BlackRock Taxable Municipal Bond Trust
Form N-CSRS
April 05, 2019
UNITED STATES

## SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM N-CSR

# CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES 

Investment Company Act file number: 811-22426
Name of Fund: BlackRock Taxable Municipal Bond Trust (BBN)
Fund Address: 100 Bellevue Parkway, Wilmington, DE 19809
Name and address of agent for service: John M. Perlowski, Chief Executive Officer, BlackRock Taxable Municipal Bond

Trust, 55 East 52 ${ }^{\text {nd }}$ Street, New York, NY 10055
Registrant s telephone number, including area code: (800) 882-0052, Option 4
Date of fiscal year end: 07/31/2019
Date of reporting period: 01/31/2019

Item 1 Report to Stockholders

## SEMI-ANNUAL REPORT (UNAUDITED)

BlackRock Taxable Municipal Bond Trust (BBN)

Beginning on January 1, 2021, as permitted by regulations adopted by the Securities and Exchange Commission, paper copies of the Trust s shareholder reports will no longer be sent by mail, unless you specifically request paper copies of the reports from BlackRock or from your financial intermediary, such as a broker-dealer or bank. Instead, the reports will be made available on a website, and you will be notified by mail each time a report is posted and provided with a website link to access the report.

You may elect to receive all future reports in paper free of charge. If you hold accounts directly with BlackRock, you can call Computershare at (800) 699-1236 to request that you continue receiving paper copies of your shareholder reports. If you hold accounts through a financial intermediary, you can follow the instructions included with this disclosure, if applicable, or contact your financial intermediary to request that you continue to receive paper copies of your shareholder reports. Please note that not all financial intermediaries may offer this service. Your election to receive reports in paper will apply to all funds advised by BlackRock Advisors, LLC or its affiliates, or all funds held with your financial intermediary, as applicable.

If you already elected to receive shareholder reports electronically, you will not be affected by this change and you need not take any action. You may elect to receive electronic delivery of shareholder reports and other communications by contacting your financial intermediary, if you hold accounts through a financial intermediary. Please note that not all financial intermediaries may offer this service.

Not FDIC Insured May Lose Value No Bank Guarantee

The Markets in Review
Dear Shareholder,
In the 12 months ended January 31, 2019, concerns about a variety of political risks and a modest slowdown in global growth worked against the equity market, while the bond market delivered modest positive returns. Though the market s appetite for risk remained healthy for most of the reporting period, risk-taking declined sharply later in the reporting period. As a result, bonds held their value better than stocks, which posted negative returns across the globe. Shorter-term, higher-quality securities led the bond market, and U.S. equities outperformed most international stock markets.

Volatility rose in emerging market stocks, as the rising U.S. dollar and higher interest rates in the U.S. disrupted economic growth abroad. U.S.-China trade relations and debt concerns adversely affected the Chinese stock market, while Turkey and Argentina became embroiled in currency crises, largely due to hyperinflation in both countries. An economic slowdown in Europe also led to negative performance for European equities.

Volatility in the U.S. equity market spiked in October, as a wide range of risks were brought to bear on markets, ranging from rising interest rates and slowing global growth to heightened trade tensions and political turmoil in several countries, including the United States. These risks manifested in a broad based sell-off in December, leading to the worst December performance on record since 1931.

By comparison, fixed income securities delivered modest positive returns with relatively low volatility. In fixed income markets, short-term U.S. Treasury interest rates rose the fastest, while longer-term rates were relatively unchanged. This led to positive returns for U.S. Treasuries and a substantial flattening of the yield curve. Although the credit fundamentals in corporate markets remained relatively solid, investment-grade and high-yield bonds trailed U.S. Treasuries.

The U.S. Federal Reserve (the Fed ) increased short-term interest rates four times during the reporting period. The Fed also continued to reduce its balance sheet, gradually reversing the unprecedented stimulus measures it enacted after the financial crisis. By our estimation, the Fed s neutral interest rate (the theoretical rate that is neither stimulative nor restrictive to the economy) is approximately $3.5 \%$. The Fed funds rate is currently at $2.5 \%$, which is stimulative to the economy. At its latest meeting in late January, the Fed left interest rates unchanged and signaled a slower pace of rate hikes in response to the global economic slowdown. Relatively low inflation gives the Fed room to maintain support for the economy until the economic data builds the case for changing interest rates.

Although fears of recession drove equity volatility higher at the end of 2018, we continue to believe the probability of recession in 2019 remains relatively low. Economic growth and global earnings are likely to slow somewhat in 2019 the tax cut stimulus will be less pronounced, and the Fed s rate hikes in 2018 will gain traction in 2019. Trade frictions look more baked into asset prices than a year ago, but markets may be overlooking European political risks. Consequently, we are cautious on European equities, as European unity remains tenuous with a history of flare-ups. We continue to prefer to take risk in U.S. and emerging market equities. Within U.S. equities, we believe that companies with high-quality earnings and strong balance sheets offer the most attractive risk/reward trade-off. We also favor short-term bonds over long-term bonds because they offer nearly equivalent yields with far lower volatility.

In this environment, investors need to think globally, extend their scope across a broad array of asset classes, and be nimble as market conditions change. We encourage you to talk with your financial advisor and visit blackrock.com for further insight about investing in today s markets.

Sincerely,

Rob Kapito
President, BlackRock Advisors, LLC

Rob Kapito
President, BlackRock Advisors, LLC

Total Returns as of January 31, 2019

| U.S. large cap equities | 6-month <br> $(3.00) \%$ | 12-month <br> $(2.31) \%$ |
| :--- | :---: | :---: |
| (S\&P 500® Index) <br> U.S. small cap equities <br> (Russell 2000® Index) <br> International equities <br> (MSCI Europe, Australasia, Far East Index) <br> Emerging market equities <br> (MSC Emerging Markets Index) | $(9.62)$ | $(3.52)$ |
| 3-month Treasury bills <br> (ICE BofAML 3-Month U.S. Treasury Bill Index) | $(7.80)$ | $(12.51)$ |
| U.S. Treasury securities <br> (ICE BofAML 10-Year U.S. Treasury Index) | 1.10 | $(14.24)$ |
| U.S. investment grade bonds <br> (Bloomberg Barclays U.S. Aggregate Bond Index) <br> Tax-exempt municipal bonds <br> (S\&P Municipal Bond Index) <br> U.S. high yield bonds <br> (Bloomberg Barclays U.S. Corporate High Yield 2\% Issuer Capped | 4.20 | 3.21 |
| Index) <br> Past performance is no guarantee of future results. Index performance is shown for illustrative purposes <br> only. You cannot invest directly in an index. | 2.71 | 2.25 |

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The Benefits and Risks of Leveraging

The Trust may utilize leverage to seek to enhance the distribution rate on, and net asset value ( NAV ) of, its common shares ( Common Shares ). However, there is no guarantee that these objectives can be achieved in all interest rate environments.

In general, the concept of leveraging is based on the premise that the financing cost of leverage, which is based on short-term interest rates, is normally lower than the income earned by the Trust on its longer-term portfolio investments purchased with the proceeds from leverage. To the extent that the total assets of the Trust (including the assets obtained from leverage) are invested in higher-yielding portfolio investments, the Trust s shareholders benefit from the incremental net income. The interest earned on securities purchased with the proceeds from leverage is paid to shareholders in the form of dividends, and the value of these portfolio holdings is reflected in the per share NAV.

To illustrate these concepts, assume the Trust s capitalization is $\$ 100$ million and it utilizes leverage for an additional $\$ 30$ million, creating a total value of $\$ 130$ million available for investment in longer-term income securities. If prevailing short-term interest rates are $3 \%$ and longer-term interest rates are $6 \%$, the yield curve has a strongly positive slope. In this case, the Trust s financing costs on the $\$ 30$ million of proceeds obtained from leverage are based on the lower short-term interest rates. At the same time, the securities purchased by the Trust with the proceeds from leverage earn income based on longer-term interest rates. In this case, the Trust s financing cost of leverage is significantly lower than the income earned on the Trust s longer-term investments acquired from such leverage proceeds, and therefore the holders of Common Shares ( Common Shareholders ) are the beneficiaries of the incremental net income.

However, in order to benefit shareholders, the return on assets purchased with leverage proceeds must exceed the ongoing costs associated with the leverage. If interest and other costs of leverage exceed the Trust s return on assets purchased with leverage proceeds, income to shareholders is lower than if the Trust had not used
leverage. Furthermore, the value of the Trust s portfolio investments generally varies inversely with the direction of long-term interest rates, although other factors can influence the value of portfolio investments. In contrast, the value of the Trust s obligations under its leverage arrangement generally does not fluctuate in relation to interest rates. As a result, changes in interest rates can influence the Trust s NAVs positively or negatively. Changes in the future direction of interest rates are very difficult to predict accurately, and there is no assurance that the Trust s intended leveraging strategy will be successful.

The use of leverage also generally causes greater changes in the Trust s NAV, market price and dividend rates than comparable portfolios without leverage. In a declining market, leverage is likely to cause a greater decline in the NAV and market price of the Trust s shares than if the Trust were not leveraged. In addition, the Trust may be required to sell portfolio securities at inopportune times or at distressed values in order to comply with regulatory requirements applicable to the use of leverage or as required by the terms of leverage instruments, which may cause the Trust to incur losses. The use of leverage may limit the Trust $s$ ability to invest in certain types of securities or use certain types of hedging strategies. The Trust incurs expenses in connection with the use of leverage, all of which are borne by shareholders and may reduce income to the shareholders. Moreover, to the extent the calculation of the Trust s investment advisory fees includes assets purchased with the proceeds of leverage, the investment advisory fees payable to the Trust $s$ investment adviser will be higher than if the Trust did not use leverage.

The Trust may utilize leverage through reverse repurchase agreements as described in the Notes to Financial Statements.

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Under the Investment Company Act of 1940, as amended (the 1940 Act ), the Trust is permitted to issue debt up to $331 / 3 \%$ of its total managed assets. The Trust may voluntarily elect to limit its leverage to less than the maximum amount permitted under the 1940 Act.

If the Trust segregates or designates on its books and records cash or liquid assets having a value not less than the value of the Trust s obligations under the reverse repurchase agreement (including accrued interest), then such transaction is not considered a senior security and is not subject to the foregoing limitations and requirements imposed by the 1940 Act.

Derivative Financial Instruments
The Trust may invest in various derivative financial instruments. These instruments are used to obtain exposure to a security, commodity, index, market, and/or other assets without owning or taking physical custody of securities, commodities and/or other referenced assets or to manage market, equity, credit, interest rate, foreign currency exchange rate, commodity and/or other risks. Derivative financial instruments may give rise to a form of economic leverage and involve risks, including the imperfect correlation between the value of a derivative financial instrument and the underlying asset, possible default of the counterparty to the transaction or illiquidity of the instrument. The Trust s successful use of a derivative financial instrument depends on the investment adviser s ability to predict pertinent market movements accurately, which cannot be assured. The use of these instruments may result in losses greater than if they had not been used, may limit the amount of appreciation the Trust can realize on an investment and/or may result in lower distributions paid to shareholders. The Trust s investments in these instruments, if any, are discussed in detail in the Notes to Financial Statements.

Trust Summary as of January 31, 2019
BlackRock Taxable Municipal Bond Trust

## Trust Overview

BlackRock Taxable Municipal Bond Trust s(BBN) (the Trust ) primary investment objective is to seek high current income, with a secondary objective of capital appreciation. The Trust seeks to achieve its investment objectives by investing primarily in a portfolio of taxable municipal securities, including Build America Bonds ( BABs ), issued by state and local governments to finance capital projects such as public schools, roads, transportation infrastructure, bridges, ports and public buildings.

The Trust originally sought to achieve its investment objectives by investing primarily in a portfolio of BABs, which are taxable municipal securities issued pursuant to the American Recovery and Reinvestment Act of 2009. Given the uncertainty around the BABs program at the time of the Trust s launch in 2010, the Trust s initial public offering prospectus included a Contingent Review Provision. For any 24-month period, if there were no new issuances of BABs or other analogous taxable municipal securities, the Board of Trustees (the Board ) would undertake an evaluation of potential actions with respect to the Trust. Under the Contingent Review Provision, such potential action may include changes to the Trust s non-fundamental investment policies to broaden its primary investment focus to include taxable municipal securities generally. The BABs program expired on December 31, 2010 and was not renewed. Accordingly, there have been no new issuances of BABs since that date.

Pursuant to the Contingent Review Provision, on June 12, 2015, the Board approved a proposal to amend the Trust s investment policy from Under normal market conditions, the Trust invests at least $80 \%$ of its managed assets in BABs to Under normal market conditions, the Trust invests at least $80 \%$ of its managed assets in taxable municipal securities, which include BABs , and to change the name of the Trust from BlackRock Build America Bond Trust to BlackRock Taxable Municipal Bond Trust. These changes became effective on August 25, 2015.

The Trust continues to maintain its other investment policies, including its ability to invest up to $20 \%$ of its managed assets in securities other than taxable municipal securities. Such other securities may include tax-exempt securities, U.S. Treasury securities, obligations of the U.S. Government, its agencies and instrumentalities and corporate bonds issued by issuers that have, in the Manager s view, typically been associated with or sold in the municipal market. Bonds issued by private universities and hospitals or bonds sold to finance military housing developments are examples of such securities. The Trust also continues to invest at least $80 \%$ of its managed assets in securities that at the time of purchase are investment grade quality.

As used herein, managed assets means the total assets of the Trust (including any assets attributable to money borrowed for investment purposes) minus the sum of the Trust s accrued liabilities (other than money borrowed for investment purposes).

As of January 31, 2019, $76 \%$ of the Trust s portfolio are BABs. Like other taxable municipal securities, interest received on BABs is subject to U.S. tax and may be subject to state income tax. Issuers of direct pay BABs, however, are eligible to receive a subsidy from the U.S. Treasury of up to $35 \%$ of the interest paid on the BABs. This allowed such issuers to issue bonds that pay interest rates that were expected to be competitive with the rates typically paid by private bond issuers in the taxable fixed income market. While the U.S. Treasury subsidizes the interest paid on BABs, it does not guarantee the principal or interest payments on BABs, and there is no guarantee that the U.S. Treasury will not reduce or eliminate the subsidy for BABs in the future. Any interruption, delay, reduction and/or offset of the reimbursement from the U.S. Treasury may reduce the demand for direct pay BABs and/or potentially trigger extraordinary call features of the BABs. As of the date of this report, the subsidy that issuers of direct pay BABs receive from the U.S. Treasury has been reduced from its original level as the result of budgetary sequestration. The extraordinary call features of some BABs permit early redemption at par value, and the reduction in the subsidy

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issuers of direct pay BABs receive from the U.S. Treasury has resulted, and may continue to result, in early redemptions of some BABs at par value. Such early redemptions at par value may result in a potential loss in value for investors of such BABs, who may have purchased the securities at prices above par, and may require such investors to reinvest redemption proceeds in lower-yielding securities. As of the date of this report, the Trust did not own any BABs subject to a par value extraordinary call feature. Additionally, many BABs also have more typical call provisions that permit early redemption at a stated spread to an applicable prevailing U.S. Treasury rate. Early redemptions in accordance with these call provisions may likewise result in potential losses for the Trust and give rise to reinvestment risk, which could reduce the Trust s income and distributions.

No assurance can be given that the Trust s investment objectives will be achieved.

## Trust Information

| Symbol on New York Stock Exchange ( NYSE ) | BBN |
| :--- | :---: |
| Initial Offering Date | August 27, 2010 |
| Current Distribution Rate on Closing Market Price as of January 31, 2019 (\$21.73)(a) | $6.56 \%$ |
| Current Monthly Distribution per Common Share | $\$ 0.1188$ |
| Current Annualized Distribution per Common Share | (b) |
| Economic Leverage as of January 31, 2019(c) | $\$ 1.4256$ |

${ }^{(a)}$ Current Distribution Rate on closing market price is calculated by dividing the current annualized distribution per share by the closing market price. The current distribution rate may consist of income, net realized gains and/or a return of capital. Past performance does not guarantee future results.
(b) The distribution rate is not constant and is subject to change.
${ }^{(c)}$ Represents reverse repurchase agreements outstanding as a percentage of total managed assets, which is the total assets of the Trust, (including any assets attributable to borrowings), minus the sum of accrued liabilities (other than borrowings representing financial leverage). For a discussion of leveraging techniques utilized by the Trust, please see The Benefits and Risks of Leveraging on page 4.

## Taxable Municipal Bond Overview

Taxable municipal bonds typically trade at a spread (or additional yield) relative to U.S. Treasuries with similar maturities. Treasury yields fell during the reporting period, with pronounced decreases in the five- and 10-year areas of the curve and more muted declines for longer-dated issues. (Prices and yields move in opposite directions.)

Amid this favorable interest rate backdrop, the Bloomberg Barclays Taxable Municipal: U.S. Aggregate Eligible Index returned $2.22 \%$ for the six-month period ended January 31, 2019. However, widening yield spreads on taxable municipal bonds were a headwind for returns. The bulk of the widening occurred from mid-October through the end of 2018, a time that was characterized by significant disruptions across the financial markets. Although spreads tightened in January once the markets began to recover, they nonetheless closed wider for the full six months.

Demand for taxable municipal bonds waned in conjunction with other segments of the taxable fixed-income market, as investors adopted a more risk-averse posture in late 2018. New-issue supply was within the normal range. Increased issuance in the health care sector, which led to rising yield spreads in this market segment, represented the only significant departure from the prevailing trend.

Bonds issued by the Municipal Electric Authority of Georgia for the Plant Vogtle nuclear power project in Burke County, Georgia were a notable underperformer in the taxable municipal space. Yield spreads widened after the project announced large cost overruns and one of the major participants disputed its obligation to the project.

## Performance

Returns for the six months ended January 31, 2019 were as follows:

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|  | Returns Based On |  |
| :--- | :---: | :---: |
| $\mathrm{BBN}^{(\mathrm{a})(\mathrm{b})}$ | Market Price | NAV |
| Lipper General Bond Funds $^{(\mathrm{c})}$ | $2.22 \%$ | $1.70 \%$ |
| Bloomberg Barclays Taxable Municipal: U.S. Aggregate Eligible Index ${ }^{(\mathrm{d})}$ | $(0.89)$ | 0.74 |
|  | N/A | 2.22 |

(a) All returns reflect reinvestment of dividends and/or distributions at actual reinvestment prices.
(b) The Trust s discount to NAV narrowed during the period, which accounts for the difference between performance based on market price and performance based on NAV.
(c) Average return. Returns reflect reinvestment of dividends and/or distributions at NAV on the ex-dividend date as calculated by Lipper.
(d) An unlevered index.

N/A Not applicable as the index does not have a market price.

Performance results may include adjustments made for financial reporting purposes in accordance with U.S. generally accepted accounting principles.

Past performance is not indicative of future results.

## The following discussion relates to the Trust $s$ absolute performance based on NAV:

Portfolio income, enhanced by leverage, made the largest contribution to returns. The Trust s position in bonds with five- to 10-year maturities also contributed, as yields in this area declined. In contrast, yields for both short- and long-term issues were largely unchanged.

The Trust sought to manage interest rate risk using U.S. Treasury futures. Given that U.S. Treasury yields fell, as prices rose, this strategy detracted from the Trust s returns.

The Trust s allocation to lower-rated securities, including those in the tobacco sector, hurt performance. Security selection in the utilities sector was an additional detractor.

The views expressed reflect the opinions of BlackRock as of the date of this report and are subject to change based on changes in market, economic or other conditions. These views are not intended to be a forecast of future events and are no guarantee of future results.

## Market Price and Net Asset Value Per Share Summary

|  | $01 / 31 / 19$ | $07 / 31 / 18$ | Change | High | Low |
| :--- | ---: | ---: | ---: | ---: | ---: |
| Market Price | $\$ 21.73$ | $\$ 21.99$ | $(1.18) \%$ | $\$ 22.29$ | $\$ 19.59$ |
| Net Asset Value | 22.64 | 23.03 | $(1.69)$ | 23.24 | 21.97 |

## Market Price and Net Asset Value History For the Past Five Years

Overview of the Trust s Total Investments*

## SECTOR ALLOCATION

| Sector | $01 / 31 / 19$ | $07 / 31 / 18$ |
| :--- | :---: | :---: |
| Utilities | $26 \%$ | $28 \%$ |
| Transportation | 22 | 21 |
| County/City/Special District/School District | 17 | 18 |
| Education | 13 | 10 |
| State | 10 | 10 |
| Tobacco | 5 | 5 |
| Health Care Providers \& Services | 3 | 5 |
| Health | 2 |  |
| Housing | 1 | 1 |
| Corporate | 1 | 1 |
| Commercial Services \& Supplies |  | 1 |

For Trust compliance purposes, the Trust s sector classifications refer to one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment adviser. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

## CALL/MATURITY SCHEDULE ${ }^{\text {(b) }}$

(b) Scheduled maturity dates and/or bonds that are subject to potential calls by issuers over the next five years.

* Excludes short-term securities.
(c) Represents less than $1 \%$ of the Trust s total investments.

CREDIT QUALITY ALLOCATION ${ }^{(a)}$

| Credit Rating | $01 / 31 / 19$ | $07 / 31 / 18$ |
| :--- | :---: | :---: |
| AAA/Aaa | $3 \%$ | $3 \%$ |
| AA/Aa | 46 | 50 |
| A | 32 | 28 |
| BBB/Baa | 12 | 12 |
| B | 3 | 5 |
| N/R | 4 | 2 |

(a) For financial reporting purposes, credit quality ratings shown above reflect the highest rating assigned by either S\&P Global Ratings (S\&P ) or Moody s Investors Service ( Moody s ) if ratings differ. These rating agencies are independent, nationally recognized statistical rating organizations and are widely used. Investment grade ratings are credit ratings of $\mathrm{BBB} / \mathrm{Baa}$ or higher. Below investment grade ratings are credit ratings of $\mathrm{BB} / \mathrm{Ba}$ or lower. Investments designated $\mathrm{N} / \mathrm{R}$ are not rated by either rating agency. Unrated investments do not necessarily indicate low credit quality. Credit quality ratings are subject to change.

Schedule of Investments (unaudited)
January 31, 2019

## BlackRock Taxable Municipal Bond Trust (BBN)

(Percentages shown are based on Net Assets)

| Security | $\begin{gathered} \text { Par } \\ (000) \end{gathered}$ | Value |
| :---: | :---: | :---: |
| Corporate Bonds 6.8\% |  |  |
| Diversified Financial Services 0.2\% |  |  |
| Western Group Housing LP, 6.75\%, 03/15/57 ${ }^{(\text {a)(b) }}$ | \$ 2,480 | \$ 3,062,325 |
| Education 3.1\% |  |  |
| George Washington University, Series 2018, 4.13\%, 09/15/48 | 7,191 | 7,259,973 |
| Rensselaer Polytechnic Institute, Series 2018, 5.25\%, 09/01/48 | 20,000 | 21,486,535 |
| Wesleyan University, 4.78\%, 07/01/16 ${ }^{\text {(b) }}$ | 11,000 | 10,878,427 |
|  |  | 39,624,935 |
| Health Care Providers \& Services 3.5\% |  |  |
| AHS Hospital Corp., 5.02\%, 07/01/45 | 1,020 | 1,134,635 |
| Montefiore Obligated Group, Series 18-C, 5.25\%, 11/01/48 | 8,193 | 8,115,902 |
| Ochsner Clinic Foundation, 5.90\%, 05/15/45 | 5,000 | 6,053,488 |
| PeaceHealth Obligated Group, Series 2018, 4.79\%, 11/15/48 | 5,065 | 5,436,352 |
| Providence St Joseph Health Obligated Group, Series A, 3.93\%, 10/01/48 | 3,053 | 2,913,888 |
| Toledo Hospital, 5.75\%, 11/15/38 | 20,100 | 21,408,803 |
|  |  | 45,063,068 |
| Total Corporate Bonds $\mathbf{6 . 8 \%}$ (Cost $\$ 84,668,776$ ) |  | 87,750,328 |
| Municipal Bonds 148.9\% |  |  |
| Arizona 2.2\% |  |  |
| Salt River Project Agricultural Improvement \& Power District, RB, Build America Bonds, |  |  |
| California 32.3\% |  |  |
| Bay Area Toll Authority, RB, Build America Bonds, San Francisco Toll Bridge: |  |  |
| Series S-1, 6.92\%, 04/01/40 | 13,700 | 18,407,594 |
| Series S-1, 7.04\%, 04/01/50 ${ }^{\text {(b) }}$ | 1,920 | 2,781,446 |
| Series S-3, 6.91\%, 10/01/50 | 14,000 | 20,155,380 |
| City of San Francisco California, Public Utilities Commission Water Revenue, RB, Build |  |  |
| America Bonds, Sub-Series E, $6.00 \%$, 11/01/40 ${ }^{\text {(b) }}$ | 21,255 | 26,220,593 |
| City of San Jose California, Refunding ARB, Norman Y Mineta San Jose International |  |  |
| Airport SJC, Series B (AGM), 6.60\%, 03/01/41 ${ }^{\text {(b) }}$ | 10,000 | 10,643,000 |
| County of Alameda California Joint Powers Authority, RB, Build America Bonds, Recovery |  |  |
| Zone, Series A, 7.05\%, 12/01/44 ${ }^{\text {(b) }}$ | 11,000 | 15,703,160 |
| County of Orange California Local Transportation Authority, Refunding RB, Build America | 5,000 | 6,634,300 |

Bonds, Series A, 6.91\%, 02/15/41
County of Sonoma California, Refunding RB, Pension Obligation, Series A,
6.00\%, 12/01/29
Los Angeles Community College District California, GO, Build America Bonds, 6.60\%, 08/01/42
$14,345 \quad 16,573,065$

Los Angeles Department of Water \& Power, RB, Build America Bonds ${ }^{(b)}$ :
6.17\%, 07/01/40

37,500 39,137,625
7.00\%, 07/01/41

Metropolitan Water District of Southern California, RB, Build America Bonds, Series A, 6.95\%, 07/01/40
$17,225 \quad 18,168,413$

Palomar Community College District, GO, Build America Bonds, Series B-1, 7.19\%, 08/01/45
$12,000 \quad 12,643,800$

Rancho Water District Financing Authority, RB, Build America Bonds, Series A ${ }^{(b)}$ :
$6.34 \%, 08 / 01 / 20^{\text {(c) }}$
$6.34 \%, 08 / 01 / 40$
Security
$7,500 \quad 7,968,225$
165 173,448
19,835 20,845,395
Par
California (continued)
Riverside Community College District Foundation, GO, Build America Bonds, Series
D-1, 7.02\%, 08/01/40
San Diego County Regional Airport Authority, ARB, Consolidated Rental Car Facility
Project, Series B, 5.59\%, 07/01/43
San Diego County Regional Airport Authority, Refunding ARB, Build America Bonds, Sub-Series C, 6.63\%, 07/01/40
State of California, GO, Build America Bonds, Various Purpose:
7.55\%, 04/01/39
(000)

Value
$7.63 \%, 03 / 01 / 40$
$7.60 \%, 11 / 01 / 40^{(b)}$
\$ 11,000 \$ 11,618,090

State of California Public Works Board, RB, Build America Bonds, Series G-2,
8.36\%, 10/01/34

18,145 26,440,168
University of California, RB, Build America Bonds ${ }^{(b)}$ :
5.95\%, 05/15/45

24,000 30,090,000
$6.30 \%, 05 / 15 / 50$
417,566,790

## Colorado 3.6\%

City \& County of Denver Colorado School District No. 1, COP, Refunding, Denver Colorado Public Schools, Series B, 7.02\%, 12/15/37

| 6,000 | $8,146,920$ |
| ---: | ---: |
| 23,000 | $32,428,850$ |
| 5,000 | $5,438,100$ |
|  | $46,013,870$ |

## District of Columbia 3.4\%

Metropolitan Washington Airports Authority Dulles Toll Road Revenue, ARB, Build America Bonds:
$\begin{array}{lrr}\text { Series D, } 8.00 \%, 10 / 01 / 47 \\ \text { Dulles Toll Road Revenue, } 7.46 \%, 10 / 01 / 46 & 10,750 & 15,218,345 \\ 9,235 & 13,295,445\end{array}$
Washington Convention \& Sports Authority, Refunding RB, Series C, $7.00 \%$, 10/01/20(c) $\quad 15,000 \quad 16,065,300$

| Florida 4.9\% |  |  |
| :---: | :---: | :---: |
| City of Sunrise Florida Utility System, Refunding RB, Build America Bonds, Series B, $5.91 \%, 10 / 01 / 35^{(b)}$ | 23,000 | 24,045,120 |
| County of Miami-Dade Florida Educational Facilities Authority, Refunding RB, Series B, $5.07 \%, 04 / 01 / 50$ | 12,250 | 14,019,635 |
| County of Pasco Florida Water \& Sewer, RB, Build America Bonds, Series B, 6.76\%, 10/01/39 | 1,500 | 1,537,680 |
| Florida Development Finance Corp., RB, Midtown Compus Properties, 7.00\%, 12/01/48 ${ }^{(a)}$ | 4,500 | 4,420,350 |
| Sumter Landing Community Development District, RB, Taxable Senior Recreational, Series 2016, 4.17\%, 10/01/47 | 2,575 | 2,572,374 |
| Town of Davie Florida Water \& Sewer, RB, Build America Bonds, Series B (AGM), 6.85\%, 10/01/40 | 2,500 | 2,640,725 |
| Village Center Community Development District, Refunding RB, 5.02\%, 11/01/36 | 13,500 | 14,416,110 |
|  |  | 63,651,994 |
| Georgia 4.9\% |  |  |
| Municipal Electric Authority of Georgia Plant Vogtle Units 3 \& 4, Refunding RB, Build America Bonds, Series A: |  |  |
| $6.64 \%, 04 / 01 / 57$ | 27,074 | 28,893,373 |
| 6.66\%, 04/01/57 | 20,628 | 23,510,557 |
| 7.06\%, 04/01/57 | 9,997 | 11,206,237 |
|  |  | 63,610,167 |
| Hawaii 2.5\% |  |  |
| University of Hawaii, RB, Build America Bonds, Series B-1, 6.03\%, 10/01/40 ${ }^{\text {(b) }}$ | 30,500 | 32,000,905 |

Schedule of Investments (unaudited) (continued)
January 31, 2019

## BlackRock Taxable Municipal Bond Trust (BBN)

(Percentages shown are based on Net Assets)

| Security | $\begin{array}{r} \text { Par } \\ (000) \end{array}$ |  | Value |
| :---: | :---: | :---: | :---: |
| Illinois 16.8\% |  |  |  |
| Chicago Board of Education, GO, Build America Bonds, 6.52\%, 12/01/40 | \$ 9,745 | \$ | 9,469,996 |
| Chicago O Hare International Airport, Refunding ARB, Build America Bonds, Series B, 6.40\%, 01/01/40 | 1,500 |  | 1,921,815 |
| Chicago Transit Authority, RB: |  |  |  |
| Build America Bonds, Series B, 6.20\%, 12/01/40 ${ }^{\text {(b) }}$ | 16,015 |  | 19,444,452 |
| Pension Funding, Series A, 6.90\%, 12/01/40 | 4,075 |  | 5,208,217 |
| Pension Funding, Series B, 6.90\%, 12/01/40 | 4,900 |  | 6,262,641 |
| City of Chicago Illinois, Refunding ARB, O Hare International Airport, General 3rd Lien, Build America Bonds, Series B, $6.85 \%, 01 / 01 / 38^{(b)}$$30,110 \quad 31,044,614$ |  |  |  |
| City of Chicago Illinois Wastewater Transmission, RB, Build America Bonds, Series B,$6.90 \%, 01 / 01 / 40^{(b)}$ |  |  |  |
| City of Chicago Illinois Waterworks Transmission, RB, Build America Bonds, 2nd Lien, |  |  |  |
| Illinois Finance Authority, RB, Carle Foundation, Series A, 5.75\%, 08/15/34 | 5,000 |  | 5,398,600 |
| Illinois Municipal Electric Agency, RB, Build America Bonds, Series A, 7.29\%, 02/01/35 | 15,000 |  | 19,320,450 |
| Northern Illinois Municipal Power Agency, RB, Build America Bonds, Prairie State |  |  |  |
| Project, Series A, 7.82\%, 01/01/40 | 5,000 |  | 6,965,600 |
| State of Illinois, GO, Build America Bonds: |  |  |  |
| 6.73\%, 04/01/35 | 6,320 |  | 6,724,606 |
| Pension, 7.35\%, 07/01/35 | 35,855 |  | 39,844,586 |
|  |  |  | 217,691,770 |
| Indiana 1.8\% |  |  |  |
| Indiana Finance Authority, RB, Build America Bonds, Series B, 6.60\%, 02/01/39 | 7,900 |  | 10,854,205 |
| Indiana Municipal Power Agency, RB, Build America Bonds, Direct Payment, Series A, $5.59 \%, 01 / 01 / 42$ | 10,000 |  | 11,927,500 |
|  |  |  | 22,781,705 |
| Kentucky 1.2\% |  |  |  |
| Westvaco Corp., RB, MeadWestvaco Corp., 7.67\%, 01/15/27 ${ }^{\text {(a) }}$ | 13,800 |  | 15,645,143 |
| Massachusetts 0.6\% |  |  |  |
| Commonwealth of Massachusetts Transportation Fund Revenue, RB, Build America |  |  |  |
| Bonds, Recovery Zone, Series B, 5.73\%, 06/01/40 ${ }^{\text {(b) }}$ | 5,000 |  | 6,119,450 |
| Massachusetts HFA, Refunding RB, Series D, 7.02\%, 12/01/42 | 1,225 |  | 1,257,793 |
|  |  |  | 7,377,243 |
| Michigan 2.3\% |  |  |  |
| Michigan Finance Authority, RB, Series D, 5.02\%, 11/01/43 | 7,500 |  | 7,760,025 |
| Michigan State University, RB, Build America Bonds, General, Series A, 6.17\%, 02/15/50 | 5,500 |  | 6,541,535 |
| Michigan Tobacco Settlement Finance Authority, RB, Series A, 7.31\%, 06/01/34 | 15,985 |  | 15,505,610 |


| Minnesota 1.3\% |  |  |
| :---: | :---: | :---: |
| Southern Minnesota Municipal Power Agency, Refunding RB, Build America Bonds, Series A, 5.93\%, 01/01/43 | 8,000 | 9,680,400 |
| Western Minnesota Municipal Power Agency, RB, Build America Bonds, Series C, 6.77\%, 01/01/46 | 5,000 | 7,034,250 |
|  |  | 16,714,650 |
| Mississippi 0.5\% <br> Mississippi Development Bank, RB, Build America Bonds, Garvee, Series B, $6.41 \%, 01 / 01 / 40$ |  |  |
|  | 5,000 | 6,431,350 |
| Security | $\begin{array}{r} \text { Par } \\ (000) \end{array}$ | Value |
| Missouri 1.8\% <br> Missouri Joint Municipal Electric Utility Commission, RB, Build America Bonds, Plum Point Project, Series A, 7.73\%, 01/01/39(b) <br> University of Missouri, RB, Build America Bonds, Curators of the University, Series A, $5.79 \%, 11 / 01 / 41^{(b)}$ |  |  |
|  | \$ 11,000 | \$ 15,129,840 |
|  | 7,000 | 8,746,640 |
|  |  | 23,876,480 |
| Nevada 1.1\% |  |  |
| City of North Las Vegas Nevada, GO, Build America Bonds, 6.57\%, 06/01/40 | 1,420 | 1,568,958 |
| County of Clark Nevada Department of Aviation, ARB, Build America Bonds: |  |  |
| Series B, 6.88\%, 07/01/42 ${ }^{\text {(b) }}$ | 10,000 | 10,157,300 |
| Series C, 6.82\%, 07/01/45 | 2,000 | 2,828,440 |
|  |  | 14,554,698 |
| New Jersey 13.5\% |  |  |
| County of Camden New Jersey Improvement Authority, LRB, Build America Bonds, |  |  |
| New Jersey EDA, RB: |  |  |
| Build America Bonds, Series CC-1, 6.43\%, 12/15/35 | 6,385 | 6,595,641 |
| Series A (NPFGC), $7.43 \%, 02 / 15 / 29{ }^{\text {(b) }}$ | 20,974 | 25,362,390 |
| New Jersey State Housing \& Mortgage Finance Agency, RB, M/F Housing, Series C |  |  |
| New Jersey State Turnpike Authority, RB, Build America Bonds: |  |  |
| Series A, 7.10\%, 01/01/41 ${ }^{\text {(b) }}$ | 34,000 | 47,667,660 |
| Series F, 7.41\%, 01/01/40 | 6,790 | 9,818,612 |
| New Jersey Transportation Trust Fund Authority, RB, Build America Bonds: |  |  |
| Series B, 6.88\%, 12/15/39 | 12,525 | 12,670,165 |
| Series C, $5.75 \%, 12 / 15 / 28$ | 4,500 | 4,947,345 |
| Series C, $6.10 \%, 12 / 15 / 28^{(b)}$ | 45,900 | 47,560,203 |
|  |  | 174,603,952 |
| New York 17.0\% |  |  |
| City of New York, GO, Build America Bonds, Sub-Series C-1, 5.82\%, 10/01/31 ${ }^{(\text {b) }}$ | 15,000 | 15,670,200 |
| City of New York Municipal Water Finance Authority, RB, Build America Bonds, 2nd |  |  |
| General Resolution, Series DD, 6.45\%, 06/15/41 | 6,300 | 6,578,019 |

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$\begin{array}{lrr}\text { City of New York Municipal Water Finance Authority, Refunding RB, Build America } & \\ \text { Bonds, 2nd General Resolution: } & & \\ \text { Series AA, } 5.79 \%, 06 / 15 / 41^{(b)} & 25,000 & 25,890,750 \\ \text { Series CC, } 6.28 \%, 06 / 15 / 42^{(b)} & 20,000 & 21,119,600 \\ \text { Series EE, } 6.49 \%, 06 / 15 / 42 & 2,000 & 2,087,540 \\ \text { Series GG, } 6.12 \%, 06 / 15 / 42 & 2,445 & 2,541,455 \\ \text { City of New York Transitional Finance Authority, RB, Build America Bonds, Future Tax } & & \\ \text { Secured, Sub-Series C-2, } 6.27 \%, 08 / 01 / 399^{(b)} & 14,795 & 15,026,986 \\ \text { City of New York Transitional Finance Authority Future Tax Secured Revenue, RB, Build } & & \\ \text { America Bonds, Future Tax Secured, Sub-Series B-1, 5.57\%, 11/01/38(b) } & 19,000 & 22,356,730 \\ \text { County of Nassau New York Tobacco Settlement Corp., Refunding RB, Series A1, } & & \\ \text { 6.83\%, 06/01/21 } & 9,231 & 9,110,468 \\ \text { Metropolitan Transportation Authority, RB, Build America Bonds: } & & \\ \text { 6.67\%, 11/15/39 } & 2,220 & 2,871,437 \\ \text { Series C, } 7.34 \%, 11 / 15 / 39^{\text {(b) }} & 13,245 & 18,890,151 \\ \text { Series C-1, } 6.69 \%, 11 / 15 / 40 & 13,000 & 16,776,110 \\ \text { Series E, } 6.81 \%, 11 / 15 / 40 & 6,000 & 7,824,720 \\ \text { New York State Dormitory Authority, RB, Montefiore Obligated Group, Series B (AGM), } & & 4,450 \\ \text { 4.95\%, 08/01/48 } & 4,485,912\end{array}$

Schedule of Investments

Schedule of Investments (unaudited) (continued)
January 31, 2019

BlackRock Taxable Municipal Bond Trust (BBN)
(Percentages shown are based on Net Assets)

|  | Par |  |  |
| :--- | ---: | ---: | ---: |
| Security | $(000)$ | Value |  |
| New York (continued) |  |  |  |
| Port Authority of New York \& New Jersey, ARB: | $\$ 14,825$ | $\$ 16,637,504$ |  |
| 192nd Series, 4.81\%, 10/15/65 | 2,750 | $3,361,628$ |  |
| Consolidated, 160th Series, 5.65\%, 11/01/40 | 3,860 | $4,443,478$ |  |
| Consolidated, 168th Series, 4.93\%, 10/01/51 |  |  |  |
| State of New York Dormitory Authority, RB, Build America Bonds, General Purpose, | 15,000 | $17,552,250$ |  |
| Series H, 5.39\%, 03/15/40 |  |  |  |
| State of New York Dormitory Authority, Refunding RB, Touro College \& University, |  | 6,010 | $6,211,996$ |

Ohio 7.0\%

American Municipal Power, Inc., RB, Build America Bonds, Combined Hydroelectric Projects, Series B, 7.83\%, 02/15/41
$10,000 \quad 14,696,600$
American Municipal Power, Inc., Refunding RB, Build America Bonds, Series B, 6.45\%, 02/15/44

County of Franklin Ohio Convention Facilities Authority, RB, Build America Bonds, $6.64 \%, 12 / 01 / 42^{(b)}$
$10,000 \quad 12,873,500$

Mariemont City School District, GO, Refunding, Build America Bonds, Series B, $6.55 \%, 12 / 01 / 47{ }^{\text {(b) }}$

30,575 41,660,578

Ohio University, RB, General Receipts, Athens, 5.59\%, 12/01/14(b)
10,055 10,569,916
10,100 11,237,462

Oklahoma 0.9\%
Oklahoma Development Finance Authority, RB, OU Medicine Project, Series C, $5.45 \%, 08 / 15 / 28$
Oklahoma Municipal Power Authority, RB, Build America Bonds, 6.44\%, 01/01/45(b)
6,814
7,264,405
3,500
4,390,645

## Pennsylvania 3.2\%

Commonwealth Financing Authority, RB, Series A:
Plancon Program, 3.86\%, 06/01/38 6,350 6,224,778
$4.14 \%, 06 / 01 / 38 \quad 6,0,200 \quad 6,287,792$
Pennsylvania Economic Development Financing Authority, RB, Build America Bonds,
Series B, 6.53\%, 06/15/39
23,050 28,489,339
41,001,909

## South Carolina 1.8\%

South Carolina Public Service Authority, RB:
Build America Bonds, Series C, 6.45\%, 01/01/50
2,025 2,575,132
$\begin{array}{llr}\text { Build America Bonds, Series F (AGM), } 6.45 \%, 01 / 01 / 50 & 11,290 & 14,526,617\end{array}$
Santee Cooper, Series F (AGM), 5.74\%, 01/01/30 5,000 5,685,950

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## Tennessee 4.1\%

County of Memphis-Shelby Tennessee Industrial Development Board, Refunding, Tax Allocation Bonds, Subordinate Tax Increment, Series C, 7.00\%, 07/01/45
Metropolitan Government of Nashville \& Davidson County Convention Center Authority, RB, Build America Bonds, Series A2, 7.43\%, 07/01/43
5,800 6,029,912

## Texas 7.2\%

City of Austin Texas, RB, Travis, Williams and Hays Counties, Rental Car Specialty Facilities, 5.75\%, 11/15/42

| 10,000 | $10,651,600$ |
| ---: | ---: |
| 7,500 | $7,979,850$ |
| 19,000 | $19,554,990$ |
| 35,000 | $36,100,050$ |
| Par |  |
| $(000)$ | Value |

## Security

City of San Antonio Texas Customer Facility Charge Revenue, RB, 5.87\%, 07/01/45 (b)
City of San Antonio Texas Public Service Board, RB, Build America Bonds, Electric \& Gas Revenue, Series A, 6.17\%, 02/01/41 ${ }^{\text {(b) }}$
City of San Antonio Texas Public Service Board, Refunding RB, Build America Bonds, Electric \& Gas Revenue, Series B, $6.31 \%, 02 / 01 / 37$ (b)

Value
Texas (continued)
Dallas Area Rapid Transit, RB, Build America Bonds, Senior Lien, Series B, $5.02 \%, 12 / 01 / 48 \quad \$ \quad 2,500 \quad \$ \quad 2,905,700$
Katy Texas ISD, GO, Build America Bonds, School Building, Series D, $6.35 \%, 02 / 15 / 41^{(b)}$
$5,000 \quad 5,168,950$
North Texas Municipal Water District, RB, Build America Bonds, Series A, 6.01\%, 09/01/40

10,000 10,439,500

Utah 3.5\%
County of Utah Utah, RB, Build America Bonds, County Excise Tax Revenue,
Recovery Zone, Series C, 7.13\%, 12/01/39
11,800
Utah Transit Authority, RB, Build America Bonds, Subordinated, $5.71 \%, 06 / 15 / 40^{(b)}$

26,405
32,831,449

Virginia $\quad 2.8 \%$
Tobacco Settlement Financing Corp., Refunding RB, Series A-1, 6.71\%, 06/01/46 38,895 36,462,507

## Washington 1.6\%

Washington State Convention Center Public Facilities District, RB, Build America
Bonds, Series B, $6.79 \%$, 07/01/40
16,100 20,626,354
West Virginia $\quad$ 4.6\%
West Virginia Tobacco Settlement Finance Authority, RB, Series A, 7.47\%, 06/01/47

$$
39,725
$$

38,348,131
West Virginia United Health System Obligated Group, Series 2018, 4.92\%, 06/01/48

20,000 20,949,495

## Wisconsin 0.5\%

Public Finance Authority, RB, Settle Proton Center, Series A ${ }^{(a)}$ :
7.55\%, 12/01/30 ..... 1,470 ..... 1,478,864
5,310 ..... 5,130,841
Total Municipal Bonds $148.9 \%$
(Cost \$1,683,994,728) ..... 1,925,285,565
Total Long-Term Investments $\mathbf{1 5 5 . 7 \%}$
(Cost \$1,768,663,504) ..... 2,013,035,893
Shares
Short-Term Securities ..... 0.3\%
BlackRock Liquidity Funds, T-Fund, Institutional Class, 2.26\%(d)(e) 4,362,842 4,362,842
Total Short-Term Securities ..... $0.3 \%$
(Cost \$4,362,842) ..... 4,362,842
Total Investments ..... 156.0\%
(Cost \$1,773,026,346)2,017,398,735
Liabilities in Excess of Other Assets (56.0)\% ..... (724,212,045)
Net Assets 100.0\% ..... \$ 1,293,186,690
${ }^{\text {(a) }}$ Security exempt from registration pursuant to Rule 144A under the Securities Act of 1933, as amended. These securities may be resold in transactions exempt from registration to qualified institutional investors.
(b) All or a portion of the security has been pledged as collateral in connection with outstanding reverse repurchase agreements.
${ }^{(c)}$ U.S. Government securities, held in escrow, are used to pay interest on this security, as well as to retire the bond in full at the date indicated, typically at a premium to par.
(d) Annualized 7-day yield as of period end.

Schedule of Investments (unaudited) (continued)
BlackRock Taxable Municipal Bond Trust (BBN)
January 31, 2019
${ }^{(e)}$ During the six months ended January 31, 2019, investments in issuers considered to be an affiliate of the Trust for purposes of Section 2(a)(3) of the Investment Company Act of 1940, as amended, were as follows:

|  | Shares |  | Shares | Value at | Net Change |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
|  |  |  |  |  | Rea | ea |
|  | Held at | Net |  |  | Held at |  |  |  |
| Affiliate | 07/31/18 | Activity |  | 01/31/19 | 01/31/19 |  |  |  |
| BlackRock Liquidity |  |  |  |  |  |  |  |
| Funds, T-Fund, |  |  |  |  |  |  |  |
| Institutional Class | 10,666,421 | $(6,303,579)$ | 4,362,842 | \$ 4,362,842 | \$ 81,055 | \$ | \$ |

${ }^{(a)}$ Includes net capital gain distributions, if applicable.
For Trust compliance purposes, the Trust s sector classifications refer to one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment adviser. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

## Reverse Repurchase Agreements

Interest erparty Rate ishi

Inc.
ishi

```
Inc. 2.82
ishi
ties
Inc. \(\quad 2.8^{2}\)
ishi
ties
Inc. 2.82 ishi
ties
\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Inc. & 2.82 & 10/31/18 & Open & 2,661,600 & 2,679,998 & Municipal Bonds \\
\hline 1, Inc. & 2.70 & 11/15/18 & Open & 21,878,750 & 22,005,100 & Municipal Bonds \\
\hline ys
l, Inc. & 2.70 & 11/15/18 & Open & 4,750,000 & 4,777,431 & Municipal Bonds \\
\hline 1, Inc. & 2.70 & 11/15/18 & Open & 159,844 & 160,767 & Municipal Bonds \\
\hline \begin{tabular}{l}
ys \\
l, Inc.
\end{tabular} & 2.70 & 11/15/18 & Open & 16,625,000 & 16,721,009 & Municipal Bonds \\
\hline ys l, Inc. & 2.70 & 11/15/18 & Open & 9,212,894 & 9,266,098 & Municipal Bonds \\
\hline \begin{tabular}{l}
ys \\
1, Inc.
\end{tabular} & 2.70 & 11/15/18 & Open & 7,778,750 & 7,823,672 & Municipal Bonds \\
\hline \begin{tabular}{l}
ys \\
1, Inc.
\end{tabular} & 2.70 & 11/15/18 & Open & 11,825,000 & 11,893,289 & Municipal Bonds \\
\hline ys & 2.70 & 11/15/18 & Open & 27,987,262 & 28,148,889 & Municipal Bonds \\
\hline \begin{tabular}{l}
ys \\
l, Inc.
\end{tabular} & 2.70 & 11/15/18 & Open & 19,165,569 & 19,276,250 & Municipal Bonds \\
\hline \begin{tabular}{l}
l, Inc. \\
ishi
\end{tabular} & 2.70 & 11/15/18 & Open & 13,901,250 & 13,981,530 & Municipal Bonds \\
\hline
\end{tabular}
ties
Inc
ish

Inc. ishi
ties
Inc.
10/25/18 Open
13,414,800
13,513,339 Municipal Bonds
2.77 11/15/18 Open 27,857,500 28,014,887 Municipal Bonds
2.77 11/15/18 Open 24,677,500 24,816,921 Municipal Bonds
2.77 11/15/18 Open \(9,922,000 \quad 9,978,057\) Municipal Bonds

Open/Demand

Open/Demand
Open/Demand
Open/Demand
Open/Demand
Open/Demand
Open/Demand
Open/Demand
Open/Demand
Open/Demand
Open/Demand
Open/Demand

Open/Demand

Open/Demand
Open/Demand

Open/Demand

\section*{ties} Inc.

\section*{ishi}

\section*{}

Inc. ishi
2.77

11/15/18 Open
16,969,500
17,065,373 Municipal Bonds
Open/Demand
ties
Inc.
ishi
2.77 11/15/18 Open

28,219,900
28,379,335 Municipal Bonds
Open/Demand

Inc. \(2.77 \quad 11 / 15 / 18\) Open \(29,518,200\)
29,684,970 Municipal Bonds
Open/Demand
ties
Inc. \(2.77 \quad 11 / 15 / 18\) Open \(19,888,000\)
ishi
ties
Inc. \(2.77 \quad 11 / 15 / 18\) Open \(20,198,900\)
20,313,018 Municipal Bonds
Open/Demand
ishi
ties
Inc
ishi
ties
Inc. \(2.8211 / 15 / 18\) Open \(18,528,800 \quad 18,635,464\) Municipal Bonds
Open/Demand
ties
Inc.
2.82

11/15/18 Open \(10,368,800\)
10,428,490 Municipal Bonds
Open/Demand
Open/Demand
Capital ts LLC 3.0 Capital
ts LLC 3.0
Capital
ts LLC
Capital ts LLC 3.0 ishi
ties
Inc. 2.77 11/16/18 Open
7,266,750 7,307,805 Municipal Bonds
Open/Demand 2.82 11/19/18 Open 25,259,000 25,398,935 Municipal Bonds

\section*{Inc.}
ishi

\({ }^{(a)}\) Certain agreements have no stated maturity and can be terminated by either party at any time.

\section*{Derivative Financial Instruments Outstanding as of Period End}

\section*{Futures Contracts}
\begin{tabular}{lrrrrr} 
& & \begin{tabular}{r} 
Valuel \\
Unrealized
\end{tabular} \\
Description & \begin{tabular}{rlrl} 
Number of \\
Contracts
\end{tabular} & \begin{tabular}{rlrl} 
Expiration \\
Date
\end{tabular} & \begin{tabular}{r} 
Notional \\
Amount (000)
\end{tabular} & \begin{tabular}{r} 
Appreciation \\
(Depreciation)
\end{tabular} \\
Short Contracts: & 606 & \(03 / 20 / 19\) & \(\$\) & 74,216 & \(\$\) \\
10-Year U.S. Treasury Note & 1,379 & \(03 / 20 / 19\) & 202,282 & \((9,834,685)\) \\
Long U.S. Treasury Bond & 95 & \(03 / 29 / 19\) & 10,912 & \((195,269)\)
\end{tabular}
\$ \((11,931,527)\)

\section*{Derivative Financial Instruments Categorized by Risk Exposure}

As of period end, the fair values of derivative financial instruments located in the Statement of Assets and Liabilities were as follows:
\begin{tabular}{rrrrr} 
& Foreign & & & \\
& & Interest & & \\
& Credit & EquityCurrency & & Other \\
Commodity & Exchange & Rate & \\
ContractsContractsContractsContracts & ContractSContracts & Total
\end{tabular}

\section*{Liabilities Derivative Financial Instruments}

Futures contracts
Net unrealized depreciation \({ }^{(\mathrm{a})} \quad \$ \quad \$ \quad \$ \quad \$ \quad \$ 11,931,527 \quad \$ \quad \$ 11,931,527\)
\({ }^{(a)}\) Includes cumulative appreciation (depreciation) on futures contracts if any, as reported in the Schedule of Investments. Only current day s variation margin is reported within the Statement of Assets and Liabilities. For the six months ended January 31, 2019, the effect of derivative financial instruments in the Statement of Operations was as follows:

Currency Contracts
Exchange
Contracts
Net Realized Gain (Loss) from:
\begin{tabular}{llllllllll} 
Futures contracts & \(\$\) & \(\$\) & \(\$\) & \(\$\) & \(\$\) & \(2,689,017\) & \(\$\) & \(\$\) & \(2,689,017\)
\end{tabular}

Net Change in Unrealized Appreciation (Depreciation)
on:
\(\begin{array}{llllllll}\text { Futures contracts } & \$ & \$ & \$ & \$ & \$(11,941,450) & \$ & \$(11,941,450)\end{array}\)

\section*{Average Quarterly Balances of Outstanding Derivative Financial Instruments}

Futures contracts:
Average notional value of contracts short
\$ 262,229,180
For more information about the Trust \(s\) investment risks regarding derivative financial instruments, refer to the Notes to Financial Statements.

\section*{Fair Value Hierarchy as of Period End}

Various inputs are used in determining the fair value of investments and derivative financial instruments. For information about the Trust s policy regarding valuation of investments and derivative financial instruments, refer to the Notes to Financial Statements.

The following tables summarize the Trust s investments and derivative financial instruments categorized in the disclosure hierarchy:
\begin{tabular}{|c|c|c|c|c|c|}
\hline & & Level 1 & Level 2 & Level 3 & Total \\
\hline \multicolumn{6}{|l|}{Assets:} \\
\hline \multicolumn{6}{|l|}{Investments:} \\
\hline Long-Term Investments \({ }^{(a)}\) & \$ & & \$ 2,013,035,893 & \$ & \$ 2,013,035,893 \\
\hline \multirow[t]{2}{*}{Short-Term Securities} & & 4,362,842 & & & 4,362,842 \\
\hline & \$ & 4,362,842 & \$ 2,013,035,893 & \$ & \$ 2,017,398,735 \\
\hline \multicolumn{6}{|l|}{Derivative Financial Instruments \({ }^{(b)}\)} \\
\hline Liabilities: & & & & & \\
\hline Interest rate contracts & & (11,931,527) & \$ & \$ & \$ (11,931,527) \\
\hline
\end{tabular}
\({ }^{(a)}\) See above Schedule of Investments for values in each industry, state or political sub division.
(b) Derivative financial instruments are futures contracts which are valued at the unrealized appreciation (depreciation) on the instrument.

Schedule of Investments (unaudited) (continued)
BlackRock Taxable Municipal Bond Trust (BBN)
January 31, 2019

The Trust may hold assets and/or liabilities in which the fair value approximates the carrying amount or face value, including accrued interest, for financial statement purposes. As of period end, reverse repurchase agreements payable of \(\$ 763,542,440\) is categorized as Level 2 within the disclosure hierarchy.

During the six months ended January 31, 2019, there were no transfers between levels.
See notes to financial statements.

Statement of Assets and Liabilities (unaudited)
January 31, 2019

BBN

\section*{ASSETS}

Investments at value unaffiliated (cost \(\$ 1,768,663,504)\)
\$2,013,035,893
Investments at value affiliated (cost \(\$ 4,362,842\) )
4,362,842
Cash pledged for futures contracts \(\quad 4,268,950\)
Receivables:
Interest unaffiliated 24,888,858
Investments sold \(\quad 14,189,574\)
Dividends affiliated 11,319
Prepaid expenses \(\quad 5,356\)
Total assets
2,060,762,792

\section*{LIABILITIES}

Collateral reverse repurchase agreements 749,000
Reverse repurchase agreements at value 763,542,440
Payables:
Variation margin on futures contracts \(\quad 1,679,187\)
Investment advisory fees 952,634
Trustees and Officer s fees 458,756
Other accrued expenses 194,085
Total liabilities 767,576,102

NET ASSETS \$ 1,293,186,690

NET ASSETS CONSIST OF
Paid-in capital \$1,089,218,031
Accumulated earnings 203,968,659
NET ASSETS \$ 1,293,186,690

\section*{NET ASSET VALUE}

Based on net assets of \(\$ 1,293,186,690\) and \(57,122,387\) shares outstanding, unlimited number of shares authorized, \(\$ 0.001\) par value

Statement of Operations (unaudited)
Six Months Ended January 31, 2019

BBN
INVESTMENT INCOME
Interest unaffiliated \$ 55,792,904
Dividends affiliated 81,055
Total investment income 55,873,959

EXPENSES
Investment advisory 5,653,105
Professional 88,674
Accounting services 78,385
Trustees and Officer 55,692
Transfer agent 45,312
Custodian 11,651
Registration 11,204
\(\begin{array}{ll}\text { Printing } & \text { 9,349 }\end{array}\)
Miscellaneous 25,678
Total expenses excluding interest expense and fees \(\quad 5,979,050\)
Interest expense \(\quad 10,011,657\)
Total expenses 15,990,707
Less fees waived and/or reimbursed by the Manager \((2,994)\)
Total expenses after fees waived and/or reimbursed \(15,987,713\)
Net investment income 39,886,246

REALIZED AND UNREALIZED GAIN (LOSS)
Net realized gain (loss) from:
Investments
\((729,072)\)
Futures contracts
2,689,017
\(1,959,945\)
Net change in unrealized appreciation (depreciation) on:
Investments
Futures contracts

Net realized and unrealized loss

See notes to financial statements.

Statements of Changes in Net Assets
\begin{tabular}{lrrr} 
& \multicolumn{2}{c}{\begin{tabular}{c} 
BBN \\
Six \\
Months Ended \\
\(01 / 31 / 19\)
\end{tabular}} & \begin{tabular}{r} 
Year Ended \\
(unaudited)
\end{tabular} \\
07/31/18
\end{tabular} \$ 1,293,186,690 \$ 1,315,520,601
\({ }^{(a)}\) Distributions for annual periods determined in accordance with U.S. federal income tax regulations.
(b) Prior year distribution character information and undistributed net investment income has been modified or removed to conform with current year Regulation S-X presentation changes. Refer to Note 11 for this prior year information.
See notes to financial statements.

Statement of Cash Flows (unaudited)

Six Months Ended January 31, 2019

BBN

\section*{CASH PROVIDED BY OPERATING ACTIVITIES}

Net increase in net assets resulting from operations
\$ 18,382,926
Adjustments to reconcile net increase in net assets resulting from operations to net cash provided by operating activities:
Proceeds from sales of long-term investments
85,939,064
Purchases of long-term investments \((105,595,622)\)
Net proceeds from sales of short-term securities
6,303,579
Amortization of premium and accretion of discount on investments
550,521
Net realized loss on investments 729,072
Net unrealized depreciation on investments 11,521,815

\section*{(Increase) Decrease in Assets:}

Receivables:
Interest unaffiliated 218,906
Dividends affiliated \(\quad(1,930)\)
\(\begin{array}{ll}\text { Prepaid expenses } & 18,297\end{array}\)
Increase (Decrease) in Liabilities:
Cash received for reverse repurchase agreements
Payables:
Investment advisory fees \((13,697)\)
Interest expense 3,106,283
Trustees and Officer s fees
Variation margin on futures contracts \(\quad 1,214,374\)
Other accrued expenses
\((183,465)\)

Net cash provided by operating activities
22,931,563

\section*{CASH USED FOR FINANCING ACTIVITIES}

Net borrowing of reverse repurchase agreements
17,779,154
Cash dividends paid to Common Shareholders
\((40,889,717)\)
Net cash used for financing activities
\((23,110,563)\)

CASH
Net decrease in restricted and unrestricted cash
Restricted and unrestricted cash at beginning of period 4,447,950

Restricted and unrestricted cash at end of period \$ 4,268,950Cash paid during the period for interest expense\(\$ 6,905,374\)
RECONCILIATION OF RESTRICTED AND UNRESTRICTED CASH TO THE STATEMENT OF ASSETS AND LIABILITIES
01/31/19 ..... 07/31/18
Cash pledged:Futures contracts\$4,268,950 \$ 3,663,950
Collateral reverse repurchase agreements ..... 784,000
\$4,268,950 \$4,447,950

See notes to financial statements.

Financial Highlights
(For a share outstanding throughout each period)

Six Months Ended
\(01 / 31 / 19\)
(unaudited)
(unaudited)
Net asset value, beginning of \(\begin{array}{lllllllllllll}\text { period } & \$ & 23.03 & \$ & 23.45 & \$ & 25.02 & \$ & 22.48 & \$ & 22.98 & \$ & 21.29\end{array}\)

Net investment income \({ }^{(a)}\)
0.70

Net realized and unrealized gain (loss)
(0.38)
(0.32)
(1.57)
2.49
(0.55)
1.68

Net increase
(decrease) from investment operations 0.32
1.15
0.01
4.12
1.08
3.27

Distributions
from net investment income \({ }^{(b)}\)

Net asset value, \(\begin{array}{llllllllllllll}\text { end of period } & \$ & 22.64 & \$ & 23.03 & \$ & 23.45 & \$ & 25.02 & \$ & 22.48 & \$ & 22.98\end{array}\)

Market price, \(\begin{array}{llllllllllllll}\text { end of period } & \$ & 21.73 & & \$ & 21.99 & \$ & 23.29 & \$ & 24.43 & \$ & 20.36 & \$ & 21.49\end{array}\)

Total Return \({ }^{(\mathrm{c})}\)
Based on net
\begin{tabular}{lllllll} 
asset value & \(1.70 \%(\mathrm{~d})\) & \(5.23 \%\) & \(0.45 \%(\mathrm{e})\) & \(19.55 \%\) & \(5.26 \%\) & \(16.85 \%\) \\
\begin{tabular}{l} 
Based on market \\
price
\end{tabular} & \(2.22 \%\) (d) & \(1.17 \%\) & \(2.18 \%\) & \(28.89 \%\) & \(1.95 \%\) & \(20.79 \%\)
\end{tabular}

Ratios to
Average Net
Assets
Year Ended July 31,
201720162015
2018
1.47
1.58
1.63
1.63
1.59
(1.57)
-


BBN
\begin{tabular}{lllllll} 
Total expenses & \(2.46 \%\) & \((\mathrm{f})\) & \(2.03 \%\) & \(1.52 \%\) & \(1.32 \%\) & \(1.18 \%\)
\end{tabular}

Total expenses after fees waived and/or reimbursed
\(2.46 \%(\mathrm{f}) \quad 2.03 \%\)
\(1.52 \%\)
\(1.32 \%\)
1.18\%
\(1.13 \%\)

Total expenses
after fees waived
and/or
reimbursed and excluding
interest expense
\(0.92 \%^{(f)}\)
\(0.91 \%\)
\(0.92 \%\)
\(0.92 \%\)
\(0.90 \%\)
\(0.88 \%\)

Net investment income
\(6.15 \%{ }^{(f)}\)
\(6.27 \%\)
\(6.79 \%\)
\(7.08 \%\)
\(6.98 \%\)
\(7.39 \%\)

\section*{Supplemental}

\section*{Data}

Net assets, end
of period (000) \$ 1,293,187 \$ 1,315,521 \$ 1,339,058 \$ 1,428,924 \$ 1,283,661 \$ 1,312,043
Borrowings
outstanding, end
\(\begin{array}{llllllllllll}\text { of period }(000) & \$ 763,542 & \$ 742,657 & \$ 729,035 & \$ 762,748 & \$ 723,580 & \$ & 615,485\end{array}\)

Portfolio \(\begin{array}{llllll}\text { turnover rate } & 4 \% & 8 \% & 7 \% & 10 \% & 5 \%\end{array}\)
\({ }^{(a)}\) Based on average shares outstanding.
(b) Distributions for annual periods determined in accordance with U.S. federal income tax regulations.
(c) Total returns based on market price, which can be significantly greater or less than the net asset value, may result in substantially different returns. Where applicable, excludes the effects of any sales charges and assumes the reinvestment of distributions at actual reinvestment prices.
(d) Aggregate total return.
(e) The Trust \(s\) total return includes a reimbursement by an affiliate for a realized investment loss. Excluding this payment, the Trust s total return would have been \(0.32 \%\).
(f) Annualized.

See notes to financial statements.

Notes to Financial Statements (unaudited)

\section*{1. ORGANIZATION}

BlackRock Taxable Municipal Bond Trust (the Trust ) is registered under the Investment Company Act of 1940, as amended (the 1940 Act ). The Trust is registered as a diversified, closed-end management investment company. The Trust is organized as a Delaware statutory trust. The Trust determines and makes available for publication the net asset value ( NAV ) of its Common Shares on a daily basis.

The Trust, together with certain other registered investment companies advised by BlackRock Advisors, LLC (the Manager ) or its affiliates, is included in a complex of non-index fixed-income mutual funds and all BlackRock-advised closed-end funds referred to as the Fixed-Income Complex.

\section*{2. SIGNIFICANT ACCOUNTING POLICIES}

The financial statements are prepared in conformity with accounting principles generally accepted in the United States of America ( U.S. GAAP ), which may require management to make estimates and assumptions that affect the reported amounts of assets and liabilities in the financial statements, disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of increases and decreases in net assets from operations during the reporting period. Actual results could differ from those estimates. The Trust is considered an investment company under U.S. GAAP and follows the accounting and reporting guidance applicable to investment companies. Below is a summary of significant accounting policies:

Investment Transactions and Income Recognition: For financial reporting purposes, investment transactions are recorded on the dates the transactions are entered into (the trade dates ). Realized gains and losses on investment transactions are determined on the identified cost basis. Dividend income is recorded on the ex-dividend date. Interest income, including amortization and accretion of premiums and discounts on debt securities, is recognized on an accrual basis.

Segregation and Collateralization: In cases where the Trust enters into certain investments (e.g., futures contracts) or certain borrowings (e.g., reverse repurchase transactions) that would be treated as senior securities for 1940 Act purposes, the Trust may segregate or designate on its books and records cash or liquid assets having a market value at least equal to the amount of its future obligations under such investments or borrowings. Doing so allows the investment or borrowing to be excluded from treatment as a senior security. Furthermore, if required by an exchange or counterparty agreement, the Trust may be required to deliver/deposit cash and/or securities to/with an exchange, or broker-dealer or custodian as collateral for certain investments or obligations.

Distributions: Distributions from net investment income are declared monthly and paid monthly. Distributions of capital gains are recorded on the ex-dividend date and made at least annually. The character and timing of distributions are determined in accordance with U.S. federal income tax regulations, which may differ from U.S. GAAP.

Deferred Compensation Plan: Under the Deferred Compensation Plan (the Plan ) approved by the Trust s Board, the independent Trustees ( Independent Trustees ) may defer a portion of their annual complex-wide compensation. Deferred amounts earn an approximate return as though equivalent dollar amounts had been invested in common shares of certain funds in the BlackRock Fixed-Income Complex selected by the Independent Trustees. This has the same economic effect for the Independent Trustees as if the Independent Trustees had invested the deferred amounts directly in certain funds in the BlackRock Fixed-Income Complex.

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The Plan is not funded and obligations thereunder represent general unsecured claims against the general assets of the Trust, as applicable. Deferred compensation liabilities are included in the Trustees and Officer s fees payable in the Statement of Assets and Liabilities and will remain as a liability of the Trust until such amounts are distributed in accordance with the Plan.

Recent Accounting Standards: In March 2017, the Financial Accounting Standards Board issued Accounting Standards Update Premium Amortization of Purchased Callable Debt Securities which amends the amortization period for certain purchased callable debt securities. Under the new guidance, the premium amortization of purchased callable debt securities that have explicit, non-contingent call features and are callable at fixed prices will be amortized to the earliest call date. The guidance will be applied on a modified retrospective basis and is effective for fiscal years, and their interim periods, beginning after December 15, 2018. Management is currently evaluating the impact of this guidance to the Trust.

In August 2018, the Financial Accounting Standards Board issued Accounting Standards Update 2018-13 Changes to the Disclosure Requirements for Fair Value Measurement which modifies disclosure requirements for fair value measurements. The guidance is effective for fiscal years beginning after December 15, 2019 and for interim periods within those fiscal years. Management is currently evaluating the impact of this guidance to the Trust.

Indemnifications: In the normal course of business, the Trust enters into contracts that contain a variety of representations that provide general indemnification. The Trust s maximum exposure under these arrangements is unknown because it involves future potential claims against the Trust, which cannot be predicted with any certainty.

Other: Expenses directly related to the Trust are charged to the Trust. Other operating expenses shared by several funds, including other funds managed by the Manager, are prorated among those funds on the basis of relative net assets or other appropriate methods.

\section*{3. INVESTMENT VALUATION AND FAIR VALUE MEASUREMENTS}

Investment Valuation Policies: The Trust s investments are valued at fair value (also referred to as market value within the financial statements) as of the close of trading on the New York Stock Exchange ( NYSE ) (generally 4:00 p.m., Eastern time). U.S. GAAP defines fair value as the price the Trust would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. The Trust determines the fair values of its financial instruments using various independent dealers or pricing services under policies approved by the Board of Trustees of the Trust (the Board ). The BlackRock Global Valuation Methodologies Committee (the Global Valuation Committee ) is the committee formed by management to develop global pricing policies and procedures and to oversee the pricing function for all financial instruments.

Notes to Financial Statements (unaudited) (continued)

Fair Value Inputs and Methodologies: The following methods and inputs are used to establish the fair value of the Trust s assets and liabilities:

Fixed-income securities for which market quotations are readily available are generally valued using the last available bid prices or current market quotations provided by independent dealers or third party pricing services. Floating rate loan interests are valued at the mean of the bid prices from one or more independent brokers or dealers as obtained from a third party pricing service. Pricing services generally value fixed-income securities assuming orderly transactions of an institutional round lot size, but a fund may hold or transact in such securities in smaller, odd lot sizes. Odd lots may trade at lower prices than institutional round lots. The pricing services may use matrix pricing or valuation models that utilize certain inputs and assumptions to derive values, including transaction data (e.g., recent representative bids and offers), credit quality information, perceived market movements, news, and other relevant information. Certain fixed-income securities, including asset-backed and mortgage related securities may be valued based on valuation models that consider the estimated cash flows of each tranche of the entity, establish a benchmark yield and develop an estimated tranche specific spread to the benchmark yield based on the unique attributes of the tranche. The amortized cost method of valuation may be used with respect to debt obligations with sixty days or less remaining to maturity unless the Manager determines such method does not represent fair value.

Municipal investments (including commitments to purchase such investments on a when-issued basis) are valued on the basis of prices provided by dealers or pricing services. In determining the value of a particular investment, pricing services may use certain information with respect to transactions in such investments, quotations from dealers, pricing matrixes, market transactions in comparable investments and information with respect to various relationships between investments.

Investments in open-end U.S. mutual funds are valued at NAV each business day.

Futures contracts traded on exchanges are valued at their last sale price.
If events (e.g., a company announcement, market volatility or a natural disaster) occur that are expected to materially affect the value of such investments, or in the event that the application of these methods of valuation results in a price for an investment that is deemed not to be representative of the market value of such investment, or if a price is not available, the investment will be valued by the Global Valuation Committee, or its delegate, in accordance with a policy approved by the Board as reflecting fair value ( Fair Valued Investments ). The fair valuation approaches that may be used by the Global Valuation Committee will include market approach, income approach and cost approach. Valuation techniques such as discounted cash flow, use of market comparables and matrix pricing are types of valuation approaches and are typically used in determining fair value. When determining the price for Fair Valued Investments, the Global Valuation Committee, or its delegate, seeks to determine the price that the Trust might reasonably expect to receive or pay from the current sale or purchase of that asset or liability in an arm s-length transaction. Fair value determinations shall be based upon all available factors that the Global Valuation Committee, or its delegate, deems relevant and consistent with the principles of fair value measurement. The pricing of all Fair Valued Investments is subsequently reported to the Board or a committee thereof on a quarterly basis.

\section*{Edgar Filing: BlackRock Taxable Municipal Bond Trust - Form N-CSRS}

Fair Value Hierarchy: Various inputs are used in determining the fair value of investments and derivative financial instruments. These inputs to valuation techniques are categorized into a fair value hierarchy consisting of three broad levels for financial statement purposes as follows:

Level 1 Unadjusted price quotations in active markets/exchanges for identical assets or liabilities that the Trust has the ability to access

Level 2 Other observable inputs (including, but not limited to, quoted prices for similar assets or liabilities in markets that are active, quoted prices for identical or similar assets or liabilities in markets that are not active, inputs other than quoted prices that are observable for the assets or liabilities (such as interest rates, yield curves, volatilities, prepayment speeds, loss severities, credit risks and default rates) or other market-corroborated inputs)

Level 3 Unobservable inputs based on the best information available in the circumstances, to the extent observable inputs are not available (including the Trust s own assumptions used in determining the fair value of investments and derivative financial instruments)
The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). Accordingly, the degree of judgment exercised in determining fair value is greatest for instruments categorized in Level 3. The inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, for disclosure purposes, the fair value hierarchy classification is determined based on the lowest level input that is significant to the fair value measurement in its entirety. Investments classified within Level 3 have significant unobservable inputs used by the Global Valuation Committee in determining the price for Fair Valued Investments. Level 3 investments include equity or debt issued by privately held companies or funds. There may not be a secondary market, and/or there are a limited number of investors. Level 3 investments may also be adjusted to reflect illiquidity and/or non-transferability, with the amount of such discount estimated by the Global Valuation Committee in the absence of market information.

Changes in valuation techniques may result in transfers into or out of an assigned level within the hierarchy. In accordance with the Trust s policy, transfers between different levels of the fair value hierarchy are deemed to have occurred as of the beginning of the reporting period. The categorization of a value determined for investments and derivative financial instruments is based on the pricing transparency of the investments and derivative financial instruments and is not necessarily an indication of the risks associated with investing in those securities.

\section*{4. SECURITIES AND OTHER INVESTMENTS}

Forward Commitments and When-Issued Delayed Delivery Securities: The trust may purchase securities on a when-issued basis and may purchase or sell securities on a forward commitment basis. Settlement of such transactions normally occurs within a month or more after the purchase or sale commitment is made. The trust may purchase securities under such conditions with the intention of actually acquiring them, but may enter into a separate agreement to sell the securities before the settlement date. Since the value of securities purchased may fluctuate prior to settlement, the trust may be required to pay more at settlement than the security is worth. In addition, the trust is not entitled to any of the interest earned prior to settlement. When purchasing a security on a delayed delivery basis, the trust assumes the rights and risks of ownership of the security, including the risk of price and yield fluctuations. In the event of default by the counterparty, the trust s maximum amount of loss is the unrealized appreciation of unsettled when-issued transactions.

Notes to Financial Statements (unaudited) (continued)

Reverse Repurchase Agreements: Reverse repurchase agreements are agreements with qualified third party broker dealers in which the trust sells securities to a bank or broker-dealer and agrees to repurchase the same securities at a mutually agreed upon date and price. The trust receives cash from the sale to use for other investment purposes. During the term of the reverse repurchase agreement, the trust continues to receive the principal and interest payments on the securities sold. Certain agreements have no stated maturity and can be terminated by either party at any time. Interest on the value of the reverse repurchase agreements issued and outstanding is based upon competitive market rates determined at the time of issuance. The trust may utilize reverse repurchase agreements when it is anticipated that the interest income to be earned from the investment of the proceeds of the transaction is greater than the interest expense of the transaction. Reverse repurchase agreements involve leverage risk. If the trust suffers a loss on its investment of the transaction proceeds from a reverse repurchase agreement, the trust would still be required to pay the full repurchase price. Further, the trust remains subject to the risk that the market value of the securities repurchased declines below the repurchase price. In such cases, the trust would be required to return a portion of the cash received from the transaction or provide additional securities to the counterparty.

Cash received in exchange for securities delivered plus accrued interest due to the counterparty is recorded as a liability in the Statement of Assets and Liabilities at face value including accrued interest. Due to the short-term nature of the reverse repurchase agreements, face value approximates fair value. Interest payments made by the trust to the counterparties are recorded as a component of interest expense in the Statement of Operations. In periods of increased demand for the security, the trust may receive a fee for the use of the security by the counterparty, which may result in interest income to the trust.

For the six months ended January 31, 2019, the average amount of reverse repurchase agreements outstanding and the daily weighted average interest rate for the Trust were \(\$ 751,987,034\) and \(2.64 \%\), respectively.

Reverse repurchase transactions are entered into by a fund under Master Repurchase Agreements (each, an MRA ), which permit a fund, under certain circumstances, including an event of default (such as bankruptcy or insolvency), to offset payables and/or receivables under the MRA with collateral held and/or posted to the counterparty and create one single net payment due to or from a fund. With reverse repurchase transactions, typically a fund and counterparty under an MRA are permitted to sell, re-pledge, or use the collateral associated with the transaction. Bankruptcy or insolvency laws of a particular jurisdiction may impose restrictions on or prohibitions against such a right of offset in the event of the MRA counterparty s bankruptcy or insolvency. Pursuant to the terms of the MRA, a fund receives or posts securities and cash as collateral with a market value in excess of the repurchase price to be paid or received by a fund upon the maturity of the transaction. Upon a bankruptcy or insolvency of the MRA counterparty, a fund is considered an unsecured creditor with respect to excess collateral and, as such, the return of excess collateral may be delayed.

As of period end, the following table is a summary of the Trust s open reverse repurchase agreements by counterparty which are subject to offset under an MRA on a net basis:

\section*{Counterparty}

Reverse
Repurchase
Agreements

\footnotetext{
Fair Value ofash CollatAred-cash Collateral Net Amount Pledged/Receiveledged/ Received
Non-cash Collateral
Pledged Including
}
\begin{tabular}{lccccc} 
& \multicolumn{4}{c}{ Accrued Interest \({ }^{(\mathrm{a})}\)} \\
\begin{tabular}{l} 
Barclays Capital, Inc. \\
Mitsubishi UFJ Securities \\
(USA) Inc.
\end{tabular} & \(\$ 168,676,049\) & \(\$\) & \((168,676,049)\) & \(\$\) & \(\$\)
\end{tabular}
\({ }^{(a)}\) Net collateral with a value of \(\$ 853,098,457\) has been pledged in connection with open reverse repurchase agreements. Excess of collateral pledged to the individual counterparty is not shown for financial reporting purposes.
In the event the counterparty of securities under an MRA files for bankruptcy or becomes insolvent, a fund suse of the proceeds from the agreement may be restricted while the counterparty, or its trustee or receiver, determines whether or not to enforce a fund s obligation to repurchase the securities.

\section*{5. DERIVATIVE FINANCIAL INSTRUMENTS}

The Trust engages in various portfolio investment strategies using derivative contracts both to increase the returns of the Trust and/or to manage its exposure to certain risks such as credit risk, equity risk, interest rate risk, foreign currency exchange rate risk, commodity price risk or other risks (e.g., inflation risk). Derivative financial instruments categorized by risk exposure are included in the Schedule of Investments. These contracts may be transacted on an exchange or over-the-counter ( OTC ).

Futures Contracts: Futures contracts are purchased or sold to gain exposure to, or manage exposure to, changes in interest rates (interest rate risk), and changes in the value of equity securities (equity risk) or foreign currencies (foreign currency exchange rate risk).

Futures contracts are agreements between the Trust and a counterparty to buy or sell a specific quantity of an underlying instrument at a specified price and on a specified date. Depending on the terms of a contract, it is settled either through physical delivery of the underlying instrument on the settlement date or by payment of a cash amount on the settlement date. Upon entering into a futures contract, the Trust is required to deposit initial margin with the broker in the form of cash or securities in an amount that varies depending on a contract s size and risk profile. The initial margin deposit must then be maintained at an established level over the life of the contract. Amounts pledged, which are considered restricted, are included in cash pledged for futures contracts in the Statement of Assets and Liabilities.

Securities deposited as initial margin are designated in the Schedule of Investments and cash deposited, if any, is shown as cash pledged for futures contracts in the Statement of Assets and Liabilities. Pursuant to the contract, the Trust agrees to receive from or pay to the broker an amount of cash equal to the daily fluctuation in market value of the contract ( variation margin ). Variation margin is recorded as unrealized appreciation (depreciation) and, if any, shown as variation margin receivable (or payable) on futures contracts in the Statement of Assets and Liabilities. When the contract is closed, a realized gain or loss is recorded in the Statement of Operations equal to the difference between the notional amount of the contract at the time it was opened and the notional amount at the time it was closed. The use of futures contracts involves the risk of an imperfect correlation in the movements in the price of futures contracts and interest, foreign currency exchange rates or underlying assets.

Notes to Financial Statements (unaudited) (continued)

\section*{6. INVESTMENT ADVISORY AGREEMENT AND OTHER TRANSACTIONS WITH AFFILIATES}

Investment Advisory: The Trust entered into an Investment Advisory Agreement with the Manager, the Trust s investment adviser and an indirect, wholly-owned subsidiary of BlackRock Inc. ( BlackRock ), to provide investment advisory and administrative services. The Manager is responsible for the management of the Trust s portfolio and provides the personnel, facilities, equipment and certain other services necessary to the operations of the Trust.

For such services, the Trust pays the Manager a monthly fee at an annual rate equal to \(0.55 \%\) of the average daily value of the Trust \(s\) managed assets.

For purposes of calculating this fee, managed assets means the total assets of the Trust (including any assets attributable to money borrowed for investment purposes) minus the sum of its accrued liabilities (other than money borrowed for investment purposes).

Expense Waivers: With respect to the Trust, the Manager voluntarily agreed to waive its investment advisory fees by the amount of investment advisory fees the Trust pays to the Manager indirectly through its investment in affiliated money market funds (the affiliated money market fund waiver ). This amount is shown as fees waived and/or reimbursed by the Manager in the Statement of Operations. For the six months ended January 31, 2019, the amount waived was \(\$ 2,994\).

The Manager contractually agreed to waive its investment advisory fee with respect to any portion of the Trust \(s\) assets invested in affiliated equity and fixed-income mutual funds and affiliated exchange-traded funds that have a contractual management fee through June 30, 2019. The agreement can be renewed for annual periods thereafter, and may be terminated on 90 days notice, each subject to approval by a majority of the Trust s Independent Trustees. For the six months ended January 31, 2019, there were no fees waived by the Manager pursuant to these arrangements.

Trustees and Officers: Certain trustees and/or officers of the Trust are trustees and/or officers of BlackRock or its affiliates. The Trust reimburses the Manager for a portion of the compensation paid to the Trust s Chief Compliance Officer, which is included in Trustees and Officer in the Statement of Operations.

\section*{7. PURCHASES AND SALES}

For the six months ended January 31, 2019, purchases and sales of investments, including paydowns and excluding short-term securities, were \(\$ 73,249,722\) and \(\$ 95,314,427\), respectively.

\section*{8. INCOME TAX INFORMATION}

It is the Trust s policy to comply with the requirements of the Internal Revenue Code of 1986, as amended, applicable to regulated investment companies, and to distribute substantially all of its taxable income to its shareholders.
Therefore, no U.S. federal income tax provision is required.

The Trust files U.S. federal and various state and local tax returns. No income tax returns are currently under examination. The statute of limitations on the Trust s U.S. federal tax returns generally remains open for each of the
four years ended July 31, 2018. The statutes of limitations on the Trust s state and local tax returns may remain open for an additional year depending upon the jurisdiction.

Management has analyzed tax laws and regulations and their application to the Trust as of January 31, 2019, inclusive of the open tax return years, and does not believe that there are any uncertain tax positions that require recognition of a tax liability in the Trust s financial statements.

As of July 31, 2018, the Trust had capital loss carryforwards, with no expiration dates, available to offset future realized capital gains of \(\$ 30,371,806\).

As of January 31, 2019, gross unrealized appreciation and depreciation for investments and derivatives based on cost for U.S. federal income tax purposes were as follows:
\begin{tabular}{l|c} 
Tax cost & \(\$ 1,773,026,346\) \\
Gross unrealized appreciation & \(\$ 247,225,234\) \\
Gross unrealized depreciation & \\
Net unrealized appreciation & \(\$ 23,784,372)\) \\
\hline
\end{tabular}

\section*{9. PRINCIPAL RISKS}

Many municipalities insure repayment of their bonds, which may reduce the potential for loss due to credit risk. The market value of these bonds may fluctuate for other reasons, including market perception of the value of such insurance, and there is no guarantee that the insurer will meet its obligation.

Inventories of municipal bonds held by brokers and dealers may decrease, which would lessen their ability to make a market in these securities. Such a reduction in market making capacity could potentially decrease the Trust s ability to buy or sell bonds. As a result, the Trust may sell a security at a lower price, sell other securities to raise cash, or give up an investment opportunity, any of which could have a negative impact on performance. If the Trust needed to sell large blocks of bonds, those sales could further reduce the bonds prices and impact performance.

In the normal course of business, the Trust invests in securities or other instruments and may enter into certain transactions, and such activities subject the Trust to various risks, including among others, fluctuations in the market (market risk) or failure of an issuer to meet all of its obligations. The value of securities or other instruments may also be affected by various factors, including, without limitation: (i) the general economy; (ii) the overall market as well as local, regional or global political and/or social instability; (iii) regulation, taxation or international tax treaties between various countries; or (iv) currency, interest rate and price fluctuations.

Notes to Financial Statements (unaudited) (continued)

The Trust may be exposed to prepayment risk, which is the risk that borrowers may exercise their option to prepay principal earlier than scheduled during periods of declining interest rates, which would force the Trust to reinvest in lower yielding securities. The Trust may also be exposed to reinvestment risk, which is the risk that income from the Trust \(s\) portfolio will decline if the Trust invests the proceeds from matured, traded or called fixed-income securities at market interest rates that are below the Trust portfolio s current earnings rate.

The Trust may hold a significant amount of bonds subject to calls by the issuers at defined dates and prices. When bonds are called by issuers and the Trust reinvest the proceeds received, such investments may be in securities with lower yields than the bonds originally held, and correspondingly, could adversely impact the yield and total return performance of the Trust.

The BAB market is smaller, less diverse and less liquid than other types of municipal securities. Since the BAB program expired on December 31, 2010 and was not extended, BABs may be less actively traded, which may negatively affect the value of BABs held by the Trust.

The Trust may invest in BABs. Issuers of direct pay BABs held in the Trust s portfolio receive a subsidy from the U.S. Treasury with respect to interest payment on bonds. There is no assurance that an issuer will comply with the requirements to receive such subsidy or that such subsidy will not be reduced or terminated altogether in the future. As of period end, the subsidy that issuers of direct payment BABs receive from the U.S. Treasury has been reduced as the result of budgetary sequestration, which has resulted, and which may continue to result, in early redemptions of BABs at par value. The early redemption of BABs at par value may result in a potential loss in value for investors of such BABs, including the Trust, who may have purchased the securities at prices above par, and may require the Trust to reinvest redemption proceeds in lower-yielding securities which could reduce the Trust s income and distributions. Moreover, the elimination or reduction in subsidy from the federal government may adversely affect an issuer s ability to repay or refinance BABs and the BAB credit ratings, which, in turn, may adversely affect the value of the BABs held by the Trust and the Trust s NAV.

Counterparty Credit Risk: The Trust may be exposed to counterparty credit risk, or the risk that an entity may fail to or be unable to perform on its commitments related to unsettled or open transactions. The Trust manages counterparty credit risk by entering into transactions only with counterparties that the Manager believes have the financial resources to honor their obligations and by monitoring the financial stability of those counterparties. Financial assets, which potentially expose the Trust to market, issuer and counterparty credit risks, consist principally of financial instruments and receivables due from counterparties. The extent of the Trust s exposure to market, issuer and counterparty credit risks with respect to these financial assets is approximately their value recorded in the Statement of Assets and Liabilities, less any collateral held by the Trust.

A derivative contract may suffer a mark-to-market loss if the value of the contract decreases due to an unfavorable change in the market rates or values of the underlying instrument. Losses can also occur if the counterparty does not perform under the contract.

With exchange-traded futures, there is less counterparty credit risk to the Trust since the exchange or clearinghouse, as counterparty to such instruments, guarantees against a possible default. The clearinghouse stands between the buyer and the seller of the contract; therefore, credit risk is limited to failure of the clearinghouse. While offset rights may exist under applicable law, the Trust does not have a contractual right of offset against a clearing broker or clearinghouse in the event of a default (including the bankruptcy or insolvency). Additionally, credit risk exists in exchange-traded futures with respect to initial and variation margin that is held in a clearing broker s customer

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accounts. While clearing brokers are required to segregate customer margin from their own assets, in the event that a clearing broker becomes insolvent or goes into bankruptcy and at that time there is a shortfall in the aggregate amount of margin held by the clearing broker for all its clients, typically the shortfall would be allocated on a pro rata basis across all the clearing broker s customers, potentially resulting in losses to the Trust.

Concentration Risk: The Trust invests a substantial amount of its assets in issuers located in a single state or limited number of states. This may subject the Trust to the risk that economic, political or social issues impacting a particular state or group of states could have an adverse and disproportionate impact on the income from, or the value or liquidity of, the Trust s portfolio. Investment percentages in specific states or U.S. territories are presented in the Schedule of Investments.

As of period end, the Trust invested a significant portion of its assets in securities in the utilities sector. Changes in economic conditions affecting such sector would have a greater impact on the Trust and could affect the value, income and/or liquidity of positions in such securities.

The Trust invests a significant portion of its assets in fixed-income securities and/or uses derivatives tied to the fixed-income markets. Changes in market interest rates or economic conditions may affect the value and/or liquidity of such investments. Interest rate risk is the risk that prices of bonds and other fixed-income securities will increase as interest rates fall and decrease as interest rates rise. The Trust may be subject to a greater risk of rising interest rates due to the current period of historically low rates. The Federal Reserve has begun to raise the Federal Funds rate, and each increase results in more pronounced interest rate risk in the current market environment.

\section*{10. CAPITAL SHARE TRANSACTIONS}

The Trust is authorized to issue an unlimited number of shares, all of which were initially classified as Common Shares. The par value for the Trust s Common Shares is \(\$ 0.001\). The Board is authorized, however, to reclassify any unissued shares to Preferred shares without the approval of Common Shareholders.

For the periods shown, shares issued and outstanding increased by the following amounts as a result of dividend reinvestment:

Six Months Ended January 31, 2019
Year Ended July 31, 2018
8,305
The Trust participates in an open market share repurchase program (the Repurchase Program ). Under the program, the Trust was permitted to repurchase up to \(5 \%\) of its outstanding common shares from December 1, 2017 through November 30, 2018, based on common shares outstanding as of the close of business on November 30, 2017, subject to certain conditions. On September 7, 2018, the Trust announced a continuation of the Repurchase Program. Commencing on December 1, 2018, the Trust

Notes to Financial Statements (unaudited) (continued)
may repurchase up to \(5 \%\) of its outstanding common shares through November 30, 2019, based on common shares outstanding as of the close of business on November 30, 2018, subject to certain conditions. There is no assurance that the Trust will purchase shares in any particular amounts. For the six months ended January 31, 2019, the Trust did not repurchase any shares under the Repurchase Program.

\section*{11. REGULATION S-X AMENDMENTS}

On August 17, 2018, the U.S. Securities and Exchange Commission adopted amendments to certain disclosure requirements in Securities Act Release No. 33-10532, Disclosure Update and Simplification. The Trust has adopted the amendments pertinent to Regulation S-X in this shareholder report. The amendments impacted certain disclosure presentation on the Statement of Assets and Liabilities, Statements of Changes in Net Assets and Notes to Financial Statements.

Prior year distribution information and undistributed net investment income in the Statements of Changes in Net Assets has been modified to conform to the current year presentation in accordance with the Regulation S-X changes.

Distributions for the year ended July 31, 2018 were classified as follows:
BBN \(\quad\)\begin{tabular}{c} 
Net Investment Income \\
\(89,601,101\)
\end{tabular}

Undistributed net investment income as of July 31, 2018 was \(\$ 780,171\).

\section*{12. SUBSEQUENT EVENTS}

Management s evaluation of the impact of all subsequent events on the Trust sfinancial statements was completed through the date the financial statements were issued and the following items were noted:
\begin{tabular}{lcc} 
& \multicolumn{2}{c}{ Common Dividend } \\
& Per Share \\
& Paid \({ }^{(\mathrm{a})}\) & Declared \({ }^{(\mathrm{b})}\) \\
BBN & \(\$ 0.1188\) & \(\$\) \\
\hline
\end{tabular}
\({ }^{(a)}\) Net investment income dividend paid on February 28, 2019 to shareholders of record on February 15, 2019.
(b) Net investment income dividend declared on March 1, 2019 payable to shareholders of record on March 15, 2019.

Trustee and Officer Information

Richard E. Cavanagh, Co-Chair of the Board and Trustee
Karen P. Robards, Co-Chair of the Board and Trustee
Michael J. Castellano, Trustee
Cynthia L. Egan, Trustee
Frank J. Fabozzi, Trustee
Henry Gabbay, Trustee
R. Glenn Hubbard, Trustee
W. Carl Kester, Trustee

Catherine A. Lynch, Trustee
Robert Fairbairn, Trustee
John M. Perlowski, Trustee, President and Chief Executive Officer
Jonathan Diorio, Vice President
Neal J. Andrews, Chief Financial Officer
Jay M. Fife, Treasurer
Charles Park, Chief Compliance Officer
Janey Ahn, Secretary

Effective January 1, 2019, Richard E. Cavanagh and Karen P. Robards were appointed as a Co-Chair of the Board. Prior to January 1, 2019, Mr. Cavanagh served as Chair of the Board and Ms. Robards served as Vice Chair of the Board. In addition, effective January 1, 2019, Henry Gabbay was appointed as a Trustee of the Trust.

\section*{Investment Adviser}

BlackRock Advisors, LLC

Wilmington, DE 19809

\section*{Accounting Agent and Custodian}

State Street Bank and Trust Company
Boston, MA 02111

\section*{Transfer Agent}

Computershare Trust Company, N.A.
Canton, MA 02021

\section*{Independent Registered Public Accounting Firm}

Deloitte \& Touche LLP

Boston, MA 02116
Legal Counsel
Willkie Farr \& Gallagher LLP
New York, NY 10019
Address of the Trust
100 Bellevue Parkway
Wilmington, DE 19809

Additional Information

\section*{Trust Certification}

The Trust is listed for trading on the NYSE and has filed with the NYSE its annual chief executive officer certification regarding compliance with the NYSE s listing standards. The Trust filed with the SEC the certification of its chief executive officer and chief financial officer required by section 302 of the Sarbanes-Oxley Act.

\section*{Dividend Policy}

The Trust s dividend policy is to distribute all or a portion of its net investment income to its shareholders on a monthly basis. In order to provide shareholders with a more stable level of distributions, the Trust may at times pay out less than the entire amount of net investment income earned in any particular month and may at times in any particular month pay out such accumulated but undistributed income in addition to net investment income earned in that month. As a result, the distributions paid by the Trust for any particular month may be more or less than the amount of net investment income earned by the Trust during such month. The Trust s current accumulated but undistributed net investment income, if any, is disclosed in the Statement of Assets and Liabilities, which comprises part of the financial information included in this report.

\section*{General Information}

The Trust does not make available copies of its Statement of Additional Information because the Trust s shares are not continuously offered, which means that the Statement of Additional Information of the Trust has not been updated after completion of the Trust s offerings and the information contained in the Trust s Statement of Additional Information may have become outdated.

During the period, there were no material changes in the Trust s investment objectives or policies or to the Trust s charters or by-laws that would delay or prevent a change of control of the Trust that were not approved by the shareholders or in the principal risk factors associated with investment in the Trust. There have been no changes in the persons who are primarily responsible for the day-to-day management of the Trust s portfolios.

In accordance with Section 23(c) of the Investment Company Act of 1940, the Trust from time to time may purchase shares of its common stock in the open market or in private transactions.

Quarterly performance, semi-annual and annual reports, current net asset value and other information regarding the Trust may be found on BlackRock s website, which can be accessed at http://www.blackrock.com. Any reference to BlackRock s website in this report is intended to allow investors public access to information regarding the Trust and does not, and is not intended to, incorporate BlackRock s website in this report.

\section*{Electronic Delivery}

Shareholders can sign up for e-mail notifications of quarterly statements, annual and semi-annual shareholder reports by enrolling in the electronic delivery program. Electronic copies of shareholder reports are available on BlackRock s website.

To enroll in electronic delivery:

\section*{Shareholders Who Hold Accounts with Investment Advisers, Banks or Brokerages:}

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Please contact your financial advisor. Please note that not all investment advisers, banks or brokerages may offer this service.

\section*{Householding}

The Trust will mail only one copy of shareholder documents, including annual and semi-annual reports and proxy statements, to shareholders with multiple accounts at the same address. This practice is commonly called householding and is intended to reduce expenses and eliminate duplicate mailings of shareholder documents. Mailings of your shareholder documents may be householded indefinitely unless you instruct us otherwise. If you do not want the mailing of these documents to be combined with those for other members of your household, please call the Trust at (800) 882-0052.

\section*{Availability of Quarterly Schedule of Investments}

The Trust files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Trust s Forms N-Q are available on the SEC s website at http://www.sec.gov. The Trust s Forms N-Q may also be obtained upon request and without charge by calling (800) 882-0052.

\section*{Availability of Proxy Voting Policies and Procedures}

A description of the policies and procedures that the Trust uses to determine how to vote proxies relating to portfolio securities is available upon request and without charge (1) by calling (800) 882-0052; (2) at http://www.blackrock.com; and (3) on the SEC s website at http://www.sec.gov.

\section*{Availability of Proxy Voting Record}

Information about how the Trust voted proxies relating to securities held in the Trust sportfolio during the most recent 12 -month period ended June 30 is available upon request and without charge (1) at http://www.blackrock.com; or by calling (800) 882-0052; and (2) on the SEC s website at http://www.sec.gov.

Additional Information (continued)

\section*{Availability of Trust Updates}

BlackRock will update performance and certain other data for the Trust on a monthly basis on its website in the
Closed-end Funds section of http://www.blackrock.com as well as certain other material information as necessary from time to time. Investors and others are advised to check the website for updated performance information and the release of other material information about the Trust. This reference to BlackRock s website is intended to allow investors public access to information regarding the Trust and does not, and is not intended to, incorporate BlackRock s website in this report.

\section*{BlackRock Privacy Principles}

BlackRock is committed to maintaining the privacy of its current and former fund investors and individual clients (collectively, Clients ) and to safeguarding their non-public personal information. The following information is provided to help you understand what personal information BlackRock collects, how we protect that information and why in certain cases we share such information with select parties.

If you are located in a jurisdiction where specific laws, rules or regulations require BlackRock to provide you with additional or different privacy-related rights beyond what is set forth below, then BlackRock will comply with those specific laws, rules or regulations.

BlackRock obtains or verifies personal non-public information from and about you from different sources, including the following: (i) information we receive from you or, if applicable, your financial intermediary, on applications, forms or other documents; (ii) information about your transactions with us, our affiliates, or others; (iii) information we receive from a consumer reporting agency; and (iv) from visits to our websites.

BlackRock does not sell or disclose to non-affiliated third parties any non-public personal information about its Clients, except as permitted by law or as is necessary to respond to regulatory requests or to service Client accounts. These non-affiliated third parties are required to protect the confidentiality and security of this information and to use it only for its intended purpose.

We may share information with our affiliates to service your account or to provide you with information about other BlackRock products or services that may be of interest to you. In addition, BlackRock restricts access to non-public personal information about its Clients to those BlackRock employees with a legitimate business need for the information. BlackRock maintains physical, electronic and procedural safeguards that are designed to protect the non-public personal information of its Clients, including procedures relating to the proper storage and disposal of such information.

Glossary of Terms Used in this Report

\section*{Portfolio Abbreviations}
\begin{tabular}{ll} 
AGM & Assured Guaranty Municipal Corp. \\
ARB & Airport Revenue Bonds
\end{tabular}
\begin{tabular}{ll} 
COP & Certificates of Participation \\
EDA & Economic Development Authority \\
GO & General Obligation Bonds \\
HFA & Housing Finance Agency \\
ISD & Independent School District \\
LRB & Lease Revenue Bonds \\
M/F & Multi-Family \\
NPFGC & National Public Finance Guarantee Corp. \\
RB & Revenue Bonds
\end{tabular}

This report is intended for current holders. It is not a prospectus. Past performance results shown in this report should not be considered a representation of future performance. The Trust has leveraged its Common Shares, which creates risks for Common Shareholders, including the likelihood of greater volatility of net asset value and market price of the Common Shares, and the risk that fluctuations in short-term interest rates may reduce the Common Shares yield. Statements and other information herein are as dated and are subject to change.

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Item 2 Code of Ethics Not Applicable to this semi-annual report
Item 3 Audit Committee Financial Expert Not Applicable to this semi-annual report
Item 4 Principal Accountant Fees and Services Not Applicable to this semi-annual report
Item 5 Audit Committee of Listed Registrants Not Applicable to this semi-annual report
Item 6 Investments
(a) The registrant s Schedule of Investments is included as part of the Report to Stockholders filed under Item 1 of this Form.
(b) Not Applicable due to no such divestments during the semi-annual period covered since the previous Form N-CSR filing.

Item 7 Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies Not Applicable to this semi-annual report

Item 8 Portfolio Managers of Closed-End Management Investment Companies
(a) Not Applicable to this semi-annual report.
(b) As of the date of this filing, there have been no changes in any of the portfolio managers identified in the most recent annual report on Form N-CSR.

Item 9 Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers

Period \(\qquad\)

August 1-31, 2018
September 1-30, 2018
October 1-31, 2018
November 1-30, 2018
December 1-31, 2018
January 1-31, 2019
Total:
(b) Average (c) Total Number of
(a) Total

Price Paid perShares Purchased as Part
Number of
Share
Shares Purchased
\(0 \quad \$ 0\)
\(0 \quad \$ 0\)
\(0 \quad \$ 0\)
\(0 \quad \$ 0\)
\(0 \quad \$ 0\)
\(0 \quad \$ 0\)
\(0 \quad \$ 0\)

Shares that May Yet Be
Purchased Under the Plans
of Publicly Announced Plans or Programs or Programs \({ }^{1}\)

0
2,856,119
2,856,119
2,856,119
2,856,119
2,856,119
2,856,119
2,856,119
\({ }^{1}\) On September 6, 2017, the Fund announced the continuation of the open market share repurchase program, which commenced on December 1, 2017. The Fund may repurchase up to \(5 \%\) of its outstanding common shares based on common shares outstanding on November 30, 2017, in open market transactions, subject to certain conditions.

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Submission of Matters to a Vote of Security Holders There have been no material changes to these procedures.

Item 11 Controls and Procedures
(a) The registrant s principal executive and principal financial officers, or persons performing similar functions, have concluded that the registrant s disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended (the 1940 Act )) are effective as of a date within 90 days of the filing of this report based on the evaluation of these controls and procedures required by Rule 30a-3(b) under the 1940 Act and Rule 13a-15(b) under the Securities Exchange Act of 1934, as amended.
(b) There were no changes in the registrant s internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act) that occurred during the second fiscal quarter of the period covered by this report that have materially affected, or are reasonably likely to materially affect, the registrant s internal control over financial reporting.

Item 12 Disclosure of Securities Lending Activities for Closed-End Management Investment Companies Not Applicable

Item 13 Exhibits attached hereto
(a)(1) Code of Ethics Not Applicable to this semi-annual report
(a)(2) Certifications Attached hereto
(a)(3) Not Applicable
(a)(4) Not Applicable
(b) Certifications Attached hereto

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

BlackRock Taxable Municipal Bond Trust

\section*{By: /s/ John M. Perlowski \\ John M. Perlowski \\ Chief Executive Officer (principal executive officer) of BlackRock Taxable Municipal Bond Trust}

Date: April 5, 2019
Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

\section*{By: /s/John M. Perlowski}

John M. Perlowski
Chief Executive Officer (principal executive officer) of BlackRock Taxable Municipal Bond Trust

Date: April 5, 2019

By: /s/ Neal J. Andrews
Neal J. Andrews
Chief Financial Officer (principal financial officer) of BlackRock Taxable Municipal Bond Trust

Date: April 5, 2019```

