BROMLEY PARK METROPOLITAN DISTRICT NO. 2 Adams and Weld Counties, Colorado

FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2022

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors
Bromley Park Metropolitan District No. 2
Adams and Weld Counties, Colorado

Opinions

We have audited the financial statements of the governmental activities and each major fund of Bromley Park Metropolitan District No. 2 (the District) as of and for the year ended December 31, 2022, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

In our opinion, the accompanying financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities and each major fund of the District as of December 31, 2022, and the respective changes in financial position thereof, and the respective budgetary comparison for the general fund for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the District, and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Responsibilities of Management for the Financial Statements

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

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

I

Auditor's Responsibility for the Audit of the Financial Statements

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

In performing an audit in accordance with GAAS, we:

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

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

Required Supplementary Information

Management has omitted management's discussion and analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the basic financial statements. Such missing information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. Our opinions on the basic financial statements are not affected by this missing information.

Supplementary and Other Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the District's basic financial statements. The supplementary and other information (together, the information) as identified in the table of contents is presented for the purposes of additional analysis and legal compliance and is not a required part of the basic financial statements.

Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Arvada, Colorado

Liseal Freus Partners, LLC

July 28, 2023



BROMLEY PARK METROPOLITAN DISTRICT NO. 2 STATEMENT OF NET POSITION DECEMBER 31, 2022

	Governmental Activities
ASSETS	
Cash and Investments	\$ 293,826
Cash and Investments - Restricted	2,212,209
Receivable - County Treasurer	16,448
Due from Developer	9,558
Accounts Receivable	3,050
Property Taxes Receivable	5,268,544
Prepaid Insurance	14,294
Capital Assets, Not Being Depreciated	6,247,933
Capital Assets, Being Depreciated, Net	2,286,039
Total Assets	16,351,901
DEFERRED OUTFLOWS OF RESOURCES	
Bond Insurance, Net	254,662
Cost of Bond Refunding	1,301,172
Total Deferred Outflows of Resources	1,555,834
LIABILITIES	
Accounts Payable	39,682
Escrow Payable	7,191
Due to Other Governments	6,190
Accrued Interest Payable - Bonds	113,172
Noncurrent Liabilities:	
Due in Less Than One Year	575,000
Due in More Than One Year	50,829,724
Total Liabilities	51,570,959
DEFERRED INFLOWS OF RESOURCES	
Deferred Property Tax	5,268,544
NET POSITION	
Net Investment in Capital Assets	(5,538,878)
Restricted for:	(3,330,676)
Emergency Reserves	11,400
Debt Service	2,101,884
Unrestricted	(35,506,174)
Oniostriotod	(33,300,174)
Total Net Position	\$ (38,931,768)

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Revenues

			Program Revenues	S	(Expenses) and Change in Net Position		
		Charges	Operating	Capital			
	Гурараа	for	Grants and	Grants and Contributions	Governmental Activities		
FUNCTIONS/PROGRAMS Primary Government: Governmental Activities:	Expenses	Services	Contributions	Contributions	Activities		
General Government Interest and Related Costs on	\$ 385,305	\$ -	\$ 20,732	\$ 111,526	\$ (253,047)		
Long-Term Debt	2,942,448				(2,942,448)		
Total Governmental Activities	\$ 3,327,753	\$ -	\$ 20,732	\$ 111,526	(3,195,495)		
	GENERAL REVENUES Property Taxes Specific Ownership Taxes Net Investment Income Total General Revenues						
	CHANGE IN NET	POSITION			(297,186)		
	Net Position - Begi	nning of Year			(38,634,582)		
	NET POSITION - E	END OF YEAR			\$ (38,931,768)		

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 BALANCE SHEET GOVERNMENTAL FUNDS DECEMBER 31, 2022

	 General	Debt Service	Capital rojects	Go	Total overnmental Funds
ASSETS Cash and Investments Cash and Investments - Restricted Receivable - County Treasurer Due from Developer Accounts Receivable Property Taxes Receivable	\$ 293,826 11,400 2,131 - 3,050 663,465	\$ 2,200,739 14,317 - - 4,605,079	\$ - 70 - 9,558 -	\$	293,826 2,212,209 16,448 9,558 3,050 5,268,544
Prepaid Insurance Total Assets LIABILITIES, DEFERRED INFLOWS OF	\$ 14,294 988,166	\$ 6,820,135	\$ 9,628	\$	14,294 7,817,929
RESOURCES, AND FUND BALANCES LIABILITIES					
Accounts Payable Easement Escrow Payable Due to Other Governments Total Liabilities	\$ 39,682 7,191 6,190 53,063	\$ - - -	\$ - - -	\$	39,682 7,191 6,190 53,063
DEFERRED INFLOWS OF RESOURCES Deferred Property Tax Total Deferred Inflows of Resources	663,465 663,465	 4,605,079 4,605,079	<u>-</u>		5,268,544 5,268,544
FUND BALANCES Nonspendable: Prepaid Expenses Restricted for:	14,294	-	-		14,294
Emergency Reserves Debt Service Assigned to:	11,400	2,215,056	-		11,400 2,215,056
Capital Projects Unassigned Total Fund Balances	245,944 271,638	2,215,056	9,628 - 9,628		9,628 245,944 2,496,322
Total Liabilities, Deferred Inflows of Resources, and Fund Balances	\$ 988,166	\$ 6,820,135	\$ 9,628		
Amounts reported for governmental activities in the statement of net position are different because: Capital assets used in governmental activities are not financial resources and, therefore, are not reported in the funds.					
Capital Assets, Net Other long-term assets are not available to pay for current period expenditures and, therefore, are not reported in the funds.					8,533,972
Bond Insurance, Net Long-term liabilities, including bonds payable and interest payable, are not due and payable in the current period					254,662
and, therefore, are not reported in the funds. Cost of Refunding, Net Bonds Payable Bonds Interest Payable Premium on Bonds Payable Accrued Interest Payable - Bonds					1,301,172 (48,357,000) (2,129,622) (918,102) (113,172)
Net Position of Governmental Activities				\$	(38,931,768)

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2022

REVENUES		General		Debt Service		Capital Projects	Go	Total overnmental Funds
	\$	206 262	\$	2 245 206	\$		\$	0.644.640
Property Taxes	Ъ	326,362	Ф	2,315,286	Ъ	-	Þ	2,641,648
Specific Ownership Taxes		23,553		167,093		704		190,646
Net Investment Income		7,516		57,735		764		66,015
CTF Proceeds		20,732		-		-		20,732
Oil Lease		-		-		111,526		111,526
Total Revenues		378,163		2,540,114		112,290		3,030,567
EXPENDITURES								
Current:								
Accounting		49,670		-		-		49,670
Audit		10,650		-		-		10,650
Election		3,448		-		-		3,448
Engineering		23,314		-		-		23,314
Legal		37,360		_		-		37,360
Management		16,313		_		_		16,313
Insurance and Bonds		12,590		_		_		12,590
County Treasurer's Fees		4,904		34,787		_		39,691
Landscape Maintenance - District		32,694		-		_		32,694
Landscape Maintenance - HOA Brighton East Farms		41,326		_		_		41,326
Landscape Maintenance - HOA Parkside		36,570		_		_		36,570
Landscape Maintenance - Utilities		1,141		_		_		1,141
Water		29,152				_		29,152
Dues and Licenses		590		_		-		590
Miscellaneous		652		-		-		652
Debt Service:		032		-		-		032
Bond Interest - Series 2018A				1 106 000				1,126,900
		-		1,126,900		-		, ,
Bond Interest - Series 2018B		-		517,331		-		517,331
Bond Interest - Series 2018C		-		284,000		-		284,000
Bond Principal - Series 2018A		-		550,000		-		550,000
Paying Agent Fees		-		10,500		-		10,500
Capital Projects:						404.000		404.000
Capital Outlay		200.074		0.500.540		101,968		101,968
Total Expenditures		300,374		2,523,518		101,968		2,925,860
EXCESS OF REVENUES OVER								
(UNDER) EXPENDITURES		77,789		16,596		10,322		104,707
OTHER FINANCING SOURCES (USES)								
Transfers (to) from Other Funds		13,879				(13,879)		
Total Other Financing Sources (Uses)		13,879				(13,879)		<u>-</u>
NET CHANGE IN FUND BALANCES		91,668		16,596		(3,557)		104,707
Fund Balances - Beginning of Year		179,970		2,198,460		13,185		2,391,615
FUND BALANCES - END OF YEAR	\$	271,638	\$	2,215,056	\$	9,628	\$	2,496,322

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 RECONCILIATION OF THE STATEMENTS OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES OF THE GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Change in Fund Balances - Governmental Funds	\$ 104,707
Amounts reported for governmental activities in the statement of activities are different because:	
Governmental funds report capital outlays as expenditures. In the statement of activities capital outlay is not reported as an expenditure. However, the statement of activities will report as depreciation expense the allocation of the cost of any depreciable asset over the estimated useful life of the asset. Capital Outlay Depreciation	101,968 (84,931)
Some expenses reported in the statement of activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds.	
Bond Principal Payment Series 2018A	550,000
Amortization of Cost on Bond Refunding	(105,704)
Change in Bond Insurance, Net	(17,975)
Change in Bond Premium	64,805
Change in Bond Interest Payable	 (910,056)
Change in Net Position of Governmental Activities	\$ (297,186)

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 GENERAL FUND STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	Budget Amounts					Actual	Variance with Final Budget Positive	
		Original	Final		Amounts		(Negative)	
REVENUES Property Taxes Specific Ownership Taxes Net Investment Income		326,314 22,147 1,000	\$	330,634 20,760 2,460	\$	326,362 23,553 7,516	\$	(4,272) 2,793 5,056
CTF Proceeds Total Revenues		13,000 362,461		22,175 376,029		20,732 378,163		(1,443) 2,134
EXPENDITURES Current: Accounting Auditing Engineering Legal Services District Management Dues and Licenses		52,500 5,500 15,000 50,000 44,000 1,000		60,000 5,500 25,000 45,000 44,000 590		49,670 10,650 23,314 37,360 16,313 590		10,330 (5,150) 1,686 7,640 27,687
Election Insurance and Bonds County Treasurer's Fees Landscape Maintenance - District Landscape Maintenance - HOA Brighton East Farms Landscape Maintenance - HOA Parkside Landscape Maintenance - Utilities Landscaping Repairs and Maintenance Water Miscellaneous Detention Pond Maintenance Banking Fees Contingency Total Expenditures		5,000 13,650 4,895 10,000 90,000 40,000 1,000 25,000 15,000 1,000 10,000 10,000 1,361 400,006		3,050 12,542 4,960 37,000 90,000 40,000 1,200 15,000 25,000 36,000 1,000 10,000 25 4,133 460,000		3,448 12,590 4,904 32,694 41,326 36,570 1,141 - 29,152 652 - 300,374		(398) (48) 56 4,306 48,674 3,430 59 15,000 25,000 6,848 348 10,000 25 4,133 159,626
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		(37,545)		(83,971)		77,789		161,760
OTHER FINANCING SOURCES (USES) Transfers (to) from Other Funds Total Other Financing Sources (Uses)		<u>-</u>		13,589 13,589		13,879 13,879		290 290
NET CHANGE IN FUND BALANCE		(37,545)		(70,382)		91,668		162,050
Fund Balance - Beginning of Year		74,362		179,970		179,970		
FUND BALANCE - END OF YEAR	\$	36,817	\$	109,588	\$	271,638	\$	162,050

NOTE 1 DEFINITION OF REPORTING ENTITY

Bromley Park Metropolitan District No. 2 (the "District"), a quasi-municipal corporation and political subdivision of the State of Colorado, was organized by order and decree of the District Court for Adams County filed on April 23, 1985, and recorded with Adams County Clerk and Recorder on April 25, 1985, and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised Statutes). The District's service area is located in Adams and Weld Counties, Colorado entirely within the City of Brighton (the "City"). The District is one of six contiguous districts, South Beebe Draw Metropolitan District (formerly Bromley Park Metropolitan District No. 1), Bromley Park Metropolitan Districts No. 2, 3, 5, 6 and Brighton Crossing Metropolitan District (formerly Bromley Park Metropolitan District No. 4) (collectively, the "Districts" or "SBDMD", "BPMD Nos. 2, 3, 5, or 6", and "BCMD"). The District and BCMD had unrelated Boards of Directors from the other Districts at December 31, 2019. SBDMD, BPMD Nos. 2-3 and BCMD were participants to the Annexation Agreement dated June 4, 1985, as amended (the "Annexation" Agreement"), between the City and the prior developer of the majority of the property within the District (BPK Holdings, L.L.C., hereinafter referred to as BPK). BPMD Nos. 5 and 6 were formed in 2000 and it is anticipated that these districts will also participate in the Annexation Agreement. Since their creation, all of the Districts have restructured their boundaries by various inclusions and exclusions within the same general land area.

The District was established principally to provide water, sanitary sewer and storm drainage services and to provide construction, installation, financing and operation of streets, park and recreation, mosquito control, transportation and television relay systems and improvements in addition to the water, sanitary sewer and storm drainage improvements to areas within and outside the boundaries of the District.

On August 4, 1995, in the agreement regarding Designation of District for Remittance of Sales and Use Tax between BPK, SBDMD, BPMD Nos. 2-3 and BCMD, SBDMD was appointed by the parties thereto to receive all sales and use taxes remitted under the Annexation Agreement by the City and to apply the receipts to the common benefit of the Districts.

On March 21, 2000, SBDMD, BPMD Nos. 2-3 and BCMD entered into an Interdistrict Regional Facilities Intergovernmental Agreement, which expanded the responsibilities of SBDMD to include coordination of construction, operation and maintenance of regional facilities with ownership retained by SBDMD. Funding for the regional facilities will be generated from certain fees collected by BPMD Nos. 2-3 and BCMD and transferred to SBDMD.

The District follows the Governmental Accounting Standards Board (GASB) accounting pronouncements which provide guidance for determining which governmental activities, organizations and functions should be included within the financial reporting entity. GASB pronouncements set forth the financial accountability of a governmental organization's elected governing body as the basic criterion for including a possible component governmental organization in a primary government's legal entity. Financial accountability includes, but is not limited to, appointment of a voting majority of the organization's governing body, ability to impose its will on the organization, a potential for the organization to provide specific financial benefits or burdens and fiscal dependency.

NOTE 1 DEFINITION OF REPORTING ENTITY (CONTINUED)

The District has no employees, and all operations and administrative functions are contracted.

The District is not financially accountable for any other organization (including SBDMD, BPMD Nos. 3, 5, or 6, or BCMD), nor is the District a component unit of any other primary governmental entity.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The more significant accounting policies of the District are described as follows:

Government-Wide and Fund Financial Statements

The government-wide financial statements include the statement of net position and the statement of activities. These financial statements include all of the activities of the District. The effect of interfund activity has been removed from these statements. Governmental activities are normally supported by taxes and intergovernmental revenues.

The statement of net position reports all financial and capital resources of the District. The difference between the sum of assets and deferred outflows and the sum of liabilities and deferred inflows is reported as net position.

The statement of activities demonstrates the degree to which the direct and indirect expenses of a given function or segment are offset by program revenues. Direct expenses are those that are clearly identifiable with a specific function or segment. Program revenues include: 1) charges to customers or applicants who purchase, use, or directly benefit from goods, services, or privileges provided by a given function or segment, and 2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function or segment. Taxes and other items not properly included among program revenues are reported instead as general revenues.

Separate financial statements are provided for governmental funds. Major individual governmental funds are reported as separate columns in the fund financial statements.

Measurement Focus, Basis of Accounting, and Financial Statement Presentation

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Redemption of bonds is recorded as a reduction in liabilities.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

<u>Measurement Focus, Basis of Accounting, and Financial Statement Presentation</u> (Continued)

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the District considers revenues to be available if they are collected within 60 days after the end of the current fiscal period. The major sources of revenue susceptible to accrual are property taxes and specific ownership taxes. All other revenue items are considered to be measurable and available only when cash is received by the District.

The District determined that Developer advances are not considered as revenue susceptible to accrual. Expenditures, other than interest on long-term obligations are recorded when the liability is incurred or the long-term obligation is due.

The District reports the following major governmental funds:

The General Fund is the District's primary operating fund. It accounts for all financial resources of the general government, except those required to be accounted for in another fund.

The Debt Service Fund accounts for the resources accumulated and payments made for principal and interest on long-term general obligation debt of the governmental funds.

The Capital Projects Fund is used to account for financial resources to be used for the acquisition and construction of capital equipment and facilities.

<u>Budgets</u>

In accordance with the State Budget Law, the District's Board of Directors holds public hearings in the fall each year to approve the budget and appropriate the funds for the ensuing year. The appropriation is at the total fund expenditures level and lapses at year-end. The District's Board of Directors can modify the budget by line item within the total appropriation without notification. The appropriation can only be modified upon completion of notification and publication requirements. The budget includes each fund on its basis of accounting unless otherwise indicated.

The District has amended its annual budget for the year ended December 31, 2022.

Pooled Cash and Investments

The District follows the practice of pooling cash and investments of all funds to maximize investment earnings. Except when required by trust or other agreements, all cash is deposited to and disbursed from a single bank account. Cash in excess of immediate operating requirements is pooled for deposit and investment flexibility. Investment earnings are allocated periodically to the participating funds based upon each fund's average equity balance in the total cash.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Interfund Balances

The District reports interfund balances that are representative of lending/borrowing arrangements between funds in the fund financial statements as due to/from other funds (current portion of interfund loans) or advances to/from other funds (long-term portion of interfund loans). The interfund balances have been eliminated in the government-wide statements.

Property Taxes

Property taxes are levied by the District. The levy is based on assessed valuations determined by the County Assessor generally as of January 1 of each year. The levy is normally set by December 15 by certification to the County Commissioners to put the tax lien on the individual properties as of January 1 of the following year. The County Treasurer collects the determined taxes during the ensuing calendar year. The taxes are payable by April or, if in equal installments, at the taxpayer's election, in February and June. Delinquent taxpayers are notified in August and generally sales of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

Property taxes, net of estimated uncollectible taxes, are recorded initially as deferred inflow of resources in the year they are levied and measurable. The unearned property tax revenues are recorded as revenue in the year they are available or collected.

Capital Assets

Capital assets, which include property, plant, equipment and infrastructure assets (e.g., roads, bridges, sidewalks and similar items), are reported in the government-wide financial statements. Capital assets are defined by the District as assets with an initial, individual cost of more than \$5,000. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recorded at acquisition value at the date of donation.

Capital assets which are anticipated to be conveyed to other governmental entities are recorded as construction in progress, and are not included in the calculation of net investment in capital assets.

The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend the life of the asset are not capitalized. Improvements are capitalized and depreciated over the remaining useful lives of the related fixed assets, as applicable. Depreciation expense has been computed using the straight-line method over the following estimated economic useful lives:

Streets 30 Years
Parks and Recreation 30 Years

Certain capital assets constructed by the District have been conveyed to other governmental entities or to the homeowners' association.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Amortization

Bond Insurance and Original Issue Premium

In the government-wide financial statements, bond insurance and bond premiums are deferred and amortized over the life of the bonds using the effective interest method. In the fund financial statements, government fund types recognize bond insurance and bond premiums during the current period. The face amount of debt issued is reported as other financing sources. Bond insurance, whether or not withheld from the actual debt proceed received, are reported as expenditures. Premiums received on debt issuances are reported as other financing sources.

Cost of Bond Refunding

In the government-wide financial statements, the deferred cost of bond refunding is amortized over the life of the deferred bonds using the effective interest method. The amortization amount is a component of interest expense and the unamortized deferred cost is reflected as a deferred outflow of resources.

Deferred Inflow/Outflow of Resources

In addition to assets, the statement of net position reports a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position that applies to a future period and so will not be recognized as an outflow of resources (expense/expenditure) until that time. The District has two items that qualify for reporting in this category. Accordingly, the items, bond insurance and cost on bond refunding, are deferred and recognized as an outflow of resources in the period that the amounts are incurred.

In addition to liabilities, the statement of net position reports a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position that applies to a future period and so will not be recognized as an inflow of resources (revenue) until that time. The District has one item that qualifies for reporting in this category. Accordingly, the item, deferred property tax revenue, is deferred and recognized as an inflow of resources in the period that the amount becomes available.

Equity

Net Position

For government-wide presentation purposes when both restricted and unrestricted resources are available for use, it is the District's practice to use restricted resources first, then unrestricted resources as they are needed.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Equity (Continued)

Fund Balance

Fund balance for governmental funds should be reported in classifications that comprise a hierarchy based on the extent to which the government is bound to honor constraints on the specific purposes for which spending can occur. Governmental funds report up to five classifications of fund balance: nonspendable, restricted, committed, assigned, and unassigned. Because circumstances differ among governments, not every government or every governmental fund will present all of these components. The following classifications describe the relative strength of the spending constraints:

Nonspendable Fund Balance – The portion of fund balance that cannot be spent because it is either not in spendable form (such as prepaid amounts or inventory) or legally or contractually required to be maintained intact.

Restricted Fund Balance – The portion of fund balance that is constrained to being used for a specific purpose by external parties (such as bondholders), constitutional provisions, or enabling legislation.

Committed Fund Balance – The portion of fund balance that can only be used for specific purposes pursuant to constraints imposed by formal action of the government's highest level of decision-making authority, the Board of Directors. The constraint may be removed or changed only through formal action of the Board of Directors.

Assigned Fund Balance – The portion of fund balance that is constrained by the government's intent to be used for specific purposes, but is neither restricted nor committed. Intent is expressed by the Board of Directors to be used for a specific purpose. Constraints imposed on the use of assigned amounts are more easily removed or modified than those imposed on amounts that are classified as committed.

Unassigned Fund Balance – The residual portion of fund balance that does not meet any of the criteria described above.

If more than one classification of fund balance is available for use when an expenditure is incurred, it is the District's practice to use the most restrictive classification first.

NOTE 3 CASH AND INVESTMENTS

Cash and investments as of December 31, 2022, are classified in the accompanying financial statements as follows:

Statement of Net Position:

Cash and Investments\$ 293,826Cash and Investments - Restricted2,212,209Total Cash and Investments\$ 2,506,035

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Cash and investments as of December 31, 2022, consist of the following:

Deposits with Financial Institutions	\$ 15,464
Investments	2,490,571
Total Cash and Investments	\$ 2,506,035

Deposits with Financial Institutions

The Colorado Public Deposit Protection Act (PDPA) requires that all units of local government deposit cash in eligible public depositories. Eligibility is determined by state regulators. Amounts on deposit in excess of federal insurance levels must be collateralized. The eligible collateral is determined by the PDPA. PDPA allows the institution to create a single collateral pool for all public funds. The pool for all the uninsured public deposits as a group is to be maintained by another institution or held in trust. The market value of the collateral must be at least 102% of the aggregate uninsured deposits.

The State Commissioners for banks and financial services are required by statute to monitor the naming of eligible depositories and reporting of the uninsured deposits and assets maintained in the collateral pools.

At December 31, 2022, the District's cash deposits had a bank balance and a carrying balance of \$15,464.

Investments

The District has not adopted a formal investment policy; however, the District follows state statutes regarding investments.

The District generally limits its concentration of investments to those noted with an asterisk (*) below, which are believed to have minimal credit risk, minimal interest rate risk and no foreign currency risk. Additionally, the District is not subject to concentration risk or investment custodial risk disclosure requirements for investments that are in the possession of another party.

Colorado revised statutes limit investment maturities to five years or less unless formally approved by the Board of Directors. Such actions are generally associated with a debt service reserve or sinking fund requirements.

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Investments (Continued)

Colorado statutes specify investment instruments meeting defined rating and risk criteria in which local governments may invest which include:

- . Obligations of the United States, certain U.S. government agency securities and securities of the World Bank
- . Certain international agency securities
- . General obligation and revenue bonds of U.S. local government entities
- . Certain certificates of participation
- . Certain securities lending agreements
- . Bankers' acceptances of certain banks
- . Commercial paper
- . Written repurchase agreements and certain reverse repurchase agreements collateralized by certain authorized securities
- . Certain money market funds
- . Guaranteed investment contracts
- * Local government investment pools

As of December 31, 2022, the District had the following investments:

Investment	Maturity	 Amount
Colorado Surplus Asset Fund Trust	Weighted-Average	
(CSAFE)	Under 60 Days	\$ 2,490,571

CSAFE

The District invested in the Colorado Surplus Asset Fund Trust ("CSAFE," sometimes referred to herein as the "Trust"), which is an investment vehicle established by state statute for local government entities to pool surplus assets. The State Securities Commissioner administers and enforces all State statutes governing the Trust. The Trust currently offers two portfolios – CSAFE CASH FUND and CSAFE CORE.

CSAFE CASH FUND operations similar to a money market fund, with each share valued at \$1.00. CSAFE may invest in U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain money market funds and highest rated commercial paper, any security allowed under CRS 24-75-601.

CSAFE CORE, a variable Net Asset Value (NAV) Local Government Investment Pool, offers weekly liquidity and is managed to approximate a \$2.00 transactional share price. CSAFE CORE may invest in securities authorized by CRS 24-75-601, including U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain obligations of U.S. government agencies, highest rated commercial paper, and any security allowed under CRS 24-75-601.

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

CSAFE (Continued)

A designated custodial bank serves as custodian for CSAFE's portfolio pursuant to a custodian agreement. The custodian acts as safekeeping agent for CSAFE's investment portfolio and provides services as the depository in connection with direct investments and withdrawals. The custodian's internal records segregate investments owned by CSAFE. CSAFE CASH FUND is rated AAAmmf and CSAFE CORE is rated AAAf/S1 by Fitch Ratings. CSAFE records its investments at amortized cost and the District records its investments in CSAFE at net asset value as determined by amortized cost. There are no unfunded commitments, the redemption frequency is daily and there is no redemption notice period.

NOTE 4 CAPITAL ASSETS

An analysis of the changes in property for the year ended December 31, 2022, follows:

	_	Balance at ecember 31, 2021	A	dditions	Retire	ements	_	Balance at ecember 31, 2022
Capital Assets, Not Being Depreciated:								
Storm Drainage Channel	\$	500,000	\$	-	\$	-	\$	500,000
Construction in Progress		5,645,965		101,968				5,747,933
Total Capital Assets, Not Being Depreciated		6,145,965		101,968		-		6,247,933
Capital Assets, Being Depreciated:								
Park and Recreation		942,774		_		_		942,774
Streets		1,605,136		-		_		1,605,136
Total Capital Assets, Being Depreciated		2,547,910		-		-		2,547,910
Less Accumulated Depreciation for:								
Park and Recreation		65,471		31,426		-		96,897
Streets		111,469		53,505		_		164,974
Total Accumulated Depreciation		176,940		84,931		-		261,871
Total Capital Assets, Being Depreciated, Net		2,370,970		(84,931)				2,286,039
Governmental Activities - Capital Assets	\$	8,516,935	\$	17,037	\$		\$	8,533,972

Depreciation expense was charged to functions/programs of the District as follows:

General Government \$ 84,931

The majority of capital assets constructed by the District in previous years have been dedicated to other governments for ownership and maintenance. When the property is dedicated, the District removes the cost of construction from capital assets. The District will retain ownership of two storm drainage ponds and certain landscaping features.

NOTE 5 LONG-TERM OBLIGATIONS

The following is an analysis of changes in long-term obligations for the year ended December 31, 2022:

	D	Balance ecember 31, 2021	Additions	Deletions	De	Balance ecember 31, 2022	Current Portion
Governmental Activities:		-					
General Obligation Bonds Payable:							
Series 2018A Bonds	\$	26,495,000	\$ -	\$ 550,000	\$	25,945,000	\$ 575,000
Direct Borrowings							
and Direct Placements:							
Series 2018B Bonds		8,115,000	-	-		8,115,000	-
Series 2018C Bonds		6,297,000	-	-		6,297,000	-
Series 2018D Bonds		8,000,000	-	-		8,000,000	-
Total Bonds Payable		48,907,000	-	550,000		48,357,000	575,000
Accrued Interest on:							
Series 2018C Bonds		20,596	474,407	284,000		211,003	-
Series 2018D Bonds		1,196,679	721,940	-		1,918,619	-
Unamortized Premium 2018A Bonds		982,907	 -	 64,805		918,102	
Total Long Term Obligations	\$	51,107,182	\$ 1,196,347	\$ 898,805	\$	51,404,724	\$ 575,000

The detail of the District's long-term obligation is as follows:

General Obligation Bonds

The Senior General Obligation Limited Tax Refunding Bonds, Series 2018A (the "Senior Bonds," and sometimes referred to herein as the "2018A Bonds"), the First Subordinate General Obligation Limited Tax Refunding Bonds, Series 2018B (the "First Subordinate Bonds," and sometimes referred to herein as the "2018B Bonds"), the Second Subordinate General Obligation Limited Tax Bonds, Series 2018C (the "Second Subordinate Bonds," and sometimes referred to herein as the "2018C Bonds"), and the Third Subordinate General Obligation Limited Tax Bonds, Series 2018D (the "Third Subordinate Bonds," and sometimes referred to herein as the "2018D Bonds") (collectively referred to as the "Bonds") were issued by the District on April 5, 2018, in the amounts of \$28,855,000, \$8,325,000, \$6,408,000 and \$8,000,000, respectively.

Proceeds from the sale of the Senior Bonds and the First Subordinate Bonds were used for the purposes of paying a portion of the costs of refunding all of the District's outstanding General Obligation Refunding Bonds, Series 2007, and the District's General Obligation Limited Tax Convertible Zero Coupon Bonds, Series 2007 (the "Series 2007 Bonds"). Only proceeds of the Senior Bonds were used to fund: (i) the Senior Reserve Fund; (ii) costs in connection with the issuance of the Senior Bonds; and (iii) certain costs in connection with the issuance of the First Subordinate Bonds, together with District funds on hand, were used to fund: (i) the First Subordinate Reserve Fund and (ii) other costs in connection with the issuance of the First Subordinate Bonds.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

General Obligation Bonds (Continued)

The Second Subordinate Bonds were issued to reimburse Kings Co, LLC for the costs of certain public improvements which were costs incurred under the 2018 Advance and Reimbursement Agreement (as defined below) and which reimbursement rights were acquired by Kings Co, LLC pursuant to the Termination of the Capital Fee Reimbursement Agreement (see Note 7) and a portion of which are now reimbursable to Kings Co, LLC under the 2018 Advance and Reimbursement Agreement.

The Third Subordinate Bonds were issued to evidence the District's reimbursement obligation with respect to advances made or improvements to be constructed or caused to be constructed and expected to be made by Kings Co, LLC pursuant to the 2018 Advance and Reimbursement Agreement.

Senior Bonds

The Senior Bonds bear interest at rates ranging from 3.50% to 5.00% payable semi-annually on June 1 and December 1, which began on June 1, 2018. The Senior Bonds issued as serial bonds mature on December 1 of the years 2018 through 2023; thereafter, the Senior Bonds issued as term bonds have annual mandatory sinking fund principal payments due on December 1, commencing December 1, 2024. The Senior Bonds are subject to redemption prior to maturity, at the option of the District, on December 1, 2028, and on any date thereafter, upon payment of principal and accrued interest, without redemption premium. The Senior Bonds mature on December 1, 2047.

Pursuant to the 2018A Bonds Senior Indenture of Trust (the "Senior Indenture"), the District has covenanted to impose a Senior Required Mill Levy (as defined in the Senior Indenture) each year in an amount sufficient to pay the Senior Bonds as they come due, and if necessary, an amount sufficient to replenish the Senior Reserve Fund (as defined in the Senior Indenture) to the amount of the Required Senior Reserve (as defined in the Senior Indenture), but not in excess of 78.725 mills, as adjusted for any change in the method of calculating assessed valuation after the date of the Senior Indenture. The District levied 51.788 mills for collection in 2022.

The Senior Bonds are also secured by amounts on deposit in the Senior Reserve Fund, which were funded from proceeds of the Senior Bonds in the amount equal to the Required Senior Reserve Fund of \$839,575.

First Subordinate Bonds

The First Subordinate Bonds bear interest at 6.375% payable annually on December 15, beginning on December 15, 2018. Annual mandatory sinking fund principal payments are due on December 15, beginning on December 15, 2018. The First Subordinate Bonds mature on December 15, 2047. As stated in the 2018B Bonds First Subordinate Indenture of Trust (the "First Subordinate Indenture"), the First Subordinate Bonds are subject to redemption prior to maturity, at the option of the District, on December 15, 2023, and on any date thereafter, upon payment of par, accrued interest, and a redemption premium of a decreasing percentage.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

First Subordinate Bonds (continued)

Pursuant to the First Subordinate Indenture, a Subordinate Required Mill Levy (as defined in the First Subordinate Indenture) is imposed each year in an amount sufficient to pay the First Subordinate Bonds as they come due, and if necessary, an amount sufficient to replenish the First Subordinate Reserve Fund (as defined in the First Subordinate Indenture) to the amount of the Required First Subordinate Reserve (as defined in the First Subordinate Indenture), but (i) not in excess of 78.725 mills (as adjusted) less the amount of the Senior Required Mill Levy; and (ii) for so long as the first Subordinate Surplus Fund (as defined in the First Subordinate Indenture) is less than the Maximum First Subordinate Surplus Amount (as defined in the First Subordinate Indenture), not less than 78.725 mills (as adjusted) less the amount of the Senior Bond Mill Levy.

The First Subordinate Bonds are secured by amounts on deposit in the First Subordinate Reserve Fund, which was funded from proceeds of the First Subordinate Bonds in amounts equal to the Required First Subordinate Reserve Fund of \$459,687. The First Subordinate Indenture also provides that the First Subordinate Pledged Revenue that is not needed to pay debt service on the First Subordinate Bonds in any year will be deposited to and maintained in the First Subordinate Surplus Fund in an amount up to the Maximum First Subordinate Surplus Amount of \$832,500 for so long as any First Subordinate Bond is outstanding.

Second and Third Subordinate Bonds

The Second Subordinate Bonds and the Third Subordinate Bonds bear interest at the rate of 7.85% per annum, payable annually on December 15, beginning December 15, 2018, from, and to the extent of, Second and Third Subordinate Pledged Revenue (as defined in the Series 2018C and Series 2018D Bonds Indenture of Trust, (the "Second and Third Subordinate Indenture")), available, if any, and mature on December 15, 2047. The Second Subordinate Bonds and the Third Subordinate Bonds are structured as cash flow bonds meaning that there are no scheduled payments of principal or interest prior to the final maturity date. Unpaid interest on the Second Subordinate Bonds and the Third Subordinate Bonds compounds annually on each December 15.

Pursuant to the Second and Third Subordinate Indenture, the District has covenanted to impose a Second and Third Subordinate Required Mill Levy (as defined in the Second and Third Subordinate Indenture) each year in the amount of (i) not more than 78.725 mills less the amount of the Senior Bond Required Mill Levy and the First Subordinate Bond Required Mill Levy, or such lesser mill levy which will fund the Second Subordinate Bond Fund and the Third Subordinate Bond Fund in the amount of the Oil and Gas Revenue, and (ii) not less than 50 mills less the amount of the Senior Bond Required Mill Levy and the First Subordinate Required Mill Levy. It is the intent that if the amount of the Senior Bond Required Mill Levy and the First Subordinate Bond Required Mill Levy equals or exceeds 78.725 mills (as adjusted) in any year, the Second and Third Subordinate Required Mill Levy for that year shall be zero.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Second and Third Subordinate Bonds (continued)

Pursuant to and as defined in the Second and Third Subordinate Indenture, the Oil and Gas Revenue is a dollar amount equal to the revenue which would be produced by an annual mill levy of 50 mills on taxable properties of the District which are assessed as oil and gas leaseholds and lands. It is the intent that the calculation of the foregoing amount: (i) shall be made on the basis of an assumed annual mill levy of 50 mills (as adjusted), regardless of whether the District's actual mill levy is equal to or higher or lower than such mill levy, and regardless of whether the calculated amount is actually available; and (ii) shall be on a cumulative annual basis so that if in any one year the amount available for credit is less than the full calculated amount, such deficiency shall be made up by subsequent credits of Second and Third Subordinate Pledged Revenue.

Pursuant to the 2018 Advance and Reimbursement Agreement, Kings Co, LLC agrees to advance the District up to \$2,500,000 (the "Maximum Revenue Advance Amount") for the District's construction related expenses associated with additional improvements, using debt service payments to be received by Kings Co, LLC (in its capacity as the owner of the Second Subordinate Bonds) from the District on the Second Subordinate Bonds, to the extent Second and Third Subordinate Pledged Revenue is available for the debt service payments. The parties also agreed that Kings Co, LLC may provide Future Advances in excess of the Maximum Revenue Advance Amount, up to a maximum amount of \$5,500,000, on a periodic basis as needed by the District for fiscal years 2018 through 2021.

Specifically, on each payment date for the Second Subordinate Bonds, any payment intended to be made by the District to Kings Co, LLC as payment for debt service on the Second Subordinate Bonds ("Second Subordinate Bond Payment(s)"), up to the Maximum Revenue Advance Amount, shall be immediately credited by UMB Bank, N.A., Denver, Colorado, as trustee (the "Trustee") to the Project Fund (as defined in the Second and Third Subordinate Indenture) associated with the Third Subordinate Bonds.

Any such Second Subordinate Bond Payment credited to the Project Fund shall be deemed an incremental issuance of the Third Subordinate Bonds in principal amounts equal to the dollar amount of each such Future Advance (the "Future Advance(s)," as defined in the Second and Third Subordinate Indenture). The District shall be entitled to retain any such Future Advances, which shall be utilized to fund improvements, and shall be repaid to Kings Co, LLC as a result of issuance of the Third Subordinate Bonds.

Once the District has received \$2,500,000 in advances under the 2018 Advance and Reimbursement Agreement, whether from Second Subordinate Bond Payment(s) or from Future Advances from Kings Co, LLC, the District shall release all future Second Subordinate Bond Payment(s) for payment directly to Kings Co, LLC or current owner of the Second Subordinate Bonds, pursuant to the 2018 Advance and Reimbursement Agreement, under the Second and Third Subordinate Indenture.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Pledged Revenues

The Bonds are secured by and payable solely from and to the extent of Pledged Revenue generally consisting of moneys derived by the District from the following sources, net of any costs of collection:

- (i) the Required Mill Levy;
- the portion of the Specific Ownership Tax which is collected as a result of the imposition of the Required Mill Levy;
- (iii) the Capital Fees, if any; and
- (iv) any other legally available moneys which the District determines to transfer to the Trustee for application as Pledged Revenue.

The Second and Third Subordinate Pledged Revenue also includes Oil and Gas Revenue (as defined in the Second and Third Subordinate Indenture).

Events of Default

Events of default occur if the District does not impose the Required Mill Levy, does not apply Pledged Revenue as required, and other customary terms and conditions consistent with normal municipal financings.

The District's outstanding Senior General Obligation of \$28,855,000 and First, Second, and Third Subordinate Bonds from direct borrowings and direct placements related to governmental activities of \$19,173,000 contain a provision regarding certain events of default, for which acceleration is not a remedy. Upon the occurrence of an Event of Default, the Trustee shall have the right to: receivership, suit for judgment, or any other suit, action, or proceeding at law or in equity to enforce all rights of Owners.

The District's general obligation bond principal and interest, excluding the Second and Third Subordinate Bonds, will mature as follows:

	Notes from Direct Borrowings Bonded Debt and Direct Placements										
Year Ending December 31,		Principal Interest						Principal	riace	Interest	Total
2023	\$	575,000	\$	1,099,400	\$	-	\$	517,331	\$ 2,191,731		
2024		605,000		1,070,650		-		517,331	2,192,981		
2025		635,000		1,040,400		-		517,331	2,192,731		
2026		670,000		1,008,650		15,000		517,331	2,210,981		
2027		700,000		975,150		20,000		516,375	2,211,525		
2028-2032		4,070,000		4,313,750		470,000		2,530,557	11,384,307		
2033-2037		5,070,000		3,313,926		1,135,000		2,301,695	11,820,621		
2038-2042		6,150,000		2,231,468		2,110,000		1,822,932	12,314,400		
2043-2047		7,470,000		911,650		4,365,000		993,863	13,740,513		
Total	\$	25,945,000	\$	15,965,044	\$	8,115,000	\$	10,234,746	\$ 60,259,790		

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Authorized Debt

On November 7, 2000, a majority of the qualified electors of the District authorized the issuance of indebtedness in an amount not to exceed \$119,095,000 at an interest rate not to exceed 15% per annum. At December 31, 2022, the District had authorized but unissued indebtedness from these elections in the following amounts allocated for the following purposes:

				uthorization Used												
				ries 2002A-1					Au	thorization						
		Authorized		ries 2002A-2	Αι	uthorization	Αı	uthorization		Used	Αι	ıthorization	Au	thorization	R	emaining at
		11/07/2000		eries 2002B		Used		Used		ries 2018A		Used		Used	D€	ecember 31,
		Election		Series 2003	Se	eries 2007A	S	eries 2007B	Se	ries 2018B	Se	eries 2018C	Se	ries 2018D		2022
Street	\$	24,000,000	\$	8,023,100	\$	-	\$	3,465,000	\$		\$	3,264,000	\$	2,858,000	\$	6,389,900
Safety Protection		625,000		-		-		-		-		-		-		625,000
Parks and Recreation		8,700,000		4,785,400		-		2,345,000		-		-		1,354,000		215,600
Water		10,000,000		4,053,250		-		1,230,000		-		1,197,000		2,188,000		1,331,750
Sanitation		12,200,000		3,988,250		-		4,135,000		-		1,947,000		1,600,000		529,750
Television Relay		1,000,000		-		-		-		-		-		-		1,000,000
Mosquito Control		320,000		-		-		-		-		-		-		320,000
Public Transportation		1,250,000		-		-		-		-		-		-		1,250,000
Operations		1,000,000		150,000		-		-		-		-		-		850,000
Refunding		60,000,000		-		2,815,000		-		5,370,000		-		-		51,815,000
Total	\$	119,095,000	\$	21,000,000	\$	2,815,000	\$	11,175,000	\$	5,370,000	\$	6,408,000	\$	8,000,000	\$	64,327,000
	_		_		_		_		_		_		_		_	

The District had prior debt authorization from an election in 1985 totaling \$24,634,000 which may have been affected by the TABOR amendment. The District also had prior debt authorizations from elections in 1994 and 1997 for \$83,865,736 and \$24,000,000, respectively, which may be considered stale. The authorized debt from the 1985, 1994 and 1997 elections is not included in the above table.

In the future, the District may issue a portion or all of the remaining authorized but unissued general obligation debt for purposes of providing public improvements to support development as it occurs within the District's service area.

NOTE 6 NET POSITION

The District has net position consisting of three components – net investment in capital assets, restricted and unrestricted.

Net investment in capital assets consists of capital assets net of accumulated depreciation and reduced by the outstanding balances of bonds, mortgages, notes or other borrowings that are attributable to the acquisition, construction, or improvement of those assets. As of December 31, 2022, the District had net investment in capital assets calculated as follows:

Net Investment in Capital Assets:

Capital Assets, Net of Related Debt

Net Investment in Capital Assets

\$ (5,538,878)

\$ (5,538,878)

Restricted assets include net position that are restricted for use either externally imposed by creditors, grantors, contributors, or laws and regulations of other governments or imposed by law through constitutional provisions or enabling legislation. The District had restricted net position as of December 31, 2022, as follows:

NOTE 6 NET POSITION (CONTINUED)

Restricted Net Position:
Emergency Reserve
Debt Service
Total

\$ 11,400 2,101,884 \$ 2,113,284

The District has a deficit in unrestricted net position. This deficit amount is a result of the District being responsible for the repayment of bonds issued for public improvements which were conveyed to other governmental entities and which costs were removed from the District's financial records.

NOTE 7 RELATED PARTY

Two of the members of the Board of Directors are employees of, owners of, or are otherwise associated with Kings Co, LLC and may have conflicts of interest in dealing with the District. Kings Co, LLC is the current developer of property within the District and is the current holder of the 2018 Advance and Reimbursement Agreement.

During 2022, the District reimbursed the Developer \$101,968 for District eligible capital expenditures paid for by the developer that were certified by an independent engineer. This reimbursement included an overpayment of \$9,558 that is being held as a receivable from the Developer.

2018 Advance and Reimbursement Agreement

The District and Kings Co, LLC entered into an Advance and Reimbursement Agreement dated April 5, 2018 whereby, in consideration of Kings Co.'s agreement to advance additional funds for the construction of public infrastructure for the benefit of the District's constituents, Kings Co LLC will be entitled to reimbursement for a portion of the advances made to the District pursuant to the Original Advance and Reimbursement Agreement in the amount of \$6,408,000. The revenue source for repayment of the reimbursement will be the issuance of the 2018C Bonds.

The District also acknowledges that it does not currently have sufficient monies available to fund additional improvements within the District. The District estimates the total cost of the additional improvements to be \$8,000,000. In accordance with the 2018 Advance and Reimbursement Agreement, the District issued the Third Subordinate Bonds in order to reimburse Kings Co, LLC for advances made related to the additional improvements.

Construction Management Agreement

The District and Kings Co, LLC entered into an Agreement for Construction Management Services, dated March 26, 2002, whereby Kings Co, LLC is to provide construction management services during the construction of certain improvements. The management fee is 4% of the amount of the construction contract awards. During 2022, the District did not incur any construction management fee expenses.

NOTE 7 RELATED PARTY (CONTINUED)

<u>Amended and Restated Agreement Regarding Construction of Homestead Phase II</u> and Phase III Improvements

The District and Kings Co, LLC entered into an Agreement Regarding Construction of Homestead Phase II and Phase III Improvements dated June 28, 2019 and as amended and restated on October 3, 2019. Pursuant to the agreement, the District will design, construct, and complete the Tract E Park and 50th Avenue Improvements (as defined therein) and will pay for construction related expenses. The District shall enter into an Escrow Agreement with the City of Brighton and will deposit 115% of the Tract E Park portion of the construction related expenses into an escrow account, from which the District will periodically draw funds in order to pay for the construction related expenses. Also pursuant to the agreement, Kings Co, LLC will design, construct, and complete the Storm Drain Phases II and III Improvements (as defined therein) and will pay for the construction related expenses and submit for reimbursement from the District eligible expenses as verified by an independent engineer and pursuant to the 2018 Advance and Reimbursement Agreement.

NOTE 8 CONTRACTS AND AGREEMENTS

City of Brighton

Pursuant to the Annexation Agreement, as amended, by the First, Second, Third and Fourth Amendments, among BPK, the City, SBDMD, BPMD Nos. 2-3 and BCMD; among BPK, the City of Brighton, Adams County, SBDMD, BPMD Nos. 2-3 and BCMD; and the Interdistrict Regional Facilities Intergovernmental Agreement dated March 21, 2000, and amended in 2003, among SBDMD, BPMD Nos. 2-3 and BCMD, the parties have the following mutual responsibilities:

In general, the Districts and BPK or transferees are to install improvements and transfer the installed facilities, except for certain specified improvements, to the City for ownership, maintenance and operation.

<u>Streets</u> - Bromley Lane was improved by funding from the City, BPK, and the Districts. The City is to reimburse BPK for certain sections over a five-year period or require landowners to pay their pro rata share plus interest to the Districts when annexed to the City. The Districts are to pay for their certain sections when development dictates. During 2001, BCMD transferred the responsibility to plant and maintain the medians to BPMD No. 5.

Danube Street is to be developed and installed, but if completed by BPK or the Districts, the City will reimburse the Districts for a portion of the costs incurred. The Districts agree to perform street reconstruction and asphalt overlays on all streets as requested from the City as long as the sales and use taxes are remitted by the City. Other streets are to be constructed by the Districts and transferred to the City for perpetual maintenance.

NOTE 8 CONTRACTS AND AGREEMENTS (CONTINUED)

City of Brighton (continued)

<u>Water</u> - On May 28, 1996, a Third Amendment to the Annexation Agreement was completed which provides that the City will provide water service to the Districts to full development as determined under the Phase Master Plans under certain conditions. Of the City's water plant investment fee, \$300 is paid to or retained by the District. In consideration of the Developer designing all irrigation systems after December 8, 1998, so that they are capable of being converted to a nonpotable water system, the City will provide water taps for certain public areas at no charge. Effective November 1, 2005, the water development fee charged by the District for lots over 10,000 square feet in size is \$510.

<u>Sewer</u> - The City is to provide sewage collection and treatment capacity to the full development of the BPK property. Pursuant to the Fourth Amendment to the Annexation Agreement, dated October 24, 1997, the City has fulfilled its obligation to provide wastewater treatment facilities for the property draining into the Beebe Draw Basin by execution of the Beebe Draw Wastewater Agreement with the Town of Lochbuie. The City remains obligated to provide transmission and treatment service to the property draining into the South Platte Basin. SBDMD or BPK is obligated to install, at its expense, all sanitary sewer collection and transmission facilities as stipulated in the Sanitary Sewer Master Plan.

Storm Drainage - The City agrees to provide all offsite storm drainage improvements for the BPK property. The Third Amendment to the Annexation Agreement provides that SBDMD may undertake to provide storm drainage to property within SBDMD, District Nos. 2-3 and BCMD, as well as adjoining properties. In such event, SBDMD would pay for offsite improvements and the City shall forego collecting drainage fees and reimbursement. The Districts and/or BPK are to construct all onsite storm drainage improvements. The District collects a storm drainage facility fee of \$1,625 per dwelling unit. Effective November 1, 2005, the storm drainage facility fee for lots over 10,000 square feet in size is \$2,754.

Community Park Construction Agreement

During 2003, the District entered into that certain Community Park Construction Agreement with the City and the Developer (the "Community Park Construction Agreement") that outlined the Developer's and District's obligation to design and construct a neighborhood and community park within the District. Pursuant to the Community Park Construction Agreement, the City is to impose and collect a Community Park Impact Fee (as defined therein), which is a fee that is separate from the District park development fee. The Community Park Impact Fee is \$250 per unit. The City is to escrow these funds and the District can be reimbursed for its actual costs to design and construct the community park to the extent of fees collected by the City. Up to \$25,000 can be reimbursed to the District for design costs of the park, with the remainder of the fee being reimbursed, to the extent of actual costs, upon the completion of the construction of the park. The Agreement indicates that the community park is to be completed no later than the issuance of a building permit for the 508th dwelling unit constructed within the District. The District incurred actual construction costs in the amount of \$762,241 and requested reimbursement from the City for these costs. Cumulative to date, the District has received reimbursement of \$558,990. The District anticipates receiving the remaining amount of \$203,251 in future years to the extent fees are collected.

NOTE 8 CONTRACTS AND AGREEMENTS (CONTINUED)

<u>Sales and Use Tax</u> - Until the earlier of December 16, 2025, or the repayment of all the Districts' outstanding debt related to the funding of facilities and services within the Districts' service area, the City agrees to remit annually one third (1/3) of the sales and use taxes (excluding the 0.75% recreation sales and use tax) generated and collected within the Districts to SBDMD. The Interdistrict Regional Facilities Intergovernmental Agreement dated March 21, 2000, and the Intergovernmental Agreement Regarding Sales and Use Taxes, dated August 4, 1995, allow for the sharing of this revenue among the Districts.

Beebe Draw Wastewater Service Agreement

On November 4, 1997, District Nos. 1-4 entered into the Beebe Draw Wastewater Service Agreement with the City and the Town of Lochbuie (Town) to provide a comprehensive program to finance, construct, and operate wastewater facilities within the Beebe Draw drainage basin. SBDMD is responsible for constructing and financing certain sewer lines and is to receive fees from all areas served by the lines, including property within the District. Plant Investment Fees (PIF) are due for connections to the sewer system for treatment facilities within the corporate limits of the Town to be paid directly by builders to the Town. Future expansion of the facilities will be coordinated under the terms of this agreement.

Further, under the agreement, Brighton and Lochbuie are to collect and remit to SBDMD certain "SBDMD fees" equal to the greater of \$1,000 or 40% of the applicable PIF imposed by the Town for a sewer tap connection. SBDMD fees are applied toward payment of the SBDMD 1997 bonds and for other District purposes.

Storm Drainage Management Agreement

On March 19, 1997, SBDMD, the Beebe Draw Drainage Company LLC and the Farmers Reservoir and Irrigation Company (FRICO) entered into the Storm Drainage Management Agreement wherein SBDMD acquired the right to discharge storm water from property within the Districts and the Beebe Draw Drainage area into the storm drainage and maintenance facilities owned and operated by the drainage company. SBDMD agrees to collect and pay certain fees to the drainage company to defray the cost of drainage improvements required to serve the Districts.

In April 2004, SBDMD entered into a Global Settlement Agreement whereby the Storm Drainage Management Agreement of March 19, 1997, was replaced and superseded by a Restated Drainage Agreement entered into by FRICO and SBDMD. In addition, SBDMD purchased from the Beebe Draw Drainage Company for \$4 million, an undivided 80% interest in a storm drainage easement, which is the right to discharge storm water into the Beebe Seep as contemplated by the Master Drainage Plan.

NOTE 8 CONTRACTS AND AGREEMENTS (CONTINUED)

Infrastructure

The District imposes an infrastructure fee, a system development fee, and a park development fee. Pursuant to a Development Agreement, as amended by 1st and 2nd amendments, between SBDMD and BPMD No. 2 and Brighton dated April 17, 1998, and a Joint Resolution of SBDMD, BPMD Nos. 2-3 and BCMD effective as of July 1, 2003, the City agreed to collect the District infrastructure fee of not less than \$1,075, a District system development fee of not less than \$50 and a District park development fee of not less than \$1,340 upon issuance of a building permit for each single family home. The City remits the fees to SBDMD which may remit to the District. The Districts agree to use the park development fees for public improvements such as the construction of parks.

On August 17, 2004, the Districts entered into an agreement whereby the City will no longer collect fees on behalf of the Districts. The Districts have contracted with an independent third-party to collect the fees on behalf of the Districts.

Effective February 23, 2006, the District adopted a resolution that increased the infrastructure fee to \$1,836 per unit and the District system development fee to \$65 per unit for lots over 10,000 square feet in size. The fees on lots under 10,000 square feet did not change.

Cost Sharing Agreement with Brighton East Farms Home Owners Association

On July 1, 2007, the District entered into an agreement with the Brighton East Farms Homeowners Association (the "BEF HOA") for cost sharing of operation and maintenance expenses for Tracts F and U, Brighton East Farms Filing No. 1 (the "BEF Tracts"). Under this agreement the District will reimburse the BEF HOA for maintenance and operation costs associated with these Tracts. The District will reimburse 27.67% of the costs of weekly lawn maintenance and the irrigation system, 100% of maintenance for the monuments and snow removal within the BEF Tracts, and 53.87% of the water bill for the tap located at 4219 Harvest Lane. The BEF HOA expressly understands and agrees that the maximum annual amount the District shall be liable for under this agreement is \$90,000, unless an increase is approved by the District's Board of Directors. This agreement terminates each December 31 and renews for one-year terms unless one party gives 60 days written notice prior to December 1 that they will not be renewing the agreement.

NOTE 8 CONTRACTS AND AGREEMENTS (CONTINUED)

<u>Cost Sharing Agreement with Parkside at Brighton East Farms Home Owners</u> Association

On April 2, 2019, the District entered into an agreement with the Parkside at Brighton East Farms Home Owners Association (the "Parkside HOA") for cost sharing of operation and maintenance expenses for Tract M, Brighton East Farms Filing No. 1 and Filing No. 2 Administrative Amendment No. 1 (the "Tract"). Under this agreement the District will reimburse the Parkside HOA for maintenance and operation costs associated with the Tract. The Parkside HOA expressly understands and agrees that the District shall reimburse the Parkside HOA in 2019 an amount not to exceed \$23,000 for maintenance service costs and an amount not to exceed \$5,000 for capital improvements. The Parkside HOA also expressly understands and agrees that, beyond the 2019 calendar year, the maximum annual amount the District shall be liable for under this agreement is \$40,000. This agreement terminates each December 31 and renews for one-year terms unless one party gives 60 days written notice prior to December 1 that they will not be renewing the agreement.

Facilities Maintenance Agreement for Drainage Facilities Located on Private Property

On November 16, 2020, the District entered into an agreement with Kings Co, LLC and the City of Brighton for the conveyance of an easement from Kings Co, LLC to the District and for the continued operation, maintenance, repair, and replacement as necessary of the permanent stormwater drainage facilities to handle releases of developed flows from Brighton East Farms Filing No. 3 to Regional Pond 331.

NOTE 9 RISK MANAGEMENT

The District is exposed to various risks of loss related to torts; thefts of, damage to, or destruction of assets; errors or omissions; injuries to employees; or acts of God.

The District is a member of the Colorado Special Districts Property and Liability Pool (Pool). The Pool is an organization created by intergovernmental agreement to provide property, liability, public officials' liability, boiler and machinery, and workers compensation coverage to its members. Settled claims have not exceeded this coverage in any of the past three fiscal years.

The District pays annual premiums to the Pool for liability, property, and public officials' liability coverage. In the event aggregated losses incurred by the Pool exceed amounts recoverable from reinsurance contracts and funds accumulated by the Pool, the Pool may require additional contributions from the Pool members. Any excess funds which the Pool determines are not needed for purposes of the Pool may be returned to the members pursuant to a distribution formula.

NOTE 10 TAX, SPENDING, AND DEBT LIMITATIONS

Article X, Section 20 of the Colorado Constitution, commonly known as the Taxpayer's Bill of Rights (TABOR), contains tax, spending, revenue and debt limitations which apply to the State of Colorado and all local governments.

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions. Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue.

On November 7, 2000, a majority of the District's electors authorized the District to collect and spend or retain in reserve taxes of \$1,000,000 annually without regard to any limitations imposed by TABOR for general operations and maintenance of the District.

TABOR requires local governments to establish Emergency Reserves. These reserves must be at least 3% of Fiscal Year Spending (excluding bonded debt service). Local governments are not allowed to use the Emergency Reserves to compensate for economic conditions, revenue shortfalls, or salary or benefit increases.

The District's management has taken such steps as it believes necessary to comply with the provisions of TABOR. However, TABOR is complex and subject to interpretation. Many of the provisions, including the interpretation of how to calculate Fiscal Year Spending limits will require judicial interpretation.

SUPPLEMENTARY INFORMATION

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 DEBT SERVICE FUND SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	Budget /	Amounts	Actual	Variance with Final Budget Positive
	Original	Final	Amounts	(Negative)
REVENUES				
Property Taxes	\$ 2,314,948	\$ 2,345,595	\$ 2,315,286	\$ (30,309)
Specific Ownership Taxes	157,117	147,274	167,093	19,819
Net Investment Income	1,000	13,750	57,735	43,985
Total Revenues	2,473,065	2,506,619	2,540,114	33,495
EXPENDITURES				
Current:				
County Treasurer's Fee	34,724	35,184	34,787	397
Contingency	834	-	-	-
Debt Service:				
Bond Interest - Series 2018A	1,126,900	1,126,900	1,126,900	-
Bond Interest - Series 2018B	517,331	517,331	517,331	-
Bond Interest - Series 2018C	229,679	333,402	284,000	49,402
Bond Principal - Series 2018A	550,000	550,000	550,000	-
Paying Agent Fees	10,500	10,500	10,500	
Total Expenditures	2,469,968	2,573,317	2,523,518	49,799
NET CHANGE IN FUND BALANCE	3,097	(66,698)	16,596	83,294
Fund Balance - Beginning of Year	2,131,762	2,198,460	2,198,460	
FUND BALANCE - END OF YEAR	\$ 2,134,859	\$ 2,131,762	\$ 2,215,056	\$ 83,294

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 CAPITAL PROJECTS FUND SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

		Budget A	Amou	nts		Actual	Fin	iance with al Budget Positive
	Ori	ginal		Final	A	Amounts	(Negative)	
REVENUES								<u> </u>
Interest Income	\$	-	\$	1,065	\$	764	\$	(301)
Oil Lease				112,000		111,526	\$	(474)
Total Revenues		-		113,065		112,290		(775)
EXPENDITURES								
Capital Outlay		-		121,380		101,968		19,412
Interest on Developer Advance		-		559		, -		559
Total Expenditures		-		121,939		101,968		19,971
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		-		(8,874)		10,322		19,196
OTHER FINANCING SOURCES (USES)								
Developer Advance		-		121,380		-		(121,380)
Repay Developer Advance		-		(111,441)		-		111,441
Transfers (to) from Other Funds		-		(14,250)		(13,879)		371
Total Other Financing Sources				(4,311)		(13,879)		(9,568)
NET CHANGE IN FUND BALANCE		-		(13,185)		(3,557)		9,628
Fund Balance - Beginning of Year				13,185		13,185		
FUND BALANCE - END OF YEAR	\$		\$	_	\$	9,628	\$	9,628

OTHER INFORMATION

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY **DECEMBER 31, 2022**

\$28,855,000

Senior General Obligation Limited Tax Refunding Bonds, Series 2018A Dated April 5, 2018

Interest Rate Varying from 3.50% to 5.00% Interest Payable June 1 and December 1,
Principal Due December 1

\$8,325,000

*First Subordinate General Obligation Limited Tax Refunding Bonds, Series 2018B Dated April 5, 2018 Interest Rate 6.375%

in the Year Ending	Interest Rate Varying Iron 3.30% to 3.00% Interest Payable June 1 and December 1, Principal Due December 1							Interest Rate 0.375% Interest Payable December 15, Principal Due December 15 Principal Interest Total					
December 31,		Principal		Interest		Total		Principai					
2023	\$	575,000	\$	1,099,400	\$	1,674,400	\$	-	\$	517,331	\$	517,331	
2024		605,000		1,070,650		1,675,650		-		517,331		517,331	
2025		635,000		1,040,400		1,675,400		-		517,331		517,331	
2026		670,000		1,008,650		1,678,650		15,000		517,331		532,331	
2027		700,000		975,150		1,675,150		20,000		516,375		536,375	
2028		735,000		940,150		1,675,150		55,000		515,100		570,100	
2029		775,000		903,400		1,678,400		60,000		511,594		571,594	
2030		810,000		864,650		1,674,650		100,000		507,769		607,769	
2031		855,000		824,150		1,679,150		105,000		501,394		606,394	
2032		895,000		781,400		1,676,400		150,000		494,700		644,700	
2033		940,000		736,650		1,676,650		155,000		485,138		640,138	
2034		975,000		703,750		1,678,750		205,000		475,256		680,256	
2035		1,010,000		665,088		1,675,088		220,000		462,188		682,188	
2036		1,050,000		625,038		1,675,038		270,000		448,163		718,163	
2037		1,095,000		583,400		1,678,400		285,000		430,950		715,950	
2038		1,135,000		539,981		1,674,981		345,000		412,781		757,781	
2039		1,180,000		494,981		1,674,981		365,000		390,788		755,788	
2040		1,230,000		448,194		1,678,194		425,000		367,519		792,519	
2041		1,275,000		399,431		1,674,431		455,000		340,425		795,425	
2042		1,330,000		348,881		1,678,881		520,000		311,419		831,419	
2043		1,380,000		296,150		1,676,150		555,000		278,269		833,269	
2044		1,435,000		241,438		1,676,438		635,000		242,888		877,888	
2045		1,490,000		184,550		1,674,550		675,000		202,406		877,406	
2046		1,550,000		125,481		1,675,481		760,000		159,375		919,375	
2047		1,615,000		64,031		1,679,031		1,740,000		110,925		1,850,925	
	\$	25,945,000	\$	15,965,044	\$	41,910,044	\$	8,115,000	\$	10,234,746	\$	18,349,746	

^{*}Bonds from Direct Borrowing and Direct Placements

Bonds and Interest

Maturing

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (CONTINUED) DECEMBER 31, 2022

Bonds and Interest Maturing in the Year Ending

Year Ending		Totals				
December 31,	Principal	Interest	Total			
2023	\$ 575,000	\$ 1,616,731	\$ 2,191,731			
2024	605,000	1,587,981	2,192,981			
2025	635,000	1,557,731	2,192,731			
2026	685,000	1,525,981	2,210,981			
2027	720,000	1,491,525	2,211,525			
2028	790,000	1,455,250	2,245,250			
2029	835,000	1,414,994	2,249,994			
2030	910,000	1,372,419	2,282,419			
2031	960,000	1,325,544	2,285,544			
2032	1,045,000	1,276,100	2,321,100			
2033	1,095,000	1,221,788	2,316,788			
2034	1,180,000	1,179,006	2,359,006			
2035	1,230,000	1,127,276	2,357,276			
2036	1,320,000	1,073,201	2,393,201			
2037	1,380,000	1,014,350	2,394,350			
2038	1,480,000	952,762	2,432,762			
2039	1,545,000	885,769	2,430,769			
2040	1,655,000	815,713	2,470,713			
2041	1,730,000	739,856	2,469,856			
2042	1,850,000	660,300	2,510,300			
2043	1,935,000	574,419	2,509,419			
2044	2,070,000	484,326	2,554,326			
2045	2,165,000	386,956	2,551,956			
2046	2,310,000	284,856	2,594,856			
2047	3,355,000	174,956	3,529,956			
	\$ 34,060,000	\$ 26,199,790	\$ 60,259,790			

^{*}Bonds from Direct Borrowing and Direct Placements

BROMLEY PARK METROPOLITAN DISTRICT NO. 2 SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2022

-								Percentage
Y	ear Property	Mills L	_evied		Total Prop	erty	Taxes	Collected
	Tax Levy	General	Debt Service		Levied		Collected	to Levied
\$	26,445,060	7.300	78.725	\$	2,274,936	\$	2,270,883	99.82 %
	26,612,970	7.300	78.725		2,289,380		2,291,844	100.11
	47,209,720	7.300	65.774		3,449,803		3,443,217	99.81
	60,642,130	7.300	57.362		3,921,242		3,918,584	99.93
	44,700,480	7.300	51.788		2,641,262		2,641,648	100.01
\$	90 885 530	7.300	50 669	\$	5 268 544			
	Υ	Year Assessed Valuation for Current Year Property Tax Levy \$ 26,445,060 26,612,970 47,209,720 60,642,130 44,700,480	Year Assessed Valuation for Current Year Property Tax Levy \$ 26,445,060 7.300 26,612,970 7.300 47,209,720 7.300 60,642,130 7.300 44,700,480 7.300	Year Assessed Valuation for Current Year Property Tax Levy \$ 26,445,060	Year Assessed Valuation for Current Year Property Tax Levy General Debt Service \$ 26,445,060 7.300 78.725 \$ 26,612,970 7.300 78.725 47,209,720 7.300 65.774 60,642,130 7.300 57.362 44,700,480 7.300 51.788	Year Assessed Valuation for Current Mills Levied Total Property Year Property General Debt Service Levied \$ 26,445,060 7.300 78.725 \$ 2,274,936 26,612,970 7.300 78.725 2,289,380 47,209,720 7.300 65.774 3,449,803 60,642,130 7.300 57.362 3,921,242 44,700,480 7.300 51.788 2,641,262	Year Assessed Valuation for Current Mills Levied Total Property Year Property General Debt Service Levied \$ 26,445,060 7.300 78.725 2,274,936 \$ 26,612,970 7.300 78.725 2,289,380 47,209,720 7.300 65.774 3,449,803 60,642,130 7.300 57.362 3,921,242 44,700,480 7.300 51.788 2,641,262	Year Assessed Valuation for Current Mills Levied Total Property Taxes Year Property General Debt Service Levied Collected \$ 26,445,060 7.300 78.725 \$ 2,274,936 \$ 2,270,883 26,612,970 7.300 78.725 2,289,380 2,291,844 47,209,720 7.300 65.774 3,449,803 3,443,217 60,642,130 7.300 57.362 3,921,242 3,918,584 44,700,480 7.300 51.788 2,641,262 2,641,648

NOTE:

Property taxes collected in any one year include collection of delinquent property taxes levied in prior years. Information received from the County Treasurer does not permit identification of specific year of levy.