COLORADO SPRINGS URBAN RENEWAL AUTHORITY El Paso County, Colorado

FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2020

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INSERT INDEPENDENT AUDITOR'S REPORT

As management of the Colorado Springs Urban Renewal Authority, we offer readers of the Authority's financial statements this narrative overview and analysis of the financial activities of the Authority for the fiscal year ended December 31, 2020.

Financial Highlights

- Liabilities and deferred inflows of resources exceeded assets and deferred outflows of resources by \$83,265,633 at the close of the fiscal year. This is primarily due to the Authority being responsible for the repayment of bonds issued for public improvements which have been conveyed to other governmental entities and which costs have been removed from the Authority's financial records.
- As of the close of the current fiscal year, the Authority governmental funds reported combined ending fund balances of \$27,895,827.
- Total cash and investments decreased by \$16,607,599 as compared to the prior year, mainly resulting from the incremental sales tax received by the Authority dedicated to the City for Champions projects, requisitions paid from bond proceeds for the City for Champions projects and the 2020 loan issuances (North Nevada and Vineyard project areas).
- Incremental property taxes increased by \$1,023,551 as compared to the prior year with the majority related to the increased assessed valuation at Copper Ridge, Gold Hill Mesa, Vineyard, and South Nevada project areas.
- Incremental sales taxes decreased by \$812,334 as compared to the prior year with the majority related to the decreased sales at North Nevada, South Nevada and City for Champions project areas.
- At the end of the current fiscal year, unassigned fund balance for the general fund was \$299,536, or 74% of total general fund expenditures.

Overview of the Financial Statements

This discussion and analysis is intended to serve as an introduction to the Authority's basic financial statements. The Authority's basic financial statements are comprised of the three components: 1) government-wide financial statements, 2) fund financial statements, and 3) notes to financial statements. This report also contains other supplementary information in addition to the basic financial statements themselves.

Government-wide financial statements. The government-wide financial statements are designed to provide readers with a broad overview of the Authority's finances, in a manner similar to a private-section business.

The statement of net position presents information on all of the Authority's assets and liabilities, with the difference between the two reported as net position.

The statement of activities presents information showing how the government's net position changed during the most recent fiscal year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will only result in cash flows in future fiscal periods.

Fund financial statements. A fund is a grouping of related accounts that is used to maintain control over resources that have been segregated for specific activities or objectives. The Authority, like other state and local governments, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. All of the funds of the Authority are governmental funds.

Governmental funds. Governmental funds are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements. However, unlike the government-wide financial statements focus on near-term inflows and outflows of spendable resources, as well as on balances of spendable resources available at the end of the fiscal year. Such information may be useful in evaluating a government's near-term financing requirements.

Because the focus of governmental funds is narrower than that of the government-wide financial statements, it is useful to compare the information presented for governmental funds with similar information presented for governmental activities in the government-wide financial statements. By doing so, readers may better understand the long-term impact of the government's near-term financing decisions. Both the governmental fund balance sheet and the governmental fund statement of revenues, expenditures, and changes in fund balances provide a reconciliation to facilitate this comparison between governmental funds and governmental activities.

The Authority maintains eight major governmental funds and five nonmajor governmental funds. Information is presented separately in the governmental fund balance sheet and in the governmental fund statement of revenues, expenditures, and changes in fund balances for each of the major funds - General Fund, North Nevada Debt Service Fund, Ivywild Neighborhood Debt Service Fund, Canyon Creek Debt Service Fund, Vineyard Debt Service Fund, Gold Hill Mesa Capital Projects Fund, Copper Ridge Capital Projects Fund, City of Champions Capital Projects Funds (comprised of separate funds for the eight project elements: Administrative, U.S. Olympic Museum and Hall of Fame, CSEC Switchbacks Stadium, CSEC Hockey Arena, UCCS Sports Medicine and Performance, U.S. Air Force Academy Visitors Center, Southwest Infrastructure, Flexible Sub-Account) and the nonmajor funds – Vineyard Capital Projects Fund, City Auditorium Capital Projects Fund, City Gate Capital Projects Fund, Southwest Downtown Capital Projects Fund, and South Nevada Projects Fund.

The Authority adopts an annual budget for its general fund. A budgetary comparison statement has been provided for this fund in the basic financial statements to demonstrate compliance with this budget.

Notes to financial statements. The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements.

Supplementary and Other information. The report includes individual fund schedules. Budgetary comparison schedules have been provided in this section for the debt service funds and the capital projects funds to demonstrate compliance with these budgets.

Government-wide Financial Analysis

Net Position

	2020	2019
Current Assets	\$ 40,745,040	\$ 55,274,706
Other Assets		333,249
Total Assets	40,745,040	55,607,955
Deferred Outflows of Resources	5,361,884	4,146,014
Current Liabilities	7,109,638	9,619,433
Long-term Obligations	115,355,498	115,287,586
Total Liabilities	122,465,136	124,907,019
Deferred Inflows of Resources	6,907,421	7,854,251
Restricted for:		
Debt Service	81,066	862,410
Capital Projects	6,718,343	9,742,595
Unrestricted	(90,065,042)	(83,612,306)
Total Net Position	\$ (83,265,633)	\$ (73,007,301)

As noted earlier, net position may serve as a useful indicator for the Authority's financial position. In the Authority's case, 2020 and 2019 ended with total assets valued at \$40,745,040 and \$55,607,955, respectively, with outstanding liabilities of \$122,465,136 and \$124,907,019, respectively. The Authority's assets consist primarily of cash and investments and current receivables.

Current assets decreased by \$14,529,666 resulting from incremental sales tax received by the Authority dedicated to the City for Champions projects, requisitions paid from bond proceeds for the City for Champions projects and the 2020 loan issuances (North Nevada and Vineyard project areas).

The Authority had public improvements which were constructed by other government entities where the Authority is a contributing entity. The Authority is responsible for the repayment of bonds issued to construct these improvements. Consequently, a deficit balance is reflected on the Authority's statement of net position.

Change in Net Position

	2020		2019
REVENUES			
Program Revenues:			
Charges for Services	\$	448,640	\$ 313,512
Operating Grants and Contributions		117,827	177,695
Capital Grants and Contributions		20,083,151	15,065,631
General Revenues:			
Incremental Property Taxes		7,303,609	6,280,058
Incremental Sales Taxes		10,333,901	11,146,235
Net Investment Income		294,309	1,035,886
Total Revenues		38,581,437	34,019,017
EXPENSES			
General Government		(6,458,555)	(7,423,130)
Interest and Related Costs on Long-Term Debt		(5,468,559)	(5,258,399)
Dedication of Capital Assets to Other Entities		(36,912,655)	(40,199,979)
Total Expenses		(48,839,769)	(52,881,508)
CHANGE IN NET POSITION		(10,258,332)	(18,862,491)
Net Position - Beginning of Year		(73,007,301)	(54,144,810)
NET POSITION - END OF YEAR	\$	(83,265,633)	\$ (73,007,301)

The Authority's total revenue increased by \$4,562,420. Incremental property taxes increased \$1,023,551 mainly resulting from increased assessed valuation at Copper Ridge, Gold Hill Mesa, Vineyard, and South Nevada project areas. Incremental sales taxes decreased by \$812,334 with the majority due to the decreased sales at North Nevada, South Nevada and City for Champions project areas.

The Authority's net position decreased \$10,258,332 mainly due to the increase in the City of Champion capital outlay, the result of the issuance of Series 2020 Revenue Note and Series 2020 Loan, and the principal reduction on Series 2017A-C Bonds and Series 2019 Bonds.

Financial Analysis of the Government's Funds

As noted earlier, the Authority uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements.

Governmental funds. The focus of the Authority's governmental funds is to provide information on near-term inflows, outflows, and balances of spendable resources. Such information is useful in assessing the Authority's financing requirements. In particular, unassigned fund balances may serve as a useful measure of a government's net resources available for spending at the end of the fiscal year.

As of the end of the current fiscal year, the Authority's governmental funds reported combined ending fund balances of \$27,895,827. Of this balance, \$4,786,480 is restricted for North Nevada Neighborhood debt service, \$5,436,249 is restricted for Canyon Creek debt service, \$285,270 is restricted for Vineyard debt service, \$16,589,715 is being restricted for the use of the specific Urban Renewal Plan project and Regional Tourism Act areas, \$232,000 is assigned by the Board for operating reserves, and \$299,536 constitutes the unassigned fund balance, which is available for spending at the government's discretion within the parameters established for the General Fund.

The General Fund is the operating fund of the Authority. At the end of the current fiscal year, unassigned fund balance of the general fund was \$299,536 out of a total fund balance of \$539,664.

The North Nevada Debt Service Fund has a total fund balance of \$4,786,480 all of which is restricted for the repayment of bond indebtedness.

The Canyon Creek Debt Service Fund has a total fund balance of \$5,436,249, all of which is restricted for the repayment of bond indebtedness.

The Vineyard Debt Service Fund has a total fund balance of \$285,270, all of which is restricted for the repayment of bond indebtedness.

The City for Champions Capital projects Fund has a total fund balance of \$16,589,715 all of which is restricted for certified costs related to the eight project elements: Administrative, U.S. Olympic Museum and Hall of Fame, CSEC Switchbacks Stadium, CSEC Hockey Arena, UCCS Sports Medicine and Performance, U.S. Air Force Academy Visitors Center, Southwest Infrastructure, and Flexible Sub-Account.

The City Auditorium Capital Projects Fund has a total fund balance of \$66,908, all of which is restricted for the use of the specific Urban Renewal Plan.

The City Gate Capital Projects Fund has a total fund balance of \$34,512 all of which is restricted for the use of the specific Urban Renewal Plan.

The Southwest Downtown Capital Projects Fund has a total fund balance of \$91,280 all of which is restricted for the use of the specific Urban Renewal Plan.

The South Nevada Capital Projects Fund has a total fund balance of \$65,749 all of which is restricted for use of the specific Urban Renewal Plan.

General Fund Budgetary Highlights

The Authority's total expenditures for 2020 are below the original budget amount by \$102,186. This favorable variance was primarily attributable to legal services, PR/advocacy costs and reimbursed expenditures on the different capital project areas.

Long-Term Debt

At the end of the current fiscal year, the Authority had total outstanding long-term obligations of \$115,355,498. The Authority's Series 2017 Tax Increment Revenue Bonds mature on September 1, 2027 and pay interest at the rate of 3.33% each March 1 and September 1, commencing September 1, 2017. Principal is payable annually on September 1, beginning on September 1, 2019. The Authority's Series 2018A Special Revenue Bonds mature on December 1, 2047 and pay interest at the rate of 5.75% on June 1 and December 1. The Authority's Series 2018B Subordinate Bonds were issued at the rate of 8.125% and payable annually on December 15, only to the extent of available Subordinate Pledged Revenue. The Authority's Series 2019 Tax Increment Revenue Bonds were issued at the rate of 3.30% and payable annually on February 1. The Authority's Series 2020 Refunding and Improvement Loan was issued at the rate of 2.05% and payable semi-annually on June 1 and December 1. The Authority also has the following loans under long-term debt:

- The Culebra Properties Limited Liability Company, Ivywild Neighborhood Loan, maturing June 30, 2028, bears an interest rate of 7.00% per annum until paid in full, payable quarterly on March 31, June 30, September 30 and December 31 of each calendar year.
- The Series 2020 Revenue Note issued for the Vineyard project area, maturing December 1, 2036, with an interest rate of 3.25% payable annually on December 1.

Additional information on the Authority's long-term debt can be found in Note 5.

Next Year's Budgets

The Authority has appropriated \$34,291,615 in all funds for spending in the 2021 fiscal year budget and anticipates that beginning fund balances, administration fees, incremental property taxes, incremental sales taxes, debt issuance proceeds, and reimbursed expenditures will be sufficient to cover these expenditures.

Requests for Information

This financial report is designed to provide a general overview of the Colorado Springs Urban Renewal Authority finances for all those with an interest in the Authority's finances. Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to:

Colorado Springs Urban Renewal Authority 111 S. Tejon St., Suite 705 Colorado Springs, Colorado 80903.

BASIC FINANCIAL STATEMENTS

COLORADO SPRINGS URBAN RENEWAL AUTHORITY STATEMENT OF NET POSITION DECEMBER 31, 2020

400570	Governmental Activities
ASSETS	470.005
Cash and Investments	\$ 479,965
Cash and Investments - Restricted	29,762,846
Receivable - County Treasurer	715
Accounts Receivable	2,838,206
Prepaid Expenses	8,128
Incremental Property Tax Receivable	6,907,421
Incremental Sales Tax Receivable	746,833
Due from Other Governments	926
Total Assets	40,745,040
DEFERRED OUTFLOWS OF RESOURCES	
Loss on Refunding	5,361,884
Total Deferred Outflows of Resources	5,361,884
LIABILITIES	
Accounts Payable	5,498,441
Project Escrows	85,743
Due to Other Governments	357,608
Accrued Interest Payable	1,167,846
Noncurrent Liabilities:	1,101,010
Due Within One Year	4,496,989
Due in More Than One Year	110,858,509
Total Liabilities	122,465,136
DEFENDED INCLOSES OF DESCRIPCES	
DEFERRED INFLOWS OF RESOURCES	6.007.404
Incremental Property Tax Revenue Total Deferred Inflows of Resources	6,907,421
Total Deferred inflows of Resources	6,907,421
NET POSITION	
Restricted for:	
Debt Service	81,066
Capital Projects	6,718,343
Unrestricted	(90,065,042)
Total Net Position	\$ (83,265,633)

COLORADO SPRINGS URBAN RENEWAL AUTHORITY STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2020

				Prograr	m Revenues	S	Net Revenue (Expenses) and Change in Net Position
		Charg	jes		perating	Capital	
	Expenses	for Servic	202		ants and tributions	Grants and Contributions	Governmental Activities
FUNCTIONS/PROGRAMS Primary Government: Governmental Activities:	Expenses	<u> </u>			<u> </u>	Continuations	Addivided
Governmental Activities. General Government Interest and Related Costs on	\$ 6,458,555	\$ 44	8,640	\$	63,981	\$ 20,083,151	\$ 14,137,217
Long-Term Debt	5,468,559		-		53,846	-	(5,414,713)
Dedication of Capital Assets to Other Entities	36,912,655						(36,912,655)
Total Governmental Activities	\$ 48,839,769	\$ 44	8,640	\$	117,827	\$ 20,083,151	(28,190,151)
	GENERAL REVENUES Incremental Property Taxes Incremental Sales Taxes Net Investment Income Total General Revenues					7,303,609 10,333,901 294,309 17,931,819	
	CHANGE IN NET	POSITION					(10,258,332)
	Net Position - Begi	nning of Ye	ear				(73,007,301)
	NET POSITION - I	END OF YE	EAR				\$ (83,265,633)

COLORADO SPRINGS URBAN RENEWAL AUTHORITY BALANCE SHEET GOVERNMENTAL FUNDS DECEMBER 31, 2020

	General	North Nevada Debt Service	lvywild Neighborhood Debt Service	Canyon Creek Debt Service	Vineyard Debt Service	Gold Hill Mesa Capital Projects	Copper Ridge Capital Projects	City for Champions Funds	Nonmajor Governmental Funds	Total Governmental Funds
ASSETS										
Cash and Investments	\$ 479,965	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 479,965
Cash and Investments - Restricted	-	4,286,587	-	5,435,323	285,270	-	130,772	19,366,475	258,419	29,762,846
Receivable - County Treasurer	-	-				-	685	-	30	715
Accounts Receivable	135,904	-	-	-	-	-	-	2,702,302	-	2,838,206
Prepaid Expenses	8,128	-				-	-	-		8,128
Due from Other Governments	-	-	-	926	-	-	-	-	-	926
Due from Other Funds	74,458	-	-	-	-	-	-	-	-	74,458
Incremental Property Taxes Receivable	-	1,707,123	113,530	-	644,263	1,561,398	2,687,282	-	193,825	6,907,421
Incremental Sales Taxes Receivable		499,893					246,940			746,833
Total Assets	\$ 698,455	\$ 6,493,603	\$ 113,530	\$ 5,436,249	\$ 929,533	\$ 1,561,398	\$ 3,065,679	\$ 22,068,777	\$ 452,274	\$ 40,819,498
LIABILITIES, DEFERRED INFLOWS OF RESOURCES AND FUND BALANCES										
LIABILITIES										
Accounts Payable	\$ 93,837	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 5,404,604	\$ -	\$ 5,498,441
Escrow - Springhill	15,000	-	-	-	-	-	-	-	-	15,000
Escrow - Copper Ridge		_	_	_	_	_	20,789	_	_	20,789
Escrow - Museum and Park	15,004	_	_	_	_	_	20,700	_	_	15,004
Escrow - Zebulon Flats	34,950	_	_	_	_	_	_	_	_	34,950
Due to Other Governments		_	_	_	_	_	357,608	_	_	357,608
Due to Other Funds	_	_	_	_	_	_	-	74,458	_	74,458
Total Liabilities	158,791						378,397	5,479,062		6,016,250
. Stat Elasimus	.00,.0.						0.0,00.	0, 0,002		0,010,200
DEFERRED INFLOWS OF RESOURCES										
Incremental Property Tax Revenue		1,707,123	113,530		644,263	1,561,398	2,687,282		193,825	6,907,421
Total Deferred Inflows of Resources	-	1,707,123	113,530	-	644,263	1,561,398	2,687,282	-	193,825	6,907,421
FUND BALANCES										
Nonspendable	8,128	_	_	_	_	_	_	_	_	8,128
Restricted	0,120	4,786,480	_	5,436,249	285,270		_	16,589,715	258,449	27.356.163
Assigned	232,000	4,700,400		5,450,245	200,270			10,303,713	200,440	232,000
Unassigned	299,536	-	-	-	_		_	_	-	299,536
Total Fund Balances	539,664	4,786,480		5,436,249	285,270			16,589,715	258,449	27,895,827
		,,								, , -
Total Liabilities, Deferred Inflows of Re										
and Fund Balances	\$ 698,455	\$ 6,493,603	\$ 113,530	\$ 5,436,249	\$ 929,533	\$ 1,561,398	\$ 3,065,679	\$ 22,068,777	\$ 452,274	\$ 40,819,498

COLORADO SPRINGS URBAN RENEWAL AUTHORITY RECONCILIATION OF THE BALANCE SHEET OF GOVERNMENTAL FUNDS TO THE NET POSITION OF GOVERNMENTAL ACTIVITIES DECEMBER 31, 2020

Fund Balances - Total Governmental Funds \$ 27,895,827

Amounts reported for governmental activities in the statement of net net position are different because:

Other long-term assets are not available to pay for current period expenditures and, therefore, are deferred in the funds.

Loss on Refunding 5,361,884

Long-term liabilities are not due and payable in the current period and, therefore, are not in the funds:

Ivywild Neighborhood Loan (486,426)Bonds Payable - Series 2017 (38,200,000)Bonds Payable - Series 2018A (7,325,000)Bonds Payable - Series 2018B (1,156,000)Bonds Payable - Series 2019 (11,738,000)Loan Payable - Series 2020 (Vineyard) (3,875,072)Loan Payable - Series 2020 (North Nevada) (52,575,000)Accrued Interest Payable (1,167,846)

Net Position of Governmental Activities \$\((83,265,633) \)

COLORADO SPRINGS URBAN RENEWAL AUTHORITY STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2020

	General	North Nevada Debt Service	lvywild Neighborhood Debt Service	Canyon Creek Debt Service	Vineyard Debt Service	Gold Hill Mesa Capital Projects	Copper Ridge Capital Projects	City for Champions Funds	Nonmajor Governmental Funds	Total Governmental Funds
REVENUES		_	_	_		_	_	_	_	
Administration Fees	\$ 405,000	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 405,000
Bond administration Fees - Canyon Creek	11,731	-	-	-	-	-	-	-	-	11,731
City for Champions - 15% Administration Fee	11,909	-	-	-	-	-	-	-		11,909
Net Investment Income	3,094	34,302		37,612	-	486	9,258	204,420	5,137	294,309
Incremental Property Taxes	-	2,195,584	124,807	28,617	-	1,492,733	2,560,407		901,461	7,303,609
Incremental Sales Taxes	-	4,481,063	15,129	-	-	-	1,307,562	4,265,651	264,496	10,333,901
USOM Contribution	-	-	-	-	-	-	-	9,783,431	-	9,783,431
Stadium Contribution	-	-	-	-	-	-	-	10,299,720	-	10,299,720
Other Urban Renewal Plan Fees	20,000	-	-	-	-	-	-	-	-	20,000
Reimbursed Expenditures	63,981	-	-	-	-	-	-	-	-	63,981
Canyon Creek MD No. 2 pledged revenue	-	-	-	26,041	-	-	-	-	-	26,041
Canyon Creek MD No. 3 pledged revenue				27,805					-	27,805
Total Revenues	515,715	6,710,949	139,936	120,075	-	1,493,219	3,877,227	24,553,222	1,171,094	38,581,437
EXPENDITURES										
General	406.564	_	_	_	_	_	_	91,299	_	497.863
Debt Service	-	59,232,380	144,598	438,919	64,879	_	_	2,536,277	297,679	62,714,732
Capital Projects	-		-	-		1,493,219	4,313,362	31,995,370	5,071,396	42,873,347
Total Expenditures	406,564	59,232,380	144,598	438,919	64,879	1,493,219	4,313,362	34,622,946	5,369,075	106,085,942
EXCESS OF REVENUES OVER (UNDER)	-									
EXPENDITURES	109,151	(52,521,431)	(4,662)	(318,844)	(64,879)	_	(436,135)	(10,069,724)	(4,197,981)	(67,504,505)
EXI ENDITORES	103,131	(32,321,431)	(4,002)	(310,044)	(04,073)	_	(430,133)	(10,003,724)	(4,137,301)	(07,304,303)
OTHER FINANCING SOURCES (USES)										
Loan Issuance - Series 2020	_	52,575,000	_	_	_	_	_	_	3,918,777	56,493,777
Transfers from (to) Other Funds	-	-	_	_	350,149	_	_	_	(350,149)	-
Total Other Financing Sources (Uses)	_	52,575,000			350,149				3,568,628	56,493,777
NET CHANGE IN FUND BALANCES	109,151	53,569	(4,662)	(318,844)	285,270		(436,135)	(10,069,724)	(629,353)	(11,010,728)
Fund Balances - Beginning of Year	430,513	4,732,911	4,662	5,755,093	-	_	436,135	26,659,439	887,802	38,906,555
FUND BALANCES - END OF YEAR	\$ 539,664	\$ 4,786,480	\$ -	\$ 5,436,249	\$ 285,270	\$ -	\$ -	\$ 16,589,715	\$ 258,449	\$ 27,895,827
		, , , , , , , , , , , ,		, ., .,				,		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

COLORADO SPRINGS URBAN RENEWAL AUTHORITY RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES OF THE GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2020

Net Change in Fund Balances - Total Governmental Funds	\$ (11,010,728)
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 Dedication of Capital Assets to Other Entities	36,912,655 (36,912,655)
Long-term debt (e.g., issuance of bonds, the receipt of Developer advances) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position.	
Principal Payment - Series 2016B Principal Payment - Series 2017 Principal Payment - Series 2019 Principal Payment - Series 2020 (Vineyard) Principal Payment - Ivywild Neighborhood Loan Refunded Series 2016A Senior Loan, Subordinate Notes and Loss on Refunding Loss on Refunding - Series 2020 (North Nevada) Loan Issuance - Series 2020 (Vineyard) Loan Issuance - Series 2020 (North Nevada)	1,273,000 500,000 662,000 43,705 82,648 50,572,889 5,361,884 (3,918,777) (52,575,000)
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:	(02,010,000)
Accrued Interest on Ivywild Neighborhood Loan Change in Liability Accrued Interest on Notes Payable - City of Colorado Springs -	11,652
Change in Liability Accrued Interest on Notes Payable - University of Colorado -	(12,384)
<u> </u>	

Accrued Interest on Notes Payable - University Village Developers -

Accrued Interest on Bonds Payable - Change in Liability

Changes in Net Position of Governmental Activities

Change in Liability

Change in Liability

(268,786)

(122,811)

(857,624)

\$ (10,258,332)

COLORADO SPRINGS URBAN RENEWAL AUTHORITY GENERAL FUND STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	a	Original and Final Actual Budget Amounts			Variance with Final Budget Positive (Negative)		
REVENUES							
Administration Fees	\$	480,000	\$	405,000	\$	(75,000)	
Bond administration Fees - Canyon Creek	·	11,731	·	11,731		-	
City for Champions - 15% Administration Fee		15,000		11,909		(3,091)	
Net Investment Income		5,000		3,094		(1,906)	
Reimbursement of Expenditures		90,000		63,981		(26,019)	
Reimbursed for PR/Advocacy		20,000		-		(20,000)	
Other Urban Renewal Plan Fees		40,000		20,000		(20,000)	
Total Revenues		661,731		515,715		(146,016)	
EXPENDITURES							
Accounting		140,000		172,517		(32,517)	
Audit		7,500		6,500		1,000	
Contracted Services		25,000		13,635		11,365	
CSURA Payroll Salaries		97,650		102,627		(4,977)	
CSURA Payroll Benefits		33,600		31,641		1,959	
Dues and Memberships		10,000		4,265		5,735	
Insurance		12,000		11,230		770	
Legal		70,000		33,677		36,323	
Meetings		5,000		633		4,367	
Miscellaneous		10,000		3,345		6,655	
Office Expense		3,000		297		2,703	
Services General - Reimbursed Expenditures		55,000		12,367		42,633	
PR/Advocacy		40,000		13,830		26,170	
Total Expenditures		508,750		406,564		102,186	
NET CHANGE IN FUND BALANCES		152,981		109,151		(43,830)	
Fund Balances - Beginning of Year		401,869		430,513		28,644	
FUND BALANCES - END OF YEAR	\$	554,850	\$	539,664	\$	(15,186)	

NOTE 1 DEFINITION OF REPORTING ENTITY

The Colorado Springs Urban Renewal Authority (Authority) was formed by resolution passed February 24, 1970, by the City Council of the City of Colorado Springs, Colorado (the City) pursuant to the Colorado Urban Renewal Law, Colorado Revised Statutes. The purpose of the Authority is to acquire and develop certain blighted areas in the City to maintain the public welfare.

The Authority currently has 14 outstanding project plans; they are identified as follows:

- 1. Southwest Downtown The project area was approved in 2001 and will end in 2026.
- 2. North Nevada Corridor The project area was approved in 2004 and will end in 2029. This is primarily a retail redevelopment and is currently in an active redevelopment stage.
- 3. Gold Hill Mesa The project area was approved in 2005 and will end in 2030. This is a mixed use redevelopment and is currently in an active stage.
- 4. City Auditorium The project area was approved in 2006 and will end in 2031. There is currently no redevelopment activity.
- 5. City Gate The project area was approved in 2007. There is currently no redevelopment activity.
- 6. Copper Ridge The project area was approved in 2010. This is primarily an upscale retail redevelopment. It is currently in an active redevelopment stage related to the retail development.
- 7. Ivywild Neighborhood The project area was approved in 2011. It is currently in an active redevelopment stage.
- 8. Vineyard The project area was approved in 2011. It is currently in an active redevelopment stage.
- 9. City for Champions The project elements include:
 - US Olympic Museum and Hall of Fame The project area receives 42% of the City for Champions increment.
 - Colorado Sports and Event Complex The project area receives 23% of the City for Champions increment. During 2019, this project area was broken out into two separate projects, the Switchbacks Stadium (receiving 66.67% of the 23%) and the Hockey Arena (receiving 33.33% of the 23%).
 - UCCS Sports Medicine and Performance The project area receives 14% of the City for Champions increment.
 - US Air Force Academy Visitors Center The project area receives 5% of the City for Champions increment.
 - Southwest Infrastructure The project area receives 10% of the City for Champions Increment.
 - Flexible Sub-Account The sub-account receives 6% of the City for Champions increment.
- 10. Gold Hill Mesa Commercial The project area was approved in December 2015.
- 11. South Nevada Avenue The project area was approved in December 2015. There is currently infrastructure under construction.
- 12. Museum and Park The project area was approved in 2018. It is currently in an active redevelopment state.
- 13. Tejon and Costilla The project area was approved in 2018. It is currently in an active redevelopment state.

NOTE 1 DEFINITION OF REPORTING ENTITY (CONTINUED)

14. True North Commons – The project area was approved 2019. There is currently no redevelopment activity.

The Authority 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 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The Authority is considered a component unit of the City since the Authority's tax increment financing indicates financial accountability with the City, due to the benefits redevelopment will provide the City. The Mayor appoints the Authority board members and the City Council approves the appointment. City Council reviews the Urban Renewal Plans and any changes thereto. Legal counsel is in the opinion that under state statues, the City is not liable with respect to the bonds issued by the Authority.

The Authority has no employees and all administrative functions are contracted.

The more significant accounting policies of the Authority 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 Authority. 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 Authority. 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.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Government-Wide and Fund Financial Statements (Continued)

Separate financial statements are provided for the 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.

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 Authority considers revenues to be available if they are collected within 60 days of the end of the current fiscal period. The major sources of revenue susceptible to accrual are or will be incremental property tax and incremental sales and use taxes. All other revenue items are considered to be measurable and available only when cash is received by the Authority. Expenditures, other than long-term obligations, are recorded when the liability is incurred or the long-term obligation is due.

The Authority reports the following major governmental funds:

The General Fund is the Authority'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 North Nevada Debt Service Fund accounts for the resources accumulated and payments made for principal and interest on long-term general obligation debt of the North Nevada urban renewal project area.

The Ivywild Neighborhood Debt Service Fund accounts for resources accumulated and payments made for principal and interest on long-term general obligation debt of the Ivywild Neighborhood urban renewal project area.

The Canyon Creek Debt Service Fund accounts for resources accumulated and payments made for principal and interest on long-term general obligation debt of the Canyon Creek project area.

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

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

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

The Gold Hill Mesa Capital Projects Fund is used to account for financial resources to be used for the reimbursement, acquisition, and construction of public infrastructure in the Gold Hill Mesa urban renewal project area.

The Copper Ridge Capital Projects Fund is used to account for financial resources to be used for the reimbursement, acquisition, and construction of public infrastructure in the Copper Ridge urban renewal project area.

The City for Champions Capital Projects Fund is used to account for financial resources to be used for the reimbursement of costs related to the six project elements: U.S. Olympic Museum and Hall of Fame, CSEC Switchbacks Stadium, CSEC Hockey Arena, U.C.C.S. Sports Medicine and Performance Center, U.S. Air Force Academy Visitors Center and Flexible Sub-Account.

As a general rule, the effect of interfund activity has been eliminated from the government-wide financial statements. Exceptions to this general rule are charges between the Authority's administrative function and various other functions of the Authority. Elimination of these charges would distort the direct costs and program revenues reported for the various functions concerned.

Amounts reported as program revenues include: 1) charges to customers or applicants for goods, services, or privileges provided, 2) operating grants and contributions, and 3) capital grants and contributions, including special assessments. Internally dedicated resources are reported as general revenues rather than as program revenue. Likewise, general revenues include all incremental taxes received by the Authority.

Budgets

In accordance with the State Budget Law, the Authority's Board of Commissioners 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 and other financing uses level and lapses at year-end. The Authority's Board of Commissioners 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 Authority has amended its annual budget for the year ended December 31, 2020.

Pooled Cash and Investments

The Authority 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 and investments.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Interfund Balances

The Authority 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 statement except for the residual balances between the governmental activities and business-type activities, which are reported as internal balances.

Incremental Property Taxes

The Authority receives incremental property tax revenue for each of the active Urban Renewal areas. Incremental property tax revenues are the property tax revenues in excess of an amount equal to the ad valorem property taxes produced by the levy at the rates fixed for such year by or for the governing bodies of the various taxing jurisdictions within or overlapping the Urban Renewal area upon a valuation for assessment equal to the property tax base amount. The property tax base amount is certified by the County Assessor as the valuation for assessment of all taxable property within the Urban Renewal area last certified by the County Assessor prior to the adoption of the Urban Renewal plan. The base amount may be proportionately adjusted for general reassessments in accordance with Colorado law.

Property taxes are levied by various taxing entities in each of the project areas by certification to the County Commissioners. 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. 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 incremental taxes collected monthly to the Authority.

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

Incremental Sales Tax

On June 12, 2007, the Authority entered into a Cooperation Agreement with the City, allowing the Authority to receive incremental sales tax generated from the North Nevada project area from the City's general sales tax of 2%, in excess of the sales tax base amount of \$375,603. The base calculation period used by the City is calculated from December through November of each year. The term of the agreement is for 23 years and the aggregate incremental sales tax revenues available to the Authority shall not exceed \$98,800,000.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Incremental Sales Tax (Continued)

On January 24, 2012, the Authority entered into a Cooperation Agreement with the City, allowing the Authority to receive incremental sales tax generated from the Ivywild Neighborhood project area from the City's general sales tax of 2%, in excess of the sales tax base amount of \$62,693. The term of the agreement is from January 24, 2012 through June 28, 2036.

On October 22, 2013, the Authority entered into a Cooperation Agreement with the City and Copper Ridge Metropolitan District, allowing the Authority to receive incremental sales tax generated from the Copper Ridge project area for a period of up to 25 years.

On February 27, 2019, the agreement was amended to extend the 25-year duration through 2044. Pursuant to the agreement, the Authority will receive from the City's general sales tax of 1%, in excess of the sales tax base amount of \$30,272. During 2019, the sales tax base amount changed to \$52,976.

On December 16, 2015, the Authority entered into a Cooperation Agreement with the City, allowing the Authority to receive incremental sales tax generated from the South Nevada project area from the City's general sales tax of 1.75% for the first five years after approval of the South Nevada Area Urban Renewal Project Plan (the Plan), in excess of the sales tax base amount of \$934,475, and 1.5% from 2020 through the remaining 20 years, in excess of the sales tax base amount of \$800,979.

Pursuant to the Resolution by the Colorado Economic Development Commission Concerning the Allocation of State Sales Tax Increment Revenue for the Colorado Springs City for Champions Project, executed on November 25, 2013, the Authority is receiving a percentage of the state sales tax increment revenue that is dedicated to the City for Champions Project, subject to an aggregate cap of \$120,500,000. The portion of state sales tax revenue collected within the boundaries of the regional tourism zone in excess of the base year revenue multiplied by 13.08% is dedicated to the Authority. The base year revenue of \$169,503,178, is identified by the state sales tax revenue collected from taxable transactions occurring within the regional tourism zone during the twelve-month period beginning on December 1, 2012 and ended on November 30, 2013.

On December 11, 2018, the Authority entered into a Cooperation Agreement with the City, allowing the Authority to receive incremental sales and use tax generated from the Museum & Park project from the City's 2% of general fund sales and use tax, in excess of the sales tax base amount of \$50,310.41. The specified portion of the City's general fund sales tax, which is in excess of the base amount, is 87.5 % of the 2% general fund sales tax (or 1.75%). The specified portion of the City's general fund use tax, which is in excess of the base amount, will be 50% of the 2% general fund use tax (or 1.00%). Any pledge of the use tax increment is limited to the extent appropriated and actually made available to the Authority, but in no event for a period in excess of 25 years.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Incremental Sales Tax (Continued)

On July 9, 2019, the Authority entered into a Cooperation Agreement with the City, allowing the Authority to receive incremental sales and use tax generated from the True North Commons project area from the City's 2% of general fund sales and use tax, in excess of the sales tax base amount. The specified portion of the City's general fund sales tax, which is in excess of the base amount, is 87.5 % of the 2% general fund sales tax (or 1.75%). The specified portion of the City's general fund use tax, which is in excess of the base amount, will be 50% of the 2% general fund use tax (or 1.00%). Any pledge of the use tax increment is limited to the extent appropriated and actually made available to the Authority, but in no event for a period in excess of 25 years.

Capital Assets

Capital assets, which include property, equipment and infrastructure assets (e.g. roads, sidewalks and similar items), are reported in the applicable governmental activities column in the government-wide financial statements. Capital assets are defined by the Authority 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 component of the Authority's net position.

It is the policy of the City to accept maintenance responsibility for all major public infrastructure within the City upon the Authority's completion and conveyance of such improvements provided they meet the City's specifications.

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.

Amortization

In the government-wide financial statements, the loss on bond refunding is being amortized using the interest method over the life of the refunded bonds. The amortization amount is a component of interest expense and the unamortized deferred loss 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 one item that qualifies for reporting in this category. Accordingly, the item, *loss on refunding*, is deferred and recognized as an outflow of resources in the period that the amount is incurred.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Deferred Inflow/Outflow of Resources (Continued)

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 two items that qualify for reporting in this category. Accordingly, the items, *incremental property tax revenue*, and *accumulated increase in the fair market value of hedging derivative*, are deferred and recognized as an inflow of resources in the period that the amount becomes available.

Fund Equity

Net Position

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

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 Commissioners. The constraint may be removed or changed only through formal action of the Board of Commissioners.

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 Commissioners 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.)

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Fund Equity (Continued)

Fund Balance (Continued)

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 Authority's practice to use the most restrictive classification first.

NOTE 3 CASH AND INVESTMENTS

Cash and investments as of December 31, 2020, are classified in the accompanying financial statements as follows:

Statement of Net Position:

Cash and Investments	\$ 479,965
Cash and Investments - Restricted	29,762,846
Total Cash and Investments	\$ 30,242,811

Cash and investments as of December 31, 2020, consist of the following:

Deposits with Financial Institutions	\$ 251,819
Investments	29,990,992
Total Cash and Investments	\$ 30,242,811

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.

As of December 31, 2020, the Authority's cash deposits had a bank balance and a carrying balance of \$251,819.

Investments

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

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Investments (Continued)

The Authority 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 Commissioners. Such actions are generally associated with debt service reserve or sinking fund requirements.

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
- 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, 2020, the Authority had the following investments:

Investment	Maturity	Amount
Colorado Local Government Liquid Asset	Weighted Average	
Trust (COLOTRUST)	Under 60 Days	\$ 29,990,992

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Investments (Continued)

COLOTRUST

The District invested in the Colorado Local Government Liquid Asset Trust (COLOTRUST) (the Trust), an investment vehicle established for local government entities in Colorado to pool surplus funds. The State Securities Commissioner administers and enforces all State statutes governing the Trust. The Trust operates similarly to a money market fund and each share is equal in value to \$1.00. The Trust offers shares in two portfolios, COLOTRUST PRIME and COLOTRUST PLUS+. Both portfolios may invest in U.S. Treasury securities and repurchase agreements collateralized by U.S. Treasury securities. COLOTRUST PLUS+ may also invest in certain obligations of U.S. government agencies, highest rated commercial paper and any security allowed under CRS 24-75-601. A designated custodial bank serves as custodian for the Trust's portfolios pursuant to a custodian agreement. The custodian acts as safekeeping agent for the Trust's investment portfolios and provides services as the depository in connection with direct investments and withdrawals. The custodian's internal records segregate investments owned by the Trust. COLOTRUST is rated AAAm by Standard & Poor's. COLOTRUST records its investments at fair value and the District records its investment in COLOTRUST at net asset value as determined by fair value. 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 capital assets for the year ended December 31, 2020 follows:

	Balance at December 31, 2019	Increases	Decreases	Balance at December 31, 2020
Governmental Activities:				
Capital Assets, Not Being				
Depreciated:				
Construction in Progress	\$ -	\$ 36,912,655	\$ 36,912,655	\$ -
Total Capital Assets,				
Not Being Depreciated		36,912,655	36,912,655	
Governmental Activities				
Capital Assets, Net	\$ -	\$ 36,912,655	\$ 36,912,655	\$ -

During 2020, the capital assets were constructed by other governmental entities where the Authority is a contributing entity. The costs of the construction of capital assets transferred to other governmental entities were removed from the Authority's financial records.

NOTE 5 LONG-TERM OBLIGATIONS

The following is an analysis of changes in Authority's long-term obligations for the year ended December 31. 2020:

	 ecember 31, 2019	Additions Retirements		Balance - December 31, 2020		Due Within One Year		
Bonds Payable								
Series 2016B Subordinate Bonds	\$ 1,273,000	\$ -	\$	1,273,000	\$	-	\$	-
Series 2018A Senior Special Revenue Bonds	7,325,000	-		-		7,325,000		110,000
Series 2018B Subordinate Special Rev Bonds	 1,156,000					1,156,000		-
Subtotal of Bonds Payable	9,754,000	-		1,273,000		8,481,000		110,000
Notes/Loans/Bonds From Direct								
Borrowings and Direct Placements								
Note payable - University Village								
Developers - Advance Funds Note	2,500,000	-		2,500,000		-		-
Note Payable - University of Colorado -								
Colorado Springs - Loan	3,394,803	-		3,394,803		-		-
Memorandum of understanding -								
City of Colorado Springs - Sales Tax	158,474	-		158,474		-		-
Ivywild Neighborhood Loan	569,074	-		82,648		486,426		-
Series 2016A Senior Loan	44,282,000	-		44,282,000		-		-
Series 2017A Tax Increment Revenue Bonds	14,900,000	-		200,000		14,700,000		300,000
Series 2017B Tax Increment Revenue Bonds	13,900,000	-		200,000		13,700,000		300,000
Series 2017C Tax Increment Revenue Bonds	9,900,000	-		100,000		9,800,000		200,000
Series 2019 Tax Increment Revenue Bonds	12,400,000	-		662,000		11,738,000		466,000
Series 2020 Refunding and Improvement Loan	-	52,575,000		-		52,575,000	;	3,070,000
Series 2020 Revenue Note	-	3,918,777		43,705		3,875,072		50,989
Accrued Interest - University Village								
Developers - Advance Funds Note	1,374,473	122,811		1,497,284		-		-
Accrued Interest - University of Colorado								
Colorado Springs - Loan	2,026,047	268,786		2,294,833		-		-
Accrued interest - City of Colorado Springs -								
Sales Tax	117,063	12,384		129,447		-		-
Accrued Interest - Ivywild Loan	 11,652	43,343		54,995				
Subtotal of Notes/Loans/Bonds From	105,533,586	56,941,101		55,600,189		106,874,498	4	4,386,989
Direct Borrowings and Direct Placements								
Total Long-Term Obligations	\$ 115,287,586	\$ 56,941,101	\$	56,873,189	\$	115,355,498	\$ 4	4,496,989

The details of the Authority's long-term obligations are as follows:

Series 2016B Subordinate Bonds

On August 24, 2016, the Authority issued the Subordinate Bonds in the amount of \$5,879,000. The proceeds from the Subordinate Bonds are used to refund Series 2008B Subordinate Bonds and pay for the cost of issuance. The Subordinate Bonds were issued at the rate of 6.75% per annum and payable annually from Subordinate Pledged Revenue on December 15, beginning on December 15, 2016. Unpaid interest on the Subordinate Bonds compounds annually on each December 15. The Subordinate Bonds mature on December 15, 2030, and are subject to optional redemption prior to maturity.

The Subordinate Bonds are special and limited revenue obligations of the Authority, payable solely from the Trust Estate, which is pledged and assigned pursuant to the Subordinate Indenture for the payment of the principal of and interest on the Subordinate Bonds. The Trust Estate consists of Subordinate Pledged Revenue, the Subordinate Bond Fund and all other moneys, securities, revenues, receipts, and funds from time to time held by the Trustee under the terms of the Subordinate Indenture, other than the Costs of Issuance Fund. Subordinate Pledged Revenue means (a) the Incremental Tax Revenue in any Fiscal

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2016B Subordinate Bonds (Continued)

Year in excess of the Annual Senior Payment Cap; and (b) any other legally available moneys which the Authority determines to credit to the Subordinate Bond Fund.

The Authority's debt maturities for the Subordinate Bonds cannot be determined as payments are based on the availability of funds. The Subordinate Bonds were paid off on November 24, 2020.

Series 2018A Senior and Series 2018B Subordinate Special Revenue Bonds

On June 21, 2018, the Authority issued the 2018A Senior Special Revenue Bonds and the 2018B Subordinate Special Revenue Bonds in the amounts of \$7,325,000 and \$1,156,000, respectively. The proceeds from the sale of the Bonds will be used to: (i) finance certain costs associated with the redevelopment of property; (ii) fund capitalized interest for the 2018A Senior Bonds, (iii) fund the Senior Reserve Fund; and (iv) pay the costs of issuing the Bonds.

The 2018A Senior Bonds bear interest at the rate of 5.75% per annum payable semiannually on June 1 and December 1, beginning on December 1, 2018. Annual mandatory sinking fund principal payments on the 2018A Senior Bonds are due on December 1, beginning on December 1, 2021. The 2018A Senior Bonds mature on December 1, 2047.

The 2018B Subordinate Bonds were issued at the rate of 8.125% per annum payable annually on December 15, commencing December 15, 2018, but only to the extent of available Subordinate Pledged Revenue. The 2018B Subordinate Bonds are structured as cash flow bonds meaning that there are no scheduled payments of principal or interest. Unpaid interest on the 2018B Subordinate Bonds compounds annually on each December 15. In the event any amounts due and owing on the 2018B Subordinate Bonds remain outstanding on December 15, 2057, such amounts shall be extinguished and no longer be due and outstanding.

The 2018A Senior Bonds are special, limited revenue obligations of the Authority, payable solely from the 2018A Senior Trust Estate, which is pledged and assigned pursuant to the 2018A Senior Indenture for the payment of the principal of and interest on the 2018A Senior Bonds.

The 2018A Senior Trust Estate consists of the Pledged Revenue, the Senior Bond Fund, the Senior Project Fund, the Senior Reserve Fund, the Senior Surplus Fund, and all other moneys, securities, revenues, receipts, and funds from time to time held by the Trustee under the terms of the 2018A Senior Indenture, other than the Senior Costs of Issuance Fund.

Pledged Revenue includes: (a) all Pledged Property Tax Increment Revenue; (b) all Pledge Agreement Revenue; and (c) any other legally available moneys which the Authority determines, in its sole discretion, to credit to the Senior Bond Fund.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

<u>Series 2018A Senior and Series 2018B Subordinate Special Revenue Bonds</u> (Continued)

The 2018B Subordinate Bonds are special, limited revenue obligations of the Authority, payable solely from the 2018B Subordinate Trust Estate, which is pledged and assigned pursuant to the 2018B Subordinate Indenture for the payment of the principal of and interest on the 2018B Subordinate Bonds.

The 2018B Subordinate Trust Estate consists of the Subordinate Pledged Revenue, the Subordinate Bond Fund, and the Subordinate Project Fund, and all other moneys, securities, revenues, receipts, and funds from time to time held by the Trustee under the terms of the 2018B Subordinate Indenture, other than the Subordinate Costs of Issuance Fund. The "Subordinate Pledged Revenue" is defined as all Pledged Revenue after payment of all payment obligations required under the 2018A Senior Indenture during each Fiscal Year, including without limitation any required funding of any Senior Surplus Fund.

The 2018A Senior Bonds are also secured by the Senior Reserve Fund in the Senior Reserve Fund Requirement Amount of \$639,324, and the Senior Surplus Fund.

Pledged Revenue that is not needed to pay debt service on the 2018A Senior Bonds in any year will be deposited to and held in the Senior Surplus Fund, up to the Maximum Surplus Amount of \$732,500. Amounts on deposit in the Senior Surplus Fund on the maturity date of the 2018A Senior Bonds shall be applied to the payment of the 2018A Senior Bonds on such date.

The 2018B Subordinate Bonds are not secured by the Senior Reserve Fund, the Senior Surplus Fund, or any capitalized interest.

Year Ending December 31,		Principal		Principal Interest			Total
2021	\$	110,000		\$	421,188	\$	531,188
2022		125,000			414,863		539,863
2023		135,000		407,675			542,675
2024		155,000			399,913		554,913
2025		160,000			391,000		551,000
2026-2030		1,065,000			1,796,300		2,861,300
2031-2035		1,570,000			1,435,775		3,005,775
2036-2040		2,260,000			909,650		3,169,650
2041-2045		735,000			422,913		1,157,913
2046-2047		1,010,000	_		105,800		1,115,800
Total	\$	7,325,000	_	\$	6,705,075	\$	14,030,075

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Note Payable - University Village Developers - Advanced Funds Note

An Advanced Funds Note in the amount of \$15,997,000 was issued on February 1, 2008, between the Authority and University Village Developers, LLC (Note Holder). The Note shall be payable in full on or before December 31, 2010. The Authority made a partial payment of \$13,497,000 from the initial draw on the proceeds of the Senior Bonds. The Note bore no interest until maturity on December 31, 2010, and after that date interest began to accrue at the rate of 6.50% per annum on the unpaid balance. As of November 24, 2020, the principal and accrued interest on the Note were paid off.

Note Payable - University of Colorado, Colorado Springs, Loan

On March 20, 2008, the Authority entered into a loan with the University of Colorado, Colorado Springs, in the principal amount of \$3,400,000 to construct pedestrian underpass under North Nevada Avenue and to place electrical lines underground along the same avenue.

The loan will bear an interest rate of 4.50% compounded semi-annually. Repayment is due five years from the date of the first draw down payment and expected to come from the proceeds of a future bond issuance by the Authority. On November 10, 2016, the loan agreement was amended for up to an additional five (5) year period, effective beginning upon the April 1, 2014, expiration of the repayment term. The loan was amended for the second time on August 24, 2016. Pursuant to the Second Loan Agreement Amendment, the interest rate applicable to amounts outstanding shall be changed to 5.45% per annum effective on the second amendment date. In addition, the parties agree to extend the loan agreement to December 31, 2030. As of November 24, 2020, the principal and accrued interest on the loan were paid off.

Memorandum of Understanding - City of Colorado Springs - Sales Tax

On January 15, 2009, the Authority entered into a Memorandum of Understanding with the City of Colorado Springs (the City) with regard to the sales tax base amount as it relates to the 2008 Bond issuance. The amount originally certified by the City to be the base amount was \$421,682 and since agreed that the base amount should be \$375,603.

The Authority agrees that the City had previously overpaid the Authority with respect to the sales tax increment in the North Nevada Project Area and has agreed to repay the City \$158,474. Such payment shall be made to the extent the Authority receives amounts free and clear of the Indenture pursuant to Section 5.01(m) of the Indenture from time to time. The parties have agreed that the amount shall bear interest at the rate of 5.00% compounding annually until paid in full. As of November 24, 2020, the principal and accrued interest according to this memo were paid off.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Ivywild Neighborhood Loan

On March 21, 2012, the Authority entered into a loan agreement with the Culebra Properties Limited Liability Company (Lender) in the amount of \$778,000. The Loan, maturing June 30, 2028, bears an interest rate of 7% per annum until the Loan is paid in full, payable quarterly March 31, June 30, September 30, and December 31 of each calendar year, commencing March 31, 2013. The Loan was issued to (i) provide financing for the Ivywild Neighborhood Urban Renewal Project (Project), and (ii) paying costs of issuance of the Loan.

The Loan is secured and payable from the Pledged Revenue, consisting of monies derived by (1) the Incremental Property Tax Revenues, (2) the Incremental Sales Tax Revenues, (3) all amounts held in the Loan Payment Fund together with investment earnings thereon; and (4) all other legally available monies which the Authority determines, in its sole discretion, to deposit in the Loan Payment Fund. The Authority shall credit all amounts comprising Pledged Revenue to the Loan Payment Fund. The monies in the Loan Repayment Fund will be used to pay interest and principal due on the loan. Any interest not paid when due shall continue to accrue until paid in full, and shall compound annually beginning on June 30, 2014. Repayment of the loan principal shall be due and payable on each payment date, to the extent of Pledged Revenue available. The full amount of the Loan shall become due and payable on the maturity date.

A debt service schedule cannot be determined as interest and principal are being paid based on the availability of funds from Pledged Revenue.

Series 2016A Senior Loan

On August 24, 2016, the Authority entered into the Senior Loan Agreement with U.S. Bank (Lender) in the amount of \$56,000,000. The proceeds from the Senior Loan were used to: (i) refund the Authority's outstanding Tax Increment Revenue Bonds (University Village Colorado Project), Series 2008A Senior and Tax Increment Revenue Bonds (University Village Colorado Project), Series 2008B Subordinate (Convertible to Senior); (ii) provide a deposit to the Senior Loan Debt Service Reserve Fund; and, (iii) pay the costs of issuance.

The Senior Loan bears interest at a variable rate per annum equal to: (a) prior to the Maturity Date, the sum of (i) 70% of the One Month LIBOR Rate and (ii) the Applicable Margin (as further described in the Senior Loan Agreement); and (b) from and after the Maturity Date, to the extent that any principal amounts remain due with respect to the Senior Loan, the sum of (i) the Daily Reset LIBOR Rate and (ii) 5.0% per annum. Interest is due on the first day of each calendar month, which date shall be subject to adjustment in accordance with the Modified Following Business Day Convention, commencing October 1, 2016, and including the Maturity Date of August 24, 2026. Principal is due annually on December 1 beginning December 1, 2016, through the Maturity Date.

The Authority and Lender agree that all Senior Loan payment obligations payable during a fiscal year are limited to the amount of the Annual Senior Payment Cap for such fiscal year and that the Authority is not obligated, nor permitted by the Custodial Agreement, to pay any Senior Payment Obligation in excess of such Annual Senior Payment Cap for such fiscal year.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2016A Senior Loan (Continued)

Senior Pledged Revenue as defined in the Senior Loan Agreement means: (a) the Incremental Tax Revenue; (b) any Counterparty Net Regularly Scheduled Swap Payments; (c) any Termination Payments paid by the 2016 Senior Swap Counterparty; and (d) any other legally available moneys which the Authority determines to credit to the Senior Pledged Revenue Fund; provided that with respect to any Fiscal Year, if the amount of Senior Payment Obligations paid during such Fiscal Year shall equal the Annual Senior Payment Cap for such Fiscal Year, all Incremental Tax Revenues received during such Fiscal Year not applied to the payment of such Senior Payment Obligations up to the amount of such Annual Senior Payment Cap shall cease to be Senior Pledged Revenue and shall thereafter be Subordinate Pledged Revenue and used as provided in the Subordinate Indenture. Incremental Tax Revenue means (a) Incremental Property Tax Revenue in excess of the Authority's Retained Operating Revenue of \$50,000 per Fiscal Year; and (b) Incremental Sales Tax Revenue.

The Senior Loan is further secured by a Reserve Fund to be funded from proceeds of the Senior Loan in the amount of the Reserve Fund Requirement of \$3,350,000.

If the Incremental Tax Revenue does not exceed the Annual Senior Payment Cap, then it is not anticipated that there will be Subordinate Pledged Revenue available to pay debt service on the Subordinate Bonds.

The Authority's debt maturities for the Senior Loan cannot be determined as payments are based on the availability of funds.

Rate Increase Event

The occurrence of certain events or the existence of certain conditions constitutes a Rate Increase Event. The Rate Increase Event Rate is the interest rate payable on the 2016A Senior Loan while any Rate Increase Event has occurred and continues. The Rate Increase Event Rate is computed as: prior to the Maturity Date, the sum of (i) 70% of the One Month LIBOR Rate; and (ii) 5.00% per annum.

The Senior Loan Agreement describes 16 Rate Increase Events which include: a) the Authority fails to pay principal or interest when due; b) the Authority fails to observe or perform specific covenants in the Loan Agreement; c) the amount of sales tax collections certified by the Authority in any certificate delivered to U.S. Bank National Association (the Bank) is less than \$3.6 million; d) the occurrence and continuance of a payment default under the 2016 Senior Swap Agreement; e) the auditor for the Authority delivers a qualified opinion with respect to its status as an on-going concern; or f) a change occurs in the financial or operating conditions of the Authority, or the occurrence of any other event that, in the Bank's reasonable judgment, will have a materially adverse impact on the sufficiency of the Senior Pledged Revenue to satisfy the Authority's obligation and the Authority fails to cure such condition within 6 months after receipt by the Authority of a written notice from the Bank.

On November 24, 2020, the Senior Loan was refunded by the issuance of Series 2020 Senior Loan, as discussed below.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2017 Tax Increment Revenue Bonds

On April 12, 2017, the Authority issued the Tax Increment Revenue Bonds in the total amount of \$39,000,000, consisting of \$15,000,000 with UMB Bank (Series 2017A), \$14,000,000 with First Bank (Series 2017B) and \$10,000,000 with Academy Bank (Series 2017C). The Bonds were issued at the rate of 3.33% and are payable annually on September 1, beginning on September 1, 2019, through September 1, 2027. Interest payments are due on each March 1 and September 1, commencing September 1, 2017. Installments of principal of the Bonds are redeemable at the option of the Authority on any date at a redemption price equal to 100% of the installments of the principal amount of the Bonds redeemed plus accrued interest.

The Bonds were issued to finance a portion of the costs of the Hall of fame Project and the Southwest Infrastructure Project, to fund a portion of a reserve fund for the Bonds and to pay the expenses incurred in connection with the issuance of the Bonds. The Bonds are secured by 52% of State Sales Tax Increment Revenue, which includes the Olympic Museum and Hall of Fame, one of the Project Elements of the City for Champions project (42%), plus 10% of Dedicated Revenue from the Flexible Sub-Account, provided that in no event shall the total cumulative dollar amount exceed \$62,660,000. If any principal or interest is not paid when due, interest on the unpaid amount shall be accrued and be payable on the unpaid amount at the interest rate borne by the Bonds plus (i) in the case of the first missed payment, 2% per annum, (ii) in the case of the second missed payment, 3% per annum, (iii) in the case of the third missed payment, 5% per annum and (iv) in the case of the fourth and any further missed payments, 7% per annum.

Series 2017A outstanding principal and interest will mature as follows:

Year Ending December 31,	 Principal		Interest		Total	
2021	\$ \$ 300,000		489,510	\$	789,510	
2022	400,000		479,520		879,520	
2023	500,000		466,200		966,200	
2024	600,000		449,550		1,049,550	
2025	700,000		429,570		1,129,570	
2026-2027	12,200,000		785,880		12,985,880	
Total	\$ \$ 14,700,000		3,100,230	\$	17,800,230	

Series 2017B outstanding principal and interest will mature as follows:

Year Ending December 31,	 Principal		Interest	_	Total		
2021	\$ \$ 300,000		456,210		\$ 756,210	_	
2022	300,000		446,220		746,220		
2023	500,000		436,230		936,230		
2024	600,000		419,580		1,019,580		
2025	700,000		399,600		1,099,600		
2026-2027	11,300,000		725,940		12,025,940		
Total	\$ 13,700,000	\$	2,883,780		\$ 16,583,780		

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2017 Tax Increment Revenue Bonds (Continued)

Series 2017C outstanding principal and interest will mature as follows:

Year Ending December 31,	 Principal		Interest		Total		
2021	\$ 200,000	\$	326,340	-	526,340		
2022	300,000		319,680		619,680		
2023	400,000		309,690		709,690		
2024	400,000		296,370		696,370		
2025	500,000		283,050		783,050		
2026-2027	 8,000,000		512,820		8,512,820		
Total	\$ 9,800,000	\$	2,047,950	3	11,847,950		

Event of Taxability

If a Determination of Taxability occurs, the Authority agrees to pay, solely from the Trust Estate, to each owner or former owner on demand (i) an amount equal to the difference between (A) the amount of interest that would have been paid to such owner or former owner on its Bond if the 2017 Bonds had borne interest at the Taxable Rate beginning on the later of (1) Taxable Date or (2) the date such owner or former owner acquired its Bond and ending on the earlier of (3) the payment date or (4) the date such former owner no longer was an owner of such Bond (the Taxable Period), and (B) the amount of interest actually paid to the owner or former owner during the Taxable Period, and (ii) an amount equal to any interest, penalties or charges owed by such owner or former owner as a result of interest on the 2017 Bonds becoming included in the gross income of such owner or former owner for federal income tax purposes.

Mandatory Redemption of Bonds Upon Failure of Completion

If either the Hall of Fame Project or the Southwest Infrastructure Project is not fully completed and placed in service on or before the Final Completion Date of December 16. 2023, installments of principal of the 2017 Bonds are subject to mandatory redemption in whole or in part at a Redemption Price equal to 100% of the installments of the principal amount of each Bond redeemed plus accrued interest to but not including the Redemption Date. The principal amount of the 2017 Bonds required to be redeemed pursuant to this Section shall be equal to the lesser of: (i) as of the Final Completion Date, (A) the dollar amount of the Hall of Fame MEAP (as defined in the 2017 Indenture) of the State Sales Tax Increment Revenues pledged to the payment of the 2017 Bonds (if only the Hall of Fame Project is not fully completed and placed in service by the Final Completion Date) or (B) the dollar amount of the Southwest Infrastructure Percentage of the State Sales Tax Increment Revenues (as defined in the Indenture) pledged to the payment of the 2017 Bonds (if only the Southwest Infrastructure Project is not fully completed and placed in service by the Final Completion Date) or (C) the dollar amount of both the Hall of Fame MEAP and the Southwest Infrastructure Percentage of the State Sales Tax Increment Revenues pledged to the payment of the 2017 Bonds (if neither the Hall of Fame Project nor the Southwest Infrastructure Project is fully completed and placed in service by the Final Completion Date)

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2017 Tax Increment Revenue Bonds (Continued)

Mandatory Redemption of Bonds Upon Failure of Completion (Continued)

and dividing (A), (B) or (C), as applicable, by the total dollar amount of the State Sales Tax Increment Revenues pledged to the payment of the 2017 Bonds for both the Hall of Fame Project and the Southwest Infrastructure Project and multiplying such ratio by the aggregate principal amount of the 2017 Bonds outstanding as of the Redemption Date or (ii) the proceeds of the 2017 Bonds on deposit (D) in the Hall of Fame Project Fund (if only the Hall of Fame Project is not fully completed and placed in service by the Final Completion Date), (E) in the Southwest Infrastructure Project Fund (if only the Southwest Infrastructure Project is not fully completed and placed in service by the Final Completion Date) or (F) in both the Hall of Fame Project Fund and the Southwest Infrastructure Project Fund (if neither the Hall of Fame Project nor the Southwest Infrastructure Project is fully completed and placed in service by the Final Completion Date); provided that the principal amount of 2017 Bonds redeemed shall be in Authorized Denominations. Any redemption pursuant to this paragraph shall occur on any date not later than thirty days subsequent to the calculation.

Mandatory Redemption of Bonds Upon Failure to Obtain Approval of Economic Development Commission (the EDC)

If the United States Olympic Museum is required by Section 5B of Resolution No. 3 to obtain the express written approval from the Economic Development Commission (EDC Approval) for changes to the description of the Hall of Fame Project or the Southwest Infrastructure Project and has not obtained such EDC Approval as required by Resolution No. 3, installments of principal of the Bonds are subject to mandatory redemption in part at a Redemption Price equal to 100% of the installments of the principal amount of each Bond redeemed plus accrued interest to but not including the Redemption Date. The principal amount of the 2017 Bonds required to be redeemed shall be equal to the lesser of: (i) as of the Completion Date, (A) the dollar amount of the Hall of Fame MEAP of the State Sales Tax Increment Revenues pledged to the payment of the 2017 Bonds (if EDC Approval not obtained was only required to be obtained with respect to the Hall of Fame Project) or (B) the dollar amount of the Southwest Infrastructure Percentage of the State Sales Tax Increment Revenues pledged to the payment of the 2017 Bonds (if EDC Approval not obtained was only required to be obtained with respect to the Southwest Infrastructure Project) or (C) the dollar amount of both the Hall of Fame MEAP and the Southwest Infrastructure Percentage of the State Sales Tax Increment Revenues pledged to the payment of the 2017 Bonds (if EDC Approval not obtained was required to be obtained with respect to both the Hall of Fame Project and the Southwest Infrastructure Project) and dividing (A), (B) or (C), as applicable, by the total dollar amount of the State Sales Tax Increment Revenues pledged to the payment of the 2017 Bonds for both the Hall of Fame Project and the Southwest Infrastructure Project and multiplying such ratio by the aggregate principal amount of the Bonds outstanding as of the Redemption Date or (ii) the proceeds of the 2017 Bonds on deposit (D) in the Hall of Fame Project Fund (if EDC Approval not obtained was only required to be obtained with respect to the Hall of Fame Project), (E) in the Southwest Infrastructure Project Fund (if EDC Approval not obtained was only required to be obtained with respect to the Southwest Infrastructure Project) or (F) in both the Hall of Fame Project Fund and the Southwest Infrastructure Project Fund (if EDC Approval not obtained was required to be obtained with respect to both the Hall of Fame Project and the

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2017 Tax Increment Revenue Bonds (Continued)

Mandatory Redemption of Bonds Upon Failure to Obtain Approval of Economic Development Commission (the EDC) (Continued)

Southwest Infrastructure Project); provided that the principal amount of 2017 Bonds redeemed shall be in Authorized Denominations. Resolution No. 3 means the resolution adopted by the EDC effective as of December 16, 2013 approving the City's application for a "Regional Tourism Project," as defined in the Regional Tourism Act, generally referred to as the "City for Champions" project. Any redemption pursuant to this paragraph shall occur on any date not later than thirty days subsequent to the calculation.

Events of Default

The following are Events of Default, which if not remedied, could allow the Trustee to enforce all rights of the holders of the 2017 Bonds and bring suit upon the 2017 Bonds:

- (a) The Authority fails or refuses to comply with the provisions of the Regional Tourism Act or Resolution No. 3 relating to the 2017 Bonds or the Project and such failure or refusal shall continue for a period of 30 days after written notice has been given to the Authority by the Trustee at the written request of the owners of a majority in aggregate principal amount of the Bonds then outstanding;
- (b) Default in the performance or observance of any covenants, agreements or conditions on the part of the Authority in the 2017 Indenture or the 2017 Bonds and failure to remedy the same after notice pursuant to the 2017 Indenture;
- (c) The Authority files a petition or answer seeking reorganization or arrangement under the United States Bankruptcy Code or any other applicable law of the United States of America, or if a court of competent jurisdiction approves a petition, filed with or without the consent of the Authority, seeking reorganization of the Authority under the United States Bankruptcy Code or any other applicable law of the United States, or if, under the provisions of any other law for the relief or aid of debtors, any court of competent jurisdiction assumes custody or control of the Authority, or of any of the Pledged Revenues and any such petition filed against the Authority or order or decree is not dismissed, stayed or otherwise nullified within sixty days after such action is taken.

The failure to pay the principal of or the interest on the 2017 Bonds when due or to cause the Bond Reserve Fund to be replenished shall not, in and of itself, constitute an Event of Default if the reason for such failure is an insufficiency of Pledged Revenues.

The 2017 Indenture shall not be construed to permit the Trustee, the owners of the 2017 Bonds or any other Person to declare the debt service requirements of the 2017 Bonds to be due and payable prior to their scheduled payment dates upon the occurrence of an Event of Default or for any other reason.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2019 Tax Increment Revenue Bonds

On November 21, 2019, the Authority issued Tax Increment Revenue Bonds in the amount of \$12,400,000 (2019 Bonds). The 2019 Bonds were issued at the rate of 3.30% and are payable annually on February 1, beginning on February 1, 2020, through February 1, 2031. Installments of principal of the 2019 Bonds are redeemable at the option of the Authority, on or after February 1, 2024 for bonds maturing on or after February 1, 2025, at a redemption price equal to 100% of the installments of the principal amount redeemed plus accrued interest.

The 2019 Bonds were issued to finance a portion of the costs of the Switchbacks Stadium project, to fund the required reserve in the amount of \$1,240,000, and to pay for the expenses incurred in connection with the issuance of the bonds. The 2019 Bonds are secured by 15.33% of State sales tax increment revenue, which is comprised of 66.67% of the Colorado Sports and Event Complex project element, provided that in no event shall the total cumulate amount exceed \$18,472,650. If any principal or interest is not paid when due, interest on the unpaid amount shall be accrued and payable on the unpaid amount at the same interest rate the 2019 Bonds were issued at.

Year Ending December 31,	Principal		 Interest	Total		
2021	\$	466,000	\$ 387,354	\$	853,354	
2022		454,000	371,976		825,976	
2023		539,000	356,994		895,994	
2024		632,000	339,207		971,207	
2025		728,000	318,351		1,046,351	
2026-2030		5,263,000	1,161,897		6,424,897	
2031		3,656,000	 120,648		3,776,648	
Total	\$	11,738,000	\$ 3,056,427	\$	14,794,427	

Event of Taxability

If a Determination of Taxability occurs, the Authority agrees to pay, solely from the Trust Estate, to each holder or former holder on demand (i) an amount equal to the difference between (A) the amount of interest that would have been paid to such holder or former holder on its Bond if the 2019 Bonds had borne interest at the Taxable Rate beginning on the later of (1) Taxable Date or (2) the date such holder or former holder acquired its Bond and ending on the earlier of (3) the payment date or (4) the date such former holder no longer was an holder of such Bond (the Taxable Period), and (B) the amount of interest actually paid to the holder or former holder during the Taxable Period, and (ii) an amount equal to any interest, penalties or charges owed by such holder or former holder as a result of interest on the 2019 Bonds becoming included in the gross income of such holder or former holder for federal income tax purposes.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2019 Tax Increment Revenue Bonds (Continued)

Mandatory Redemption of 2019 Bonds Upon Failure of Completion

If any of the Stadium Project, the Arena Project or the Southwest Infrastructure Project are not fully completed and placed in service on or before the Final Completion Date of December 16, 2023 (or such later date as may be specified by the Economic Development Commission (the EDC) pursuant to Resolution No. 3), installments of principal of the 2019 Bonds are subject to mandatory redemption in whole or in part at a Redemption Price equal to 100% of the installments of the principal amount of each Bond redeemed plus accrued interest to but not including the Redemption Date (unless such redemption is not required by Resolution No. 3, as it may be amended). The principal amount of the 2019 Bonds required to be redeemed shall be equal to the lesser of: (i) as of the Final Completion Date, the dollar amount of the Stadium Percentage of the State Sales Tax Increment Revenues pledged to the payment of the 2019 Bonds or (ii) the proceeds of the 2019 Bonds on deposit in the Stadium Project Fund. The principal amount of 2019 Bonds redeemed shall be in Authorized Denominations. Resolution No. 3 means the resolution adopted by the EDC effective as of December 16, 2013 approving the City's application for a "Regional Tourism Project," as defined in the Regional Tourism Act, generally referred to as the "City for Champions" project, as amended, and as supplemented by the EDC Motion. Any redemption pursuant to this paragraph shall occur on any date not later than thirty days subsequent to the calculation.

Mandatory Redemption of 2019 Bonds Upon Failure to Obtain Approval of the EDC

If the Owner or Colorado College, as applicable, is required by Section 5B of Resolution No. 3 to obtain the express written approval from the EDC ("EDC Approval") for changes to the description of the Stadium Project or the Arena Project and has not obtained such EDC Approval as required by this Section, installments of principal of the 2019 Bonds are subject to mandatory redemption in part at a Redemption Price equal to 100% of the installments of the principal amount of each 2019 Bond redeemed plus accrued interest to but not including the Redemption Date. The principal amount of the 2019 Bonds required to be redeemed shall be equal to the lesser of: (i) as of the Completion Date, the dollar amount of the Stadium Percentage of the State Sales Tax Increment Revenues pledged to the payment of the 2019 Bonds or (ii) the proceeds of the 2019 Bonds on deposit in the Stadium Project Fund. The principal amount of 2019 Bonds redeemed shall be in Authorized Denominations. Any redemption pursuant to this paragraph shall occur on any date not later than thirty days subsequent to the calculation.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2019 Tax Increment Revenue Bonds (Continued)

Events of Default

The following are Events of Default, which if not remedied, could allow the Trustee to enforce all rights of the holders of the 2019 Bonds and bring suit upon the 2019 Bonds:

- (d) The Authority fails or refuses to comply with the provisions of the Regional Tourism Act or Resolution No. 3 relating to the 2019 Bonds or the Stadium Project and such failure or refusal shall continue for a period of 30 days after written notice has been given to the Authority by the Trustee at the written request of the holders of a majority in aggregate principal amount of the 2019 Bonds then outstanding;
- (e) Default in the performance or observance of any covenants, agreements or conditions by the Authority set forth in the 2019 Indenture or the 2019 Bonds and failure to remedy the same after notice; or
- (f) The Authority files a petition or answer seeking reorganization or arrangement under the United States Bankruptcy Code or any other applicable law of the United States of America, or if a court of competent jurisdiction shall approve a petition, filed with or without the consent of the Authority, seeking reorganization of the Authority under the United States Bankruptcy Code or any other applicable law of the United States, or if, under the provisions of any other law for the relief or aid of debtors, any court of competent jurisdiction shall assume custody or control of the Authority, or of any of the Pledged Revenues and any such petition filed against the Authority or order or decree is not dismissed, stayed or otherwise nullified within sixty days after such action is taken.

The failure to pay the principal of or the interest on the 2019 Bonds when due or to cause the 2019 Bond Reserve Fund to be replenished shall not, in and of itself, constitute an Event of Default under the 2019 Indenture if the reason for such failure is an insufficiency of Pledged Revenues.

The 2019 Indenture shall not be construed to permit the Trustee, the Bondholders or any other Person to declare the debt service requirements of the 2019 Bonds to be due and payable prior to their scheduled payment dates upon the occurrence of an Event of Default or for any other reason.

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2020 Tax-Exempt Note

On June 23, 2020, the Authority entered into a loan agreement with Zions Bancoporation, N.A. DBA Vectra Bank Colorado (the Lender), in the amount of \$15,000,000. The initial draw at issuance was \$1,456,818. The second draw on December 31, 2020 was \$2,461,959. Principal and interest payments are due December 1, in varying amounts through December 1, 2036 with an interest rate of 3.25%. The loan is payable from Pledged Revenues from Property Tax TIF earnings.

The Authority is required to make prepayments on the loan. On each December 1, the Lender shall determine the amount credited to the Mandatory Prepayment Fund and, to the extent the amount therein is sufficient to prepay all or any part of the then-outstanding principal of the loan and any party debt in increments of \$5,000 or integral multiples thereof, plus the accrued interest thereon, such moneys shall be applied by the Lender to such prepayment beginning with the final principal payment due on December 1, 2036.

The Authority shall pay to the Lender a nonrefundable fee (the Non-Use Fee) in the amount of 0.20% of the unfunded portion of the loan. The Non-Use Fee is calculated quarterly, beginning September 1, 2020, computed on the basis of a 360-day year and actual days elapsed. The Non-Use Fee shall be payable in arrears on the first day of June and December each year, commencing on December 1, 2020, through and including the earlier of the full funding date or the exportation or termination of the advance period.

Principal and interest on the initial draw of \$1,456,818 will mature as follows:

Year Ending December 31,	Principal		Interest		Total	
2021	\$	50,989	\$	46,564	\$	97,553
2022		61,915		44,884		106,799
2023		61,915		42,844		104,759
2024		65,557		40,915		106,472
2025		65,557		38,643		104,200
2026-2030		418,835		156,339		575,174
2031-2035		557,231		79,207		636,438
2036		131,114		4,320		135,434
Total	\$	1,413,113	\$	453,716	\$	1,866,829

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2020 Tax-Exempt Note (Continued)

Events of Default

The occurrence of any one or more of the following events or conditions shall constitute an Event of Default under this loan agreement:

- (a) The Authority fails to apply pay the principal and interest or any other amount owed to the Custodian hereunder when due as required by this loan agreement.
- (b) The Authority fails to apply the Pledged Revenue as required by this agreement.
- (c) The Authority fails to observe or perform any of the covenants, agreements or conditions pursuant to the loan agreement.
- (d) The pledge of the collateral or any other security interest created in the agreements fails to the fully enforceable with the priority required thereunder.
- (e) The Authority's auditor delivers a qualified opinion with respect to the Authority's status as on on-going concern.

Series 2020 Tax-Exempt Refunding and Improvement Loan

The Authority entered into a senior tax increment revenue term loan agreement with U.S. Bank National Association (the Bank) on November 24, 2020 (the 2020 Senior Loan) in the principal amount of \$52,575,000. Proceeds of the 2020 Senior Loan were used to (i) refund, pay, and cancel the Series 2016A Senior Loan, the University Village Developers – Advanced Funds Note, and the University of Colorado, Colorado Springs, Loan; (ii) pay the 2016 Senior Swap Termination Payment to the 2016 Senior Swap Counterparty; (iii) fund the Loan Reserve Fund in the amount of the Loan Reserve Fund Requirement: and (iv) pay the costs of issuing the Series 2020 Senior Loan.

The 2020 Senior Loan bears interest at 2.05% per annum and is payable semiannually on June 1 and December 1, beginning on June 1, 2021. Interest on the 2020 Senior Loan is calculated on the basis of a 360-day year and actual number of days elapsed. The 2020 Senior Loan has a final maturity of December 1, 2030. Annual mandatory sinking fund principal payments are due on December 1, beginning on December 1, 2021. To the extent principal on the 2020 Senior Loan is not paid when due, such principal shall remain outstanding until paid. To the extent interest on the 2020 Senior Loan is not paid when due, such interest shall compound semiannually on each interest payment date, at the rate then borne by the 2020 Senior Loan, or at the Rate Increase Event Rate of 7.05%, if applicable.

The 2020 Senior Loan is payable from and secured solely by Pledged Revenue which means: (a) the Incremental Tax Revenue, consisting of Incremental Property Tax Revenue and Incremental Sales Tax Revenue; and (b) any other legally available moneys which the Authority determines to credit to the Pledged Revenue Fund; provided that if Incremental Tax Revenue received in any Fiscal Year is in excess of the Annual Senior Payment Cap, such excess Incremental Tax Revenue may be used by the Authority for any lawful purpose. Incremental Property Tax Revenue means Property Tax Revenue in excess of an amount equal to the ad valorem property taxes produced by the levy at the rates fixed for such year by or for the governing bodies of the various taxing jurisdictions within or overlapping the Urban Renewal Area upon a valuation for assessment equal to the Property Tax Base Amount. Incremental Sales Tax Revenue means the Sales Tax Revenue in excess of the

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Series 2020 Tax-Exempt Refunding and Improvement Loan (Continued)

Sales Tax Base Amount; provided, however, that the aggregate Incremental Sales Tax Revenue shall not exceed the Incremental Sales Tax Cap of \$98,800,000.

The 2020 Senior Loan is further secured by the Reserve Fund which was funded from proceeds of the 2020 Senior Loan in the amount of the Loan Reserve Fund Requirement of \$3,440,000.

Rate Increase Event

A Rate Increase Event occurs it the Authority fails to make payments of principal and interest when due, and other customary terms and conditions consistent with normal municipal financings.

Mandatory Prepayment

Not less than 30 days prior to each December 1 payment date, the Authority shall determine whether the sum of Pledged Revenue exceeds the minimum principal and interest payment due. If such excess exists, the Authority shall apply the excess amount to the prepayment of principal; provided that the sum of annual payment including the prepayment shall not exceed the Annual Senior Payment Cap as indicated in the loan agreement.

The minimum principal and interest for the 2020 Senior Loan are as follows:

Year Ending December 31,	Principal		Interest		_	Total	
2021	\$	3,070,000	\$	1,113,714		\$	4,183,714
2022		3,200,000		1,028,948			4,228,948
2023		3,350,000		962,437			4,312,437
2024		3,515,000		892,808			4,407,808
2025		3,650,000		819,749			4,469,749
2026-2030		35,790,000		2,911,003	_		38,701,003
Total	\$	52,575,000	\$	7,728,659		\$	60,303,659

Derivatives

Swap Agreement

On August 24, 2016 the Authority entered into an interest rate swap transaction (hedging derivative instrument) (the Swap) with U.S. Bank National Association (the Bank) in order to hedge interest rates and protect against rising interest rates. The Swap is associated with the Series 2016A Senior Loan, and used the debt service maturity schedule of the Series 2016A Senior Loan as the notional amount of the Swap. An International Swaps and Derivatives Association (ISDA) Master Agreement was used to develop the Swap which is set to terminate on December 1, 2030 (Terminate Date).

NOTE 5 LONG-TERM OBLIGATIONS (CONTINUED)

Derivatives (Continued)

Swap Agreement (Continued)

From the effective date of the agreement through Terminate Date, the Authority is the fixed rate payor under the Swap, paying a rate of 1.1045%, on the 1st day of each month, based on a 30/360 day count. The Bank is the floating rate payor, paying the current 70% of a 1-month LIBOR rate based on an actual/360 day count.

As part of the refunding of the Series 2016A Senior Loan, dated November 24, 2020, the Swap was terminated.

NOTE 6 NET POSITION

The Authority has net position consisting of two components - restricted and unrestricted.

Restricted net position include assets 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 Authority had restricted net position as of December 31, 2020, as follows:

	 vernmental Activities
Restricted Net Position:	
Debt Service	\$ 81,066
Capital Projects Fund Reserve	6,718,343
Total Restricted Net Position	\$ 6,799,409

The Authority has a deficit in unrestricted net position. This deficit amount is a result of the Authority being responsible for the repayment of bonds issued for public improvements, which have been conveyed to other governmental entities.

NOTE 7 FUND BALANCES

The specific purposes for each fund balance classification on the balance sheet are detailed in the table below:

	(General Fund		Debt Service Funds		Capital Projects Funds		Total	
Fund Balances									
Nonspendable:									
Prepaid Amounts	\$	8,128	\$	-	\$	-	\$	8,128	
Restricted for:									
North Nevada Debt Service		-		4,786,480		-		4,786,480	
Canyon Creek Debt Service		-		5,436,249		-		5,436,249	
Vineyard Debt Service		-		285,270		-		285,270	
City Auditorium Project Area		-		-		66,908		66,908	
City Gate Project Area		-		-		34,512		34,512	
Southwest Downtown Project Area		-		-		91,280		91,280	
South Nevada		-		-		65,749		65,749	
City for Champions - Admin		-		-		78,839		78,839	
US Olympic Museum and Hall of Fame		-		-		10,437,679		10,437,679	
CSEC - Switchbacks Stadium		-		-		3,451,344		3,451,344	
CSEC - Hockey Arena		-		-		3		3	
UCCS Sports Medicine and									
Performance		-		-		6		6	
US Air Force Academy Visitors Center		-		-		1,183,139		1,183,139	
Southwest Infrastructure		-		-		20,906		20,906	
Champions Flexible Sub-Account						1,417,799		1,417,799	
		-		10,507,999		16,848,164		27,356,163	
Assigned to:									
Operating Reserves		232,000						232,000	
		232,000		-		-		232,000	
Unassigned:									
General Government		299,536		-		-		299,536	
Total Fund Balances	\$	539,664	\$	10,507,999	\$	16,848,164	\$	27,895,827	

NOTE 8 AGREEMENTS

North Nevada Redevelopment Agreement

On July 26, 2007, the Authority entered into a Redevelopment Agreement with University Village Developers, LLC (Developer) related to the North Nevada Avenue Corridor Urban Renewal Plan. The agreement was amended and restated on February 1, 2008. The purposes of this agreement are for financing, designing, constructing, or otherwise providing improvements. Pursuant to the agreement, the Developer agreed to construction a portion of the public improvements within the Plan. The Authority would issue bonds to finance its activities and undertakings and to apply the pledged property tax increment revenues and pledged sales tax increment revenues (Pledged Revenues) to payment of the bonds. The Authority would use the proceeds of the bonds to reimburse the Developer for eligible public improvement costs. In addition, an administrative fee in the amount of \$50,000 shall be retained annually by the Authority from Pledged Revenues.

NOTE 8 AGREEMENTS (CONTINUED)

Ivywild Cooperation Agreement

On January 24, 2012, the Authority entered into a Cooperation Agreement with the City of Colorado Springs (City) to promote redevelopment and assist with the financing of public improvements for the Ivywild Neighborhood Urban Renewal Plan (Plan). Pursuant to the agreement, the Authority shall work with the developer to obtain loans to finance eligible activities, operations, and duties to carry out the Plan. The pledged property tax increment revenues and pledged sales tax increment revenues (Pledged Revenues) shall be paid to the Authority and may be pledged for the loan repayment.

Furthermore, an administrative fee shall be retained annually by the Authority from Pledged Revenues in the amount of \$50,000 for the years 2012 through 2014 and \$5,000 thereafter.

Ivywild Redevelopment Agreement

On March 21, 2012, the Authority entered into a Development Agreement with Ivywild School, Inc. (Developer). The purposes of this agreement are to reduce, eliminate and prevent the spread of blight within the Plan, enhance the current sales tax base and property tax base of the Plan, provide the incentives necessary to induce the private redevelopment, and promote improved traffic, public transportation, and other public facilities. Pursuant to the agreement, the Authority shall obtain a loan in the approximate amount of \$778,000, secured by Pledged Revenues. The Developer shall be responsible for the construction and provide to the Authority documentation for the costs of eligible public improvement, such costs shall be reimbursed using the loan proceeds.

Copper Ridge Redevelopment Agreement

On September 25, 2013, the Authority entered into an Urban Renewal Agreement for Redevelopment of Copper Ridge at Northgate Property (Agreement) with Copper Ridge Development, Inc. (Developer) and Copper Ridge Metropolitan District (District). The purposes of this agreement are to renew and improve the environment, enhance the current sales tax base and property tax base, effectively use undeveloped land and promote improved traffic, public transportation, public utilities, and community facilities within the Project Area. In order to facilitate the funding by the District, the Authority agrees, to remit on a monthly basis, all District Property Tax Increment Revenues, to the extent the Authority receives the same from the County. The District agrees to use all District Property Tax Increment Revenues to fund costs related to the redevelopment of the Project Area, as described in further detail in the Cooperation Agreement.

Furthermore, an administrative fee in the amount of \$60,000, if not reimbursed from other sources, shall be retained annually by the Authority from District Property Tax Increment Revenues. This administrative fee will remain in effect until the earlier of the expiration of the Urban Renewal Plan in 2035 or the retirement of all obligations payable by the pledged revenues.

On February 27, 2019, the agreement was amended to extend the duration of the Urban Renewal Plan to 2044 and the administrative fee in the amount of \$30,000 shall be retained annually by the Authority for the years 2036 through 2044.

NOTE 8 AGREEMENTS (CONTINUED)

Copper Ridge Cooperation Agreement

On October 22, 2013, the Authority entered into a Cooperation Agreement with the City of Colorado Springs (City) and Copper Ridge Metropolitan District (District). The Authority and the City understand that the District will issue Bonds to fund for costs related to the extension of north Powers Blvd. from Highway 83 to Interstate 25. Pursuant to the agreement, the Authority agrees to pledge Property Tax Increment Revenues and City Sales Tax Increment Revenues (Pledged Revenues) to the District, subject to funding of annual administrative fee as described in the Redevelopment Agreement. The District Bonds shall not constitute a debt, liability or obligation of any nature of the City or the Authority but shall be payable solely from Pledged Revenues. The agreement was amended on February 27, 2019 to extend the duration of the Urban Renewal Plan and reduce the annual administrative fee to be retained by the Authority during those extended years.

Colorado Springs City for Champions Project

Pursuant to the Resolution by the Colorado Economic Development Commission Concerning the Allocation of State sales Tax increment revenue for the Colorado Springs City for Champions project, executed on November 25, 2013, the Authority is receiving 13.08% of the state sales tax increment revenue that is dedicated to the City for Champions project, subject to an aggregate cap of \$120,500,000. The Authority agrees to pledge the following minimum proportions of the dedicated revenue to each Project Element: (1) U.S. Olympic Museum and Hall of Fame: 42%, (2) Colorado Sports & Event Complex: 23%, (3) U.C.C.S. Sports Medicine and Performance Center: 14%, (4) U.S. Air Force Academy Gateway Visitor Center: 5%, (5) Southwest Infrastructure: 10%, and (6) flexible Sub-Account: 6%.

The dedicated revenue shall be deposited in the Special Fund and must be further subdivided into four Sub-Accounts based on set percentages. Funds from the first four Sub-Accounts must be used only to pay for Eligible

Costs for the Specific Project Element associated with the Sub-Account, and can't be loaned or transferred to other Sub-Accounts. After the commencement of substantial work for the U.S. Olympic Museum and Hall of Fame has occurred, the Authority shall pledge or allocate the funds from the flexible Sub-Account to or among any Project Element, including eligible improvements to the Southwest Colorado Springs Downtown Infrastructure. However, not more than 6 percent of this 16 percent portion of Dedicated Revenue may be pledged or allocated to the U.S.A.F.A. Gateway Visitors Center.

The Authority shall submit written quarterly reports, detailing the progress on the Project, to the Colorado Economic Development Commission 30 calendar days after the end of each calendar quarter with the first report due January 31, 2015, with the final due date being in September in the year following the completion of the project.

NOTE 8 AGREEMENTS (CONTINUED)

Colorado Springs City for Champions Project (Continued)

In December 2018, a motion was adopted by the CEDC to declare the commencement of the UCCS Center and to expend \$16,870,000 by October 31, 2019, which eligible costs should be certified by December 31, 2019. During 2019, \$16,870,000 of eligible construction costs were submitted by UCCS to the Authority and were certified before the year ended. The Authority shall reimburse UCCS for the costs certified as the 14% of dedicated revenue becomes available. As of December 31, 2020, the remaining balance to be reimbursed is \$13,576,906.

Gold Hill Mesa Commercial Cooperation Agreement

On December 8, 2015, the City approved a Cooperation Agreement between the Authority and the City to promote redevelopment and assist with financing of public improvements for the Gold Hill Mesa Commercial Urban Renewal Project. The Gold Hill Mesa Metropolitan District No. 3 (the District) has been formed for the purposes of assisting with financing of the public improvements. The Authority and the City understand that the District may issue Bonds to fund for costs related to the project.

Pursuant to the agreement, the Authority will work with the District and the Developer to issue financial instruments to finance eligible activities, operations, and duties to carry out the plan by means of tax allocation financing utilizing both Property Tax Increment Revenues and the City Sales Tax Increment Revenues (Pledged Revenues). The Pledged Revenues shall be paid to the Authority and may be pledged to the District. The District Bonds shall not constitute a debt, liability or obligation of any nature of the City or the Authority but shall be payable solely from Pledged Revenues.

South Nevada Cooperation Agreement

On December 16, 2015, the City approved a Cooperation Agreement between the Authority and the City to promote redevelopment and assist with financing of public improvements for the South Nevada Area Urban Renewal Project. Pursuant to the agreement, the Authority will work with owners and developers, metropolitan districts and other similar entities to issue financial instruments to finance eligible activities, operations, and duties to carry out the plan by means of tax allocation financing utilizing both Property Tax Increment Revenues and the City Sales Tax Increment Revenues (Pledged Revenues). The Pledged Revenues shall be paid to the Authority when collected and may be pledged to any developer or owner or any metropolitan district or other entity.

NOTE 8 AGREEMENTS (CONTINUED)

South Nevada Development Agreements

On December 16, 2015, the Authority entered into the Urban Renewal Agreement for Development of the South Nevada Avenue Area (separately) with Ivywild Development I, LLC (Ivywild), SNA Development LLC (SNA), and EVC-HD South Nevada, LLC (EVC-HD) (collectively, the Developers). The purposes of this agreement are to develop and improve the environment, enhance the current sales tax base and property tax base, effectively use undeveloped land and promote improved traffic, public transportation, public utilities, and community facilities within the project areas.

In order to facilitate the funding by the Developers, the Authority agrees to remit, Property Tax Increment Revenues received by the Authority, to the Developers' financing entity for public improvements. In addition, the Developers may submit payment requests to the Authority for reimbursable project costs with supporting documentation. The Authority shall reimburse the Developers based on the Sales Tax Increment Revenues received from the City, after the \$60,000 annual administrative fee is retained.

On January 27, 2016, the agreement with EVC-HD was amended to replace the preliminary list with a more detailed list of public improvements and reimbursement project costs. The agreement with Ivywild was amended on June 21, 2018 to include the Canyon Creek Metropolitan District Nos. 2 and 3 (Canyon Districts) and pledge the allocated Property Tax Increment Revenues to the Canyon Districts' bonds. The agreement with SNA was amended on December 12, 2018 to provide updated target dates for redevelopment under ownership by Creekwalk LLC. A TIF Revenue Reimbursement Agreement was entered into on June 3, 2019, between SNA and the Creekwalk Marketplace Business Improvement District (Creekwalk District), to pledge the TIF Revenues allocated to SNA under the Development Agreement to the Creekwalk District's bonds.

The Developers each have maximum reimbursement amounts of eligible public improvement costs as indicated in the table below. These amounts do not include eligible interest payments to be reimbursed at rates to be determined based upon the Developers' cost of financing.

Ivywild Development I, LLC
SNA Development, LLC
EVC-HD South Nevada, LLC

									Balance
	Maximun	Maximun Actual Costs			Previous		2020		ecember 31,
F	Reimbursement		Submitted	ibmitted Payments		Payment		2020	
\$	7,955,000	\$	5,162,783	\$	(1,698,456)	\$	(71,088)	\$	3,393,239
	56,974,272		375,967		(45,082)		-		330,885
	4,131,000		4,131,000		(137,663)		(463,853)		3,529,484
\$	69,060,272	\$	9,669,750	\$	(1,881,201)	\$	(534,941)	\$	7,253,608

NOTE 8 AGREEMENTS (CONTINUED)

Museum and Park Cooperation Agreement

On December 11, 2018, the Authority entered into a Cooperation Agreement with the City related to the Museum and Park Urban Renewal Area. Pursuant to the Agreement, the Authority shall work with developers, metropolitan districts, business improvement districts and other similar entities to issue financial instruments to finance eligible activities, operations and duties to carry out the project by means of tax allocation financing utilizing Property Tax Increment Revenues and City Sales Tax Increment Revenues. Furthermore, the City Sales Tax Increment Revenues allocated to the Authority may be pledged to bond trustees, metropolitan districts, business improvement districts or other entities to pay for costs of or debt service on bonds issued for reimbursement of such eligible costs.

Tejon and Costilla Development Agreement

On May 22, 2019, the Authority entered into an Urban Renewal Agreement for Development of the Tejon and Costilla Urban Renewal Area with CS Dual Hotel, LLC (Developer). The purposes of this Agreement is to encourage and protect existing development on the property, renew and improve the character and environment of the Area, enhance the current sales tax base and property tax base of the Area, provide incentives necessary to induce private development and redevelopment of the Area, demolish and remove blighted structures from the Area, effectively use undeveloped land within the Area, encourage financially successful projects within the Property, stabilize and upgrade property values within the Area, accommodate and provide for the voluntary environmental cleanup of the Area, promote improved traffic, public transportation, public utilities, recreational and community facilities within the Area and promote the participation of existing owners in the revitalization and development of the Property.

In order to facilitate the funding by the Developer, the Authority agrees to remit, Pledged Revenues received by the Authority from Sales Tax TIF and Property Tax TIF (TIF Revenues), to the Developer's financing entity for public improvements. In addition, the Developer may submit payment requests to the Authority for reimbursable project costs with supporting documentation. The Authority shall reimburse the Developer based on the Pledged Revenues received from the County and City, after the 3% total of annual TIF Revenues annual administrative fee is retained. The Developer agrees to fund the annual administrative fee until such time as the TIF Revenues are annually in excess of an amount required to fund an authority administrative fee in the amount of \$30,000.

NOTE 8 AGREEMENTS (CONTINUED)

City Auditorium Block Development Agreement

On June 26, 2019, the Authority entered into an Urban Renewal Agreement for the Development of the City Auditorium Block with A&A Enterprise of Colorado Springs, Inc. (Developer). The purposes of this Agreement are to encourage and protect existing development on the property, renew and improve the character and environment of the Area, enhance the current sales tax base and property tax base of the Area, provide incentives necessary to induce private development and redevelopment of the Area, demolish and remove blighted structures from the Area, effectively use undeveloped land within the Area, encourage financially successful projects within the Property, stabilize and upgrade property values within the Area, accommodate and provide for the voluntary environmental cleanup of the Area, promote improved traffic, public transportation, public utilities, recreational and community facilities within the Area and promote the participation of existing owners in the revitalization and development of the Property.

In order to facilitate the funding by the Developer, the Authority agrees to remit, Property Tax Increment Revenues received by the Authority, to the Developer's financing entity for public improvements. In addition, the Developer may submit payment requests to the Authority for reimbursable project costs with supporting documentation. The Authority shall reimburse the Developer based on the Property Tax Increment Funding received from the County, after the \$30,000 annual administrative fee is retained.

True North Commons Cooperation Agreement

On July 9, 2019, the Authority entered into a Cooperation Agreement with the City related to the True North Commons Urban Renewal Area. Pursuant to the Agreement, the Authority shall work with developers, metropolitan districts, business improvement districts and other similar entities to issue financial instruments to finance eligible activities, operations and duties to carry out the project by means of tax allocation financing utilizing Property Tax Increment Revenues and City Sales Tax Increment Revenues. Furthermore, the City Sales Tax Increment Revenues allocated to the Authority may be pledged to bond trustees, metropolitan districts, business improvement districts or other entities to pay for costs of or debt service on bonds issued for reimbursement of such eligible costs.

Sports & Event Complex Reimbursement Agreement

On November 21, 2019, the Authority entered into a Reimbursement Agreement with the Colorado College (Developer) and the Colorado Springs Sports Authority (CSSA) to authorize the Authority, as the financing entity, to receive and utilize state sales tax increment revenue dedicated for the Sports & Event Complex (23%), which is being developed with two components consisting of the Outdoor Stadium and the Indoor Venue.

The City and the CSSA have entered into a Memorandum of Understanding dated November 20, 2019 whereby the City agreed to allocate two-thirds (66.67%) of the 23% to the Outdoor Stadium and one-third (33.33 %) of the 23% to the Indoor Venue. On November 21, 2019, the Authority issued Series 2019 Bonds in the amount of \$12,400,000,

NOTE 8 AGREEMENTS (CONTINUED)

Sports & Event Complex Reimbursement Agreement (Continued)

the proceeds of which were utilized to fund the Outdoor Stadium. The Authority has agreed to reimburse the Developer for eligible costs paid by the Developer from the dedicated revenue allocated to the Indoor Venue.

During 2020, \$9,242,350 of eligible construction costs were submitted by the Developer for the Indoor Venue (the Robson Arena) and were certified before the year ended. The Authority shall reimburse the Developer for the costs certified as the 7.67% (or 33% of 23%) of dedicated revenue becomes available. As of December 31, 2020, the remaining balance to be reimbursed is \$7,427,654.

Museum and Park Development Agreement

The Authority anticipates entering into an Urban Renewal Agreement for Development of the Museum and Park Urban Renewal Area with Interurban Development Company, LLC (Developer), and SW Downtown Business Improvement District (BID). The purposes of this Agreement is to encourage and protect existing development on the property, renew and improve the character and environment of the Area, enhance the current sales tax base and property tax base of the Area, provide incentives necessary to induce private development and redevelopment of the Area, demolish and remove blighted structures from the Area, effectively use undeveloped land within the Area, encourage financially successful projects within the Property, stabilize and upgrade property values within the Area, accommodate and provide for the voluntary environmental cleanup of the Area, promote improved traffic, public transportation, public utilities, recreational and community facilities within the Area and promote the participation of existing owners in the revitalization and development of the Property.

In order to facilitate the funding by the Developer, the Authority agrees to remit, Pledged Revenues received by the Authority from Sales Tax TIF and Property Tax TIF, to the Developer's financing entity for public improvements. In addition, the Developer may submit payment requests to the Authority for reimbursable project costs with supporting documentation. The Authority shall reimburse the Developer based on the Pledged Revenues received from the County and City, after the Authority collects an Authority Administrative Fee from annual TIF Revenue.

The Authority Administrative Fee will be \$60,000 commencing in year 2020, escalating at a rate of 2% annually in each subsequent year. The Developer agrees to fund the annual administrative fee until such time as the TIF Revenue is annually in excess of an amount required to fund an authority administrative fee. Any Authority Administrative Fee paid by the Developer shall be a Reimbursable Project Cost and bear interest at a rate of 8% annually. Additionally, the Developer agrees to fund and maintain on retainer with the Authority an amount equal to \$15,000 to be used by the Authority to pay extraordinary direct expenses of the Authority relating to the Developer's project.

NOTE 8 AGREEMENTS (CONTINUED)

Vineyard Redevelopment Agreement

On September 5, 2012, the Authority entered into a Redevelopment and Reimbursement Agreement with Vineyard LLC (the Developer) to carry out the approved urban renewal plan. This agreement contemplates that the Developer will develop the property by constructing private improvements. Eligible public improvements are to be constructed in phases and reimbursed from TIF revenues. Pursuant to the agreement, the Developer may provide financing for eligible costs on public improvements. Such Developer advances bear interest at the rate of 8% per annum, accruing from the date advanced and compounded annually on the unpaid balance until paid.

The Authority shall retain \$60,000 for administrative fee annually from the collection of TIF revenues. The Developer shall advance \$60,000 to the Authority for use as the first annual administrative fee.

According to the agreement, the Developer has a maximum reimbursement amount of eligible public improvement costs as indicated in the table below. This amount does not include eligible interest payments to be reimbursed.

									Balance
	Maximun Draw 1 - Costs		Dra	aw 2 - Costs		2020	December 31,		
Re	eimbursement		Submitted	Submitted		Payment			2020
\$	54,220,000	\$	2,218,064	\$	4,153,267	\$	(4,382,344)	\$	1,988,987
\$	54,220,000	\$	2,218,064	\$	4,153,267	\$	(4,382,344)	\$	1,988,987

NOTE 9 RISK MANAGEMENT

The Authority 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 Authority maintains commercial insurance for all risks of loss. Settled claims have not exceeded this commercial coverage in any of the past three fiscal years, nor have any claims been submitted.

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.

In 2002, the Colorado Court of Appeals determined that TABOR does not apply to urban renewal authorities such as the Authority. The application of TABOR to the City, however, could impact the amount of Sales Tax Revenues received by the Authority, and the application of TABOR to the School District and other local governments which overlap the Urban Renewal Area could impact the amount of Property Tax Revenues received by the Authority.

SUPPLEMENTARY INFORMATION

COLORADO SPRINGS URBAN RENEWAL AUTHORITY DEBT SERVICE FUND NORTH NEVADA PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	Budget	Amounts	Actual	Variance with Final Budget Positive (Negative)	
	Original	Final	Amounts		
REVENUES					
Incremental Property Taxes	\$ 2,388,801	\$ 2,200,000	\$ 2,195,584	\$ (4,416)	
Incremental Sales Taxes	4,867,000	4,390,000	4,481,063	91,063	
Net Investment Income	180,000	35,000	34,302	(698)	
Total Revenues	7,435,801	6,625,000	6,710,949	85,949	
EXPENDITURES					
Debt Service:					
County Treasurer's Fees	35,832	32,944	32,944	-	
Loan Interest - Series 2016A	1,450,000	1,137,936	1,137,936	-	
Loan Principal - Series 2016A	1,975,000	-	-	-	
Loan Principal (Early Redemption) - Series 2016A	1,375,000	-	-	-	
Bond Principal - Series 2016B	1,600,000	1,273,000	1,273,000	-	
Bond Interest - Series 2016B	115,000	85,928	85,928	-	
Administration Fees	50,000	50,000	50,000	-	
Paying Agent Fees	5,500	5,500	5,500	-	
Sales Tax Collection Fee	2,000	615	615	-	
Refund Senior and Subordinate Obligations	-	55,934,773	55,934,773	-	
Loan Issuance Costs - Series 2020	-	711,684	711,684	-	
Contingency	841,668	67,620		67,620	
Total Expenditures	7,450,000	59,300,000	59,232,380	67,620	
EXCESS OF REVENUES OVER (UNDER)					
EXPENDITURES	(14,199)	(52,675,000)	(52,521,431)	153,569	
OTHER FINANCING SOURCES (USES)					
Loan Issuance - Series 2020	-	52,575,000	52,575,000	-	
Total Other Financing Sources (Uses)		52,575,000	52,575,000		
NET CHANGE IN FUND BALANCES	(14,199)	(100,000)	53,569	153,569	
Fund Balances - Beginning of Year	4,785,053	4,732,911	4,732,911		
FUND BALANCES - END OF YEAR	\$ 4,770,854	\$ 4,632,911	\$ 4,786,480	\$ 153,569	

COLORADO SPRINGS URBAN RENEWAL AUTHORITY DEBT SERVICE FUND IVYWILD NEIGHBORHOOD PROJECT AREA

IVYWILD NEIGHBORHOOD PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	Original		Fin	iance with al Budget	
	nd Final	Actual	Positive		
	 Budget	 Amounts	(Negative)		
REVENUES					
Incremental Property Taxes	\$ 136,089	\$ 124,807	\$	(11,282)	
Incremental Sales Taxes	32,000	15,129		(16,871)	
Net Investment Income	 2,500	 -		(2,500)	
Total Revenues	170,589	139,936		(30,653)	
EXPENDITURES					
Debt Service:					
County Treasurer's Fees	2,041	1,894		147	
Administration Fees	5,000	5,000		-	
Loan Payment - Ivywild	163,473	137,643		25,830	
Sales Tax Collection Fee	75	61		14	
Total Expenditures	170,589	144,598		25,991	
NET CHANGE IN FUND BALANCES	-	(4,662)		(4,662)	
Fund Balances - Beginning of Year	 	 4,662		4,662	
FUND BALANCES - END OF YEAR	\$ 	\$ _	\$		

COLORADO SPRINGS URBAN RENEWAL AUTHORITY DEBT SERVICE FUND CANYON CREEK PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES BUDGET AND ACTIAL YEAR ENDED DECEMBER 31, 2020

				ariance with
	Original		F	inal Budget
	and Final	Actual	Positive	
	 Budget	 Amounts	(Negative)	
REVENUES				
Canyon Creek MD No. 2 pledged revenue	\$ 26,652	\$ 26,041	\$	(611)
Canyon Creek MD No. 3 pledged revenue	27,601	27,805		204
Incremental Property Taxes	-	28,617		28,617
Net Investment Income	100,000	37,612		(62,388)
Total Revenues	154,253	120,075		(34,178)
EXPENDITURES				
Debt Service:				
Bond Administration Fees	11,731	11,731		-
Bond Interest - Series 2018A	421,188	421,188		-
Developer reimbursement	4,467,313	-		4,467,313
Paying Agent Fees	6,000	6,000		-
Total Expenditures	4,906,232	438,919		4,467,313
NET CHANGE IN FUND BALANCES	(4,751,979)	(318,844)		4,433,135
Fund Balances - Beginning of Year	5,751,174	 5,755,093		3,919
FUND BALANCES - END OF YEAR	\$ 999,195	\$ 5,436,249	\$	4,437,054

COLORADO SPRINGS URBAN RENEWAL AUTHORITY DEBT SERVICE FUND VINEYARD PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES BUDGET AND ACTIAL YEAR ENDED DECEMBER 31, 2020

		Budget A	Amounts	Actual	Variance with Final Budget Positive
	Orig		Final	Amounts	(Negative)
REVENUES					
Total Revenues	\$	-	\$ -	\$ -	\$ -
EXPENDITURES					
Debt Service:					
Loan Interest - Series 2020		-	21,174	21,174	-
Loan Principal - Series 2020		-	43,705	43,705	-
Contingency			35,121		35,121
Total Expenditures		-	100,000	64,879	35,121
EXCESS OF REVENUES OVER (UNDER)					
EXPENDITURES		-	(100,000)	(64,879)	35,121
OTHER FINANCING SOURCES (USES)					
Transfer from Vineyard Capital Projects Fund			350,149	350,149	
Total Other Financing Sources (Uses)			350,149	350,149	
NET CHANGE IN FUND BALANCES		-	250,149	285,270	35,121
Fund Balances - Beginning of Year					
FUND BALANCES - END OF YEAR	\$	_	\$ 250,149	\$ 285,270	\$ 35,121

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS FUND VINEYARD PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

		Budget	Amo	ounts	Actual	Fin	iance with al Budget Positive
		Original		Final	Amounts	(N	legative)
REVENUES		_			_		
Incremental Property Taxes	\$	859,927	\$	750,000	\$ 727,133	\$	(22,867)
Net Investment Income		2,000		3,000	2,861		(139)
Total Revenues		861,927		753,000	729,994		(23,006)
EXPENDITURES							
Capital Projects:							
County Treasurer's Fees		12,899		10,907	10,907		-
Administration Fees		60,000		60,000	60,000		-
Contingency	1	1,143,044		23,006	-		23,006
Loan Issuance Costs - Series 2020		-		297,679	297,679		-
Project Cost Reimbursement		98,000		4,382,344	 4,382,344		-
Total Expenditures	1	1,313,943		4,773,936	4,750,930		23,006
NET CHANGE IN FUND BALANCES		(452,016)		(4,020,936)	(4,020,936)		-
OTHER FINANCING SOURCES (USES)							
Loan Issuance - Series 2020		-		3,918,777	3,918,777		-
Transfer to Vineyard Debt Service Fund				(350,149)	(350,149)		-
Total Other Financing Sources (Uses)				3,568,628	3,568,628		
EXCESS OF REVENUES AND OTHER FINANCING SOURCES OVER (UNDER) EXPENDITURES							
AND OTHER FINANCING (USES)		(452,016)		(452,308)	(452,308)		-
Fund Balances - Beginning of Year		452,016		452,308	 452,308		
FUND BALANCES - END OF YEAR	\$		\$		\$ _	\$	

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS FUND GOLD HILL MESA PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	Budget /	Amounts	Actual	Variance with Final Budget Positive	
	Original	Final	Amounts	(Negative)	
REVENUES				,	
Incremental Property Taxes	\$ 1,489,457	\$ 1,500,000	\$ 1,492,733	\$ (7,267)	
Net Investment Income	700	500	486	(14)	
Total Revenues	1,490,157	1,500,500	1,493,219	(7,281)	
EXPENDITURES					
Capital Projects:					
County Treasurer's Fees	22,342	22,415	22,415	-	
TIF Reimbursement	1,401,116	1,403,576	1,403,576	-	
TIF Reimbursement - School District 11	66,699	67,228	67,228	-	
Contingency	<u> </u>	7,281		7,281	
Total Expenditures	1,490,157	1,500,500	1,493,219	7,281	
NET CHANGE IN FUND BALANCES	-	-	-	-	
Fund Balances - Beginning of Year					
FUND BALANCES - END OF YEAR	\$ -	\$ -	\$ -	\$	

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS FUND CITY AUDITORIUM PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	ar	original nd Final Budget		Actual mounts	Variance with Final Budget Positive (Negative)	
REVENUES	_		_			<i>(</i> ,
Incremental Property Taxes	\$	44,498	\$	38,983	\$	(5,515)
Net Investment Income		250		274		24
Total Revenues		44,748		39,257		(5,491)
EXPENDITURES						
Capital Projects:						
County Treasurer's Fees		667		585		82
Administration Fees		10,000		10,000		-
Contingency		72,299		-		72,299
Total Expenditures		82,966		10,585		72,381
NET CHANGE IN FUND BALANCES		(38,218)		28,672		66,890
Fund Balances - Beginning of Year		38,218		38,236		18
FUND BALANCES - END OF YEAR	\$		\$	66,908	\$	66,908

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS FUND CITY GATE PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	Original and Final Budget			Actual mounts	Variance with Final Budget Positive (Negative)	
REVENUES	•	00.004	•	07.000	•	(0.000)
Incremental Property Taxes	\$	29,691	\$	27,662	\$	(2,029)
Net Investment Income		150		86		(64)
Total Revenues		29,841		27,748		(2,093)
EXPENDITURES Capital Projects:						
County Treasurer's Fees		445		415		30
Administration Fees		10,000		10,000		-
Contingency		36,579		-		36,579
Total Expenditures		47,024		10,415		36,609
		,		,		
NET CHANGE IN FUND BALANCES		(17,183)		17,333		34,516
Fund Balances - Beginning of Year		17,183		17,179		(4)
FUND BALANCES - END OF YEAR	\$		\$	34,512	\$	34,512

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS FUND COPPER RIDGE PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

						iance with al Budget	
	Budget	Amo	unts	Actual		Positive	
	Original		Final	 Amounts	(Negative)		
REVENUES				_		_	
Incremental Property Taxes	\$ 2,584,126	\$	2,570,000	\$ 2,560,407	\$	(9,593)	
Incremental Sales Taxes	1,232,000		1,310,000	1,307,562		(2,438)	
Net Investment Income	 15,000		10,000	 9,258		(742)	
Total Revenues	3,831,126		3,890,000	3,877,227		(12,773)	
EXPENDITURES							
Capital Projects							
County Treasurer's Fees	38,762		38,507	38,507		-	
Administration Fees	60,000		60,000	60,000		-	
Project Cost Reimbursement	3,000,000		_	-		-	
TIF Reimbursement	645,049		4,214,240	4,214,240		-	
Sales Tax Collection Fee	1,000		615	615		-	
Contingency	137,477		12,773			12,773	
Total Expenditures	3,882,288		4,326,135	4,313,362		12,773	
NET CHANGE IN FUND BALANCES	(51,162)		(436,135)	(436,135)		-	
Fund Balances - Beginning of Year	51,162		436,135	436,135			
FUND BALANCES - END OF YEAR	\$ 	\$		\$ 	\$		

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS FUND SOUTHWEST DOWNTOWN PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	ar	Original nd Final Budget		Actual mounts	Variance with Final Budget Positive (Negative)	
REVENUES	¢	20.404	c	24.906	ď	(4 500)
Incremental Property Taxes Net Investment Income	\$	29,404 200	\$	24,896 563	\$	(4,508) 363
Total Revenues		29,604		25,459		(4,145)
EXPENDITURES Capital Projects:						
County Treasurer's Fees		441		373		68
Contingency		97,180				97,180
Total Expenditures		97,621		373		97,248
NET CHANGE IN FUND BALANCES		(68,017)		25,086		93,103
Fund Balances - Beginning of Year		68,017		66,194		(1,823)
FUND BALANCES - END OF YEAR	\$		\$	91,280	\$	91,280

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS FUND SOUTH NEVADA PROJECT AREA SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

						ance with	
						al Budget	
	 Budge	t Am		Actual	Positive		
	 Original		Final	 Amounts	(Negative)		
REVENUES							
Incremental Property Taxes	\$ 115,893	\$	85,000	\$ 82,787	\$	(2,213)	
Incremental Sales Taxes	328,000		265,000	264,496		(504)	
Net Investment Income	800		1,500	 1,353		(147)	
Total Revenues	444,693		351,500	348,636		(2,864)	
EXPENDITURES							
Capital Projects:							
County Treasurer's Fees	1,738		1,677	1,677		-	
Administration Fees	60,000		60,000	60,000		-	
Sales Tax Collection Fee	300		154	154		-	
Project Cost Reimbursement	400,000		534,941	534,941		_	
Contingency	104,307		3,228	-		3,228	
Total Expenditures	566,345		600,000	596,772		3,228	
NET CHANGE IN FUND BALANCES	(121,652)		(248,500)	(248,136)		364	
Fund Balances - Beginning of Year	 121,652		313,885	 313,885		<u>-</u>	
FUND BALANCES - END OF YEAR	\$ 	\$	65,385	\$ 65,749	\$	364	

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS

CITY FOR CHAMPIONS FUND - ADMIN SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE BUDGET AND ACTUAL

YEAR ENDED DECEMBER 31, 2020

	Original and Final Budget	Actual Amounts	Variance with Final Budget Positive (Negative)
REVENUES Incremental Sales Taxes	\$ 5,050,000	\$ 4,265,651	\$ (784,349)
Net Investment Income	φ 5,050,000	\$ 4,203,031 56	φ (764,349) 56
Total Revenues	5,050,000	4,265,707	(784,293)
Total Novolides	0,000,000	4,200,707	(104,200)
EXPENDITURES			
General:			
Accounting	30,000	10,924	19,076
Administrative Expenditures	15,000	43,109	(28,109)
Audit	5,000	3,319	1,681
Insurance	20,000	-	20,000
Legal - Projects	40,000	30,081	9,919
Project Management	5,000	3,866	1,134
Total Expenditures	115,000	91,299	23,701
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES	4,935,000	4,174,408	(760,592)
OTHER FINANCING SOURCES (USES)			
Transfers Out - Project Elements	(4,935,000)	(4,235,651)	699,349
Total Other Financing Sources (Uses)	(4,935,000)	(4,235,651)	699,349
NET CHANGE IN FUND BALANCES	-	(61,243)	(61,243)
Fund Balances - Beginning of Year	100,561	140,082	39,521
FUND BALANCES - END OF YEAR	\$ 100,561	\$ 78,839	\$ (21,722)

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS – CITY FOR CHAMPIONS FUND U.S. OLYMPIC MUSEUM AND HALL OF FAME PROJECT AREA - 42% SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

		Budget <i>i</i> Original	4mo	unts Final		Actual Amounts	Fin F	iance with al Budget Positive legative)
REVENUES								g
Net Investment Income	\$	300,000	\$	65,000	\$	64,925	\$	(75)
USOM Contribution	•	2,000,000	•	9,800,000	•	9,783,431	*	(16,569)
Total Revenues		2,300,000		9,865,000		9,848,356		(16,644)
EXPENDITURES								
Debt Service:								
Bond Interest		1,288,710		1,288,710		1,288,710		-
Bond Principal		500,000		500,000		500,000		-
Paying Agent Fees		6,000		6,000		6,000		-
Capital Projects:								
Accounting		10,000		-		-		-
Administrative Expenditures		10,000		-		-		-
Legal - Projects		10,000		-		-		-
Project Management		10,000		-		-		-
Project Cost Reimbursement		3,000,000		3,800,000		3,755,430		44,570
Total Expenditures		4,834,710		5,594,710		5,550,140		44,570
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		(2,534,710)		4,270,290		4,298,216		27,926
OTHER FINANCING SOURCES (USES)								
Transfers In - Sales Tax Allocation		2,566,200		2,202,538		2,202,538		
Total Other Financing Sources (Uses)		2,566,200		2,202,538		2,202,538		
NET CHANGE IN FUND BALANCES		31,490		6,472,828		6,500,754		27,926
Fund Balances - Beginning of Year		12,371,743		3,936,925		3,936,925		
FUND BALANCES - END OF YEAR	\$	12,403,233	\$	10,409,753	\$	10,437,679	\$	27,926

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS – CITY FOR CHAMPIONS FUND UCCS SPORTS MEDICINE AND PERFORMANCE PROJECT AREA – 14% SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	Original and Final	Actual	Variance with Final Budget Positive
DEVENUE	Budget	Amounts	(Negative)
REVENUES Net Investment Income	\$ 5,000	\$ 19	\$ (4,981)
Total Revenues	5,000	19	(4,981)
Total Nevertues	0,000	10	(4,561)
EXPENDITURES			
Capital Projects:			
Project Cost Reimbursement	695,900	593,810	102,090
Total Expenditures	695,900	593,810	102,090
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES	(690,900)	(593,791)	97,109
OTHER FINANCING SOURCES (USES)			/a ·
Transfers In - Sales Tax Allocation	690,900	592,991	(97,909)
Total Other Financing Sources (Uses)	690,900	592,991	(97,909)
NET CHANGE IN FUND BALANCES	-	(800)	(800)
Fund Balances - Beginning of Year		806	806
FUND BALANCES - END OF YEAR	\$ -	\$ 6	\$ 6

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS – CITY FOR CHAMPIONS FUND U.S. AIR FORCE ACADEMY VISITORS CENTER PROJECT AREA – 5% SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

		Original and Final Budget		Actual Amounts	Fi	ariance with nal Budget Positive Negative)
REVENUES Net Investment Income	\$	10,000	æ	7,038	\$	(2,962)
Total Revenues	Ψ	10,000	\$	7,038	Ψ_	(2,962)
EXPENDITURES Capital Projects: Administrative Expenditures		10.000		_		10,000
Accounting		10,000		-		10,000
Legal - Projects		10,000		-		10,000
Project Management		1,000		-		1,000
Contingency		1,189,260				1,189,260
Total Expenditures		1,220,260		-		1,220,260
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		(1,210,260)		7,038		1,217,298
OTHER FINANCING SOURCES (USES) Transfers In - Sales Tax Allocation		246,750		211,783		(34,967)
Total Other Financing Sources (Uses)		246,750		211,783		(34,967)
NET CHANGE IN FUND BALANCES		(963,510)		218,821		1,182,331
Fund Balances - Beginning of Year		963,510		964,318		808
FUND BALANCES - END OF YEAR	\$		\$	1,183,139	\$	1,183,139

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS – CITY FOR CHAMPIONS FUND SOUTHWEST INFRASTRUCTURE PROJECT AREA– 10% SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

		Budget Original	Amo	unts Final	Actual Amounts	Variance with Final Budget Positive (Negative)			
REVENUES							<u> </u>		
Net Investment Income	\$	170,000	\$	30,000	\$ 25,139	\$	(4,861)		
Total Revenues		170,000		30,000	25,139		(4,861)		
EXPENDITURES Capital Projects: Project Cost Reimbursement Total Expenditures		4,588,452 4,588,452		4,950,000 4,950,000	4,934,161 4,934,161		15,839 15,839		
NET CHANGE IN FUND BALANCES	(4,418,452)		(4,920,000)	(4,909,022)		10,978		
Fund Balances - Beginning of Year		4,418,452		4,929,928	 4,929,928				
FUND BALANCES - END OF YEAR	\$	_	\$	9,928	\$ 20,906	\$	10,978		

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS – CITY FOR CHAMPIONS FUND CHAMPIONS FLEXIBLE SUB-ACCOUNT – 6% SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	Original and Final Budget	Actual Amounts	Variance with Final Budget Positive (Negative)
REVENUES		7 unounto	(rregative)
Net Investment Income	\$ 8,000	\$ 8,430	\$ 430
Total Revenues	8,000	8,430	430
EXPENDITURES			
Capital Projects:			
Contingency	1,457,959		1,457,959
Total Expenditures	1,457,959		1,457,959
EXCESS OF REVENUES OVER (UNDER)			
EXPENDITURES	(1,449,959)	8,430	1,458,389
OTHER FINANCING SOURCES (USES)			
Transfers In - Sales Tax Allocation	296,100	254,139	(41,961)
Total Other Financing Sources (Uses)	296,100	254,139	(41,961)
NET CHANGE IN FUND BALANCES	(1,153,859)	262,569	1,416,428
Fund Balances - Beginning of Year	1,153,859	1,155,230	1,371
FUND BALANCES - END OF YEAR	\$ -	\$ 1,417,799	\$ 1,417,799

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS – CITY FOR CHAMPIONS FUND SWITCHBACKS STADIUM - 66.67% OF 23% SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

	Budget /	Amounts	Actual	Variance with Final Budget Positive		
	Original	Final	Amounts	(Negative)		
REVENUES						
Stadium Contribution	\$ -	\$ 10,299,720	\$ 10,299,720	\$ -		
Net Investment Income	80,000	90,000	88,350	(1,650)		
Total Revenues	80,000	10,389,720	10,388,070	(1,650)		
EXPENDITURES						
Capital Projects:						
Bond Interest	79,567	79,567	79,567	-		
Bond Principal	662,000	662,000	662,000	-		
Project Cost Reimbursement	10,000,000	21,000,000	20,897,273	102,727		
Total Expenditures	10,741,567	21,741,567	21,638,840	102,727		
EXCESS OF REVENUES OVER (UNDER)						
EXPENDITURES	(10,661,567)	(11,351,847)	(11,250,770)	101,077		
OTHER FINANCING SOURCES (USES)						
Transfers In - Sales Tax Allocation	756,738	649,499	649,499	-		
Total Other Financing Sources (Uses)	756,738	649,499	649,499	-		
NET CHANGE IN FUND BALANCES	(9,904,829)	(10,702,348)	(10,601,271)	101,077		
Fund Balances - Beginning of Year	14,047,245	14,052,615	14,052,615			
FUND BALANCES - END OF YEAR	\$ 4,142,416	\$ 3,350,267	\$ 3,451,344	\$ 101,077		

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CAPITAL PROJECTS – CITY FOR CHAMPIONS FUND HOCKEY ARENA - 33.33% OF 23%

SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2020

								nce with I Budget
		Budget	Amo	unts		Actual	Po	ositive
	0	riginal		Final		Amounts	(Ne	gative)
REVENUES								
Net Investment Income	\$	17,000	\$	10,463	\$	10,463	\$	_
Total Revenues	<u> </u>	17,000		10,463	<u> </u>	10,463	<u> </u>	
Total Novolidos		17,000		10, 100		10, 100		
EXPENDITURES								
General:								
C 5.1.5.5				1 014 606		1 014 606		
Project Cost Reimbursement				1,814,696		1,814,696		
Total Expenditures			-	1,814,696		1,814,696		
EXCESS OF REVENUES OVER (UNDER)								
EXPENDITURES		17,000		(1,804,233)		(1,804,233)		-
OTHER FINANCING SOURCES (USES)								
Transfers In - Sales Tax Allocation		378,312		324,701		324,701		-
Total Other Financing Sources (Uses)		-		324,701		324,701		_
				,		,		
NET CHANGE IN FUND BALANCES		17,000		(1,479,532)		(1,479,532)		_
		,000		(1,110,002)		(1,110,002)		
Fund Balances - Beginning of Year	1	,486,400		1,479,535		1,479,535		_
i und balanocs - beginning of Teal		,400,400	_	1,473,000		1,473,000		
FUND BALANCES - END OF YEAR	ф 4	E02 400	Φ	2	Φ	2	œ.	
FUND DALANCES - END OF TEAK	\$ 1	,503,400	\$	3	Ъ	3	Þ	-

OTHER INFORMATION

COLORADO SPRINGS URBAN RENEWAL AUTHORITY SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY DECEMBER 31, 2020

United States Olympic Museum Project \$15,000,000 Tax Increment Revenue Bonds Series 2017A Dated April 12, 2017

Interest Rate 3.33%
Principal Due September 1
Interest Payable September 1

United States Olympic Museum Project \$14,000,000 Tax Increment Revenue Bonds Series 2017B

Dated April 12, 2017
Interest Rate 3.33%
Principal Due September 1
Interest Payable September 1

		Interest Payab	le Septen		Interest Payable September 1					
Year Ended December 31,	Principal		1	Interest		Principal	Interest			
2004	¢	200.000	Φ.	400 540	¢.	200 000	¢.	450.040		
2021	\$	300,000	\$	489,510	\$	300,000	\$	456,210		
2022		400,000		479,520		300,000		446,220		
2023		500,000		466,200		500,000		436,230		
2024		600,000		449,550		600,000		419,580		
2025		700,000		429,570		700,000		399,600		
2026		800,000		406,260		800,000		376,290		
2027		11,400,000		379,620		10,500,000		349,650		
2028		-		-		-		-		
2029		-		-		-		-		
2030		-		-		-		-		
2031		-		-		-		-		
2032		-		-		-		-		
2033		-		-		-		-		
2034		-		-		-		-		
2035		-		-		-		-		
2036		-		-		-		-		
2037		-		-		-		-		
2038		-		-		-		-		
2039		-		-		-		-		
2040		-		-		-		-		
2041		-		-		-		-		
2042		-		-		-		-		
2043		-		-		-		-		
2044		-		-		-		-		
2045		-		-		-		-		
2046		-		-		-		-		
2047		-		-		-		-		
Total	\$	14,700,000	\$	3,100,230	\$	13,700,000	\$	2,883,780		

COLORADO SPRINGS URBAN RENEWAL AUTHORITY SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (CONTINUED) DECEMBER 31, 2020

United States Olympic Museum Project \$10,000,000 Tax Increment Revenue Bonds Series 2017C Dated April 12, 2017 Interest Rate 3.33% Principal Due September 1 Canyon Creek Project Area \$7,325,000 Senior Special Revenue Bonds Series 2018A Dated June 21, 2018 Interest Rate 5.75% Principal Due December 1

		Interest Payab	le Septen	nber 1	Interest Payable June 1 and December 1					
Year Ended December 31,	Principal			Interest		Principal	Interest			
2021	\$	200,000	\$	326,340	\$	110,000	\$	421,188		
2022		300,000		319,680		125,000		414,863		
2023		400,000		309,690		135,000		407,675		
2024		400,000		296,370		155,000		399,913		
2025		500,000		283,050		160,000		391,000		
2026		600,000		266,400		180,000		381,800		
2027		7,400,000		246,420		195,000		371,450		
2028		-		-		215,000		360,238		
2029		-		-		225,000		347,875		
2030		-		-		250,000		334,938		
2031		-		-		265,000		320,563		
2032		-		-		295,000		305,325		
2033		-		-		310,000		288,363		
2034		-		-		340,000		270,538		
2035		-		-		360,000		250,988		
2036		-	-		395,000			230,288		
2037		-		-	415,000			207,575		
2038		-		-		450,000		183,713		
2039		-		-		480,000		157,838		
2040		-		-		520,000		130,238		
2041		-		-		125,000		100,338		
2042		-		-		140,000		93,150		
2043		-		-		145,000		85,100		
2044		-		-		160,000		76,763		
2045		-		-		165,000		67,563		
2046		-		-		180,000		58,075		
2047		-		-		830,000		47,725		
	\$	9,800,000	\$	2,047,950	\$	7,325,000	\$	6,705,075		

0.03330

COLORADO SPRINGS URBAN RENEWAL AUTHORITY SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (CONTINUED) **DECEMBER 31, 2020**

Switchbacks Stadium Project \$12,400,000 Tax Increment Revenue Bonds Series 2019 Dated November 21, 2019 Interest Rate 3.300%

Principal Due February 1

Vineyard Project \$15,000,000 Tax Exempt Note Series 2020 Initial Draw - \$1,456,818 Dated June 23, 2020 Interest Rate 3.250% Principal Due December 1

		I morpai b		•	Interest Dayable December 1						
		Interest Paya	abie Febru	•	Interest Payable December 1						
Year Ended December 31,		Principal		Interest		Principal		Interest			
2021	\$	466,000	\$	387,354	\$	50,989	\$	46,564			
2022		454,000	·	371,976	·	61,915	·	44,884			
2023		539,000		356,994		61,915		42,844			
2024		632,000		339,207		65,557		40,915			
2025		728,000		318,351		65,557		38,643			
2026		830,000		294,327		72,841		36,483			
2027		936,000		266,937		80,125		34,083			
2028		1,047,000		236,049		87,409		31,529			
2029		1,164,000		201,498		87,409		28,562			
2030		1,286,000		163,086		91,051		25,682			
2031		3,656,000		120,648		98,335		22,682			
2032		-		-		101,977		19,442			
2033		-		-		109,261		16,081			
2034		-		-		120,187		12,481			
2035		-		-		127,471		8,521			
2036		-		-		131,114		4,320			
2037		-		-		-		-			
2038		-		-		-		-			
2039		-		-		-		-			
2040		-		-		-		-			
2041		-		-		-		-			
2042		-		-		-		-			
2043		-		-		-		-			
2044		-		-		-		-			
2045		-		-		-		-			
2046		-		-		-		-			
2047		-		-		-		-			
	\$ 11,738,000 \$			3,056,427	\$ 1,413,113		\$ 453,716				

COLORADO SPRINGS URBAN RENEWAL AUTHORITY SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (CONTINUED) DECEMBER 31, 2020

North Nevada Project \$52,575,000 Tax-Exempt Refunding and Improvement Loan Series 2020 Dated November 24, 2020 Interest Rate 2.050%

Principal Due December 1
Interest Payable June 1 and December 1

	Interest Payable June 1 a			December 1						
Year Ended December 31,		Principal		Interest		Principal		Interest		Total
2021	\$	3,070,000	\$	1,113,714	\$	4,496,989	\$	3,240,880	\$	7,737,869
2022	•	3,200,000	•	1,028,948	*	4,840,915	*	3,106,091	*	7,947,006
2023		3,350,000		962,437		5,485,915		2,982,070		8,467,985
2024		3,515,000		892,808		5,967,557		2,838,343		8,805,900
2025		3,650,000		819,749		6,503,557		2,679,963		9,183,520
2026		3,775,000		743,885		7,057,841		2,505,445		9,563,286
2027		3,890,000		665,423		34,401,125		2,313,583		36,714,708
2028		4,000,000		584,570		5,349,409		1,212,386		6,561,795
2029		4,125,000		501,431		5,601,409		1,079,366		6,680,775
2030		20,000,000		415,694		21,627,051		939,400		22,566,451
2031		-		-		4,019,335		463,893		4,483,228
2032		-		-		396,977		324,767		721,744
2033		-		-		419,261		304,444		723,705
2034		-		-		460,187		283,019		743,206
2035		-		-		487,471		259,509		746,980
2036		-		-		526,114		234,608		760,722
2037		-		-		415,000		207,575		622,575
2038		-		-		450,000		183,713		633,713
2039		-		-		480,000		157,838		637,838
2040		-		-		520,000		130,238		650,238
2041		-		-		125,000		100,338		225,338
2042		-		-		140,000		93,150		233,150
2043		-		-		145,000		85,100		230,100
2044		-		-		160,000		76,763		236,763
2045		-		-		165,000		67,563		232,563
2046		-		-		180,000		58,075		238,075
2047		-		-		830,000		47,725		877,725
	\$	52,575,000	\$	7,728,659	\$	111,251,113	\$	25,975,837	\$	137,226,950

COLORADO SPRINGS URBAN RENEWAL AUTHORITY NORTH NEVADA URBAN RENEWAL PROJECT AREA SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2020

Prior Year Assessed Valuation for Current Year Property Tax Lew

	Curre	arrent Year Property Lax Levy										
	 Total		Less:		Net	Combined		Total Inc	reme	ental	Percentage	
Year Ended	Assessed		Base		Increment	Mills		Propert	Collected			
December 31,	 Valuation		Valuation		Valuation	Levied	_	Levied		Collected	to Levied	
2016	\$ 26,030,930	\$	5,184,582	\$	20,846,348	57.749	\$	1,203,856	\$	1,203,224	99.95 %	
2017	30,834,817		5,180,790		25,654,027	57.973		1,487,241		1,475,234	99.19	
2018	37,708,803		5,537,470		32,171,333	69.494		2,235,715		2,217,610	99.19	
2019	37,618,930		5,455,473		32,163,457	73.375		2,359,993		2,307,230	97.76	
2020	38,062,410		5,506,494		32,555,916	68.002		2,214,519		2,195,584	99.14	
Estimated for the Year Ending December 31,												
2021	\$ 30,280,300	\$	5,272,999	\$	25,007,301	68.265	\$	1,707,123				

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

COLORADO SPRINGS URBAN RENEWAL AUTHORITY IVYWILD NEIGHBORHOOD URBAN RENEWAL PROJECT AREA SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2020

Prior Year Assessed Valuation for Current Year Property Tax Lew

		Curre	nt yea	ir Property Ta	ax Le	vy						
	Total			Less: Net		Net	Combined		Total Inc	remer	ntal	Percentage
Year Ended		Assessed		Base		Increment	Mills		Propert	es	Collected	
December 31,	_	Valuation		/aluation		Valuation	Levied	_	Levied		Collected	to Levied
2016	\$	1,988,640	\$	428,815	\$	1,559,825	57.749	\$	90,078	\$	90,074	99.99 %
2017		2,005,569		428,810		1,576,759	58.247		91,842		91,842	100.00
2018		2,250,370		472,300		1,778,070	69.742		124,007		124,011	100.00
2019		2,176,740		456,832		1,719,908	73.614		126,610		126,610	100.00
2020		2,339,700		491,033		1,848,667	68.306		126,276		124,807	98.84
Estimated for the Year Ending December 31,												
2021	\$	2,100,790	\$	442,315	\$	1,658,475	68.454	\$	113,530			

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

COLORADO SPRINGS URBAN RENEWAL AUTHORITY NORTH NEVADA URBAN RENEWAL PROJECT AREA SCHEDULE OF INCREMENTAL SALES AND USE TAXES COLLECTED DECEMBER 31, 2020

Year Ended December 31,	Sales Tax Collection		Use Tax Collection		Am	ustments endments Audits	(Less) Base Amount	Incremental Sales and Use Taxes Collected		
2016	\$	4,337,879	\$	28,691	\$	23,736	\$ (375,603)	\$	4,014,703	
2017		4,548,396		28,209		, <u>-</u>	(375,603)		4,201,002	
2018		4,739,136		37,317		-	(375,603)		4,400,850	
2019		4,927,635		50,494		_	(375,603)		4,602,526	
2020		4,815,054		41,612		-	(375,603)		4,481,063	
Estimated for the Year Ending										
December 31,										
2021	\$	4,156,000								

Incremental sales and use taxes collected in any one year include collection of delinquent sales and use taxes, returns that may be amended and sales and use tax audits that may relate to prior years. Information received from the City of Colorado Springs does not permit identification of the specific period related to these taxes as they are collected. The base amount resets annually in December.

COLORADO SPRINGS URBAN RENEWAL AUTHORITY IVYWILD NEIGHBORHOOD URBAN RENEWAL PROJECT AREA SCHEDULE OF INCREMENTAL SALES AND USE TAXES COLLECTED DECEMBER 31, 2020

Year Ended December 31,	Sales Tax Collection		Use Tax Collection		Adjustments Amendments Audits		(Less) Base Amount		Incremental Sales and Use Taxes Collected	
2016	\$	107,164	\$	2,596	\$	-	\$	(62,963)	\$	46,797
2017		116,620		1,192		-		(62,963)		54,849
2018		94,892		1,368		-		(62,963)		33,297
2019		92,069		1,157		-		(62,963)		30,263
2020		77,950		142		-		(62,963)		15,129
Estimated for										
the Year Ending										
December 31,										
2021	\$	-								

Incremental sales and use taxes collected in any one year include collection of delinquent sales and use taxes, returns that may be amended and sales and use tax audits that may relate to prior years. Information received from the City of Colorado Springs does not permit identification of the specific period related to these taxes as they are collected. The base amount resets annually in May.

COLORADO SPRINGS URBAN RENEWAL AUTHORITY COPPER RIDGE URBAN RENEWAL PROJECT AREA SCHEDULE OF INCREMENTAL SALES TAX COLLECTED DECEMBER 31, 2020

Year Ended December 31,	Sales Tax Collection		djustments mendments Audits	(Less) Base Amount		Incremental Sales Tax Collected	
2016	\$	501,375	\$ _	\$	(30,272)	\$	471,103
2017		635,458	-		(30,272)		605,186
2018		673,972	-		(30,272)		643,700
2019		1,269,126	(22,704)		(52,976)		1,193,446
2020		1,360,538	-		(52,976)		1,307,562
Estimated for the Year Ending December 31,							
2021	\$	1,478,000					

Incremental sales tax collected in any one year include collection of delinquent sales and use taxes, returns that may be amended and sales tax audits that may relate to prior years. Information received from the City of Colorado Springs does not permit identification of the specific period related to these taxes as they are collected. The base amount resets annually in September.

COLORADO SPRINGS URBAN RENEWAL AUTHORITY SOUTH NEVADA URBAN RENEWAL PROJECT AREA SCHEDULE OF INCREMENTAL SALES TAX COLLECTED DECEMBER 31, 2020

Year Ended December 31,	 Sales Tax Collection		nstments ndments audits	(Less) Base Amount	Incremental Sales Tax Collected		
2016	\$ 248,556	\$	-	\$ (934,475)	\$	_	
2017	985,440		(450)	(934,475)		50,515	
2018	1,158,819		-	(934,475)		224,344	
2019	1,241,488		-	(934,475)		307,013	
2020	1,065,475		-	(800,979)		264,496	
Estimated for the Year Ending December 31,							
2021	\$ 247.000						

Incremental sales tax collected in any one year include collection of delinquent sales tax, returns that may be amended and sales tax audits that may relate to prior years. Information received from the City of Colorado Springs does not permit identification of the specific period related to these taxes as they are collected. The base amount resets annually in October.

COLORADO SPRINGS URBAN RENEWAL AUTHORITY CITY OF CHAMPIONS SCHEDULE OF INCREMENTAL SALES TAX COLLECTED DECEMBER 31, 2020

Year Ended December 31,		Sales Tax Collection		djustments mendments Audits	 (Less) Base Amount	Incremental Sales Tax Collected (13.08%)		
2016	\$	190,345,348	\$	-	\$ (169,503,178)	\$	2,726,156	
2017		197,288,795		-	(169,503,178)		3,634,359	
2018		208,007,253		-	(169,503,178)		5,036,333	
2019		207,828,770		-	(169,503,178)		5,012,987	
2020		202,115,186		-	(169,503,178)		4,265,651	
Estimated for the Year Ending December 31,								
2021	\$	4,076,000						

Incremental sales tax collected in any one year include collection of delinquent sales tax, returns that may be amended and sales tax audits that may relate to prior years. Information received from the State does not permit identification of the specific period related to these taxes as they are collected. The base amount resets annually in December.