Todd Creek Village Metropolitan District (Adams County, Colorado)

FINANCIAL STATEMENTS

with Independent Auditor's Report

December 31, 2012 and 2011

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December 31, 2012 and 2011

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Certified Public Accountants and Business Consultants

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors Todd Creek Village Metropolitan District Adams County, Colorado

We have audited the accompanying financial statements of Todd Creek Village Metropolitan District (the District) as of and for the years ended December 31, 2012 and 2011, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

Management's Responsibility 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.

Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the District, as of December 31, 2012 and 2011, and the respective changes in financial position and cash flows thereof for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

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

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

Lakewood, Colorado January 13, 2015

Wagner Larne & Diggs, Pl

STATEMENTS OF NET POSITION

December 31, 2012 and 2011

	2012	(Restated) 2011
ASSETS		
Current assets		
Cash and cash equivalents	\$ 331,277	\$ 295,550
Cash and cash equivalents - restricted	432,285	455,392
Accounts receivable	206,891	216,552
Prepaid expenses	18,232	15,594
Total current assets	988,685	983,088
Capital assets		
Water rights	6,034,138	5,973,304
Operating system and storage	52,922,674	52,507,014
	58,956,812	58,480,318
Accumulated depreciation	(10,168,302)	(8,851,475)
Total capital assets	48,788,510	49,628,843
Other assets		
Bond issuance costs (net of accumulated		
amortization of \$2,286,573 and \$2,160,494, respectively)	483,201	609,280
Certificates of Participation issuance costs (net of		
accumulated amortization of \$130,877 and \$112,287, respectively)	113,996	132,586
Certificates of Participation discount (net of		
accumulated amortization of \$80,997 and \$69,491, respectively)	70,553	82,059
Deposits		12,000
Total other assets	667,750	835,925
TOTAL ASSETS	50,444,945	51,447,856_
LIABILITIES		
Current liabilities		
Accounts payable	276,779	271,939
Accrued interest payable	1,429,450	907,762
Unearned revenue	231	-
Line of credit payable	949,400	949,400
Current portion of long-term debt	6,345,000	6,405,000
Total current liabilities	9,000,860	8,534,101
Lang town obligations not convent neutica	20 625 000	21 115 000
Long-term obligations, net current portion	20,625,000	21,115,000
TOTAL LIABILITIES	29,625,860	29,649,101
NET POSITION		
Net investment in capital assets	28,163,510	28,513,843
Restricted	432,285	455,392
Unrestricted	(7,776,710)	(7,170,480)
TOTAL NET POSITION	\$ 20,819,085	\$ 21,798,755

STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET ASSETS

For the Years Ended December 31, 2012 and 2011

Operating revenue 2012 2011 Water revenue \$ 2,081,786 \$ 1,762,846 (FTC) Failure to connect fees 618,889 665,897 Availability fees 115,588 111,967 Meter fees 68,425 29,200 Inspection fees 74,299 67,877 Penalties and other income 74,299 67,877 Total operating revenues 2,979,387 2,646,287 Operating expenses 11,162 15,737 Depreciation 1316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Rew water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731	Tor the rears Ended Describer or, 2012 c	(Restated)	
Water revenue \$ 2,081,786 \$ 1,762,846 (FTC) Failure to connect fees 618,889 665,897 Availability fees 68,425 29,200 Meter fees 68,425 29,200 Inspection fees 20,400 8,500 Penalties and other income 74,299 67,877 Total operating revenues 2,979,387 2,646,287 Operating expenses 2 2,979,387 2,646,287 Operating and audit 11,162 15,737 1,911,503 1,911,503 District management 684,000 660,000 60,000 60,000 60,000 60,000 60,000 60,000 <th>Operating revenues</th> <th>2012</th> <th>•</th>	Operating revenues	2012	•
Availability fees 115,588 111,967 Meter fees 68,425 29,200 Inspection fees 20,400 8,500 Penalties and other income 74,299 67,877 Total operating revenues 2,979,387 2,646,287 Operating expenses 31,16,827 1,311,503 Accounting and audit 11,162 15,737 Depreciation 1,316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 <t< td=""><td>· · · · · · · · · · · · · · · · · · ·</td><td>\$ 2,081,786</td><td>\$ 1,762,846</td></t<>	· · · · · · · · · · · · · · · · · · ·	\$ 2,081,786	\$ 1,762,846
Meter fees 68,425 29,200 Inspection fees 20,400 8,500 Penalties and other income 74,299 67,877 Total operating revenues 2,979,387 2,646,287 Operating expenses 3,279,387 1,5737 Depreciation 1,316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses (156,175) <	(FTC) Failure to connect fees	618,889	665,897
Inspection fees 20,400 8,500 Penalties and other income 74,299 67,877 Total operating revenues 2,979,387 2,646,287 2,979,387 2,646,287 2,979,387 2,646,287 2,979,387 2,646,287 2,979,387 2,646,287 2,979,387 2,646,287 2,979,387 3,311,503 2,979,201 2,311,503 2,3	Availability fees	115,588	111,967
Penalties and other income 74,299 67,877 Total operating revenues 2,979,387 2,646,287 Operating expenses 31,162 15,737 Accounting and audit 11,162 15,737 Depreciation 1,316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,753 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3938,123 3,356,867 Operating (loss) 958,736 <td></td> <td>68,425</td> <td>•</td>		68,425	•
Total operating revenues 2,979,387 2,646,287 Operating expenses Counting and audit 11,162 15,737 Depreciation 1,316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (156,175) (157,786)	Inspection fees	20,400	8,500
Operating expenses Accounting and audit 11,162 15,737 Depreciation 1,316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (1,033,475) (1,143,955) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental <t< td=""><td>Penalties and other income</td><td></td><td>67,877</td></t<>	Penalties and other income		67,877
Accounting and audit 11,162 15,737 Depreciation 1,316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (1,033,475) (1,143,955) Interest (1,033,475) (1,143,955) (1,143,955) Inte	Total operating revenues	2,979,387	2,646,287
Depreciation 1,316,827 1,311,503 District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,556,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (156,175) (157,786) Investment earnings 282,721 95,219 Amortization expense (1,033,475) (1,143,955) Interest expense - certif	Operating expenses		
District management 684,000 660,000 Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (156,175) (157,786) Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificat	Accounting and audit	11,162	15,737
Engineering 117,052 56,190 Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 33,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees (1,032,319) (1,817,991)	Depreciation	1,316,827	1,311,503
Insurance 15,788 13,424 Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	District management	684,000	660,000
Legal 254,053 397,114 Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (958,736) (710,580) Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,81	Engineering	117,052	56,190
Miscellaneous 2,239 12,664 MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (958,736) (710,580) Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Insurance	15,788	13,424
MXU system 80,375 46,122 Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (958,736) (710,580) Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Legal	254,053	397,114
Office expense 149,205 121,005 Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (156,175) (157,786) Interest expense - certificates of participation base rental (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Miscellaneous	•	12,664
Public relations 4,039 2,790 Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) (958,736) (710,580) Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	· ·	•	46,122
Raw water acquisition 362,027 147,197 Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) 282,721 95,219 Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	•		
Repairs and maintenance 280,623 150,731 Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) 282,721 95,219 Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)			The state of the s
Reimbursement to Heritage Todd Creek 19,565 - Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) 282,721 95,219 Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	•	•	147,197
Utilities and water leases 605,294 394,469 Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) 1nvestment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	·		150,731
Water treatment 35,874 27,921 Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) 282,721 95,219 Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Reimbursement to Heritage Todd Creek	·	-
Total operating expenses 3,938,123 3,356,867 Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) 282,721 95,219 Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Utilities and water leases	•	•
Operating (loss) (958,736) (710,580) Nonoperating revenue and (expense) 282,721 95,219 Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	•		
Nonoperating revenue and (expense) Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Total operating expenses	3,938,123	3,356,867
Investment earnings 282,721 95,219 Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Operating (loss)	(958,736)	(710,580)
Amortization expense (156,175) (157,786) Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Nonoperating revenue and (expense)		
Interest (1,033,475) (1,143,955) Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Investment earnings	282,721	95,219
Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Amortization expense	(156,175)	(157,786)
Interest expense - certificates of participation base rental (521,688) (521,688) Loan fees (3,702) (89,681) Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Interest	(1,033,475)	(1,143,955)
Paying agent fees - (100) Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Interest expense - certificates of participation base rental	(521,688)	(521,688)
Total nonoperating revenue and (expense) (1,432,319) (1,817,991)	Loan fees	(3,702)	(89,681)
	Paying agent fees	<u> </u>	(100)
Income (Loss) before capital contributions (2,391,055) (2,528,571)	Total nonoperating revenue and (expense)	(1,432,319)	(1,817,991)
	Income (Loss) before capital contributions	(2,391,055)	(2,528,571)
Capital contributions	Capital contributions		
Tap fees 1,411,385 774,600	Tap fees	1,411,385	774,600
Total capital contributions 1,411,385 774,600	·		
Change in net assets (979,670) (1,753,971)	Change in net assets	(979,670)	(1,753,971)
Net assets - beginning 21,798,755 23,552,726	Net assets - beginning	21,798,755	23,552,726
Net assets - ending \$ 20,819,085 \$ 21,798,755	Net assets - ending	\$ 20,819,085	\$ 21,798,755

STATEMENTS OF CASH FLOWS

For the Years Ended December 31, 2012 and 2011

	2012	(Restated) 2011
CASH FLOWS FROM OPERATING ACTIVITIES	_		
Receipts from customers and users	\$ 4,400,664	\$	3,364,236
Payments to suppliers	 (2,607,094)		(2,104,557)
Net cash provided by operating activities	 1,793,570		1,259,679
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES			
Acquisition of capital assets	(476,494)		(177,955)
Principal paid on revenue bonds	(550,000)		(265,000)
Interest paid on revenue bonds	(1,033,475)		(1,059,128)
Interest paid on line of credit	-		(47,859)
Other debt-related expenditures	(3,702)		(89,781)
Net cash (used) by capital and related financing activities	(2,063,671)		(1,639,723)
CASH FLOWS FROM INVESTING ACTIVITIES			
Interest and dividends received	282,721		95,219
Net cash provided by investing activities	282,721		95,219
NET INCREASE (DECREASE) IN CASH			
AND CASH EQUIVALENTS	12,620		(284,825)
CASH AND CASH EQUIVALENTS - BEGINNING OF YEAR	 750,942		1,035,767
CASH AND CASH EQUIVALENTS - END OF YEAR	\$ 763,562	\$	750,942

STATEMENTS OF CASH FLOWS (continued)

For the Years Ended December 31, 2012 and 2011

		(Restated)
	2012	2011
Reconciliation of operating (loss) to		
net cash provided (used) by operating activities:		
Operating income (loss)	\$ (958,736)	\$ (710,580)
Adjustments to reconcile operating (loss) to net cash provided (used)		
by operating activities:		
Depreciation expense	1,316,827	1,311,503
Tap fees received from customers	1,411,385	774,600
(Increase) decrease in accounts receivable	9,661	(56,651)
(Increase) decrease in deposits	12,000	(12,000)
(Increase) decrease in prepaid expense	(2,638)	-
Increase (decrease) in accounts payable	4,840	(47,193)
Increase (decrease) in unearned revenue	231	<u>-</u>
Total adjustments	2,752,306	1,970,259
		(200 21 21 21 21 21 21 21 21 21 21 21 21 21
Net cash provided (used) by operating activities	\$ 1,793,570	\$ 1,259,679

NOTES TO THE FINANCIAL STATEMENTS

December 31, 2012 and 2011

Note 1 – Definition of reporting entity

The Todd Creek Village Metropolitan District (the District) is a quasi-municipal corporation organized on November 19, 1996 and is governed pursuant to provisions of the Colorado Special District Act. The District's service area is located in Adams and Weld Counties, Colorado. The District was established to provide water and wastewater services to an area encompassing approximately 6,725 acres in Adams County and 6,000 acres in Weld County.

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

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.

As of December 31, 2012, no component unit has been identified as reportable to the District, nor is the District a component unit of any other primary governmental entity.

Note 2 – Summary of significant accounting policies

The accounting policies of the District conform to generally accepted accounting principles as applicable to governmental units accounted for as a proprietary enterprise fund. The enterprise fund is used since the District's powers are related to those operated in a manner similar to a private utility system where net income and capital maintenance are appropriate determinations of accountability.

The District has elected to follow Governmental Accounting Standards Board pronouncements. Therefore, statements issued by the Financial Accounting Standards Board after November 30, 1989 are not applied.

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

A. Basis of accounting

The District's records are maintained on the accrual basis of accounting. Revenue is recognized when earned, and expenses are recognized when the liability is incurred. Depreciation is computed and recorded as an operating expense. Expenditures for capital assets are shown as increases in assets and redemption of bonds and certificates of participation is recorded as a reduction in liabilities. Tap fees are recorded as capital contributions when received.

When both restricted and unrestricted resources are available for use, it is the District's policy to use restricted resources first, then unrestricted resources as they are needed.

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

B. Operating revenue and expenses

The District distinguishes between operating revenues and expenses and nonoperating items in the Statement of Revenues, Expenses and Changes in Net Position. Operating revenues and expenses generally result from providing services and producing and delivering goods in connection with the District's purpose of providing water and wastewater services to its customers. Operating revenues consist of charges to customers for service provided. Operating expenses include the cost of service, administrative expenses and depreciation of assets. All revenue and expenses not meeting this definition are reported as nonoperating revenues and expenses or capital contributions.

C. Use of estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires District management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenditures during the reporting period. Actual results could differ from those estimates.

D. Deposits and investments

The District's cash and cash equivalents are considered to be cash on hand, demand deposits and short-term investments with original maturities of three months or less from the date of acquisition.

Investments for the District are reported at fair value.

E. Restricted cash

Certain proceeds of the District's revenue bonds and certificates of participation, as well as certain resources set aside for their repayment, are classified as restricted assets on the balance sheet because they are maintained in separate bank accounts and their use is limited by applicable bond covenants. Restricted cash totaled \$432,285 at December 31, 2012 and \$455,392 at December 31, 2011.

F. Accounts receivable, allowance for doubtful accounts

Use fees and tap fees constitute a perpetual lien on or against property served until paid. Such liens may be foreclosed upon as provided by the State of Colorado. Therefore, no provision for uncollectible receivables has been made in the financial statements.

G. Capital assets

Capital assets, which include water rights, water wells, storage and treatment facilities and delivery systems, are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recorded at estimated fair market value at the date of donation or at the developer's cost. Capital assets are defined by the District as those assets with a cost or value of \$1,000 or greater. The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend assets lives are not capitalized.

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

Major outlays for capital assets and improvements for which the District retains title are capitalized as projects are constructed. Interest incurred during the construction phase of capital assets is not included as part of the capitalized value of the assets constructed.

Property, plant, and equipment of the District are depreciated using the straight line method over the estimated useful lives (40 years for water system infrastructure). The cost of water rights includes acquisition cost, legal, and engineering costs related to the development and augmentation of those rights. Since the rights have a perpetual life, they are not amortized. Depreciation expense for the years ended December 31, 2012 and 2011 totaled \$1,316,827 and \$1,311,503, respectively.

H. Amortization of bond and loan costs

Bond and loan issue costs and discounts are being amortized over the respective terms of the bonds or loan using the straight-line method. Amortization expense for bond, loan, and discounts amounted to \$156,175 and \$157,786 for the years ended December 31, 2012 and 2011, respectively.

I. Budgetary information

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

Subsequent to year end, the District amended its appropriation in the General Fund from \$2,849,375 to \$3,150,000 and in the Capital Project Fund from \$200,000 to \$500,000.

J. Contributed capital

Tap fees and water resource fees are generally recorded as capital contributions when received. Lines contributed to the District by developers are recorded as capital contributions and additions to the systems at the developer's cost or at the estimated fair value at the date of contribution.

Note 3 - Cash and investments

Cash and investments as of December 31, 2012 and 2011 are classified in the accompanying financial statements as follows:

	2012	2011
Cash and cash equivalents	\$331,277	\$ 295,550
Cash and cash equivalents - restricted	432,285	 455,392
Total cash and investments	\$763,562	\$ 750,942

Cash and investments in the amount of \$432,285 and \$455,392 was restricted at December 31, 2012 and 2011, respectively, for the payment of bond and certificate of participation interest and principal.

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

A. Deposits with financial institutions

Colorado statutes require that the District use eligible public depositories as defined by the Colorado Public Deposit Protection Act (the Act). Under the Act, amounts on deposit in excess of federal insurance levels must be collateralized. As of December 31, 2012 and 2011, the federal insurance limits were \$250,000. The eligible collateral is determined by the Act and allows the institution to create a single collateral pool for all public funds. The pool is to be maintained by another institution or held in trust for all the uninsured public deposits as a group. The market value of the collateral must be at least 102% of the aggregate uninsured deposits. The State Regulatory Commissions 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.

Custodial credit risk - deposits

Custodial credit risk is the risk that in the event of a bank failure, the District's deposits may not be returned to it. The District's cash deposit and investment policy adopts State statutes regarding custodial credit risk for deposits. As of December 31, 2012 and 2011, the District's bank balance exposed to custodial credit risk was \$13,469 and \$10,787.

The District's deposits with financial institutions at December 31, 2012 are as follows:

	Carrying	Bank
	Balance	Balance
Deposits with financial institutions	\$331,277	\$263,469

The District's deposits with financial institutions at December 31, 2011 are as follows:

	Carrying	Bank
	Balance	Balance
Deposits with financial institutions	\$295,550	\$324,518

B. Investments

Credit risk

The District's cash deposit and investment policy adopts State statutes regarding credit risk for investments.

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

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

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

The District's money market accounts with US Bank and Summit Bank and Trust are not rated.

Interest rate risk

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.

As of December 31, 2012 and 2011, the District had the following investments:

	Maturity	 2012	 2011
Colorado Surplus Asset Fund Trust	Weighted average under 60 days	\$ 89,041	\$ 88,892
Non-rated Money Market and	•		
Certificates of Deposit	Less than 1 year	 343,244	366,500
		\$ 432,285	\$ 455,392

Colorado Surplus Asset Fund Trust (CSAFE)

During 2012 and 2011, the District invested in the Colorado Surplus Asset Fund Trust (CSAFE), 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 is 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 and highest rated commercial paper. 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 is rated AAAm by Standard & Poor's.

Concentration of credit risk

The District's cash deposit and investment policy adopts state statutes regarding concentration of credit risk for investments. The District invests primarily in money markets and/or U.S. securities, U.S. agency securities, or U.S. sponsored corporate securities, which are not subject to concentration of credit risk.

Custodial credit risk - investments

For investments, custodial credit risk is the risk that in the event of the failure of the counterparty, the District will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. The District's cash deposit and investment policy adopts state statutes regarding custodial credit risk for investments As of December 31, 2012 and 2011, the District had \$432,285 and \$455,392, respectively, of investments held by outside parties.

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

Note 4 - Capital assets

Capital asset activity for the year ended December 31, 2012 was as follows:

Beginning Balance (Restated)	Increases	Decreases	Ending Balance
\$ 5,973,304	\$ 60,834	\$ -	\$ 6,034,138
47,461,577	415,660	-	47,877,237
5,045,437	-	-	5,045,437
(8,851,475)	(1,316,827)		(10,168,302)
43,655,539	(901,167)	-	42,754,372
\$ 49,628,843	\$ (840,333)	\$ -	\$ 48,788,510
	(Restated) \$ 5,973,304 47,461,577 5,045,437 (8,851,475) 43,655,539	Balance (Restated) Increases \$ 5,973,304 \$ 60,834 47,461,577 415,660 5,045,437 - (8,851,475) (1,316,827) 43,655,539 (901,167)	Balance (Restated) Increases Decreases \$ 5,973,304 \$ 60,834 \$ - 47,461,577 415,660 - 5,045,437 (8,851,475) (1,316,827) - 43,655,539 (901,167) -

Note 5 - Long-term debt and related subsequent events

A. Changes in long-term debt

The following is an analysis of changes in bonds and loans payable for the year ended December 31, 2012:

	Balance 12/31/2011	Ne Issu		Principal Payments	Balance 12/31/2012	Due within one year
Series 2004 Bonds						
Series 2006 Certificates	\$18,860,000	\$	-	\$550,000	\$18,310,000	\$4,535,000
of Participation	8,660,000		-	-	8,660,000	1,810,000
Total	\$27,520,000	\$		\$550,000	\$26,970,000	\$6,345,000

B. Bonds payable

\$25,575,000 Water Revenue Refunding and Improvement Bonds, Series 2004, dated December 27, 2004

The bonds are term bonds in the amount of \$25,575,000 maturing through December 2019. The bonds were issued to finance the construction, installation and completion of improvements to the water supply, purification, transmission and distributions system, wastewater lift station, force main and interceptor trunk line, and to refund and discharge the outstanding District revenue bonds as well as other District obligations. The bonds bear interest from 4.75% to 6.125% per annum payable semi-annually on June 1 and December 1.

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

The bonds are subject to redemption prior to maturity, at the option of the District, as allowed under a "Special Mandatory Redemption" provision whereby the District, from sources other than borrowed funds or funds derived from refunding or refinancing of the Series 2004 Bonds, may redeem certain bonds at a price equal to the principal amount plus accrued interest. Accordingly, bonds with an original maturity date of December 1, 2009 may be redeemed no earlier than December 1, 2005, bonds maturing on December 1, 2014 may be redeemed no earlier than June 1, 2008, and bonds maturing on December 1, 2019 may be redeemed no earlier than June 1, 2010.

Alternatively, the bonds are subject to redemption prior to maturity, at the option of the District, redeemed with borrowed funds beginning on December 1, 2012, and on any date thereafter, upon payment of par and accrued interest, with a redemption premium through November 30, 2014, and without a redemption premium thereafter.

The bonds are payable solely from and secured by an irrevocable pledge of and first lien upon the "pledged revenue" as defined in the bond indenture. Additional security for the bonds is provided by a "debt service reserve fund" and by the Standby Tap Purchase Agreement dated as of December 27, 2004; between the District and Osborne Holding Corporation, owner of The Equinox Group LLC (the Developer), a Colorado limited liability company, whose affiliates owned or controlled, at the date of the agreement, approximately 58% of the property to be served with water services and facilities by the District (the Developer owned approximately 1% of the property served by the District at December 31, 2012), and the individual principal of the Developer.

With respect to "pledged revenue" that may be derived by the District's water system, the Developer and its principal have entered into a Standby Tap Purchase Agreement whereby the Developer and its principal have guaranteed the payment of principal and interest on the bonds in the event that "pledged revenues" are insufficient in any year. The Developer and its principal agree, jointly and severally, to purchase water and wastewater taps from time to time in the amount necessary to pay when due the scheduled amounts of principal and interest with respect to the Series 2004 bonds. The Trustee issued a demand letter on November 9, 2009 calling on the Developer and its principal to fulfill its obligation under the Standby Tap Purchase Agreement to assist the District in making bond interest and principal payments. Due to economic conditions, neither the Developer nor its principal was able to purchase taps to provide funds for payment of bond interest and principal on December 1, 2009. Consequently, the District withdrew funds from the Bond Reserve Fund in 2011, 2010, and 2009 to satisfy the required interest payments.

Forbearance Agreement / Event of Default

Due to insufficient pledged tap fee revenue, \$5,350,000 of bond principal payments for maturities that were originally due on December 1, 2009 were not paid on that date, and \$4,535,000 remains unpaid as of the date of the auditors' report (event of default). The District entered into a Forbearance Agreement (the Forbearance) with the Bond Trustee on December 1, 2009, whereby 100% of the bondholders of the 2009 maturities agreed to defer redemption of the bond principal to June 1, 2011. Under the terms of the Forbearance, the District, among other requirements, must:

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

- continue to pay interest in a timely manner to all holders of the Series 2004 Bonds;
- maintain the Bond Reserve Fund at a minimum of \$1,000,000 on and after December 1, 2009;
- 3. maintain the COPS Reserve Fund after December 1, 2009 at or below \$351,000;
- 4. not cause a condition of default under the COPS Indenture;
- 5. impose an Availability of Service Fee and deposit the proceeds with the Trustee;
- impose a Failure to Connect Fee and deposit with the Trustee amounts in excess of those necessary for operations;
- 7. not make capital expenditures in excess of \$250,000;
- 8. not expend more than \$2,483,901, \$2,733,433, and \$2,958,724 for the years ending December 31, 2009, 2010, and 2011, respectively:
- not incur any additional indebtedness;
- 10. not dispose of any assets other than in the ordinary course of business, and certain water rights.

The District did not make certain required minimum rental payments on the COPS in 2010, 2011 and 2012, which is an event of default under the COPS agreement, thereby violating requirement number 4 above. Further, in 2010, the District withdrew \$546,997 from the Bond Reserve Fund to make bond interest payments, which is an event of default under the Forbearance Agreement (number 2 above). And in 2011, the District withdrew an additional \$491,350 from the Bond Reserve to pay 2011 bond interest payments leaving a balance of \$252,114. The balance of the Reserve Fund as of December 31, 2012 was \$252,200. During 2010, 2011, and 2012 the District made deposits of \$160,000, \$570,200, and \$1,144,500, respectively, from tap fee revenue to the pledged tap fee fund.

The forbearance agreement expired June 1, 2011, and the District, as of the date of the auditors' report, is in negotiations with the Bond Trustee for a global restructure of the District's debt, including the COPS, through a refunding of all outstanding debt in order to eliminate the default.

C. Certificates of participation (COPS)

The District entered into a lease purchase agreement for a principal amount of \$8,660,000, dated May 18, 2006, with Todd Creek Farms Metropolitan District No.1 Water Activity Enterprise Leasing Trust 2006 (the Trust). The Trust acts as lessor, and the District acts as lessee. The Trust was created by the Trustee (Zions First National Bank, Denver, Colorado) pursuant to a trust indenture and laws of the State of Colorado. The proceeds of the issuance of the COPS are used to fund the acquisition of water rights and the acquisition, construction and installation of various water and non-potable water facilities. The Trust leases such water rights and facilities to the District pursuant to a 16.5-year lease agreement. Base rentals under the lease agreement are sufficient to cover the payments of principal and interest on the certificates, and all trustee costs. The District may elect at any time to purchase the property from the Trust in an amount sufficient to redeem, pay, and defease all outstanding COPS. At the termination of the lease, ownership of all assets reverts to the District. The obligations of the District under the lease are not secured by a pledge or lien on any revenues or funds of the District, and are payable on a parity basis with other general unsecured capital obligations of the District. The obligations of the District under the lease are subject to a pledge of certain District property constructed with the proceeds of the COPS.

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

The COPS bear interest at rates ranging from 5.75% to 6.125%. They are subject to optional redemption on December 1, 2012 and thereafter at prices ranging from par to par plus a 2% premium. Certain certificates are subject to a mandatory sinking fund beginning on December 1, 2010.

The District accounts for proceeds of the issuance of the COPS as debt proceeds, and reports all assets of the trust and all outstanding COPS on its financial statements. Rental payments to the Trust are reported as interest expense and principal reductions by the District.

The District did not make required minimum rental payments of \$675,845 in 2010, \$937,825 in 2011, \$937,525 in 2012, or \$935,788 in 2013 nor any catch-up payments during those periods. This constitutes an event of default under the COPS agreement. As of the date of the auditors' report, the District is negotiating with the COPS Trustee for a global restructure of the District's debt, including the bonds, through a refunding of all outstanding debt.

D. Debt maturities

Debt maturities for the next five years and to maturity, based on the above agreements with Trustees, are as follows:

Year ended			
December 31,	Principal	Interest	Total
2013	\$ 6,345,000	\$ 1,960,294	\$ 8,305,294
2014	7,895,000	1,222,613	9,117,613
2015	550,000	779,713	1,329,713
2016	585,000	746,025	1,331,025
2017	620,000	710,194	1,330,194
2018-2022	10,975,000	1,758,177	12,733,177
Total	\$ 26,970,000	\$ 7,177,016	\$ 34,147,016

Note 6 - Line of credit

During 2012 and 2011, the District had a \$1,000,000 line of credit agreement with Valley Bank & Trust which matured November 3, 2010 and was extended to August 3, 2011. No further extension was signed. The credit agreement provided for monthly interest payments at 8.5%. Borrowings under this note agreement are secured by a deed of trust on the District's water rights and storage facilities. Additional security for this agreement is provided by a guarantee from the individual principal of the Developer. At December 31, 2012 and 2011, the outstanding balance was \$949,400.

On August 29, 2011, the District filed a complaint against Valley Bank and Trust Company ("the Bank") seeking a declaratory judgment from the Adams County District Court that the line of credit and collateral pledge were void as a matter of law under Article XI, Section 6 of the Constitution of the State of Colorado. Following a trial on the merits on January 13, 2012, and submission by the parties of proposed conclusions of law on February 6, 2012, the Court, on March 19, 2012 entered its Findings of Fact, Conclusions of Law and Order and Judgment in the District's favor, declaring, as a matter of law, that the line of credit and security pledges were void and unenforceable. The Bank filed an appeal of the Court's ruling on June 19, 2012, resulting in the Court of Appeals overturning the District Court's Findings of Fact, Conclusions

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

of Law and Order and Judgment. The District filed a Writ of Certiorari with the Colorado Supreme Court to review the Court of Appeals' ruling. Before the Supreme Court ruled, the parties settled the litigation by Settlement Agreement and Mutual Release effective May 19, 2014 for \$1,000,000.

Note 7 - 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, loans, notes or other borrowings that are attributable to the acquisition, construction, or improvement of those net assets. As of December 31, 2012 and 2011, the District has net investment in capital assets of \$28,163,510 and \$28,513,843, respectively. The District had \$432,285 and \$455,392 restricted by contractual obligation for payment of debt service as of December 31, 2012 and 2011, respectively.

The District's unrestricted net position as of December 31, 2012 and 2011 is \$(7,776,710) and \$(7,170,480), respectively. The deficit amounts are a result of the District being responsible for the repayment of bonds issued for construction, installation and completion of water system improvements.

Note 8 - Related parties

The majority of the District's Board of Directors are either stockholders or employees of The Equinox Land Group, Inc. (the Parent Company). The Parent Company owns Village Water Management, LLC (the Company), with which the District entered into an agreement to perform administrative duties, maintain and administer operations, and handle the financial affairs of the District. The contract expires in 2014, but is subject to the District's annual budget and appropriation. During the years ended December 31, 2012 and 2011, the District paid \$684,000 and \$660,000, respectively, to the Company under this agreement. Subsequent to year end, the District paid \$995,000 and \$1,020,000 to the Company for the years ended December 31, 2013 and 2014 respectively.

The individual principal of the Developer owned 50% of the Parent Company through December 31, 2009. Effective January 1, 2010, the individual principal of the Developer sold his interest in the Parent Company to the remaining stockholder, who is on the Board of Directors of the District.

The District is assessed a 10% construction management fee by a construction company, owned by the Parent Company, on all construction costs. The District did not pay the construction company any construction management fees for the years ended December 31, 2012 and 2011.

On June 17, 2014, the District entered into a Water Share Purchase and Lease-Back Agreement with H30 LLC (H30). Principals of H30 also serve on the District's Board of Directors. Under this agreement, H30 funded the \$1,000,000 settlement with Valley Bank and Trust on the District's behalf. As a result, the District conveyed its original Brantner Share certificates to H30, and the District will lease consumable water from H30 at a rate of \$350 per

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

acre foot per year. The term of the lease will continue for as long as H30 owns the Brantner Shares and will terminate when and to the extent H30 sells all or a portion of the shares.

Note 9 - Water agreements

Water Lease Agreements

On January 1, 2004, the District entered into two Water Lease Agreements with Coors Brewing Company (Coors), both renewable annually until December 31, 2006. Under the terms of the agreements, the District received the right for a minimum of 250 acre feet of Leased Water at a rate of \$175 per acre foot in 2005 and \$200 per acre foot in 2006, with minimum annual payments of \$45,500 and \$52,000, respectively, payable on January 1 each year.

Effective January 1, 2008, the District renewed its two Water Lease Agreements with Coors, both now terminating on December 31, 2011 (initial term). Both Agreements were renewed for an additional five year term ending December 31, 2016.

Under the terms of the first Agreement, the District will receive the right to 100 acre feet of Leased Water at the following per acre foot rates: 2011, \$325, and 2012, \$325. The minimal annual payments are \$32,500 for 2011 and 2012, payable on January 1 each year.

Under the terms of the second Agreement, the District will receive the right to 100 acre feet of Leased Water at the following per acre foot rates: 2011, \$325 and 2012, \$325. The minimal annual payments are \$32,500 for 2011 and 2012, payable on January 1 each year.

Option to Purchase Agreement

On December 20, 2011, the District entered into an Option to Purchase Agreement with Aqua Capital Management, LP for the option to purchase water rights and related interests of four shares of the new Brantner Extension Ditch Company. The term of the agreement shall be for one year and commences on the date that Aqua Capital Management obtains title to the water rights and related interests. The District has the right to extend the agreement for a maximum of four additional one year terms upon the payment of the One Year Option Payment, and provided it is not in default under the Option Agreement.

During 2011, the District paid \$65,370 for the One Year Option Payment under the agreement. The District exercised its right to extend the option in 2012, and paid \$58,834 for an additional one year Option Term. In 2013, the District decided not to extend the option as of December 20, 2013 and thereby forfeited their prior year option payments which totaled \$124,204.

Note 10 - Commitments and contingencies and related subsequent events

Commitments

The District had no active construction projects as of December 31, 2012 and 2011.

Effective March 1, 2009, the District entered into an operating lease ending February 28, 2014 for its administrative offices. The lessor is an entity related to the Developer. The rental rate is \$3,080 per month, on a triple-net basis whereby the District pays taxes, maintenance and repairs, and insurance. Minimum base rental payments, including expected property taxes, due for the next five years and in total are as follows:

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

Year ended	
December 31.	
2013	\$ 41,676
2014	6,946
Total	\$ 48,622

Contingencies

During 2010, the District was named as defendant in a lawsuit seeking injunctive relief placing the responsibility on the District for any repairs to a reservoir within the District's boundaries. On May 25, 2012, the District Court entered an order awarding interim costs in the case. The interim costs awarded to the plaintiff were in the amount of \$59,638. The District filed a motion for reconsideration in the matter and the District Court agreed to reconsider the cost award on July 2, 2012. The District filed a motion seeking a Colorado Supreme Court ruling, which was denied and the matter is now closed. As a result, the District is responsible for the cost of future repairs to the reservoir, which the District is currently analyzing. These costs are anticipated to be at least \$250,000 and could be substantially more. Repairs will be made as funds become available.

Subsequent events

On August 22, 2013, ALF Todd Creek Village North, L.P. (ALF) filed a complaint against the District regarding the Water and Sewer Agreement with ALF Equinox Todd Creek Village North, LLC (the Joint Venture) seeking a declaration regarding the Joint Venture's obligation to obtain water and sewer service from the District and seeking, in the alternative, breach of contract or anticipatory repudiation claims against the District alleging unspecified damages. On September 11, 2013, the District filed a motion to dismiss all of the claims. On January 6, 2014, the District's motion was denied. The District filed an Answer, Affirmative Defenses and Counterclaims on May 9, 2014, seeking a declaration that the Water and Sewer Agreement is enforceable and provides the District with an exclusive right to provide water and sewer services pursuant to its terms. The matter has been set for Trial by the court on February 2, 2015.

The District entered into a Water Lease Agreement with H30 LLC on January 1, 2013, to lease consumable water at \$650 per acre foot. The lease expires on December 31, 2013.

On August 21, 2013, the District entered into a Water Storage and Facilities Usage and Public Improvements Agreement with H30 LLC. H30 is granted the use of the following: (1) the District's water storage reservoirs including but not limited to Signal Reservoir No. 1 and Signal Reservoir No. 2 or other District water storage reservoirs designated by the District; (2) water transmission lines, wells, pumps, facilities and appurtenances for the purpose of storing up to 200 acre feet of water and transmitting up to 2,000 acre feet of water per year, provided such storage and transmission does not interfere with the District's use of the Facilities; and (3) the Signal Reservoirs and the District's adjoining land necessary for the purposes of installing temporary and permanent water pumps, pipelines and associated facilities to withdraw water from the Signal Reservoirs and to construct access roads to accept delivery of water into water trucks. H30's Right of Usage is subject to the District's use of the Facilities for the benefit of the District's present or future customers and H30 is not entitled to use any Facilities needed for public use by the District's present or future customers.

NOTES TO THE FINANCIAL STATEMENTS (continued)

December 31, 2012 and 2011

As partial consideration for the Right of Usage, H30 shall pay the District \$50 per acre foot of water pumped through the District's water lines as measured at the District's alluvial wells or the Guthrie turnout on the Brantner Ditch, but not to exceed \$100,000 per year. As additional consideration, H30 agrees to construct improvements to the Reservoir estimated to be 750,000, and improvements to the Water Lines and to the District's delivery systems from the reservoirs, estimated to be \$250,000. The Public Improvements will be dedicated to the District at or before the end of the term of this agreement at no cost to the District.

The District entered into a Water Lease Agreement with South Adams County Water and Sanitation District on April 3, 2013, to lease 500 acre feet of water at \$340 per acre foot. On or before March 31 of each subsequent year of the lease term, South Adams shall provide the District with a written Delivery Projection for that year of the lease term. The lease terminates on March 31, 2018.

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 maintains commercial insurance for all risks of loss. Settled claims have not exceeded the commercial insurance coverage limits in any of the past three years.

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.

The District's management believes it qualifies under the Water Activity Enterprise definition of TABOR and therefore is not subject to the requirements of TABOR. However, TABOR is complex and subject to interpretation.

Note 13 - Financial Statement Restatement

The District has restated the prior year's net assets due to water assessments being classified as capital assets. The net change is as follows:

Net assets - as originally reported
December 31, 2011 \$21,945,952

Adjustment to capital assets (147,197)

Net assets - restated December 31, 2011 \$21,798,755

Note 14 - Noncompliance with Colorado Revised Statute

Colorado Revised Statutes require that local governments submit audited financial statements for calendar year-end by July 31, or September 30 if granted an extension, of the following year. The District was not in compliance with the statutory requirement.



SCHEDULE OF REVENUE, EXPENDITURES AND CHANGES IN FUNDS AVAILABLE - BUDGET AND ACTUAL (BUDGETARY BASIS)

For the Year Ended December 31, 2012

	Budgeted Amounts						Variance with Final Budget		
	Original			Final		Actual	Favorable		
ENTERPRISE:		Original	Fifiai		_	Actual	(Unfavorable)		
Revenues									
Water revenue	\$	2,073,000	\$	2,073,000	\$	2,081,786	\$	8,786	
(FTC) Failure to connect	•	616,080	Ψ	616,080	Ψ	618,889	Ψ	2,809	
Meters		45,000		45,000		68,425		23,425	
Inspection fees		15,000		15,000		20,400		5,400	
Lease of water		66,000		66,000		20,400		(66,000)	
Tap fees		172,000		172,000		140,000		(32,000)	
Investment earnings		450		450		412		(38)	
Penalties and other income		62,000		62,000		74,299		12,299	
Total revenues		3,049,530		3,049,530		3,004,211	(45,319)		
		0,043,330		0,043,300		0,004,211		(40,019)	
Expenditures									
Accounting and audit		15,000		15,000		11,162		3,838	
Administration		123,000		123,000		149,205		(26,205)	
Bond issuance costs		40,000		40,000		-		40,000	
District management		684,000		684,000		684,000			
Engineering		30,000		30,000		117,052		(87,052)	
Insurance		12,000		12,000		15,788		(3,788)	
Interest		65,000		65,000				65,000	
Lease payment		937,525		937,525		521,688		415,837	
Legal		180,050		180,050		254,053		(74,003)	
Loan fees		5 000		F 000		3,702		(3,702)	
Miscellaneous		5,600		5,600		2,239		3,361	
MXU system		60,000		60,000		80,375		(20,375)	
Community relations Raw water acquisition		5,000		5,000		4,039		961	
Reimbursement to Heritage Todd Creek		382,200		382,200		362,027 19,565		20,173	
Repairs and maintenance		120.000		120,000		280,623		(19,565) (160,623)	
Utilities		160,000		460,625		605,294		(144,669)	
Water treatment		30,000		30,000		35,874		(5,874)	
Total expenditures		2,849,375		3,150,000		3,146,686	3,314		
•		2,043,070		3,130,000		3,140,000		3,314	
Excess of enterprise revenues									
over (under) enterprise expenditures		200,155		(100,470)		(142,475)		(42,005)	

STATEMENT OF REVENUE, EXPENDITURES AND CHANGES IN FUNDS AVAILABLE - BUDGET AND ACTUAL (BUDGETARY BASIS) (continued) For the Year Ended December 31, 2012

		Budgeted	Amo			Astrod	Variance with Final Budget - Favorable (Unfavorable)		
OFNEDAL COVERNMENT		Original		Final		Actual			
GENERAL GOVERNMENT:									
Revenues	•	4 000 000	•	4 000 000	•	4 000 070	•	00.007	
Tap fees and availability of service fees	\$	1,326,886	\$	1,326,886	\$	1,386,973	\$	60,087	
System development fees		25,896		25,896				(25,896)	
Investment earnings		3,500		3,500		282,309		278,809	
Total revenues	1,356,282			1,356,282		1,669,282		313,000	
Expenditures Debt service: Interest		1,059,126		1,059,126		1,033,475		25,651	
Principal		297,156		297,156		1,000,475		297.156	
•		297,130		297,130		_		297,130	
Capital Outlay:		000 000		000 000		00.004		400 400	
Other		200,000		200,000		60,834		139,166	
Operating system and storage				300,000		415,660		(115,660)	
Total expenditures		1,556,282		1,856,282		1,509,969		346,313	
Excess of general government revenues over (under) general government expenditures		(200,000)		(500,000)		159,313		659,313	
Total district revenues	\$	4,405,812	\$	4,405,812	\$	4,673,493	\$	267,681	
Total district expenditures		4,405,657		5,006,282		4,656,655		349,627	
Total excess of revenue over									
(under) expenditures		155		(600,470)		16,838		617,308	
Funds available - beginning		3,275,425		3,275,425		695,555		(2,579,870)	
Funds available - ending	\$	3,275,580	\$	2,674,955	\$	712,393	\$	(1,962,562)	

RECONCILIATION OF ACTUAL (BUDGETARY BASIS) TO STATEMENT OF REVENUES, EXPENSES AND CHANGES IN NET ASSETS

For the Year Ended December 31, 2012

REVENUE (BUDGETARY BASIS)	\$ 4,673,493
Total revenue (GAAP basis)	4,673,493
EXPENDITURES (BUDGETARY BASIS) Add:	4,656,655
Depreciation Amortization	1,316,827 156,175
Less: Capital outlay	(476,494)
Total expenses (GAAP basis)	5,653,163
CHANGE IN NET ASSETS PER STATEMENT OF REVENUES, EXPENSES AND CHANGES IN NET POSITION	\$ (979,670)

DEBT SERVICE REQUIREMENTS TO MATURITY

December 31, 2012

		Total	\$ 8,305,294	9,117,613	1,329,713	1,331,025	1,330,194	1,327,219	7,727,100	937,531	937,206	1,804,121	\$ 34,147,016
	Total	Interest	\$ 1,960,294	1,222,613	779,713	746,025	710,194	672,219	632,100	197,531	152,206	104,121	\$ 7,177,016
		Principal	\$ 6,345,000	7,895,000	550,000	585,000	620,000	655,000	7,095,000	740,000	785,000	1,700,000	\$ 26,970,000
LC 51		Total	\$ 2,965,294	937,613	937,713	939,025	938,194	935,219	935,100	937,531	937,206	1,804,121	\$ 12,267,016
\$8,660,000 Certificates of Participation Dated May 25, 2006 Base rentals are due May 15 and November 15 Principal Payable on	June 1 and December 1	Interest (1)	\$ 1,155,294	417,613	387,713	354,025	318,194	280,219	240,100	197,531	152,206	104,121	\$ 3,607,016
Certifica Date Base May 15 Princ	June	Principal (1)	\$ 1,810,000	520,000	250,000	585,000	620,000	655,000	695,000	740,000	785,000	1,700,000	\$ 8,660,000
t ember 1	-	Total	\$ 5,340,000	8,180,000	392,000	392,000	392,000	392,000	6,792,000	•			\$ 21,880,000
\$25,575,000 Revenue Refunding and Improvement Bonds Dated December 27, 2004 Interest Payable June 1 and December 1	Principal Payable December 1	Interest	\$ 805,000	805,000	392,000	392,000	392,000	392,000	392,000		•	•	\$ 3,570,000
\$: Revent Impra Dated D Interest Payable	Principal	Principal	4,535,000	7,375,000	•	•			6,400,000	•		•	18,310,000
			s										₩
Bonds and Certificates and Interest Maturing in the	Year Ending	December 31,	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	

(1) Note: This payment schedule is according to the original payment schedule for Certificates of Participation. It does not reflect changes that may be negotiated or required during 2013.