ARISTA METROPOLITAN DISTRICT

Broomfield County, Colorado

FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2023

ARISTA METROPOLITAN DISTRICT TABLE OF CONTENTS YEAR ENDED DECEMBER 31, 2023

INDEPENDENT AUDITOR'S REPORT	I
BASIC FINANCIAL STATEMENTS	
GOVERNMENT-WIDE FINANCIAL STATEMENTS	
STATEMENT OF NET POSITION	1
STATEMENT OF ACTIVITIES	2
FUND FINANCIAL STATEMENTS	
BALANCE SHEET – GOVERNMENTAL FUNDS	3
STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES – GOVERNMENTAL FUNDS	5
RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES OF THE GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES	7
GENERAL FUND – STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL	8
SPECIAL REVENUE FUND – PARKING STRUCTURE – STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL	9
NOTES TO BASIC FINANCIAL STATEMENTS	10
SUPPLEMENTARY INFORMATION	
DEBT SERVICE FUND – SERIES 2018A AND 2018B – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL	47
DEBT SERVICE FUND – SERIES 2020A – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL	48
DEBT SERVICE FUND – SERIES 2020B – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL	49
CAPITAL PROJECTS FUND – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL	50
OTHER INFORMATION	
SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY	52
SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED	55



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INDEPENDENT AUDITORS' REPORT

Members of the Board of Directors Arista Metropolitan District

Opinions

We have audited the accompanying financial statements of the governmental activities and each major fund of Arista Metropolitan District (the District) as of and for the year ended December 31, 2023, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities and each major fund of Arista Metropolitan District, as of December 31, 2023, and the respective changes in financial position and the budgetary comparison for the General Fund and Special Revenue Fund for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

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

Responsibilities of Management for the Financial Statements

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

In performing an audit in accordance with generally accepted auditing standards, we:

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

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

Required Supplementary Information

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

Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise Arista Metropolitan District's basic financial statements. The supplementary information section is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the supplementary information is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Other Information

Management is responsible for the other information included in the annual report. The other information comprises the introductory and statistical sections but does not include the basic financial statements and our auditor's report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Haynie & Company

Littleton, Colorado September 26, 2024

BASIC FINANCIAL STATEMENTS

ARISTA METROPOLITAN DISTRICT STATEMENT OF NET POSITION DECEMBER 31, 2023

	Governmental Activities
ASSETS	
Cash and Investments	\$ 225,845
Cash and Investments - Restricted	18,583,592
Receivables	1,376,275
Prepaid Expense	14,593
Park Sureties	174,502
Property Taxes Receivable	5,164,923
Prepaid Bond Insurance	1,698,122
Capital Assets, Not Being Depreciated:	, ,
Land	1,700,000
Arista Park	2,881,777
Construction in Progress	3,462,114
Capital Assets, Net:	
Parking Structure	14,645,265
Total Assets	49,927,008
DEFERRED OUTFLOWS OF RESOURCES	
Cost of Refunding	1,700,833
Total Deferred Outflows of Resources	1,700,833
LIABILITIES	
Accounts Payable	334,528
Accrued Interest Payable	144,557
Noncurrent Liabilities:	,
Due Within One Year	705,000
Due in More Than One Year	115,392,490
Total Liabilities	116,576,575
DEFERRED INFLOWS OF RESOURCES	
Property Tax Revenue	5,164,923
Total Deferred Inflows of Resources	5,164,923
NET POSITION	
Net Investment in Capital Assets	3,788,928
Restricted For:	0,700,020
Emergencies	43,900
Debt Service	957,916
Capital Replacement - Parking Structure	75,000
Capital Projects	754,747
Unrestricted	(75,734,148)
Total Net Position	<u>\$ (70,113,657)</u>

ARISTA METROPOLITAN DISTRICT STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2023

				Progra	m Revenues			Net Revenues (Expenses) and Change in Net Position		
	Expenses	1	for O		Operating Grants and Contributions		Grants and Grants an		nts and	Governmental Activities
FUNCTIONS/PROGRAMS Primary Government:										
Governmental Activities: General Government Parking Operations Capital Assets Conveyed to Other Entities Interest and Related Costs on	\$ 628,2 809,1 6,226,4	47	- - -	\$	- 909,871 -	\$	- - -	\$ (628,205) 100,724 (6,226,448)		
Long-Term Debt	7,328,0)70				2,	,308,434	(5,019,636)		
Total Government Activities	<u> </u>	<u>\$70 \$</u>		\$	909,871	<u>\$2</u> ,	,308,434	(11,773,565)		
GENERAL REVENUES Property Taxes Specific Ownership Taxes Fees in Lieu of Taxes Net Investment Income Total General Revenues								4,358,804 224,141 793,457 <u>397,183</u> 5,773,585		
	CHANGE IN	NET POSITIO	N					(5,999,980)		
	Net Position	- Beginning of `	Year					(64,113,677)		
		ON - END OF	YEAR					<u>\$ (70,113,657)</u>		

ARISTA METROPOLITAN DISTRICT BALANCE SHEET – GOVERNMENTAL FUNDS DECEMBER 31, 2023

	 General	Special Revenue - Parking Structure		enue - Series 2018A, king 2018B, 2023A		bt Service ies 2020A
ASSETS						
Cash and Investments Cash and Investments - Restricted Receivables Prepaid Expense Due from Other Funds Park Sureties Property Taxes Receivable	\$ 225,845 43,900 212,764 7,499 11,461 - 1,207,736	\$	75,000 312,525 7,094 - -	\$	2,310,092 810,233 - 3,957,187	\$ 670,203 40,753 - -
Total Assets	\$ 1,709,205	\$	394,619	\$	7,077,512	\$ 710,956
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND FUND BALANCES						
LIABILITIES Accounts Payable Due to Other Funds Total Liabilities	\$ 38,646 	\$	256,261 11,461 267,722	\$	35,325 	\$
DEFERRED INFLOWS OF RESOURCES						
Property Tax Revenue	 1,207,736		-		3,957,187	
Total Deferred Inflows of Resources	1,207,736		-		3,957,187	-
FUND BALANCES Nonspendable Restricted For:	7,499		7,094		-	-
Emergencies Debt Service Reserve Funds	43,900 -		-		- 3,085,000	- 641,444
Future Debt Service Capital Replacement - Parking Structure Assigned:	-		75,000		-	69,512 -
Special Revenue Fund Capital Projects Fund	-		44,803 -		-	-
Unassigned	 411,424		-			 -
Total Fund Balances	 462,823		126,897		3,085,000	 710,956
Total Liabilities, Deferred Inflows of Resources, and Fund Balances	\$ 1,709,205	\$	394,619	\$	7,077,512	\$ 710,956
Amounts reported for governmental activities in the statement of net position are different because:						
Capital assets used in governmental activities are not financial resources and, therefore, are not reported in the funds.						

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

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

Accrued Interest Payable - Developer Advances Developer Advance Payable Accrued Interest Payable - Bonds

Bonds Payable

Cost of Refunding

Net Position of Governmental Activities

ARISTA METROPOLITAN DISTRICT BALANCE SHEET – GOVERNMENTAL FUNDS (CONTINUED) DECEMBER 31, 2023

	Debt Service Series 2020				Capital Projects	G	Total overnmental Funds
ASSETS							
Cash and Investments Cash and Investments - Restricted Receivables Prepaid Expense Due from Other Funds Park Sureties Property Taxes Receivable	\$ 670,20 40,75		411,872 - - - -	\$	15,072,525 - - 174,502 -	\$	225,845 18,583,592 1,376,275 14,593 11,461 174,502 5,164,923
Total Assets	\$ 710,95	56 \$	411,872	\$	15,247,027	\$	25,551,191
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND FUND BALANCES							
LIABILITIES Accounts Payable Due to Other Funds Total Liabilities	\$	- \$		\$	4,296 	\$	334,528 <u>11,461</u> 345,989
DEFERRED INFLOWS OF RESOURCES Property Tax Revenue Total Deferred Inflows of Resources			<u> </u>		<u>-</u>		5,164,923 5,164,923
FUND BALANCES Nonspendable Restricted For:		-	-		-		14,593
Emergencies Debt Service Reserve Funds Future Debt Service Capital Replacement - Parking Structure Assigned:	641,44 69,57		406,777 5,095 -		- - -		43,900 4,133,221 74,607 75,000
Special Revenue Fund Capital Projects Fund Unassigned	740.00	-	-		- 15,242,731 -		44,803 15,242,731 411,424
Total Fund Balances Total Liabilities, Deferred Inflows of Resources, and Fund Balances	710,95 \$ 710,95		411,872 411,872		15,242,731 15,247,027		20,040,279
Amounts reported for governmental activities in the statement of net position are different because:							
Capital assets used in governmental activities are not financial resources and, therefore, are not reported in the funds.							22,689,156
Other long-term assets are not available to pay for current period expenditures and, therefore, are expenditures in the funds. Prepaid Bond Insurance							1,698,122
Long-term liabilities are not due and payable in the current period and, therefore, are not reported in the funds. Accrued Interest Payable - Developer Advances Developer Advance Payable Accrued Interest Payable - Bonds Bonds Payable Cost of Refunding Net Position of Governmental Activities							(4,175,283) (8,399,819) (260,607) 103,406,338) 1,700,833 (70,113,657)
						—	

ARISTA METROPOLITAN DISTRICT STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES – GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2023

		General	Special Revenue - Parking Structure		evenue - Series 2018/ Parking 2018B, 2023		,	
REVENUES	•	4 400 000	•		•	0 477 075	•	
Property Taxes	\$	1,180,929	\$	-	\$	3,177,875	\$	-
Specific Ownership Taxes		60,726		-		163,415		-
Fees in Lieu of Taxes		208,108		-		585,349		-
Net Investment Income		12,704		-		341,794		7,119
Sales Taxes		-		-		240,110		-
Use Taxes		-		-		787,413		-
SEF		-		-		170,025		
LID Sales Taxes		-		-		-		45,895
Sales Taxes - Parcel A		-		-		-		200,742
BURA Deposit		-		-		-		250,000
Parking Payment		-				-		-
Other Revenue		-		7,316		-		-
Parking Operation - Reimbursements from Participants		-		902,555		-		-
Total Revenues		1,462,467		909,871		5,465,981		503,756
EXPENDITURES								
General:								
Accounting		73,308						
Audit		10.700		-		-		-
County Treasurer's Fees		-,		-		4,289		-
Dues and Memberships		1,594 558		-		4,209		-
				-		-		-
Insurance		27,527		-		-		-
District Management		29,516		-		-		-
Legal		35,259		-		-		-
Miscellaneous		13,075		-		-		-
Website		4,188		-		-		-
Election Expense		2,848		-		-		-
Repairs and Maintenance		80,214		-		-		-
Landscape and Other Maintenance		28,130		-		-		-
Utility Locates		14,772		-		-		-
Reimbursement - Arista Owner's Association		42,461				-		-
Parking Operations and Maintenance		-		577,004		-		-
Capital Outlay		-		325,706		-		-
Debt Service:						0.044.000		405 000
Bond Principal		-		-		3,814,000		465,000
Bond Interest		-		-		5,263,794		165,880
Paying Agent/Trustee Fees		-		-		3,000		4,000
Bond Issue Costs		-		-		3,806,802		-
Total Expenditures		364,150		902,710		12,891,885		634,880
EXCESS OF REVENUES OVER (UNDER)								
EXPENDITURES		1,098,317		7,161		(7,425,904)		(131,124)
		1,000,017		7,101		(7,420,004)		(131,124)
OTHER FINANCING SOURCES (USES)								
Repay Developer Advance		-		-		-		-
City Support		-		-		-		130,000
Transfers In		-		-		26,625		-
Transfers (Out)		(701,625)		-		(16,887,984)		-
Bond Proceeds		-		-		94,685,000		-
Bond Discount		-		-		(378,662)		-
Refunding Escrow		-		-		(72,772,168)		-
Total Other Financing Sources (Uses)		(701,625)				4,672,811		130,000
				7 161				
NET CHANGE IN FUND BALANCES		396,692		7,161		(2,753,093)		(1,124)
Fund Balances - Beginning of Year		66,131		119,736		5,838,093		712,080
FUND BALANCES - END OF YEAR	\$	462,823	\$	126,897	\$	3,085,000	\$	710,956

ARISTA METROPOLITAN DISTRICT STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES – GOVERNMENTAL FUNDS (CONTINUED) YEAR ENDED DECEMBER 31, 2023

	Debt Service - Series 2020B	Capital Projects	Total Governmental Funds
REVENUES			
Property Taxes	\$ -	\$ -	\$ 4,358,804
Specific Ownership Taxes	-	-	224,141
Fees in Lieu of Taxes			793,457
Net Investment Income	12,799	22,767	397,183
Sales Taxes	-	-	240,110
Use Taxes	-	-	787,413
SEF	-	-	170,025
LID Sales Taxes	-	-	45,895
Sales Taxes - Parcel A	-	-	200,742
BURA Deposit Parking Payment	484,249	-	250,000
Other Revenue	404,249	-	484,249 7,316
Parking Operation - Reimbursements from Participants	-	-	902,555
Total Revenues	497,048	22,767	8,861,890
EXPENDITURES General:			
Accounting	_	_	73,308
Audit			10,700
County Treasurer's Fees	-	-	5,883
Dues and Memberships	-	-	558
Insurance	-	-	27,527
District Management	-	-	29,516
Legal	-	-	35,259
Miscellaneous	-	-	13,075
Website	-	-	4,188
Election Expense	-	-	2,848
Repairs and Maintenance	-	-	80,214
Landscape and Other Maintenance	-	-	28,130
Utility Locates	-	-	14,772
Reimbursement - Arista Owner's Association	-	-	42,461
Parking Operations and Maintenance	-	-	577,004
Capital Outlay	-	155,105	480,811
Debt Service:			4 0 4 4 0 0 0
Bond Principal	565,000	-	4,844,000
Bond Interest	191,777	-	5,621,451
Paying Agent/Trustee Fees Bond Issue Costs	4,000	-	11,000 3,806,802
Total Expenditures	760,777	155,105	15,709,507
	100,111	100,100	10,700,007
EXCESS OF REVENUES OVER (UNDER)			
EXPENDITURES	(263,729)	(132,338)	(6,847,617)
OTHER FINANCING SOURCES (USES)			
Repay Developer Advance	-	(2,576,126)	(2,576,126)
City Support	-	(_,,,	130,000
Transfers In	-	17,562,984	17,589,609
Transfers (Out)	-	-	(17,589,609)
Bond Proceeds	-	-	94,685,000
Bond Discount	-	-	(378,662)
Refunding Escrow	-		(72,772,168)
Total Other Financing Sources (Uses)	-	14,986,858	19,088,044
NET CHANGE IN FUND BALANCES	(263,729)	14,854,520	12,240,427
Fund Balances - Beginning of Year	675,601	388,211	7,799,852
FUND BALANCES - END OF YEAR	\$ 411,872	\$ 15,242,731	\$ 20,040,279

ARISTA METROPOLITAN DISTRICT 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, 2023

Net Change in Fund Balances - Total Governmental Funds		\$ 12,240,427
Amounts reported for governmental activities in the statement of activities are different because:		
Governmental funds report capital outlay as expenditures. In the statement of activities, capital outlay is not reported as an expenditure. However, the statement of activities will report as depreciation expense the allocation of the cost of any depreciable asset over the estimated useful life of the asset. Capital Outlay Depreciation Capital Assets Conveyed to Other Entities	248,668 (264,055) (6,226,448)	(6,241,835)
The issuance of long-term debt (e.g., bonds, 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. Also, governmental funds record the effect of premiums, discounts, and similar items when debt is first issued as expenditures, whereas these amounts are deferred and amortized in the statement of activities. Bond Principal Payment Bond Redemption	4,844,000 71,071,335	
Bond Issuance Bond Discount	(94,685,000) 378,662	
Repayment of Developer Advances 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. Cost of Refunding Prepaid Bond Insurance	<u> 176,126</u> 1,700,833 1,698,122	(18,214,877)
Amortization/Expense of Bond Premium Accrued Interest on Bonds Payable - Change in Liability	22,848 1,078,065	6 016 005
Accrued Interest on Developer Advances - Change in Liability	1,716,437	 6,216,305
Changes in Net Position of Governmental Activities		\$ (5,999,980)

ARISTA METROPOLITAN DISTRICT GENERAL FUND – STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2023

		Budget /	Amou			Actual	Fin I	iance with al Budget Positive
		Original		Final		Amounts	(N	legative)
REVENUES	•		•		•		•	
Property Taxes	\$	1,180,459	\$	1,179,911	\$	1,180,929	\$	1,018
Specific Ownership Taxes		59,023		59,000		60,726		1,726
Fees in Lieu of Taxes		-		-		208,108		208,108
Net Investment Income		2,000		11,000		12,704		1,704
Total Revenues		1,241,482		1,249,911		1,462,467		212,556
EXPENDITURES								
Accounting		72,000		72,000		73,308		(1,308)
Audit		7,300		10,700		10,700		-
County Treasurer's Fees		1,565		1,565		1,594		(29)
Dues and Memberships		1,500		558		558		-
Insurance		27,500		27,527		27,527		-
District Management		41,000		41,000		29,516		11,484
Legal		40,000		40,000		35,259		4,741
Miscellaneous		4,935		15,000		13,075		1,925
Website		4,200		4,200		4,188		12
Election Expense		5,000		2,848		2,848		-
Repairs and Maintenance		35,000		50,000		80,214		(30,214)
Landscape and Other Maintenance		45,000		15,000		28,130		(13,130)
Utility Locates		15,000		35,000		14,772		20,228
Reimbursement - Arista Owner's Association		42,500		42,461		42,461		-
Contingency		-		20,000		-		20,000
Total Expenditures		342,500		377,859		364,150		13,709
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		898,982		872,052		1,098,317		226,265
OTHER FINANCING SOURCES (USES)								
Transfers Out		(900,000)		(900,000)		(701,625)		198,375
Total Other Financing Sources (Uses)		(900,000)		(900,000)		(701,625)		198,375
NET CHANGE IN FUND BALANCE		(1,018)		(27,948)		396,692		424,640
Fund Balances - Beginning of Year		38,628		66,131		66,131		
FUND BALANCE - END OF YEAR	\$	37,610	\$	38,183	\$	462,823	\$	424,640

ARISTA METROPOLITAN DISTRICT SPECIAL REVENUE FUND – PARKING STRUCTURE – STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2023

	a			Actual Amounts		inal Actual		riance with nal Budget Positive Negative)
REVENUES	•	470.004	•	405 504	•	(74,400)		
Reimbursements from Participants - Arista Place	\$	179,921	\$	105,521	\$	(74,400)		
Reimbursements from Participants - PEAK		659,350		386,701		(272,649)		
Reimbursements from Participants - RTD		699,829		410,333		(289,496)		
Other Revenue		-		7,316		7,316		
Total Revenues		1,539,100		909,871		(629,229)		
EXPENDITURES								
Annual Inspection		7,000		12,288		(5,288)		
Communications		3,600		4,025		(425)		
Contract Maintenance Service		170,000		196,846		(26,846)		
Electricity		33,000		34,731		(1,731)		
Elevator Inspection and Maintenance		10,000		8,679		1,321		
Fire Inspections and Repairs		10,000		14,108		(4,108)		
Insurance and Bonds		29,000		26,785		2,215		
Mechanical Systems Inspection and Repair		50,000		3,484		46,516		
Pest Control		500		-		500		
Repairs and Maintenance		20,000		44,359		(24,359)		
Security Services		200,000		199,094		906		
Snow Removal		100,000		27,621		72,379		
Water and Sanitation		6,000		4,984		1,016		
Parking Garage Repairs and Renovations		900,000		325,706		574,294		
Total Expenditures		1,539,100		902,710		62,096		
NET CHANGE IN FUND BALANCE		-		7,161		7,161		
Fund Balance - Beginning of Year		75,000		119,736		44,736		
FUND BALANCE - END OF YEAR	\$	75,000	\$	126,897	\$	51,897		

NOTE 1 DEFINITION OF REPORTING ENTITY

(the District), a quasi-municipal corporation and political subdivision of the state of Colorado, was organized by order and decree of the District Court for the city and County of Broomfield (the City) on December 13, 2002 and is governed pursuant to provisions of the Colorado Special District Act (Title 32, Article 1, Colorado Revised statutes). The District operates under a Service Plan approved by the City on August 28, 2001, and as modified on September 10, 2002, and on August 9, 2005. The District was formed as the Park 36 Metropolitan District. On August 15, 2005, the name of the District was changed to Arista Metropolitan District.

The District was established to provide financing for the design, acquisition, installation, construction and completion of public improvements and services, including water, sanitation, street, safety protection, park and recreation, transportation, television relay and translation and mosquito control improvements and services. The operation and maintenance of most District services and facilities is anticipated to be provided by other entities and not by the District. The District is authorized to operate and maintain any improvements not otherwise conveyed to the City or other entities.

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

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

The District is not financially accountable for any other organization, nor is the District a component unit of any other primary governmental entity.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

Government-Wide and Fund Financial Statements

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

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Government-Wide and Fund Financial Statements (Continued)

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

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

Separate financial statements are provided for 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. Redemption of bonds are recorded as a reduction in liabilities.

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the District considers revenues to be available if they are collected within 60 days of the end of the current fiscal period. The major sources of revenue susceptible to accrual are property taxes and specific ownership taxes. All other revenue items are considered to be measurable and available only when cash is received by the District. The District determined that Developer advances are not considered as revenue susceptible to accrual. Expenditures, other than interest on long-term obligations, are recorded when the liability is incurred or the long-term obligation is due.

The District reports the following major governmental funds:

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

The Special Revenue Fund – Parking Structure accounts for revenues earned and expenditures incurred in connection with the operation and maintenance of the parking structure.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

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

The Debt Service Fund – Series 2018A, 2018B, 2023A and 2023B accounts for the resources accumulated and payments made for principal, interest and other costs related to the Series 2018A, 2018B, 2023A and 2023B Bonds.

The Debt Service Fund – 2020A accounts for the resources accumulated and payments made for principal, interest and other costs related to the Series 2020A Bonds.

The Debt Service Fund – 2020B accounts for the resources accumulated and payments made for principal, interest and other costs related to the Series 2020B Bonds.

The Capital Projects Fund accounts for financial resources to be used for the acquisition or construction of major capital improvements within the District.

Budgets

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

The District amended its annual budget for the year ended December 31, 2023.

Pooled Cash and Investments

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

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Property Taxes

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

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

Capital Assets

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

Except for the parking structure, Arista Park and certain street signage, all assets of the District will be conveyed to other governmental entities. 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, a component of the District's net position.

The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend the life of the asset are not capitalized. Improvements are capitalized and depreciated over the remaining useful lives of the related fixed assets, as applicable.

Depreciation expenses has been computed using the straight-line method over the following estimated economic useful lives:

Parking Structure	75 Years
Parking Structure Improvements:	
Security Cameras	5 Years
Sump Pumps	10 Years

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Original Issue Premium and Discount

In the government-wide financial statements, bond premiums and discounts are deferred and amortized over the life of the bonds using the effective interest method.

In the fund financial statements, governmental fund types recognize bond premiums and discounts during the current period. The face amount of debt issued is reported as other financing sources. Premiums and discounts received on debt issuances are reported as other financing sources.

Cost of Refunding

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

Deferred Inflow/Outflow of Resources

In addition to assets, the statement of net position reports a separate section for deferred outflows of resources. This separate financial statement element, *deferred outflows of resources*, represents a consumption of net assets that applies to a future period and so will not be recognized as an outflow of resources (expense/expenditures) until that time. The District has one item that qualifies for reporting in this category. Accordingly, the item, cost of refunding, is deferred and recognized as an outflow of resources in the period that the amount is incurred.

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

<u>Equity</u>

Net Position

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

In the government-wide financial statements, fund equity is classified as net position. Net position may be classified into three components: net investment in capital assets, restricted and unrestricted. These classifications are defined as follows:

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Equity (Continued)

Net Position (Continued)

Net Investment in Capital Assets – This component of net position consists of capital assets, net of accumulated depreciation, and reduced by the outstanding balances of any debt that is attributable to the acquisition, construction, or improvement of those assets. If there are significant unspent debt proceeds at year-end, the portion of the debt attributable to the unspent proceeds is not included in this component.

Restricted – This component of net position consists of assets that are restricted for use as imposed by external parties such as creditors, grantors or contributors, or as imposed by laws or regulations of other governments, or as imposed through constitutional provisions or enabling legislation.

Unrestricted – The component of net position that does not meet the definitions above.

Fund Balance

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

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

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

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

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

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

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 balances is available for use when an expenditure is incurred, it is the District's practice to use the most restrictive classification first.

NOTE 3 CASH AND INVESTMENTS

Cash and investments as of December 31, 2023, are classified in the accompanying financial statements as follows:

Statement of Net Position:	
Cash and Investments	\$ 225,845
Cash and Investments - Restricted	 18,583,592
Total Cash and Investments	\$ 18,809,437

Cash and investments as of December 31, 2023, consist of the following:

Deposits with Financial Institutions	\$ 722,763
Investments	 18,086,674
Total Cash and Investments	\$ 18,809,437

Deposits with Financial Institutions

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

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

At December 31, 2023, the District's cash deposits had a bank balance of \$874,673 and a carrying balance of \$722,763.

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Investments

The District has adopted a formal investment policy which follows state statutes regarding investments.

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

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

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, 2023, the District had the following investments:

Investment	Maturity	Amount		
Colorado Surplus Asset Trust Fund	Weighted-Average			
(CSAFE)	Under 60 Days	\$	43,098	
Colorado Local Government	Weighted-Average			
Liquid Asset Trust (COLOTRUST)	Under 60 Days		16,993,598	
Bank Midwest Money Market			1,049,978	
		\$	18,086,674	

NOTE 3 CASH AND INVESTMENTS (CONTINUED)

Investments (Continued)

Fair Value Measurement and Application

The District categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. The hierarchy is based on the valuation inputs used to measure the fair value of the asset. Level 1 inputs are quoted prices in active markets for identical assets, Level 2 inputs are significant other observable inputs, and Level 3 inputs are significant unobservable inputs. Investments not measured at fair value and not categorized include governmental money market funds (PFM Funds Governmental Select series), money market funds (generally held by Bank Trust Departments in their role as paying agent or trustee), CSAFE (which are recorded at amortized cost), and COLOTRUST (which are recorded at net asset value).

<u>CSAFE</u>

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

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

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

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

NOTE 3 CASH AND 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 currently offers three portfolios – COLOTRUST PRIME, COLOTRUST PLUS+, and COLOTRUST EDGE.

COLOTRUST PRIME and COLOTRUST PLUS+, which operate similarly to a money market fund and each share is equal in value to \$1.00, offer daily liquidity. 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.

COLOTRUST EDGE, a variable Net Asset Value (NAV) Local Government Investment Pool, offers weekly liquidity and is managed to approximate a \$10.00 transactional share price. COLOTRUST EDGE may invest in securities authorized by CRS 24-75-601, including U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain obligations of U.S. government agencies, highest rated commercial paper, and any security allowed under CRS 24-75-601.

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 PRIME and COLOTRUST PLUS+ are rated AAAm by Standard & Poor's. COLOTRUST EDGE is rated AAAf/S1 by Fitch Ratings. 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 or weekly, and there is no redemption notice period.

Bank Midwest Money Market Deposit Accounts

The debt service money that is included in the trust accounts at Bank Midwest is invested in Bank Midwest Public Funds Money Market account. This account is not actually a Money Market Mutual Fund, but a standard bank depository savings account held by Bank Midwest, which is an eligible public depository within the meaning of the PDPA and is in compliance with the PDPA and the rules and regulations promulgated by the Colorado State.

NOTE 4 RECEIVABLES

As of December 31, 2023, the District had the following receivables:

Receivable from the City and County of Broomfield as follows:	
Sales and Use Taxes	\$ 212,356
Sales Taxes - Parcel A	33,959
Local Improvement District Sales Taxes	6,793
Receivable from County Treasurer	 17,184
Total	\$ 212,356
Receivable from the Parking Garage Participants as follows: Arista Place Peak Entertainment RTD Total	\$ 43,900 160,880 107,745 312,525
Receivable from Other Parties Total Receivables	\$ 793,458 1,318,339

NOTE 5 CAPITAL ASSETS

An analysis of the changes in capital assets for the year ended December 31, 2023, follows:

	Balance - December 31, 2022 Additions		Transfers/ Conveyance	Balance - December 31, 2023	
Capital Assets, Not Being					
Depreciated:					
Land for Parking Structure	\$ 1,700,000	\$-	\$-	\$ 1,700,000	
Arista Park	2,881,777	· _	-	2,881,777	
Construction in Progress:				, ,	
Parks and Recreation	68,324	-	68,324	-	
Streets - Signage	104,781	-	-	104,781	
Streets - Other	168,358	-	-	168,358	
Uptown Park	991,294	-	991,294	-	
Parcel A	2,037,512	-	2,037,512	-	
Shepsfield Park	1,526,015	3,028	-	1,529,043	
Gallery Park	175,732	9,467	-	185,199	
Parkland Extension	1,268,953	142,610	-	1,411,563	
Terrace Ponds Park	3,129,318	-	3,129,318	-	
Parking Garage Renovations	63,043	93,563	93,436	63,170	
Total Capital Assets, Not					
Being Depreciated	14,115,107	248,668	6,319,884	8,043,891	
Capital Assets, Being Depreciated: Parking Structure Parking Structure Improvements:	18,610,814	-	-	18,610,814	
Security Cameras		55,295		55,295	
Sump Pumps		38,141		38,141	
Total Capital Assets,		00,111		00,111	
Being Depreciated	18,610,814	93,436	-	18,704,250	
Less Accumulated Depreciation For:					
Parking Structure	3,794,930	251,725	-	4,046,655	
Parking Structure Improvements	-	12,330	-	12,330	
Total Accumulated Depreciation	3,794,930	264,055		4,058,985	
Total Capital Assets, Being Depreciated, Net	14,815,884	(170,619)		14,645,265	
Capital Assets, Net	\$ 28,930,991	\$ 78,049	\$ 6,319,884	\$ 22,689,156	

Depreciation expense for the parking structure was charged to the general government function of the District in the amount of \$251,725, which is the total depreciation expense for the District for the year ended December 31, .

NOTE 6 LONG-TERM OBLIGATIONS

The following is an analysis of changes in long-term obligations for the year ended December 31, 2023:

	De	Balance ecember 31, 2022	r 31, December 31,				ecember 31,	Due Within One Year		
Special Revenue Bonds:										
Series 2018A	\$	70,505,000	\$	-	\$	70,505,000	\$	-	\$	-
Series 2018B		3,704,000		-		3,704,000		-		-
Series 2023A		-	60,925	,000		-		60,925,000		-
Series 2023B		-	33,760	,000		-		33,760,000		-
Accrued Interest on										
Series 2018B		1,278,987	442	,426		1,721,413		-		-
Series 2023B		-	116	,050		-		116,050		-
Parking/Special Limited										
Revenue Refunding Bonds:										
Series 2020A		5,200,000		-		465,000		4,735,000		485,000
Series 2020B		4,930,000		-		565,000		4,365,000		220,000
Subtotal		85,617,987	95,243	,476		76,960,413		103,901,050		705,000
Premiums		433,865		-		433,865		-		-
Discounts		-	(378	,662)		-		(378,662)		-
Total Bonds Payable		86,051,852	94,864	,814		77,394,278		103,522,388		705,000
Developer Advances		8,575,945		-		176,126		8,399,819		-
Accrued Interest on										
Developer Advances		5,891,720	683	,563		2,400,000		4,175,283		-
Total	\$	100,519,517	\$ 95,548	,377	\$	79,970,404	\$	116,097,490	\$	705,000

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

General Obligation (Limited Tax Convertible to Unlimited Tax) and Special Revenue Refunding and Improvement Bonds, Series 2018A

2018A Senior Bonds Details

On August 16, 2018, the District issued General Obligation (Limited Tax Convertible to Unlimited Tax) and Special Revenue Refunding and Improvement Bonds, Series 2018A (2018A Senior Bonds) in the amount of \$70,505,000, dated August 16, 2018. Proceeds from the sale of the 2018A Senior Bonds were used to: (i) fund or reimburse a portion of the Project Costs; (ii) pay and cancel the District's Special Revenue Promissory Note, Series 2005, and Subordinate (Convertible to Parity) Special Revenue Bonds, Series 2008; (iii) fund capitalized interest on the 2018A Senior Bonds; (iv) make a deposit to the 2018A Surplus Fund; and (v) pay the costs of issuance of the 2018A Senior Bonds and 2018B Subordinate Bonds.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2018A Senior Bonds Details (Continued)

The 2018A Senior Bonds were issued as three term bonds with the first bearing interest at 4.375% with annual mandatory sinking fund maturities beginning December 1, 2023, and maturing on December 1, 2028; the second bearing interest at 5.000% with annual mandatory sinking fund maturities beginning December 1, 2029, and maturing on December 1, 2038; and the third bearing interest at 5.125% with annual mandatory sinking fund maturities beginning December 1, 2039, and maturing on December 1, 2048. The 2018A Senior Bonds are payable semi-annually on June 1 and December 1, beginning on December 1, 2018. The Bonds mature on December 1, 2048 and are subject to redemption prior to maturity, at the option of the District, on December 1, 2023, and on any date thereafter, upon payment of par, accrued interest, and a redemption premium of a percentage of the principal amount so redeemed, as follows:

Date of Redemption	Redemption Premium
December 1, 2023, to November 30, 2024	3.00%
December 1, 2024, to November 30, 2025	2.00
December 1, 2025, to November 30, 2026	1.00
December 1, 2026, and thereafter	0.00

2018A Senior Pledged Revenue

The 2018A Senior Bonds are secured by and payable solely from 2018A Senior Pledged Revenue, net of any costs of collection or any property tax rebates or abatements authorized by or on behalf of the City, which includes: (i) the Pledged Sales and Use Tax Reimbursement Agreement Revenues; (ii) the property taxes generated by the imposition of the 2018A Senior Required Mill Levy; (iii) the portion of the Specific Ownership Tax which is collected as a result of imposition of the 2018A Senior Required Mill Levy; (iv) Payment in Lieu of Taxes (PILOT) Revenues; and (v) any other legally available moneys that the District determines, in its absolute discretion, to credit to the 2018A Senior Bond Fund.

Subordinate General Obligation Limited Tax and Special Revenue Refunding Bonds, Series 2018B

2018B Subordinate Bonds Details

On August 16, 2018, the District issued Subordinate General Obligation Limited Tax and Special Revenue Refunding Bonds, Series 2018B (2018B Subordinate Bonds) in the amount of \$3,704,000, dated August 16, 2018. Proceeds from the sale of the 2018B Subordinate Bonds were used to pay and cancel the District's Parking/Special Limited Revenue Bonds (Broomfield Event Center Parking Project), Subordinate Series 2006C Bonds.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2018B Subordinate Bonds Details (Continued)

The 2018B Subordinate Bonds were issued at the rate of 7.00% per annum and are payable annually on December 15, beginning December 15, 2018, from, and to the extent of, 2018B Subordinate Pledged Revenue available, if any, and mature on December 15, 2048. The 2018B Subordinate Bonds are structured as cash flow bonds meaning that there are no scheduled payments of principal prior to the final maturity date. Unpaid interest on the 2018B Subordinate Bonds compounds annually on each December 15; however, the District is not obligated to pay more than the amount permitted by law and its electoral authorization in repayment of the 2018B Subordinate Bonds.

Optional Redemption

The 2018B Subordinate Bonds are subject to redemption prior to maturity, at the option of the District, on December 15, 2023, and on any date thereafter, upon payment of par, accrued interest, and a redemption premium equal to a percentage of the principal amount so redeemed, as follows:

Date of Redemption	Redemption Premium
December 15, 2023, to December 14, 2024	3.00%
December 15, 2024, to December 14, 2025	2.00
December 15, 2025, to December 14, 2026	1.00
December 15, 2026, and thereafter	0.00

2018B Subordinate Pledged Revenue

The 2018B Subordinate Bonds are secured by and payable from 2018B Subordinate Pledged Revenue, net of any costs of collection or any property tax rebates or abatements authorized by or on behalf of the City, which includes: (i) the 2018B Subordinate Pledged SUTRA Revenues; (ii) the property taxes generated by the imposition of the 2018B Subordinate Required Mill Levy; (iii) the portion of the Specific Ownership Tax which is collected as a result of imposition of the 2018B Subordinate Required Mill Levy; (iv) Subordinate PILOT Revenues; (v) amounts released from the 2018A Senior Surplus Fund pursuant to the 2018A Senior Indenture; and (vi) any other legally available moneys which the District determines, in its absolute discretion, to credit to the 2018B Subordinate Bond Fund.

On December 14, 2023, the District paid in full the outstanding principal and interest on the 2018A Senior Bonds and the 2018B Subordinate Bonds from the proceeds of the 2023A and 2023B Bonds.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

General Obligation (Limited Tax Convertible to Unlimited Tax) and Special Revenue Refunding Bonds, Series 2023A

2023A Senior Bonds Details

On December 14, 2023, the District issued General Obligation (Limited Tax Convertible to Unlimited Tax) and Special Revenue Refunding Bonds, Series 2023A (2023A Senior Bonds) in the amount of \$60,925,000. Proceeds from the sale of the 2023A Senior Bonds were used to: (i) refunding a portion of the District's 2018A Bonds and 2018B Bonds; (b) funding a deposit to the Reserve Fund in the amount of the Reserve Requirement; (c) purchasing the municipal bond insurance policy to secure debt service payments; and (d) paying the costs of issuing the 2023 Bonds.

The 2023A Senior Bonds bear interest in terms at rates of 4.250%, 4.500%, and 5.000% per annum, payable to the extent of Senior Pledged Revenue on each June 1 and December 1, beginning on June 1, 2024. Annual mandatory sinking fund principal payments are due on each December 1, beginning December 1, 2026. The 2023A Senior Bonds mature on December 1, 2058.

Optional Redemption

The 2023A Senior Bonds are subject to redemption prior to maturity, at the option of the District, on December 1, 2033, and on any date thereafter, upon payment of par, accrued interest without redemption premium.

2023A Senior Pledged Revenue

The 2023A Senior Bonds are secured by and payable solely from 2023A Senior Pledged Revenue, net of any costs of collection or any property tax rebates or abatements authorized by or on behalf of the City, which includes: (i) the Pledged Sales and Use Tax Reimbursement Agreement Revenues; (ii) the property taxes generated by the imposition of the 2023A Senior Required Mill Levy; (iii) the portion of the Specific Ownership Tax which is collected as a result of imposition of the 2023A Senior Required Mill Levy; (iii) the portion Required Mill Levy; (iv) Payment in Lieu of Taxes (PILOT) Revenues; and (v) any other legally available moneys that the District determines, in its absolute discretion, to credit to the 2023A Senior Bond Fund.

Sales and Use Tax Reimbursement Agreement Revenues

Pursuant to the Sales and Use Tax Reimbursement Agreement between the City and the District dated August 1, 2005, the City pledges certain of its sales tax and use tax revenues and service expansion fees to the District (the SUTRA Revenues), and the District pledges certain revenues received thereunder to the payment of the 2023A Senior Bonds. Pledged Sales and Use Tax Reimbursement Agreement Revenues are the SUTRA Revenues less the Available Sales Tax from the RTD Parcel and the Available Sales Tax from any associated land parcel with respect to the Fry's Allocation, if and when the Fry's Allocation is used for eligible retailers within the District which enter into incentive agreements approved by the City and County.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2023A Senior Pledged Revenue (Continued)

Sales and Use Tax Reimbursement Agreement Revenues (Continued)

The portion of such revenues which constitute SUTRA Revenues within the meaning of the 2023A Senior Indenture consist of: (i) the Available Sales Tax, including any investment income thereon; excluding, however, the Available Sales Tax derived from the RTD Parcel and the Fry Allocation; (ii) 50% of a 3.50% Use Tax levied on the construction of commercial buildings, residential buildings, and construction materials within the boundaries of the District; and (iii) 50% of the Service Expansion Fees when collected by the City.

The revenue sharing obligation of the City expires upon the earlier to occur of: (a) the date on which the City Bond has been refunded and the proceeds of the Refunding Bonds (as defined in the Sales and Use Tax Reimbursement Agreement) have been applied to reduce or defease the principal amount of the District Bonds (as defined in the Sales and Use Tax Reimbursement Agreement); or (b) November 30, 2028; after which time the debt service on the 2018 Bonds is expected to be paid from other components of Pledged Revenue.

City Bond

The City Bond means the City and County of Broomfield, Colorado, Sales and Use Tax Revenue Bond (Park 36 Metropolitan District), Series 2005, issued by the City to the District to evidence the City's obligations to the District under the Sales and Use Tax Reimbursement Agreement. The City Bond bears interest at the rate of 6.75% borne by the District's previously refunded Special Revenue Bonds, Series 2005, issued in the original aggregate principal amount of \$31,175,000 ("Prior Series 2005 Bonds" which were refunded by the District's 2015 Loan) and matures on November 30, 2028. The City Bond has the same dated date as the Prior Series 2005 Bonds, and interest accrues and compounds semiannually on May 15 and November 15 until paid. No amount of SUTRA Revenues under the Sales and Use Tax Reimbursement Agreement may be paid in excess of the amounts due under the City Bond.

Available Sales Tax

Available Sales Tax is generally defined as 45% of the revenues derived from a 3.50% Net Sales Tax imposed on and collected by the City on transactions that are subject to the City's sales tax and that occur between the Effective Date and the Termination Date within the boundaries of the District, subject to the terms of the District's Service Plan. While the City's total sales tax rate is higher, only 3.50% of such sales tax is available to satisfy the City's obligations under the Sales and Use Tax Reimbursement Agreement.

<u>Use Tax</u>

The second component of SUTRA Revenues is 50% of the revenues derived from the use tax collected by the City within the boundaries of the District. The City imposes a 4.15% use tax on the purchase price paid or charged on the sale or purchase of vehicles and building and construction materials when purchased or sold at retail, and used, stored, or consumed in the City. However, only use tax received from a use tax rate of 3.50% is subject to the Sales and Use Tax Reimbursement Agreement.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2018A Senior Pledged Revenue (Continued)

Sales and Use Tax Reimbursement Agreement Revenues (Continued)

Service Expansion Fees

The third component of SUTRA Revenues is 50% of the Service Expansion Fees (the SEF Fees) imposed on new residential construction collected by the City on property within the boundaries of the District. The amount of the SEF Fee is \$1.00 per each square foot of total floor area for which a building permit has been issued by the City. Garages and unfinished basements on new residential construction, garage conversions or additions to existing dwellings, assisted care facilities, nursing homes senior housing facilities, and hospices are exempt from the SEF Fee.

2023A Senior Required Mill Levy

Pursuant to the 2023A Senior Indenture, prior to the Conversion Date, the District is required to impose a 2023A Senior Required Mill levy in an amount which, when combined with the amount of Estimated SUTRA Revenues for the relevant year, will generate amounts sufficient to fund the 2023A Senior Bond Fund for the relevant Bond Year and pay the 2023A Senior Bonds as they come due, but not in excess of 50 mills, subject to adjustment for any change in the method of calculated assessed valuation.

2023A Senior Reserve Fund

The 2023A Senior Bonds are further secured by the Reserve Fund in the Required Reserve Amount of \$4,237,475, which is funded through the issuance of the Reserve Policy and a portion of the Bonds' proceeds of \$2,118,738. The Reserve Policy and the proceeds of the Bonds are each in the amount of 50% of the Required Reserve. The Reserve Fund is to be maintained in the amount of the Required Reserve so long as the Bonds are outstanding.

2023A Bonds Debt Service

The outstanding principal and interest of the 2023A Bonds are due as follows:

<u>Year Ending December 31,</u>	Principal Interest		Total
2024	\$ -	\$ 2,725,565	\$ 2,725,565
2025	-	2,827,675	2,827,675
2026	200,000	2,827,675	3,027,675
2027	525,000	2,817,675	3,342,675
2028	595,000	2,791,425	3,386,425
2029 – 2033	3,770,000	13,462,125	17,232,125
2034 – 2038	5,550,000	12,350,625	17,900,625
2039 – 2043	7,680,000	10,863,825	18,543,825
2044 – 2048	10,410,000	8,870,125	19,280,125
2049 – 2053	13,940,000	6,057,450	19,997,450
2054 – 2058	18,255,000	2,550,600	20,805,600
Total	\$ 60,925,000	\$ 68,144,765	\$ 129,069,765

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

Subordinate Limited Tax General Obligation And Special Revenue Refunding and Improvement Bonds, Series 2023B

2023B Subordinate Bonds Details

On December 14, 2023, the District issued Subordinate Limited Tax General Obligation and Special Revenue Refunding and Improvement Bonds, Series 2023B (2023B Subordinate Bonds) in the amount of \$33,760,000. Proceeds from the sale of the 2023B Subordinate Bonds were used to: (i) refunding the remainder of the District's 2018A Bonds and 2018B Bonds; and (b) financing and reimbursing project costs.

The 2023B Subordinate Bonds bear interest at 8.250% per annum, payable annually to the extent of Subordinate Pledged Revenue available on each December 15, commencing on December 15, 2024. The 2023B Subordinate Bonds mature on December 15, 2039. The 2023B Subordinate Bonds and interest thereon shall be deemed to be paid, satisfied, and discharged on December 15, 2063, regardless of the amount of principal and interest paid prior to the 2023B Subordinate Bond Termination Date. The 2023B Subordinate Bonds are structured as "cash flow" bonds, meaning that there are no schedule payments of principal or interest prior to the maturity date.

Optional Redemption

The 2023B Subordinate Bonds are subject to redemption prior to maturity, to the option of the District, on December 1, 2028, and on any date thereafter, upon payment of par and accrued interest, and a redemption premium equal to a percentage of the principal amount so redeemed as follows:

Date of Redemption	Redemption Premium
December 1, 2028, to November 30, 2029	3.00%
December 1, 2029, to November 30, 2030	2.00
December 1, 2030, to November 30, 2031	1.00
December 1, 2031, and thereafter	0.00

2023B Subordinate Pledged Revenue

The 2023B Subordinate Bonds are secured by and payable solely from 2023B Subordinate Pledged Revenue, net of any costs of collection or any property tax rebates or abatements authorized by or on behalf of the City, which includes: (i) the Pledged Sales and Use Tax Reimbursement Agreement Revenues; (ii) the property taxes generated by the imposition of the 2023B Subordinate Required Mill Levy; (iii) the portion of the Specific Ownership Tax which is collected as a result of imposition of the 2023B Subordinate Required Mill Levy; (iv) Payment in Lieu of Taxes (PILOT) Revenues; and (v) any other legally available moneys that the District determines, in its absolute discretion, to credit to the 2023A Subordinate Bond Fund.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

Parking/Special Limited Revenue Refunding Bonds (Broomfield Event Center Parking Project), Series 2020A (the 2020A Bonds) and Taxable Parking/Special Limited Revenue Refunding Bonds (Broomfield Event Center Parking Project), Series 2020B (the 2020B Bonds, and together with the 2020A Bonds, the 2020 Bonds)

Bond Proceeds

The District issued the 2020 Bonds on April 15, 2020, in the par amounts of \$6,035,000 for the 2020A Bonds and \$5,600,000 for the 2020B Bonds through a private placement with NBH Bank. Proceeds from the sale of the 2020 Bonds were used to (i) refund all of the District's currently outstanding Parking/Special Limited Revenue Bonds (Broomfield Event Center Parking Project), Senior Series 2006A and Parking/Special Limited Revenue Bonds (Broomfield Event Center Parking Project), Senior Series 2006A and Parking/Special Limited Revenue Bonds (Broomfield Event Center Parking Project), Senior Series 2006B (Taxable) (collectively, the 2006 Bonds); (ii) fund the 2020A Reserve Fund; (iii) fund the 2020B Reserve Fund; and (iv) pay the costs of issuing the 2020 Bonds.

2020A Bonds Details

The 2020A Bonds bear interest at 3.190% per annum and are payable semiannually on June 1 and December 1 (the Interest Payment Dates), to the extent of available 2020A Pledged Revenue, beginning on December 1, 2020. Annual mandatory sinking fund principal payments are due on December 1, beginning on December 1, 2020. The 2020A Bonds mature on December 1, 2039.

To the extent principal of any 2020A Bond is not paid when due, such principal shall remain outstanding until paid and shall continue to bear interest at the rate borne by the 2020A Bond. To the extent interest on any 2020A Bond is not paid when due, such interest shall compound semiannually on each Interest Payment Date, at the rate then borne by the 2020A Bond.

2020A Bonds Optional Redemption

The 2020A Bonds are subject to redemption prior to maturity, at the option of the District, in whole but not in part, on April 15, 2030 (the Par Call Date) and on any date thereafter, upon payment of the principal amount so redeemed plus accrued interest to the date of redemption, with no redemption premium.

The 2020A Bonds are also subject to redemption prior to maturity, at the option of the District, as a whole or in integral multiples of \$1,000, on any Interest Payment Date occurring prior to the Par Call Date, upon payment of a redemption price equal to the sum of: (A) the principal amount redeemed; (B) accrued interest to the date of redemption; (C) administrative fees, as applicable; and (D) the Make-Whole Fee, if any. The Make-Whole Fee is equal to the present value of the difference between (A) the total amount of interest based on the Original Interest Rate Swap Rate which would have accrued on the prepaid amount had such event not occurred and (B) the amount of interest based on the Current Interest Rate Swap Rate which would have accrued on the grepaid amount had such event not occurred at the then "Current Interest Rate Swap Rate," as determined by NBH Bank.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2020A Bonds Optional Redemption (Continued)

The "Original Interest Rate Swap Rate" is the quotation in effect at the time of issuance maturing on the stated Final Maturity Date of the Bonds. The "Current Interest Rate Swap Rate" is the quotation in effect on the Redemption Date maturing on the stated Final Maturity Date. Should the present value have no value or a negative value, the Bonds may be optionally redeemed with no Make-Whole Fee. The Make-Whole Fee shall apply in the event of any prepayment or prior redemption of the Bonds for any reason whatsoever occurring prior to the Par Call Date. All calculations and determinations by the Bank of the amounts payable pursuant to the preceding provisions or of any element thereof, if made in accordance with its then standard procedures for so calculating or determining such amounts, shall be conclusive absent manifest arithmetic error.

2020A Bonds Pledged Revenue

The 2020A Bonds are secured by 2020A Pledged Revenue which means the moneys derived by the District from the following sources: (a) the Pledged LID Sales Tax Revenues; (b) the Pledged RTD Sales Tax Rebate Revenues; (c) the BURA Deposit 2020A Allocation; (d) City Funded Reserve Replenishments; and (e) any other legally available moneys which the District determines, in its absolute discretion, to transfer to the Trustee for application as 2020A Pledged Revenue.

"Pledged LID Sales Tax Rebate Revenues" means the revenues derived from the sales tax imposed by the Arista LID, at the rate of 0.2%, on all transactions subject to such sales tax within the boundaries of the Arista LID, except for costs of collection, administration, and enforcement incurred by the City. Pursuant to the Intergovernmental Agreement by and between Arista LID and District, the proceeds of the LID salts taxes will be remitted to the District.

"Pledged RTD Sales Tax Rebate Revenues" means the revenues collected from 45% of the City and County's 3.50% Sales Tax collected on all transactions occurring within the RTD Parcel which are subject to the Sales Tax, originally payable by the City to RTD under the RTD Reimbursement Agreement and assigned to the District by RTD.

"BURA Deposit 2020A Allocation" means, for any relevant year, the portion of the annual BURA payment of \$250,000 to be remitted to the Trustee in accordance with the provisions of the BURA IGA and allocated to the 2020A Bonds pursuant to the BURA Allocation Instructions provided by the District Accountant for that year.

"City Funded Reserve Replenishments" means all amounts received by the Trustee from the City pursuant to the 2020 City Reserve Fund Replenishment Agreement for purposes of replenishing the 2020A Reserve Fund to the 2020A Reserve Fund Requirement. During 2023, no draws were made from the Reserve Funds.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

Additional Security for the 2020A Bonds

The 2020A Bonds are also secured by the 2020A Reserve Fund which was funded from proceeds of the 2020A Bonds in the amount of the 2020A Reserve Requirement which means: (a) for the period commencing on the date of issuance and delivery of the 2020A Bonds through and including December 1, 2028, the amount of \$641,443.92, and (b) for the period commencing on December 2, 2028 (the 2020A Reserve Fund Reduction Date) through and including the earlier of the Final Maturity Date or prior redemption, the amount of \$240,784.

The 2020A Bonds will be further secured by the 2020A Surplus Fund which was not created at the time of issuance of the 2020A Bonds. The Trustee shall create the 2020A Surplus Fund on or prior to the 2020A Reserve Fund Reduction Date. On the 2020A Reserve Fund Reduction Date, the Trustee shall release the amount of \$155,000 from the 2020A Reserve Fund and transfer it to the 2020A Surplus Fund.

Events of Default - 2020A Bonds

The occurrence of any of the following shall constitute an Event of Default: (a) the District fails or refuses to apply the 2020A Pledged Revenue as required by the 2020A Indenture; (b) the District defaults in the performance or observance of any of the covenants, agreements, or conditions on the part of the District and fails to remedy the same after notice; or (c) the District files a petition under the federal bankruptcy laws or other applicable bankruptcy laws seeking to adjust the 2020A Bonds obligation.

The failure to pay principal of or interest on the 2020A Bonds when due as the result of insufficient 2020A Pledged Revenue shall not constitute an Event of Default. Acceleration of the 2020A Bonds shall not be an available remedy for an Event of Default.

2020A Bonds Debt Service

The outstanding principal and interest of the 2020A Bonds are due as follows:

<u>Year Ending December 31,</u>	Principal		Interest		Principal Interest			 Total
2024	\$	485,000	\$	151,047		\$ 636,047		
2025		505,000		135,575		640,575		
2026		520,000		119,466		639,466		
2027	535,000 102,878		102,878		637,878			
2028		555,000		85,811		640,811		
2029 – 2033		1,170,000 252,969		1,422,969				
2034 – 2038		865,000	865,000 96,818		961,818			
2039		100,000		3,190		103,190		
Total	\$	4,735,000	\$	947,754		\$ 5,682,754		

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2020B Bonds Details

The 2020B Bonds bear interest at the rate of 3.89% per annum are payable semiannually on June 1 and December 1 (the Interest Payment Dates), to the extent of available 2020B Pledged Revenue, beginning on December 1, 2020. Annual mandatory sinking fund principal payments are due on December 1, beginning on December 1, 2020. The 2020B Bonds mature on December 1, 2039.

To the extent principal of any 2020B Bond is not paid when due, such principal shall remain outstanding until paid and shall continue to bear interest at the rate borne by the 2020B Bond. To the extent interest on any 2020B Bond is not paid when due, such interest shall compound semiannually on each Interest Payment Date, at the rate then borne by the 2020B Bond.

2020B Bonds Optional Redemption

The 2020B Bonds are subject to redemption prior to maturity, at the option of the District, in whole but not in part, on April 15, 2030 and on any date thereafter, upon payment of the principal amount so redeemed plus accrued interest to the date of redemption, with no redemption premium.

2020B Bonds Mandatory Excess Funds Redemption

On each October 15, commencing October 15, 2020, the Trustee shall determine the amount then on deposit in the Redemption Fund and, to the extent the amount therein is sufficient to redeem at least one 2020B Bond in the denomination of \$1,000, the Trustee shall promptly give notice of mandatory excess funds redemption to occur on December 1 in that year (each, a "Special Redemption Date"), and shall take such other actions as are necessary to redeem as many Bonds as can be redeemed with the moneys then on deposit in the Redemption Fund, in denominations of \$1,000, at a redemption price equal to the principal amount so redeemed and accrued interest to the Special Redemption Date, without redemption premium.

2020B Bonds Pledged Revenue

The 2020B Bonds are secured by 2020B Pledged Revenue which means the moneys derived by the District from the following sources: (a) the Parking Payment; (b) the Parking Fees; (c) the Pledged Parking Structure Signage Revenue; (d) the Pledged BURA Event Center Revenues; (e) the BURA Deposit 2020B Allocation; (f) City Funded Reserve Fund Replenishments; and (g) any other legally available moneys which the District determines, in its absolute discretion, to transfer to the Trustee for application as 2020B Pledged Revenue.

"Parking Payment" means the annual payment required to be made by BURA to the Trustee pursuant to the 2020 BURA IGA, which amount was initially \$300,000 (as of the date of the Management and Operations Agreement) and has been and shall continue to be increased annually by the greater of the annual increase in the CPI or 2%. In , the District received \$464,730 in accordance with the Management and Operations Agreement.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2020B Bonds Pledged Revenue (Continued)

"Parking Fees" mean amounts charged and collected directly by BURA for any parking related to events, if any, held at the Events Center subsequent to the occurrence of a Management and Operations Agreement Termination/Modification Event.

"Pledged Parking Structure Signage Revenue" is a component of the BURA Event Center Revenues and means a portion of the revenues received by BURA from the Operator of the Digital Sign and Additional Outdoor Signage, after deducting any costs of the Operator for maintenance, repair, replacement and operation.

"Pledged BURA Event Center Revenues" are the 50% of BURA Base Revenue Share and the BURA Supplemental Revenue Share which BURA is entitled to receive pursuant to the Management and Operations Agreement.

"BURA Deposit 2020B Allocation" means, for any relevant year, the portion of the annual BURA payment of \$250,000 to be remitted to the Trustee in accordance with the provisions of the BURA IGA and allocated to the 2020B Bonds pursuant to the BURA Allocation Instructions provided by the District Accountant for that year.

"City Funded Reserve Fund Replenishments" means all amounts received by the Trustee from the City pursuant to the 2020 City Reserve Fund Replenishment Agreement for purposes of replenishing the 2020B Reserve Fund to the 2020B Reserve Fund Requirement.

Additional Security for the 2020B Bonds

The 2020B Bonds are also secured by the 2020B Reserve Fund which was funded from proceeds of the 2020B Bonds in the amount of the 2020B Reserve Requirement of \$406,777. The 2020B Reserve Fund is to be maintained for so long as any 2020B Bond is outstanding.

Events of Default - 2020B Bonds

The occurrence of any of the following shall constitute an Event of Default: (a) the District fails or refuses to apply the 2020B Pledged Revenue as required by the 2020B Indenture; (b) the District defaults in the performance or observance of any of the covenants, agreements, or conditions on the part of the District and fails to remedy the same after notice; or (c) the District files a petition under the federal bankruptcy laws or other applicable bankruptcy laws seeking to adjust the 2020B Bonds obligation.

The failure to pay principal of or interest on the 2020B Bonds when due as the result of insufficient 2020B Pledged Revenue shall not constitute an Event of Default. Acceleration of the 2020B Bonds shall not be an available remedy for an Event of Default.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

2020B Bonds Debt Service

The outstanding principal and interest of the 2020B Bonds are due as follows:

Year Ending December 31,	Principal		Interest			Total
2024	\$	220,000	\$	169,799	-	\$ 389,799
2025		230,000		161,241		391,241
2026		240,000		152,294		392,294
2027		250,000		142,958		392,958
2028		255,000		133,233		388,233
2029 – 2033		1,440,000		509,007		1,949,007
2034 – 2038		1,730,000		205,587		1,935,587
Total	\$	4,365,000	\$	1,474,119	•	\$ 5,839,119

Authorized Debt

On November 5, 2002, the District's voters authorized total indebtedness of \$40,655,000 for construction of public improvements and operating and maintenance expenditures and \$39,655,000 each for debt refunding and debt related to intergovernmental agreements or other contracts with other public entities.

On November 1, 2005, the District's voters authorized an additional total indebtedness of \$65,345,000 for construction of public improvements and operations and maintenance expenditures. The District's voters also authorized an additional total indebtedness of \$60,345,000 each for debt refunding and debt related to intergovernmental agreements or other contracts with other public entities.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

Authorized Debt (Continued)

At December 31, 2023, the District had authorized but unissued indebtedness from these elections in the following amounts allocated for the following purposes:

	Authorized on November 5, 2002 Expired in 2022	Authorized on November 1, 2005	Total Authorized	Authorization Used Series 2005 Bonds	Authorization Used Series 2006 Bonds	Authorization Used Series 2008 Bonds	Authorization Used Series 2018 Bonds	Authorization Used Series 2020 Bonds	Authorization Used Series 2023 Bonds	Authorized But Unissued
Sanitary Sewer	\$ 5,855,000	\$ 6,345,000	\$ 12,200,000	\$ 7,525,000	\$-	\$ 60,000	\$-	\$-	\$ -	\$ 4,615,000
Water	8,000,000	1,000,000	9,000,000	6,700,000	-	680,000	-	-	-	1,000,000
Streets	15,700,000	50,000,000	65,700,000	16,500,000	19,640,000	3,285,000	-	-	-	24,545,000
Parks and Recreation	7,650,000	3,000,000	10,650,000	450,000	-	2,610,000	5,291,000	-	-	697,500
Safety and Traffic Control	2,000,000	-	2,000,000	-	-	375,000	-	-	-	-
Transportation System	150,000	-	150,000	-	-	-	-	-	-	-
Television Relay and Translator	150,000	-	150,000	-	-	-	-	-	-	-
Mosquito Control	150,000	-	150,000	-	-	-	-	-	-	-
Operations and Maintenance	-	5,000,000	5,000,000	-	-	-	-	-	-	5,000,000
Refunding	39,655,000	60,345,000	100,000,000	-	-	18,990,000	3,704,000	11,635,000	17,555,200	42,789,800
Intergovernmental Agreements	39,655,000	60,345,000	100,000,000				-			60,345,000
Total	\$ 118,965,000	\$ 186,035,000	\$ 305,000,000	\$ 31,175,000	\$ 19,640,000	\$ 26,000,000	\$ 8,995,000	\$ 11,635,000	\$ 17,555,200	\$ 138,992,300

Pursuant to the Service Plan, the District is permitted to issue general obligation bond indebtedness of up to \$85,000,000.

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

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

Developer Advances

The District has entered into Funding and Reimbursement Agreements with Park 36 Development, Inc. collectively with affiliated entities, including but not limited to Park 36 Investment, LLC (the Developer). Additionally, the District entered into an Agreement Regarding Priority of Developer Reimbursements with Park 36 Development, Inc., and Park 36 Investment, LLC on March 19, 2014, wherein it was established that the Developer Reimbursement Agreement established in 2005 will have reimbursement priority over all other reimbursement agreements. The Funding and Reimbursement Agreements are as follows:

Operation Funding Agreement

The District entered into an Operation Funding Agreement to repay advances made by the Developer for operations and maintenance costs. The District agrees to repay the Developer for such advances along with interest at the rate of 8.5%. As of December 31, 2023, outstanding advances under the agreement totaled \$442,330 and accrued interest totaled \$644,789.

Funding and Reimbursement Agreement

The District entered into a Funding and Reimbursement Agreement to repay advances made by the Developer for capital infrastructure costs. The District agrees to repay the Developer for such advances along with interest at the rate of 8.5%. As of December 31, 2023, outstanding advances under the agreement totaled \$80,723 and accrued interest totaled \$95,274. Accrued interest is calculated through December 14, 2023, the date of closing for the 2023A Bonds and 2023B Bonds. Subsequent to the date of these financials, the full balance due under this agreement was paid with 2023B Bond Proceeds on January 2, 2024.

Infrastructure Acquisition and Reimbursement Agreement – Parcel A

The District entered into an Infrastructure Acquisition and Reimbursement Agreement to repay advances made by the Developer for capital infrastructure costs related to Parcel A. The District agrees to repay the Developer for such advances along with interest at the rate of 8.5%. As of December 31, 2023, outstanding advances under the agreement totaled \$894,679 and accrued interest totaled \$407,168. Accrued interest is calculated through December 14, 2023, the date of closing for the 2023A Bonds and 2023B Bonds. Subsequent to the date of these financials, the full balance due under this agreement was paid with 2023B Bond Proceeds on January 2, 2024.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

Developer Advances (Continued)

Developer Reimbursement Agreement

On October 26, 2005, the District entered into a Developer Reimbursement Agreement with the Developer to reimburse the Developer for amounts advanced by the Developer to the District for payment of principal and interest on the 2005 Bonds in connection with the Indenture's requirement to establish a Debt Service Guaranty which had been provided by the Developer in the form of a \$10,000,000 Letter of Credit. Outstanding advances due the Developer under the agreement bear an interest at the rate of 8.5% per annum. On June 1, 2010, Park 36 Development, Inc. delegated all duties and obligations and assigned all rights, including without limitation the rights to reimbursement, of the Developer under the agreement to Park 36 Investment, LLC, a Colorado limited liability company. As of December 31, 2023, outstanding advances under the agreement totaled \$4,631,323 and accrued interest totaled \$1,357,404. Accrued interest is calculated through December 14, 2023, the date of closing for the 2023A Bonds and 2023B Bonds. Subsequent to the date of these financials, the full balance due under this agreement was paid with 2023B Bond Proceeds on January 2, 2024.

Project Funding and Reimbursement Agreement for Destination Drive

On May 31, 2013, a Project Funding and Reimbursement Agreement for Destination Drive (PFRA) was entered into by and between the District, Park 36 Investment, LLC (Developer). and DD Arista Partners, LLC (Purchaser). Under the PFRA, the Developer sold to the Purchaser certain property within the boundaries of the District. As a condition of such sale and purchase, the Developer agreed to construct certain street improvements (Destination Drive) and a 1.1 acre portion remaining of the Sensory Park, both of which are important for the development of the property. The District, pursuant to the authority granted by its Service Plan as approved by the City and County of Broomfield, is authorized to construct Destination Drive, but does not have sufficient funds for pay for said construction. The Developer and the Purchaser have agreed that the Developer will advance funds to the District to pay for the construction of Destination Drive from a portion of the purchase price paid by Purchaser at closing in the amount of \$600,000 (DD Funds). Additionally, the Developer has agreed to advance funds to the District for construction costs in excess of the DD Funds and the District agrees to reimburse the Developer for such advances, including a simple interest at the rate of 8.5% per annum. As of December 31, 2023, outstanding advances under the agreement totaled \$2,350,764 and accrued interest totaled \$1,670,649. Accrued interest is calculated through December 14, 2023, the date of closing for the 2023A Bonds and 2023B Bonds. Subsequent to the date of these financials, the full balance due under this agreement was paid with 2023B Bond Proceeds on January 2, 2024.

NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

Developer Advances (Continued)

2017 Facilities Acquisition Agreement

On October 12, 2017, the District was party to a Settlement Agreement with Exit 223, LLC, DD Arista Partners, LLC (DDAP), Davis Development Inc. Co-Davis Development, Inc., TX Morrow Construction Inc. (collectively, Davis Parties), and Park 36 Investments, LLC. The settlement provided that the Davis Parties execute payment to Exit 223 to remedy the mechanic's lien assigned to Exit 223. The District entered into a Facilities Acquisition Agreement with DDAP in which the District is obligated to reimburse DDAP for the construction costs. No interest shall accrue under this agreement and the District shall reimburse DDAP one dollar for every one dollar the District pays to Park 36 or any subsequent assignee. The current outstanding balance under this agreement is \$0.

NOTE 7 RELATED PARTY

The developer of the property which constitutes the District is Park 36 Development, Inc. (Developer). The majority of the members of the Board of Directors are employees of, owners of, or are otherwise associated with Park 36 Development, Inc. or related entities and may have conflicts of interest in dealing with the District. All conflicts have been previously disclosed as required by law. Wiens Capital Management, LLC, a company related to the Developer, entered into the Construction Management Agreement with the District (See related notes in Note 10).

The developer advance funds to the District pursuant to the following agreements (See Note 6 Long-Term Obligations for additional information)

Operation Funding Agreement

- Purpose: To pay general, administrative, operations, and maintenance costs of the District.
- Parties: District and Park 36 Development, Inc.
- Original Date: April 28, 2005
- Interest Rate: 8.5% per annum from date of deposit
- Principal Balance at December 31, 2023: \$442,330
- Accrued Interest Balance at December 31, 2023: \$644,789

Funding and Reimbursement Agreement

- Purpose: To fund public improvements within the District
- Parties: District and Park 36 Development, Inc.
- Original Date: December 6, 2007
- Interest Rate: 8.5% per annum from date of deposit
- Principal Balance at December 31, 2023: \$80,723
- Accrued Interest Balance at December 31, 2023: \$95,274

NOTE 7 RELATED PARTY (CONTINUED)

Infrastructure Acquisition and Reimbursement Agreement - Parcel A

- Purpose: To fund public infrastructure related to Parcel A
- Parties: District and Park 36 Development, Inc.
- Original Date: March 10, 2020
- Interest Rate: 8.5% per annum from date of deposit
- Principal Balance at December 31, 2023: \$894,679
- Accrued Interest Balance at December 31, 2023: \$407,168

Developer Reimbursement Agreement

- Purpose: To establish a Debt Service Guaranty on the District's 2005 Bonds
- Parties: District and Park 36 Development, Inc.
- Original Date: October 26, 2005
- Interest Rate: 8.5% per annum from date of deposit
- Principal Balance at December 31, 2023: \$4,631,323
- Accrued Interest Balance at December 31, 2023: \$1,357,404

Project Funding and Reimbursement Agreement for Destination Drive

- Purpose: To fund public infrastructure related to Destination Drive
- Parties: District and Park 36 Development, Inc.
- Original Date: May 31, 2013
- Interest Rate: 8.5% per annum from date of deposit
- Principal Balance at December 31, 2023: \$2,350,764
- Accrued Interest Balance at December 31, 2023: \$1,670,649

NOTE 8 NET POSITION

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

Net investment in capital assets consists of capital assets, net of accumulated depreciation and reduced by the outstanding balances of bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets. As of December 31, 2023, the District had the following net investment in capital assets, calculated as follows:

Net Investment in Capital Assets:	
Capital Assets, Net of Depreciation	\$ 19,239,372
Outstanding Bonds Payable Attributable	
to the Capital Assets	(16,674,800)
Unspent Bonds Proceeds (Primarily Debt	
Service Reserve Funds)	1,224,356
Net Investment in Capital Assets	\$ 3,788,928

NOTE 8 NET POSITION (CONTINUED)

The restricted component of net position includes 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 District had restricted net position as of December 31, 2023, as follows:

Restricted Net Position:	
Emergencies	\$ 43,900
Debt Service	957,916
Capital Replacement - Parking Structure	75,000
Capital Projects	 754,747
Total Restricted Net Position	\$ 1,831,563

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

NOTE 9 INTERFUND AND OPERATING TRANSFERS

The following schedule summarizes the District's transfers for the year ended December 31, 2023:

	DSF										
	DOI										
:	2018A		DSF		DSF		Capital	SRF			
an	d 2018B		2020A		2020B		Projects	Par	king		Total
\$	26,625	\$	-	\$		-	\$ 675,000	\$	-	\$	701,625
	-		-			-	16,887,984		-		16,887,984
	26,625		-			-	17,562,984		-		17,589,609
(1	6,887,984)		-			-	-		-		(17,589,609)
\$ (1	6,861,359)	\$	-	\$			\$ 17,562,984	\$	-	\$	-
	an \$ (1	2018A and 2018B \$ 26,625 - 26,625 (16,887,984)	2018A and 2018B \$ 26,625 \$ - - 26,625 (16,887,984)	2018A and 2018B DSF 2020A \$ 26,625 \$ - - - - - 26,625 - - - (16,887,984) - - -	2018A and 2018B DSF 2020A \$ 26,625 \$ - \$ - - - - - 26,625 - - - - (16,887,984) - - - -	2018A and 2018B DSF 2020A DSF 2020B \$ 26,625 \$ - \$ - - - - - 26,625 - - - - - - - - - - - - - - - - - - - - - - - -	2018A and 2018B DSF 2020A DSF 2020B \$ 26,625 \$ - - - - - 26,625 - - - (16,887,984) - - -	2018A and 2018B DSF 2020A DSF 2020B Capital Projects \$ 26,625 \$ - \$ 675,000 - - - 26,625 - \$ 16,887,984 26,625 - - (16,887,984) - -	2018A and 2018B DSF 2020A DSF 2020B Capital Projects SF Par \$ 26,625 \$ - \$ - \$ 675,000 \$ 16,887,984 \$ 26,625 - - - 16,887,984 - (16,887,984) - - - - -	2018A and 2018B DSF 2020A DSF 2020B Capital Projects SRF Parking \$ 26,625 \$ - \$ 675,000 \$ - - - - 16,887,984 - 26,625 - - - 17,562,984 - (16,887,984) - - - - -	2018A and 2018B DSF 2020A DSF 2020B Capital Projects SRF Parking \$ 26,625 \$ - \$ - \$ 675,000 \$ - \$ 16,887,984 \$ - \$ 26,625 - - - 16,887,984 - \$ (16,887,984) - - - - - - -

The major interfund transfers that occurred during 2023 were as follows:

General Fund to the Capital Projects Fund. Transfers were made to support budgeted capital expenditures.

General Fund to the Debt Service Fund – Series 2018A, 2018B, 2023A, 2023B. Transfers were made to fund bond issue costs.

Debt Service Fund – *Series 2018A, 2018B, 2023A, 2023B.* Transfers were made from 2023B Bond Proceeds for the purpose of funding project costs.

NOTE 10 INTERGOVERNMENTAL AND RELEVANT AGREEMENTS

Sales and Use Tax Reimbursement Agreement (SUTRA)

On August 1, 2005, the District entered into a Sales and Use Tax Reimbursement Agreement with the City. Pursuant to the Agreement, the City agrees to pledge the following revenue to the District for the repayment of the Series 2018A & B Bonds: (i) 45% of the revenues derived from a 3.50% City sales tax collected within the boundaries of the District, less sales taxes collected and paid by a certain major retailer and retailers on certain RTD parcels; (ii) 50% of 3.50% of a total 4.15% Use Tax collected by the City within the boundaries of the District; and (iii) 50% of the Service Expansion Fees imposed on new residential construction, equal to \$1.00 per each square foot of total floor area for which a building permit has been issued, collected by the City on property within the boundaries of the District.

The City's revenue sharing obligation expires on earlier of November 28, 2028, or upon final repayment of the City Bond.

City Bond

On June 28, 2005, the City authorized the issuance of the City and County of Broomfield, Colorado, Sales and Use Tax Revenue Bond (Park 36 Metropolitan District), Series 2005, in a principal amount not to exceed \$29,361,000 (the City Bond). The purpose of the City Bond is to evidence the City's obligation to the District under the Sales and Use Tax Reimbursement Agreement. The City Bond is payable from SUTRA Revenues paid to the District and bears interest at the rate of the Series 2005 Bonds, which is 6.75%, compounded semiannually on May 15 and November 15. The City Bond matures on November 30, 2028. No amount of SUTRA Revenue will be paid to the District in excess of the amounts due under the City Bond.

Cooperation Agreement

The District entered into a Cooperation agreement with Broomfield Urban Renewal Authority (BURA) on September 13, 2005, as amended on July 24, 2018 in connection with the Series 2018A and 2018B Bonds. The District is located in an urban renewal plan area established by BURA. The urban renewal plan allocates all property taxes collected from assessed value above a base amount of \$2,051,480 (Base AV) to BURA; however, BURA and the District have entered into a Cooperation Agreement in which BURA agrees to transfer to the District any revenues received by BURA from the District's mill levies for operations and debt service. Between property taxes collected from the Base AV and property tax revenues received pursuant to the Cooperation Agreement, the District expects to collect all of the property tax revenues raised from the District's mill levies. The urban renewal plan terminates in 2030, and the District will collect its property tax revenues directly in all future years.

NOTE 10 INTERGOVERNMENTAL AND RELEVANT AGREEMENTS (CONTINUED)

Parking Structure Development and Operation Agreement

On June 2, 2006, the District entered into a Parking Structure Development and Operation Agreement with Park 36 Investment, LLC (the Developer) and Regional Transportation District (RTD) to define the mutual understanding and agreement of the parties concerning the design, construction, financing, maintenance, and use of the Parking Structure. The Parking Structure, a multi-level garage with the capacity for parking approximately 1,500 vehicles, is owned by the District. Based on the agreement, RTD is entitled to the exclusive use of 200 spaces, the District has the exclusive use of 560 spaces, and the remaining 740 spaces are shared and are available to RTD and District on a first-come-first-served-basis. The agreement stipulates that RTD shares 45.47% in the operation and maintenance expenses of the Parking Structure using the same percentage allocation discussed above. Following Broomfield Urban Renewal Authority's assumption of the role of Operator and Manager of the Parking Structure in August 2009, an agreement was executed to include the tenant's association of Arista Place in the allocation of annual operational costs of the Parking Structure. The tenant's association is contributing 11.69% of the annual operational costs, reducing the District's allocation to 42.84%.

Parking Structure Management and Maintenance Agreement

The District and Broomfield Sports and Entertainment, LLC (BSE) entered into a Parking Structure Management and Maintenance Agreement dated as of June 27, 2006, as amended on March 11, 2008 (the Parking Structure Management Agreement), pursuant to which the District engaged BSE to serve as the manager of the Parking Structure. Pursuant to the Assignment, Assumption and Consent Agreement, dated August 25, 2009, among BSE, BURA and the District (the Assigned Agreement), all of BSE's rights and responsibilities under the Parking Structure Management Agreement were assigned to and assumed by BURA. Pursuant to the Parking Structure Management Agreement, BURA is responsible for, among other things, coordinating the daily operations and maintenance of the Parking Structure and for paving all of the maintenance and capital replacement costs relating to the Parking Structure. Under the Assigned Agreement, the District allocated its rights to spaces in the Parking Structure to the BURA to the maximum extent available under the Assigned Agreement to utilize space in the Parking Structure for Event Center purposes during the time of all scheduled events at the Event Center and such reasonable time periods before and after such events. During the time that no events are scheduled at the Event Center, the District and BURA shall agree on the allocation of spaces as provided in the Assigned Agreement.

Construction Management Agreement

A Construction Management Agreement was entered into by and between the District and Wiens Capital Management, LLC (Construction Manager). The District is undertaking the construction and repairs of certain streets improvements and park improvements within its boundaries and engaged the Construction Manager as an independent contractor to provide management services for such project. The Construction Manager has experience and expertise in managing such project and will ensure that the project is in compliance with the District's and the City's requirements. The District will pay the Construction Manager 3% of the actual costs of the project. See related comments on Note 7 – Related Party.

NOTE 10 INTERGOVERNMENTAL AND RELEVANT AGREEMENTS (CONTINUED)

Operations and Maintenance Agreement

An Operations and Maintenance Agreement was entered into by and between the District and Arista Association (the Association). The District has or will construct or install public improvements within its boundaries, including but not limited to monumentation, signage, lighting, landscape, irrigation systems, sidewalks, open space, and park and recreation facilities (Improvements). The Association is able and willing to provide administration, management, and maintenance (Services) of the Improvements in a more cost-efficient manner than the District. The District and the Association agreed that it is in the best interest of their respective constituents for the Association to operate and maintain the Improvements. The District agreed to pay the Association a fee equivalent to 10% of its annual budget for Services performed by the Association.

Intergovernmental Agreement for Arista Parking Structure and Related Arista Metropolitan District Series 2020 Bonds

On February 11, 2020, the District entered an Intergovernmental Agreement (2020 BURA IGA) with the Broomfield Urban Renewal Authority (BURA) to provide for BURA's Obligation to pay the Pledged Event Center Revenues to the District, and to confirm BURA's Obligation to make the BURA Deposit to the District. Pursuant to the 2020 BURA IGA, BURA agrees to pay the following revenue to the District for the payment of the 2020 Bonds: (i) annual BURA Deposit of \$250,000 to be remitted to the Trustee on or before November 15 of each year and to be allocated to 2020A Bonds and 2020 B Bonds in accordance with BURA Allocation Instruction provided by District Accountant; (ii) annual Parking Payment to be made to the Trustee on or before October 31 of each year, which amount was initially \$300,000 and shall continue to be increased annually by the greater of the annual increase in the CPI or 2%; and (iii) 50% of BURA Event Center Revenues which BURA is entitled to receive pursuant to the Management and Operations Agreement, to be remitted to the District or the Trustee no later than 10 days after receipts.

Gallery Park Contribution Agreement

On December 7, 2023, the District entered into a Contribution Agreement with Park 36 Investment, LLC, and Star Bromfield, LLC. The District has or will construct or install public improvements within its boundaries for Gallery Park (park improvements and parking improvements). Star Broomfield will contribute \$400,000 to the District for the park improvements and the parking improvements. Star Broomfield will pay \$200,000 to the District within 30 days after occurrence of all of the following (i) Park 36 signs the Second Amendment to the Improvement Agreement; (ii) Star Broomfield receives all outstanding certificates of occupancy from the City; and (iii) Star Broomfield receives evidence from the District that a contractor has been selected and there is an official start date for the construction of the park improvements and parking improvements. Star Broomfield will pay the remaining \$200,000 within 10 business days after receiving confirmation from the District and the City that Gallery Park is fully constructed.

NOTE 11 RISK MANAGEMENT

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

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

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

NOTE 12 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, except Enterprises.

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions.

Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue.

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

On November 5, 2002 and November 1, 2005, a majority of the District's electors authorized the District to increase property taxes \$1,000,000 and \$5,000,000, respectively, annually, without limitation to rate, to pay the District's operations and maintenance costs. Additionally, on November 5, 2002, the District's voters authorized the District to collect, retain and spend all revenue in excess of TABOR spending, revenue raising or other limitations.

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

SUPPLEMENTARY INFORMATION

ARISTA METROPOLITAN DISTRICT DEBT SERVICE FUND – SERIES 2018A, 2018B, 2023A AND 2023B SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2023

						riance with nal Budget
	Budget /	Αmoι	unts	Actual		Positive
	Original		Final	 Amounts	(Negative)
REVENUES						
Property Taxes	\$ 3,176,610	\$	3,176,610	\$ 3,177,875	\$	1,265
Specific Ownership Taxes	158,832		159,000	163,415		4,415
Fees in Lieu of Taxes	-		-	585,349		585,349
Net Investment Income	120,000		310,000	341,794		31,794
Sales Taxes	210,000		250,000	240,110		(9,890)
Use Taxes	300,000		600,000	787,413		187,413
SEF	 239,950		170,025	 170,025		-
Total Revenues	4,205,392		4,665,635	5,465,981		800,346
EXPENDITURES						
County Treasurer's Fees	4,211		4,211	4,289		(78)
Paying Agent/Trustee Fees	6,000		6,000	3,000		3,000
Bond Interest - Series 2018A	3,542,381		1,771,191	3,542,381		(1,771,190)
Bond Principal - Series 2018A	110,000		-	110,000		(110,000)
Bond Interest - Series 2018B	-		-	1,721,413		(1,721,413)
Bond Principal - Series 2018B	-		-	3,704,000		(3,704,000)
Bond Issue Costs	-		3,751,000	3,806,802		(55,802)
Contingency	-		763,038	-		763,038
Total Expenditures	 3,662,592		6,295,440	 12,891,885		(6,596,445)
EXCESS OF REVENUES OVER (UNDER)						
EXPENDITURES	542,800		(1,629,805)	(7,425,904)		(5,796,099)
OTHER FINANCING SOURCES (USES)						
Bond Proceeds	-	1	03,000,000	94,685,000		(8,315,000)
Bond Discount	-		(7,900,000)	(378,662)		7,521,338
Refunding Escrow	-		(80,000,000)	(72,772,168)		7,227,832
Transfers In	-		-	26,625		26,625
Transfers Out	-		(16,981,799)	(16,887,984)		93,815
Total Other Financing Sources (Uses)	 -		(1,881,799)	 4,672,811		6,554,610
NET CHANGE IN FUND BALANCE	542,800		(3,511,604)	(2,753,093)		758,511
Fund Balance - Beginning of Year	 5,830,080		5,838,093	 5,838,093		
FUND BALANCE - END OF YEAR	\$ 6,372,880	\$	2,326,489	\$ 3,085,000	\$	758,511

ARISTA METROPOLITAN DISTRICT DEBT SERVICE FUND – SERIES 2020A SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2023

	а	Original nd Final Budget	Actual Amounts	Variance with Final Budget Positive (Negative)		
REVENUES						
Net Investment Income	\$	5,000	\$ 7,119	\$	2,119	
LID Sales Taxes		45,000	45,895		895	
BURA Deposit		175,000	250,000		75,000	
Sales Taxes - Parcel A		195,000	 200,742		5,742	
Total Revenues		420,000	503,756		83,756	
EXPENDITURES						
Paying Agent/Trustee Fees		4,000	4,000		-	
Bond Interest - Series 2020A		165,880	165,880		-	
Bond Principal - Series 2020A		465,000	465,000		-	
Contingency		23,745	-		23,745	
Total Expenditures		658,625	634,880		23,745	
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		(238,625)	(131,124)		107,501	
OTHER FINANCING SOURCES (USES)						
City Support		175,000	 130,000		(45,000)	
Total Other Financing Sources (Uses)		175,000	130,000		(45,000)	
NET CHANGE IN FUND BALANCE		(63,625)	(1,124)		62,501	
Fund Balance - Beginning of Year		705,069	 712,080		7,011	
FUND BALANCE - END OF YEAR	\$	641,444	\$ 710,956	\$	69,512	

ARISTA METROPOLITAN DISTRICT DEBT SERVICE FUND – SERIES 2020B SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2023

		Budget /	Amour	nts		Actual	Final	nce with Budget sitive
	(Original		Final	A	mounts	(Negative)	
REVENUES								
Net Investment Income	\$	5,000	\$	13,000	\$	12,799	\$	(201)
Parking Payment		446,450		484,249		484,249		-
BURA Deposit		75,000				-		-
Total Revenues		526,450		497,249		497,048		(201)
EXPENDITURES								
Paying Agent/Trustee Fees		4,000		4,000		4,000		-
Bond Interest - Series 2020B		191,777		191,777		191,777		-
Bond Principal - Series 2020B		215,000		565,000		565,000		-
Contingency		5,223		223				223
Total Expenditures		416,000		761,000		760,777		223
NET CHANGE IN FUND BALANCE		110,450		(263,751)		(263,729)		22
Fund Balance - Beginning of Year		645,508		675,601		675,601		
FUND BALANCE - END OF YEAR	\$	755,958	\$	411,850	\$	411,872	\$	22

ARISTA METROPOLITAN DISTRICT CAPITAL PROJECTS FUND SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2023

	Budgot	Amounts	Actual	Variance with Final Budget Positive
	Original	Final	Amounts	(Negative)
	Oliginai	l'indi	Amounts	(Negative)
REVENUES				
Net Investment Income	\$-	\$ 10,000	\$ 22,767	\$ 12,767
Total Revenues	-	10,000	22,767	12,767
EXPENDITURES				
Shepsfield Park	-	50,000	3,028	46,972
Gallery Park	-	250,000	9,467	240,533
Parkland Extension	1,150,000	57,925	62,585	(4,660)
Project Management Fee	-	76,000	80,025	(4,025)
Contingency	7,680	134,276	-	134,276
Total Expenditures	1,157,680	568,201	155,105	413,096
EXCESS OF REVENUES OVER (UNDER)				
EXPENDITURES	(1,157,680)	(558,201)	(132,338)	425,863
OTHER FINANCING SOURCES (USES)				
Repay Developer Advance	-	(13,981,799)	(2,576,126)	11,405,673
Transfers In	900,000	17,881,799	17,562,984	(318,815)
Total Other Financing Sources (Uses)	900,000	3,900,000	14,986,858	11,086,858
NET CHANGE IN FUND BALANCE	(257,680)	3,341,799	14,854,520	11,512,721
Fund Balance - Beginning of Year	323,371	388,211	388,211	
FUND BALANCE - END OF YEAR	\$ 65,691	\$ 3,730,010	\$ 15,242,731	\$ 11,512,721

OTHER INFORMATION

ARISTA METROPOLITAN DISTRICT SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY DECEMBER 31, 2023

\$60,925,000
General Obligation (Limited Tax Convertible to Unlimited Tax)
And Special Revenue Refunding Bonds, Series 2023A
Interest Rate 4.250% - 5.000%

Interest Payable June 1 and December 1 Principal Due December 1

Year Ending December 31. Principal Interest Total 2024 \$ - \$ 2,725,565 \$ 2,725,565 2025 - 2,827,675 2,827,675 3,027,675 2,827,675 3,027,675 2026 200,000 2,817,675 3,342,675 3,342,675 2,028 595,000 2,761,675 3,386,645 2,029 625,000 2,761,675 3,348,425 2,0300 2,761,675 3,435,425 2,031 740,000 2,669,175 3,435,425 2,033 830,000 2,668,175 3,448,175 2,033 870,000 2,561,675 3,588,475 2,036 1,115,000 2,474,175 3,589,175 2,036,91,75 3,644,925 2,589,175 2,648,675 2,036 1,115,000 2,2474,175 3,588,425 2,038 1,285,000 2,238,300 3,698,300 2,176,250 3,664,5675 2,648,675 2,648,675 2,648,675 3,644,925 2,586,75 3,644,925 2,586,75 3,644,925 2,586,75 3,644,925 2,666,525 2,646,675 3,646			Principal Due December 1							
2025 - 2,827,675 2,827,675 2026 200,000 2,827,675 3,027,675 2027 525,000 2,817,675 3,342,675 2028 595,000 2,791,425 3,386,425 2030 705,000 2,730,425 3,336,475 2031 740,000 2,658,175 3,435,175 2032 830,000 2,658,175 3,486,675 2033 870,000 2,573,175 3,538,175 2034 965,000 2,573,175 3,538,175 2035 1,015,000 2,524,925 3,589,175 2036 1,115,000 2,474,175 3,588,175 2037 1,170,000 2,418,425 3,588,425 2038 1,285,000 2,295,675 3,644,925 2039 1,350,000 2,295,675 3,646,925 2040 1,460,000 2,295,675 3,646,925 2041 1,520,000 2,116,65 3,698,205 2042 1,640,000 1,916,925 3,686,275 <	Year Ending December 31,	Princi	pal	Interest	Total					
2025 - 2,827,675 2,827,675 2026 200,000 2,827,675 3,027,675 2027 525,000 2,817,675 3,342,675 2028 595,000 2,791,425 3,386,425 2030 705,000 2,730,425 3,336,475 2031 740,000 2,658,175 3,435,175 2032 830,000 2,658,175 3,486,675 2033 870,000 2,573,175 3,538,175 2034 965,000 2,573,175 3,538,175 2035 1,015,000 2,524,925 3,589,175 2036 1,115,000 2,474,175 3,588,175 2037 1,170,000 2,418,425 3,588,425 2038 1,285,000 2,295,675 3,644,925 2039 1,350,000 2,295,675 3,646,925 2040 1,460,000 2,295,675 3,646,925 2041 1,520,000 2,116,65 3,698,205 2042 1,640,000 1,916,925 3,686,275 <	2024	\$	- \$	2.725.565	\$	2,725,565				
2026 200,000 2,827,675 3,027,675 2027 525,000 2,817,675 3,342,675 2028 595,000 2,761,675 3,386,425 2030 705,000 2,730,425 3,435,425 2031 740,000 2,695,175 3,435,175 2032 830,000 2,658,175 3,486,175 2033 870,000 2,616,675 3,486,175 2034 965,000 2,573,175 3,538,175 2035 1,015,000 2,524,925 3,539,925 2036 1,115,000 2,418,425 3,588,475 2037 1,770,000 2,418,425 3,588,475 2038 1,285,000 2,359,925 3,644,925 2039 1,350,000 2,176,250 3,696,250 2040 1,460,000 2,176,250 3,696,275 2041 1,520,000 2,176,250 3,696,275 2043 1,710,000 2,041,950 3,751,950 2044 1,840,000 1,666,775 3,866,525 </td <td></td> <td></td> <td>- '</td> <td></td> <td>·</td> <td></td>			- '		·					
2027 525,000 2,817,675 3,342,675 2028 595,000 2,791,425 3,386,425 2029 625,000 2,730,425 3,435,425 2031 740,000 2,695,175 3,435,425 2032 830,000 2,658,175 3,488,675 2033 870,000 2,616,675 3,486,675 2034 965,000 2,573,175 3,538,175 2035 1,015,000 2,524,925 3,539,925 2036 1,117,000 2,418,425 3,588,425 2039 1,350,000 2,238,300 3,698,300 2041 1,460,000 2,176,250 3,696,250 2043 1,710,000 2,041,950 3,751,650 2044 1,840,000 1,869,275 3,866,525 2043 1,710,000 2,041,950 3,751,650 2044 1,840,000 1,870,275 3,866,525 2045 1,935,000 1,780,525 3,866,525 2045 2,046,000 1,448,75 3,928,775<			200.000							
2028 595,000 2,791,425 3,386,425 2029 625,000 2,761,675 3,386,675 2030 705,000 2,730,425 3,435,425 2031 740,000 2,695,175 3,435,425 2032 830,000 2,668,175 3,488,175 2033 870,000 2,616,675 3,486,675 2034 965,000 2,573,175 3,539,925 2035 1,015,000 2,474,175 3,588,425 2037 1,170,000 2,418,425 3,588,425 2038 1,285,000 2,359,925 3,644,925 2039 1,350,000 2,295,675 3,646,675 2040 1,460,000 2,295,675 3,646,925 2039 1,350,000 2,176,250 3,698,300 2041 1,620,000 2,176,250 3,696,250 2042 1,640,000 2,915,675 3,866,275 2045 1,935,000 1,877,275 3,812,275 2045 1,935,000 1,876,275 3,866,275			,							
2029 625,000 2,761,675 3,386,675 2030 705,000 2,730,425 3,435,425 2031 740,000 2,695,175 3,438,175 2032 830,000 2,658,175 3,488,175 2033 870,000 2,616,675 3,488,175 2034 965,000 2,573,175 3,538,175 2035 1,015,000 2,474,175 3,589,425 2036 1,170,000 2,418,425 3,588,425 2038 1,285,000 2,359,925 3,644,925 2039 1,350,000 2,295,675 3,648,605 2040 1,460,000 2,238,300 3,698,300 2041 1,520,000 2,176,250 3,696,250 2042 1,640,000 2,041,950 3,751,950 2044 1,840,000 1,969,275 3,809,275 2045 1,935,000 1,877,275 3,812,275 2046 2,085,000 1,780,525 3,866,275 2048 2,360,000 1,676,275 3,926,7			,			, ,				
2030 705,000 2,730,425 3,435,425 2031 740,000 2,695,175 3,435,175 2032 830,000 2,658,175 3,486,175 2033 870,000 2,616,675 3,486,175 2034 965,000 2,573,175 3,538,175 2035 1,015,000 2,524,925 3,539,925 2036 1,115,000 2,474,175 3,588,425 2038 1,285,000 2,359,925 3,644,925 2039 1,350,000 2,295,675 3,644,925 2039 1,350,000 2,295,675 3,645,675 2040 1,460,000 2,238,300 3,698,300 2041 1,520,000 2,176,250 3,696,250 2042 1,640,000 2,041,950 3,751,950 2043 1,710,000 2,041,950 3,751,950 2044 1,840,000 1,969,275 3,806,275 2045 1,935,000 1,877,275 3,812,275 2046 2,085,000 1,780,525 3,866	2029									
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2033 870,000 2616,675 3,486,675 2034 965,000 2,573,175 3,538,175 2035 1,015,000 2,524,925 3,539,925 2036 1,115,000 2,474,175 3,588,175 2037 1,170,000 2,418,425 3,588,425 2038 1,285,000 2,359,925 3,644,925 2039 1,350,000 2,295,675 3,645,675 2040 1,460,000 2,238,300 3,698,300 2041 1,520,000 2,176,250 3,751,650 2042 1,640,000 2,041,950 3,751,650 2043 1,710,000 2,041,950 3,751,950 2044 1,840,000 1,969,275 3,809,275 2045 1,935,000 1,877,275 3,812,275 2046 2,085,000 1,876,775 3,926,775 2048 2,360,000 1,487,75 3,926,775 2049 2,480,000 1,448,775 3,926,775 2050 2,650,000 1,337,175 3	2031	-	740,000	2,695,175		3,435,175				
2034965,0002,573,1753,538,17520351,015,0002,524,9253,539,92520361,115,0002,474,1753,588,17520371,170,0002,418,4253,588,42520381,285,0002,359,9253,644,92520391,350,0002,295,6753,645,67520401,460,0002,238,3003,698,30020411,520,0002,176,2503,696,25020421,640,0002,041,9503,751,65020431,710,0002,041,9503,751,65020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,12520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,00054,3754,174,37520584,055,000182,4754,237,475	2032	;	330,000	2,658,175		3,488,175				
2034965,0002,573,1753,538,17520351,015,0002,524,9253,539,92520361,115,0002,474,1753,588,17520371,170,0002,418,4253,588,42520381,285,0002,359,9253,644,92520391,350,0002,295,6753,645,67520401,460,0002,238,3003,698,30020411,520,0002,176,2503,696,25020421,640,0002,041,9503,751,65020431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,926,77520482,360,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,12520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,00054,3754,174,37520584,055,000182,4754,237,475	2033	;	370,000	2,616,675		3,486,675				
20361,115,0002,474,1753,589,17520371,170,0002,418,4253,588,42520381,285,0002,359,9253,644,92520391,350,0002,295,6753,645,67520401,460,0002,238,3003,698,30020411,520,0002,176,2503,696,25020421,640,0002,111,6503,751,95020431,710,0002,041,9503,751,95020441,840,0001,969,2753,869,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,926,77520482,360,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000821,4754,111,47520543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2034	9	965,000	2,573,175		3,538,175				
20371,170,0002,418,4253,588,42520381,285,0002,359,9253,644,92520391,350,0002,295,6753,645,67520401,460,0002,238,3003,698,30020411,520,0002,176,2503,696,25020421,640,0002,041,9503,751,95020431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,926,77520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000673,4254,111,47520543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2035	1,0	015,000	2,524,925		3,539,925				
20381,285,0002,359,9253,644,92520391,350,0002,295,6753,645,67520401,460,0002,238,3003,698,30020411,520,0002,176,2503,696,25020421,640,0002,111,6503,751,65020431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,337,1753,987,17520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,134,575	2036	1,	115,000	2,474,175		3,589,175				
20391,350,0002,295,6753,645,67520401,460,0002,238,3003,698,30020411,520,0002,176,2503,696,25020421,640,0002,111,6503,751,65020431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,0001,82,4754,237,475	2037	1,	170,000	2,418,425		3,588,425				
20401,460,0002,238,3003,698,30020411,520,0002,176,2503,696,25020421,640,0002,111,6503,751,65020431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,866,27520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520502,650,0001,337,1753,928,77520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,237,47520584,055,000182,4754,237,475	2038	1,:	285,000	2,359,925		3,644,925				
20411,520,0002,176,2503,696,25020421,640,0002,111,6503,751,65020431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,866,27520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,237,47520584,055,000182,4754,237,475	2039	1,5	350,000	2,295,675		3,645,675				
20421,640,0002,111,6503,751,65020431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,237,47520584,055,000182,4754,237,475	2040	1,4	460,000	2,238,300		3,698,300				
20431,710,0002,041,9503,751,95020441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,866,27520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,71520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2041	1,	520,000	2,176,250		3,696,250				
20441,840,0001,969,2753,809,27520451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2042	1,0	640,000	2,111,650		3,751,650				
20451,935,0001,877,2753,812,27520462,085,0001,780,5253,865,52520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2043	1,	710,000	2,041,950		3,751,950				
20462,085,0001,780,5253,865,52520472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,655,000518,8504,173,85020563,655,000518,8504,173,85020573,820,000354,3754,237,47520584,055,000182,4754,237,475	2044	1,8	340,000	1,969,275		3,809,275				
20472,190,0001,676,2753,866,27520482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,655,000518,8504,173,85020563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2045	1,9	935,000	1,877,275		3,812,275				
20482,360,0001,566,7753,926,77520492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,655,000518,8504,173,85020563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2046	2,0	085,000	1,780,525	3,865,525					
20492,480,0001,448,7753,928,77520502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,655,000518,8504,173,85020563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2047	2,	190,000	1,676,275		3,866,275				
20502,650,0001,337,1753,987,17520512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2048	2,3	360,000	1,566,775		3,926,775				
20512,770,0001,217,9253,987,92520522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2049	2,4	480,000	1,448,775		3,928,775				
20522,955,0001,093,2754,048,27520533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2050	2,	650,000	1,337,175		3,987,175				
20533,085,000960,3004,045,30020543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2051	2,	770,000	1,217,925		3,987,925				
20543,290,000821,4754,111,47520553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2052	2,9	955,000	1,093,275		4,048,275				
20553,435,000673,4254,108,42520563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475	2053	3,0	085,000	960,300		4,045,300				
20563,655,000518,8504,173,85020573,820,000354,3754,174,37520584,055,000182,4754,237,475		3,2	290,000	821,475		4,111,475				
2057 3,820,000 354,375 4,174,375 2058 4,055,000 182,475 4,237,475	2055	3,4	435,000	673,425		4,108,425				
2058 4,055,000 182,475 4,237,475	2056									
Total <u>\$ 60,925,000</u> <u>\$ 68,144,765</u> <u>\$ 129,069,765</u>										
	Total	\$ 60,9	925,000 \$	68,144,765	\$	129,069,765				

ARISTA METROPOLITAN DISTRICT SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (CONTINUED) DECEMBER 31, 2023

Year Ended	\$6,035,000 Parking/Special Limited Revenue Refunding Bonds, Series 2020A, Dated April 15, 2020 Interest Rate at 3.19% Interest Payable June 1 and December 1 Principal Due December 1 Drincipal Interest Total							\$5,600,000 Taxable Parking/Special Limited Revenue Refunding Bonds, Series 2020B, Dated April 15, 2020 Interest Rate at 3.89% Interest Payable June 1 and December 1 <u>Principal Due December 1</u> Principal Interest Total						
December 31,		Principal		Interest		Iotal		Principal		Interest	Total			
2024	\$	485,000	\$	151,047	\$	636,047	\$	220,000	\$	169,799	\$	389,799		
2025		505,000		135,575		640,575		230,000		161,241		391,241		
2026		520,000		119,466		639,466		240,000		152,294		392,294		
2027		535,000		102,878		637,878		250,000		142,958		392,958		
2028		555,000		85,811		640,811		255,000		133,233		388,233		
2029		410,000		68,107		478,107		265,000		123,313		388,313		
2030		180,000		55,028		235,028		275,000		113,005		388,005		
2031		185,000		49,286		234,286		290,000		102,307		392,307		
2032		195,000		43,384		238,384		300,000		91,026		391,026		
2033		200,000		37,164		237,164		310,000		79,356		389,356		
2034		210,000		30,784		240,784		325,000		67,297		392,297		
2035		155,000		24,085		179,085		335,000		54,655		389,655		
2036		160,000		19,140		179,140		350,000		41,623		391,623		
2037		165,000		14,036		179,036		360,000		28,008		388,008		
2038		175,000		8,773		183,773		360,000		14,004		374,004		
2039		100,000		3,190		103,190		-		-		-		
2040		-		-		-		-		-		-		
2041		-		-		-		-		-		-		
2042		-		-		-		-		-		-		
2043		-		-		-		-		-		-		
2044		-		-		-		-		-		-		
2045		-		-		-		-		-		-		
2046		-		-		-		-		-		-		
2047		-		-		-		-		-		-		
2048		-		-		-		-		-		-		
2049		-		-		-		-		-		-		
2050		-		-		-		-		-		-		
2051		-		-		-		-		-		-		
2052		-		-		-		-		-		-		
2053		-		-		-		-		-		-		
2054		-		-		-		-		-		-		
2055		-		-		-		-		-		-		
2056		-		-		-		-		-		-		
2057		-		-		-		-		-		-		
2058		-		-		-		-				-		
Total	\$	4,735,000	\$	947,754	\$	5,682,754	\$	4,365,000	\$	1,474,119	\$	5,839,119		

ARISTA METROPOLITAN DISTRICT SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY (CONTINUED) DECEMBER 31, 2023

December 31. Principal Interest Total December 31. Principal Interest 2024 \$ 705,000 \$ 320,846 \$ 1,025,846 2024 \$ 705,000 \$ 3,046,4 2025 735,000 296,816 1,031,816 2025 735,000 3,124,4 2026 760,000 271,760 1,031,760 2026 960,000 3,099,4 2027 785,000 245,836 1,030,836 2027 1,310,000 3,063,5 2028 810,000 219,044 1,029,044 2028 1,405,000 3,010,4 2029 675,000 191,420 866,420 2029 1,300,000 2,989,4 2030 455,000 168,033 626,593 2031 1,215,000 2,886,4 2031 475,000 151,593 626,593 2031 1,325,000 2,733,1 2032 495,000 134,410 629,410 2032 1,325,000 2,733,1 2034 </th <th></th>	
2025735,000296,8161,031,8162025735,0003,124,42026760,000271,7601,031,7602026960,0003,099,42027785,000245,8361,030,83620271,310,0003,063,52028810,000219,0441,029,04420281,405,0003,010,42029675,000191,420866,42020291,300,0002,953,02030455,000168,033623,03320301,160,0002,898,42031475,000151,593626,59320311,215,0002,846,72032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	Total
2025735,000296,8161,031,8162025735,0003,124,42026760,000271,7601,031,7602026960,0003,099,42027785,000245,8361,030,83620271,310,0003,063,52028810,000219,0441,029,04420281,405,0003,010,42029675,000191,420866,42020291,300,0002,953,02030455,000168,033623,03320301,160,0002,898,42031475,000151,593626,59320311,215,0002,846,72032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	11 \$ 3,751,411
2026760,000271,7601,031,7602026960,0003,099,42027785,000245,8361,030,83620271,310,0003,063,52028810,000219,0441,029,04420281,405,0003,010,42029675,000191,420866,42020291,300,0002,953,02030455,000168,033623,03320301,160,0002,898,42031475,000151,593626,59320311,215,0002,846,72032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2027785,000245,8361,030,83620271,310,0003,063,52028810,000219,0441,029,04420281,405,0003,010,42029675,000191,420866,42020291,300,0002,953,02030455,000168,033623,03320301,160,0002,898,42031475,000151,593626,59320311,215,0002,846,72032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
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2029675,000191,420866,42020291,300,0002,953,02030455,000168,033623,03320301,160,0002,898,42031475,000151,593626,59320311,215,0002,846,72032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2030455,000168,033623,03320301,160,0002,898,42031475,000151,593626,59320311,215,0002,846,72032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2031475,000151,593626,59320311,215,0002,846,72032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2032495,000134,410629,41020321,325,0002,792,52033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2033510,000116,520626,52020331,380,0002,733,12034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2034535,00098,081633,08120341,500,0002,671,22035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2035490,00078,740568,74020351,505,0002,603,62036510,00060,763570,76320361,625,0002,534,9	
2036 510,000 60,763 570,763 2036 1,625,000 2,534,9	
2037 525,000 42,044 567,044 2037 1,695,000 2,460,4	
2038 535,000 22,777 557,777 2038 1,820,000 2,382,7	
2039 100,000 3,190 103,190 2039 1,450,000 2,298,8	
2040 2040 1,460,000 2,238,3	
2010 2021 1,520,000 2,176,2	
2042 2042 1,640,000 2,111,6	
2043 2043 1,710,000 2,041,9	, ,
2044 2044 1,840,000 1,969,2	
2045 2045 1,935,000 1,877,2	
2046 2046 2,085,000 1,780,5	
2047 2047 2,190,000 1,676,2	, ,
2048 2048 2,360,000 1,566,7	
2049 2049 2,480,000 1,448,7	75 3,928,775
2050 2050 2,650,000 1,337,1	
2051 2051 2,770,000 1,217,9	3,987,925
2052 2052 2,955,000 1,093,2	4,048,275
2053 2053 3,085,000 960,3	4,045,300
2054 2054 3,290,000 821,4	75 4,111,475
2055 2055 3,435,000 673,4	4,108,425
2056 2056 3,655,000 518,8	50 4,173,850
2057 2057 3,820,000 354,3	4,174,375
2058 2058 2058 4,055,000182,4	4,237,475
Total <u>\$ 9,100,000</u> <u>\$ 2,421,873</u> <u>\$ 11,521,873</u> Total <u>\$ 70,025,000</u> <u>\$ 70,566,6</u>	38 \$ 140,591,638

ARISTA METROPOLITAN DISTRICT SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2023

Year Ended	f	Prior ar Assessed Valuation or Current ear Property	Mills Levied		Total Property Taxes				Percentage
December 31,	1.	Tax Levv	General	Service	Levied		Collected		to Levied
<u>December 01,</u>		Tux Lovy	General	0011100		Levied		Concoled	
2019	\$	40,326,373	20.000	60.498	\$	3,246,192	\$	3,239,036	99.78 %
2020		47,634,080	20.000	60.711		3,844,594		3,802,387	98.90
2021		51,410,800	20.000	60.711		4,149,417	*	4,021,176	96.91
2022		58,333,970	20.000	60.711		4,708,193	*	4,394,008	93.33
2023		53,983,580	21.867	58.844		4,357,068		4,358,804	100.04
Estimated for the Year Ending December 31,	¢	62 002 900	10 072	64 929	¢	E 164 000			
2024	\$	63,992,800	18.873	61.838	\$	5,164,923			

* In 2021, refunds and abatements totaled \$116,012

* In 2022, taxes abated and refunded per Certification of Assessed Valuation totaled \$325,261

NOTE: Property taxes shown as collected in any one year include collection of delinquent property taxes or abatements of property taxes assessed in prior years. This presentation does not attempt to identify specific years of assessment.