonds and the following project specific revenue bonds: (i) Layton City, Utah telecommunication and franchise tax revenue bonds, telecommunications, electric utility, (ii) sales tax revenue bonds (Morgan City Project), (iii) telecommunications, electric utility, and sales tax revenue bonds (Payson City Project), (iv) telecommunications, franchise, and sales tax revenue bonds (West Point City Project), (v) telecommunications and franchise tax revenue bonds (Clearfield City Project), (vi) telecommunication and franchise tax revenue bonds (Syracuse City Project), (viii) telecommunication and franchise tax revenue bonds (Santa City Project), (ix) telecommunication and franchise tax revenue bonds (Cedar Hills City Project), and (x) sales tax revenue bonds (West Haven City Project) .

#### TELECOMMUNCATIONS REVENUE BONDS

#### Telecommunications Revenue Bonds (CUSIP®917467)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION REVENUE BONDS (CUSIP®917467)" (page 4).

#### PROJECT SPECIFIC REVENUE BONDS

#### Layton City, Utah Telecommunications and Franchise Tax Revenue Bonds (CUSIP®917462)

See "DISCLOSURE SPECIFIC TO LAYTON CITY, UTAH TELECOMMUNICATION AND FRANCHISE TAX REVENUE BONDS (CUSIP®917462)" (page 16).

#### Telecommunications, Electric Utility, and Sales Tax Revenue Bonds (Morgan City Project) (CUSIP®91746C)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION, ELECTRIC UTILITY, AND SALES TAX REVENUE BONDS (MORGAN CITY PROJECT) (CUSIP®91746C)" (page 18).

#### Telecommunications and Franchise Tax Revenue Bonds (Payson City Project) (CUSIP®917466)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION AND FRANCHISE TAX REVENUE BONDS (PAYSON CITY PROJECT) (CUSIP®917466)" (page 21).

#### Telecommunications, Franchise and Sales Tax Revenue Bonds (West Point City Project) (CUSIP®917471)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION, FRANCHISE, AND SALES TAX REVENUE BONDS (WEST POINT CITY PROJECT) (CUSIP®917471)" (page 23).

#### Telecommunications and Franchise Tax Revenue Bonds (Clearfield City Project) (CUSIP®917466)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION AND FRANCHISE TAX REVENUE BONDS (CLEARFIELD CITY PROJECT) (CUSIP®917466)" (page 26).

#### Telecommunications and Franchise Tax Revenue Bonds (Pleasant Grove City Project) (CUSIP®917466)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION AND FRANCHISE TAX REVENUE BONDS (PLEASANT GROVE CITY PROJECT) (CUSIP®917466)" (page 28).

#### Telecommunications, Franchise and Sales Tax Revenue Bonds (Syracuse City Project) (CUSIP®917471)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION, FRANCHISE, AND SALES TAX REVENUE BONDS (SYRACUSE CITY PROJECT) (CUSIP®917471)" (page 30).

#### Telecommunications, Franchise and Sales Tax Revenue Bonds (Santa Clara Project) (CUSIP®917471)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATIONS, FRANCHISE, AND SALES TAX REVENUE BONDS (SANTA CLARA PROJECT) (CUSIP®917471)" (page 39).

#### Telecommunications, Franchise and Sales Tax Revenue Bonds (Cedar Hills Project) (CUSIP®917471)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATION, FRANCHISE, AND SALES TAX REVENUE BONDS (CEDAR HILLS CITY PROJECT) (CUSIP®917471)" (page 42).

#### Telecommunications and Sales Tax Revenue Bonds (West Haven Project) (CUSIP®917471)

See "DISCLOSURE SPECIFIC TO TELECOMMUNICATIONS AND SALES TAX REVENUE BONDS (WEST HAVEN CITY PROJECT) (CUSIP®917472)" (page 45).

#### DISCLOSURE SPECIFIC TO TELECOMMUNICATION REVENUE BONDS

The Agency is providing disclosure on the following telecommunication revenue bonds.

1.

#### \$73,905,000

## Utah Infrastructure Agency

Tax-Exempt Telecommunications Revenue and Refunding Bonds, Series 2017A

#### Bonds dated and issued on December 20, 2017

CUSIP® numbers on the bonds are provided below.

Background Information. The \$73,905,000, Tax—Exempt Telecommunications Revenue and Refunding Bonds, Series 2017A, dated December 20, 2017 (the "2017A Bonds") were awarded pursuant to a negotiated sale on December 13, 2017 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2017A Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for The Depository Trust Company, New York, New York ("DTC"). DTC is currently acting as securities depository for the 2017A Bonds. Principal of and interest on the 2017A Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, National Association, Salt Lake City, Utah ("Zions Bancorporation"), as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2017A Bonds maturing on or after October 15, 2029, are subject to redemption at the option of the Agency on October 15, 2027, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2017A Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2017A Bonds. The 2017A Bonds maturing on October 15, 2025; October 15, 2029; October 15, 2032; October 15, 2034; October 15, 2037 and October 15, 2040, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	<u>Requirements</u>
October 15, 2023	\$ 1,880,000
October 15, 2024	2,440,000
October 15, 2025 (stated maturity)	<u>2,560,000</u>
Total	\$ <u>6,880,000</u>
October 15, 2026	\$ 2,690,000
October 15, 2027	2,830,000
October 15, 2028	2,970,000
October 15, 2029 (stated maturity)	3,120,000
Total	\$ <u>11,610,000</u>
October 15, 2030	\$ 3,275,000
October 15, 2031	3,430,000
October 15, 2032 (stated maturity)	<u>3,610,000</u>
Total	\$ <u>10,315,000</u>
October 15, 2033	\$3,790,000
October 15, 2034 (stated maturity)	<u>3,975,000</u>
Total	\$ <u>7,765,000</u>

Mandatory Sinking Fund	Sinking Fund	
Redemption Date	<u>Requirements</u>	
October 15, 2035	\$ 4,175,000	
October 15, 2036	4,385,000	
October 15, 2037 (stated maturity)	<u>4,600,000</u>	
Total	\$ <u>13,160,000</u>	
October 15, 2038	\$ 4,835,000	
October 15, 2039	5,080,000	
October 15, 2040 (stated maturity)	<u>5,330,000</u>	
Total	\$ <u>15,245,000</u>	

Current principal outstanding: \$64,975,000 Original issue amount: \$73,905,000

Dated: December 20, 2017 Due: October 15, as shown below

**\$6,880,000 5.00% Term Bond due October 15, 2025** (CUSIP®917467 AD4)

\$11,610,000 5.00% Term Bond due October 15, 2029 (CUSIP®917467 AE2)

\$10,315,000 5.00% Term Bond due October 15, 2032 (CUSIP $^{®}$ 917467 AF9)

7,765,000 5.00% Term Bond due October 15, 2034 (CUSIP917467 AG7)

\$13,160,000 5.00% Term Bond due October 15, 2037 (CUSIP®917467 AH5)

\$15,245,000 5.00% Term Bond due October 15, 2040 (CUSIP®917467 AJ1)

2.

#### \$3,500,000

# Utah Infrastructure Agency Taxable Telecommunications Revenue Refunding Bonds, Series 2017B

#### Bonds dated and issued on December 20, 2017

CUSIP® numbers on the bonds are provided below.

Background Information. The \$3,500,000, Taxable Telecommunications Revenue Refunding Bonds, Series 2017B, dated December 20, 2017 (the "2017B Bonds") were awarded pursuant to a negotiated sale on December 13, 2017 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2017B Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2017B Bonds. Principal of and interest on the 2017A Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

No Optional Redemption. The 2017B Bonds are not subject to optional redemption prior to maturity.

Mandatory Sinking Fund Redemption on the 2017B Bonds. The 2017B Bonds maturing on October 15, 2023 are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	<u>Requirements</u>
October 15, 2023 (stated maturity)	. \$650,000

Current Maturity Schedule.

Current principal outstanding: \$650,000 Original issue amount: \$3,500,000

Dated: December 20, 2017 Due: October 15, as shown below

#### \$21,810,000

#### **Utah Infrastructure Agency**

#### Tax-Exempt Telecommunications Revenue Bonds, Series 2018A

#### Bonds dated and issued on July 11, 2018

CUSIP® numbers on the bonds are provided below.

Background Information. The \$21,810,000, Telecommunications Revenue Bonds, Series 2018A, dated July 11, 2018 (the "2018A Bonds") were awarded pursuant to a negotiated sale on June 26, 2018 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2018A Bonds were issued by the Agency, as fully–registered bonds in book–entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2018A Bonds. Principal of and interest on the 2018A Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2018A Bonds maturing on or after October 15, 2028, are subject to redemption at the option of the Agency on October 15, 2027, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2018A Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2018A Bonds. The 2018A Bonds maturing on October 15, 2025; October 15, 2028; October 15, 2033; and October 15, 2040, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund	
Redemption Date	<u>Requirements</u>	
October 15, 2024	\$ 705,000	
October 15, 2025 (stated maturity)	745,000	
Total	\$ <u>1,450,000</u>	
October 15, 2026	\$ 780,000	
October 15, 2027	820,000	
October 15, 2028 (stated maturity)	865,000	
Total	\$ <u>2,465,000</u>	
October 15, 2029	\$ 910,000	
October 15, 2030	960,000	
October 15, 2031	1,010,000	
October 15, 2032	1,065,000	
October 15, 2033 (stated maturity)	<u>1,120,000</u>	
Total	\$ <u>5,065,000</u>	
October 15, 2034	\$1,180,000	
October 15, 2035	1,250,000	
October 15, 2036	1,315,000	
October 15, 2037	1,390,000	
October 15, 2038	1,465,000	
October 15, 2039	1,545,000	
October 15, 2040 (stated maturity)	<u>1,635,000</u>	
Total	\$ <u>9,780,000</u>	

Current principal outstanding: \$19,430,000 Original issue amount: \$21,810,000

Dated: July 11, 2018 Due: October 15, as shown below

**Serial Bonds: \$670,000** 

	_		Original	
Due	$CUSIP^{(\!\mathfrak{R}\!)}$	Principal	Interest	
October 15	917467	Amount	Rate	
2023	AO5	\$670,000	5.00%	_

**\$1,450,000 5.000% Term Bond due October 15, 2025** (CUSIP®917467 AR3)

\$2,465,000 5.000% Term Bond due October 15, 2028 (CUSIP® 917467 AS1)

\$5,065,000 5.250% Term Bond due October 15, 2033 (CUSIP®917467 AT9)

**\$9,780,000 5.375% Term Bond due October 15, 2040** (CUSIP®917467 AU6)

4.

# \$48,365,000 Utah Infrastructure Agency Tax-Exempt Telecommunications Revenue Bonds, Series 2019

#### Bonds dated and issued on November 13, 2019

CUSIP® numbers on the bonds are provided below.

Background Information. The \$48,365,000, Telecommunications Revenue Bonds, Series 2019, dated November 13, 2019 (the "2019 Bonds") were awarded pursuant to a negotiated sale on October 29, 2019 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2019 Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2019 Bonds. Principal of and interest on the 2019 Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2019 Bonds maturing on or after October 15, 2030, are subject to redemption at the option of the Agency on October 15, 2029, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2019 Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2019 Bonds. The 2019 Bonds maturing on October 15, 2036; October 15, 2039; and October 15, 2042, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2035	\$ 2,475,000
October 15, 2036 (stated maturity)	2,575,000
Total	\$ <u>5,050,000</u>
October 15, 2037	\$ 2,680,000
October 15, 2038	2,790,000
October 15, 2039 (stated maturity)	<u>2,905,000</u>
Total	\$ <u>8,375,000</u>

Mandatory Sinking Fund	Sinking Fund	
Redemption Date	<u>Requirements</u>	
October 15, 2040	\$ 3,025,000	
October 15, 2041	3,145,000	
October 15, 2042 (stated maturity)	<u>3,275,000</u>	
Total	\$9,445,000	

Current principal outstanding: \$45,180,000 Original issue amount: \$48,365,000

Dated: November 13, 2019 Due: October 15, as shown below

Serial Bonds: \$22,310,000

Due October 15	CUSIP <sup>®</sup> 917467	Principal Amount	Original Interest Rate	Due October 15	CUSIP <sup>®</sup> 917467	Principal Amount	Original Interest Rate
2023	AX0	\$1,455,000	4.00%	2029	BD3	\$1,845,000	5.00%
2024	AY8	1,515,000	4.00	2030	BE1	1,935,000	4.00
2025	AZ5	1,585,000	5.00	2031	BF8	2,025,000	4.00
2026	BA9	1,665,000	5.00	2032	BG6	2,110,000	4.00
2027	BB7	1,755,000	5.00	2033	BH4	2,285,000	4.00
2028	BC5	1,755,000	5.00	2034	BJ0	2,380,000	4.00

**\$5,050,000 4.00% Term Bond due October 15, 2036** (CUSIP®917467 BK7)

**\$8,375,000 4.00% Term Bond due October 15, 2039** (CUSIP®917467 BL5)

**\$9,445,000 4.00% Term Bond due October 15, 2042** (CUSIP®917467 BM3)

5.

# \$52,495,000 Utah Infrastructure Agency Tax-Exempt Telecommunications Revenue Bonds, Series 2021

#### Bonds dated and issued on February 16, 2021

CUSIP® numbers on the bonds are provided below.

Background Information. The \$52,495,000, Telecommunications Revenue Bonds, Series 2021, dated February 16, 2021 (the "2021 Bonds") were awarded pursuant to a negotiated sale on February 3, 2021 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2021 Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2021 Bonds. Principal of and interest on the 2021 Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2021 Bonds maturing on or after October 15, 2031, are subject to redemption at the option of the Agency on April 15, 2031, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2021 Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2021 Bonds. The 2021 Bonds maturing on October 15, 2038, October 15, 2041; and October 15, 2045, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2037	\$2,490,000
October 15, 2038 (stated maturity)	2,595,000
Total	\$ <u>5,085,000</u>
October 15, 2039	\$2,700,000
October 15, 2040	2,810,000
October 15, 2041 (stated maturity)	2,925,000
Total	\$ <u>8,435,000</u>
October 15, 2042	\$ 3,025,000
October 15, 2043	3,120,000
October 15, 2044	3,215,000
October 15, 2045 (stated maturity)	3,315,000
Total	\$ <u>12,675,000</u>

Current principal outstanding: \$52,495,000 Original issue amount: \$52,495,000

Dated: February 16, 2021 Due: October 15, as shown below

Serial Bonds: \$26,300,000

Due October 15	CUSIP <sup>®</sup> 917467	Principal Amount	Original Interest Rate	Due October 15	CUSIP <sup>®</sup> 917467	Principal Amount	Original Interest Rate
2023	BN1	\$1,475,000	3.00%	2030	BV3	\$1,880,000	4.00%
2024	BP6	1,520,000	3.00	2031	BW1	1,960,000	4.00
2025	BQ4	1,565,000	3.00	2032	BX9	2,040,000	4.00
2026	BR2	1,610,000	3.00	2033	BY7	2,125,000	4.00
2027	BS0	1,670,000	4.00	2034	BZ4	2,210,000	4.00
2028	BT8	1,740,000	4.00	2035	CA8	2,300,000	4.00
2029	BU5	1,810,000	4.00	2036	CB6	2,395,000	4.00

\$5,085,000 4.00% Term Bond due October 15, 2038 (CUSIP®917467 CC4) \$8,435,000 4.00% Term Bond due October 15, 2041 (CUSIP®917467 CD2) \$12,675,000 3.00% Term Bond due October 15, 2045 (CUSIP®917467 CE0)

6.

#### \$30,000,000

# Utah Infrastructure Agency

Tax-Exempt Telecommunications Revenue Bonds, Series 2022

### Bonds dated and issued on May 12, 2022

CUSIP® numbers on the bonds are provided below.

Background Information. The \$30,000,000, Telecommunications Revenue Bonds, Series 2022, dated May 12, 2022 (the "2022 Bonds") were awarded pursuant to a negotiated sale on April 28, 2022 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2022 Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2022 Bonds. Principal of and interest on the 2021 Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2022 Bonds maturing on or after October 15, 2032, are subject to redemption at the option of the Agency on October 15, 2031, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2022 Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2022 Bonds. The 2022 Bonds maturing on October 15, 2027, October 15, 2032; October 15, 2037 and October 15, 2046, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2025	\$ 765,000
October 15, 2026	805,000
October 15, 2037 (stated maturity)	<u>850,000</u>
Total	\$ <u>2,420,000</u>
October 15, 2028	\$ 890,000
October 15, 2029	935,000
October 15, 2030	985,000
October 15, 2031	1,035,000
October 15, 2032 (stated maturity)	<u>1,090,000</u>
Total	\$ <u>4,935,000</u>
October 15, 2033	\$ 1,145,000
October 15, 2034	1,205,000
October 15, 2035	1,265,000
October 15, 2036	1,330,000
October 15, 2037 (stated maturity)	<u>1,400,000</u>
Total	\$ <u>6,345,000</u>
October 15, 2038	\$ 1,470,000
October 15, 2039	1,545,000
October 15, 2040	1,625,000
October 15, 2041	1,710,000
October 15, 2042	1,795,000
October 15, 2043	1,890,000
October 15, 2044	1,985,000
October 15, 2045	2,085,000
October 15, 2046 (stated maturity)	<u>2,195,000</u>
Total	\$ <u>16,300,000</u>

Current Maturity Schedule.

Current principal outstanding: \$30,000,000 Original issue amount: \$30,000,000

Dated: May 12, 2022 Due: October 15, as shown below

\$2,420,000 5.00% Term Bond due October 15, 2027 (CUSIP®917467CF7) \$4,935,000 5.00% Term Bond due October 15, 2032 (CUSIP®917467CG5) \$6,345,000 5.00% Term Bond due October 15, 2037 (CUSIP®917467CH3)

\$16,300,000 5.00% Term Bond due October 15, 2046 (CUSIP®917467CJ9)

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#### Net Revenues of the Agency

#### **Revenue and Expense Details**

The following table sets forth a breakdown of the sources and revenues of the Agency by type of customer. The revenues shown in this table do not include Franchise Tax Obligations in the aggregate amount of \$5,151,152, which have not been requested or required to meet the obligations of the Agency since its inception.

		Fiscal Year			
	2022	2021	2020	2019	2018
Residential	\$17,111,485	\$13,759,522	\$ 7,833,014	\$ 6,083,165	\$ 4,379,839
Business	10,675,086	8,503,601	8,125,536	6,573,492	5,725,753
Installation	160,519	120,998	104,592	112,860	110,353
Miscellaneous (1)	143,244	63,549	954,641	745,959	425,869
Construction					
Contract Revenue(2).	_	_	165,400	1,851,696	
Total	\$28,090,334	\$22,447,670	\$17,183,183	\$15,367,172	\$10,641,814

<sup>(1)</sup> Miscellaneous includes rental income received for use of building, early contract termination fees, other miscellaneous charges, and bad debt expense (offsets revenue).

(Source: The Agency.)

The following table sets forth a breakdown of revenues of the Agency by contractual relationship:

			Fiscal	Year						
	2022 2021		2020	)	2019		2018			
Service Contract										
(Lease agreements)	\$8,910,975	31.7%	\$7,240,251	32.3%	\$4,191,256	24.4%	\$2,641,233	17.2%	\$ 1,705,427	16.0%
Service Contract										
(CUE agreements)	_	-	-	-	247,500	1.4	837,767	5.5	693,302	6.5
Service Provider										
Agreements	18,875,596	67.2	15,022,872	66.9	11,519,794	67.0	9,177,657	59.7	7,382,231	69.4
Installation	160,519	0.6	120,998	0.5	104,592	0.6	112,860	0.7	110,854	1.0
Miscellaneous (1)	143,244	0.5	63,549	0.3	954,641	5.6	745,959	4.9	750,000	7.0
Construction Con-										
tract Revenue (2)	-	-	-	_	165,400	1.0	1,851,696	12.0	_	_
Total	\$ <u>28,090,334</u>	100%	\$ <u>22,447,670</u>	100%	\$ <u>17,183,183</u>	100%	\$ <u>15,367,172</u>	100%	\$ <u>10,641,814</u>	100%

<sup>(1)</sup> Miscellaneous includes fees and charges paid by the service providers to connect and interface with the UIA Network, bandwidth fees and charges paid by certain service providers, repair charges paid by customers and miscellaneous other charges paid by the services providers for services provided by the Agency.

(Source: The Agency.)

The following table sets forth a breakdown of operating expense of the Agency:

		Fiscal Year			
	2022	2021	2020	2019	2018
Marketing costs	\$1,295,195	\$ 876,739	\$ 769,906	\$ 634,749	\$ 509,695
Professional services	35,311	240,797	178,222	172,597	716,775
Network maintenance	7,186,316	5,668,283	4,445,694	3,209,354	1,404,954
Construction contract costs	_	_	93,297	2,191,574	_
Depreciation (1)	7,598,083	<u>6,757,075</u>	<u>8,990,683</u>	6,301,884	<u>4,469,316</u>
Total	\$ <u>16,114,905</u>	\$ <u>13,542,895</u>	\$ <u>14,477,802</u>	\$ <u>12,510,158</u>	\$ <u>7,100,740</u>

<sup>(1)</sup> The Agency entered contracts with non–UIA cities to build their fiberoptic networks.

(Source: The Agency.)

<sup>(2)</sup> The Agency entered into contracts with non-UIA cities to build their fiberoptic networks.

<sup>(2)</sup> Not a cash expense. In Fiscal Year 2021, UIA extended its estimated useful life of conduit and fiber from 25 years to 40 years, resulting in lower annual depreciation.

#### **Customer Concentration**

The following chart provides a breakdown of residential and business customers and recurring monthly revenue (defined below):

		Fiscal Year			
	2022	2021	2020	2019	2018
Residential customers	30,532	25,563	18,516	12,021	7,467
<b>Business Customers</b>	<u>3,082</u>	<u>2,476</u>	2,177	1,896	<u>1,753</u>
Total customers	<u>33,614</u>	<u>28,039</u>	<u>20,693</u>	<u>13,917</u>	<u>9,220</u>
Average recurring					
monthly revenue (1)	\$2,322,067	\$1,864,082	\$1,450,330	\$1,136,249	\$894,132

<sup>(1) &</sup>quot;Recurring monthly revenue" is revenue derived from service fees and other recurring operating revenues and excludes one—time fees.

(Source: The Agency.)

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# **Historical Debt Service Coverage**

	Fiscal Year Ended June 30 (1)									
		2018		2019		2020	2021		2022	
Operating Revenues						_				
Residential connections	\$	2,121,671	\$	3,582,150	\$	4,191,256	\$	7,240,251	\$ 8,910	0,975
Residential and business service provider fees		7,650,401		9,056,620		10,972,643		14,881,780	17,81	8,619
Bandwidth/DIA/NNI		598,752		706,231		794,651		141,092	1,05	6,977
Installations		115,653		29,624		104,592		120,998	160	0,519
Construction contract revenue (Idaho Falls)		_		1,851,696		165,400		_		-
Miscellaneous		155,338		140,851		954,641		209,994	143	3,244
Total operating revenue		10,641,815		15,367,172		17,183,183		22,594,115	28,09	0,334
Less non-pledged revenues				(630,369)		(1,374,203)		(2,244,738)	(2,470	0,400)
Total available operating revenue		10,641,815		14,736,803		15,808,980		20,349,377	25,61	9,934
Total nonoperating revenues		1,527,822		1,720,828		1,571,527		1,579,686	429	9,441
Franchise tax revenues (1)		5,151,152		5,151,152		5,151,152		5,151,152	5,15	1,152
Total revenues		17,320,789		21,608,783		22,531,659		27,080,215	31,20	0,527
Operation and maintenance expenses (2)		(2,631,424)		(6,208,274)		(5,487,119)		(6,932,266)	(8,51	6,822)
Nonoperation and maintenance expenses		(390,173)						-		-
Total Revenues available for debt service	\$	14,299,192	\$	15,400,509	\$	17,044,540	\$	20,147,949	\$ 22,683	3,705
Debt service										
2011A Bonds	\$	1,117,680		\$ -		\$ -		\$ -	\$	_
2011B Bonds		897,521		_		_		_		-
2013 Bonds		541,300		_		_		_		-
2015 Bonds		1,113,024		_		_		_		-
2017 Bonds		1,172,824		6,237,125		5,781,575		5,775,125	5,75	1,600
2018 Bonds		_		867,543		1,676,088		1,677,838	1,678	8,088
2019 Bonds (3)		_		_		_		_	3,340	0,550
2021 Bonds (3)		_		_		_		_		_
2022 Bonds (3)		_		_		_		_		
Total debt service payments	\$	4,842,349	\$	7,104,668	\$	7,457,663	\$	7,452,963	\$ 10,770	0,238
Total Revenues coverage to Debt Service (4)		2.95X		2.17X		2.29X		2.70X		2.11X

(Source: Compiled by Zions Public Finance, Inc. from information and sources provided by UIA.)

<sup>(1)</sup> Pledged by the Contracting Members pursuant to the Service Contract.

<sup>(2)</sup> Excludes depreciation. UIA's operation and maintenance expenses primarily consist of the monthly fee it pays to UTOPIA pursuant to the UTOPIA service agreement.

<sup>(3)</sup> Does not include debt service paid from capitalized interst on the 2019 bonds through April 15, 2021 and on the 2021 Bonds through April 15, 2023.

<sup>(4)</sup> Net Revenues divided by Debt Service on the outstanding Bonds.

# Utah Infrastructure Agency Statement of Revenues, Expenditures, and Changes in Fund Net Position

Fiscal Year Ended June 30

		FISC	ai Year Ended Jun	e 30	
	2022	2021	2020	2019	2018
Operating Revenues:					
Access fees	\$ 18,802,020	\$ 14,931,211	\$ 11,665,097	\$ 9,762,852	\$ 8,111,854
Installations	225,065	123,668	104,592	29,624	14,699
Connection fees	8,910,974	7,240,251	5,088,104	3,582,149	2,373,662
Miscellaneous operating revenue	152,275	152,540	159,990	140,851	141,600
Construction contract revenue			165,400	1,851,696	
Total operating revenues	28,090,334	22,447,670	17,183,183	15,367,172	10,641,815
Operating Expenses:					
Marketing	1,295,195	876,739	769,906	634,749	509,695
Professional services	35,311	240,797	178,222	172,597	716,775
Network	7,186,316	5,668,284	4,445,694	3,209,354	1,404,954
Construction contract costs	_	_	93,297	2,191,574	_
Depreciation	7,598,083	6,757,075	8,990,683	6,301,884	4,469,316
Total operating expenses	16,114,905	13,542,895	14,477,802	12,510,158	7,100,740
Operating Income (Loss)	11,975,429	8,904,775	2,705,381	2,857,014	3,541,075
Non-Operating Revenues:					
Interest income	429,441	457,006	1,418,679	1,420,334	528,398
Installation related to capital contributions	_	1,122,680	152,848	300,494	452,541
Donated services from UTOPIA	_	_	_	_	546,883
Bond interest and fees	(11,827,122)	(9,938,605)	(8,039,778)	(6,577,988)	(4,506,128)
Payments to member cities	(335,283)	_	_	_	_
Loss on disposal of assets					(390,173)
Total Non-Operating Revenues (Expenses)	(11,732,964)	(8,358,919)	(6,468,251)	(4,857,160)	(3,368,479)
Change in Net Position	242,465	545,856	(3,762,870)	(2,000,146)	172,596
Total Net Position, July 1	(444,056)	(989,912)	2,772,958	4,733,105	4,600,509
Total Net Position, June 30	\$ (201,591)	\$ (444,056)	\$ (989,912)	\$ 2,732,959	\$ 4,773,105

(Source: Information extracted from the Agency's audited basic financial statements. This summary itself has not been audited.)

### Utah Infrastructure Agency Statement of Net Position

	Fiscal Year Ended June 30									
		2022		2021		2020		2019		2018
Assets				<u>.</u>						
Current assets:										
Cash	\$	21,481,350	\$	21,283,322	\$	13,916,081	\$	8,777,628	\$	5,447,838
Trade receivables, net		3,144,513		1,713,531		2,255,120		1,567,017		1,100,484
Investments		3,082,354		3,090,240		3,066,532		_		_
Inventory		10,935,693		5,610,052		3,485,054		2,802,295		2,579,451
Notes receivable		172,674		222,598		243,644		248,023		236,173
Restricted cash and cash equivalents		48,406,939		50,997,670		26,525,999		24,798,724		4,504,137
Prepaid expenses		_		_		10,226		7,390		5,553
Costs of uncompleted contracts in excess of recent billings		_		-		_		341,396		_
Total current assets		87,223,523		82,917,413		49,502,656		38,542,473		13,873,636
Noncurrent assets:								<u>.</u>		
Restricted cash and cash equivalents		20,104,600		17,469,813		11,307,505		8,252,539		6,004,053
Notes receivable		1,586,621		1,898,972		2,360,592		2,848,652		3,091,433
Trade receivables, net		_,=====================================		_,=====================================		197,014		_,,		
,						137,014				
Capital assets:										
Construction in progress		29,228,960		19,662,901		11,765,028		5,339,558		3,246,486
Land		959,272		959,272		959,272		555,872		500,000
Assets, net of accumulated depreciation:										
Building		3,636,258		3.808.047		3,557,762		1,951,133		1,975,882
3 3 3				-,,-						
Furniture and equipment		52,207		104,194		181,205		201,444		286,030
Fiber optic network		209,948,779		162,355,958		119,674,221		85,694,634		63,138,360
Total noncurrent assets		265,516,697		206,259,157		150,002,599		104,843,832		78,242,244
Total assets		352,740,220		289,176,570		199,505,255		143,386,305		92,115,880
Deferred outflows of resources:				<u>.</u>						
Deferred issuance costs on bonds		4,232,437		4,463,297		4,694,157		4,925,018		5,155,878
Total deferred outflows of resources		4,232,437		4,463,297		4,694,157		4,925,018		5,155,878
Total assets and deferred outflows of resources	ċ	356,972,657	ċ	293,639,867	ċ	204,199,412	ċ	1/10 211 222	ċ	97,271,758
	<u>ې                                      </u>	330,372,037	<u>ې</u>	293,039,007	<u>ې</u>	204,133,412	Ş	148,311,323	<u>ې</u>	37,271,730
Liabilities										
Current liabilities:	4	12 011 502	Ś	7 020 024	\$	7 722 704	\$	4 226 467	Ś	1 021 700
Accounts payable		12,811,592	Ş	7,928,834	Ş	7,722,781	Ş	4,236,467	Ş	1,931,760
Interest payable from restricted assets		2,705,511		2,530,686		1,720,374		1,220,273		762,473
Notes payable				1,388,270		1,452,500		830,000		2 505 000
Revenue bonds payable		5,535,000		4,420,000		2,830,000		2,745,000		2,595,000
Unearned/deferred revenue		126,983		160,363		125,926		44,006		25,075
Accrued liabilities		_		_		16,800		111,018		140,074
Capital leases payable		24 470 006		46 420 452		- 42.000.204				647,187
Total noncurrent liabilities		21,179,086	_	16,428,153		13,868,381		9,186,764		6,101,569
Noncurrent liabilities:										205 246
Capital leases payable		_		_		1 200 454		2 677 672		365,216
Notes payable		225 005 162		277.655.770		1,308,454		2,677,673		3,718,636
Revenue bonds payable		335,995,162	_	277,655,770		190,012,489		133,673,927		82,313,232
Total noncurrent liabilities		335,995,162	_	277,655,770		191,320,943		136,351,600		86,397,084
Total liabilities		357,174,248	_	294,083,923		205,189,323		145,538,364		92,498,653
Net position		(25.452.000)		(24 274 250)		(40,400,534)		(0.040.057)		(5.540.403)
Net investment in capital assets		(26,153,808)		(24,374,358)		(19,109,531)		(8,049,857)		(5,540,482)
Restricted for:		12.074.622		0.262.002		4 620 400		10.020.525		0.672.252
Debt service		12,074,630		8,262,082		4,620,189		10,828,506		9,672,253
Future development		_		_		_		18,257,484		
Unspent bond proceeds		-		-		-				73,464
Unrestricted		13,877,586		15,668,220		13,499,431		(18,263,174)		567,870
Total net position		(201,591)		(444,056)		(989,911)		2,772,959		4,773,105
Total liabilities and net position	\$	356,972,657	\$	293,639,867	\$	204,199,412	\$	148,311,323	\$	97,271,758

(Source: Information extracted from the Agency's audited basic financial statements. This summary itself has not been audited.)

# **Budget And Year-To-Date Financial Results**

# Utah Infrastructure Agency Budget Fiscal Year Ending June 30, 2023 And Year–To–Date Financial Results

	Budget 2023	YTD 12/31/2022
Total Revenues	33,535,100	15,954,970
Operating Expenses:		
Professional services	19,000	18,000
Advertising/marketing	1,200,000	772,191
Administrative services		
Bank service charges		
Service contracts payments to UTOPIA	5,803,800	2,740,947
Management fee to UTOPIA	3,300,000	1,650,000
Total	10,322,800	5,181,138
Net Operating Revenue	23,212,300	10,773,832
Non-operating revenues/(expenses):		
Debt service (principal and interest)	(18,948,532)	(12,236,632)
Interest revenue	420,000	543,368
Contributions from bond constructions funds	40,000,000	25,978,828
Contributions from capitalized interest funds	5,405,332	2,705,117
Contribution from (to) Fund Balance	5,025,000	0
Network expansion	(45,000,000)	(30,677,436)
Distribution to UTOPIA	(4,000,000)	0
Other capital expenditures/other rev	(945,000)	0
Total	(18,043,200)	(13,686,755)
Net income/(Loss)	5,169,100	\$ (2,912,923)

(Source: The Agency.)

#### The Network

#### Combined UTOPIA/UIA Networks--Customers, Take-Rate, And Churn Rate

	F	iscal Year 2022		Fi	scal Year 2021		F	iscal Year 2020	2020 Fiscal Year 2019		)	Fiscal Year 2018			
	Customers	Addressses	Take Rate (%)	Customers	Addressses	Take Rate (%)	Customers	Addressses	Take Rate (%)	Customers	Addressses	Take Rate (%)	Customers	Addressses	Take Rate (%)
Brigham City	2,945	6,677	44	2,759	6,561	42	2,423	6,244	39	2,197	5,962	37	1,960	5,782	34
Centerville	2,422	5,368	45	2,245	4,992	45	2,053	4,908	42	1,883	4,888	39	1,723	4,847	36
Clearfield	1,136	6,719	17	127	2,096	6	-,	-	-	-,	-	-	-/	-	-
Idaho Falls	3,752	15,379	24	1,690	1,800	94	-	_	_	-	-	-	-	-	-
Layton	8,880	22,645	39	8,081	25,303	32	6,557	24,691	27	4,306	21,140	20	2,609	11,584	23
Lindon	1,984	3,706	54	1,903	3,602	53	1,773	3,498	51	1,630	3,391	48	1,503	3,237	46
Midvale	1,460	9,473	15	1,230	8,016	15	1,001	7,828	13	913	6,219	15	790	5,526	14
Morgan	1,008	1,672	60	840	1,521	55	597	1,473	41	-	-	-	-	-	-
Murray	4,080	16,407	25	3,724	13,583	27	3,320	11,489	29	3,010	11,287	27	2,786	10,992	25
Orem	7,828	24,113	32	7,139	22,727	31	5,646	20,710	27	4,371	15,360	28	3,828	14,178	27
Payson	2,223	6,435	35	1,889	6,096	31	1,391	5,794	24	1,113	3,196	35	950	3,123	30
Perry	862	1,779	48	807	1,818	44	703	1,803	39	584	1,775	33	471	1,740	27
Pleasant Grove	131	729	18	-	-	-	-	-	-	-	-	-	-	-	-
Tremonton	1,397	3,452	40	1,226	3,176	39	1,064	3,005	35	904	2,864	32	754	2,753	27
West Point	1,461	3,756	39	1,156	3,360	34	322	1,914	17	-	-	-	-	-	-
West Valley	4,793	33,424	14	4,136	27,987	15	3,243	20,706	16	2,524	17,018	15	1,673	15,191	11
Other	1,304	1,544	84	1,077	1,328	81	900	1,171	77	782	1,114	70	473	473	100
Total	47,666	163,278	29	40,029	133,966	30	30,993	115,234	27	24,217	94,214	26	19,520	79,426	25
Lost customers		666			732			873			867			632	
Churn Rate	1.6	56%		2.3	36%		3.6	50%		4.4	14%		3.7	70%	

#### Notes:

(Source: the Agency.)

<sup>(1) &</sup>quot;Customer" shows the amount of Utopia/UIA customers in each area; "Addresses" shows the total amount of available commercial and residential addresses in the respective city.

<sup>(2) &</sup>quot;Take Rate" represents the percentage of available commercial and residental addresses in each city or area that have subscribed. Take Rate percentages will not total 100%.

#### **DISCLOSURE SPECIFIC TO PROJECT REVENUE BONDS**

1.

#### \$22,285,000

#### **Utah Infrastructure Agency**

# Layton City Telecommunications and Franchise Tax Revenue Bonds, Series 2018 Bonds dated and issued on August 15, 2018

CUSIP<sup>®</sup> numbers on the bonds are provided below.

Background Information. The \$22,285,000, Layton City Telecommunications and Franchise Tax Revenue Bonds, Series 2018, dated August 15, 2018 (the "2018 Bonds") were awarded pursuant to a negotiated sale on August 8, 2018 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2018 Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2018 Bonds. Principal of and interest on the 2018 Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2018 Bonds maturing on or after October 15, 2029, are subject to redemption at the option of the Agency on October 15, 2028, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2018 Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2018 Bonds. The 2018 Bonds maturing on October 15, 2035; October 15, 2038; October 15, 2041; and October 15, 2044, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund Redemption Date	Sinking Fund Requirements
October 15, 2034 October 15, 2035 (stated maturity)	\$ 980,000 <u>1,015,000</u> \$1,995,000
October 15, 2036 October 15, 2037 October 15, 2038 (stated maturity) Total	\$1,050,000 1,105,000 1,160,000 \$3,315,000
October 15, 2039 October 15, 2040 October 15, 2041 (stated maturity) Total	\$1,215,000 1,275,000 <u>1,340,000</u> \$ <u>3,830,000</u>
October 15, 2042 October 15, 2043 October 15, 2044 (stated maturity) Total	\$1,405,000 1,460,000 <u>1,515,000</u> \$ <u>4,380,000</u>

Current principal outstanding: \$21,670,000 Original issue amount: \$22,285,000

Dated: August 15, 2018 Due: October 15, as shown below

Serial Bonds: \$8,150,000

Due October 15	CUSIP <sup>®</sup> 917462	Principal Amount	Original Interest Rate	Due October 15	CUSIP <sup>®</sup> 917462	Principal Amount	Original Interest Rate
2023	AC7	\$590,000	3.00%	2029	AJ2	\$765,000	5.00%
2024	AD5	610,000	4.00	2030	AK9	805,000	5.00
2025	AE3	635,000	4.00	2031	AL7	845,000	5.00
2026	AF0	660,000	5.00	2032	AM5	885,000	5.00
2027	AG8	695,000	5.00	2033	AN3	930,000	5.00
2028	AH6	730,000	5.00				

\$1,995,000 3.625% Term Bond due October 15, 2035 (CUSIP® 917642 AP8)

\$3,315,000 5.000% Term Bond due October 15, 2038 (CUSIP®917642 AQ6)

\$3,830,000 5.000% Term Bond due October 15, 2041 (CUSIP®917462 AR4)

\$4,380,000 3.875% Term Bond due October 15, 2044 (CUSIP®917462 AS2)

#### Security and Sources of Payment for the 2018 Bonds

#### **Revenues from Service Fees and Hook-up Lease Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2018 Bonds, the revenues from service fees and hook-up lease revenues are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM, only 2019, 2020, 2021, and 2022 revenues are considered historical.

	2019	2020	2021	2022	2023
Historical Revenues (1)					
Residential services fees	41,981	159,376	286,894	342,876	n/a
Non-residential services fees	52,445	79,435	125,921	191,913	n/a
Hook-up lease revenues	544,464	1,135,391	1,715,547	2,038,116	n/a
Total revenues	638,890	1,374,202	2,128,362	2,572,905	n/a
UIA Revenue Requirement (2):					
Series 2018 Bonds debt service (3)	_	_	(789,673)	(1,148,744)	(1,454,519)
Remaining revenues	638,890	1,374,202	1,338,689	1,424,161	n/a

- (1) Under the 2018 Service Contract, 80% of the residential service fees and 50% of non-residential service fees are allocated to UIA for its purposes; 20% of residential fees and 50% of non-residential service fees are allocated to the City's obligation to pay the UIA Revenue Requirement; and hook-up revenues are allocated first to the UIA Revenue Requirement any remaining such revenues are allocated to the City for any City purposes.
- (2) Under the 2018 Service Contract, the UIA Revenue Requirement includes capital costs of UIA relating to the UIA—Layton Component Network, which is primarily debt service on the 2018 Bonds.
- (3) Debt service on the 2018 Bonds through April 15, 2020 and a portion of the October 15, 2020 debt service will be paid from capitalized interest.

(Source: the Agency.)

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## Layton City, Utah

## Franchise Tax Revenues of Layton City

	Franchise Tax	
Fiscal Year	Revenues	% Change
2022	\$4,250,584	6.7
2021	3,982,992	3.1
2020	3,864,186	4.2
2019	3,710,152	(4.4)
2018	3,880,743	(0.4)

(Source: Layton City.)

## The Agency-Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14); Statement of Net Position (page 15); and Budget and Year-To-Date Financial Results (page 16).

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### \$2,550,000

#### **Utah Infrastructure Agency**

## Telecommunications, Electric Utility, and Sales Tax Revenue Bonds (Morgan City Project), Series 2019

#### Bonds dated and issued on April 16, 2019

CUSIP® numbers on the bonds are provided below.

Background Information. The \$2,550,000, Telecommunications, Electric Utility, and Sales Tax Revenue Bonds (Morgan City Project), Series 2019, dated April 16, 2019 (the "2019 Morgan City Project Bonds") were awarded pursuant to a negotiated sale on April 9, 2019 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2019 Morgan City Project Bonds were issued by the Agency, as fully–registered bonds in book–entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2019 Morgan City Project Bonds. Principal of and interest on the 2019 Morgan City Project Bonds (interest payable April 1 and October 1 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2019 Morgan City Project Bonds maturing on or after October 1, 2034, are subject to redemption at the option of the Agency on October 1, 2029, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2019 Morgan City Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2019 Morgan City Project Bonds. The 2019 Morgan City Project Bonds maturing on October 1, 2034 and October 1, 2044, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	<u>Requirements</u>
October 1, 2030	\$100,000
October 1, 2031	100,000
October 1, 2032	105,000
October 1, 2033	110,000
October 1, 2034 (stated maturity)	<u>115,000</u>
Total	\$ <u>530,000</u>
October 1, 2035	\$ 115,000
October 1, 2036	120,000
October 1, 2037	125,000
October 1, 2038	130,000
October 1, 2039	135,000
October 1, 2040	140,000
October 1, 2041	145,000
October 1, 2042	150,000
October 1, 2043	155,000
October 1, 2044 (stated maturity)	<u>165</u> , <u>000</u>
Total	\$ <u>1,380,000</u>

Current principal outstanding: \$2,485,000 Original issue amount: \$2,550,000

Dated: April 16, 2019 Due: October 1, as shown below

Serial Bonds: \$575,000

Due October 1	CUSIP <sup>®</sup> 91746C	Principal Amount	Original Interest Rate	Due October 1	CUSIP <sup>®</sup> 91746C	Principal Amount	Original Interest Rate
2023	AB7	\$70,000	5.00%	2027	AF8	\$85,000	5.00%
2024	AC5	75,000	5.00	2028	AG6	90,000	5.00
2025	AD3	80,000	5.00	2029	AH4	95,000	5.00
2026	AE1	80,000	5.00				

\$530,000 3.48% Term Bond due October 1, 2034 (CUSIP®91746C AJO) \$1,380,000 3.85% Term Bond due October 1, 2044 (CUSIP®91746C AK7)

#### Security and Sources of Payment for the 2019 Morgan City Project Bonds

#### **Service Revenues**

#### **Revenues from Service Fees and Hook-up Lease Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2019 Morgan City Project Bonds, the revenues from service fees and hook-up lease revenues are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM, only 2020, 2021, and 2022 revenues are considered historical.

	2020	2021	2022	2023	2024
Historical Revenues (1)					
Hook-up lease revenues	51,474	259,968	312,248	n/a	n/a
City fees		3,250	19,607	n/a	n/a
Total revenues	51,474	263,218	331,855	n/a	n/a
UIA Revenue Requirement (2):					
Series 2019 Bonds debt service (3)			(101,638)	(165,013)	(166,638)
Remaining revenues	51,474	263,218	230,217	n/a	n/a

<sup>(1)</sup> Although the 2019 Service Contract provides that Service Revenue also includes Service Fees, if any, the City does not plan to charge Service Fees.

(Source: the Agency.)

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<sup>(2)</sup> Under the 2019 Service Contract, the UIA Revenue Requirement includes capital costs of UIA relating to the UIA–Morgan Component Network, which as of the issuance of the 2019 Morgan City Project Bonds, consists solely of debt service on the 2019 Morgan City Project Bonds.

<sup>(3)</sup> Debt service on the 2019 Bonds through April 1, 2021 will be paid from capitalized interest.

#### Historical Electrical Fee and Sales and Use Tax Revenues of Morgan City

Fiscal Year Ending June 30

	2022	2021	2020	2019	2018
Electric utility system revenues (1). Sales and use tax revenues (2)	\$2,329,890 1,217,896	\$2,429,151 1,126,245	\$2,211,134 952,240	\$2,046,952 844,177	\$2,019,579 810,980
Total revenues	\$3,547,786	\$3,555,396	\$3,163,374	\$2,891,129	\$2,830,559
Maximum debt service	\$169,138	\$169,138	\$169,138	\$169,138	\$169,138
Ratio of electrical system and sales and use tax revenue to maximum debt service	21.0	21.0	18.7	17.1	16.7

<sup>(1)</sup> The maximum annual pledge of Allocated Electrical Fee Revenues under the Service Contract is \$90,360.

(Source: the City.)

## The Agency-Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14); Statement of Net Position (page 15); and Budget and Year-To-Date Financial Results (page 16).

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<sup>(2)</sup> The maximum annual pledge of Allocated Sales Tax Revenues under the Service Contract is \$90,360.

#### \$3,520,000

#### **Utah Infrastructure Agency**

# Telecommunications and Franchise Tax Revenue Bonds (Payson City Project), Series 2019 Bonds dated and issued on June 18, 2019

CUSIP® numbers on the bonds are provided below.

Background Information. The \$3,520,000, Telecommunications, Electric Utility, and Sales Tax Revenue Bonds (Payson City Project), Series 2019, dated June 18, 2019 (the "2019 Payson City Project Bonds") were awarded pursuant to a negotiated sale on June 5, 2019 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2019 Payson City Project Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2019 Payson City Project Bonds. Principal of and interest on the 2019 Payson City Project Bonds (interest payable April 1 and October 1 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2019 Payson City Project Bonds maturing on or after October 1, 2030, are subject to redemption at the option of the Agency on October 1, 2029, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2019 Payson City Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2019 Payson City Project Bonds. The 2019 Payson City Project Bonds maturing on October 1, 2029; October 1, 2034; October 1, 2039; and October 1, 2044, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 1, 2026	\$110,000
October 1, 2027	120,000
October 1, 2028	125,000
October 1, 2029 (stated maturity)	<u>130,000</u>
Total	\$ <u>485,000</u>
October 1, 2030	\$135,000
October 1, 2031	140,000
October 1, 2032	150,000
October 1, 2033	155,000
October 1, 2034 (stated maturity)	<u>160,000</u>
Total	\$ <u>740,000</u>
October 1, 2035	\$165,000
October 1, 2036	170,000
October 1, 2037	175,000
October 1, 2038	180,000
October 1, 2039 (stated maturity)	185,000
Total	\$ <u>875,000</u>
October 1, 2040	\$ 195,000
October 1, 2041	200,000
October 1, 2042	205,000
October 1, 2043	210,000
October 1, 2044 (stated maturity)	220,000
Total	\$1,030,000

Current principal outstanding: \$3,430,000 Original issue amount: \$3,520,000

Dated: June 18, 2019 Due: October 1, as shown below

Serial Bonds: \$300,000

	_		Original
Due	$CUSIP^{ ext{ ext{$\mathbb{R}$}}}$	Principal	Interest
October 1	917466	Amount	Rate
2023	CE2	\$ 95,000	5.00%
2024	CF9	100,000	5.00
2025	CG7	105,000	5.00

**\$485,000 5.00% Term Bond due October 1, 2029** (CUSIP®917466 CH5)

\$740,000 4.00% Term Bond due October 1, 2034 (CUSIP®917466 CJ1)

\$875,000 3.00% Term Bond due October 1, 2039 (CUSIP®917466 CK8)

\$1,030,000 3.125% Term Bond due October 1, 2044 (CUSIP®917466 CL6)

#### Security and Sources of Payment for the 2019 Payson City Project Bonds

#### **Service Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2019 Payson City Project Bonds, the revenues from service fees and hook-up lease revenues are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM, only 2020, 2021, and 2022 revenues are considered historical.

<u> </u>	2020	2021	2022	2023	2024
Historical Revenues					
Hook-up lease revenues	\$44,521	\$195,514	\$286,308	n/a	n/a
City fees		5,877	16,340	n/a	n/a
Total revenues	\$ <u>44,521</u>	\$ <u>201,391</u>	\$ <u>302,648</u>	n/a	n/a
UIA Revenue Requirement (1):					
Series 2019 Bonds debt service (2)			( <u>65,894</u> )	( <u>219,538</u> )	( <u>219,913</u> )
Remaining revenues	\$ <u>44,521</u>	\$ <u>201,391</u>	\$ <u>236,754</u>	n/a	n/a

<sup>(1)</sup> Although the 2019 Service Contract, the UIA Revenue Requirement includes capital costs of UIA relating to the Payson City Network, which consists of debt service on the 2019 Payson City Project Bonds and reserve fund deposits, if any.

(Source: The Agency.)

#### Payson City, Utah

#### **Franchise Tax Revenues**

			City Electric	
Fiscal Year	Gas	Other	Utility	Total
2018	\$280,533	\$29,227	\$711,456	\$1,021,216
2019	310,757	81,102	724,105	1,115,964
2020	207,428	40,418	719,551	967,397
2021	295,462	82,378	787,407	1,165,247
2022	372,371	82,454	803,500	1,258,326

(Source: Payson City.)

<sup>(2)</sup> Debt service on the 2019 Payson City Project Bonds through October 1, 2021 will be paid from capitalized interest.

# The Agency–Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14);
Statement of Net Position (page 15); and
Budget and Year-To-Date Financial Results (page 16).

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#### \$7,220,000

#### **Utah Infrastructure Agency**

# Telecommunications, Franchise, and Sales Tax Revenue Bonds (West Point City Project), Series 2019 Bonds dated and issued on September 5, 2019

CUSIP® numbers on the bonds are provided below.

Background Information. The \$7,220,000, Telecommunications, Franchise, and Sales Tax Revenue Bonds (West Point City Project), Series 2019, dated September 5, 2019 (the "2019 West Point City Project Bonds") were awarded pursuant to a negotiated sale on August 21, 2019 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2019 West Point City Project Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2019 West Point City Project Bonds. Principal of and interest on the 2019 West Point City Project Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2019 West Point City Project Bonds maturing on or after October 15, 2034, are subject to redemption at the option of the Agency on October 15, 2029, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2019 West Point City Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2019 West Point City Project Bonds. The 2019 West Point City Project Bonds maturing on October 15, 2034; October 15, 2039; and October 15, 2046, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2030	\$ 240,000
October 15, 2031	250,000
October 15, 2032	260,000
October 15, 2033	270,000
October 15, 2034 (stated maturity)	280,000
Total	\$ <u>1,300,000</u>
October 15, 2035	\$ 295,000
October 15, 2036	305,000
October 15, 2037	315,000
October 15, 2038	330,000
October 15, 2039 (stated maturity)	<u>345,000</u>
Total	\$ <u>1,590,000</u>
October 15, 2040	\$ 355,000
October 15, 2041	365,000
October 15, 2042	375,000
October 15, 2043	390,000
October 15, 2044	400,000
October 15, 2045	415,000
October 15, 2046 (stated maturity)	425,000
Total	\$ <u>2,725,000</u>

Current principal outstanding: \$7,045,000 Original issue amount: \$7,220,000

Dated: September 5, 2019 Due: October 15, as shown below

Serial Bonds: \$1,430,000

	_		Original
Due	$CUSIP^{ ext{ ext{$\mathbb{R}$}}}$	Principal	Interest
October 15	917471	Amount	Rate
2023	AB0	\$180,000	4.00
2024	AC8	190,000	4.00
2025	AD6	195,000	4.00
2026	AE4	205,000	4.00
2027	AF1	210,000	4.00
2028	AG9	220,000	4.00
2029	AH7	230,000	4.00

\$1,300,000 5.00% Term Bond due October 15, 2034 (CUSIP®917471 AJ3)

\$1,590,000 4.00% Term Bond due October 15, 2039 (CUSIP®917471 AKO)

\$2,725,000 3.00% Term Bond due October 15, 2046 (CUSIP®917471 AL8)

#### Security and Sources of Payment for the 2019 West Point City Project Bonds

#### **Service Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2019 West Point City Project Bonds, the revenues from service fees and hook-up lease revenues are required as such revenues become historical. The Agency began providing Connection Services under the 2019 West Point City Service Contract in September of 2020; therefore, at the time of this Supplemental Continuing Disclosure Memorandum, only 2021 and 2022 service revenues are considered historical.

<u>-</u>	2021	2022	2023	2024	2025
Historical Revenues					
Hook-up lease revenues	\$ 6,441	\$ 15,409	n/a	n/a	n/a
City fees	1,183	11,838	n/a	n/a	n/a
50% non-residential fees	<u>321,125</u>	<u>459,248</u>	n/a	n/a	n/a
Total revenues	\$ <u>328,749</u>	\$ <u>486,495</u>	n/a	n/a	n/a
UIA Revenue Requirement (1):					
Series 2019 Bonds debt service (2)		( <u>130,775</u> )	( <u>433,050</u> )	( <u>430,950</u> )	( <u>433,550</u> )
Remaining revenues	\$ <u>328,749</u>	\$ <u>617,270</u>	n/a	n/a	n/a

<sup>(1)</sup> Under the 2019 West Point City Project Service Contract, the Agency Revenue Requirement includes capital costs of UIA relating to West Point City Network, which consists of debt service on the 2019 West Point City Project Bonds and reserve fund deposits, if any.

<sup>(2)</sup> Debt service on the 2019 West Point City Project Bonds through October 15, 2021 will be paid from capitalized interest. (Source: The Agency.)

#### West Point City, Utah

#### Historical Franchise and Sales and Use Tax Revenues of West Point City

	Fiscal Year Ending June 30					
	2022	2021	2020	2019	2018	
Franchise tax revenues (1) Sales and use tax revenues (2)	\$ 539,723 2,349,283	\$ 478,348 2,098,691	\$ 389,319 1,760,200	\$ 369,320 1,568,375	\$ 384,231 1,513,241	
Total revenues	\$2,889,006	\$2,577,039	\$2,149,519	\$1,937,695	\$1,897,472	
Maximum debt service (3) Ratio of franchise tax revenue	\$570,884	\$570,884	\$570,884	\$570,884	\$570,884	
maximum debt service	5.1	4.5	3.8	3.4	3.3	

<sup>(1)</sup> The maximum annual pledged of Allocated Franchise Tax Revenues is \$236,000.

(Source: the West Point City.)

#### The Agency-Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14); Statement of Net Position (page 15); and Budget and Year-To-Date Financial Results (page 16).

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<sup>(2)</sup> The maximum annual pledged of Allocated Sales Tax Revenues is \$236,000.

<sup>(3)</sup> Represents the combined maximum annual debt service on the 2019 West Point City Project Bonds and outstanding West Point City Bonds occurring in Fiscal Year 2024.

#### \$12,645,000

#### **Utah Infrastructure Agency**

# Telecommunications and Franchise Tax Revenue Bonds (Clearfield City Project), Series 2020 Bonds dated and issued on August 6, 2020

 $\mathit{CUSIP}^{\circledR}$  numbers on the bonds are provided below.

Background Information. The \$12,645,000, Telecommunications and Franchise Tax Revenue Bonds (Clearfield City Project), Series 2020, dated August 6, 2020 (the "2020 Clearfield City Project Bonds") were awarded pursuant to a negotiated sale on July 23, 2020 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2020 Clearfield City Project Bonds were issued by the Agency, as fully–registered bonds in book–entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2020 Clearfield City Project Bonds. Principal of and interest on the 2020 Clearfield City Project Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2020 Clearfield City Project Bonds maturing on or after October 15, 2030, are subject to redemption at the option of the Agency on April 15, 2030, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2020 Clearfield City Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2020 Clearfield City Project Bonds. The 2020 Clearfield City Project Bonds maturing on October 15, 2032; October 15, 2035; October 15, 2040, and October 15, 2047, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund	
Redemption Date	Requirements	
October 15, 2031 October 15, 2032 (stated maturity) Total	\$ 415,000 <u>430,000</u> \$ <u>845,000</u>	
October 15, 2033 October 15, 2034 October 15, 2035 (stated maturity) Total	\$ 450,000 465,000 <u>485,000</u> \$ <u>1,400,000</u>	
October 1, 2036	\$ 505,000 525,000 545,000 570,000 <u>590,000</u> \$ <u>2,735,000</u>	
October 1, 2041	\$ 615,000 630,000 645,000 665,000 705,000 720,000 \$4,665,000	

Current principal outstanding: \$10,490,000 Original issue amount: \$12,645,000

Dated: August 6, 2020 Due: October 15, as shown below

Serial Bonds: \$3,000,000

	_		Original
Due	$CUSIP^{ ext{ ext{$\mathbb{R}$}}}$	Principal	Interest
October 15	917466	Amount	Rate
2023	CN2	\$285,000	5.00%
2024	CP7	300,000	5.00
2025	CQ5	315,000	5.00
2026	CR3	335,000	5.00
2027	CS1	350,000	5.00
2028	CT9	365,000	4.00
2029	CU6	380,000	4.00
2030	CV4	395,000	4.00

**\$845,000 4.00% Term Bond due October 15, 2032** (CUSIP® 917466 CW2)

\$1,400,000 4.00% Term Bond due October 15, 2035 (CUSIP®917466 CX0)

**\$2,735,000 4.00% Term Bond due October 15, 2040** (CUSIP®917466 CY8)

**\$4,665,000 2.75% Term Bond due October 15, 2047** (CUSIP® 917466 CZ5)

#### Security and Sources of Payment for the 2020 Clearfield City Project Bonds

#### **Service Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2020 Clearfield City Project Bonds, the revenues from service fees and hook-up lease revenues are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM only Fiscal Years 2021 and 2022 revenues are considered historical.

<u>-</u>	2021	2022	2023	2024	2025
Historical Revenues					
Hook-up lease revenues	\$ 290	\$250,501	n/a	n/a	n/a
City fees	_	2,259	n/a	n/a	n/a
50% non-residential services fees	<u>18,399</u>	88,709	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>
Total revenues	\$18,689	341,469	n/a	n/a	n/a
UIA Revenue Requirement (1):					
Series 2020 Bonds debt service (2)			( <u>501,169)</u>	( <u>730,213</u> )	( <u>730,588</u> )
Remaining revenues	\$ <u>18,689</u>	\$ <u>341,469</u>	n/a	n/a	n/a

<sup>(1)</sup> Under the 2020 Service Contract, the UIA Revenue Requirement includes capital costs of UIA relating to the Clearfield City Network, which consists of the debt service on the 2020 Clearfield City Project Bonds.

(Source: The Agency.)

<sup>(2)</sup> Interest on the 2020 Clearfield City Project Bonds will be paid from capitalized interest through and including October 15, 2022.

# **Historical Franchise Revenues of Clearfield City**

		Fiscal Year Ending June 30					
	2022	2021	2020	2019	2018		
Franchise tax revenues (1)	\$2,867,350	\$2,478,493	\$2,688,470	\$2,838,491	\$2,548,154		
Maximum debt service	\$1,478,400	\$1,478,400	\$1,478,400	\$1,478,400	\$1,478,400		
Ratio of franchise tax revenue							
maximum debt service	1.9	1.7	1.8	1.9	1.7		

<sup>(1)</sup> The maximum annual pledge of Allocated Franchise Tax Revenues is \$737,200.

(Source: Clearfield City.)

# The Agency-Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14); Statement of Net Position (page 15); and Budget and Year-To-Date Financial Results (page 16).

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<sup>(2)</sup> Represents the combined maximum annual debt service on the 2020 Clearfield City Project Bonds and outstanding Clear-field City Bonds occurring in Fiscal Year 2027.

#### \$16,915,000

#### **Utah Infrastructure Agency**

# Telecommunications and Franchise Tax Revenue Bonds (Pleasant Grove City Project), Series 2021 Bonds dated and issued on June 16, 2021

CUSIP<sup>®</sup> numbers on the bonds are provided below.

Background Information. The \$16,915,000, Telecommunications and Franchise Tax Revenue Bonds (Pleasant Grove City Project), Series 2021, dated June 16, 2021 (the "2021 Pleasant Grove City Project Bonds") were awarded pursuant to a negotiated sale on June 2, 2021 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2021 Pleasant Grove City Project Bonds were issued by the Agency, as fully—registered bonds in book—entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2021 Pleasant Grove City Project Bonds. Principal of and interest on the 2021 Pleasant Grove City Project Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2021 Pleasant Grove City Project Bonds maturing on or after October 15, 2031, are subject to redemption at the option of the Agency on April 15, 2031, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2021 Pleasant Grove City Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2020 Pleasant Grove City Project Bonds. The 2021 Pleasant Grove City Project Bonds maturing on October 15, 2038; October 15, 2041; October 15, 2044, and October 15, 2048, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2037	\$ 670,000
October 15, 2038 (stated maturity)	700,000
Total	\$ <u>1,370,000</u>
October 15, 2039	\$ 730,000
October 15, 2040	755,000
October 15, 2041 (stated maturity)	790,000
Total	\$ <u>2,275,000</u>
October 1, 2042	\$ 820,000
October 1, 2043	855,000
October 1, 2044 (stated maturity)	890,000
Total	\$ <u>2,565,000</u>
October 1, 2045	\$ 925,000
October 1, 2046	965,000
October 1, 2047	1,000,000
October 1, 2048 (stated maturity)	1,045,000
Total	\$ <u>3,935,000</u>

Current principal outstanding: \$16,915,000 Original issue amount: \$16,915,000

Dated: June 16, 2021 Due: October 15, as shown below

Serial Bonds: \$6,770,000

			Original
Due	$CUSIP^{ ext{ ext{$\mathbb{R}$}}}$	Principal	Interest
October 15	917466	Amount	Rate
2024	5.40	4405.000	2.222/
2024	DA9	\$435,000	2.00%
2025	DB7	440,000	2.00
2026	DC5	450,000	2.00
2027	DD3	460,000	3.00
2028	DE1	475,000	3.00
2029	DF8	490,000	4.00
2030	DG6	510,000	4.00
2031	DH4	530,000	4.00
2032	DJ0	550,000	4.00
2033	DK7	570,000	4.00
2034	DL5	595,000	4.00
2035	DM3	620,000	4.00
2036	DN1	645,000	4.00

\$1,370,000 4.00% Term Bond due October 15, 2038 (CUSIP® 917466 DP6)

\$2,275,000 4.00% Term Bond due October 15, 2041 (CUSIP®917466 DQ4)

\$2,565,000 4.00% Term Bond due October 15, 2044 (CUSIP®917466 DR2)

\$3,935,000 4.00% Term Bond due October 15, 2048 (CUSIP®917466 DS0)

## Security and Sources of Payment for the 2021 Pleasant Grove City Project Bonds

#### **Service Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2021 Pleasant Grove City Project Bonds, the revenues from service fees and hook-up lease revenues are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM only 2022 revenues are considered historical.

_	2022	2023	2024	2025	2026
Historical Revenues					
Hook-up lease revenues (1)	\$ 1,405	n/a	n/a	n/a	n/a
City fees	_	n/a	n/a	n/a	n/a
50% non-residential services fees	<u>105,361</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>
Total revenues	\$ <u>106,766</u>	n/a	n/a	n/a	n/a
UIA Revenue Requirement (2):					
Series 2021 Bonds debt service (3)		<u>_</u>	( <u>501,169)</u>	(730,213)	( <u>730,588</u> )
Remaining revenues	\$ <u>106,766</u>	n/a	n/a	n/a	n/a

<sup>(1)</sup> Assumed residential take rate for 2021 through 2025 is 0%, 10%, 25%, 30%, and 35%; respectively.

(Source: The Agency.)

<sup>(2)</sup> Under the 2021 Service Contract, the UIA Revenue Requirement includes capital costs of UIA relating to the Pleasant Grove City Network, which consists of the debt service on the 2021 Pleasant Grove City Project Bonds.

<sup>(3)</sup> Interest on the 2021 Pleasant Grove City Project Bonds will be paid from capitalized interest through and including October 15, 2023.

#### **Historical Franchise Revenues of Pleasant Grove City**

In the event of a shortfall in the service revenues, the Pleasant Grove City has pledged to lend to the Agency its allocated Franchise Tax Revenues which are limited to the maximum annual amount of \$1,150,000. The following table shows the Pleasant Grove City's total franchise tax revenues.

<u> </u>	Fiscal Year Ending June 30				
	2022	2021	2020	2019	2018
Municipal energy tax revenues Telecommunication tax revenues	\$1,670,834 <u>169,644</u>	\$1,562,629 <u>172,317</u>	\$1,470,519 <u>201,523</u>	\$1,423,763 <u>236,260</u>	\$1,432,974 <u>264,789</u>
Total Franchise tax revenues (1)	\$ <u>1,840,478</u>	\$ <u>1,734,946</u>	\$ <u>1,672,042</u>	\$ <u>1,660,023</u>	\$ <u>1,679,763</u>
Maximum annual debt service (2) Ratio of franchise tax revenue	1,066,500	1,066,500	1,066,500	1,066,500	1,066,500
to maximum debt service	1.73	1.63	1.57	1.56	1.59

<sup>(1)</sup> The maximum annual pledged of Allocated Franchise Tax Revenues is \$1,150,000.

(Source: Pleasant Grove City.)

#### The Agency-Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14); Statement of Net Position (page 15); and Budget and Year-To-Date Financial Results (page 16).

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<sup>(2)</sup> Represents the combined maximum annual debt service on the 2021 Pleasant Grove City Project Bonds occurring in Fiscal Year 2025.

#### \$19,220,000

#### **Utah Infrastructure Agency**

# Telecommunications, Franchise, and Sales Tax Revenue Bonds (Syracuse City Project), Series 2021 Bonds dated and issued on September 8, 2021

CUSIP<sup>®</sup> numbers on the bonds are provided below.

Background Information. The \$19,220,000, Telecommunications Franchise and Sales Tax Revenue Bonds (Syracuse City Project), Series 2021, dated September 8, 2021 (the "2021 Syracuse City Project Bonds") were awarded pursuant to a negotiated sale on August 25, 2021 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2021 Syracuse City Project Bonds were issued by the Agency, as fully–registered bonds in book–entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2021 Syracuse City Project Bonds. Principal of and interest on the 2021 Syracuse City Project Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2021 Syracuse City Project Bonds maturing on or after October 15, 2031, are subject to redemption at the option of the Agency on October 15, 2030, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2021 Syracuse City Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2021 Syracuse City Project Bonds. The 2021 Syracuse City Project Bonds maturing on October 15, 2030; October 15, 2038; October 15, 2041, October 15, 2044, and October 15, 2048, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2028	\$ 535,000
October 15, 2029	555,000
October 15, 2030 (stated maturity)	580,000
Total	\$ <u>1,670,000</u>
October 15, 2037	\$ 765,000
October 15, 2038 (stated maturity)	795,000
Total	\$ <u>1,560,000</u>
October 15, 2039	\$ 830,000
October 15, 2040	865,000
October 15, 2041 (stated maturity)	900,000
Total	\$ <u>2,595,000</u>
October 1, 2042	\$ 935,000
October 1, 2043	975,000
October 1, 2044 (stated maturity)	1,010,000
Total	\$ <u>2,920,000</u>
October 1, 2045	\$1,055,000
October 1, 2046	1,095,000
October 1, 2047	1,140,000
October 1, 2048 (stated maturity)	1,190,000
Total	\$ <u>4,480,000</u>

Current principal outstanding: \$19,220,000 Original issue amount: \$19,220,000

Dated: September 8, 2021 Due: October 15, as shown below

Serial Bonds: \$5,995,000

			Original
Due	$CUSIP^{ ext{ ext{$\mathbb{R}$}}}$	Principal	Interest
October 15	917471	Amount	Rate
2024	AM6	\$485,000	2.00%
2025	AN4	495,000	2.00
2026	AP9	505,000	2.00
2027	AQ7	515,000	3.00
2031	AS3	600,000	3.00
2032	AT1	625,000	4.00
2033	AU8	650,000	4.00
2034	AV6	680,000	4.00
2035	AW4	705,000	4.00
2036	AX2	735,000	4.00

\$1,670,000 4.00% Term Bond due October 15, 2030 (CUSIP®917471 AR5)

\$1,560,000 4.00% Term Bond due October 15, 2038 (CUSIP®917471 AYO)

**\$2,595,000 4.00% Term Bond due October 15, 2041** (CUSIP®917471 AZ7)

\$2,920,000 4.00% Term Bond due October 15, 2044 (CUSIP® 917471 BA1)

**\$4,480,000 4.00% Term Bond due October 15, 2048** (CUSIP®917471 BB9)

#### Security and Sources of Payment for the 2021 Syracuse City Project Bonds

### **Service Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2021 Syracuse City Project Bonds, the revenues from service fees and hook-up lease revenues are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM only 2022 revenues are considered historical.

_	2022	2023	2024	2025	2026
Historical Revenues					
Hook-up lease revenues (1)	\$ 583	n/a	n/a	n/a	n/a
City fees	17,648	n/a	n/a	n/a	n/a
50% non-residential services fees	<u>21,020</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>
Total revenues	\$ <u>39,251</u>	n/a	n/a	n/a	n/a
UIA Revenue Requirement (2):					
Series 2021 Bonds debt service (3)	<u>_</u>		( <u>501,169)</u>	( <u>730,213</u> )	( <u>730,588</u> )
Remaining revenues	\$ <u>39,251</u>	n/a	n/a	n/a	n/a

<sup>(1)</sup> Assumed residential take rate for 2021 through 2025 is 0%, 10%, 25%, 30%, and 35%; respectively.

(Source: The Agency.)

<sup>(2)</sup> Under the 2021 Service Contract, the UIA Revenue Requirement includes capital costs of UIA relating to the Syracuse City Network, which consists of the debt service on the 2021 Syracuse City Project Bonds.

<sup>(3)</sup> Interest on the 2021 Syracuse City Project Bonds will be paid from capitalized interest through and including October 15, 2023.

#### Historical Franchise and Sales Tax Revenues of Syracuse City

Syracuse City has pledged to lend to the Agency its allocated Franchise Tax Revenues in the annual amount of \$625,200 and allocated Sales Tax Revenues in the annual amount of \$625,000. The total maximum annual (fiscal year) debt service on the 2021 Syracuse City Project Bonds is \$1,214,300. The following table shows Syracuse City's total sales franchise tax revenues.

		Fiscal Year Ending June 30			
	2022	2021	2020	2019	2018
Municipal energy tax revenues Telecommunications tax revenues	\$1,297,072 89,320	\$1,192,415 98,048	\$1,124,461 129,741	\$1,082,916 158,557	\$1,130,410 191,205
Total Franchise tax revenues (1)	\$1,386,392	\$1,290,463	\$1,254,202	\$1,241,473	\$1,321,615
Maximum debt service (2)	\$625,200	\$625,200	\$625,000	\$625,000	\$625,000
to maximum debt service	2.2	2.1	2.0	2.0	2.1
Total sales and use revenues (3)	\$6,388,137	\$5,650,905	\$4,826,005	\$4,337,489	\$4,077,890
Maximum debt service (2)	\$625,200	\$625,200	\$625,000	\$625,000	\$625,000
Ratio of sales and use tax revenue to maximum debt service	10.2	9.0	7.7	6.9	6.5

<sup>(1)</sup> The maximum annual pledged of Allocated Franchise Tax Revenues is \$625,200.

(Source: Syracuse City.)

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(The remainder of this page has been intentionally left blank.)

<sup>(2)</sup> Represents the combined maximum annual debt service on the 2021 Syracuse City Project Bonds occurring in Fiscal Year 2025.

<sup>(3)</sup> The maximum annual pledged of Allocated Sale and Use Tax Revenues is \$625,200.

# \$6,675,000

#### **Utah Infrastructure Agency**

# Telecommunications, Franchise, and Sales Tax Revenue Bonds (Santa Clara Project), Series 2022 Bonds dated and issued on April 28, 2022

CUSIP® numbers on the bonds are provided below.

Background Information. The \$6,675,000, Telecommunications Franchise and Sales Tax Revenue Bonds (Santa Clara Project), Series 2022, dated April 28, 2022 (the "2022 Santa Clara Project Bonds") were awarded pursuant to a negotiated sale on April 11, 2022 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2022 Santa Clara Project Bonds were issued by the Agency, as fully–registered bonds in book–entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2022 Santa Clara Project Bonds. Principal of and interest on the 2022 Santa Clara Project Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2022 Santa Clara Project Bonds maturing on or after October 15, 2032, are subject to redemption at the option of the Agency on October 15, 2031, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2022 Santa Clara Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2022 Santa Clara Project Bonds. The 2022 Santa Clara Project Bonds maturing on October 15, 2032; October 15, 2037; and October 15, 2051, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2024	\$ 130,000
October 15, 2025	135,000
October 15, 2026	140,000
October 15, 2027	145,000
October 15, 2028	155,000
October 15, 2029	160,000
October 15, 2030	165,000
October 15, 2031	170,000
October 15, 2032 (stated maturity)	180,000
Total	\$ <u>1,380,000</u>
October 15, 2033	\$ 185,000
October 15, 2034	195,000
October 15, 2035	200,000
October 15, 2036	210,000
October 15, 2037 (stated maturity)	220,000
Total	\$ <u>1,010,000</u>

Mandatory Sinking Fund	Sinking Fund	
Redemption Date	<u>Requirements</u>	
October 15, 2038	\$ 230,000	
October 15, 2039	240,000	
October 15, 2040	250,000	
October 15, 2041	260,000	
October 15, 2042	270,000	
October 15, 2043	285,000	
October 15, 2044	295,000	
October 15, 2045	310,000	
October 15, 2046	320,000	
October 15, 2047	335,000	
October 15, 2048	350,000	
October 15, 2049	365,000	
October 15, 2050	380,000	
October 15, 2051 (stated maturity)	395,000	
Total	\$ <u>4,285,000</u>	

Current Maturity Schedule.

Current principal outstanding: \$6,675,000 Original issue amount: \$6,675,000

Dated: April 28, 2022 Due: October 15, as shown below

\$1,380,000 4.00% Term Bond due October 15, 2032 (CUSIP®917471 BC7)

**\$1,010,000 4.00% Term Bond due October 15, 2037** (CUSIP®917471 BD5)

**\$4,285,000 4.25% Term Bond due October 15, 2052** (CUSIP®917471 BE3)

# Security and Sources of Payment for the 2022 Santa Clara Project Bonds

#### **Service Revenues**

In the Continuing Disclosure Undertaking pertaining to the 2022 Santa Clara Project Bonds, the revenues from service, hook-up lease revenues, and city fees are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM, there are no historical revenues.

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#### Santa Clara City, Utah

The following table shows Santa Clara City's total municipal energy sales and use taxes (of which the Allocated Franchise Tax Revenues are a portion) for the last five years and the coverage ratio to the Allocated Franchise Tax Revenues. The table also shows the total sales tax revenues (of which the Allocated Sales Tax Revenues are a portion) for the last five years, the Allocated Sales Tax Revenues, the maximum annual debt service on the City Sales Tax Bonds, and the coverage ratio of Santa Clara's sales tax revenues.

#### Historical Franchise and Sales Tax Revenues of Santa Clara City

_	Fiscal Year Ending June 30				
	2022	2021	2020	2019	2018
Municipal energy tax revenues	\$461,211	\$444,882	\$377,696	\$364,104	\$348,282
Allocated franchise tax revenues	205,000	205,000	205,000	205,000	205,000
Ratio of franchise tax revenue					
to maximum debt service	2.2	2.2	1.8	1.8	1.7
Total Sales and Use tax revenues	\$ <u>2,481,436</u>	\$ <u>2,141,771</u>	\$ <u>1,600,920</u>	\$ <u>1,339,231</u>	\$ <u>1,202,044</u>
Allocated Sales Tax Revenues	203,000	203,000	203,000	203,000	203,000
Maximum annual debt service on					
Santa Clara Sales Tax Bonds (1)	170,067	170,067	170,067	170,067	170,067
Total	\$ <u>373,067</u>	\$ <u>373,067</u>	\$ <u>373,067</u>	\$ <u>373,067</u>	\$ <u>373,067</u>
Ratio of sales and use tax revenue					
to maximum debt service	6.7	5.7	4.3	3.6	3.2

<sup>(1)</sup> The Santa Clara Sales Tax Bonds have an annual debt service ranging from \$169,059 to \$170,067, with a scheduled maturity on March 1, 2036.

(Source: Santa Clara City.)

#### The Agency-Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14); Statement of Net Position (page 15); and Budget and Year-To-Date Financial Results (page 16).

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#### \$5,965,000

#### **Utah Infrastructure Agency**

# Telecommunications, Franchise, and Sales Tax Revenue Bonds (Cedar Hills Project), Series 2022 Bonds dated and issued on April 28, 2022

CUSIP® numbers on the bonds are provided below.

Background Information. The \$5,965,000, Telecommunications Franchise and Sales Tax Revenue Bonds (Cedar Hills Project), Series 2022, dated April 28, 2022 (the "2022 Cedar Hills Project Bonds") were awarded pursuant to a negotiated sale on April 11, 2022 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2022 Project Cedar Hills Bonds were issued by the Agency, as fully–registered bonds in book–entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2022 Cedar Hills Project Bonds. Principal of and interest on the 2022 Cedar Hills Project Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2022 Cedar Hills Project Bonds maturing on or after October 15, 2032, are subject to redemption at the option of the Agency on October 15, 2031, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2022 Cedar Hills Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2022 Cedar Hills Project Bonds. The 2022 Cedar Hills Project Bonds maturing on October 15, 2032; October 15, 2037; and October 15, 2051, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2024	\$ 115,000
October 15, 2025	120,000
October 15, 2026	125,000
October 15, 2027	130,000
October 15, 2028	135,000
October 15, 2029	140,000
October 15, 2030	150,000
October 15, 2031	155,000
October 15, 2032 (stated maturity)	<u>160,000</u>
Total	\$ <u>1,230,000</u>
October 15, 2033	\$ 165,000
October 15, 2034	175,000
October 15, 2035	180,000
October 15, 2036	190,000
October 15, 2037 (stated maturity)	<u>195,000</u>
Total	\$ <u>905,000</u>
October 15, 2038	\$ 205,000
October 15, 2039	215,000
October 15, 2040	225,000
October 15, 2041	235,000
October 15, 2042 (stated maturity)	245,000
Total	\$ <u>1,125,000</u>

Mandatory Sinking Fund	Sinking Fund
Redemption Date	<u>Requirements</u>
October 15, 2043	\$ 255,000
October 15, 2044	265,000
October 15, 2045	275,000
October 15, 2046	285,000
October 15, 2047	300,000
October 15, 2048	310,000
October 15, 2049	325,000
October 15, 2050	340,000
October 15, 2051 (stated maturity)	350,000
Total	\$2,705,000

Current Maturity Schedule.

Current principal outstanding: \$5,965,000 Original issue amount: \$6,675,000

Dated: April 28, 2022 Due: October 15, as shown below

\$1,230,000 4.00% Term Bond due October 15, 2032 (CUSIP®917471 BF0) \$905,000 4.00% Term Bond due October 15, 2037 (CUSIP®917471 BG8) \$1,125,000 4.25% Term Bond due October 15, 2042 (CUSIP®917471 BH6)

\$2,705,000 4.125% Term Bond due October 15, 2052 (CUSIP®917471 BJ2)

# Security and Sources of Payment for the 2022 Cedar Hills Project Bonds

In the Continuing Disclosure Undertaking pertaining to the 2022 Cedar Hills Project Bonds, the revenues from service, hook-up lease revenues, and city fees are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM, no revenues are considered historical.

## Cedar Hills City, Utah

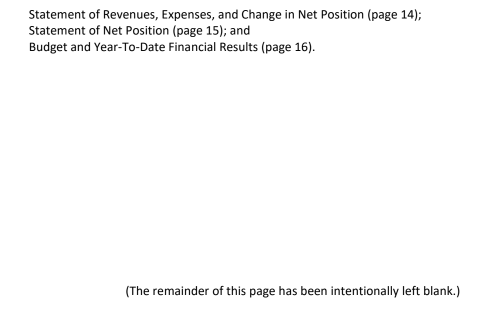
#### Historical Franchise and Sales Tax Revenues of Cedar Hills City

Cedar Hills has pledged to lend to the Agency its allocated Franchise Tax Revenues in the annual amount of \$182,000 and allocated Sales Tax Revenues in the annual amount of \$180,000. The total maximum annual (fiscal year) debt service on the 2022 Cedar Hills City Project Bonds is \$361,988. The following table shows Cedar Hills City's total sales and franchise tax revenues.

	Fiscal Year Ending June 30				
	2022	2021	2020	2019	2018
Municipal energy tax revenues Telecommunications tax revenues	\$399,979 26,400	\$374,716 30,584	\$348,411 43,556	\$353,529 53,658	\$378,331 64,367
Total Franchise tax revenue	426,380	405,300	391,967	407,187	442,698
Allocated franchise tax revenues	182,000	182,000	182,000	182,000	182,000
Ratio of franchise tax revenue to maximum debt service	2.34	2.23	2.15	2.24	2.43
Total sales and use revenues	\$1,993,518	\$1,810,195	\$1,546,816	\$1,448,329	\$1,400,723
Allocated sale and use tax revenue Ratio of sales and use tax revenue	180,000	180,000	180,000	180,000	180,000
to maximum debt service	11.08	10.06	8.59	8.05	7.78

(Source: Cedar Hills City.)

# The Agency-Financial Summaries and Budget



#### \$17,680,000

#### **Utah Infrastructure Agency**

# Telecommunications and Sales Tax Revenue Bonds (West Haven Project), Series 2022 Bonds dated and issued on December 21, 2022

CUSIP® numbers on the bonds are provided below.

Background Information. The \$17,680,000, Telecommunications and Sales Tax Revenue Bonds (West Haven Project), Series 2022, dated December 21, 2022 (the "2022 West Haven Project Bonds") were awarded pursuant to a negotiated sale on December 7, 2022 to KeyBanc Capital Markets, Chicago, Illinois. Lewis Young Robertson & Burningham, Inc., Salt Lake City, Utah, acted as Municipal Advisor.

The 2022 West Haven Project Bonds were issued by the Agency, as fully–registered bonds in book–entry only form, registered in the name of Cede & Co., as nominee for the DTC. DTC is currently acting as securities depository for the 2022 West Haven Project Bonds. Principal of and interest on the 2022 West Haven Project Bonds (interest payable April 15 and October 15 of each year) are payable by Zions Bancorporation, as Paying Agent, to the registered owners thereof, currently DTC.

Redemption Provisions. The 2022 West Haven Project Bonds maturing on or after October 15, 2033, are subject to redemption at the option of the Agency on October 15, 2032, and on any date thereafter prior to maturity, in whole or in part, from such maturities or parts thereof as may be selected by the Agency, at a redemption price equal to 100% of the principal amount of the 2022 West Haven Project Bonds to be redeemed plus accrued interest thereon to the date fixed for redemption.

Mandatory Sinking Fund Redemption on the 2022 West Haven Project Bonds. The 2022 West Haven Project Bonds maturing on October 15, 2035; October 15, 2037; October 15, 2039, October 15, 2042, October 15, 2045, and October 15, 2049, respectively, are subject to mandatory sinking fund redemption at a price equal to 100% of the principal amount to be redeemed, plus accrued interest to the redemption date, on the dates and in the principal amounts as set forth below:

Mandatory Sinking Fund	Sinking Fund
Redemption Date	Requirements
October 15, 2033	\$ 540,000
October 15, 2034	565,000
October 15, 2035 (stated maturity)	<u>595,000</u>
Total	\$ <u>1,700,000</u>
October 15, 2036	\$ 625,000
October 15, 2037 (stated maturity)	660,000
Total	\$ <u>1,285,000</u>
October 15, 2038	\$ 695,000
October 15, 2039 (stated maturity)	<u>730,000</u>
Total	\$ <u>1,425,000</u>
October 15, 2040	\$ 770,000
October 15, 2041	810,000
October 15, 2042 (stated maturity)	<u>855,000</u>
Total	\$2,435,000
October 15, 2043	\$ 900,000
October 15, 2044	955,000
October 15, 2045 (stated maturity)	1,005,000
Total	\$ <u>2,860,000</u>

Mandatory Sinking Fund	Sinking Fund
Redemption Date	<u>Requirements</u>
October 15, 2046	\$ 1,065,000
October 15, 2047	1,125,000
October 15, 2048	1,185,000
October 15, 2049 (stated maturity)	1,255,000
Total	\$ <u>4,630,000</u>

Current Maturity Schedule.

Current principal outstanding: \$17,680,000 Original issue amount: \$17,680,000

Dated: December 21, 2022 Due: October 15, as shown below

Serial Bonds: \$3,345,000

			Original
Due	$CUSIP^{ ext{ ext{$\mathbb{R}$}}}$	Principal	Interest
October 15	917472	Amount	Rate
2025	AA0	\$370,000	5.00%
2026	AB8	385,000	5.00
2027	AC6	405,000	5.00
2028	AD4	350,000	5.00
2029	AE2	370,000	5.00
2030	AF9	465,000	5.00
2031	AG7	490,000	5.00
2032	AH5	510,000	5.00

\$1,700,000 5.00% Term Bond due October 15, 2035 (CUSIP®917472 AJ1)

\$1,285,000 5.00% Term Bond due October 15, 2037 (CUSIP®917472 AK8)

**\$1,425,000 5.25%** Term Bond due October **15, 2039** (CUSIP®917472 AL6)

**\$2,435,000 5.50% Term Bond due October 15, 2042** (CUSIP®917472 AM4)

**\$2,860,000 5.50% Term Bond due October 15, 2045** (CUSIP®917472 AN2)

\$4,630,000 5.50% Term Bond due October 15, 2049 (CUSIP®917472 AP7)

#### Security and Sources of Payment for the 2022 West Have Project Bonds

In the Continuing Disclosure Undertaking pertaining to the 2022 West Haven Project Bonds, the revenues from service, hook-up lease revenues, and city fees are required as such revenues become historical. As of the date of this SUPPLEMENTAL CONTINUING DISCLOSURE MEMORANDUM, no revenues are considered historical.

#### West Haven City, Utah

# Historical Franchise and Sales Tax Revenues of West Haven City

West Haven City has pledged to lend to the Agency its allocated Sales Tax Revenues which are limited to the maximum \$1,610,000. The total maximum annual (fiscal year) debt service on the 2022 West Haven City Project Bonds is \$1,291,850. The following table shows West Haven City's total sales and franchise tax revenues.

	Fiscal Year Ending June 30				
	2022	2021	2020	2019	2018
Total sales and use tax revenues Allocated sales tax revenues Ratio of total sales and use tax revenues to allocated revenues	\$4,732,255 1,610,000 2.9	\$3,943,244 1,610,000 2.4	\$3,263,296 1,610,000 2.0	\$2,802,461 1,610,000 1.7	\$2,550,127 1,610,000 1.6

(Source: West Have City's audited financial statements for the respective Fiscal Year, as to the total sales and use tax revenues.)

# The Agency–Financial Summaries and Budget

Statement of Revenues, Expenses, and Change in Net Position (page 14); Statement of Net Position (page 15); and Budget and Year-To-Date Financial Results (page 16).

# AUDITED FINANCIAL STATEMENTS OF THE UTAH INFRASTRUCTURE AGENCY FOR FISCAL YEAR 2022

Included with this supplement is the Agency's audited financial statements for Fiscal Year 2022.

The Fiscal Year 2022 audited financial statements and other historical financial reports may be found online at

https://reporting.auditor.utah.gov/searchreport

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# UTAH INFRASTRUCTURE AGENCY FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2022

**Together with Independent Auditor's Report** 

# UTAH INFRASTRUCTURE AGENCY TABLE OF CONTENTS

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#### INDEPENDENT AUDITOR'S REPORT

Gary K. Keddington, CPA Marcus K. Arbuckle, CPA Steven M. Rowley, CPA

To the Board of Directors Utah Infrastructure Agency Murray, Utah

## **Report on the Audit of the Financial Statements**

# **Opinions**

We have audited the accompanying financial statements of the proprietary fund of Utah Infrastructure Agency (UIA) as of and for the year ended June 30, 2022, and the related notes to the financial statements, which collectively comprise UIA's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the proprietary fund of UIA, as of June 30, 2022, 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.

#### Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of UIA and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

#### Responsibilities of Management for the Financial Statements

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

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

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

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards and Government Auditing Standards, we:

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

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

# Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis on pages 3 through 8 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 Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated December 30, 2022 on our consideration of UIA'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 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 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 UIA's internal control over financial reporting and compliance.

KYC, CPA1

Salt Lake City, Utah December 30, 2022

# UTAH INFRASTRUCTURE AGENCY MANAGEMENT DISCUSSION AND ANALYSIS

# **Introduction**

As management of Utah Infrastructure Agency (UIA), we offer readers of UIA's financial statements this discussion and analysis of the financial activities of UIA for the fiscal year ended June 30, 2022. This narrative focuses on significant financial issues, provides an overview of the Agency's financial activity, highlights significant changes in financial position, and provides insight into future growth and development. We encourage readers to consider the information presented here in conjunction with additional information provided throughout this report.

# **Description of Business**

UIA is a political subdivision of the State of Utah and was created in June 2010. Nine cities created the agency (Brigham City, Centerville City, Layton City, Lindon City, Midvale City, Murray City, Orem City, Payson City and West Valley City). Eight of the member cities (all except Payson City) pledged franchise tax revenues as partial loan guarantees in order to secure financing for the network.

The UIA network is a fiber optic network providing high-speed broadband voice, video, and data access. The network includes fiber optic lines, transmitters, power sources and backups, switches, and access portals. The network operates as a wholesale network under an open-access model and is available to all qualified service providers. The open-access aspect means subscribers—both residents and businesses—have real choice for their broadband needs and can choose the provider and options that work best for them. UIA itself does not provide retail services, it provides the infrastructure necessary for services to be delivered, much like an airport provides infrastructure for private airline carriers to deliver flight services to its customers.

The UIA network is connected to the Utah Telecommunication Open Infrastructure Agency (UTOPIA) fiber optic network pursuant to an Indefeasible Right of Use Agreement (IRU) between UIA and UTOPIA. The IRU grants UIA access to certain facilities of and capacity in the UTOPIA network. UTOPIA was created in 2002 by eleven pledging member cities to provide crucial infrastructure in the form of high-speed broadband access to its member cities. UTOPIA provides use of its fiber optic network and support and management services for UIA. The synergy provided by UIA's partnership with UTOPIA allows both organizations to provide their citizens a state-of-the-art broadband network. The project is facilitating economic development throughout UTOPIA member cities and since 2019, to other partnering municipalities. Residents and businesses located in areas where the network is completed have access to the fastest internet in the country.

Thirty-one service providers were actively providing services and a total of 47,666 homes and businesses were subscribing to services at year end on the combined UTOPIA/UIA network. This represents 31% of addresses passed by the network. UIA substantially completed the buildout of the eleven pledging UTOPIA member cities by June 2022. UIA has also completed the buildout of the network in four partner cities. As these cities continue to grow, UIA will extend the network into new developments to provide access to all addresses within each city. Future growth of the network outside of the UTOPIA cities is demand-based, bringing the network to areas that will bring the best return on investment, and/or to cities willing to pledge financial support towards the success of the network. UIA has been successful in accomplishing UTOPIA's original mission: to build and maintain a fiber network to service all of the businesses and residents in UTOPIA's member cities. UIA has broadened its mission to provide the same valuable service to communities outside of the eleven founding UTOPIA cities when requested and supported by those City Councils.

# UTAH INFRASTRUCTURE AGENCY MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

As of the end of June 2022, more than 4,900 miles of fiber cable have been placed within the boundaries of participating cities. Within footprints serviced by just over 185 hut sites, there are approximately 165,000 addresses which could immediately subscribe for services on the UTOPIA/UIA network.

#### **Highlights**

Financial highlights include:

- UIA's average monthly recurring operating revenues (from service provider access fees and enduser connection fees) increased by \$470,000, or 13.6% from the prior year.
- The number of subscribers to the combined UTOPIA/UIA network grew from 40,029 to 47,666, a 19% increase.
- As of June 30, 2022, UIA has issued revenue bonds for seven non-UIA partner Utah cities willing to pledge franchise and/or sales tax revenues as a payment backstop for the bonds.
  - O Morgan City was the first, with bonds issued in April of 2019. Access to the network is available to 1,672 residential and business addresses in Morgan, and as of June 30, 2022, 60% of those addresses were connected to the network and subscribing for services. UIA commonly refers to this as the "take rate."
  - o In September of 2019 West Point City became the second partner city. The network was substantially built in West Point by December of 2020 and has a 39% take rate as of June 30, 2022 (1,461 subscribers of 3,756 addresses available).
  - o UIA issued bonds for the City of Clearfield project (approximately 6,700 addresses) in August of 2020. Construction was substantially completed in the fall of 2021 and has a 17% take rate as of June 30, 2022 (1,136 subscribers of 6,719 available).
  - UIA issued bonds for the City of Pleasant Grove project (approximately 10,000 addresses) in June of 2021. Construction is underway, with an estimated completion date in the fall of 2022.
  - UIA issued bonds for the City of Syracuse project (approximately 12,000 addresses) in September of 2021. Construction is underway, with an estimated completion date in the spring of 2023.
  - O UIA issued bonds for the City of Santa Clara project (approximately 3,000 addresses) in April of 2022. The project has an estimated completion date in the summer of 2023.
  - o UIA issued bonds for the City of Cedar Hills project (approximately 3,000 addresses) in April of 2022. The project has an estimated completion date in the summer of 2023.

# UTAH INFRASTRUCTURE AGENCY MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

- UIA added \$55.0M of additions and improvements to its active fiberoptic network in fiscal year 2022.
- UIA currently has \$29.2M of additions and improvements in progress.
- As of June 30, 2022, Cash reserves are adequate to cover 2.5 years of operating expenses less depreciation.

# **Overview of Financial Statements**

The financial statements included in this report have been prepared in compliance with generally accepted accounting principles. The balance sheet provides information about the Agency's resources and obligations at year end. The statement of revenues, expenses and changes in net position presents the results of business activities during the course of the year. The statement of cash flows presents changes in cash and cash equivalents, resulting from operational and investing activities. Notes to the financial statements provide required disclosures and other information that are essential to the full understanding of material data provided in the statements. The notes present information about UIA's accounting policies, significant account balances, obligations, commitments, contingencies, and subsequent events.

Current and Other Assets increased by \$6.6M. This change is primarily due to an increase in unrestricted current assets of \$7.7M. Capital Assets net of depreciation increased by \$56.9M. Current and Other Liabilities increased by \$4.8M primarily due to increased accounts payable. Long-term Liabilities increased by \$58.3M due to the issuance of four bonds; Syracuse, Santa Clara, Cedar Hills, and UIA general. Net Position improved by \$0.2M.

Operating revenues of \$28.1M exceeded budget by \$2.3M and increased from FY 2021 by \$5.6M or 25.1%. Total revenues increased by \$4.5M, or 18.7%. Operating expenditures (expenses excluding interest and depreciation of \$7,598,083) exceeded budget by \$371,022 or 4.6%. Net position improved by \$201,591.

Depreciation expense increased by \$841,000 or 12.4%. Bond interest and fees increased by 19.0%, related to the increase in Long-term liabilities.

# UTAH INFRASTRUCTURE AGENCY MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

Table 1 - Summary of the Agency's Statement of Net Position.

	2022	2021
Current and other assets	\$ 108,914,744	\$ 102,286,198
Capital assets	243,825,476	186,890,372
Total Assets	352,740,220	289,176,570
Deferred outflows of resources	4,232,437	4,463,297
Total Assets and		
deferred outlows of resources	356,972,657	293,639,867
Current and other liabilities	21,179,086	16,428,153
Long-term liabilities outstanding	335,995,162	277,655,770
Total Liabilities	357,174,248	294,083,923
Net investment in capital assets	(26,153,808)	(24,374,358)
Restricted	12,074,630	8,262,082
Unrestricted	13,877,586	15,668,220
Total Net Position	\$ (201,591)	\$ (444,056)

Table 2 - Summary of the Agency's Statement of Revenues, Expenses and Changes in Fund Net Position

	2022	2021
Revenues:		
Operating revenues	\$ 28,090,334	\$ 22,447,670
Interest income	429,441	457,006
Other revenues		1,122,680
Total Revenues	28,519,775	24,027,356
Expenditures:		
Marketing	1,295,195	876,739
Professional services	35,311	240,797
Network operations	7,186,316	5,668,284
Depreciation	7,598,083	6,757,075
Bond interest and fees	11,827,122	9,938,605
Payments to member cities	335,283	
Total Expenditures	28,277,310	23,481,500
Change in net position	242,465	545,856
Total net position, beginning of year	(444,056)	(989,912)
Total net position, end of year	\$ (201,591)	\$ (444,056)

# UTAH INFRASTRUCTURE AGENCY MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

# **Capital Assets and Debt Administration**

UIA's capital assets, net of depreciation, totaled \$243.8 M. Types of assets include outside plant (fiber and conduit), inside plant (electronics), customer premise equipment, construction in progress and a capitalized lease (IRU). \$55.0M was added to the active network in FY 2022. Depreciation for FY 2022 was \$7.6M.

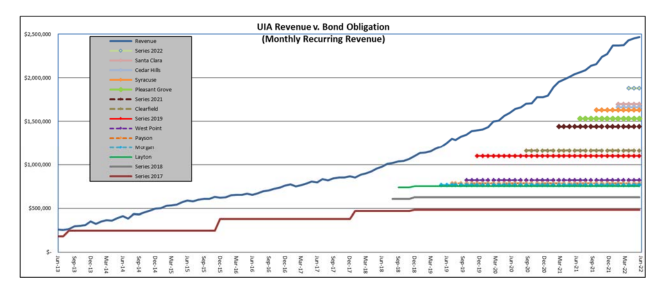
As of June 30, 2022, UIA's outstanding debt amounted to \$341.5M. UIA issued revenue bonds totaling \$65.1M (including premium) and repaid or amortized \$4.4M. Notes payable from direct borrowings decreased by a net \$1.4M. The balance of Notes Payable to Pledging Members (included in Notes Payable from direct borrowings) decreased by a net \$1.4M, eliminating the remaining balance payable.

Table 3 - Summary of UIA's Capital Assets at June 30, 2022:

	2022	2021
Construction in progress	\$ 29,228,960	\$ 19,662,901
Land	959,272	959,272
Building	3,636,258	3,808,048
Furniture and equipment	52,207	104,194
Outside plant	148,581,983	108,299,225
Inside plant	9,662,655	7,547,795
Customer premise equipment	40,780,143	35,210,845
Intangible right	10,923,998	11,298,092
	243,825,476	\$ 186,890,372
Table 4 - Summary of UIA's Debt at June 30, 2022:		
	2022	2021
Revenue bonds payable	\$ 341,530,162	\$ 282,075,770
Notes payable from direct borrowings		1,388,270
	\$ 341,530,162	\$ 283,464,040

# UTAH INFRASTRUCTURE AGENCY MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

UIA's monthly recurring operating revenue exceeded monthly debt service obligations by \$1.4M in June 2022. The following illustration shows revenue growth since 2013 in comparison to debt service:



# Subsequent events, FY 2022 budget, and future plans

UIA issued bonds for extending its network into West Haven, Utah in December of 2022. Proceeds from debt totaled \$19.5M. The project is underway, and when completed in the fall of 2024, the UIA network will be available to an additional 6,600 addresses.

Discussions with other Utah cities are active, and additional partnerships in FY 2023 are expected.

The FY 2023 budget adopted in June of 2022 anticipated operating revenue of \$33.5M. This is \$5.4M above actual operating revenue for FY 2022, and the Agency is on track to meet budgeted revenue. Budgeted operating expenditures for FY 2023 total \$10.3M. This amount is \$1.8M higher than actual operating expenditures for FY 2022. The largest component of operating expenditures is payment to UTOPIA for management services and connections to the UTOPIA network and is directly related to subscriber growth. The FY 2023 UIA budget also includes a non-operating distribution to Cities in the amount of \$4,000,000.

# **Contacting UIA's Financial Management**

This financial report is designed to provide interested readers with a general overview of UIA's financial position and to demonstrate accountability. Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the Chief Financial Officer, Utah Infrastructure Agency, 5858 S 900 E Murray, UT 84121.



# UTAH INFRASTRUCTURE AGENCY STATEMENT OF NET POSITION June 30, 2022

# Assets

Current Assets:	
Cash	\$ 21,481,350
Trade receivables, net	3,144,513
Investments	3,082,354
Inventory	10,935,693
Notes receivable	172,674
Restricted cash equivalents	48,406,939
Total Current Assets	87,223,523
Noncurrent assets:	
Restricted cash equivalents	20,104,600
Notes receivable	1,586,621
Capital Assets:	
Construction in progress	29,228,960
Land	959,272
Assets, net of accumulated depreciation:	
Building	3,636,258
Furniture and equipment	52,207
Fiber optic network	209,948,779
<b>Total Noncurrent Assets</b>	265,516,697
Total Assets	352,740,220
Deferred Outflows of Resources	
Deferred charge on refunding	4,232,437
<b>Total Assets and Deferred Outflows of Resources</b>	\$ 356,972,657

# UTAH INFRASTRUCTURE AGENCY STATEMENT OF NET POSITION (Continued) June 30, 2022

# Liabilities

Current Liabilities:	
Accounts payable	\$ 12,811,592
Interest payable from restricted assets	2,705,511
Revenue bonds payable	5,535,000
Unearned revenue	126,983
<b>Total Current Liabilities</b>	21,179,086
Noncurrent Liabilities:	
Revenue bonds payable	335,995,162
<b>Total Noncurrent Liabilities</b>	335,995,162
Total Liabilities	357,174,248
Net Position	
Net Investment in capital assets	(26,153,808)
Restricted for:	
Debt service	12,074,630
Unrestricted	13,877,586
Total Net Position	(201,591)
<b>Total Liabilities and Net Position</b>	\$ 356,972,657

# UTAH INFRASTRUCTURE AGENCY STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN FUND NET POSITION For the Year Ended June 30, 2022

Operating Revenues:	
Access fees	\$ 18,802,020
Installations	225,065
Connection fees	8,910,974
Miscellaneous operating revenue	152,275
<b>Total Operating Revenues</b>	28,090,334
Operating Expenses:	
Marketing	1,295,195
Professional services	35,311
Network Operations	7,186,316
Depreciation	7,598,083
<b>Total Operating Expenses</b>	16,114,905
Operating Income	11,975,429
Nonoperating Revenues (Expenses):	
Interest income	429,441
Bond interest and fees	(11,827,122)
Payments to member cities	(335,283)
<b>Total Nonoperating Revenues (Expenses)</b>	(11,732,964)
Change In Net Position	242,465
Total Net Position, Beginning of Year	(444,056)
Total Net Position, End of Year	\$ (201,591)

# UTAH INFRASTRUCTURE AGENCY STATEMENT OF CASH FLOWS For the Year Ended June 30, 2022

Cash Flows From Operating Activities:	
Cash received from customers and users	\$ 26,909,588
Payments to suppliers	(20,552,766)
Net cash provided by operating activities	6,356,821
Cash Flows From Capital and Related Financing Activities:	
Purchase of capital assets	(53,055,875)
Proceeds from installations	202,294
Bond interest and fees	(12,651,676)
Proceeds from issuance of new bonds	65,104,631
Principal paid on bonds	(4,420,000)
Net cash provided by capital and related financing activities	(4,820,625)
Cash Flows From Non-Capital Financing Activities:	
Payments to member cities	(335,283)
Payment of note payable	(1,388,270)
Net cash used by non-capital financing activities	(1,723,553)
Cash Flows From Investing Activity:	
Interest income	429,441
Net cash used by investing activity	429,441
Net Increase in Cash and Cash Equivalents	242,084
Cash and Cash Equivalents, Beginning of Year	89,750,805
Cash and Cash Equivalents, End of Year	\$ 89,992,889

# UTAH INFRASTRUCTURE AGENCY STATEMENT OF CASH FLOWS (Continued) For the Year Ended June 30, 2022

# Reconciliation of operating income to net cash from operating activities:

Operating income	\$ 11,975,429
Adjustments to reconcile operating income to net cash from operating activities:	
Depreciation expense	7,598,083
Bad debt expense	123,635
(Increase) decrease in assets related to operations	
Trade receivables, net	(1,430,982)
Inventory	(14,691,576)
Note receivable related to operating revenues	159,981
Increase (decrease) in liabilities related to operations	
Accounts payable	2,655,632
Unearned Revenue	(33,380)
Net Cash Provided by Operating Activities	\$ 6,356,821
Supplemental Information	
Noncash Investing, Capital, and Financing Activities:	
Inventory additions to capital assets	\$ 9,248,104

#### NOTE 1 SUMMARY OF ACCOUNTING POLICIES

#### Reporting Entity

Utah Infrastructure Agency (UIA), a separate legal entity and political subdivision of the State of Utah, was formed on July 29, 2010, by an Interlocal Cooperative Agreement pursuant to the provisions of the Utah Interlocal Cooperation Act. UIA's Interlocal Cooperative Agreement has a term of five years, and is renewable every year thereafter. UIA consists of nine member-cities (eight pledging and one non-pledging) at June 30, 2022. UIA's purpose is to design, finance, build, operate, and maintain an open, wholesale, public telecommunication infrastructure that has the capacity to deliver high-speed connections to every home and business in the member communities.

In evaluating how to define UIA for financial reporting purposes, management has considered all potential component units. The decision as to whether or not to include a potential component unit in the reporting entity was made by applying the criteria set forth by the Governmental Accounting Standards Board (GASB). The basic, but not the only, criterion for including a potential component unit within the reporting entity is the governing body's ability to exercise oversight responsibility. The most significant manifestation of this ability is financial interdependency. Other manifestations of the ability to exercise oversight responsibility include, but are not limited to, the selection of governing authority, the designation of management, the ability to significantly influence operations and accountability of fiscal matters. The other criterion used to evaluate potential component units for inclusion or exclusion from the reporting entity is the existence of special financing relationships, regardless of whether UIA is able to exercise oversight responsibilities. UIA does not have any component units, nor is it a component unit of any primary government.

The following is a summary of the more significant policies.

# Financial Statement Presentation and Basis of Accounting

UIA prepares its financial statements on an enterprise fund basis, using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Enterprise funds are used to account for operations that are financed and operated in a manner similar to private businesses, where the intent is that all costs of providing certain goods and services to the general public be financed or recovered primarily through user charges, or where it has been deemed that periodic determination of net income is appropriate for capital maintenance, public policy, management control, accountability, or other purposes. Enterprise funds distinguish operating revenues and expenses from nonoperating items. Operating revenues and expenses generally result from providing services and producing and delivering goods in connection with UIA's principal ongoing operations. All revenues and expenses not meeting this definition are reported as nonoperating.

# **Restricted Assets**

UIA maintains investments held by financial institutions for safekeeping of funds relating to debt service reserves and to fund capital assets. When both restricted and unrestricted assets are available, it is UIA's policy to use restricted assets first, then unrestricted assets as they are needed.

# NOTE 1 SUMMARY OF ACCOUNTING POLICIES (Continued)

# Deferred Outflows of Resources

In addition to assets, financial statements 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 future period(s) and will not be recognized as an outflow of resources (expense) until then. UIA reports a deferred charge on refunding in this category.

# Property and Equipment

Property and equipment are stated at cost, which includes capitalization of interest costs incurred during construction prior to July 1, 2019. Normal maintenance and repair expenses that do not add to the value of the asset or materially extend asset lives are not capitalized. Improvements are capitalized and depreciated over the remaining useful lives of the related fixed asset. The net book value of property sold or otherwise disposed of is removed from the property and accumulated depreciation accounts and the resulting gain or loss is included as nonoperating revenues or expenses. Depreciation of property and equipment was computed using the straight-line method over the following estimated useful lives:

Outside plant and certain customer premise equipment

25-40 years

Buildings

Office furniture and equipment and vehicles

3-5 years

Intangible rights

30 years

Depreciation of inside plant and certain customer premise equipment was computed using an accelerated method over a six-year life.

#### Cash and Cash Equivalents

UIA considers all cash and investments with original maturities of three months or less to be cash and cash equivalents. For purposes of the statement of cash flows, cash and cash equivalents are defined as the cash accounts and the restricted cash equivalent accounts.

Investments, in the form of accounts invested with the Utah Public Treasurer's Investment Fund (the State Treasurer's Pool) of UIA are stated at cost, which approximates fair value.

# Allowance for Doubtful Accounts

The allowance for doubtful accounts is UIA's best estimate of the amount of probable credit losses in the existing accounts receivable. UIA has reserved \$80,000 of accounts receivable.

# <u>Inventories</u>

Inventories are stated at cost using the first-in first-out method.

# **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 and disclosure of contingent assets and liabilities at the date of financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

# NOTE 1 SUMMARY OF ACCOUNTING POLICIES (Continued)

# Revenue Recognition

Revenue is generally recorded when the service has been provided, and profit is recognized at that time. Revenues are reported net of bad debt expense. Total bad debt expense related to revenues of the current period is \$123,635.

#### NOTE 2 CASH AND INVESTMENTS

# **Deposits**

Utah State law requires that UIA's funds be deposited with a "qualified depository" as defined by the Utah Money Management Act. "Qualified depository" includes any depository institution which has been certified by the Utah State Commissioner of Financial Institutions as having met the requirements as defined in Rule 11 of the Utah Money Management Act. Rule 11 establishes the formula for determining the amount of public funds which a qualified depository may hold in order to minimize risk of loss and defines capital requirements which an institution must maintain to be eligible to accept public funds.

Custodial credit risk – deposits. In the case of deposits, this is the risk that in the event of a bank failure, UIA's deposits may not be returned to it. As of June 30, 2022, \$16,972,185 of the \$17,222,185 balance of deposits was exposed to custodial credit risk because it was uninsured and uncollateralized.

#### Investments

The Money Management Act defines the types of securities authorized as appropriate investments for the Agency and the conditions for making investment transactions. Investment transactions may be conducted only through qualified depositories, certified dealers, or directly with issuers of the investment securities. Statutes authorize the Agency to invest in negotiable or nonnegotiable deposits of qualified depositories and permitted negotiable depositories; repurchase and reverse repurchase agreements; commercial paper that is classified as "first tier" by two nationally recognized statistical rating organizations, one of which must be Moody's Investors Services or Standard & Poor's; bankers' acceptances; obligations of the United States Treasury including bills, notes, and bonds; bonds, notes and other evidence of indebtedness of political subdivision of the State; fixed rate corporate obligations and variable rate securities rated "A" or higher, or the equivalent of "A" or higher, by two nationally recognized statistical rating organizations; shares or certificates in a money market mutual fund as defined in the Act; and the Utah State Public Treasurer's Investment Fund (PTIF).

The PTIF is authorized and regulated by the Money Management Act, Section 51-7, *Utah Code Annotated*, 1953, as amended. The Act established the Money Management Council which oversees the activities of the State Treasurer and the PTIF and details the types of authorized investments. Deposits in the PTIF are not insured or otherwise guaranteed by the State of Utah, and participants share proportionally in any realized gains or losses on investments. The PTIF is not registered with the SEC as an investment company.

# NOTE 2 CASH AND INVESTMENTS (Continued)

Components of cash and investments at June 30, 2022, are as follows:

	Fair Value	Carrying Amount	Credit Rating	Weighted Average Maturity
Cash on deposit	\$ 17,521,165	\$ 17,521,165	N/A	N/A
Investments:				
Utah State Public Treasurer's Investment Fund	\$ 72,172,338	\$ 72,471,749	unrated	< 3 mos.
Corporate bonds	877,220	877,220	A3 to A1	< 3 years
Certificates of deposit	2,173,717	2,173,717	Baa3 to Aa3	< 2 years
Money Market Fund	31,392	31,392	Aaa	N/A
Total Investments	\$ 75,254,667	\$ 75,554,078		

Interest rate risk. The risk that changes in the interest rate will have an adverse effect on the fair value of an investment. UIA's written policy for managing interest rate risk is to comply with the Utah Money Management Act which requires that the term to maturity of an investment may not exceed the period of availability of the funds to be invested.

*Credit risk.* This is the risk that an issuer or other counter party to an investment will not fulfill its obligations. UIA follows the Money Management Act, which only allows for investments of the highest quality, as measured by the bond rating. UIA also invests in the PTIF, which, as of June 30, 2022, was unrated.

Concentration of credit risk. This is the risk of loss attributable to the magnitude of UIA's investment in a single issuer. UIA's policy for reducing the concentration of credit risk is to follow the Utah Money Management Councils Rules, specifically Rule 17, which limits the amount of money that can be invested in a single issuer. UIA's investment in PTIF is not subject to a concentration of credit risk.

Custodial credit risk – investments. This is the risk that, in the event of the failure of the counterparty to a transaction, UIA will not be able to recover the value of its investments that are in the possession of an outside party. UIA's policy for managing custodial credit risk is to follow the Utah Money Management Act's list of certified investment advisors. UIA's investment in PTIF has no custodial credit risk.

Investments are measured at fair value on a recurring basis. Recurring fair value measurements are those that Governmental Accounting Standards Board (GASB) Statements require or permit in the statement of net position at the end of each reporting period. Fair value measurements are categorized based on the valuation inputs used to measure an asset's fair value: Level 1 inputs are quoted prices in active markets for identical assets; Level 2 inputs are significant other observable inputs; Level 3 inputs are significant unobservable inputs.

# NOTE 2 CASH AND INVESTMENTS (Continued)

The fair value measurements for investments are as follows at June 30, 2022:

		Fair Value Measurements Using					
	Fair Value	Leve	11 Inputs	Level 2 Inputs	Leve	13 Inputs	
Utah State Public Treasurer's Investment Fund	\$ 72,172,338	\$	-	\$ 72,172,338	\$	-	
Corporate bonds	877,220		-	877,220		-	
Certificates of deposit	2,173,717		-	2,173,717		-	
Money Market Fund	31,392		31,392				
Total	\$ 75,254,667	\$	31,392	\$ 75,223,275	\$	-	

# NOTE 3 PROPERTY AND EQUIPMENT

The following summarizes UIA's property and equipment as of June 30, 2022:

	Beginning Balance	Additions	Deletions	Ending Balance	
Capital assets, not being depreciated:					
Land	\$ 959,272	\$ -	\$ -	\$ 959,272	
Construction in progress	19,662,901	26,425,976	(16,859,917)	29,228,960	
Total capital assets, not					
being depreciated	20,622,173	26,425,976	(16,859,917)	30,188,232	
Capital assets, being depreciated:					
Building	4,294,731	-	-	4,294,731	
Furniture and equipment	418,475	-	-	418,475	
Outside plant	121,473,467	43,772,322	-	165,245,789	
Inside plant	20,227,314	3,675,280	-	23,902,594	
Customer premise equipment	41,812,252	7,519,526	-	49,331,778	
Intangible right	18,176,964			18,176,964	
Total capital assets,					
being depreciated	206,403,203	54,967,128		261,370,331	
Less accumulated depreciation:					
Building	(486,683)	(171,790)	-	(658,473)	
Furniture and equipment	(314,281)	(51,987)	-	(366,268)	
Outside plant	(13,174,242)	(3,489,564)	-	(16,663,806)	
Inside plant	(12,679,519)	(1,560,420)	-	(14,239,939)	
Customer premise equipment	(6,601,407)	(1,950,228)	-	(8,551,635)	
Intangible right	(6,878,872)	(374,094)		(7,252,966)	
Total accumulated depreciation	(40,135,004)	(7,598,083)		(47,733,087)	
Total capital asset, net of					
accumulated depreciation	166,268,199	47,369,045		213,637,244	
Property and Equipment, net	\$ 186,890,372	\$ 73,795,021	\$ (16,859,917)	\$ 243,825,476	

Depreciation expense of \$7,598,083 was charged to operating expense for the year ended June 30, 2022.

# NOTE 4 LONG-TERM DEBT

The following is a summary of the changes in long-term debt obligations for the year ended June 30, 2022.

,	Beginning Balance	Additions	Reductions	Ending Balance	Due Within One Year
Revenue Bonds					
Series 2017A	\$ 68,475,000	\$ -	\$ (1,705,000)	\$ 66,770,000	\$ 1,795,000
Series 2017B	1,890,000	-	(610,000)	1,280,000	630,000
Series 2018A	20,680,000	-	(610,000)	20,070,000	640,000
Series 2018 - Layton	22,285,000	-	(150,000)	22,135,000	465,000
Series 2019 - Morgan	2,550,000	-	-	2,550,000	65,000
Series 2019 - Payson	3,520,000	-	-	3,520,000	90,000
Series 2019 - West Point	7,220,000	-	-	7,220,000	175,000
Series 2019	48,365,000	-	(1,345,000)	47,020,000	1,400,000
Series 2020 - Clearfield	12,645,000	-	-	12,645,000	275,000
Series 2021	52,495,000	-	-	52,495,000	-
Series 2021 - Pleasant Grove	16,915,000	-	-	16,915,000	-
Series 2021 - Syracuse	-	19,220,000	-	19,220,000	-
Series 2022	-	30,000,000	-	30,000,000	-
Series 2022 - Santa Clara	-	6,675,000	-	6,675,000	-
Series 2022 - Cedar Hills	-	5,965,000	-	5,965,000	-
Plus: Net Premiums	25,035,770	3,244,631	(1,230,239)	27,050,162	
<b>Total Revenue Bonds</b>	282,075,770	65,104,631	(5,650,239)	341,530,162	5,535,000
Notes Payable from Direct B	orrowings				
Pledging Members	1,328,071	-	(1,328,071)	-	-
Tremonton Note	60,199		(60,199)		
Total Notes Payable from	1				
Direct Borrowings	1,388,270		(1,388,270)		
Total Long-Term Debt	\$283,464,040	\$ 65,104,631	\$ (7,038,509)	\$341,530,162	\$ 5,535,000

# **Revenue Bonds**

Tax-exempt Telecommunications Revenue and Refunding Bonds, Series 2017A, original issue of \$73,905,000 plus a premium of \$7,784,509, principal payments due in annual installments beginning October 15, 2018, interest payments due semi-annually at 2.00% to 5.00%, with the final payment due October 15, 2040. The bonds were issued to refund the Series 2011A, 2013, and 2015 Bonds and obtain additional funding for infrastructure. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

\$ 66,770,000

# **NOTE 4 LONG-TERM DEBT (Continued)**

# **Revenue Bonds (Continued)**

Taxable Telecommunication Revenue Refunding Bonds, Series 2017B, original issue of \$3,500,000, principal payments due in annual installments beginning October 15, 2018, interest payments due semi-annually at 3.50% with the final payment due October 15, 2023. The bonds were issued to refund the Series 2011B Bonds. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

\$ 1,280,000

Tax-exempt Telecommunications Revenue Bonds, Series 2018A, original issue of \$21,810,000 plus a premium of \$2,323,343, principal payments due in annual installments beginning October 2019, interest payments due semi-annually at 5.000% to 5.375%, with the final payment due October 2040. The bonds were issued to finance the expansion of UIA's infrastructure. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

20,070,000

Layton City Telecommunications and Franchise Tax Revenue Bonds, Series 2018, original issue of \$22,285,000 plus a premium of \$1,863,184, principal payments due in annual installments beginning October 2021, interest payments due semi-annually at 3.00% to 5.00%, with the final payment due October 2044. The bonds were issued to finance the expansion of UIA's infrastructure within Layton City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

22,135,000

Telecommunications, Electric Utility, and Sales Tax Revenue Bonds (Morgan City Project), Series 2019, original issue of \$2,550,000 plus a premium of \$67,549, principal payments due in annual installments beginning October 2022, interest payments due semi-annually at 3.375% to 5.000%, with the final payment due October 2044. The bonds were issued to finance the construction of UIA's infrastructure within Morgan City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

2,550,000

# **NOTE 4 LONG-TERM DEBT (Continued)**

# **Revenue Bonds (Continued)**

Telecommunications and Franchise Tax Revenue Bonds (Payson City Project), Series 2019, original issue of \$3,520,000 plus a premium of \$198,292, principal payments due in annual installments beginning October 2022, interest payments due semi-annually at 3.00% to 5.00%, with the final payment due October 2044. The bonds were issued to finance the expansion of UIA's infrastructure within Payson City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

\$ 3,520,000

Telecommunications, Franchise, and Sales Tax Revenue Bonds (West Point City Project), Series 2019, original issue of \$7,220,000 plus a premium of \$595,011, principal payments due in annual installments beginning October 2022, interest payments due semi-annually at 3.00% to 4.00%, with the final payment due October 2046. The bonds were issued to finance the construction of UIA's infrastructure within West Point City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

7,220,000

Telecommunications Revenue Bonds, Series 2019, original issue of \$48,365,000 plus a premium of \$3,634,287, principal payments due in annual installments beginning October 2021, interest payments due semi-annually at 4.0% to 5.0%, with the final payment due October 2042. The bonds were issued to finance improvements of UIA's infrastructure. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

47,020,000

Telecommunications and Franchise Tax Revenue Bonds, Series 2020 (Clearfield City Project), original issue of \$12,645,000 plus a premium of \$1,348,306, principal payments due in annual installments beginning October 2022, interest payments due semi-annually at 2.75% to 5.00%, with the final payment due October 2047. The bonds were issued to finance the expansion of UIA's infrastructure within Clearfield City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

12,645,000

# **NOTE 4 LONG-TERM DEBT (Continued)**

# **Revenue Bonds (Continued)**

Telecommunications Revenue Bonds, Series 2021, original issue of \$52,495,000 plus a premium of \$6,758,016, principal payments due in annual installments beginning October 2023, interest payments due semi-annually at 3.00% to 4.00%, with the final payment due October 2045. The bonds were issued to finance improvements of UIA's infrastructure. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

\$ 52,495,000

Telecommunications and Franchise Tax Revenue Bonds, Series 2021 (Pleasant Grove City Project), original issue of \$16,915,000 plus a premium of \$2,749,958, principal payments due in annual installments beginning October 2024, interest payments due semi-annually at 2.00% to 4.00%, with the final payment due October 2048. The bonds were issued to finance the expansion of UIA's infrastructure within Pleasant Grove City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

16,915,000

Telecommunications, Franchise, and Sales Tax Revenue Bonds, Series 2021 (Syracuse City Project), original issue of \$19,220,000 plus a premium of \$3,337,961, principal payments due in annual installments beginning October 2024, interest payments due semi-annually at 2.00% to 4.00%, with the final payment due October 2048. The bonds were issued to finance the expansion of UIA's infrastructure within Syracuse City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

19,220,000

Telecommunications Revenue Bonds, Series 2022, original issue of \$30,000,000 less a discount of \$60,172, principal payments due in annual installments beginning October 2025, interest payments due semi-annually at 5.00%, with the final payment due October 2046. The bonds were issued to finance improvements of UIA's infrastructure. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

30,000,000

# **NOTE 4 LONG-TERM DEBT (Continued)**

# **Revenue Bonds (Continued)**

Telecommunications, Franchise, and Sales Tax Revenue Bonds, Series 2022 (Santa Clara City Project), original issue of \$6,675,000 less a discount of \$51,563, principal payments due in annual installments beginning October 2024, interest payments due semi-annually at 4.00% to 4.25%, with the final payment due October 2051. The bonds were issued to finance the expansion of UIA's infrastructure within Santa Clara City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

\$ 6,675,000

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Telecommunications, Franchise, and Sales Tax Revenue Bonds, Series 2022 (Cedar Hills City Project), original issue of \$5,965,000 plus a premium of \$18,405, principal payments due in annual installments beginning October 2024, interest payments due semi-annually at 2.00% to 4.00%, with the final payment due October 2051. The bonds were issued to finance the expansion of UIA's infrastructure within Cedar Hills City. There are no significant events of default or termination events with finance-related consequences and no subjective acceleration clauses.

onsequences and no subjective acceleration clauses.	5,965,000
Total Revenue Bonds	314,480,000
Less current portion	(5,535,000)
Noncurrent portion	\$ 308,945,000

The following summarizes UIA's revenue bonds debt service requirements as of June 30, 2022:

<u>Year</u>	<b>Principal</b>	Interest	Total
2023	\$ 5,535,000	\$ 13,413,507	\$ 18,948,507
2024	7,350,000	13,273,700	20,623,700
2025	8,620,000	12,949,950	21,569,950
2026	9,740,000	12,567,850	22,307,850
2027	10,160,000	12,138,225	22,298,225
2028-2032	58,385,000	53,101,775	111,486,775
2033-2037	73,065,000	38,304,744	111,369,744
2038-2042	84,030,000	20,041,156	104,071,156
2043-2047	49,050,000	5,821,697	54,871,697
2048-2052	8,545,000	560,022	9,105,022
	\$ 314,480,000	\$ 182,172,626	\$ 496,652,626

# **NOTE 4 LONG-TERM DEBT (Continued)**

# Advanced Refunding/Defeasance of Debt

The net proceeds from the Series 2017A and Series 2017B Bonds (collectively, the Series 2017 Bonds) used for the advanced refunding of the Series 2011A, Series 2011B, Series 2013, and Series 2015 Bonds totaled \$64,802,106 and together with an equity contribution from UIA in the amount of \$1,486,149 were placed in a trust account with Zions Bank, the escrow agent for the defeasance. Accordingly, the trust account assets and the liability for the defeased bonds are not included in UIA's financial statements. At June 30, 2022, \$29,900,000 of the bonds remained outstanding and are considered defeased.

The escrow agent is authorized to purchase direct non-callable obligations of, or obligations guaranteed by the full faith and credit of the United States of America (Government Securities) and establish a beginning cash balance for future debt service payments on the refunded bonds. The escrow agent is not authorized to sell, transfer, or otherwise dispose of or make substitutions of the Government Securities without UIA's authorization. No substitutions were requested as of June 30, 2022.

#### NOTE 5 RELATED PARTY COMMITMENTS AND CONTRACTS

#### Related Party

Management has determined that UIA and UTOPIA are related parties. During the year UTOPIA charged UIA a management fee of \$2,700,000 for administration, accounting/finance, marketing, customer service and outside plant maintenance performed on behalf of UIA. Since UIA's inception in 2011, UIA has paid a total of approximately \$9,700,000 to UTOPIA for management services and UTOPIA has donated management services to UIA valued at approximately \$4,100,000. UTOPIA did not donate management services to UIA during the year ended June 30, 2022.

UIA also leases a building to UTOPIA under a cancellable lease agreement entered into on May 1, 2017. The term of the lease is five years with a one-year auto renewal. Payments received from UTOPIA for rent totaled \$141,600 for the year ended June 30, 2022.

As of June 30, 2022, UIA had \$849,082 in accounts receivable from UTOPIA.

#### Interlocal Cooperative Agreement

UIA has entered into an Interlocal Cooperative Agreement with UTOPIA, wherein UIA will pay UTOPIA for network configuration, operation, and maintenance fees. The amount of the fees is determined based on the number of connections, subscribers, and services performed. The agreement is renewed annually. UIA recorded expenditures to UTOPIA of \$4,486,316 for the year ended June 30, 2022. Since UIA's inception in 2010, UIA has paid a total of approximately \$14,400,000 to UTOPIA for services related to the Interlocal Cooperative Agreement.

#### NOTE 6 PLEDGING MEMBERS LIABILITY AND COMMITTMENTS

The eight Pledging Members of UIA have pledged energy sales and use tax revenues to ensure that UIA fulfills its revenue requirement from the bond agreements. UIA is required by the Series 2017 A & B bond covenants to have revenue equal to the operations and maintenance expenses and the capital costs in a fiscal year. In the event there is a shortfall, the pledging cities agree to lend its energy sales and use tax revenues in the maximum annual principal allocated to each city as set forth below:

Pledging Member	2022 Share of Total Max. Pledge	2022 Maximum Pledge *	
Brigham City	0.62%	\$	31,831
Centerville City	3.63%		186,737
Layton City	18.20%		937,272
Lindon City	3.35%		172,516
Midvale City	6.60%		339,988
Murray City	13.40%		690,241
Orem City	23.76%		1,223,786
West Valley City	30.44%		1,568,781
	100.00%	\$	5,151,152

<sup>\*</sup> These amounts are the estimated maximum annual amount of franchise tax revenue payable by each city.

The Second Amended and Restated Interlocal Cooperative Agreement of UIA provides that the UIA Board of Directors may establish Working Capital Assessments to the Member Cities, the payment of which is subject to the appropriations authority of the governing bodies of the Member Cities. UIA has utilized this mechanism to pay certain operating expenses in order to avoid a shortfall under the Communications Services Contracts between UIA and the Member Cities. Under a shortfall scenario, UIA would be obligated to notify the Member Cities of their respective obligations to utilize Energy Sales and Use Taxes to replenish the shortfall. Provided enough cities pay their Working Capital Assessments, no shortfall exists and therefore, no obligation from Energy Sales and Use Taxes. For the year ended June 30, 2022, UIA paid a total of \$1,328,071 back to the cities, which included outstanding accrued interest.

UIA paid an additional amount of \$335,283 to the member cities during the year ended June 30, 2022.

Tremonton City (a pledging member of UTOPIA) was not assessed for UIA working capital, but voluntarily paid \$167,292 prior to June 30, 2018. UIA has repaid Tremonton City this amount as of year end.

# NOTE 6 PLEDGING MEMBERS LIABILITY AND COMMITTMENTS (Continued)

The schedule below summarizes the cumulative totals paid by the cities:

City	22 OpEx essments Paid	Cı	ımulative Paid	Pa	2022 yments to Cities		ımulative ayments	 nulative naining
Brigham City	\$ -	\$	34,824	\$	-	\$	(34,824)	\$ -
Centerville City	-		221,373		(124,112)		(221,373)	-
Layton City	-		623,750		(186,389)		(623,750)	-
Lindon City	-		118,155		(66,329)		(118,155)	-
Midvale City	-		307,486		(110,311)		(307,486)	-
Murray City	-		141,666		(79,243)		(141,666)	-
Orem City	-		1,099,242		(392,152)	(	(1,099,242)	-
Payson City	-		242,945		(87,186)		(242,945)	-
West Valley City			1,017,276		(282,349)	(	(1,017,276)	 
	\$ 	\$	3,806,717	\$	(1,328,071)	\$ (	(3,806,717)	\$ 

# NOTE 7 SUBSEQUENT EVENTS

In December 2022, UIA issued \$17,680,000 of Telecommunications and Sales Tax Revenue Bonds, Series 2022 to fund the acquisition, construction, and installation of a fiber optic network in West Haven City. Principal payments on the bonds are due in annual installments of \$370,000 to \$1,255,000 beginning in 2025 through 2049, with interest at 5.00% to 5.50% due semiannually beginning in fiscal year 2023.