



Special -Purpose Combining Financial Statements

2017 Report





REGIONAL TRANSPORTATION AUTHORITY AND SERVICE BOARDS SPECIAL-PURPOSE COMBINING FINANCIAL STATEMENTS YEAR ENDED DECEMBER 31, 2017

(See Independent Accountant's Compilation Report)

Prepared by:

Department of Finance, Innovation and Technology

Bea Reyna-Hickey, CFO Senior Deputy Executive Director

and

Controller Division

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June 21, 2018

Board of Directors Regional Transportation Authority 175 West Jackson Boulevard, Suite 1650 Chicago, Illinois 60604

Dear Directors:

I have the pleasure to submit to you the Combining Financial Statements Report for the Regional Transportation Authority, the Chicago Transit Authority, the Commuter Rail Division and the Suburban Bus Division for the year ended December 31, 2017 This Report fulfills the requirements of Section 4.05 of the RTA Act. This Report represents the operations of our transit system in the aggregate and not as individual components. It shows the magnitude of the resources on hand and in use for public transportation in the Northeastern Illinois Region.

The RTA's independent accountants have compiled the Combining Financial Statements Report. They have not subjected these statements to audit. The audited financial statements of each individual organization are available upon request. As always, the RTA staff acknowledges the commitment by the RTA Board and the Service Boards to fiscal responsibility, to ensure financially sound public transportation in northeastern Illinois.

Sincerely,

Bea Reyna-Hickey

CFO, Senior Deputy Executive Director

Finance, Innovation and Technology Regional Transportation Authority

Metra
Poce



Independent Accountant's Compilation Report

RSM US LLP

To the Board of Directors Regional Transportation Authority Chicago, Illinois

Management is responsible for the accompanying special-purpose combining statement of net position of the Regional Transportation Authority and Service Boards as of December 31, 2017, and the related special-purpose combining statements of revenues and expenses and changes in net position, and special-purpose combining statement of cash flows for the year then ended, the related notes to the special-purpose combining financial statements (collectively, the special-purpose combining financial statements), in accordance with the Regional Transportation Authority Act (Act) and for determining that the requirements of the Act is an acceptable financial reporting framework. We have performed a compilation engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the American Institute of Certified Public Accountants. We did not audit or review the accompanying special-purpose combining financial statements, nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any form of assurance on these special-purpose combining financial statements.

We draw attention to Note 1 of the special-purpose combining financial statements, which describes the basis of accounting. The financial statements are prepared in accordance with the Regional Transportation Authority Act, which is a basis of accounting other than accounting principles generally accepted in the United States of America.

Other Matter

The accompanying supplementary information and statistical information, as listed in the table of contents is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management. The supplementary information was subject to our compilation engagement. We have not audited or reviewed the supplementary information and do not express an opinion, a conclusion, nor provide any assurance on such information.

RSM US LLP

Chicago, Illinois June 21, 2018

SPECIAL-PURPOSE COMBINING STATEMENT OF NET POSITION DECEMBER 31, 2017

(In Thousands)

					Se	ervice Boards							
		RTA		Chicago		Commuter	S	Suburban	Com	bini	ng		
	Go	vernment -		Transit		Rail		Bus	Adjus	tme	nts	_	Total
ASSETS:		Wide		Authority		Division	I	Division	Debit	(Credit		Combined
CURRENT ASSETS:													
Cash and investments:													
Cash and cash equivalents	\$	109,231	\$	57,321	\$	-	\$	-	\$ -	\$	-	\$	166,552
Unrestricted - cash and													
cash equivalents		-		80,011		351		73,940	-		-		154,302
Restricted - investments		145,163		-		260,524		1,203					406,890
Unrestricted - investments		230,153		90,574		12,285		-	-		-		333,012
Receivables:													
Intergovernmental receivables		488,894		-		-		-	-		-		488,894
Grant projects		-		-		59,964		9,620	-		2,542		67,042
RTA financial assistance		-		301,291		96,180		57,680	-	•	189,997		265,154
Other receivables		-		188,853		10,837		8,273	-		1,211		206,752
Accrued interest on investments		82		-		-		-	-		-		82
Materials and supplies inventory		-		31,995		16,499		6,385	-		-		54,879
Prepaid expenses and other assets	_	2,437		5,939		2,603		2,610	-		-		13,589
Total current assets	_	975,960		755,984		459,243		159,711	-		193,750		2,157,148
Capital assets:													
Plant, property and equipment		9,977		11,744,003		7,468,677		722,336	-		-		19,944,993
Capital projects in progress		1,128		458,265		-		37,096	-		-		496,489
Less accumulated depreciation	_	(8,321)		(7,294,280)		(4,522,865)		(450,522)	-		-		(12,275,988)
Total capital assets	_	2,786		4,907,988		2,945,812		308,910	-		-		8,165,496
Other assets:													
Prepaid insurance bonds		2,664		-		-		-	-		-		2,664
Net pension asset		-		622		-		-	-		-		622
Restricted cash and investments													
with Trustee		-		502,701		-		-	-		-		502,701
Restricted assets under sale/leaseback		-		84,895		-		160	-		-		85,055
Total other assets		2,664		588,218		-		160	-		-		591,042
TOTAL ASSETS		981,410		6,252,190		3,405,055		468,781	-		193,750		10,913,686
DEFERRED OUTFLOWS OF RESOURCES	3:												
Deferred loss on refunding		-		17,013		-		-	-		-		17,013
Pension related amounts		6,119		283,941		22,145		18,561	-		-		330,766
Total assets and deferred outflows			_		_		_		·			_	
of resources	\$	987,529	\$	6,553,144	\$	3,427,200	\$	487,342	\$ -	\$ '	193,750	\$	11,261,465
													(Continued)

(Continued)

SPECIAL-PURPOSE COMBINING STATEMENT OF NET POSITION (Continued) DECEMBER 31, 2017

(In Thousands)

			Service Board	ls			
	RTA	Chicago	Commuter	Suburban		bining	
LIABILITIES	Government- Wide	Transit Authority	Rail Division	Bus Division	Adjus Debit	tments Credit	Total Combined
CURRENT LIABILITIES:						•	
Accrued expenses	\$ 65,249			3 \$ 86,510	\$ 1,211	\$ -	\$ 880,689
Accrued interest payable	28,742	21,98	39		400.500	-	50,731
Intergovernmental payables	188,417		-		192,539	-	(4,122)
Current portion of long-term	074 005	242.4	15	4 000			504.640
liabilities	271,295	312,14	15	- 1,200	-	-	584,640
Total current liabilities	553,703	852,90)2 211,37	3 87,710	193,750		1,511,938
LONG-TERM LIABILITIES: Long-term portion of general							
obligation bond, net	1,921,910	4,230,69	95	- 7,200	-	-	6,159,805
Other long-term liabilities	30,987	2,095,39	93 89,81	6 51,907	-	-	2,268,103
Total long-term liabilities	1,952,897	6,326,08	89,81	6 59,107	-	-	8,427,908
Total liabilities	2,506,600	7,178,99	90 301,18	9 146,817	193,750	-	9,939,846
DEFERRED INFLOWS OF RESOURCE	S:						
Deferred gain on refunding	5,073		-		-	-	5,073
Pension related amounts	3,621		- 1,27	1 2,238	-	-	7,130
Investment earnings difference	-	1,00	00		-	-	1,000
Total deferred inflows of resources	8,694	1,00	00 1,27	1 2,238	-	-	13,203
NET POSITION (DEFICIT):							
Invested in capital assets, net							
of related debt	2,786	2,541,40	2,945,81	3 300,669	-	-	5,790,675
Net position restricted for:							
Payment on obligations and others	-	77,08	34	- 1,200	-	-	78,284
Unrestricted (deficit)	(1,530,551)	(3,245,33	37) 178,92	9 36,415	1,709,867	1,709,867	(4,560,544)
TOTAL NET POSITION (DEFICIT)	\$ (1,527,765)	\$ (626,84	16) \$ 3,124,74	2 \$ 338,284	\$1,709,867	\$1,709,867	\$ 1,308,415

See notes to special-purpose combining financial statements and independent accountant's compilation report.

(Concluded)

SPECIAL-PURPOSE COMBINING STATEMENT OF REVENUES AND EXPENSES AND CHANGES IN NET POSITION YEAR ENDED DECEMBER 31, 2017

(In Thousands)

			Service Boards				
	RTA	Chicago	Commuter	Suburban	Comb	ining	
	Government-	Transit	Rail	Bus	Adjusti		Total
REVENUES:	Wide Funds	Authority	Division	Division	Debit	Credit	Combined
Service Boards operating revenues	\$ -	\$ 608,465	\$ 396,625	\$ 66,561	\$ 579	\$ -	\$ 1,071,072
Sales taxes	131,789	φ 000,405 -	\$ 390,023	φ 00,501	φ 579 -	1,216,199	1,347,988
Interest on sales taxes	404	_	_			1,210,199	404
Public Transportation Fund and state assistance	440,615	_	_		160.567	_	280,048
Operating assistance - CTA and Pace	12,070				,		200,040
State assistance (ASA/AFA)	130,222	-	-	-	12,070	-	130.222
Investment income	8,482	-	-	-	-	-	8,482
Program revenues and others	22,066	-	-	-	-	-	22,066
Total revenues	745,648	608,465	396,625	66,561	173,216	1,216,199	2,860,282
EXPENSES:							
Operating expenses	-	1,417,786	761,593	400,494	-	579	2,579,294
Depreciation	-	489,895	248,198	43,841	-	-	781,934
Financial assistance to Service Boards	216,457	-	-	-	-	216,457	-
Capital grants—discretionary	583	-	-	-	-	583	-
Capital grants—bonds	245,937	-	-	-	-	245,937	-
Operating grant - CTA and Pace	30,112	-	-	-	-	30,112	-
Insurance (JSIF)	5,553	-	-	-	-	-	5,553
Administrative expenses	19,270	-	-	-	-	-	19,270
Regional expenses	23,423	-	-	-	-	-	23,423
Technology program	1,917	-	-	-	-	-	1,917
Interest expense	96,706	-	-	-	-	-	96,706
Total expenses	639,958	1,907,681	1,009,791	444,335	-	493,668	3,508,097
OPERATING INCOME (LOSS)	105,690	(1,299,216)	(613,166)	(377,774)	173,216	1,709,867	(647,815)
NONOPERATING REVENUE (EXPENSE):							
RTA financial assistance	-	778,462	389,984	322,443	1,266,085	-	224,804
Leasehold revenue	-	845	-	-	-	-	845
Interest revenue from leasing transactions	-	5,054	-	-	-	-	5,054
Interest expense on leasing transactions	-	(9,213)	-	-	-	-	(9,213)
Interest expense on bond transactions	-	(200,359)	-	-	-	-	(200,359)
Interest expense	-	-	-	73	-	-	73
Other public funding	-	38,294	164,576	8,566	-	-	211,436
Capital grants	-	468,886	47,291	98,514	270,566	-	344,125
Investment income		7,176	-	659	-	-	7,835
Total nonoperating revenue							
(expense)		1,089,145	601,851	430,255	1,536,651	-	584,600
CHANGE IN NET POSITION	105,690	(210,071)	(11,315)	52,481	1,709,867	1,709,867	(63,215)
NET POSITION (DEFICIT):							
Beginning of year	(1,633,455)	(416,775)	3,136,057	285,803	-	-	1,371,630
End of year	\$ (1,527,765)	\$ (626,846)	\$ 3,124,742	\$ 338,284	\$ 1,709,867	\$ 1,709,867	\$ 1,308,415

 $See \ notes \ to \ special-purpose \ combining \ financial \ statements \ and \ independent \ accountant's \ compilation \ report.$

SPECIAL-PURPOSE COMBINING STATEMENT OF CASH FLOWS YEAR ENDED DECEMBER 31, 2017

(In Thousands)

CASH FLOWS PROMODERATIO ACTIVITIES: Region of Machinary (1998) Committed Programment (1998)					Ş	Serv	ice Boards				
Page		Self-In	surance		Chicago Transit	С	ommuter Rail	S	Bus	,	
Payments to employeers	CASH FLOWS FROM OPERATING ACTIVITIES:		unu		Authority		DIVISION		DIVISION		Joinbilled
Payments to venidos		\$	-	\$		\$		\$		\$	
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES: Financial assistance—operating activities 4,066 831,289 399,002 328,899 1,561,216 CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES: Financial assistance—operating pativities 4,066 831,289 399,002 328,899 1,561,216 CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES: 1,501,216 1,501,216 CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES: 1,501,216 1,501,216 CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES: 1,501,216 1,501,216 1,501,216 CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES: 1,501,216 1,50			(5.423)				, , ,				,
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES: Financial assistance—operating 4,056 831,289 399,002 326,869 1,561,216 Nat cash provided by noncapital financing activities 4,056 831,289 399,002 326,869 1,561,216 CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES: 5,054 5			(3,423)		, , ,		, , ,				
Prinancial assistance—persitring 4,056 831,289 399,002 326,869 1,561,216	Net cash used in operating activities		(5,423)		(685,532)		(353,277)		(334,958)		(1,379,190)
Net cash provided by noncapital financing activities 4,056 831,286 399,002 326,869 1,561,216			4.056		924 290		200.002		226 860		1 561 216
RELATE FINANCING ACTIVITIES: Interest income from assets restricted for payment of leasehold chilgations of lease chilgations (18.423)											
RELETE FINANCINA CATTVITTES:			4,056		831,289		399,002		326,869		1,561,216
Seashold colligations											
Repayment of lease obligations \$ (5,053) \$ (5,05	Interest income from assets restricted for payment										
Increase/decrease in assets restricted for payment of leasehold obligations \$ 16,053 \$ 207,001 \$ 94,494 \$ 722,880 \$ 722,880 \$ 522,015 \$ 207,001 \$ 94,494 \$ 722,880 \$ 722,500 \$ 22,500 \$			-				-		-		,
Financial assistance—grant projects			-		(18,423)		-		-		(18,423)
Proceeds from issuance of bonds 522,015 22,500 22,500 12			-		(5,053)		-		-		(5,053)
Proceeds from line of credit - note purchase agreement			-		,		207,001		94,494		
Interest expense on bonds			-				-		-		
Repayment for bonds payable Payments for capital acquisition 3 (343, 266) (432,641) 1 (1200) (343,642) (11,200) (343,642) (1200) (346,722) (752,221) (752,221) (752,221) (752,221) (752,221) (752,221) (752,221) (11,200) (752,221) (752,221) (14,972) <	, ,		-				-		(264)		
Net cash used in capital and related financing activities CASH FLOWS FROM INVESTING ACTIVITIES: Investment income 151 7,176 923 8,250 8 2 2 2 2 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1	·		-				-		, ,		
CASH FLOWS FROM INVESTING ACTIVITIES: Investment income 151 7,176 0,090 0,000 0,	Payments for capital acquisition		-		(432,641)		(211,573)		(108,007)		(752,221)
Sales and purchases of investments, net 250 198.142 199.342 199.36 193.3626 198.142 199.361 199.361 199.362 199.36	•		-		(341)		(4,572)		(14,977)		(19,890)
Sales and purchases of investments, net 250 (198,142) (40,934) 9.23 (238,826) Net cash provided by (used in) investing activities 401 (190,966) (40,934) 923 (230,576) NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 8(966) (45,550) 219 (22,143) (68,440) CASH AND CASH EQUIVALENTS—Beginning of year 23,235 182,882 132 97,446 303,695 CASH AND CASH EQUIVALENTS—End of year \$22,269 \$137,332 \$351 \$75,303 \$235,255 RECONCILIATION OF OPERATING ACTIVITIES \$1,299,216 \$613,166 \$377,774 \$2,295,709 Adjustments to reconcile operating loss \$1,299,216 \$613,166 \$377,774 \$2,295,709 Adjustments to reconcile operating loss \$1,299,216 \$613,166 \$377,774 \$2,295,709 Adjustments to reconcile operating loss \$1,299,216 \$1,4296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 \$4,296 </td <td>CASH FLOWS FROM INVESTING ACTIVITIES:</td> <td></td>	CASH FLOWS FROM INVESTING ACTIVITIES:										
Net cash provided by (used in) investing activities	Investment income		151		7,176		-		923		8,250
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	Sales and purchases of investments, net		250		(198,142)		(40,934)		-		(238,826)
CASH EQUIVALENTS (966) (45,550) 219 (22,143) (68,440) CASH AND CASH EQUIVALENTS—Beginning of year 23,235 182,882 132 97,46 303,695 CASH AND CASH EQUIVALENTS—End of year \$ 22,269 137,332 351 75,303 235,255 RECONCILIATION OF OPERATING ACTIVITIES: *** ** **	Net cash provided by (used in) investing activities		401		(190,966)		(40,934)		923		(230,576)
CASH AND CASH EQUIVALENTS—Beginning of year 23,235 182,882 132 97,446 303,695											
RECONCILIATION OF OPERATING ACTIVITIES: Net loss from operations			, ,						, , ,		
RECONCILIATION OF OPERATING ACTIVITIES: Net loss from operations \$ (5,553) \$ (1,299,216) \$ (377,774) \$ (2,295,709) Adjustments to reconcile operating loss to net cash flows from operating activities: \$ 489,895 248,198 43,841 781,934 Depreciation \$ 2 489,895 248,198 43,841 781,934 Claims provision and settlement \$ 2 496 4,296 4,296 State reduced fare assistance \$ 3 2 (1,483) 1,483 Changes in current assets and liabilities 130 123,789 8,879 (1,026) 131,772 NET CASH USED IN OPERATING ACTIVITIES \$ (5,423) \$ (885,532) \$ (333,276) \$ (333,495) \$ (1,379,190) AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION \$ 8,281 \$ 5 \$ 5 \$ 3 \$ 8,281 Cash \$ 8,281 \$ 2 \$ 5 \$ 5 \$ \$ 8,281 \$ 5 \$ \$ 5 \$ \$ 8,281 \$ \$ 5 \$ \$ 5 \$ \$ 8,281 \$ \$ 5 \$ \$ 5 \$ \$ \$ 5 \$ \$ 8,281 \$ \$ 5 \$ \$ 5 \$ \$ 5 \$ \$ 5 \$ \$	CASH AND CASH EQUIVALENTS—Beginning of year		23,235		182,882		132		97,446		303,695
Net loss from operations (5,553) \$ (1,299,216) \$ (613,166) \$ (377,774) \$ (2,295,709) Adjustments to reconcile operating loss to net cash flows from operating activities: Depreciation	CASH AND CASH EQUIVALENTS—End of year	\$	22,269	\$	137,332	\$	351	\$	75,303	\$	235,255
Depreciation	Net loss from operations Adjustments to reconcile operating loss	\$	(5,553)	\$	(1,299,216)	\$	(613,166)	\$	(377,774)	\$	(2,295,709)
State reduced fare assistance Changes in current assets and liabilities 1 - - - (1,483) - (1,483) NET CASH USED IN OPERATING ACTIVITIES \$ (5,423) \$ (685,532) \$ (353,276) \$ (334,959) \$ (1,379,190) AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION: Cash equivalents (maturities less than 90 days): \$ 8,281 \$ - \$ - \$ - \$ 8,281 Money market fund 13,988 - - - - 13,988 NET AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION \$ 22,269 \$ - \$ - \$ - \$ 22,269 NONCASH INVESTING AND FINANCING ACTIVITIES: * * * * * * * * * * * * * * * * * * *			-		489,895		248,198		43,841		781,934
Changes in current assets and liabilities 130 123,789 8,879 (1,026) 131,772 NET CASH USED IN OPERATING ACTIVITIES \$ (5,423) \$ (685,532) \$ (353,276) \$ (334,959) \$ (1,379,190) AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION: Cash equivalents (maturities less than 90 days): Money market fund \$ 8,281 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Claims provision and settlement		-		-		4,296		-		4,296
NET CASH USED IN OPERATING ACTIVITIES \$ (5,423) \$ (685,532) \$ (353,276) \$ (334,959) \$ (1,379,190) AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION: Cash equivalents (maturities less than 90 days):			400		400.700				- (4,000)		
AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION: Cash equivalents (maturities less than 90 days): Money market fund 13,988 13,988 NET AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION NONCASH INVESTING AND FINANCING ACTIVITIES: Accretion of interest on lease/leaseback obligation Recognition of leasing proceeds Retirement of fully depreciated capital assets Retirement of fully depreciated capital assets Purchases of capital assets in accounts payable at year-end Capital grant assistance not received Unbilled work in progress NAS, 281 13,988	·			•		œ.		œ.	, , ,	Φ.	
Cash Cash equivalents (maturities less than 90 days): 8,281 - \$ - \$ - \$ 8,281 Money market fund 13,988 - 1 - 2 - 3 13,988 NET AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION 22,269 - \$ - \$ - \$ 22,269 NONCASH INVESTING AND FINANCING ACTIVITIES: Accretion of interest on lease/leaseback obligation \$ - \$ 5,512 \$ - \$ - \$ 5,512 Recognition of leasing proceeds - 845 - \$ - \$ 845 - \$ - 845 - \$ - \$ 68,397 - \$ - \$ 68,397 - \$ - \$ 68,397 - \$ - \$ 68,397 - \$ - \$ 301,291 - \$ 301,291 - \$ 301,291 - \$ 301,291 - \$ 301,291 - \$ 301,291 - \$ - \$ 150,735 - \$ - \$ 150,735 - \$ - \$ 150,735 - \$ - \$ - \$ 150,735 - \$ - \$ - \$ - \$ - \$ - \$ - \$ <td></td> <td></td> <td>(5,423)</td> <td>ф</td> <td>(685,532)</td> <td>Ф</td> <td>(353,276)</td> <td>Ф</td> <td>(334,959)</td> <td>Ф</td> <td>(1,379,190)</td>			(5,423)	ф	(685,532)	Ф	(353,276)	Ф	(334,959)	Ф	(1,379,190)
Cash equivalents (maturities less than 90 days): Money market fund 13,988 13,988 NET AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION 22,269 NONCASH INVESTING AND FINANCING ACTIVITIES: Accretion of interest on lease/leaseback obligation S - S 5,512 Recognition of leasing proceeds Retirement of fully depreciated capital assets Purchases of capital assets in accounts payable at year-end RTA assistance not received Capital grant assistance not received Unbilled work in progress 13,988 13,988 S - S - S - S - S - S - S - S - S		\$	8.281	\$	-	\$	_	\$	_	\$	8.281
NONCASH INVESTING AND FINANCING ACTIVITIES: Accretion of interest on lease/leaseback obligation \$ - \$ 5,512 \$ - \$ - 5,512 Recognition of leasing proceeds - 845 - 845 Retirement of fully depreciated capital assets - 68,397 68,397 Purchases of capital assets in accounts payable at year-end - 24,781 - 12,960 37,741 RTA assistance not received - 301,291 301,291 Capital grant assistance not received - 150,735 150,735 Unbilled work in progress - 150,735 150,735	Cash equivalents (maturities less than 90 days):			Ť	-	•	_	•	-	•	
Accretion of interest on lease/leaseback obligation \$ - \$ 5,512 \$ - \$ - 5,512 Recognition of leasing proceeds	NET AMOUNTS REPORTED IN THE STATEMENT OF NET POSITION	\$	22,269	\$	-	\$	-	\$	-	\$	22,269
Accretion of interest on lease/leaseback obligation \$ - \$ 5,512 \$ - \$ - 5,512 Recognition of leasing proceeds	NONCASH INVESTING AND FINANCING ACTIVITIES:		-								
Retirement of fully depreciated capital assets - 68,397 - - 68,397 Purchases of capital assets in accounts payable at year-end - 24,781 - 12,960 37,741 RTA assistance not received - 301,291 - - 301,291 Capital grant assistance not received - 150,735 - - 150,735 Unbilled work in progress - 150,735 - - 150,735	Accretion of interest on lease/leaseback obligation	\$	-	\$	5,512	\$	-	\$	-		5,512
Purchases of capital assets in accounts payable at year-end - 24,781 - 12,960 37,741 RTA assistance not received - 301,291 - - 301,291 Capital grant assistance not received - 150,735 - - 150,735 Unbilled work in progress - 150,735 - - 150,735			-				-		-		
RTA assistance not received - 301,291 - - 301,291 Capital grant assistance not received - 150,735 - - 150,735			-		,		-		12,960		
Unbilled work in progress - 150,735 - - 150,735	RTA assistance not received		-				-		-		
NET NONCASH INVESTING AND FINANCING ACTIVITIES \$ - \$ 551,561 \$ - \$ 12,960 \$ 564,521	1 0		-		150,735		-		-		150,735
	NET NONCASH INVESTING AND FINANCING ACTIVITIES	\$		\$	551,561	\$		\$	12,960	\$	564,521

See notes to special-purpose combining financial statements and independent accountant's compilation report.

NOTES TO SPECIAL-PURPOSE COMBINING FINANCIAL STATEMENTS YEAR ENDED DECEMBER 31, 2017

(See Independent Accountant's Compilation Report)

NOTE 1. PRESCRIBED BASIS FOR REPORTING

The accompanying special purpose combining financial statements are presented as required by the Regional Transportation Authority (RTA) Act (Act) and are not intended to be presented in accordance with accounting principles generally accepted in the United States of America. These financial statements combine the assets, liabilities, net position, revenues and expenses of the RTA and the Service Boards (CTA, Metra and PACE). The special purpose combining financial statements are not in accordance with accounting principles generally accepted in the United States of America (GAAP) primarily due to a different entity perspective and due to the omission of significant disclosures. The RTA and each individual Service Board receive a separate audit of their financial statements in accordance with accounting principles generally accepted in the United States of America. These individual statements are prepared in accordance with GAAP and include all required footnote disclosures.

Inter-agency receivables, payables, revenues, and expenses have generally been eliminated in the combining adjustments columns; however, there are some differences in these amounts reported in the stand-alone financial statements of the RTA and the Service Boards. These valid differences relate primarily to differences in timing in the recording of certain transactions. For purposes of these combining financial statements, such differences are recorded as combining adjustments to net position.

The columns presenting the combined balances for the RTA and Service Boards are statutorily required and do not present financial position, results of operations, or cash flows in conformity with accounting principles generally accepted in the United States of America.

NOTE 2. ORGANIZATIONAL STRUCTURE

RTA

The RTA was established in 1974 upon the approval of a referendum in its six-county Northeastern Illinois Region. The operating responsibilities of the RTA are set forth in the Act. The RTA is a unit of local government, body politic, political subdivision, and municipal corporation of the State of Illinois. As initially established, the RTA was an operating entity responsible for providing day-to-day bus and rail transportation services. However, in 1983, the Illinois General Assembly reorganized the structure and funding of the RTA from an operating entity to a planning, funding, and oversight entity. The reorganization placed all operating responsibilities in the Chicago Transit Authority (CTA) and two operating divisions of the RTA: the Commuter Rail Division (Metra) and the Suburban Bus Division (Pace), each having its own independent board. These divisions conduct operations and deal with subsidized carriers. These three entities are defined in the Act as the "Service Boards."

The Act sets forth detailed provisions for the allocation of receipts by the RTA to the various Service Boards, and imposes a requirement that the RTA system as a whole achieves annually a "system-generated revenues recovery ratio" (i.e., aggregate income for transportation services provided) of at least 50% of the cost of transportation services. The Service Boards achieve their required recovery ratios by establishing fares and related revenue to cover the required proportion of their proposed expenses. The RTA is responsible for monitoring the budgets and financial performance of the Service Boards.

CTA

The Chicago Transit Authority (CTA) was formed in 1945 pursuant to the Metropolitan Transportation Authority Act passed by the Illinois Legislature. The CTA was established as an independent governmental agency (an Illinois municipal corporation) "separate and apart from all other government agencies" to consolidate Chicago's public and private mass transit carriers. The City Council of the City of Chicago has granted the CTA the exclusive right to operate a transportation system for the transportation of passengers within the City of Chicago.

Metra

The Northeast Illinois Regional Commuter Railroad Corporation (NIRCRC), a public corporation, was established in 1980 to serve as the RTA's commuter rail service. The RTA Act, as amended effective November 9, 1983, established the Commuter Rail Division (CRD) to operate commuter rail transportation services. Both the NIRCRC and the CRD act under the registered service mark known as "Metra."

Metra has the responsibility for policy making with respect to actual day-to-day operations, capital investments, finances, fare levels, and service and facilities planning for its operations. Metra is responsible for the administration of all commuter rail activities in the metropolitan Chicago area, including deficit funding, capital grant application, and administration activities. Metra is directly responsible for the operation and management of the Rock Island, Milwaukee Road, Metra Electric, Heritage Corridor, North Central Service, and Metra Southwest Service commuter lines.

Metra also provides commuter rail service under Purchase of Service Agreements (PSA) with Union Pacific Railroad, Burlington Northern Santa Fe Railway Company, and Northern Indiana Commuter Transportation District. Under these agreements, Metra funds the commuter-related operating deficits (as defined) or is entitled to receive the commuter-related operating surpluses (as defined) of these carriers. In addition, Metra provides certain direct expenses such as fuel and insurance coverage considered to be "in-kind assistance." The title to the roadway and structure assets of the PSA carriers, other than capital improvements funded by federal and state agencies, the RTA, and Metra, is vested with the carriers. Accordingly, such assets are not reflected in these financial statements.

Pace

The Regional Transportation Authority Act, as amended effective November 9, 1983, established a Suburban Bus Division Board empowered to operate bus service serving suburban Cook County and the five collar counties of DuPage, Kane, Lake, McHenry and Will.

On July 29, 2005, the governor signed House Bill 1663 making Pace Suburban Bus the sole provider of all ADA (American with Disabilities Act) services in the City of Chicago and the surrounding six counties. The Bill states that Pace becomes the official operator of CTA's (Chicago Transit Authority) ADA services on July 1, 2006.

The Suburban Bus Board determines the level, nature and kind of public bus transportation services that should be provided in the suburban region. Independent operations of the Suburban Bus Division (Pace) commenced July 1, 1984 and after June 30, 2006 for ADA service in the entire RTA region. In January 2008, Public Act 95-0708 was passed which addressed the financial crisis for transit and provided additional funding for both Suburban and ADA services.

Pace operates suburban bus services in Northeastern Illinois using rolling stock and structures and equipment purchased through capital grants funded by the Federal Transit Administration (FTA), the Illinois Department of Transportation (IDOT), the Regional Transportation Authority (RTA) and Pace's own funds.

Reporting Periods

The RTA, CTA, Metra and Pace (the Combined Entities) all report on a calendar-year basis. All statements enclosed herewith are based on each entity's December 31, 2017 year-end.

NOTE 3. REPORTING ENTITY

The RTA and each of the Service Boards have adopted the provisions of the Governmental Accounting Standards Board's (GASB) Statement No. 14 (Statement No. 14), *The Financial Reporting Entity* and GASB Statement No. 61 (Statement No. 61), *The Financial Reporting Entity: Omnibus an amendment of GASB Statements No. 14 and No. 34*.

In the judgment of the management of each of the entities and their analysis and application of Statement No. 14 and Statement No. 61 criteria, while the RTA does exercise some fiscal oversight, the Service Boards are not part of the RTA reporting entity for the purpose of preparing a comprehensive annual financial report in accordance with governmental accounting and financial reporting standards in the United States of America. In arriving at this conclusion, the following factors were considered:

- The Service Boards maintain separate management, exercise control over all operations (including the passenger fare structure), and are accountable for fiscal matters, including ownership of assets, relations with federal and state transportation funding agencies that provide financial assistance in the acquisition of these assets, and the preparation of operating budgets. The Service Boards are also responsible for the purchase of services and approval of contracts relating to their operations.
- The RTA Board has control neither in the selection nor the appointment of any Service Board Director nor of any of its management. Further, directors of the Service Boards are excluded from serving on more than one entity's board of directors, including that of the RTA.
- The Illinois statutes require the RTA Board to approve the budgets of the Service Boards, if such budgets meet specified system-generated revenue recovery ratios and other requirements as defined by the Act.
- The RTA is not entitled to any Service Board surplus or responsible for any Service Board deficit.

Accordingly, financial statements for the Service Boards are not included or combined with the RTA's financial statements under Statement No. 14 and Statement No. 61. They are combined, however, in these Combining Financial Statements. Section 4.05 of the RTA Act requires that the RTA prepare a report combining "the audits of the Service Boards, and reviewing the state of the Authority, the Service Boards, and the public transportation agencies."

NOTE 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The following is a summary of the significant policies:

Basis of Accounting—The financial statements are reported 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. Sales taxes are recognized as revenues if collected by the retailers by year-end. Grants and similar items are recognized as revenues when qualifying expenditures have been incurred and as soon as all eligibility requirements imposed by the grantors have been met. Prepaid expenses are recorded using the consumption method.

Cash and Cash Equivalents—All investments of the Combined Entities are recorded at fair market value, except short-term investments which are reported at cost or amortized cost which reasonably approximates fair market value.

For purposes of the combining statement of cash flows, the Combined Entities consider all investments with original maturities of three months or less to be cash equivalents. Such amounts are included in the "Cash and Cash Equivalents" line items on the accompanying combining statement of net position.

Capital Assets—all capital assets are recorded at cost. Costs funded by Federal Capital Grants are recorded as capital items and are included in capital assets. In calculating depreciation, the Combined Entities use the straight-line method. The estimated useful lives vary depending on the type of capital asset. These useful lives range from more than one year to forty years.

Materials and Supplies Inventory—Each Service Board records its inventory at the lower of cost or market. The CTA and Metra use the average-cost method and Pace uses the first-in/first-out method to determine cost.

Compensated Absences—All four entities have recorded liabilities for vested vacation time in the year the time was earned. The entities account for compensated absences under GASB Statement No. 16, *Accounting for Compensated Absences*, whereby the applicable salary-related employer obligations are accrued in addition to the compensated absences liability.

Revenues—The Combined Entities have five principal sources of revenue: (1) farebox revenue; (2) retailers' occupation taxes, service occupation taxes, and use taxes (collectively, RTA Sales Taxes); (3) funds appropriated to the RTA by statute through the state's Public Transportation Fund (PTF) established under the RTA Act; (4) state or federal grants, or any other such funds, which the RTA is authorized to apply for and receive under the RTA Act; and (5) investment income and other miscellaneous revenue.

Farebox Revenue—A major source of revenue to the Service Boards is fares collected from riders. Each Service Board has its own fare structure and method for collection of fares. Farebox revenue is recognized when fares paid are initially valid for transportation services.

Revenue/Sales Taxes

Revenues— The RTA has four principal sources of revenue: (1) retailer's occupation taxes, service occupation taxes, and use taxes (collectively, RTA Sales Tax); (2) funds appropriated to the RTA by statute through the PTF established under the Act; (3) State or Federal grants, or any other such funds, which the RTA is authorized to apply for and receive under the Act; and (4) investment income on unexpended funds held by the RTA, and other miscellaneous revenue.

Sales Tax— Prior to 2008, the RTA Sales Tax consisted of (i) in Cook County, (a) a tax of 1% of the gross receipts from sales of drugs, certain medical supplies and food prepared for consumption off the premises (other than for immediate consumption) imposed on all persons selling tangible personal property at retail (a Food and Drug Tax) and (b) a tax of 0.75% of the gross receipts from all other taxable retail sales; (ii) in counties within Northeastern Illinois other than Cook County, a tax of 0.25% of the gross receipts from all taxable retail sales (together with (i) (b), a General Sales Tax); and (iii) a tax of 1% on the use in Cook County, and 0.25% on the use in Northeastern Illinois other than Cook County of tangible personal property purchased from a retailer outside Northeastern Illinois and titled or registered with a State agency by a person with a Northeastern Illinois address (a Use Tax); and (iv) a tax imposed in the same locations and at the same rates as the Food and Drug Tax and the General Sales Tax on persons engaged in a sale of service pursuant to which property in the form of tangible personal property or in the form of real estate is transferred incidental to a sale of a service (a Service Occupation Tax).

The taxes described in (i) and (ii) above are also imposed on persons engaged in making sales of services pursuant to which tangible personal property or real estate (as incident to a sale of a service) is transferred (with respect to the taxes in (i) and (ii), a Service Occupation Tax).

The RTA Sales Tax is collected by the Illinois Department of Revenue (the Department of Revenue), and paid to the Treasurer of the State to be held in trust for the RTA outside the State Treasury.

Proceeds from the RTA Sales Tax are payable monthly directly to the RTA, without appropriation, by the State Treasurer on the order of the State Comptroller. Effective July 1, 2017, the State imposed a permanent 2% administrative surcharge on RTA sales tax receipts, reducing the amount of sales tax provided to the RTA and Service Boards by approximately \$24 million per year.

Also, proceeds from certain sales taxes imposed by the State are allocated to the RTA as part of the restructuring of the State and local sales taxes in Illinois. Until January 1, 1990, the State General Sales Tax, State Use Tax, and State Service Occupation Tax portions of the RTA Sales Tax were imposed at a rate of 1% in Cook County. Effective January 1, 1990, as a result of legislation (the Sales Tax Reform Act) aimed at simplifying the base and rate structure of taxes imposed by the State and its local governments, including the RTA, the State General Sales Tax, State Use Tax, State Service Occupation Tax, and State Service Use Tax were increased from 5% to 6.25% and any corresponding portions of the RTA Sales Tax in Cook County were reduced from 1% to 0.75%. In order to avoid a revenue loss to the RTA because of the reduction in this portion of the RTA Sales Tax, the Sales Tax Reform Act directed that portions of the receipts from the State General Sales Tax, State Use Tax, State Service Occupation Tax, and State Service Use Tax be paid to the RTA annually.

Specifically, 4% of the net monthly revenue from the 6.25% State General Sales Tax and State Service Occupation Tax and 4% of the net monthly revenue from the State Use Tax on personal property purchased at retail outside the State, but registered or titled with a State agency within the State (i.e., 0.25% of total) is transferred into the County and Mass Transit District Fund in the State Treasury (the CMTD Fund). The amount in the CMTD Fund attributable to taxable sales occurring in Cook County or to property registered or titled in Cook County is then transferred into the RTA Occupation and Use Tax Replacement Fund in the State Treasury (the Replacement Fund). In addition, (i) the net monthly revenue from the State Use Tax and State Service Use Tax portions of the 1% State Food and Drug Tax, and (ii) 20% of the net monthly revenue of the 6.25% State Use Tax and State Service Use Tax (i.e., 1.25% of total), other than revenues of such taxes attributable to personal property purchased at retail outside the State but registered or titled with a State agency within the State, are deposited in the State and Local Sales Tax Reform Fund (the Reform Fund). Of the money paid into the Reform Fund, 10% is transferred into the Replacement Fund.

The Act provides that the RTA withhold 15% of these tax revenues generated and that these revenues are deposited into the RTA's General Fund. The RTA is required to pass on to the Service Boards, pursuant to statutory formula, an amount equal to the remainder of such tax revenues. The remaining 85% of sales tax is allocated to the Service Boards as follows:

Service Board	Collected Within <u>Chicago</u>	Collected within Cook County Outside Chicago	Collected in DuPage, Kane, Lake McHenry and <u>Will Counties</u>
СТА	100 %	30 %	-
Metra	-	55 %	70 %
Pace	-	15 %	30 %

The RTA recognizes as a receivable and revenue in the General Fund only the 15% of this portion of the total sales taxes collected to which it is entitled by the amended Act. The remaining 85% of this portion of the sales tax is recorded in the Agency Fund. The criteria applied for recognition of the

receivable and related revenue are that the amounts are "measurable and available" for the RTA to meet its current obligations.

In January 2008, Illinois Public Act 95-0708 increased the RTA sales tax rate throughout the region, increased the real estate transfer tax (RETT) in the City of Chicago, and raised the rate at which RTA sales tax revenues are matched by PTF. The RTA sales tax rate was increased 0.25% in Cook County and 0.50% in the Collar Counties effective April 1, 2008. Proceeds of the sales tax increase in the Collar Counties are divided evenly between the RTA and the county where the tax is collected. Effective April 1, 2008, the RETT in the City of Chicago was increased by 40% (i.e. for every \$500 in sales price and additional \$1.50 in tax is collected).

Public Transportation Fund—In accordance with the Act, the State Treasurer is authorized and required to transfer from the State's General Revenue Fund to a special fund in the State Treasury designated the "Public Transportation Fund," an amount equal to 30% of net revenues realized from sales taxes (or, as the case may be, gasoline or parking taxes) and RETT. These amounts may be paid to the RTA only upon State appropriation.

In February 2008, the PTF match of the pre-2008 RTA sales tax increased from 25% to 30%. In April 2008, the 5% PTF match was applied to the RETT and the RTA portion of the sales tax increase. In January 2009, the PTF match of both the RETT and the RTA portion of the sales tax increase rose from 5% to 30%.

While the RETT and the 25% PTF match of RETT funds only the CTA, the largest part of P.A. 95-0708 revenue provides funding for CTA, Metra, Pace and ADA Paratransit operations, as well as for regional innovation, coordination and enhancement (ICE) and suburban community mobility (SCMF) initiatives. Funds for ADA Paratransit, ICE and SCMF are by statute set aside before distributions to the CTA, Metra and Pace.

None of the revenues from the PTF are payable to the RTA unless and until the RTA certifies to the Governor, State Comptroller, and Mayor of the City of Chicago that it has adopted a budget and financial plan as called for by the Act. This certification has been submitted.

The amounts allocable to each of the Service Boards from funding received by the RTA from a portion of the State's PTF are allocated at the direction of the RTA Board in connection with the review and approval of the annual and revised budgets of each Service Board. This portion corresponds to 25% of the pre-2008 sales tax receipts. The remaining portion of the State's PTF is combined with the sales tax resulting from the 2008 rate increase and allocated by statute first to the ADA Paratransit Fund, ICE Fund, and SCMF, with the remainder distributed 48% to the CTA, 39% to Metra, and 13% to Pace.

The allocable amounts of such funds are payable as soon as may be practicable upon their receipt, provided that the RTA has adopted a budget pursuant to Section 4.01 of the Act, and the Service Board that is to receive such funds is in compliance with the budget requirement imposed upon the Service Board pursuant to Section 4.11 of the Act.

Reduced Fare Reimbursement— In the State's fiscal year 2017, which ends June 30, 2017, the Illinois General Assembly appropriated funds for a program under which the Illinois Department of Transportation (IDOT) is authorized to provide to the RTA a reduced fare reimbursement grant for the purpose of reimbursing the Service Boards for a portion of actual revenue losses attributable to reduced fares for students, people with disabilities, and the elderly. For the State fiscal year ended June 30, 2017, the grant was in the amount of \$17.57 million.

Additional State Assistance/Additional Financial Assistance—The State has authorized Additional State Assistance (ASA) which is supplemental financing for the RTA's Strategic Capital Improvement Program (SCIP) bonds. The ASA available to the RTA during the State's July through June fiscal year is limited to the lesser of (i) the actual debt service payable during such year on any outstanding SCIP I bonds plus any debt service savings from the issuance of refunding or advance refunding SCIP I bonds,

less interest earned on the unspent bond proceeds, or (ii) \$55 million per year. The RTA recognized \$40 million of ASA in 2017.

Beginning with the State's fiscal year 2001, the State has also authorized Additional Financial Assistance (AFA) to pay for debt service requirements for SCIP II bonds authorized under the Illinois First Program. The amount available to the RTA during the State's July through June fiscal year is limited to the lesser of (i) the actual debt service payable during such year on any outstanding SCIP bonds less interest earned on those bond proceeds, or (ii) \$100 million in the State's fiscal years 2017 and 2018, per year. The RTA recognized \$90 million of AFA in 2017.

Expenditures and Expenses—Operating grants consist of financial assistance to the Service Boards. The RTA provides operating assistance to the Service Boards to fund, in part, their RTA-approved budgets.

Capital grants consist of the RTA local match of Federal Transit Administration (FTA) and IDOT-funded capital projects, 100% RTA-funded projects and capital projects funded by RTA, SCIP bonds, and investment income on bonds. Capital payments of approximately \$10 million for sales tax funding are due to Metra based on a statutory formula. This formula consists of the budgeted sales tax revenues in excess of Metra's budgeted operating deficit.

Administration consists of those costs of the RTA incurred to carry out its administrative activities. These costs were limited by statute to \$23.8 million for the year ended December 31, 2017.

Non-administration, listed as regional and technology program expenses in the combining statement of revenues and expenses and changes in net position, consists of those costs of the RTA which are exempt from the statutory limit defined in the RTA Act. These costs include the operation of the Travel Information Center, Transit Benefit Program, Americans with Disabilities Act (ADA), reduced fare registration, capital development and other program costs incurred on behalf of the Service Boards and not for the benefit of RTA itself.

Expenses are recognized using the accrual basis of accounting. Expenses are recognized in the period incurred.

Cash Flows—For purposes of the statement of cash flows, the RTA considers all short-term securities with original maturities of three months or less to be cash equivalents. Cash and cash equivalents aggregated \$22.3 million at December 31, 2017 and are included in cash and cash equivalents under business-type activities on the accompanying statement of net position.

Management's Use of Estimates—The preparation of financial statements in conformity with the Act requires management to make estimates and assumptions that affect the amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Implementation of New Accounting Standards-

Accounting standards that the Authority is currently reviewing for applicability and potential impact on the financial statements include:

GASB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefit Other Than Pension Plans. The primary objective of this Statement is to improve accounting and financial reporting by state and local governments for postemployment benefits other than pensions (other postemployment benefits (OPEB)). It also improves information provided by state and local governmental employers about financial support for OPEB that is provided by other entities. The Authority expects this Statement to materially impact the financial statements, but the full impact is not currently known. This Statement is required to be adopted with the December 31, 2018 financial statements.

GASB issued Statement No. 83, *Certain Asset Retirement Obligations*. The objective of this Statement is to address accounting and financial reporting for certain asset retirement obligations (AROs). An ARO is a legally enforceable liability associated with the retirement of a tangible capital asset. A government that has legal obligations to perform future asset retirement activities related to its tangible capital assets should recognize a liability based on the Guidance in this Statement. The requirements of this Statement are effective for reporting periods beginning after June 15, 2018.

GASB issued Statement No. 84, *Fiduciary Activities*. The objective of this Statement is to improve guidance regarding identification of fiduciary activities for accounting and financial reporting purposes and how those activities should be reported. This Statement establishes criteria for identifying fiduciary activities of all state and local governments. The requirements of this Statement are effective for reporting periods beginning after December 15, 2018.

GASB Statement No. 85, *Omnibus 2017*. The objective of this Statement is to address practice issues that have been identified during implementation and application of certain GASB Statements. This Statement addresses a variety of topics including issues related to blending component units, goodwill, fair value measurement and application, and post-employment benefits (pension and other post-employment benefits (OPEB)). Where applicable, RTA will adopt GASB Statement No. 85 for its December 31, 2018 financial statements.

GASB Statement No. 86, Certain Debt Extinguishment Issues. The objective of this Statement is to improve consistency in accounting and financial reporting for in-substance defeasance of debt by providing guidance for transactions in which cash and other monetary assets acquired with only existing resources (resources other than the proceeds of refunding debt) are placed in an irrevocable trust for the sole purpose of extinguishing debt. This Statement also improves accounting and financial reporting for prepaid insurance on debt that is extinguished and notes to the financial statements for debt that is defeased in substance. The requirements of this Statement are effective for reporting periods beginning after June 15, 2017.

GASB Statement No. 87, *Leases*. This Statement establishes a single model for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. This Statement requires recognition of certain lease assets and liabilities for leases that previously were classified as operating leases. This Statement is effective for reporting periods beginning after December 15, 2019.

GASB Statement No. 88, Certain Disclosures Related to Debt, Including Direct Borrowings and Direct Placements. This Statement defines debt for purposes of disclosure in notes to financial statements as a liability that arises from a contractual obligation to pay cash (or other assets that may be used in lieu of cash) in one or more payments to settle an amount that is fixed at the date the contractual obligation is established. The requirements of this Statement are effective for reporting periods beginning after June 15, 2018.

Unless stated otherwise, management has not currently determined what impact, if any, these Statements may have on its financial statements.

NOTE 5. BUDGET AND BUDGETARY ACCOUNTING

Section 4.01(a) of the Act requires the RTA to prepare and adopt a comprehensive annual budget and program presenting the RTA's planned operations and capital expenditures for the forthcoming year. The Service Boards' proposed budgets are based on the RTA's estimate of funds that will be available to the Service Boards by or through the RTA's own budget. This budget is comprehensive and includes the activity in the RTA general fund and sales tax agency fund.

The annual budget and related appropriations are prepared using the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America except for RTA capital expenses and capital grants to the Service Boards. The RTA capital expenses and capital grants to the Service Boards are budgeted on a project basis, which normally exceeds one year, and debt service payments, which are budgeted as transfers from the general fund. Budgets for RTA capital expenses and capital grants to the Service Boards that extend beyond one year are presented in the first year of the grants and represent the total amounts awarded. In addition, for the sales tax agency fund, additions and deletions are treated as revenues and expenses. All appropriations lapse at year-end.

Although appropriations are adopted for individual line items, the legal level of control (i.e., the level at which appropriation transfers or expenditures in excess of appropriated amounts require RTA Board approval) is restricted to total appropriations/expenditures and total administration appropriations/ expenditures. Management has the authority to exceed any line item appropriation without Board approval, provided it does not exceed the total appropriations/expenditures and the total administration appropriations/expenditures. It had previously been the policy of the RTA (ordinance 91-9) to fund the budgets of the Service Boards up to the amount appropriated in the annual Budget Ordinance. However, this policy was rescinded by ordinance 2015-55, which also rescinded the provision of the RTA funding policy adopted by Ordinance 98-15 that required the RTA annual budget and two-year financial plan to show a year-end unassigned fund balance equal to 5% of RTA operating expenditures by no later than the end of the three-year planning period. The Service Boards now maintain their own fund balance and reserve plans.

The Service Boards shall maintain all financial records and shall prepare all financial statements and reports, including quarterly and annual reports required under the Act, in accordance with the following provisions:

- The first source of funds to be credited against the budgeted funding amount is from Service Board sales tax receipts;
- The second source of funds to be credited against the budgeted funding amount is from PTF receipts; and
- The third source of funds credited against the budgeted funding amount is from unallocated RTA sales tax receipts and other discretionary receipts.

The reimbursement of Service Boards' capital expenses and the payment of PTF funds, unallocated RTA sale tax receipts and other discretionary funds of the RTA shall be made under the terms and conditions of grant agreements governing such expenses.

NOTE 6. CAPITAL LEASES

CTA

<u>Capital Lease – 2008 Bus Lease:</u> During 2008, the CTA entered into a lease-purchase agreement to finance the purchase of 150 sixty-foot New Flyer articulated hybrid buses and certain related parts and equipment with a book value of \$32.1 million and \$42.1 million at December 31, 2017 and 2016, respectively. The terms of the 2008 agreement allow CTA to lease the buses for 12 years and retain ownership at the conclusion of the lease. Lease payments are due every June 1 and December 1 of each year. During 2013, CTA terminated the 2008 agreement, entered into a 2013 lease-purchase agreement with the same term, and reduced rental payments. A deferred loss on refunding of \$3.2 million was recorded at the time of the 2013 transaction. The remaining unamortized loss of \$501 thousand and \$943 thousand are recorded as deferred outflows of resources as of December 31, 2017 and 2016, respectively. The present value of the future payments to be made by the CTA under the lease of approximately \$31.7 million is reflected in the accompanying December 31, 2017 Statements of Net Position, respectively, as a capital lease obligation.

<u>Capital Lease – Public Building Commission:</u> In 2003, the Public Building Commission of Chicago (PBC) issued revenue bonds for the benefit of the CTA in the amount of \$119 million. The bonds were issued to pay costs associated with the acquisition of real property and construction of a building, and facilities, including certain furniture, fixtures, and equipment. The real property, building and facilities, and all furniture, fixtures, and equipment are owned by the PBC and leased to the CTA for use as its headquarters.

On October 26, 2006, the Public Building Commission of Chicago (PBC) issued Building Refunding Revenue Bonds for the benefit of the CTA in the amount of \$91,340,000. The proceeds of the bonds were used to advance refund the Public Building Commission of Chicago, Series 2003 bonds. The principal amount of the bonds refunded was \$111.1 million.

The proceeds from the sale of the 2006 bonds are being held in escrow under an escrow refunding agreement and have been invested in United States Treasury obligations. The principal amount of such obligations, together with interest earned thereon, will permit the payment of principal and interest on the refunded bonds up to an including their respective call dates. The refunded bonds are treated in the financial statements as defeased obligations. Accordingly, neither the trust account assets nor the refunded bonds appear in the accompanying financial statements. This refunding decreased annual debt service payments over 27 years by approximately \$388 thousand resulting in an economic gain of approximately \$20.4 million. Based upon the requirements of GASB Statement No. 23, Accounting and Financial Reporting for Refundings of Debt Reported by Proprietary Accounts, the CTA recorded a deferred amount (loss) on refunding of \$2.4 million. The remaining unamortized portion of \$665 thousand is recorded as deferred outflows of resources in the accompanying Statements of Net Position as of December 31, 2017.

The bonds are payable from and secured by the lease entered into between the Commission and the CTA and are considered a general obligation of the CTA payable from any lawfully available funds. The bond premium related to this transaction is presented as such on the Statements of Net Position. The present value of the future payments to be made by the CTA under the lease of approximately \$67.1 million is reflected in the accompanying December 31, 2017 Statements of Net Position, respectively, as a capital lease obligation.

<u>Capital Lease – Lease and Leaseback Transactions:</u> During 1998, the CTA entered into lease and leaseback agreements with three third-party investors pertaining to certain property, railway tracks and train stations on the Green Line, with a book value of \$135.5 million and \$145.9 million at December 31, 2017 and 2016, respectively. The 1998 Agreement, which provides certain cash and tax benefits to the third parties, also provides for a trust established by the CTA to lease the rail line to an equity investor trust (the 1998 Equity Trust), which would then lease the facilities back to another trust established by the CTA under a separate lease (the 1998 Lease). In 2008, one of the three investors chose to unwind the transaction and the corresponding agreements were terminated. On March 6, 2015, another investor chose to unwind the transaction and the corresponding agreements were terminated. The present value of the future payments to be made by the CTA under the single remaining lease and leaseback of approximately \$82.5 million is reflected in the accompanying December 31, 2017 Statements of Net Position as a capital lease obligation.

In June 2017, CTA notified the other parties of its exercise of its purchase option under the 1998-JH Green Line Sublease Agreement. On December 27, 2017, the parties executed an Omnibus Termination Agreement under which the Sublease Agreement was scheduled to terminate in January 2018 and the Head Lease Agreement is scheduled to terminate in December 2018.

<u>Change in Capital Lease Obligations:</u> Changes in capital leases for the year ended December 31, 2017 are as follows (in thousands of dollars):

	Be	ginning			P	rincipal	E	Ending	In	terest		Due in
2017	b	alance	Add	ditions*		paid	b	alance		paid	or	ne year
2008 Bus Lease	\$	43,865	\$	-	\$	(12,194)	\$	31,671	\$	890	\$	12,463
2006 PBC Lease		69,755		-		(2,660)		67,095		3,530		2,785
1998 (Green)		76,991		5,512		-		82,503		5,512		82,503
Total capital lease obligation	\$	190,611	\$	5,512	\$	(14,854)	\$	181,269	\$	9,932	\$	97,751

^{*} Additions include accretion of interest.

Future Minimum Lease Payments: As of December 31, 2017, future minimum lease payments for capital leases, in the aggregate, are as follows (in thousands of dollars):

Year Ending December 31	 Amount
2018	\$ 99,717
2019	15,651
2020	9,537
2021	3,225
2022	3,390
2023-2027	19,860
2028-2032	25,826
2033-2037	6,030
Total future minimum payments	183,236
Less interest	1,967
Present value of minimum lease payments	\$ 181,269

The present value of all future payments to be made by the CTA under all its leases of approximately \$198.1 million is reflected in the accompanying December 31, 2017 statement of net position as capital lease obligations.

NOTE 7. COMMITMENTS AND CONTINGENCIES

Each of the entities has various commitments that have arisen in the normal course of operations. None is expected to have a material adverse impact on its financial position as presented.

Each of the entities has also established liabilities for potential legal judgments to satisfy claims against the entity.

The RTA has also established a loss-financing plan to cover funding of losses incurred by the RTA and the Service Boards over certain established limits.

CTA

<u>Litigation:</u> The CTA has been named as a defendant in various other legal proceedings arising in the normal course of operations. Although the ultimate outcome of these matters cannot be presently determined, it is the opinion of management of the CTA that resolution of these matters will not have a material adverse impact on the CTA's financial statements.

<u>Defeased Debt:</u> On October 26, 2006, the PBC issued Building Refunding Revenue Bonds for the benefit of the CTA for \$91.3 million. The proceeds of the bonds were used to advance refund the Public Building Commission of Chicago, Series 2003 bonds. The outstanding balance of the defeased debt as of December 31, 2017 and 2016 was \$50.6 million and \$57.6 million, respectively.

<u>Lease Transactions</u>: **Green Line -** During 1998, the CTA entered into three lease and leaseback transactions, 1998-NL, 1998-PB and 1998- JH with third party investors pertaining to certain property, railway tracks and train stations on the Green Line. The CTA's payments associated with these agreements were guaranteed by American International Group Inc. (AIG) as the "Debt Payment Undertaker." During 2008, AIG's credit rating was downgraded amid the U.S. mortgage meltdown and global economic crisis. This rating downgrade provided the third party investors with the option under their respective agreements to require CTA to replace AIG as the Debt Payment Undertaker. In 2008, one of the three investors chose to unwind the transaction and the corresponding 1998-NL agreement was terminated. Another transaction, 1998-PB, was terminated on March 6, 2015. The remaining investor, on the 1998-JH transaction, entered into a conditional forbearance agreement that allows CTA to continue to use AIG as long as the rating does not fall below BB by Standard & Poor's and Ba2 by Moody's.

<u>Line of Credit:</u> On December 15, 2017, the Chicago Transit Authority entered into a tax-exempt Note Purchase Agreement (NPA) with Bank of America, N.A. in a not-to-exceed amount of \$25 million. The Notes are secured by a pledge of sales tax revenue receipts on parity with the existing Second Lien Sales Tax Receipts Revenue Bonds, and may be drawn upon at any time for operating purposes. Interest on the Notes is based upon the Daily LIBOR rate. The Notes have an initial Commitment Expiration Date of December 14, 2018.

The principal of outstanding Notes was \$22.5 million at the end of the year.

In terms of subsequent events related to the NPA, the Authority has not made any principal payments on the \$22.5 million outstanding balance as of April 25, 2018.

Metra

<u>Litigation</u>: Metra is a defendant in a number of legal actions. These actions have been considered in estimating and funding Metra's retained risk liability program. The total of amounts claimed under these legal actions, including potential settlements, could exceed the amount of the accrued claims. In the opinion of Metra's management, the retained risk funding and Metra's limited excess indemnity insurance coverage from commercial carriers are adequate to cover the ultimate liability of these legal actions, in all material respects.

<u>Grants</u>: Metra receives moneys from federal and state government agencies under various grants. The costs, both direct and indirect, charged to these grants are subject to audits and disallowance by the granting agency. It is the opinion of management of Metra that any disallowances or adjustments would not have a material adverse effect on the financial position of Metra.

At December 31, 2017, Metra had \$367.3 million in obligations related to federal, state, and local capital grant contracts that are in progress.

<u>Leases</u>: Metra has entered into several noncancelable operating leases, primarily for the use of passenger terminals, which expire on various dates through 2045. Future minimum rental payments under all noncancelable operating leases having initial or remaining terms in excess of one year as of December 31, 2017 were as follows (in thousands of dollars):

Year Ending December 31	Amount	
		_
2018	\$ 10,486	
2019	4,830	
2020	2,003	
2021	2,005	
2022	2,007	
2023-2027	8,532	
2028-2032	5,936	
2033-2036	5,936	
Thereafter	9,497	
Total	\$ 51,232	

Total rent expense aggregated \$15.7 million and \$16.1 million for the years ended December 31, 2017 and 2016, respectively.

Pace

Agreements with Pace's paratransit public funded carriers generally provide that Pace will reimburse the lesser of the approved budget, \$3.00 per ride, or up to 75% of defined operating deficits incurred, within defined service guidelines, in the provision of specified demand response public transportation services.

Grant agreements with Pace's public contract carriers provide that Pace reimburse defined operating expenses, limited to their approved budget level, incurred in providing public transportation services.

Pace receives significant financial assistance from federally assisted programs, principal of which is FTA. These programs are subject to audit under the requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance) for which a separate report is issued.

On February 24, 2015, Pace issued \$12 million in Special Revenue Bonds through a competitive bid process utilizing the Illinois Finance Authority's direct bank placement program. The bond proceeds are used to finance the conversion of South Division in Markham into a compressed natural gas facility. These revenue bonds are not general obligations of Pace and must be repaid with Pace operating revenue in equal annual principal payments.

State statute limits the amount of debt Pace is allowed, and specifies projects for each bond issuance. Specifically, only four specific projects are allowed, with a total limit of \$100 million. The bond issued in 2015 comprises the total bonding authority for one of the four projects.

A requirement of the bond covenant is that Pace deposit \$1.2 million into a reserve account. In addition, Pace is required to make a monthly deposit that represents one-twelfth of the annual principal payment and one-sixth of the semiannual interest payment into a debt service account held at the bond depository bank. Semi-annual interest payments began on June 15, 2015 and continued semi-annually each June and December going forward. The annual principal payment was made on December 31, 2017.

Revenue bonds currently outstanding as of year ending December 31, 2017 are as follows:

	Fund Debt Retired	Beg	inning						Ending Ilance at	D	ue in
Bond Issuance	Ву	В	alance	Issua	ances	Re	tirements	1	2/31/06	Oı	ne Year
Taxable Revenue Bond Series of 2015,	Suburban	\$	9,600	\$	-	\$	1,200	\$	8,400	\$	1,200
the South cook compressed Natural Gas	Services										
facility project, authorized issue of \$12 million	n,										
due in annual installments of \$1.2 million,											
interest payable June 15 and December 15											
at rates ranging from 1.40% to 3.50%											
through December 15, 2024											

Annual requirements to amortize all debt outstanding as of December 31, 2017 are as follows:

Fiscal Year	P	Principal		nterest	Total		
2018	\$	1,200	\$	242	\$	1,442	
2019		1,200		216		1,416	
2020		1,200		187		1,387	
2021		1,200		154		1,354	
2022		1,200		119		1,319	
2023		1,200		82		1,282	
2024		1,200		42		1,242	
Total	\$	8,400	\$	1,042	\$	9,442	

Pledged Revenues – Pace has pledged future portions of the Suburban Service Fund's operating revenue to repay the Special Revenue Bonds Series 2015 bonds. Proceeds from the bonds provided financing to convert the South Division location into a compressed natural gas facility. The bonds are payable from 2015 through years ended 2024. If the pledged revenues from these sources are insufficient to provide for the principal and interest payments on the bonds, a debt service reserve fund would be used to make the payments. Annual principal and interest payments on the bonds are expected to require less than 2.7% of the operating revenue. The total principal and interest remaining to be paid on the bonds is \$9.4 million. Principal and interest paid for the current year is \$1.5 million, and the Suburban Service Funds' operating revenue for the current year is \$53.7 million

RTA

The RTA has an operating lease agreement for its office facilities. In 2017, the total rent paid by the RTA was \$1,481,121. Minimum required annual rental payments by the RTA are as follows:

Year Ending December 31,	Amount
2040	ф. 4.COO
2018	\$ 1,603
2019	1,661
2020	1,596
2021	1,716
2022	1,749
Thereafter	3,307
Total	\$ 11,632

NOTE 8. CASH AND INVESTMENTS

The applicable statutory provisions governing the investment of public funds are found in 30 ILCS 235/1, et seq. Each of the Combined Entities has established its own investment policy which is in line with the State statute or, in some cases, more restrictive.

The Combined Entities have on hand, as of December 31, 2017; \$1.060 million of cash and investments (excludes CTA bond proceeds held by Trustee). Of this amount, \$312.9 million is restricted for self-insurance and other damage reserve liabilities, debt service, health insurance claims, and capital projects.

NOTE 9. GENERAL OBLIGATION BONDS PAYABLE

Changes during the year in RTA's bonds payable were as follows (amounts in thousands):

	J	January 1, 2017		New	New Current Issues Retirements		December 31, 2017			Due Within One Year
1990A	\$	27,610	\$	-	\$		\$	21,410	\$	6,645
1991A	Ψ	32,355	*	_	Ψ	5,660	Ψ	26,695	Ψ	6,040
1994A* & 1994B		12,670		_		12,670		_0,000		-
1994C* & 1994D		31,455		_		8,600		22,855		9,295
1997 Refunding		33,160		_		4,230		28,930		4,485
1999* Refunding		178,290		_		11,045		167,245		21,400
2000A*		178,160		_		8,345		169,815		8,860
2001A*		69,350		_		3,060		66,290		3,230
2001B* Refunding		22,520		-		2,710		19,810		2,865
2002A*		115,920		_		4,600		111,320		4,860
2003A*		196,015		-		7,320		188,695		7,720
2003B		112,995		-		4,225		108,770		4,455
2004A*		201,960		-		6,920		195,040		7,295
2005B Refunding		90,140		-		720		89,420		4,735
2006A*		211,130		-		205,160		5,970		5,970
2010A		35,030		-		5,150		29,880		5,405
2010B		112,925		-		-		112,925		-
2011A Refunding		44,475		-		14,165		30,310		14,810
2014A		96,200		-		1,640		94,560		1,705
2016A		95,470		-		1,450		94,020		1,520
2016C Cash Note		150,000		-		-		150,000		150,000
2016A Direct Placement		-		100,000		100,000				-
2017A		-		191,205		-		191,205		-
2017B Direct Placement		-		150,000		-		150,000		
Subtotal		2,047,830		441,205		413,870		2,075,165		271,295
Unamortized bond										
premium		103,307		30,255		15,522		118,040		
Total	\$	2,151,137	\$	471,460	\$	429,392	\$	2,193,205	\$	271,295

^{*} Strategic Capital Improvement Program (SCIP) Bonds

At December 31, 2017, the total general obligation bonds notes payable of \$2,075.2 million are classified as current and long-term in the Statement of Net Position in the amounts of \$271.3 million and \$1,921.9 million, respectively.

Debt Service Requirements—The "debt service requirements" set forth in the following tables represent payments due the bondholders, as required by the respective bond agreements. The amounts do not represent sinking fund payments the RTA must deposit with the trustee.

Following is a summary of all debt service requirements (in thousands).

Year Ending	Debt Service Requirements							
December 31		Principal		Interest	Total			
2018	\$	271,295	\$	96,045	\$	367,340		
2019		277,985		88,817		366,802		
2020		119,280		81,880		201,160		
2021		118,055		75,133		193,188		
2022		124,185		68,615		192,800		
2023-2027		500,590		257,959		758,549		
2028-2032		419,640		125,527		545,167		
2033-2037		163,270		33,032		196,302		
2038-2042		47,605		12,857		60,462		
2043-2044		33,260		2,346		35,606		
Total	\$	2,075,165	\$	842,211	\$	2,917,376		

All amounts in the debt service requirement tables below, and on the following pages, are expressed in thousands.

1990 General Obligation Bonds—In May 1990, the RTA issued \$100 million in General Obligation Bonds, Series 1990A, to establish a Capital Projects Fund to provide the source of paying costs of the Capital Program for the Service Boards.

The Series 1990A Bonds mature on November 1 over a thirty-year period and interest is payable at rates ranging from 6.00% to 7.30% on May 1, 1990 and semiannually thereafter on November 1 and May 1 in each remaining year.

Debt service requirements on the Series 1990A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements								
December 31	Pi	Principal		Interest	Total				
2018	\$	6,645	\$	1,542	\$	8,187			
2019		7,125		1,063		8,188			
2020		7,640		550		8,190			
	<u>-</u>					_			
Total	\$	21,410	\$	3,155	\$	24,565			

1991 General Obligation Bonds—In November 1991, the RTA issued \$100 million in General Obligation Bonds, Series 1991A, to replenish the Capital Projects Fund and to provide the source for paying costs of the Capital Program for the Service Boards.

The Series 1991A Bonds mature on November 1 over a thirty-year period and interest is payable at rates ranging from 4.85% to 6.55% on May 1, 1992 and semiannually thereafter on November 1 and May 1 in each remaining year.

Debt service requirements on the 1991A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements								
December 31	Pr	Principal		terest	Total				
2018	\$	6,040	\$	1,789	\$	7,829			
2019		6,445		1,384		7,829			
2020		6,875		952		7,827			
2021		7,335		491		7,826			
				·					
Total	\$	26,695	\$	4,616	\$	31,311			

1994 General Obligation Bonds—In May 1994, the RTA issued \$195 million in General Obligation Bonds, Series 1994A, to pay the costs of purchasing and reconstructing railcars for Metra. Proceeds of Series 1994A Bonds may also be used to purchase new paratransit vehicles for Pace and for rehabilitation of railcars for the CTA. The RTA also issued \$80 million in General Obligation Bonds, Series 1994B, to pay the costs of reconstruction, acquisition, repair and replacement of certain public transportation facilities for the Service Boards.

The 1994C and 1994D Bonds mature on June 1 over a twenty-six period and interest is payable at rates ranging from 5.30% to 7.75% on June 1, 1995 and semiannually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 1994C and 1994D Bonds to maturity are set forth below:

Year Ending		Debt Service Requirements								
December 31	Р	Principal		Interest	Total					
2018	\$	9,295	\$	1,411	\$	10,706				
2019		10,040		662		10,702				
2020		3,520		136		3,656				
Total	\$	22,855	\$	2,209	\$	25,064				

1997 General Obligation Refunding Bonds—In September 1997, the RTA issued \$98 million in General Obligation Bonds, Series 1997, to provide funds to refund in advance of maturity the RTA's outstanding Series 1990A Bonds, maturing November 1 in the years 2001-2002, in the aggregate amount of \$4 million, Series 1991A Bonds, maturing November 1 in the years 2002-2006, 2008 and 2011, in the aggregate amount of \$29 million, Series 1992B Bonds, maturing June 1 in the years 2015 and 2022, in the aggregate amount of \$18 million and Series 1993B Bonds, maturing June 1 in the years 2004-2009, 2013 and 2023, in the aggregate amount of \$47 million.

The Series 1997 Refunding Bonds mature on June 1 over a twenty-six-year period and interest is payable at rates ranging from 4.00% to 6.00% on December 1, 1997 and semiannually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 1997 Refunding Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements									
December 31		Principal		Interest	Total					
2018	\$	4,485	\$	1,601	\$	6,086				
2019		4,765		1,324		6,089				
2020		5,055		1,029		6,084				
2021		5,375		716		6,091				
2022		5,700		384		6,084				
2023		3,550		106		3,656				
Total	\$	28,930	\$	5,160	\$	34,090				

1999 General Obligation Refunding Bonds—In August 1999, the RTA issued \$299 million in General Obligation Bonds, Series 1999, to provide funds to refund in advance of maturity the RTA's outstanding Series 1992A Bonds, maturing June 1 in the years 2015 and 2022, in the aggregate amount of \$114 million, Series 1993A Bonds, maturing June 1 in the years 2009 and 2013, in the aggregate amount of \$10 million, Series 1994A Bonds, maturing June 1 in the years 2006-2009, 2012, 2015 and 2024, in the aggregate amount of \$143 million and Series 1994C Bonds, maturing June 1 in the year 2025, in the aggregate amount of \$22 million.

The Series 1999 Refunding Bonds mature on June 1 over a twenty-five-year period and interest is payable at rates ranging from 5.00% to 6.00% on December 1, 1999 and semiannually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 1999 Refunding Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements								
December 31	Р	rincipal		Interest		Total			
2018	\$	21,400	\$	9,057	\$	30,457			
2019		22,650		7,790		30,440			
2020		23,980		6,450		30,430			
2021		29,170		4,922		34,092			
2022		30,890		3,195		34,085			
2023-2025		39,155		2,737		41,892			
Total	\$	167,245	\$	34,151	\$	201,396			

2000 General Obligation Bonds—In June 2000, the RTA issued \$260 million in General Obligation Bonds, Series 2000A, to pay the costs of construction, acquisition, repair and replacement of certain public transportation facilities for the Service Boards.

The Series 2000A Bonds mature on July 1 over a thirty-year period and interest is payable at rates ranging from 5.75% to 6.25% on January 1, 2001 and semiannually thereafter on July 1 and January 1 in each remaining year.

Debt service requirements on the Series 2000A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements								
December 31	F	Principal		Interest	Total				
2018	\$	8,860	\$	10,883	\$	19,743			
2019		9,405		10,329		19,734			
2020		9,985		9,741		19,726			
2021		10,605		9,117		19,722			
2022		11,270		8,454		19,724			
2023-2027		67,860		30,583		98,443			
2028-2030		51,830		6,875		58,705			
	•								
Total	\$	169,815	\$	85,982	\$	255,797			

2001 General Obligation Bonds—In April 2001, the RTA issued \$100 million in General Obligation Bonds, Series 2001A, to pay the costs of construction, acquisition, repair, and replacement of certain public transportation facilities for the Service Boards.

The Series 2001A Bonds mature on July 1 over a thirty-year period and interest is payable at rates ranging from 5.0% to 6.0% in January 2001 and semiannually thereafter on July 1 and January 1 in each remaining year.

Debt service requirements on the Series 2001A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements								
December 31	Р	Principal		Interest	Total				
2018	\$	3,230	\$	3,907	\$	7,137			
2019		3,415		3,729		7,144			
2020		3,610		3,542		7,152			
2021		3,810		3,343		7,153			
2022		4,025		3,133		7,158			
2023-2027		23,820		11,759		35,579			
2028-2031		24,380		3,758		28,138			
	•								
Total	\$	66,290	\$	33,171	\$	99,461			

In March 2001, the RTA issued \$38 million in General Obligation Bonds, Series 2001B, to provide funds to refund in advance of maturity the RTA's outstanding series 1993A Bonds, maturing June 1 in the years 2004-2008, in the aggregate amount of \$38 million.

The Series 2001B Refunding Bonds mature on June 1 over a twenty-three-year period and interest is payable at rates ranging from 4.00% to 5.50% on June 1, 2001 and semiannually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 2001B Refunding Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements								
December 31	P	rincipal		Interest	Total				
0040	•	0.005	Φ.	4.044	Φ.	0.070			
2018	\$	2,865	\$	1,011	\$	3,876			
2019		3,025		848		3,873			
2020		3,195		678		3,873			
2021		3,380		497		3,877			
2022		3,570		306		3,876			
Total	\$	19,810	\$	3,444	\$	23,254			

2002 General Obligation Bonds—In March 2002, the RTA issued \$160 million in General Obligation Bonds, Series 2002A, to pay the costs of construction, acquisition, repair and replacement of certain public transportation facilities for the Service Boards.

The Series 2002A Bonds mature on July 1 over a thirty-year period and interest is payable at rates ranging from 5.0% to 6.0% on July 1, 2002 and semiannually thereafter on January 1 and July 1 in each remaining year.

Debt service requirements on the Series 2002A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements								
December 31		Principal		Interest	Total				
2018	\$	4,860	\$	6,679	\$	11,539			
2019		5,140		6,388		11,528			
2020		5,440		6,079		11,519			
2021		5,755		5,753		11,508			
2022		6,085		5,407		11,492			
2023-2027		36,150		21,118		57,268			
2028-2032		47,890		8,943		56,833			
Total	\$	111,320	\$	60,367	\$	171,687			

2003 General Obligation Bonds—In May 2003, the RTA issued \$260 million in General Obligation Bonds, Series 2003A, to pay the costs of construction, acquisition, repair and replacement of certain public transportation facilities for the Service Boards.

The Series 2003A Bonds mature on July 1 over a thirty-year period and interest is payable at rates ranging from 2.0% to 5.5% on January 1, 2004 and semiannually thereafter on January 1 and July 1 in each remaining year.

Debt service requirements on the Series 2003A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements							
December 31	Р	rincipal		Interest	Total			
2018	\$	7,720	\$	10,946	\$	18,666		
2019		8,145		10,522		18,667		
2020		8,595		10,074		18,669		
2021		9,070		9,601		18,671		
2022		9,565		9,102		18,667		
2023-2027		56,160		36,963		93,123		
2028-2032		72,565		18,569		91,134		
2033		16,875		1,013		17,888		
Total	\$	188,695	\$	106,790	\$	295,485		

In January 2003, the RTA issued \$150 million in General Obligation Bonds, Series 2003B, to pay the costs of construction, acquisition, repair, and replacement of certain public transportation facilities for the Service Boards.

The Series 2003B Bonds mature on June 1 over a thirty-year period and interest is payable at rates ranging from 4.0% to 5.5% on June 1, 2003 and semiannually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 2003B Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements						
December 31	P	rincipal		Interest		Total	
2018	\$	4,455	\$	5,989	\$	10,444	
2019		4,695		5,738		10,433	
2020		4,945		5,472		10,417	
2021		5,215		5,193		10,408	
2022		5,495		4,898		10,393	
2023-2027		32,245		19,490		51,735	
2028-2032		41,930		9,095		51,025	
2033		9,790		281		10,071	
						<u>. </u>	
Total	\$	108,770	\$	56,156	\$	164,926	

2004 General Obligation Bonds—In October 2004, the RTA issued \$260 million in General Obligation Bonds, Series 2004A, to pay the costs of construction, acquisition, repair, and replacement of certain public transportation facilities for the Service Boards.

The Series 2004A Bonds mature on June 1 over a thirty-year period and interest is payable at rates ranging from 5.0% to 5.75% on June 1, 2005 and semiannually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 2004A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements						
December 31	Principal		Interest		Total		
	·-						
2018	\$	7,295	\$	10,715	\$	18,010	
2019		7,685		10,294		17,979	
2020		8,100		9,860		17,960	
2021		8,540		9,401		17,941	
2022		9,000		8,919		17,919	
2023-2027		52,815		36,662		89,477	
2028-2032		68,670		19,755		88,425	
2033-2034		32,935		1,919		34,854	
Total	\$	195,040	\$	107,525	\$	302,565	

2005 General Obligation Bonds— In May 2005, the RTA issued \$148 million in General Obligation Bonds, Series 2005B, to provide funds to refund in advance of maturity the RTA's outstanding Series 1996A Bonds, maturing June 1 in the years 2005-2025, in the aggregate amount of \$147 million.

The Series 2005B Bonds mature on June 1 over a twenty-year period and interest is payable at variable rates which reset weekly based on current market rates.

Debt service requirements on the Series 2005B Refunding Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements						
December 31		Principal		Interest*	Total		
2018	\$	4,735	\$	2,873	\$	7,608	
2019		4,955		2,713		7,668	
2020		12,555		2,424		14,979	
2021		13,190		1,999		15,189	
2022		13,885		1,552		15,437	
2023-2025		40,100		1,836		41,936	
				_		-	
Total	\$	89,420	\$	13,397	\$	102,817	

^{*} Interest was calculated using a rate of 3.3%.

2006 General Obligation Bonds—In October 2006, the RTA issued \$250 million in General Obligation Bonds, Series 2006A, to finance a portion of the costs incurred in connection with the construction, acquisition, repair and replacement of certain public transportation facilities.

The Series 2006A Bonds mature on July 1, over a thirty-year period and interest is payable at rates ranging from 4.25% to 5.00% on January 1, 2007 and semiannually thereafter on January 1 and July 1 in each remaining year.

Debt service requirements on the Series 2006A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements						
December 31	Pr	incipal		Interest		Total	
2018	\$	5,970	\$	299	\$	6,269	

2010 General Obligation Bonds—In January 2010, the RTA issued \$62.2 million in General Obligation Bonds, Series 2010A, to finance a portion of the costs incurred in connection with the construction, acquisition, repair and replacement of certain public transportation facilities.

The Series 2010A Bonds mature on July 1, over a thirteen-year period and interest is payable at rates ranging from 4.00% to 5.00% on July 1, 2010 and annually thereafter on July 1 in each remaining year.

Debt service requirements on the Series 2010A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements							
December 31	Р	rincipal		Interest	Total			
2018	\$	5,405	\$	1,494	\$	6,899		
2019		5,680		1,223		6,903		
2020		5,960		940		6,900		
2021		6,260		642		6,902		
2022		6,575		329		6,904		
Total	\$	29,880	\$	4,628	\$	34,508		

In January 2010, the RTA issued \$112.9 million in General Obligation Bonds, Series 2010B, to finance a portion of the costs incurred in connection with the construction, acquisition, repair and replacement of certain public transportation facilities.

The Series 2010B Bonds mature on July 1, over a twenty-five-year period and interest is payable at rates ranging from 5.40% to 5.90% on July 1, 2010 and annually thereafter on July 1 in each remaining year.

Debt service requirements on the Series 2010B Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements						
December 31		Principal		Interest		Total	
2018	\$	-	\$	6,622	\$	6,622	
2019		-		6,621		6,621	
2020		-		6,621		6,621	
2021		-		6,622		6,622	
2022				6,622		6,622	
2023-2027		37,075		29,176		66,251	
2028-2032		44,670		17,588		62,258	
2033-2035		31,180		3,790		34,970	
Total	\$	112,925	\$	83,662	\$	196,587	

2011 General Obligation Bonds—In July 2011, the RTA issued \$95.6 million in General Obligation Bonds, Series 2011A, to pay when due, or refund in advance of their maturities a portion of the RTA's Outstanding General Obligation Bonds, Series 2002B and to pay Costs of Issuance of the Series 2011A Bonds.

The Series 2011A Bonds mature on June 1, over an eight-year period and interest is payable at rates ranging from 4.00% to 5.00% on December 1, 2011 and semi-annually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 2011A Bonds to maturity are set forth below:

Year Ending		Debt Service Requirements								
December 31	Р	rincipal		Interest		Total				
2018	\$	14,810	\$	1,145	\$	15,955				
2019		15,500		388		15,888				
Total	\$	30,310	\$	1,533	\$	31,843				

2014 General Obligation Bonds – In February 2014, RTA issued \$99.3 million in General Obligation Bonds, Series 2014A, to finance a portion of the costs incurred in connection with the construction, acquisition, repair and replacement of certain transportation facilities.

The Series 2014A Bonds mature on June 1, over a thirty-year period and interest is payable at rates ranging from 3.00% to 5.00% on June 1, 2014 and semi-annually thereafter on June 1 and December 1 in each remaining year.

Year Ending	Debt Service Requirements								
December 31		Principal		Interest		Total			
2018	\$	1,705	\$	4,677	\$	6,382			
2019		1,785		4,598		6,383			
2020		1,875		4,507		6,382			
2021		1,970		4,410		6,380			
2022		2,070		4,310		6,380			
2023-2027		12,070		19,840		31,910			
2028-2032		15,490		16,413		31,903			
2033-2037		19,895		12,011		31,906			
2038-2042		25,550		6,359		31,909			
2043-2044		12,150		615		12,765			
		_	•						
Total	\$	94,560	\$	77,740	\$	172,300			

2016 General Obligation Bond - In January 2016, the RTA issued \$95.5 million in General Obligation Bonds, Series 2016A, to finance a portion of the costs incurred in connection with the construction, acquisition, repair and replacement of certain public transportation facilities. To fund the Series 2016A Bonds Reserve Account and to pay Costs of Issuance of Series 2016A Bonds.

The Series 2016A Bonds mature on June 1, over a thirty-year period and interest is payable at rates ranging from 4.00% to 5.00% on June 1, 2016 and semi-annually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 2016A Bonds to maturity are set forth below:

Year Ending		Debt Service Requirements					
December 31	F	Principal		Interest		Total	
2018	\$	1,520	\$	4,192	\$	5,712	
2019		1,595		4,114		5,709	
2020		1,675		4,033		5,708	
2021		1,765		3,947		5,712	
2022		1,855		3,856		5,711	
2023-2027		10,800		17,753		28,553	
2028-2032		13,860		14,685		28,545	
2033-2037		17,785		10,767		28,552	
2038-2042		22,055		6,498		28,553	
2043-2046		21,110		1,731		22,841	
		•					
Total	\$	94,020	\$	71,576	\$	165,596	

2016C Working Cash Notes - In April 2016, the RTA issued \$150 million Working Cash Notes, Series 2016C (Taxable) to provide funds to manage the cash flow needs of the RTA and the service boards, including the payment of existing RTA obligations and pay costs of issuance of the Notes.

Debt service requirements on the Series 2016C Working Cash Notes to maturity are set forth below:

Year Ending	Debt Service Requirements						
December 31	Р	Principal		terest	Total		
2018	\$	150,000	\$	1,109	\$	151,109	

2016 Direct Placement – In January 2016, the RTA issued \$150 million two-year Direct Placement Working Cash Notes, Series 2016 (Taxable) with Wells Fargo Bank, National Association to provide funds to manage the cash flow needs of the RTA and the service boards, including the payment of existing RTA obligations. In May 2017, the amount of the issue was increased by \$100 million to \$250 million. During the year, the outstanding balance was paid off plus interest payments paid monthly at a variable rate based in LIBOR.

2017A General Obligation Refunding Bond – In August 2017, the RTA issued \$191 million in General Obligation Bonds, Series 2017A, to provide funds to currently refund the RTA's outstanding Series 2006A Bonds maturing in the years 2019 through 2035, to fund the Series 2017A Bonds Reserve Account and to pay Costs of Issuance of Series 2017A Bonds.

The RTA currently refunded Series 2006A in order to take advantage of more favorable interest rates which provide the Authority and the Service Boards with cost savings. The RTA reduced the total debt service payments for 2006A by approximately \$17.5 million and achieved an economic gain of approximately \$33.4 million (difference between net present value of the debt service payments on the old and the new debt).

The Series 2017A Bonds mature on and after July 1, 2028 and interest is payable at rates ranging from 4.00% to 5.00% on June 1, 2016 and semi-annually thereafter on June 1 and December 1 in each remaining year.

Debt service requirements on the Series 2017A Bonds to maturity are set forth below:

Year Ending	Debt Service Requirements						
December 31		Principal		Interest	Total		
2018	\$	-	\$	8,104	\$	8,104	
2019		5,935		9,089		15,024	
2020		6,275		8,792		15,067	
2021		6,615		8,479		15,094	
2022		14,200		8,148		22,348	
2023-2027		85,015		29,832		114,847	
2028-2032		38,355		9,846		48,201	
2033-2035		34,810		3,251		38,061	
Total	\$	191,205	\$	85,541	\$	276,746	

2017 Direct Placement – In December 2017, the RTA authorized the issuance of \$250 million two-year Direct Placement Working Cash Notes, Series 2017 (Taxable) with Wells Fargo Bank, National Association to provide funds to manage the cash flow needs of the RTA and the service boards, including the payment of existing RTA obligations (2016A Direct Placement). As of December 31, 2017, \$150 million were issued and outstanding. The balance outstanding is due in December 2019 plus interest payments due monthly at a variable rate based on LIBOR.

All the bonds are recorded as current and long-term liabilities, as applicable, of the governmental activities in the government-wide statement of net position, and are general obligations of the RTA to which the full faith and credit of the RTA are pledged. The bonds are payable from all revenues and all other funds received or held by the RTA (except amounts in the Joint Self-Insurance Fund and amounts required to be held or used with respect to separate ordinance obligations) that lawfully may be used for retiring the debt.

The bonds are secured by an assignment of a lien on the sales taxes imposed by the RTA. All sales tax receipts are to be paid directly to the trustee by officials of the State. If, for any reason, the required monthly debt service payment has not been made by the RTA, the trustee is to deduct it from the sales tax receipts. If all payments have been made, the funds are made available to the RTA for regular use.

Under the RTA Act, the Service Boards' fare box receipts and funds on hand are not available for payment of debt service.

In the Debt Service Fund, \$145 million in investments are available to service principal and interest payments of the RTA's long-term debt as of December 31, 2017.

NOTE 10. OTHER LONG-TERM LIABILITIES

CTA

In August 2008, Certificates of Participation (COP) totaling \$78.4 million were issued on behalf of the CTA. The COPs were used to finance the purchase of 200 (40 ft.) New Flyer low floor buses and certain related parts and equipment. On August 1, 2008, the CTA entered into an installment purchase agreement. The obligation of the CTA to make installment payments is an unconditional obligation of the CTA and is payable from legally available funds. The installment agreement requires the CTA to make annual COP payments which are remitted to the COP holders. Scheduled maturity dates occur

at various times through December 1, 2020. During 2013, CTA terminated the original 2008 agreement and entered into three new agreements with the same terms and reduced interest rates. The total principal and interest remaining to be paid on the COPs as of December 31, 2017, is \$23.7 million. Principal and interest paid in 2017 was approximately \$7.9 million.

As of December 31, 2017, debt service requirements to maturity are as follows (in thousands of dollars):

Year Ending		Debt	Ser	vice Require	men	ts
December 31	Pr	rincipal		Interest		Total
2018	\$	7,339	\$	572	\$	7,911
2019	Ψ	7,543	Ψ	369	Ψ	7,912
2020		7,751		160		7,911
Total	\$	22,633	\$	1,101	\$	23,734

CTA entered into a purchase agreement to finance a fare collection system with a value of \$102.9 million. Under the purchase agreement, the CTA will make monthly payments of approximately \$1.1 million over the ten-year term to finance the design, acquisition and installation of the open standards fare system. The present value of the future payments to be made by the CTA under the purchase agreement of approximately \$67 million is reflected in the accompanying December 31, 2017 Statements of Net Position as another long-term liability.

The purchase agreement requirements to maturity are as follows (in thousands of dollars):

Year Ending December 31	P	rincipal	Interest	Total
2018	\$	9,929	\$ 2,882	\$ 12,811
2019		10,396	2,415	12,811
2020		10,886	1,925	12,811
2021		11,398	1,413	12,811
2022		11,935	876	12,811
2023		12,497	314	12,811
Total	\$	67,041	\$ 9,825	\$ 76,866

TIFIA Loan Agreement

2014 TIFIA Loan - On April 24, 2014, CTA entered into a definitive loan agreement with the United States Department of Transportation (USDOT), an agency of the United States of America, acting by and through the Federal Highway Administrator under the Transportation Infrastructure Finance and Innovation Act (TIFIA) loan program to finance certain projects that are a part of the Authority's 95th Street Terminal Improvement Project. The principal amount of the TIFIA Loan shall not exceed \$79.2 million; provided, the maximum principal amount of the TIFIA loan disbursed by the USDOT, together with the amount (excluding any interest that is capitalized) of any other credit assistance provided under TIFIA, cannot exceed thirty-three percent (33%) of reasonably anticipated eligible project costs. Further, total federal funding, inclusive of the TIFIA loans and all federal direct or indirect grants, cannot exceed eighty percent (80%) of reasonably anticipated eligible project costs. As evidence of CTA's obligation to repay the TIFIA Loan, CTA has issued to the lender a registered fare box receipts revenue bonds in the amount of \$79.2 million dated April 24, 2014 with a maturity date of December 1, 2050 bearing an interest rate of 3.5%, with a loan amortization schedule.

<u>2015 TIFIA Loan</u> - On February 3, 2015, CTA entered into a definitive loan agreement with the United States Department of Transportation (USDOT), an agency of the United States of America, acting by and through the Federal Highway Administrator under the Transportation Infrastructure Finance and Innovation Act (TIFIA) loan program to finance certain projects that are a part of the Authority's "Your New Blue" capital improvement program.

As evidence of CTA's obligation to repay the TIFIA Loan, CTA has issued to the lender two fare box receipts revenue bonds in the amounts of \$42.6 million with a maturity date of December 1, 2029, bearing an interest rate of 2.02%, and \$77.4 million with a maturity date of December 1, 2052, bearing an interest rate of 2.31%.

<u>2016 TIFIA Loan -</u> On March 30, 2016, CTA entered into a third definitive loan agreement with the United States Department of Transportation (USDOT), an agency of the United States of America, acting by and through the Federal Highway Administration under the Transportation Infrastructure Finance and Innovation Act (TIFIA) loan program to finance certain projects that are part of the Authority's Rail Car Purchase Program.

The aggregate principal amount of the loan shall not exceed \$254.9 million, (excluding any interest that is capitalized in accordance with the terms of the loan); provided, however, in no event shall the maximum principal amount of the TIFIA loan disbursed by the USDOT, together with the amount (excluding any interest that is capitalized) of any other credit assistance provided under TIFIA Act, cannot exceed thirty-three percent (33%) of reasonable anticipated eligible project costs. Further, total federal funding, inclusive of the TIFIA loan and all federal direct or indirect grants, shall not exceed eighty percent (80%) of reasonably eligible project costs.

As evidence of CTA's obligation to repay the TIFIA Loan, CTA has issued to the lender registered receipts revenue bonds in the aggregate principal amount not to exceed \$254.9 million, comprising two (2) tranches in the principal amounts of \$147 million ("Tranche A-1") and \$107.9 million ("Tranche A-2") and bearing an interest rate of 2.64%, with corresponding loan amortization schedules for each tranche. The final maturity date for the Tranche A-1 is December 1, 2049 and the earlier of (a) the last semi-annual payment date occurring no later than thirty-four (34) years from the substantial completion date and (b) December 1, 2056.

As of December 31, 2017 no drawdowns had occurred on any of the three TIFIA loans. No balance is presented on the Statements of Net Position as of December 31, 2017.

NOTE 11. PENSION PLANS

CTA

GASB Statements No. 68, Accounting and Financial Reporting for Pensions—an amendment of GASB Statement No. 27 and No.71, Pension Transition for Contributions Made Subsequent to the Measurement Date—an amendment of GASB Statement No. 68.

General Information about the Retirement Plan for Chicago Transit Authority Employees

Plan Description - The CTA participates in a single employer defined benefit pension plan covering substantially all full-time permanent union and non-union employees. The Retirement Plan for Chicago Transit Authority Employees (the Employees' Plan) is governed by Illinois state statute (40 ILCS 5/22-101). Substantially all non-temporary, full-time employees who have completed one year of continuous service ("Service") participate in the Employees' Plan. The Employees' Plan issues a separate stand-alone financial report which is available at http://www.ctaretirement.org/index.asp.

Contributions - Prior to 2008, contribution requirements of the Employees' Plan were governed by collective bargaining agreements. After 2008, contribution requirements are governed by Illinois state statute (40 ILCS 5/22-101).

Actual contributions made to the Employees' Plan during the years ended December 31, 2017 and 2016 are as follows (in thousands of dollars):

	Employees' Plan				
		2017		2016	
Employer contributions	\$	104,442	\$	83,855	
Employee contributions		69,582		59,253	
Total	\$	174,024	\$	143,108	

Net Pension Liability

The CTA's net pension liability was measured as of December 31, 2016, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of January 1, 2016.

Actuarial assumptions and calculations - The total pension liability was determined using the following actuarial assumptions, applied to the periods included in the measurement:

	Employee Plan
Actuarial valuation date Measurement date	January 1, 2016 December 31, 2016. Census data was collected as of January 1, 2016. Liabilities measured as of the census date were projected to December 31,
Investment return	2016, assuming no demographic gains or losses. 8.25% per annum, compounded annually, including inflation, net of expenses
Inflation Salary increases	3.25% per annum Service graded table starting at 9% with 4% ultimate
Future ad hoc benefit increases	rate after 5 years of service None assumed
Mortality BB and	RP-2000 Blue Collar Table, generational to 2017 based on Scale then fully generational
Early retirement age Normal retirement age	55 65
Actuarial cost method Experience study	Entry Age Normal - Level Percentage of Pay The actuarial assumptions used were based on the results of an actuarial experience study for the period January 1, 2008 through December 31, 2013.

Best estimates of arithmetic real rates of return for each major asset class included in the Employees' Plan target asset allocation as of January 1, 2017 are summarized in the following table (note that the rates shown below include the inflation components):

		Employees' Plan	
	•	2017	2016
		Estimate of expected	Estimate of expected
		long-term rate of	long-term rate of
	Target Allocation	return	return
Fixed income	17%	1.39%	1.45%
Domestic equities	28	9.38	9.27
International equities	21	8.31	8.62
Venture capital and partnerships	10	12.52	12.4
Real estate	12	6.82	6.91
Hedge funds	7	4.66	4.68
Infrastructure	5	6.73	6.61

The long-term expected rate of return on pension plan investments was determined using a building-block method in which best-estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation.

SUPPLEMENTAL PLANS PENSION DISCLOSURES

GASB Statements No. 68, Accounting and Financial Reporting for Pensions—an amendment of GASB Statement No. 27 and No. 71, Pension Transition for Contributions Made Subsequent to the Measurement Date—an amendment of GASB Statement No. 68.

General Information about the Supplemental Plans

Plan Description. The CTA also maintains separate single-employer, defined benefit pension plans for selected individuals. The supplemental retirement plans provide benefits to employees of the CTA in certain employment classifications. The supplemental retirement plans consist of the: (1) closed board member plan (Board), (2) closed (Non-Qualified) supplemental plan for members that retired or terminated employment before March 2005, including early retirement incentive, and (3) closed (Qualified) supplemental plan for active employees and members retiring after March 2005. All plans are closed to new entrants. CTA received qualification under Section 401(a) of the Internal Revenue Code for the supplemental plan and established a qualified trust during 2005 for members retiring after March 2005 (Qualified Supplemental Retirement Plan). The Qualified Supplemental Retirement Plan is reported in a fiduciary fund, whereas the activities for the Non-Qualified and Board plans are included in the financial statements of the CTA's business-type activities.

Each of the Supplemental plans are administered by the Employee Retirement Review Committee (EERC) of the CTA, whose members are appointed by the Board of Directors of the CTA, which retains oversight of the plan administration. The plans are each established by CTA ordinances, which grant the EERC operational authority and can be modified by the CTA Board.

Contributions. The Board and Non-Qualified plans are administered on a pay as you go basis. The CTA contributes to the Qualified plan based on an actuarially determined rate recommended by an independent actuary. The actuarially determined rate is the estimated amount necessary to finance the costs of benefits earned by plan members during the year, with an additional amount to finance any unfunded accrued liability.

GASB Statements No. 67, Financial Reporting for Pensions Plans—an amendment of GASB Statement No. 25.

Investments. The Board and Non-Qualified plans are administered on a pay as you go basis. The Non-Qualified plan does not have any associated assets. The Board plan has a limited reserve held in cash or cash equivalents, which is not actively managed or associated with an investment policy. The Qualified plan's investment policy is established and may be amended by the CTA's Employment Retirement Review Committee. The primary objective of the policy is to provide a documented structure for the implementation of investment strategies which suggests the highest probability of maximizing the level of investment return within acceptable parameters for the total Fund's volatility and risk.

For the year ended December 31, 2017 and 2016, the annual money-weighted rate of return on Qualified plan assets, net of pension plan investment expense, was 14.4% and 7.47%, respectively. The money-weighted rate of return expresses investment performance, net of investment expense, adjusted for the changing amounts actually invested.

The RTA, Metra and Pace

Plan Description—Effective July 1, 1976, the RTA participates, along with Metra and Pace, in a cost-sharing multi-employer noncontributory defined benefit pension plan, the Regional Transportation Authority Pension Plan (Plan), covering substantially all employees not otherwise covered by a union pension plan. The responsibilities for establishing, administering, and amending the Plan are divided among a Board of Trustees, a Retirement Committee, a Plan Administrator, and the RTA Board of Directors (Plan Administrators).

The Plan is classified as a "governmental plan" and is, therefore, generally exempt from the provisions of the Employee Retirement Income Security Act of 1974. The Internal Revenue Service has issued a letter of determination dated September 30, 1988 stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (Code) and is, therefore, exempt from Federal income taxes under the provisions of Section 501(a) of the Code. The Plan operates on a calendar fiscal year.

Pension Benefits—Participants are entitled to annual pension benefits upon normal retirement at age 65. Such benefits are generally based on a percentage of the average annual compensation in the highest three years of service, whether consecutive or not, multiplied by the number of years of credited service.

The Plan provides that, upon retirement, benefits will be reduced by a defined percentage for participants who received credit for prior service with an eligible employer.

The Plan permits early retirement with reduced benefits at age 55 after completing ten years of credited service. As a result of the August 1, 1999 amendment to the Plan, participants may receive their full vested benefits if they are at least 55 years of age and their combined age at retirement and credited years of service equal eighty-five or higher (known as "Rule of Eighty-Five Early Retirement).

The Plan provides for benefit payments to beneficiaries based on one of the payment methods selected by participants, as outlined in the Plan.

Disability Benefits—An employee is eligible for a disability pension if he or she becomes disabled after the completion of ten years of credited service, and is no longer receiving long-term disability benefits under a separate RTA benefit plan, or after reaching age 65, whichever is later.

Contributions and Vesting —The Plan is funded solely by employer contributions, which are actuarially determined under the entry age actuarial cost method. Contributions to the plan from the Authority were \$2.3 million for the year ended December 31, 2017.

Participating employees do not contribute to the Plan. If participants terminate continuous service before rendering five years (ten years prior to January 1, 1987) of credited service, they forfeit the right to receive the portion of their accumulated benefits attributable to employer contributions. All forfeitures are applied to reduce the amount of contributions otherwise payable by the employer.

At December 31, 2017, the Authority reported a liability of \$3,932 for its proportionate share of the net pension liability. The net pension liability was measured as of December 31, 2016, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The Authority's proportion of the net pension liability was based on a projection of the Authority's long-term share of contributions to the pension plan relative to the projected contributions of all participating employers, actuarially determined. At December 31, 2016, the Authority's proportion was 10.40%, which was a decrease of 0.60% from its proportion measured as of December 31, 2015.

For the year ended December 31, 2017, the Authority recognized pension expense of \$1.1 million. At December 31, 2017, the Authority reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources (amounts in thousands):

	 d Outflows esources	 ed Inflows esources
Differences between expected and actual experience	\$ 845	\$ -
Changes of assumptions	-	141
Net difference between projected and actual earnings on		
pension plan investments	1,952	
Changes in proportion and differences between Authority		
contributions and proportionate share of contributions	974	3,480
Authority contributions subsequent to the measurement date	 2,348	
Total	\$ 6,119	\$ 3,621

The \$2.348 reported as deferred outflows of resources related to pensions resulting from Authority contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ended December 31, 2018.

Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense over the average remaining service life of plan members or a fixed five-year period as follows (amounts in thousands):

2018 \$ 41 2019 41 2020 (164) 2021 222 2022 10	Year ended December 31:	Amount		
2019 41 2020 (164) 2021 222 2022 10				
2020 (164) 2021 222 2022 10	2018	\$	41	
2021 222 2022 10	2019		41	
202210	2020		(164)	
	2021		222	
	2022		10	
		·		
Total <u>\$ 150</u>	Total	\$	150	

Actuarial assumptions. The total pension liability in the December 31, 2017 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Inflation 2.75 percent

Salary increases 3.25 percent to 8.75 percent including inflation

Investment rate of return 7.50 percent, net of pension plan investment expense, including

inflation

Mortality rates were based on the RP 2014 Employee Mortality Table, sex distinct, for pre-retirement mortality and the RP 2014 Healthy Annuitant Mortality table, sex distinct for post-retirement mortality. The assumed rate of investment return was adopted by the Plan's trustees after considering input from the Plan's investment consultant and actuary. Additional information about the assumed rate of investment return is included in the actuarial valuation report as of January 1, 2015 and experience study for the period January 1, 2009 through January 1, 2014.

The long-term expected rate of return on pension plan investments was determined using a building-block method in which expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. These arithmetic real rates of return are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. For each major asset class that is included in the pension plan's target asset allocation as of January 1, 2017 are summarized in the following table:

Asset Class	TargetAllocation	Expected Real Rate of Return
Large Cap U.S. Equity	15.0 %	6.30%
Small/Mid Cap Equities	8.0 %	6.90%
International Equity	10.0 %	6.50%
Emerging Market International Equity	6.0 %	10.30%
Core Bonds	15.5 %	1.30%
Multi-Sector Fixed Income	12.5 %	1.50%
Private Equity	8.0 %	7.80%
Private Real Assets	5.0 %	5.40%
Real Assets (Core)	8.0 %	3.80%
Hedge Funds	5.0 %	3.10%
Global Asset Allocation	5.0 %	2.80%
Cash	2.0 %	0.20%

Discount rate. A single discount rate of 7.50% was used to measure the total pension liability. This single discount rate was based on the future expected rate of return on pension plan investments of 7.50%. The projection of cash flows used to determine this single discount rate assumed that employer contributions will be made at the actuarially determined contribution rates. Based on these assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Sensitivity of the Authority's proportionate share of the net pension liability to changes in the discount rate. The following presents the Authority's proportionate share of the net pension liability calculated using the discount rate of 7.50%, as well as what the Authority's proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6.50%) or 1-percentage-point higher (8.50%) than the current rate (amounts in thousands):

	 Decrease 6.50%)	Di	urrent scount e (7.50%)	 Increase 8.50%)
Authority's proportionate share of the net pension liability	\$ 7,139	\$	3,932	\$ (1,174)

Pension plan fiduciary net position. The complete Plan financial report, including all required disclosures can be obtained from the Plan Administrators at the following address:

Regional Transportation Authority Pension Plan 175 West Jackson Boulevard, Suite 1650 Chicago, IL 60604

NOTE 12. RISK MANAGEMENT

RTA

The RTA is exposed to various risks including, but not limited to, losses from workers' compensation, employee health insurance, and general liability/property. Commercial insurance coverage is procured to limit the RTA's exposure to such losses.

The Workers' Compensation and Employers' Liability Insurance Policy is held through The Hartford. The RTA is insured for \$500,000 each accident for bodily injury by accident, \$500,000 each employee for bodily injury by disease and \$500,000 policy limit. The RTA procured property, general liability, automobile, and umbrella insurance policies with Zurich American Insurance Company. Under these policies, the RTA is insured for \$1,000,000 each occurrence with a general aggregate limit of \$2,000,000, and a personal and advertising injury limit of \$1,000,000. The RTA also procured public officials and employment practices liability coverage through ACE American Insurance Company with an aggregate coverage limit of \$3,000,000; cyber liability coverage through Illinois Union Insurance Company with an aggregate coverage limit of \$3,000,000; and fidelity and crime coverage through Great American Insurance Group with an aggregate coverage limit of \$5,000,000. The RTA had no settlements in excess of this insurance coverage in the past three years. There have been no significant reductions in the amount of coverage from the prior year.

In addition, the RTA is a participant in RTA's Loss Financing Plan (Plan) and Joint Self-Insurance Fund. The Fund was created as required by Article Two of the Plan with the RTA and the three Service Boards as participants. The Plan is intended primarily to serve as a mechanism for funding catastrophic losses and, by capitalizing the Fund in advance of such losses, to smooth their impact over time. The Fund is essentially a self-insurance program that provides a means for financing losses that are normally insured, and is included in the RTA's reporting entity as a proprietary fund type (enterprise fund). The Plan is administered by the RTA, CTA, Metra, and Pace (Participating Entities) utilizing a Fund Manager appointed by the RTA and three Fund Advisors, one appointed by each of the Service Boards.

Each participating entity (RTA, CTA, Metra, and Pace) is only responsible to repay the Fund for submitted claims paid by the Fund. The Fund acts exclusively as a claims-service, and financing mechanism, not an insurer, with respect to claims presented.

The limit of liability to the Fund is established at \$50 million less the retained limit (deductible portion) as described below:

General Liability—The categories of general liability that are covered, with certain defined exclusions, by the joint agreement are:

- Personal injury
- Property damage
- Advertising injury
- Evacuation, evacuation expenses and loss of use

Further, the Plan purchases excess liability insurance on behalf of all four participating agencies, with self-insured retention limits of up to \$15,000,000 and coverage for losses from \$15,000,000 to \$100,000,000.

The retained limit (deductible portion) for each Participating Entity is:

	A	Amount			
	(in t	housands)			
CTA	\$	3,500			
Metra		3,000			
Pace		1,000			
RTA		500			

Director, Officer and Employee Liability—All directors, officers or employees of each Participating Entity are covered, with certain defined exclusions, by the Plan. The retained limits are \$100 thousand for each covered person. If a loss is covered under both types of liability, then the retained limit for general liability will apply.

CTA

The CTA is exposed to various types of risk of loss, including torts; theft of, damage to, or destruction of assets; errors or omissions; job-related illnesses or injuries to employees; natural disasters; and environmental occurrences. Also included are risks of loss associated with providing health, dental, and life insurance benefits to employees.

The CTA provides health insurance benefits to employees through two insured health maintenance organizations and a self-insured comprehensive PPO plan. The CTA provides dental insurance benefits through an insured dental maintenance organization and a self-insured dental indemnity plan. The CTA does not purchase stop-loss insurance for its self-insured comprehensive PPO plan. The CTA provides life insurance benefits for active employees through an insured life insurance program.

CTA purchases property insurance for damage to CTA property including rolling stock. This insurance program is effective July 29, 2017 to July 29, 2018. Property limit of liability is \$130 million per occurrence, and is purchased in two layers. The first/primary layer provides a \$25 million limit. The excess layer provides the \$105 million limit excess and above the primary. The basic policy deductible is \$250 thousand per each occurrence, with some exceptions as defined more fully in the policy.

The CTA is also self-insured for general liability, workers' compensation, employee accidents, environmental, business interruption, terrorism, and automotive liability losses arising from automotive liability, property, property-related business interruption, terrorism, employment-related suits, including discrimination and sexual harassment, and management liability of board members, directors, and officers of the CTA.

The RTA provides excess liability insurance to protect the self-insurance programs for general liability and terrorism currently maintained by the CTA. There are three insurance policies in effect from June 15, 2017 to June 15, 2018. The first policy provided \$15 million in excess of the \$15 million self-insured retention and \$30 million in the aggregate. The second policy provides \$20 million in excess of the \$30 million and \$40 million in the aggregate. The third policy provides \$50 million in excess of \$50 million and \$100 million in the aggregate. In 2017 and 2016, no CTA claim existed that is expected to exceed the \$15 million self-insured retention under this insurance policy.

The CTA participates in a Joint Self-Insurance Fund (the Fund) with the RTA that permits the CTA to receive monies necessary to pay injury and damage claims in excess of \$2.5 million per occurrence up to a maximum of \$47.5 million from the Fund. The CTA is obligated to reimburse the Fund for the principal amount borrowed plus a floating interest rate. However, reimbursement payments, including interest, cannot exceed \$3.5 million in any one year. No borrowings were made from the Fund in fiscal years 2017 or 2016.

Settlements did not exceed coverage for any of the past four years, and there has been no significant reduction in coverage during that period.

Self-insured liabilities are reported when it is probable that a loss has occurred and the amount of that loss can be reasonably estimated. Liabilities include an amount for claims that have been incurred but not reported. Because actual claims liabilities depend on such complex factors as inflation, changes in legal doctrines, and damage awards, the process used in computing claims liability does not necessarily result in an exact amount. Claims liabilities are reevaluated periodically to take into consideration recently settled claims, the frequency of claims, and other economic and social factors. The estimate for injury and damage claims is adjusted for a current trend rate and discount factor of 2.0% and 3.0%, respectively. The estimate for workers' compensation claims is adjusted for a current trend rate and discount factor of 5.0% and 3.0%, respectively. Changes in the balance of claims liabilities during the past two years are as follows (in thousands of dollars):

				Group			
	lnj	jury and	H	lealth and		Workers'	
	D	amage		Dental	Со	mpensation	Total
Balance at January 1, 2015	\$	93,263	\$	17,938	\$	169,053	\$ 280,254
Funded*		13,000		142,050		60,498	215,548
Funding (excess)/deficiency per actuarial requirement		7,724		-		1,244	8,968
Payments*		(17,867)		(140,305)		(62,757)	(220,929)
Balance at December 31, 2015		96,120		19,683		168,038	283,841
Funded*		10,500		147,992		58,229	216,721
Funding (excess)/deficiency per actuarial requirement		(1,548)		-		(7,538)	(9,086)
Payments*		(16,230)		(147,713)		(58,266)	(222,209)
Balance at December 31, 2016		88,842		19,962		160,463	269,267
Funded*		3,167		151,765		55,752	210,684
Funding (excess)/deficiency per actuarial requirement		21,479		-		6,084	27,563
Payments*		(38,591)		(152,771)		(55,752)	(247,114)
Balance at December 31, 2017	\$	74,897	\$	18,956	\$	166,547	\$ 260,400

Chapter 70, Paragraph 3605/39 of the Illinois Compiled Statutes requires the CTA to establish an injury and damage reserve in order to provide for the adjustment, defense, and satisfaction of all suits, claims, and causes of action, and the payment and satisfaction of all judgments entered against the CTA for damages caused by injury to or death of any person and for damages to property resulting from the construction, maintenance, and operation of the transportation system. The statute also requires the CTA to separately fund the current year's budgeted provision for the injury and damage reserve. See Note 5 regarding cash and investment amounts maintained in this account.

NOTE 13. REGION-WIDE FINANCIAL INFORMATION

The RTA management has elected to present certain region-wide financial information. The purpose of this information is to provide a total overview of transportation-related operations in the Northeastern Illinois region. This information includes the transportation-related results of the Service Boards' affiliated carriers. Accordingly, this region-wide information is presented in the combining region-wide schedules of revenues and expenses and the combining region-wide statement of revenues and expenses—budget and actual.

The basic financial statements of the RTA and the Service Boards used to prepare the combining statement of revenues and expenses do not include the aggregate of system-generated revenues and

costs. The combining region-wide schedules of revenues and expenses include the aggregate of all system-generated revenues and costs.

For purposes of the system-generated revenues recovery ratio calculation, the Act requires that the costs used in the calculation include all operating costs consistent with accounting principles generally accepted in the United States of America, with certain allowable adjustments as enumerated in the Act. Costs funded by Federal capital grants are recorded as capital assets, and are excluded from the recovery ratio calculation as required by the Act.

The Act requires that the aggregate of all system-generated revenues equal at least 50% of the aggregated costs of providing such public transportation.

For 2017, the region-wide system-generated revenue recovery ratio is calculated from the combining region-wide schedules of revenues and expenses (budget and actual budget basis) as follows:

System-generated Revenue Recovery Ratio

(in thousands)	Revenues	s Expenses
CTA ^(a)	\$ 699,28	3 \$ 1,260,459
Metra ^(b)	398,72	5 718,132
Pace ^(c)	67,23	2 232,955
RTA	13,44	5 29,486
Total	\$ 1,178,68	5 \$ 2,241,032

The region-wide system-generated revenue recovery ratio for 2017 equals 51.22%.

- a) The system-generated revenue recovery ratio for the CTA included leasehold revenues of \$845 thousand and excluded Senior/Circuit Breaker Free Rides revenue of \$27.4 million, but excluded CTA expenses for security costs of \$17 million, security camera contracts & department costs for \$27.6 million, pension Obligation Bond debt service cost of \$156.6 million, \$4.8 million for depreciation and \$6.3 million of ICE costs. It also included in-kind services of \$22 million, both as revenues and expenses.
- b) Metra's system-generated revenue recovery ratio excluded Senior/Circuit Breaker Free Rides revenue of \$2.1 million and \$21.6 million of security costs, \$18.7 million for lease of transportation facilities, \$3.1 million for depreciation expense to carriers and bond service fees of \$27 thousand.
- c) Pace's system-generated revenue recovery ratio included an in-kind service of \$10.7 million both as revenues and expenses but excluded Senior/Circuit Breaker Free Rides revenue of \$2.1 million, pension costs of \$3.9 million in excess of actual contributions and bond interest costs of \$264 thousand.

These are allowable adjustments for the revenues recovery ratio computation per the Act. These adjustments are also reflected in the region-wide information, with the exception of the Senior/Circuit Breaker free ride credit, which is disallowed at the regional level.

Also, RTA Act section 4.01(b) requires the RTA Board to determine that the level of fares charged for ADA paratransit services is sufficient to cause the aggregate of all projected revenues from such fares charged and received in each fiscal year to equal at least 10% of the aggregate costs of providing such ADA paratransit services in fiscal years 2017. Pace ended the year with a 10% recovery ratio for Regional ADA Paratransit Services. The 2017 budget for ADA paratransit service adopted by the RTA meets the 10% recovery ratio requirement.

NOTE 14. RECONCILIATION OF GOVERNMENT-WIDE TO REGION-WIDE REVENUES AND EXPENSES

RTA's government-wide financial statements do not include fiduciary fund financial statement information which is added in the region-wide presentation. As also stated in Note 13, in-kind services are added in the system-generated revenues and expenses.

The following data (in thousands) reconciles the combining government-wide to region-wide schedules of revenues and expenses:

	RTA	CTA	Metra	Pace
Government-wide revenues (page 46)	\$ 745,647	\$ 1,907,182	\$ 998,476	\$ 496,816
Sales tax agency fund	1,210,280	-	-	-
Pension trust fund	53,092	4,202	-	-
Senior free rides	-	27,405	-	2,132
In-kind services	-	22,000	2,100	10,669
GASB 34	(17,507)	-	-	-
Region-wide revenues (page 47)	1,991,512	1,960,789	1,000,576	509,618
Government-wide expenses (page 46)	634,884	2,117,253	1,009,791	444,335
Sales tax agency fund	1,210,280	-	-	-
Pension trust fund	17,908	4,202	-	-
In-kind services	-	22,000	-	10,669
Security costs	-	(44,675)	(21,600)	-
Lease of transportation facilities	-	-	(18,696)	-
ICE		(6,330)	-	
Pension and other employee benefits	-	(156,574)	(27)	(3,917)
Capital (depreciation, disposals/additions)	-	(4,802)	(3,138)	-
GASB 34	(15,124)	-	-	-
Region-wide expenses (page 47)	1,847,948	1,931,074	966,330	451,088
Net revenues	\$ 143,564	\$ 29,715	\$ 34,246	\$ 58,530

NOTE 15. SUBSEQUENT EVENTS

CTA

Lease Transactions - Green Line

Pursuant to the Omnibus Termination Agreement executed on December 27, 2017 (the Termination Agreement), the 1998-JH Green Line Sublease Agreement was terminated on January 3, 2018. The Termination Agreement also provides that the 1998-JH Green Line Head Lease Agreement is scheduled to be terminated on December 15, 2018.

RTA

- On May 8, 2018, the RTA issued the 2018A Working Cash Note for \$150 million to manage the
 cash flow needs of the Authority and the Service Boards and to pay underwriters' discount on the
 Notes.
- On June 6, 2018, the RTA will issue the 2018B General Obligation Bond for \$139 million to finance
 a portion of the costs incurred in connection with the construction, acquisition, repair and
 replacement of certain public transportation facilities constituting the Authority's Capital Program,
 as amended from time to time, authorized under the Regional Transportation Authority Act and to
 pay Costs of Issuance of the Series 2018B Bonds.

REGIONAL TRANSPORTATION AUTHORITY AND SERVICE BOARDS

SPECIAL-PURPOSE COMBINING GOVERNMENT-WIDE SCHEDULES OF REVENUES AND EXPENSES YEAR ENDED DECEMBER 31, 2017

(In Thousands)

(III Modellide)	RTA											
	Government-Wide and Fiduciary					•		ing ents	Total			
	Funds (1)				Division		Division		Debit		Credit	Combined
REVENUES:												
Service Boards operating revenues	\$	- \$	608,465	\$	396,625	\$	66,561	\$	579	\$	-	\$ 1,071,072
RTA financial assistance		-	778,462		389,984		322,443		1,266,085		-	224,804
Other public funding	-		38,294		164,576		8,566		-		-	211,436
Capital grants			468,886		47,291		98,514		270,566		-	344,125
Sales taxes	131,789)	-		-		-		-		1,216,199	1,347,988
Interest on sales taxes	404	1	-		-		-		-		-	404
Public Transportation Fund	440,615	;	-		-		-		160,567		-	280,048
Operating assistance	12,070)	-		-		_		12,070		-	-
State assistance	130,222	<u> </u>	-		-		-		-		-	130,222
Investment income	8,482	<u> </u>	7,176		-		659		-		-	16,317
Program revenues and other	22,066	6	845		-		73		-		-	22,984
Interest revenue from leasing transactions		-	5,054		-		-		-		-	5,054
Total revenues	745,648	3 1	,907,182		998,476		496,816		1,709,867		1,216,199	3,654,454
EXPENSES:												
Operating		. 1	,417,786		761,593		400,494		-		579	2,579,294
Depreciation			489,895		248,198		43,841		-		-	781,934
Financial Assistance to Service Boards	216,457	,			-		-		-		216,457	-
Operating Assistance - CTA & Pace	30,112	2	-		-		-		-		30,112	-
Capital grants—discretionary	583	}	-		-		_		-		583	-
Capital grants—bonds	245,937		-		_		_		-		245,937	_
Insurance (JSIF)	5,553		-		_		_		-		-	5,553
Administrative and other expenses	19,270		-		_		_		-		_	19,270
Regional expenses	23,423		-		-		_		-		-	23,423
Technology program	1,917		_		_		_		_		_	1,917
Bond interest/Prepaid Ins Bond	96,706		200,359		-		_		_		_	297,065
Interest expense from leasing transactions		-	9,213		-		-		-		-	9,213
Total expenses	639,958	3 2	2,117,253		1,009,791		444,335		-		493,668	3,717,669
NET REVENUES (EXPENSES)	\$ 105,690) \$	(210,071)	\$	(11,315)	\$	52,481	\$	1,709,867	\$	1,709,867	\$ (63,215)

Note 1—Changes in net position shown on page 4 and net revenues and expenses shown on this page are similar.

Note 2—Government-wide to region-wide revenues and expenses shown on this page are reconciled in Note 14.

REGIONAL TRANSPORTATION AUTHORITY AND SERVICE BOARDS

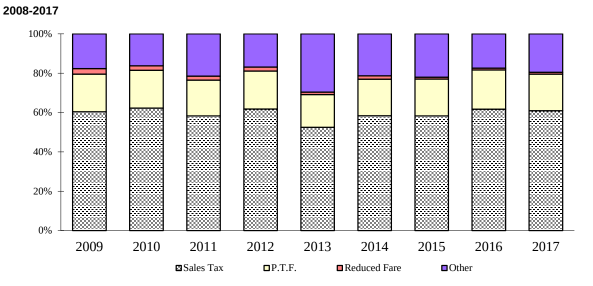
SPECIAL-PURPOSE COMBINING REGION-WIDE SCHEDULES OF REVENUES AND EXPENSES—BUDGET AND ACTUAL (BUDGETARY BASIS) YEAR ENDED DECEMBER 31, 2017

(In Thousands)

<u></u>	RTA Government-Wide and	Chicago	Service Boards Commuter	Suburban	- Com	bining		Total
	Fiduciary	Transit	Rail	Bus	Adjus	stments	Total	Region-Wide
DE1/E1/1/E0	Funds (1)	Authority	Division	Division	Debit	Credit	Combined	Budget
REVENUES: RTA financial assistance	\$ -	\$ 778,462	\$ 389,984	\$ 322,445	\$ 1.266.085	¢	\$ 224,806	¢
Other public funding	Ψ -	φ 110,40Z	164,576	\$ 322,445 8,566	\$ 1,200,000	Ψ - -	173,142	Φ -
Gain on sale of assets	_	-	-		_	_	-	_
Capital grants	_	468,886	47,291	98,514	270,566	_	344,125	_
Interest revenue from leasing transactions	-	5,899	-	-		-	5,899	-
Sales taxes	1,173,916	-	-	-	-	-	1,173,916	1,254,698
Public Transportation Fund	362,647	-	-	-	160,567	-	202,080	395,815
General State revenue	222,642	-	-	-	-	-	222,642	-
Operating assistance	17,398	-	-	-	12,770	-	4,628	-
State Assistance Inc.	130,222	-	-	-	-	-	130,222	130,283
State reduced fare reimbursement	17,570	-	-	-	17,570	-	-	24,070
Pension contribution	11,881	4 202	-	-	-	-	11,881	-
Pension and other employee benefits	-	4,202	-	-	-	-	4,202	-
Pension investment income	41,213	-	-	-	-	-	41,213	-
Other revenues	-	4,057	-	12,861	-	-	16,918	-
Interest on sales taxes to Service Boards	579	-			579	-		-
Subtotal	1,978,068	1,261,506	601,851	442,386	1,728,137	-	2,555,674	1,804,866
Investment income	8,482	-	-	-	-	-	8,482	6,134
Other revenues	22,066	-	-	-	-	-	22,066	
Interest on sales taxes	404	-	-	-	-	-	404	166
Service Boards revenues	-	649,878	396,625	54,431	328	-	1,100,606	1,149,820
GASB 34 conversion	(17,507)	-	-	-	-	-	(17,507)	-
Add (Subtract):		07.405	0.400	0.400			24 627	
Senior Free Ride In-kind services	-	27,405 22,000	2,100	2,132 10,669		-	31,637 32,669	-
Subtotal	13,445	699,283	398,725	67,232	328		1,178,357	1,156,120
Subiotal	13,445	099,203	390,723	07,232	320		1,170,337	1,130,120
Total revenues	1,991,513	1,960,789	1,000,576	509,618	1,728,465	-	3,734,031	2,960,986
EXPENSES:								
Depreciation	-	485,094	248,198	43,841	-	-	777,133	-
Interest expenses from leasing transactions	-	9,213	-	-	-	-	9,213	-
Interest expenses from bond transactions	1 224 442	99,089	-	-	-	1 224 442	99,089	-
Operating grants to Service Boards CTA & PACE (PTF) expenditures	1,234,442 204,257	-	-	-	-	1,234,442 204,257	-	-
Capital grants—discretionary	583	-	-	-	_	583	_	-
Capital grants—bonds	245,937	-	-	_	_	260,143	(14,206)	_
State reduced fare reimbursement	17,570	-	-	-	-	17,570	-	-
Bond-related expenses	96,706	-	-	174,292	-	· -	270,998	219,463
Pension and other employee benefits	17,909	77,219	-	-	-	-	95,128	-
Miscellaneous expense	5,553	-	-	-	-	10,563	(5,010)	-
Interest on sales taxes to Service Boards	579				-	579		<u>-</u>
Subtotal	1,823,536	670,615	248,198	218,133	-	1,728,137	1,232,345	219,463
Operating expenses	-	1,450,840	761,593	226,201	-	328	2,438,306	2,709,002
Pension and other employee benefits	-	-	- ,	-	-	-	-	16,943
Administrative expenses	19,270	-	-	-	-	-	19,270	22,055
Regional expenses	23,423	-	-	-	-	-	23,423	-
Technology program	1,917	-	-	-	-	-	1,917	-
GASB 34 conversion	(15,124)	-	-	-	-	-	(15,124)	-
Add (Subtract): In-kind services		00.000		40.000			20,000	20.000
Security costs	-	22,000 (44,675)	(21,600)	10,669	-	-	32,669 (66,275)	32,669 (66,275)
Bond Interest expense	-	(44,073)	(21,000)	_	_	-	(00,273)	(00,273)
Pension Obligation Bond Debt Service	-	(156,574)	(27)	(3,915)	-	_	(160,516)	(160,516)
Lease of transportation facilities	-	-	(18,696)	-	-	-	(18,696)	, ,
ICE	-	(6,330)	-	-	-	-	(6,330)	(6,330)
Capital (depreciation, disposals/additions)		(4,802)	(3,138)		-	-	(7,940)	(7,940)
Subtotal	29,486	1,260,459	718,132	232,955	-	328	2,240,704	2,520,912
Total expenses	1,853,022	1,931,074	966,330	451,088	-	1,728,465	3,473,049	2,740,375
NET REVENUES (EXPENSES)	\$ 138,491	\$ 29,715	\$ 34,246	\$ 58,530	\$ 1,728,465	\$ (1,728,465)	\$ 260,982	\$ 220,611

⁽¹⁾ RTA amounts represent government-wide revenues and expenses and fiduciary fund increases (revenues) and decreases (expenses).

RTA REVENUE BY SOURCE

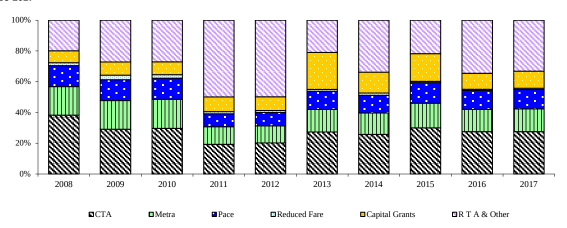


Last Ten Years					(In Thousands)
		Public Transportation			
	Sales Tax	Fund	Reduced Fare	Other	Total
12 Months Ended 12/31/08	\$ 921,245	\$ 227,201	\$ 28,919	\$ 129,784	\$ 1,307,149
Percentage of Total	70.48%	17.38%	2.21%	9.93%	100%
12 Months Ended 12/31/09	894,238	282,541	41,970	262,098	1,480,847
Percentage of Total	60.39%	19.08%	2.83%	17.70%	100%
12 Months Ended 12/31/10 Percentage of Total	931,435	287,404	33,570	243,845	1,496,254
	62.25%	19.21%	2.24%	16.30%	100%
12 Months Ended 12/31/11	975,670	305,395	34,070	360,002	1,675,137
Percentage of Total	58.24%	18.23%	2.03%	21.49%	100%
12 Months Ended 12/31/12 Percentage of Total	1,021,686	319,892	34,070	279,571	1,655,219
	61.73%	19.33%	2.06%	16.89%	100%
12 Months Ended 12/31/13 Percentage of Total	1,071,225	339,188	25,820	604,173	2,040,406
	52.50%	16.62%	1.27%	29.61%	100%
12 Months Ended 12/31/14 Percentage of Total	1,121,275	357,711	34,070	410,449	1,923,505
	58.29%	18.60%	1.77%	21.34%	100%
12 Months Ended 12/31/15 Percentage of Total	1,169,268	376,897	17,570	443,582	2,007,317
	58.25%	18.78%	0.88%	22.10%	100%
12 Months Ended 12/31/16 Percentage of Total	1,185,182	382,748	17,570	335,398	1,920,898
	61.70%	19.93%	0.91%	17.46%	100%
12 Months Ended 12/31/17 Percentage of Total	1,185,986	362,647	17,570	380,963	1,947,166
	60.91%	18.62%	0.90%	19.56%	100%

Note: Amounts above include revenues from the General Fund and the Agency Fund

DISTRIBUTION OF EXPENDITURES

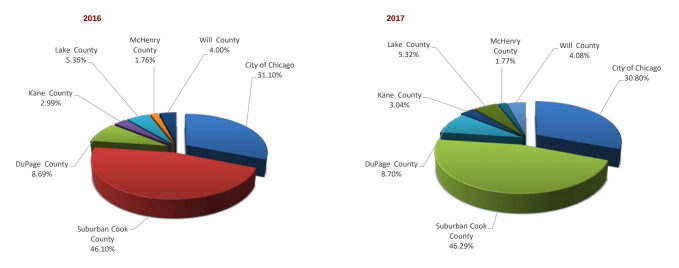
2008-2017



Last Ten Years		Financial	Assistance			Reduced		Capital	RTA	(1	n Thousands)
	СТА	Metra	Pace	Total	_	Fare		Grants	and Other		Total
12 Months Ended 12/31/08 Percentage of Total	\$ 591,760 38.25%	\$ 287,181 18.56%	\$ 211,620 13.68%	\$ 1,090,561 70.49%	\$	28,919 1.87%	\$	119,374 7.72%	\$ 308,308 19.93%	\$	1,547,161 100%
12 Months Ended 12/31/09 Percentage of Total	417,288 29.09%	267,576 18.65%	194,698 13.57%	879,562 61.32%		41,970 2.93%		123,069 8.58%	389,857 27.18%		1,434,457 100%
12 Months Ended 12/31/10 Percentage of Total	436,467 29.66%	277,506 18.86%	202,463 13.76%	916,436 62.28%		33,570 2.28%		122,998 8.36%	398,531 27.08%		1,471,534 100%
12 Months Ended 12/31/11 Percentage of Total	485,117 19.25%	289,179 11.48%	212,253 8.42%	986,549 39.15%		34,070 1.35%		241,047 9.57%	1,258,260 49.93%		2,519,926 100%
12 Months Ended 12/31/12 Percentage of Total	538,594 20.14%	297,369 11.12%	233,872 8.74%	1,069,835 40.00%		34,070 1.27%		237,717 8.89%	1,333,074 49.84%		2,674,696 100%
12 Months Ended 12/31/13 Percentage of Total	576,678 27.27%	308,812 14.60%	252,133 11.92%	1,137,623 53.80%		25,820 1.22%		508,343 24.04%	442,732 20.94%		2,114,518 100%
12 Months Ended 12/31/14 Percentage of Total	597,363 25.72%	322,518 13.88%	268,657 11.57%	1,188,538 51.17%		34,070 1.47%		314,780 13.55%	785,469 33.81%		2,322,856 100%
12 Months Ended 12/31/15 Percentage of Total	631,806 29.95%	337,773 16.01%	283,751 13.45%	1,253,330 59.42%		17,570 0.83%		379,755 18.00%	458,601 21.74%		2,109,256 100%
12 Months Ended 12/31/16 Percentage of Total	642,155 27.53%	336,898 14.44%	287,674 12.33%	1,266,728 54.30%		17,570 0.75%		242,086 10.38%	806,311 34.57%		2,332,695 100%
12 Months Ended 12/31/17 Percentage of Total	630,467 27.52%	339,865 14.83%	288,253 12.58%	1,258,585 54.93%		17,570 0.77%		256,362 11.19%	758,542 33.11%		2,291,059 100%

Note: Amounts above include expenditures from the General Fund and the Agency Fund

SALES TAX REVENUE SOURCE BY COUNTY/CITY OF CHICAGO



Last Ten Years								(In Thousands)
	City of Chicago	Suburban Cook County	DuPage County	Kane County	Lake County	McHenry County	Will County	Total
12 Months Ended 12/31/08	\$272,121	\$447,437	\$77,227	\$26,472	\$48,166	\$16,034	\$33,788	\$921,245
Percentage of Total	29.54%	48.57%	8.38%	2.87%	5.23%	1.74%	3.67%	100%
12 Months Ended 12/31/09	267,553	418,793	79,060	27,144	49,782	16,627	35,279	894,238
Percentage of Total	29.92%	46.83%	8.84%	3.04%	5.57%	1.86%	3.95%	100%
12 Months Ended 12/31/10	278,394	438,000	81,996	28,368	50,789	17,193	36,695	931,435
Percentage of Total	29.89%	47.02%	8.80%	3.05%	5.45%	1.85%	3.94%	100%
12 Months Ended 12/31/11 Percentage of Total	295,770	453,866	85,937	29,799	52,994	17,712	39,592	975,670
	30.31%	46.52%	8.81%	3.05%	5.43%	1.82%	4.06%	100%
12 Months Ended 12/31/12 Percentage of Total	312,519	474,249	88,845	30,569	56,169	18,284	41,051	1,021,686
	30.59%	46.42%	8.70%	2.99%	5.50%	1.79%	4.02%	100%
12 Months Ended 12/31/13 Percentage of Total	327,809	497,997	94,329	31,667	57,650	19,077	42,696	1,071,225
	30.60%	46.49%	8.81%	2.96%	5.38%	1.78%	3.99%	100%
12 Months Ended 12/31/14 Percentage of Total	343,832	521,593	97,995	33,208	62,156	19,964	45,249	1,123,997
	30.59%	46.41%	8.72%	2.95%	5.53%	1.78%	4.03%	100%
12 Months Ended 12/31/15 Percentage of Total	363,131	541,214	100,795	34,482	62,705	20,385	46,555	1,169,267
	31.06%	46.29%	8.62%	2.95%	5.36%	1.74%	3.98%	100%
12 Months Ended 12/31/16 Percentage of Total	368,589	546,376	102,966	35,476	63,521	20,801	47,453	1,185,182
	31.10%	46.10%	8.69%	2.99%	5.36%	1.76%	4.00%	100%
12 Months Ended 12/31/17 Percentage of Total	365,311	548,955	103,254	36,047	63,041	20,976	48,403	1,185,987
	30.80%	46.29%	8.70%	3.04%	5.32%	1.77%	4.08%	100%

Note: Amounts above include revenues from the General Fund and the Agency Fund

LEGAL DEBT CAPACITY

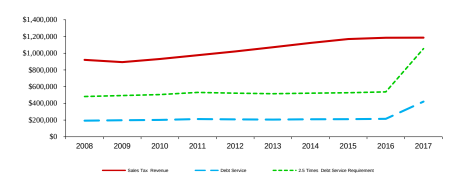
(In Thousands)

2017

	Balance Outstanding		Working	
Logal Dakt Margin	at December 31, 2017	Issued	ŭ	Total
Legal Debt Margin:	at December 31, 2017	issueu	Cash Notes	Total
Debt Limitation per Act for General Obligations				
Debt applicable to limitation :				\$2,600,000
Non-SCIP Bonds:				+ =,,
1990A General Obligation Bonds	\$21,410			
1991A General Obligation Bonds	26,695			
1994B General Obligation Bonds	· -			
1994D General Obligation Bonds	13,065			
1997 General Obligation Refunding Bonds	28,930			
2003B General Obligation Bonds	108,770			
2005B General Obligation Refunding Bonds	89,420			
2010A General Obligation Bonds	29,880			
2010B General Obligation Bonds	112,925			
2011A General Obligation Refunding Bonds	30,310			
2014A General Obligation Bonds	94,560			
2016A General Obligation Bonds	94,020			
Total RTA Bonds Applicable to Limitation	649,985			(649,985)
SCIP Bonds:				
1992A General Obligation Bonds	-	188,000		
1993A General Obligation Bonds	<u>-</u>	55,000		
1994A General Obligation Bonds	-	195,000		
1994C General Obligation Bonds	9,790	62,000		
1999 General Obligation Refunding Bonds	167,245	-		
2000 General Obligation Bonds	169,815	260,000		
2001A General Obligation Bonds	66,290	100,000		
2001B General Obligation Refunding Bonds	19,810	_		
2002A General Obligation Bonds	111,320	160,000		
2003A General Obligation Bonds	188,695	260,000		
2004A General Obligation Bonds	195,040	260,000		
2006A General Obligation Bonds	5,970 _	250,350		
2017A General Obligation Bonds	191,205	_		
	933,975			
Total SCIP Bonds Applicable to Limitation		\$1,790,350		(1,790,350)
Total SCIP Bonds Outstanding				
Total Bonds Outstanding	\$1,583,960			
Debt Margin for General Obligations				159,665
				
Debt Limitation per Act for Working Cash Notes Total RTA Working Cash Notes Applicable to Lim	nitatic 300,000		\$400,000 (300,000)	
Debt Margin for Working Cash Notes				100,000
Total Legal Debt Margin				\$259,665

COMPARISON OF SALES TAX REVENUE TO DEBT SERVICE REQUIREMENT

2008 - 2017 (In Thousands)



As defined in the Bond and Note General Ordinance, ordinance 85-39, Section 909 (3), revenue test required that all RTA revenues shall equal or exceed two and one-half (2.5) times the maximum annual debt service requirements. In the graph presented above, the RTA compares 2.5 times debt service requirement to sales tax revenues, a major RTA revenue. In effect, the RTA significantly exceeds the revenue test defined in the ordinance.

Last Ten Years								(In Thousands)	
Year	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017
Sales Tax Revenue	921,245	894,238	931,435	975,670	1,021,686	1,071,225	1,123,997	1,169,267	1,185,182	1,185,986
Debt Service Requirement	192,555	197,529	201,994	212,441	208,712	206,228	208,985	211,041	214,984	421,835
2.5 Times Debt Service Requirement	481,388	493,823	504,985	531,103	521,780	515,570	522,463	527,603	537,460	1,054,588

Differences, if any, between debt service amounts presented above and amounts presented in the accompanying financial statements represent timing differences between payments made to trustees and payments made to bondholders. Also, investment income earned in the debt service accounts may lower actual cash transfers from the General Fund.

RATIO OF ANNUAL DEBT SERVICE REQUIREMENTS FOR GENERAL OBLIGATION BONDS TO TOTAL EXPENDITURES

Last Ten Years (In Thousands) Ratio of Debt Service to Total **Debt Service Requirements** Total Year Principal Interest Total Expenditures Expenditures 2008 \$ 127,870 192,555 1,547,161 12.45% 64.685 2009 68,455 129,074 197,529 1,434,457 13.77% 1,475,959 13.69% 2010 74,060 127,934 201,994 79,110 133,331 8.43% 2011 212,441 2,519,926 2012 84,375 124,337 208,712 2,679,696 7.79% 88,800 117,428 9.73% 2013 206.228 2.119.518 2014 93,740 115,245 208,985 2,322,856 9.00% 2015 100.610 110,431 211,041 2,109,256 10.01% 2016 106,385 108,599 214,984 2,332,695 9.22% 2017 313,870 107,965 421,835 2,291,059 18.41%

Table 7

FEDERAL ALLOCATION OF CAPITAL FUNDS TO NORTHEASTERN ILLINOIS

Last Ten Calendar Years

Sections 5309, 5307/5340, 5337 and Title 1 including CMAQ and STP (Formerly Section 3, 9, & 23, respectively)

(In Millions)

Federal		Chicago	Commuter	Suburban	Regional	
Fiscal	Total	Total Transit Rail		Bus	Transportation	
Year	Awarded	Authority	Division	Division	Authority	
2008	\$ 489.91	\$ 279.38	\$ 169.55	\$ 40.98	\$ -	
2009	917.78	535.32	297.57	84.89	-	
2010	459.25	266.23	154.97	38.05	-	
2011	489.37	299.50	145.02	44.85	-	
2012	537.26	306.46	149.63	41.39	39.78	
2013	629.76	403.73	158.59	67.44	-	
2014	533.43	317.02	161.55	54.86	-	
2015*	1,034.69	826.16	161.32	47.21	-	
2016	528.31	295.30	190.69	42.32	-	
2017*	504.56	294.77	169.83	39.96	-	
Total	\$ 6.124.32	\$ 3.823.87	\$ 1.758.72	\$ 501.95	\$ 39.78	

Source of data: Information obtained from the Service Boards' records.

^{* 2015} data includes \$557.00 TIFIA funding for CTA. Out of \$557.00 applied for, CTA received \$374.90

^{* 2017} data includes \$5.18M of reprogrammed CTA federal formula funds, \$0.06M additional Metra federal formula funds and \$0.01M additional Pace federal formula funds

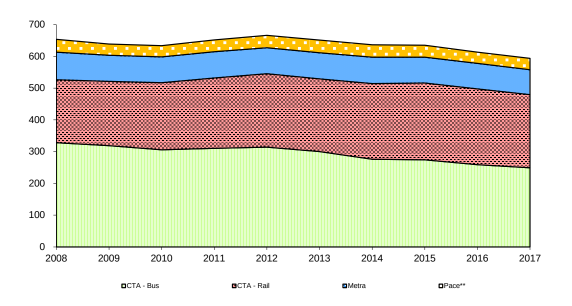
RTA & SERVICE BOARDS OPERATING CHARACTERISTICS

2017

Ch	icago Tra	ansit Authority	Met	ra Comi	muter Rail Division*	Pac	e Subui	ban Bus Division
Ra	oid Trans	<u>sit</u>	Com	nmuter F	<u>Rail</u>	<u>Fixe</u>	d Route	Bus
•	8	rail lines	•	11	rail lines	•	162	regular routes
•	145	stations served	•	488	route miles	•	42	feeder routes
•	1,492	rapid transit cars	•	1,155	miles of track	•	20	shuttle routes
•	230.2	million riders per year	•	241	stations	•	626	vehicles in use during peak periods
•	1,819	STO* positions	•	150	locomotives	•	28.8	million riders per year
Mo	tor Bus		•	849	passenger cars	•		Pace-owned buses
•	129	bus routes	•	186	electric cars	•		full-time employees
•	1,864	buses	•	691	weekday trains operated	•	1,714	ruil-time employees
•	,		•	78.6	million riders per year	ADA	Paratra	<u>ansit</u>
•	249.2	million riders per year	•	4,870	full-time employees	•	353	Pace-owned lift-equipped
•	3,775	STO* positions	•	1.7	billion passenger miles per year			vehicles in service
<u>CT.</u>	A Totals		•	43.4	million vehicle revenue miles per year	•		million riders per year
•	1.4	billion rail passenger miles per year				•	39	full-time employees
•	618.0	million bus passenger miles per year				Dial-	-a-Ride	
•	125.8	million vehicle revenue miles per year				•	68	local services
•	4,345	without STO* positions				•	197	Pace-owned lift-equipped vehicles in service
*	CTO is a	ahadulad transit anaratara. This				•	284	communities served
C	lassificat	cheduled transit operators. This ion includes bus operators, motormen, rs, and customer assistants.	*/	All data e	excludes NICTD South Shore	•	1.1	million riders per year
						<u>Van</u>	<u>oool</u>	
						•	584	vanpool vehicles in operation
5	Source of	data: Information obtained from the Serv	vice Bo	oards, th	e NTD, and RTA records.	•	1.5	million riders per year

System Ridership and Unlinked Passenger Trips

2008-2017 (In Millions)



Last Ten Years									(In	Millions)
Service Consumed:	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017
CTA - Bus CTA - Rail	328.2 198.1	318.7 202.6	306 210.9	310.4 221.6	314.4 231.2	300.1 229.1	276.1 238.1	274.3 241.7	259.1 238.6	249.2 230.2
Total CTA*	526.3	521.3	516.9	532	545.6	529.2	514.2	516	497.7	479.4
Metra	86.8	82.3	81.4	82.7	81.3	82.3	83.4	81.6	80.1	78.6
Pace**	40.5	35.1	35.1	37.1	39.2	39.9	38.9	37.3	35.4	35.5
System Total	653.6	638.7	633.4	651.8	666.1	651.4	636.5	634.9	613.2	593.5
Percent Change	5.1%	-2.3%	-0.8%	2.9%	2.2%	-2.2%	-2.3%	-0.3%	-3.4%	-3.2%

^{*}CTA ridership includes rail-to-rail transfers.

Source of data: National Transit Database and Service Board reported data.

^{**}PACE ridership includes ADA Paratransit rides beginning in 2007.

FINANCIAL RESULTS OF PURCHASED SERVICES AGENCIES

The following is a summary of the financial results, as reported to the Service Boards, of each transportation agency, which had a purchase of service agreement with a Service Board or received financial grants or financial assistance from a Service Board during 2017.

(In	Thousands)
(III)	THOUSanusi

(in measure)	Operating Revenues		Operating Expenses		Operating Deficit		Service Board Funding			Other Public Funding	
Metra											
Union Pacific	\$	127,937	\$	212,058	\$	(84,121)	\$	84,121	\$	-	
Burlington Northern/Santa Fe		75,763		79,308		(3,545)		3,545		-	
Total Metra	\$	203,700	\$	291,366	\$	(87,666)	\$	87,666	\$	-	
Pace											
Summary of Services											
Fixed Route - Public Funded Carriers	\$	1,418	\$	4,145	\$	(2,727)	\$	4,146	\$	2,727	
Fixed Route - Private Contract Carriers	,	6,668	•	1,729	•	4,939	,	-	Ť	-	
Total Fixed Route Service		8,086		5,874		2,212		4,146		2,727	
Private Contract Carriers				40.00-		(44.000)					
DAR Services		1,575		13,667		(11,398)		6,200		5,891	
DAR and Stable Services Total Private Contract Carriers		10,934 12,509		156,681 170,348		(145,747) (157,145)		145,747 151,947		- 5,891	
Total Filvate Contract Carriers		12,509		170,340		(137,143)		131,941		5,691	
Paratransit - Municipal Carriers		305		4,191		(3,886)		538		3,348	
Total Pace	\$	20,900	\$	180,413	\$	(158,819)	\$	156,631	\$	11,966	
Pace Detail of Services											
Fixed Route - Public Funded Carriers											
City of Highland Park	\$	652	\$	1,499	\$	(847)	\$	1,499	\$	847	
Village of Niles	*	509	Ψ	2,202	Ψ	(1,693)	*	2,203	Ψ	1,693	
Village of Schaumburg		257		444		(187)		444		187	
Total	\$	1,418	\$	4,145	\$	(2,727)	\$	4,146	\$	2,727	
Private Contract Carriers - Fixed Route	_								_		
First Student	\$	3,749	\$	1,023	\$	2,726	\$	-	\$	-	
First Transit		540		27		513		-		-	
M V Transportation		2,379		679		1,700		-			
Total	\$	6,668	\$	1,729	\$	4,939	\$	-	\$	-	

FINANCIAL RESULTS OF PURCHASED SERVICES AGENCIES

(In Thousands)

(III THOUSanus)	Passenger Revenue	ontract xpense	Operating Deficit	Service Board Funding	Other Public Funding
Private Contract Carriers - Dial-a-Ride	Services Services	•			
Bloomingdale Township	23	277	(254)	172	82
Call Centers	-	767	(767)	767	-
Call in Rides	101	1,628	(1,527)	1,528	-
Central Lake	9	42	(33)	24	10
Central Will	46	480	(434)	312	121
Community Service Transit	112	70	42	(42)	-
Downers Grove	15	116	(101)	70	31
Dupage County	3	21	(18)	18	-
Dupage Township	6	113	(107)	78	29
Elk Grove	12	344	(332)	49	283
Leyden Township	7	112	(105)	17	88
McHenry County	18	339	(321)	4	317
Milton Township	64	259	(195)	186	9
Naperville/Lisle	228	1,019	(791)	317	474
Northeast Lake	16	318		276	26
Northeast Lake-Zion	3	58	(55)	42	12
Northwest Kane-Hampshire	1	19		14	5
Northwest Lake	24	138		114	-
Northwest Lake Demo	38	254	(216)	31	185
North Surburban Cook-Non-ADA	4	62		40	19
North Surburban Cook-Trip	35	237		201	-
Pioneer Center	3	263	(260)	260	-
Ride DuPage	222	1,566	(1,344)	395	949
Ride In Kane	346	2,642	(2,296)	509	1,787
Ride In Lake	14	112	(98)	(7)	105
Ride In McHenry	180	1,719	(1,539)	710	829
Shields Township	5	43	(38)	26	12
South Cook	-	52	(52)	52	-
Southwest Lake-Wauconda	-	10	(10)	10	-
Southwest Will	2	31	(29)	19	9
TriState Park Shuttle	-	4	(4)	4	-
Wayne Township	5	59	(54)		17
West Cook	-	142	(142)	10	131
Will County	33	 351	(318)	(43)	361
Total	\$ 1,575	\$ 13,667	\$ (11,398)	\$ 6,200	\$ 5,891

FINANCIAL RESULTS OF PURCHASED SERVICES AGENCIES

Pace
Detail of Services, continued

(In Thousands)

		Passenger Revenue		Contract C Expense		Net Contract Cost		Service Board Funding		Other Public Funding
Private Contract Carriers - Dial-a-Ri	de and Sta	able Servic	ces (A	ADA Service	es)					
South Cook	\$	850	\$	9,356	\$	(8,506)	\$	8,506	\$	-
North Suburban Cook		881		7,748		(6,867)		6,867		-
West Cook (Surburban)		330		3,379		(3,049)		3,049		-
North Lake		164		1,408		(1,244)		1,244		-
Kane County		66		700		(634)		634		-
Southwest/Central Will		59		681		(622)		622		-
DuPage County		194		2,070		(1,876)		1,876		-
Chicago ADA		8,390		131,339		(122,949)		122,949		-
Total	\$	10,934	\$	156,681	\$	(145,747)	\$	145,747	\$	-

	Operating Revenues		Operating Expenses		Operating Deficit		Service Board Funding		Other Public Funding	
Paratransit - Municipal Carriers										
Bensenville	\$	19	\$	253	\$	(234)	\$	23	\$	210
Bloom		24		334		(310)		46		264
Crestwood		4		85		(81)		13		67
Forest Park		23		105		(82)		62		21
Lemont		6		83		(77)		17		61
Lyons		17		285		(268)		43		225
Norridge		8		93		(85)		18		68
Oak Park		7		109		(102)		(119)		221
Orland Park		19		266		(247)		28		219
Palatine		20		155		(135)		23		112
Palos Hills		8		67		(59)		15		44
Park Forest		19		102		(83)		37		46
Rich Township		25		354		(329)		40		289
Schaumburg		70		1,183		(1,113)		195		919
Stickney		20		275		(255)		52		202
Tinley Park		7		66		(59)		18		41
Vernon Township		3		147		(144)		9		134
Worth		6		229		(223)		18		205
Total	\$	305	\$	4,191	\$	(3,886)	\$	538	\$	3,348



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