

**TEXAS PERMANENT SCHOOL FUND
BOND GUARANTEE PROGRAM SUMMARY
Month Ending April 30, 2025**

NOTES:

¹ For State law purposes, the PSF assets managed by the General Land Office (GLO) are included in the value of the Fund. However, prior to March 31, 2005, when a private letter ruling (the "2005 IRS Letter") was received from the Internal Revenue Service (the "IRS"), such assets were excluded by the Texas Education Agency (Agency) in calculating Fund values for purposes of determining the capacity of the Program deriving from a prior IRS private letter ruling relating to the Fund. The 2005 IRS Letter clarified that the GLO managed assets may be included in Fund values for the purpose of calculating the capacity of the Program.

Beginning in FY 2006, the Agency has included, and for future years the Agency expects to include, GLO managed assets in its reporting of the Market Value and Book Value of the Fund. On May 10, 2023, the Agency received IRS Notice 2023-39 (the "Notice") and based on the Notice, calculated the Maximum Allowable for Guarantee to be 5 times the cost value of the Fund. The limit of the guarantee utilized here is the State Capacity Limit based of the cost value of the Fund multiplied by no greater than five. On February 2, 2018, the SBOE voted to set the capacity multiplier at 3.50, effective March 29, 2018. At April 30, 2025 the Market Value and the Book Value of total Fund assets were \$62,783,799,841 and \$49,184,674,684 respectively. In determining the Market Value of the PSF, the Agency uses current values for Texas Permanent School Fund Corporation managed investment portfolios and Fund cash held by the GLO. Quarterly valuations provided by the GLO are used for real estate and mineral interests managed by the GLO.

² Per SBOE regulations, codified at Texas Administrative Code Title 19, Part 2, Chapter 33.6, the SBOE shall establish an amount of capacity to be held in reserve of no less than 0.25% of the Fund's capacity.

³ At its February 2014 meeting the SBOE approved rules governing participation of Charter Districts in the Program. These rules are codified at Texas Administrative Code Title 19, Part 2, Chapters 33.1001 and 33.7. Chapter 33.7 stipulates that Charter District guarantee capacity shall be based on a ratio of charter students to total public school students, as annually determined by the Commissioner of Education (currently 7.69%), applied against the net capacity of the Program as defined in Chapter 33.6.

⁴ Texas Administrative Code Title 19, Part 2, Chapter 33.67 limits guarantees of Charter District refunding bonds to no more than 50% of the available Charter District capacity. This percentage is to be re-assessed by the Commissioner of Education annually.

⁵ Texas Administrative Code Title 19, Part 2, Chapter 33 Subchapter AA Section 33.1001 establishes rules governing the Charter District Bond Guarantee Reserve Fund. These rules require charter districts with a closing date before March 1, 2017, to initially remit 0.1% of the principal amount on the closing date for the bonds within 30 days of the closing date, and to remit annually to the Agency an amount equal to 0.1% of the principal amount outstanding on the anniversary of the closing date. For charter districts with a closing date on or after March 1, 2017, the Commissioner will calculate an amount equal to 10% of the savings on the charter district resulting from the lower interest rate on the bond due to guarantee by the Fund, in accordance with a methodology described in the Rule. This rate is to be applied against the outstanding bond principal balance, and is to be used for the first payment due, within 30 days of the closing date, and thereafter on the anniversary of the closing date until all principal has been paid. For charter districts with a closing date on or after October 1, 2017, the full amount of savings is to be paid into the reserve in accordance with the formula described at Subchapter AA sec. 33.1001(c) within 30 days of the closing date. Per Texas Administrative Code Title 19, Part 2, Chapter 33.7(l), this reserve is to be used to pay charter district principal and interest in the event of a default.

⁶ Texas Administrative Code Title 19, Part 2, Chapter 33.7 requires a 0.25% reserve against total charter district guarantee capacity. This reserve is administrative in nature, and does not impact determination of charter district guarantee capacity.

⁷ Projected Available Capacity is calculated as Guarantee Capacity (A) less Combined Reserve (B) less Amount Guaranteed (C) less New Guarantees in Process (D) less bonds Approved (E).