#### 2022 ANNUAL REPORT RAMPART RANGE METROPOLITAN DISTRICT NOS. 1 - 9

As required by Section VIII of the Service Plans, the following report of the activities of Rampart Range Metropolitan District Nos. 1-9 (the "Districts") from January 1, 2022 to December 31, 2022 is hereby submitted.

1. Boundary changes made:

District No. 6 – Recorded Order for Inclusion of 243.703 acres of real property into the boundaries, effective November 15, 2022.

District No. 8 - Recorded Order for Inclusion of 4.544 acres of real property into the boundaries, effective August 31, 2022.

2. <u>Agreements with other governmental entities, either entered into or proposed / Intergovernmental Agreements entered into or terminated:</u>

Please see the list of Intergovernmental Agreements, attached hereto as Exhibit A.

3. A list of all facilities and improvements constructed or acquired by the Districts that have been dedicated to and accepted by the City / Status of the Districts' construction of public improvements / Status of the Districts' construction of public improvements:

There were no conveyances or dedications of facilities or improvements, constructed by the District, to the City of Lone Tree during 2022.

4. Audit of the Districts' financial statements, for the year ending December 21 of the previous year, prepared in accordance with generally accepted accounting principles or audit exemptions if applicable / Audited financial statements for the reporting year (or application for exemption from audit):

The 2022 audits for Rampart Range MD Nos. 1, 2 and 7 are attached hereto as Exhibit B.

The 2022 audit for Rampart Range MD No. 5 has been extended and will be forwarded upon completion. District Nos. 4, 6 & 8 are currently exempt from audit, pursuant to Section 29-1-604, C.R.S. Copies of the 2022 applications for exemption from audit are attached hereto as Exhibit C.

5. Notice of any uncured events of default by the Districts, which continue beyond a ninety (90) day period, under any debt instrument: To our knowledge, there are no uncured events of default by the Districts which continue beyond a ninety (90) day period.

6. Any inability of the Districts to pay their obligations as they come due, in accordance with the terms of such obligations, which continues beyond a ninety (90) day period: To our knowledge, the Districts have been able to pay their obligations as they come due.

The following information required by Section 32-1-207(3)(c)(II), C.R.S. (and not already disclosed above) is also provided:

- 7. Access information to obtain a copy of rules and regulations adopted: See the Districts' website www.rrmd.org.
- 8. <u>Summary of litigation involving the Districts' public improvements:</u>

There is no litigation involving the Districts' public improvements.

9. Final assessed valuation of the Districts for the report year:

Please see the final assessed valuations for the Districts for the report year, attached hereto as Exhibit D.

10. Current year's budget:

Copies of the Districts' 2023 budgets are attached hereto as Exhibit E.

District Nos. 3 and 9 are in Inactive Status and were no required to adopt 2023 budgets.

#### EXHIBIT A LIST OF IGA'S

#### RAMPART RANGE METROPOLITAN DISTRICT NOS. 1 - 9

List of Intergovernmental Agreements currently in effect with the Rampart Range Metropolitan District Nos. 1-9

1. Intersection Signalization Agreement dated January 23, 2003 between OmniPark Metropolitan District and Rampart Range Metropolitan District No. 1.

Nature: Establishes cost obligations for signalization of the Park Meadows Blvd and Lincoln Avenue intersection.

Term: Indefinite.

2. Agreement dated March 26, 2003 between South Suburban Park and Recreation District and Rampart Range Metropolitan District No. 1.

Nature: Regarding the construction of park and recreation improvements within Rampart Range Metropolitan District No. 1.

Term: Indefinite.

3. Right-of-Way Telecommunication Conduit Intergovernmental Agreement effective May 1, 2003 between the City of Lone Tree and Rampart Range Metropolitan District No. 1.

Nature: Governs the construction and installation of telecommunication conduits and the operation and maintenance thereof.

Term: Indefinite.

4. Maintenance Easement dated May 2, 2003 for Cottonwood Creek between the City of Lone Tree and Rampart Range Metropolitan District No. 1.

Nature: Gives the City of Lone Tree access to the Cottonwood Creek drainage system for the purpose of maintenance in the event that Rampart Range Metropolitan District No. 1 fails to fulfill those obligations. Establishes that the Rampart Range Metropolitan District No. 1 would be responsible for costs incurred.

Term: Indefinite.

5. Intergovernmental Agreement dated September 16, 2005 between the City of Lone Tree and Rampart Range Metropolitan District No. 1.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 1 regarding the operation and ownership of public facilities, issuance of debt, regional improvements, and continued oversight by the City.

Term: Indefinite.

6. Intergovernmental Agreement dated September 16, 2005 between the City of Lone Tree and Rampart Range Metropolitan District No. 2, First Amendment dated January 18, 2022.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 2 regarding the operation and ownership of public facilities, issuance of debt, regional improvements, and continued oversight by the City.

Term: Indefinite.

7. Intergovernmental Agreement dated January 26, 2006 between the City of Lone Tree and Rampart Range Metropolitan District No. 7, First Amendment dated January 18, 2022.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 7 regarding the operation and ownership of public facilities, issuance of debt,

regional improvements, and continued oversight by the City.

Term: Indefinite.

8. Funding Agreement for Water and Sewer Service dated October 20, 2006 among Rampart Range Metropolitan District Nos. 1, 4, 5, 6, 8 and 9.

Nature: Governs payment for and potential reimbursement of costs incurred by Rampart Range Metropolitan District No. 1 in providing water and sewer improvements and operations and maintenance services to Rampart Range Metropolitan District Nos. 4, 5, 6, 8 and 9.

Term: Indefinite.

9. Real Property Inclusion Agreement dated December 14, 2006 among Rampart Range Metropolitan District No. 1, Parker Water and Sanitation District and Colony Investments, Inc.

Nature: Governs matters related to inclusion of certain property within the boundaries of Parker Water and Sanitation District, including conveyance of water, water rights and property and payment of fees.

Term: Indefinite.

10. Intergovernmental Agreement for Water and Sewer Service dated December 13, 2006 between Rampart Range Metropolitan District No. 1 and Parker Water and Sanitation District; First Amendment dated September 13, 2012; Interim Addendum dated September 27, 2012.

Nature: Governs matters related to the inclusion of certain property within the boundaries of Parker Water and Sanitation District, including matters related to water rights and well sites, and construction, operation, and maintenance of improvements. Term: Indefinite.

11. Second Amended and Restated District Facilities Construction and Service Agreement dated April 30, 2007 between and among Rampart Range Metropolitan District Nos. 1, 2, 3, 4, 5, 6, 7, 8 and 9, First Amendment dated December 1, 2019.

Nature: Establishes the relationship and sets forth the rights and obligations between Rampart Range Metropolitan District No. 1 as the Operating District and Rampart Range Metropolitan District Nos. 2, 3 & 7 as the Taxing Districts to serve the Districts' West Side service area. Per the Amendment, Rampart Range Metropolitan District Nos. 4-6, 8 and 9 are removed from the April 30, 2007 Agreement.

Term: Indefinite.

12. Operations Pledge Agreement dated April 30, 2007 among Rampart Range Metropolitan District Nos. 1, 2 and 7.

Nature: Concerns the rights and obligations of Rampart Range Metropolitan District Nos. 2 and 7 to pledge revenues supporting the costs of Rampart Range Metropolitan District No. 1 in providing operations, maintenance, and administrative services. Term: Indefinite.

13. Easement Obligation and Maintenance IGA Cost Assumption Agreement dated May 15, 2007 between the City of Lone Tree and Rampart Range Metropolitan District No. 1.

Nature: Establishes Rampart Range Metropolitan District No. 1's obligation to assume certain cost and maintenance obligations of the City of Lone Tree.

Term: January 1, 2060.

14. License Agreement between Rampart Range Metropolitan District No. 1 and South Suburban Parks and Recreation District dated October 22, 2008.

Nature: Sets forth rights and obligations of Rampart Range Metropolitan District No. 1, related to the installation and maintenance of facilities necessary to establish a wireless network within the South Suburban Parks and Recreation District.

Term: Indefinite.

15. License Agreement dated July 21, 2009 between Rampart Range Metropolitan District No. 1 and The City of Lone Tree.

Nature: Sets forth the rights and obligations of the Rampart Range Metropolitan District No. 1 related to street light pole banners along Park Meadows Boulevard and Ridgegate Parkway south of Lincoln Avenue.

Term: Indefinite.

16. License Agreement dated January 27, 2010 between the City of Lone Tree and Rampart Range Metropolitan District No. 1 Regarding Overflow Parking Associated with Lone Tree Cultural Arts Center Events.

Nature: Sets forth the rights and obligations of the City and the Rampart Range Metropolitan District No. 1 with respect to the City's use of the Rampart Range Metropolitan District No. 1's parking structure for overflow parking during certain events held at the Lone Tree Cultural Arts Center.

Term: Indefinite

17. Memorandum of Understanding with RidgeGate Investments and City of Lone Tree dated May 1, 2012.

Nature: Sets forth the understanding among the Parties concerning sales tax sharing regarding the Cabela's property.

Term: 15 years from date of Economic Development Incentive Agreement for Cabela's Whole, Inc. or prior at payment of revenue cap.

18. Non-Exclusive Easement Agreement with Rampart Range Metropolitan District No. 1, RidgeGate investments, Inc. and Southgate Sanitation District dated August 29, 2012. Nature: To grant access on, over, under, through and across the defined property for any purpose needful for the full enjoyment of any other right of occupancy or use provided therein.

Term: Indefinite

19. License Agreement dated December 13, 2012 among the City of Lone Tree, Colorado, and Rampart Range Metropolitan District No. 1 to Erect and Maintain a Monument Sign in City Row.

Nature: Licensor (City) grants Licensee (Rampart Range Metropolitan District No. 1) a license on, over, under, through and across the license property for the purpose of construction and maintenance of a monument sign.

Term: Indefinite

20. Ridgegate West Side Agreement Regarding Dedication, Acceptance and Maintenance of Public Improvements and Sale Tax Sharing among District No. 1, Ridgegate Investments, Inc., and the City of Lone Tree dated January 1, 2015.

Nature: Sets forth the current agreement and understanding with respect to excluding the West Side Property (as defined in the agreement) from the 2001 Sales Tax Sharing Agreement and provisions of the Annexation Agreement. This agreement sets forth the

terms and conditions of the City accepting completed infrastructure projects and the new terms of Sales Tax Sharing with the West Side Districts.

Term: Terminates on December 31, 2032

21. Easement Agreement (Distributor Performance Non-Exclusive) dated January 17, 2017 between District No. 1 and Southgate Water District.

Nature: To construct, lay, install, inspect, monitor, maintain, repair, renew, substitute, change the size of, replace, remove, and operate one or more underground water pipelines and all underground and surface appurtenances thereto, including electric or other related control systems, underground cables, wires and connections and surface appurtenances in, though, over and across the Property.

Term: Indefinite.

22. Non-Exclusion Revocable License Agreement dated August 14, 2017 between District No. 1 and Parker Water and Sanitation District.

Nature: Installation, use, operation, maintenance, repair, and replacement of landscaping and irrigation lines and facilities and for park and/or recreational purposes. Term: Indefinite.

23. Third Amended and Restated Capital Pledge Agreement between Rampart Range Metropolitan District Nos. 1, 2 and 7 dated October 1, 2017.

Nature: To amend and restate the terms of the original Capital Pledge Agreement dated April 1, 2007, through the Second Amended and Restated Capital Pledge Agreement dated September 12, 2013.

Term: Until all debt Obligations (as defined in the agreement), permitted to be issued by Rampart Range Metropolitan District No. 1 thereunder, senior of which are the Series 2017 Bonds, have been fully paid and discharged.

24. Mill Levy Pledge Agreement dated November 7, 2017 between District No. 4 and the City of Lone Tree.

Nature: Sets forth the current agreement and understanding with respect to imposing a Contractual Debt Levy (as defined in the agreement) on Rampart Range Metropolitan District No. 4 in exchange for excluding Rampart Range Metropolitan District Nos. 4-6, 8 and 9 from the requirement to collect the Regional Improvements Mill Levy as previously required by each Service Plan as well as provisions of the Amended and Restated Annexation Agreement.

Term: Indefinite.

25. Intergovernmental Agreement dated September 16, 2005 between Rampart Range Metropolitan District No. 4 and the City of Lone Tree, Second Amendment dated March 6, 2018.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 4 regarding the Contractual Debt Levy imposed on property east of Interstate 25.

26. Intergovernmental Agreement dated September 16, 2005 between Rampart Range Metropolitan District No. 5 and the City of Lone Tree, First Amendment dated March 6, 2018.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 5 regarding the operation and ownership of public facilities, issuance of debt, regional improvements, and continued oversight by the City.

27. Intergovernmental Agreement dated September 16, 2005 between Rampart Range Metropolitan District No. 6 and the City of Lone Tree, First Amendment dated March 6, 2018.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 6 regarding the operation and ownership of public facilities, issuance of debt, regional improvements, and continued oversight by the City.

28. Intergovernmental Agreement dated January 26, 2006 between Rampart Range Metropolitan District No. 8 and the City of Lone Tree, First Amendment dated March 6, 2018.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 8 regarding the operation and ownership of public facilities, issuance of debt, regional improvements, and continued oversight by the City.

29. Intergovernmental Agreement dated January 26, 2006 between Rampart Range Metropolitan District No. 9 and the City of Lone Tree, First Amendment dated March 6, 2018.

Nature: Governs the rights and responsibilities of the Rampart Range Metropolitan District No. 9 regarding the operation and ownership of public facilities, issuance of debt, regional improvements, and continued oversight by the City.

30. Agreement Regarding Sierra Ridge Interceptor dated January 29, 2019 between Rampart Range Metropolitan District No. 1 and Parker Water and Sanitation District.

Nature: Contribution to the financing and construction of an oversized sewer interceptor pipeline designed to serve the Sierra Ridge development as well as a portion of the RidgeGate development. Assigned to Rampart Range Metropolitan District No. 5 on June 3, 2020.

Term: Completion of service.

31. Intergovernmental Agreement Concerning the Maintenance of Certain Improvements Associated with the City Center Station dated May 6, 2019 between Rampart Range Metropolitan District No. 1, the Regional Transportation District, and the City of Lone Tree.

Nature: Design signal plans and construction of traffic signals at Sky Ridge Avenue and Train Station Way

Term: Upon expiration of the two-year warranty period for District improvements and completion of any required repairs.

- 32. Easement Agreement for Temporary Access dated May 6, 2019 between Rampart Range Metropolitan District No. 1 and the Regional Transportation District.

  Term: mutual agreement of the parties
- 33. 30-Foot Non-Exclusive Easement Agreement dated May 15, 2019 from Rampart Range Metropolitan District No. 1 to Parker Water and Sanitation District.

  Term: Upon determination that the Improvements contemplated herein shall not be constructed or should be abandoned, Grantee shall notify Grantor in writing, and the Easement granted herein shall terminate. Upon termination, Grantee shall, if directed by Grantor, remove the Improvements, and rehabilitate the area disturbed by such removal, at its sole expense
- 34. Agreements Regarding Ridgegate Parkway Phase II for Water and/or Sewer Main Improvements dated May 23, 2019 with Cash in Lieu of Letter of Credit Financial

Guarantee Agreement dated May 16, 2019 between Rampart Range Metropolitan District No. 1 and Parker Water and Sanitation District.

Nature: Installation of water/sewer mains or other improvements.

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD back to District No. 1.

35. 30-Foot Exclusive Easement Agreement dated June 12, 2019 from Rampart Range Metropolitan District No. 1 to Parker Water and Sanitation District (Water Easement 1, .021 acres).

Term: Indefinite, runs with the land

- 36. Intergovernmental Agreement to Convey Electric Vehicle Charging Stations dated July 2, 2019 between Rampart Range Metropolitan District No. 1 and the City of Lone Tree. Nature: Conveyance of EV Charge Stations from the City to the District. Term: Indefinite
- 37. Intergovernmental Agreement for Cost Sharing Regarding Crosswalk Improvements dated August 5, 2019 between Rampart Range Metropolitan district No. 1 and the City of Lone Tree.

Nature: District contribution in exchange for City construction of crosswalk Improvements in the RidgeGate development.

Term: Indefinite

38. East Side District Facilities Construction and Service Agreement between and among Rampart Range Metropolitan District Nos. 4, 5, 6 & 8 dated December 1, 2019.
Nature: Establishes the relationship and sets forth the rights and obligations between Rampart Range Metropolitan District No. 5 as the Operating District, Rampart Range Metropolitan District Nos. 6 & 8 as the Taxing Districts and Rampart Range Metropolitan District No. 4 as the Regional District to serve the Rampart Range East Side Districts' service area.

Term: Indefinite

39. East Side Operation Pledge Agreement between Rampart Range Metropolitan District Nos. 5, 6 & 8 dated December 1, 2019.

Nature: Establishes the relationship and sets forth the rights and obligations between Rampart Range Metropolitan District No. 5 as the Operating District and Rampart Range Metropolitan District Nos. 6 & 8 as the Operations Taxing Districts to serve the Rampart Range Metropolitan District No. 5 service area.

Term: Indefinite

40. Water and/or Sewer Main Improvement Agreement for First Street Lift Station and the Cash in Lieu of Letter of Credit Financial Guarantee Agreement, dated February 27, 2020, between Rampart Range Metropolitan District No. 5 and Parker Water and Sanitation District.

Nature: Installation of improvements for water and/or sewer mains for the RRMD No. 5 Project MD5-004A; and to provide PWSD with a financial guarantee or the costs of the public improvements.

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD back to District No. 5.

41. Water and/or Sewer Main Improvement Agreement for Dual Force Main and the Cash in Lieu of Letter of Credit Financial Guarantee Agreement, both dated February 27, 2020, between Rampart Range Metropolitan District No. 5 and Parker Water and

#### Sanitation District.

Nature: Installation of improvements for water and/or sewer mains for the RRMD No. 5 Project MD5-004B; and to provide PWSD with a financial guarantee of the costs of the public improvements.

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD back to District No. 5.

42. Water and/or Sewer Main Improvement Agreement for Happy Canyon Trunk Sanitary Sewer (Phase 1) and the Cash in Lieu of Letter of Credit Financial Guarantee Agreement, both dated February 27, 2020, between Rampart Range Metropolitan District No. 5 and Parker Water and Sanitation District.

Nature: Installation of improvements for water and/or sewer mains for the RRMD No. 5 Project MD5-005; and to provide PWSD with a financial guarantee of the costs of the public improvements.

Term: Indefinite

43. Temporary Construction Easement (Dual Force Main) between Rampart Range Metropolitan District No. 5 and Meridian Village Metropolitan District No. 2 dated March 6, 2020.

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD back to District No. 5. Agreement No. 20-01.23 between Rampart Range Metropolitan District No. 5 and Urban Drainage and Flood Control District d/b/a Mile High Flood District dated May 6, 2020.

Nature: Engineering services for final design and permitting of fee-in-lieu drainage and flood control improvements for Happy Canyon Creek upstream of Ridgegate Parkway. Term: Indefinite.

44. Agreement No. 20-01.36 between Rampart Range Metropolitan District No. 5 and Urban Drainage and Flood Control District d/b/a Mile High Flood District dated May 6. 2020.

Nature: Engineering services for conceptual design of fee-in-lieu drainage and flood control improvements for Badger Gulch upstream of Ridgegate Parkway. Term: Indefinite.

45. Agreement No. 20-05.10 between Rampart Range Metropolitan District No. 5 and Urban Drainage and Flood Control District d/b/a Mile High Flood District dated May 27, 2020.

Nature: Engineering services for final design and permitting for fee-in-lieu drainage and flood control improvements for Happy Canyon Creek upstream of Ridgegate Parkway. Term: Indefinite

46. Agreement No. 20-05.11 between Rampart Range Metropolitan District No. 5 and Urban Drainage and Flood Control District d/b/a Mile High Flood District dated June 1, 2020.

Nature: Engineering services for conceptual design of fee-in-lieu drainage and flood control improvements for Badger Gulch upstream of Ridgegate Parkway.

Term: Indefinite

47. Maintenance Services and Reimbursement Agreement between and among Rampart Range Metropolitan District No. 1 and South Suburban Park and Recreation District dated July 23, 2020.

Nature: SSPRD to provide for maintenance services to Belvedere, Lincoln Commons and

Promenade Parks. The District will continue to pay for water costs with a 24.5% reimbursement from SSPRD.

Term: Indefinite

48. Easement and Maintenance Agreement (Belvedere Park) between and among Rampart Range Metropolitan District No. 1 and the City of Lone Tree dated September 15, 2020.

Nature: Maintenance of stone façade of pedestrian underpass at RidgeGate Parkway and irrigation main lines.

Term: Indefinite.

49. Easement and Maintenance Agreement (Crossington Way Open Space) between and among Rampart Range Metropolitan District No. 1 and the City of Lone Tree dated September 15, 2020.

Nature: Maintain and repair drainage structures and Pond 308, mowing, side slope, weed control and litter control.

Term: Indefinite

50. Easement and Maintenance Agreement (Lincoln Commons Park) between and among Rampart Range Metropolitan District No. 1 and the City of Lone Tree dated September 15, 2020.

Nature: Maintain and repair drainage structures and Pond 308, irrigation main, stone facades.

Term: Indefinite

51. Easement and Maintenance Agreement (Promenade Park) between and among Rampart Range Metropolitan District No. 1 and the City of Lone Tree dated September 15, 2020.

Nature: Maintain and repair drainage structures, stone features.

Term: Indefinite

52. Water and/or Sewer Main Improvement Agreement for Transit Oriented Development Water and Sanitary Sewer – Rampart Range Metropolitan District No. 5 approved October 28, 2020.

Nature: Installation of improvements for water and/or sewer mains for the RRMD No. 5 TOD Area Project; and to provide PWSD Project MD5-014A with a financial guarantee of the costs of the public improvements.

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD back to District No. 5.

53. Memorandum of Understanding Regarding the Public Improvements Associated with Development in and Around the RidgeGate East Transit Oriented Development Between the City of Lone Tree and Rampart Range Metropolitan District No. 5 proposed/approved March 24, 2021.

Nature: Establishes the timing required of RRMD No. 5 to commence construction and complete Improvements required to serve the Transit Oriented Development Area. Term: According to the Phasing Plan.

54. Intergovernmental Agreement Between Rampart Range Metropolitan District No. 5 and the Regional Transportation District Regarding Funding, Construction, and Reimbursement of RidgeGate Parkway Station Transit Oriented Development – Earthwork and Utilities – Phase 1 proposed/approved April 5, 2021.

Nature: Establishes the parties' cooperation in the demolition of certain Temporary Facilities and the financing, installation, construction, and completion of permanent

improvements to support the growing development and increased usage of the Ridgegate TOD Station.

Term: Indefinite

55. Amendment to Agreement (No. 20-01-23A) January 8, 2021 between Rampart Range Metropolitan District No. 5 and the Urban Drainage Flood Control District d/b/a Mile High Flood District.

Nature: Amends the previously entered into Agreement for Final Design and permitting of fee-in-lieu drainage and flood control improvements for Happy Canyon Creek upstream of Ridgegate Parkway dated May 6, 2020.

Term: Indefinite

56. Water and/or Sewer Main Improvement Agreement dated June 23, 2021 between District No. 5 and PWSD for MD5-006 Ridgegate – Happy Canyons Trunk Sanitary Sewer Phase 2 with the use of the Cash in Lieu Agreement.

Nature: Construct Improvements.

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD back to District No. 5.

57. South Water Main Improvement Agreement dated June 17, 2021 between RRMD No. 5 and PWSD for Project MD5-009 Ridgegate – South Water Main Phase 2.

Nature: Construct Improvements

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD back to District No. 5.

58. Grant of Easement dated July 13, 2021 (Douglas County East-West Regional Trail) from Rampart Range Metropolitan District No. 5 to the Board of County Commissioners of the County of Douglas, State of Colorado.

Nature: Grants easement over, across, under, and through the easement property for the purpose of constructing, maintaining, repairing, replacing, and removing the Douglas County East-West Regional Trail and associated improvements.

Term: Indefinite.

59. 30-Foot Exclusive Easement Agreement recorded October 8, 2021 from RRMD No. 5 to PWSD (South Water Main).

Nature: Install water and sewer pipelines and related facilities and appurtenances, including fire hydrants.

Term: Indefinite.

60. 30-Foot Non-Exclusive Easement Agreement recorded October 8, 2021 from RRMD No. 5 to PWSD (South Water Main).

Nature: Install water and sewer pipelines and related facilities and appurtenances, including fire hydrants.

Term: Indefinite.

61. Intergovernmental Agreement between the City of Lone Tree and Rampart Range Metropolitan District No. 1 Regarding Emergency Repairs to Sky Ridge Bridge dated April 28, 2021.

Nature: Outlines the parties' obligations regarding the repairs to Sky Ridge Bridge. Term: Until the terms and conditions of the IGA are fulfilled.

62. Inclusion Agreement among Rampart Range Metropolitan District Nos. 5, 6, 8, and Ridgegate Investments, Inc.

Nature: Sets forth the owner's obligations concerning the inclusion of property into the Taxing Districts.

Term: Indefinite.

63. Assignment of Revenues (Relating to Water Resource Credit Fee Revenues) from District No. 1 to District No. 5.

Nature: Assigns to District No. 5 the revenues received by District No. 1 from the sale of PWSD Water Resource Credits relating to the development of property east of I-25. Term: Indefinite.

64. Second Amendment to Public Service Company of Colorado "PSCO" Non-Exclusive Easement from Rampart Range Metropolitan District No. 5 to PSCO regarding Tract A Ridgegate East Filing No. 1, dated January 14, 2022.

Nature: Construction, operate, maintain, repair and replace utility lines and all fixtures and devices.

Term: Indefinite.

65. Second Amendment to PSCO Non-Exclusive Easement from Rampart Range Metropolitan District No. 5 to PSCO regarding Tract B Ridgegate East Filing No. 1 dated January 14, 2022.

Nature: Construction, operation, maintenance, repair and replacement of gas and electric distribution systems.

Term: Indefinite.

66. Amendment to Agreement (No. 20-01-23B) March 21, 2022 between Rampart Range Metropolitan District No. 5 and the Urban Drainage Flood Control District d/b/a Mile High Flood District.

Nature: Amends the previously entered into Agreement for Final Design and permitting of fee-in-lieu drainage and flood control improvements for Happy Canyon Creek upstream of Ridgegate Parkway dated May 6, 2020.

Term: Indefinite.

67. Amendments to Agreement (Nos. 20-05-10B and 20-05-10C) dated March 21, 2022 between Rampart Range Metropolitan District No. 5 and the Urban Drainage Flood Control District d/b/a Mile High Flood District and Merrick & Company, Inc.

Nature: Amends the previously entered into Agreement for Final Design and permitting of fee-in-lieu drainage and flood control improvements for Happy Canyon Creek upstream of Ridgegate Parkway dated May 6, 2020.

Term: Indefinite.

68. Sidewalk, Driveway, and Public Access Easement Agreement by and between PWSD (as Grantor) and Rampart Range Metropolitan District No. 5 (Grantee) dated August 9, 2022.

Nature: Owning, operating, using, maintaining, repairing and replacing a public sidewalk, driveway, curb and related appurtenances.

Term: Indefinite.

69. Ridgegate East Filing No. 1, Phase 2 (MD5-014B) Water and Sewer Improvement Agreement and Fee-In-Lieu of Letter of Credit Agreement by and Between PWSD and Rampart Range Metropolitan District No. 5 dated April 7, 2022.

Nature: Construct Improvements.

Term: Upon conveyance of improvements to PWSD and return of all funding from PWSD by to District No. 5.

70. Amendment to Agreement (No. 20-01-23C) October 16, 2022 between Rampart Range Metropolitan District No. 5 and the Urban Drainage Flood Control District d/b/a Mile High Flood District.

Nature: Amends the previously entered into Agreement for Final Design and permitting of fee-in-lieu drainage and flood control improvements for Happy Canyon Creek upstream of Ridgegate Parkway dated May 6, 2020.

Term: Indefinite.

71. Intergovernmental Agreement between the City of Lone Tree and Rampart Range Metropolitan District No. 5 Regarding Dedication and Maintenance of Parks in the Lone Tree City Center and Easement Agreement dated August 2, 2022 and recorded on September 8, 2022.

Nature: Construct, operate, and maintain certain public facilities and improvements in accordance with its Amended and Restated Service Plan dated April 19, 2005.

Term: Indefinite.

72. Inclusion Agreement dated October 6, 2022 among Rampart Range Metropolitan District Nos. 1, 5, 6, and Ridgegate Investments, Inc.

Nature: Sets forth the owner's obligations concerning the inclusion of property into the Taxing Districts.

Term: Indefinite.

73. Amendment to Agreement (No. 20-01.23C) dated October 16, 2022 regarding Final Design and Permitting of Fee-In-Lieu Drainage and Flood Control Improvements (Happy Canyon Creek Upstream) between Rampart Range Metropolitan District No. 5 and Urban Drainage and Flood Control d/b/a/ Mile High Flood District dated May 6, 2020.

Nature: Increase level of funding.

Term: Indefinite.

74. Amendment to Agreement (No. 20-12.02A) dated November 28, 2022 regarding Final Design and Permitting of Fee-In-Lieu Drainage and Flood Control Improvements (Happy Canyon Creek Upstream) between Rampart Range Metropolitan District No. 5 and Urban Drainage and Flood Control d/b/a/ Mile High Flood District dated January 8, 2021.

Nature: Increase level of funding.

Term: Indefinite.

75. Amendment to Agreement (No. 20-12.01A) dated December 26, 2022 regarding Final Design and Permitting of Fee-In-Lieu Drainage and Flood Control Improvements (Happy Canyon Creek Upstream) between Rampart Range Metropolitan District No. 5 and Urban Drainage and Flood Control d/b/a/ Mile High Flood District dated January 7, 2021.

Nature: Increase level of funding.

Term: Indefinite.

#### EXHIBIT B 2022 AUDITS

### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 Douglas County, Colorado

FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2022

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 TABLE OF CONTENTS YEAR ENDED DECEMBER 31, 2022

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#### INDEPENDENT AUDITOR'S REPORT

To the Board of Directors
Rampart Range Metropolitan District No. 1
Douglas County, Colorado

#### **Opinions**

We have audited the financial statements of the governmental activities and each major fund of Rampart Range Metropolitan District No. 1 (the District) as of and for the year ended December 31, 2022, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

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

#### **Basis for Opinions**

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

#### Responsibilities of Management for the Financial Statements

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

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

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#### Fiscal Focus Partners, LLC

#### Auditor's Responsibility for the Audit of the Financial Statements

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

In performing an audit in accordance with GAAS, we:

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

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

#### **Required Supplementary Information**

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

#### **Supplementary and Other Information**

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

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

Greenwood Village, Colorado

- Fiscal Freus Perstners, LLC

July 21, 2023



#### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 STATEMENT OF NET POSITION DECEMBER 31, 2022

	GovernmentalActivities
ASSETS	
Cash and Investments	\$ 2,296,080
Cash and Investments - Restricted	13,539,173
Receivables	767,776
Due from District No. 2	8,531
Due from District No. 7	72,351
Prepaid Expenses	36,480
Capital Assets, Net:	
Land Improvements	3,071,128
Parking Structure	5,166,472
Infrastructure Assets - West Side	12,067,710
Construction in Progress	7,951,235
Total Assets	44,976,936
LIABILITIES	
Accounts Payable	164,137
Accrued Interest Payable - 2017 Bonds	555,055
Accrued Interest Payable - 2019 Note	15,196
Noncurrent Liabilities:	
Due Within One Year	4,909,000
Due in More Than One Year	178,546,236
Total Liabilities	184,189,624
NET POSITION	
Net Investment in Capital Assets	5,738,423
Restricted for:	,
Emergency Reserves	72,800
Debt Service	1,259,750
Unrestricted	(146,283,661)
Total Net Position	\$ (139,212,688)

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

Net Revenues

					Prog	ram Revenues		(Ex	penses) and Change in et Position
			С	harges		Operating	Capital		
		Expenses	Q	for ervices		Grants and ontributions	Grants and ontributions		vernmental Activities
FUNCTIONS/PROGRAMS		Expenses		ei vices		ontributions	 Dittibutions		Activities
Primary Government:									
Government Activities:									
General Government	\$	1,437,628	\$	-	\$	2,377,948	\$ -	\$	940,320
Public Works		1,052,574		-		222,200	112,968		(717,406)
Dedication of Capital Assets to		044.000							(0.4.4.000)
Other Entities Interest and Related Costs on		644,308		-		-	-		(644,308)
Long-Term Debt		6,774,051		_		_	12,701,973		5,927,922
Long Tom Bost		0,774,001					12,701,070		0,021,022
Total Governmental Activities	\$	9,908,561	\$		\$	2,600,148	\$ 12,814,941		5,506,528
	N	NERAL REVEN et Investment li IF Revenue Total Genei	ncome	nues					369,735 1,658,001 2,027,736
	СН	ANGE IN NET	POSITIO	ON					7,534,264
	Net	Position - Begi	inning of	Year				(1	46,746,952)
	NE	T POSITION - I	END OF	YEAR				\$ (1	39,212,688)

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 BALANCE SHEET – GOVERNMENTAL FUNDS DECEMBER 31, 2022

ASSETS	General	Debt Service	Capital Projects	G	Total overnmental Funds
Cash and Investments Cash and Investments - Restricted PIF/STRR Receivable Due from District No. 2 Due from District No. 7 Accounts Receivable - Reimbursements Prepaid Insurance	\$ 2,296,080 72,800 - 1,480 12,551 18,327 36,480	\$ 12,913,086 749,449 7,051 59,800	\$ 553,287 - - - - - -	\$	2,296,080 13,539,173 749,449 8,531 72,351 18,327 36,480
Total Assets	\$ 2,437,718	\$ 13,729,386	\$ 553,287	\$	16,720,391
LIABILITIES AND FUND BALANCES					
LIABILITIES					
Accounts Payable	\$ 88,800	\$ 5,385	\$ 69,952	\$	164,137
Total Liabilities	88,800	5,385	69,952		164,137
FUND BALANCES					
Nonspendable:					
Prepaid Expenses	36,480	-	-		36,480
Restricted for:					
Emergency Reserves	72,800	-	=		72,800
Debt Service	-	13,724,001	=		13,724,001
Assigned for:					
Capital Projects	-	-	483,335		483,335
Unassigned	 2,239,638	 	 _		2,239,638
Total Fund Balances	 2,348,918	 13,724,001	 483,335		16,556,254
Total Liabilities and					
Fund Balances	\$ 2,437,718	\$ 13,729,386	\$ 553,287		
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.					28,256,545
Long-term liabilities, including bonds and loans payable, are not due and payable in the current period and, therefore, are not reported in the					
funds.  Rands and Leans Payable					(101 766 FEQ)
Bonds and Loans Payable Accrued Interest on Bonds and Loans					(181,766,558)
					(570,251)
Developer Advances Payable and Associated Accrued Interest					(1,688,678)
Net Position of Governmental Activities				\$	(139,212,688)

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES – GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2022

	General	Debt Service	Capital Projects	Total Governmental Funds
REVENUES				
IGA Revenue #2 - Property Taxes (Net)	\$ 202,845	\$ 1,095,368	\$ -	\$ 1,298,213
IGA Revenue #2 - Specific Ownership Taxes	20,630	98,295	-	118,925
IGA Revenue #2 - Contractual Obligation (Net)	27,046	-	-	27,046
IGA Revenue #2 - Property Tax Interest	-	874	-	874
IGA Revenue #7 - Property Taxes (Net)	1,714,298	9,257,205	-	10,971,503
IGA Revenue #7 - Specific Ownership Taxes	174,952	833,594	=	1,008,546
IGA Revenue #7 - Contractual Obligation (Net)	228,573	-	-	228,573
IGA Revenue #7 - Development Fees	-	-	112,968	112,968
Other Income	3,654	-	-	3,654
Other Income - Reimbursements	-	-	222,200	222,200
Charging Stations Income	5,950	-	-	5,950
PIF Revenue	-	1,658,001	-	1,658,001
Sales Tax Rebate Revenue	-	1,416,637	-	1,416,637
Net Investment Income	48,285	313,467	7,983	369,735
Total Revenues	2,426,233	14,673,441	343,151	17,442,825
EXPENDITURES				
Current:				
Accounting and Audit	210,447	=	=	210,447
Directors Fees	2,200	-	-	2,200
District Management	86,693	=	=	86,693
Dues and Licenses	2,980	=	=	2,980
Election Expense	9,601	-	-	9,601
IGA Expense #7 - Prop. Tax Interest				
Abated/Refunded	-	206	-	206
Insurance and Surety Bonds	33,246	-	-	33,246
Legal	25,435	-	-	25,435
Miscellaneous	4,531	3,000	-	7,531
Paying Agent Fees - Series 2017 Bonds	-	2,500	-	2,500
Payment to City (1.0 Mill Regional ML)	255,617	-	-	255,617
PIF Collection Expense	-	37,928	-	37,928
Schweiger Ranch Foundation Donation	30,000	-	-	30,000
Charging Stations Expenses	7,481	-	-	7,481
Irrigation and Monument Lighting	367,408	-	-	367,408
Landscape Maintenance	519,535	-	-	519,535
Planning / Design	-	-	4,450	4,450
Planning / Design - SpringGate	-	-	4,211	4,211
Sky Ridge Bridge Girder Strike Repairs	-	-	732	732
Sign and "Upgrades" Maintenance	1,700	-	-	1,700
Snow Removal	54,495	-	-	54,495
Storm Drainage Facilities Maintenance	69,874	-	-	69,874
Street Lights	8,796	-	-	8,796
Debt Service:				
Bond Interest - Series 2017 Bonds	-	6,787,046	-	6,787,046
Bond Principal - Series 2017 Bonds	-	4,185,000	-	4,185,000
Loan Interest - Series 2019 Subordinate Note	-	390,792	-	390,792
Loan Principal - Series 2019 Subordinate Note	-	572,000	<del>-</del>	572,000
Capital Outlay	<u> </u>	-	69,456	69,456
Total Expenditures	1,690,039	11,978,472	78,849	13,747,360

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES – GOVERNMENTAL FUNDS (CONTINUED) YEAR ENDED DECEMBER 31, 2022

	General	Debt Service		Capital Projects		Total Governmental Funds	
EXCESS OF REVENUE OVER (UNDER) EXPENDITURES	\$ 736,194	\$	2,694,969	\$	264,302	\$	3,695,465
OTHER FINANCING SOURCES (USES)							
Repayment - Developer Advance Interest	-		(141,752)		-		(141,752)
Repayment - Developer Advance Principal	-		(2,415,062)		-		(2,415,062)
Transfers from Other Funds	=		192,140		-		192,140
Transfers to Other Funds			-		(192,140)		(192,140)
Total Other Financing Sources (Uses)			(2,364,674)		(192,140)		(2,556,814)
NET CHANGE IN FUND BALANCES	736,194		330,295		72,162		1,138,651
Fund Balances - Beginning of Year	1,612,724		13,393,706		411,173		15,417,603
FUND BALANCES - END OF YEAR	\$ 2,348,918	\$	13,724,001	\$	483,335	\$	16,556,254

### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 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, 2022

Net Change in Fund Balances - Governmental Funds

\$ 1,138,651

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

Governmental funds report capital outlays as expenditures. The statement of activities does not report capital outlay 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. Therefore, the following are the amounts of capital outlay in the current period:

Capital Outlay - West Side	69,456
Depreciation Expense	(787,564)

The issuance of long-term debt (e.g., bonds, loans) 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 transactions, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when debt is first issued, whereas these amounts are deferred and amortized in the statement of activities. The net effect of these differences in the treatment of long-term debt and related items is as follows:

Bond Principal Payments	4,185,000
Loan Principal Payments	572,000
Repayments of Developer Advances Principal	2.415.062

Certain 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

Accrued Interest on Developer Advances - Change in Liability	30,347
Accrued Interest on Bonds and Notes - Change in Liability	11,619
Amortization of Bond Premium	544,001
Dedication of Assets to Other Governments	(644,308)

Change in Net Position of Governmental Activities \$ 7,534,264

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 GENERAL FUND – STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	F	inal and Final udget		Actual Amounts	Fir	riance with nal Budget Positive Negative)
REVENUES	•	000 755	•	000.045	Φ.	00
IGA Revenue #2 - Property Taxes (Net)	\$	202,755	\$	202,845	\$	90
IGA Revenue #2 - Specific Ownership Taxes		18,665		20,630		1,965
IGA Revenue #2 - Contractual Obligation (Net)		27,034		27,046		12 (5.175)
IGA Revenue #7 - Property Taxes (Net)		1,719,473		1,714,298		(5,175)
IGA Revenue #7 - Specific Ownership Taxes		158,273		174,952		16,679
IGA Revenue #7 - Contractual Obligation (Net)		229,263		228,573		(690)
Other Income		- 0.000		3,654		3,654
Charging Stations Income		8,000		5,950		(2,050)
Net Investment Income		537		48,285		47,748
Total Revenues		2,364,000		2,426,233		62,233
EXPENDITURES						
General and Administrative:						
Accounting and Audit		306,650		210,447		96,203
Directors Fees		4,800		2,200		2,600
District Management		110,000		86,693		23,307
Dues and Licenses		4,000		2,980		1,020
Election Expense		10,000		9,601		399
Insurance and Surety Bonds		37,500		33,246		4,254
Legal		63,000		25,435		37,565
Miscellaneous		6,503		4,531		1,972
Payment to City (1.0 Mill Regional ML)		256,297		255,617		680
Schweiger Ranch Foundation Donation		30,000		30,000		-
Operations and Maintenance:						
Charging Stations Expenses		8,000		7,481		519
Irrigation and Monument Lighting		370,000		367,408		2,592
Landscape Maintenance		550,000		519,535		30,465
Parking Garage Maintenance		25,000		-		25,000
Sign and "Upgrades" Maintenance		-		1,700		(1,700)
Snow Removal		100,000		54,495		45,505
Storm Drainage Facilities Maintenance		40,000		69,874		(29,874)
Street Lights		8,500		8,796		(296)
Contingency		23,750		-		23,750
Total Expenditures		1,954,000		1,690,039		263,961
NET CHANGE IN FUND BALANCE		410,000		736,194		326,194
Fund Balance - Beginning of Year		1,570,000		1,612,724		42,724
FUND BALANCE - END OF YEAR	\$	1,980,000	\$	2,348,918	\$	368,918

#### NOTE 1 DEFINITION OF REPORTING ENTITY

Rampart Range Metropolitan District No. 1 (the District or District No. 1), a quasi-municipal corporation and political subdivision of the state of Colorado, was organized by order and decree of the Douglas County District Court on March 12, 2001, concurrently with five other districts, Rampart Range Metropolitan District Nos. 2 - 6, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32, Article 1, Colorado Revised Statutes). In 2005, Rampart Range Metropolitan District Nos. 7 - 9 (together with District Nos. 1 - 6, the Districts) were also organized. The District's service area is located entirely within the City of Lone Tree (the City) in Douglas County, Colorado. Commencing on January 1, 2020, for operational purposes, the Rampart Range Districts were separated into two groups. Rampart Range Metropolitan District Nos. 1, 2, 3, and 7 (the West Side Districts) are responsible for providing the operations and funding for the service area located on the west side of Interstate I-25 (the West Side), and Rampart Range Metropolitan District Nos. 4, 5, 6, 8, and 9 (the East Side Districts) are responsible for providing the operations and funding for the service area located on the east side of Interstate I-25 (the East Side).

The District operates under an Amended and Restated Service Plan approved by the City on April 19, 2005. The West Side Districts were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities, and mosquito and pest control. The District, acting as the "West Side Operating District", is responsible for managing the construction and operation of facilities and services of the West Side Districts and for issuing debt. District Nos. 2 and 7 (the West Side Taxing Districts) are responsible for providing the funding and tax base needed to support the debt issued by the District for the West Side capital improvements and continuous operations. Pursuant to their respective Service Plans, the West Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements. In addition, according to the First Amendments to the Intergovernmental Agreements between the City and District Nos. 2 and 7, which were approved by the Districts' Board of Directors on July 28, 2021, and finalized and dated by the City on January 18, 2022, commencing in the tax collection year 2024, the West Side Taxing Districts will be obligated to impose an additional and perpetual Operational Mill Levy in the amount of 1.000 mill each, which shall be paid to the City to be used for the maintenance and repair of existing and future street/sidewalk improvements. Both of these mill levies will be transferred to the District from the West Side Taxing Districts and then the District will make the payments to the City.

#### NOTE 1 DEFINITION OF REPORTING ENTITY (CONTINUED)

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, including the City.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

#### **Government-Wide and Fund Financial Statements**

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

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

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

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

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### Measurement Focus, Basis of Accounting, and Financial Statement Presentation

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

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

The District reports the following major governmental funds:

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

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

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

#### **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 has amended its annual budget for the year ended December 31, 2022.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **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.

#### **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.

#### Public Improvements Fee

On June 29, 2004, the Declaration of Covenants Imposing and Implementing the RidgeGate Public Improvements Fee (PIF) was made by the Developer. The PIF is imposed on each sale or exchange of goods or services for money that occurs within the West Side Districts, excluding residential property, and excluding the Sky Ridge Hospital complex properties as they were purchased before this time, upon which a sales tax would be payable to the City pursuant to the provisions of the City's Municipal Code.

The PIF is to be in an amount not to exceed 1.25% of the revenue generated by the sale, with such amount to be determined by the Designated Receiving Entity in its sole discretion. The District is the Designated Receiving Entity. The District has set the PIF rate at 1.25%. During 2022, the District recorded \$1,658,001 in PIF revenue.

#### Sales Tax Rebate Revenue

Another significant revenue source for the District is "Sales Tax Rebate Revenue" (STRR) or Sales Tax Rebates, which is defined in detail under Note 9 – Agreements, per both of the sections - Sales Tax Sharing Agreement as well as RidgeGate West Side Agreement Regarding Dedication, Acceptance and Maintenance of Public Improvements and Sales Tax Sharing. The obligation of the City to make payments of Sales Tax Rebate Revenue to the District commenced with regards to "Sales Tax Revenues" (defined as sales tax, lodging tax, admissions tax, or use tax imposed by the City) earned for the period January 1, 2013 and runs through December 31, 2032. The percentage of Sales Tax Revenue to be rebated by the City to the District was 45% of collections for the period of January 1, 2014, through December 31, 2018; however, the District now receives 25% of collections for the period of January 1, 2019, through December 31, 2023. The City makes payments of STRR quarterly within 60 days of each calendar quarter. During 2022, the District recorded \$1,416,637 in Sales Tax Rebate Revenue.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Capital Assets**

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

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

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

Currently, the District has assets that are being treated as construction in progress and assets that are being depreciated. For 2022, all capital infrastructure assets that were added by the District were added to construction in progress.

During 2018 and 2019, some major repairs that are considered to be operational maintenance work that had been delayed on the District's parking garage, and did not necessarily extend its useful life, were completed. During these repairs, more damage was found in the parking garage than was anticipated, and according to the District's engineers and consultants, it was doubtful that the garage would have a 50-year estimated life. Therefore, in 2018, the District revalued the total estimated useful life on the parking garage from 50 years to 30 years. The parking garage was placed in service in 2005, so the revised estimated useful life will extend to 2034.

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

Parking Garage	30 Years
Infrastructure Assets – West Side:	
Storm Drainage System	50 Years
Parks, Trails, and Pedestrian	
Underpass Facilities	40 Years
Retaining Walls (Cabela's Area)	30 Years
Communication Systems (CINET)	20 Years

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Capital Assets (Continued)**

The District will convey the capital assets recorded in construction in progress to the City and other governmental entities. Currently, the District removes the assets from its property records once final acceptance has taken place. Prior to January 1, 2015, the City would not accept for maintenance any assets constructed by the District since the inception of construction in 2001. With the December 2014 signing of the Ridgegate West Side Agreement Regarding Dedication, Acceptance and Maintenance of Public Improvements and Sales Tax Sharing (which is defined in detail under Note 9 – Agreements) among RidgeGate, the District and the City, the City accepted ownership of all previously constructed and currently existing streets, sidewalks, street lighting, traffic signals, and related landscaping effective as of January 1, 2015. On page 18, capital assets reflected as being dedicated to the City during 2022, include \$644,308 of costs.

#### **Water Rights**

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. All other costs, including costs incurred for the protection of those rights, were expensed by District No. 1 in prior years. The associated Developer advances payable were transferred to District No. 5 as of January 1, 2020.

#### **Amortization**

#### Original Issue Discount/Premium

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, as well as bond issuance costs, during the current period. The face amount of debt issued is reported as other financing sources. Premiums received on debt issuances are reported as other financing sources while discounts on debt issuances are reported as other financing uses. Issuance costs, whether or not withheld from the actual debt proceeds received, are reported as expenditures.

#### **Equity**

#### **Net Position**

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

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Equity (Continued)**

#### Fund Balance

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

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

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

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

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

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

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

#### NOTE 3 CASH AND INVESTMENTS

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

Statement of Net Position:

Cash and Investments	\$ 2,296,080
Cash and Investments - Restricted	 13,539,173
Total and Cash and Investments	\$ 15,835,253

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

Deposits with Financial Institutions	\$ 966,284
Investments	14,868,969
Total Cash and Investments	\$ 15,835,253

#### **Deposits with Financial Institutions**

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

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

At December 31, 2022, the District's cash deposits had a bank balance of \$966,284 and a carrying balance of \$966,284.

#### Investments

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

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

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

#### **Investments (Continued)**

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, 2022, the District had the following investments:

Investment	Maturity	 Amount
Colorado Surplus Asset Fund	Weighted-Average	 _
Trust (CSAFE)	Under 60 Days	\$ 14,868,969

#### **CSAFE**

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 operates similar to a money market fund, with each share valued at \$1.00. CSAFE CASH FUND may invest in U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain money market funds, highest rated commercial paper, and any security allowed under Section 24-75-601.1, C.R.S.

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

#### **CSAFE (Continued)**

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 Section 24-75-601.1, C.R.S., including U.S. Treasury securities, repurchase agreements collateralized by U.S. Treasury securities, certain obligations of U.S. government agencies, 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 CASH FUND is rated AAAmmf and CSAFE CORE is rated AAAf/S1 by Fitch Ratings. CSAFE records its investments at amortized cost and the District records its investments in CSAFE at net asset value as determined by amortized cost. There are no unfunded commitments, the redemption frequency is daily, and there is no redemption notice period.

#### NOTE 4 RELATED PARTIES

Prior to December 31, 2007, the Developer of the property which constitutes the Districts was Colony Investments, Inc. (the Colony). Effective July 1, 2007, Colony created a new corporation, RidgeGate Investments, Inc. (RGI) which, as of December 31, 2007, is the entity that is developing the property. Collectively, RGI and Colony are referred to herein as the "Developer". Certain members of the Board of Directors of the District are employees, owners or otherwise associated with the Developer, and may have conflicts of interest in dealing with the District. See Note 6 – Long Term Obligations concerning advances made by the Developer.

#### NOTE 5 CAPITAL ASSETS

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

	De	Balance - ecember 31, 2021	Increases	Dedication to Other Entities	Balance - ecember 31, 2022
Capital Assets, Not Being Depreciated: Land Improvements Construction in Progress:	\$	3,071,128	\$ -	(See Note 2 - Capital Assets) \$	\$ 3,071,128
Streets		406,198	_	357,576	48,622
Streets - SkyRidge Bridge		7,656,725	_	-	7,656,725
Storm Drainage		70,000	_	_	70,000
Landscaping		286,732	69,456	286,732	69,456
Parks, Trails, and Open Space		32,443	-	-	32,443
Communication Systems		73,989	-	_	73,989
Subtotal - Construction in Progress		8,526,087	69,456	644,308	7,951,235
Total Capital Assets, Not Being Depreciated		11,597,215	69,456	644,308	11,022,363
Doproduced		11,007,210	00,100	011,000	11,022,000
Capital Assets, Being Depreciated:					
Parking Garage		9,686,716	-	-	9,686,716
Infrastructure Assets:					
Storm Drainage		7,613,572	-	-	7,613,572
Parks, Trails, and Open Space		1,151,221	-	-	1,151,221
Pedestrian Underpass-Parks		2,520,198	-	-	2,520,198
Retaining Walls		3,067,590	-	-	3,067,590
Communication Systems		214,306	-	-	214,306
Subtotal - Infrastructure Assets		14,566,887	-		14,566,887
Total Capital Assets, Being Depreciated		24,253,603	-	-	24,253,603
Less: Accumulated Depreciation for:					
Parking Garage		(4,089,705)	(430,539)	-	(4,520,244)
Infrastructure Assets		(2,142,152)	(357,025)	-	(2,499,177)
Total Accumulated Depreciation		(6,231,857)	(787,564)		(7,019,421)
Total Capital Assets, Being Depreciated, Net		18,021,746	(787,564)		17,234,182
Capital Assets, Net	\$	29,618,961	\$ (718,108)	\$ 644,308	\$ 28,256,545

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

Governmental Activities:

Public Works \$ 787,564

#### NOTE 6 LONG-TERM OBLIGATIONS

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

	Balance - December 31, 2021		Additions		Deletions	Balance - December 31, 2022		Due Within One Year
Governmental Activities:								
Limited Tax Supported and Special								
Revenue Refunding and Improvement	<b>A</b> 400 40= 000	•		•		<b>A</b>	•	
Bonds - Series 2017	\$ 169,195,000	\$	-	\$	4,185,000	\$ 165,010,000	\$	4,310,000
Original Issue Premium - Series 2017					=			
Bonds	9,302,559		-		544,001	8,758,558		-
Total Bonds Payable	178,497,559		-		4,729,001	173,768,558		4,310,000
Notes from Direct Borrowings								
and Direct Placements - Series 2019								
Sub. Loan	8,570,000		-		572,000	7,998,000		599,000
Developer Advances Capital Projects -								
West-Side	3,980,562		-		2,415,062	1,565,500		-
Accrued Interest on Developer								
Advances - Capital Projects -								
West-Side	153,525		111,405		141,752	123,178		
Total Governmental Activities								
Long-Term Obligations	\$ 191,201,646	\$	111,405	\$	7,857,815	\$ 183,455,236	\$	4,909,000

Note - Developer advances are from the Restated 2007 Capital Agreement - West Side discussed below.

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

#### **Bonds and Loans**

#### Series 2017 Bonds

On October 24, 2017, the District issued the Rampart Range Metropolitan District No. 1 Limited Tax Supported and Special Revenue Refunding and Improvement Bonds, Series 2017 (Series 2017 Bonds), with a par amount of \$184,020,000, and with the original issuance premium on the Series 2017 Bonds of \$11,631,889, a total bond proceeds amount of \$195,651,889. The Series 2017 Bonds held ratings by Moody's of "A2" and by S&P of "AA" at their issuance based on an insurance policy provided by Assured Guaranty Municipal Corp. The Series 2017 Bonds consist of three term bonds, each of which are subject to mandatory redemption. The first term bond issued in the original amount of \$99,305,000 is due annually through December 1, 2037, with an interest rate of 3.02%. There are also two term bonds with an interest rate of 5.00% each, issued in the original amounts of \$37,215,000 and \$47,500,000 due December 1, 2042 and December 1, 2047, respectively, which are also insured by Assured Guaranty Municipal Corp., the "Insured Bonds". Bonds maturing on and after December 1, 2028, are callable at the option of the District, on any interest payment date on and after December 1, 2027, upon payment of par and accrued interest, without redemption premium.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Bonds and Loans (Continued)**

Series 2017 Bonds (Continued)

The proceeds of the Series 2017 Bonds were used as follows. 1) To redeem and refund in full the outstanding Series 2013A and 2013B Loans with US Bank dated September 12, 2013, in the principal amounts of \$48,520,000 and \$66,195,000, respectively. 2) To terminate a Swap hedging the 2013B Loan held by US Bank, with a termination fee of \$9,644,650. 3) To fully redeem the Series 2010A Bond held by the Developer, paying accrued and outstanding interest of \$4,830,181 and total principal of \$13,183,000. 4) To make a payment-in-full to RGI towards all outstanding developer advances from the Capital Funding and Reimbursement Agreement — West-Side, principal of \$32,208,466 and total accrued and outstanding interest of \$5,700,317. In addition, proceeds of the Series 2017 Bonds were used to: 5) fund a Debt Service Reserve Fund of \$10,974,000; 6) to fund a new money Project Fund of \$5,480,000 for remaining West-Side improvement costs, which was closed out in 2019; and 7) to pay all related costs of issuance.

The Series 2017 Bonds are secured by and payable from the "Pledged Revenue", which includes revenues generated from District Nos. 2 and 7 from the following sources, net of any collection costs: 1) all Capital Levies Revenue, 2) all Specific Ownership Taxes which are attributable to the collected Capital Levies Revenue, 3) all Pledged PIF Revenue, 4) all Sales Tax Rebate Revenue received pursuant to an agreement with the City, 5) all PILOT revenues, and 6) any other legally available moneys which the District determines, in its absolute discretion, to credit to the Bond Fund. The Series 2017 Bonds are also secured by amounts held by the Trustee in the Debt Service Reserve Fund. The Capital Levies Revenue means an ad valorem property tax mill levy imposed by each Taxing District at a rate agreed to with the District pursuant to the Third Amended and Restated Capital Pledge Agreement (see Note 9 – Agreements). The Insured Bonds are further secured by a municipal insurance policy provided by Assured Guaranty Municipal Corp.

According to the Indenture of Trust dated as of October 1, 2017, between the District and UMB Bank, N.A. (the Trustee), (the Indenture), the District may retain all Pledged Revenue received in a "Revenue Fund", which shall be held, maintained and administered by the District. Not less than five business days prior to each bond interest payment date of June 1 and December 1, annually, starting on June 1, 2018, through full maturity on December 1, 2047, the District shall deposit with the Trustee, from Pledged Revenue on deposit in the Revenue Fund, an amount into the Bond Fund, which will make the amounts available in the Bond Fund sufficient to pay the accrued interest on the Series 2017 Bonds, plus any principal amount due on such bond interest payment date. During 2022, the required funds were transferred from the Revenue Fund to the Bond Fund held by the Trustee, from which the total bond interest amount of \$6,787,046 was paid on the Series 2017 Bonds, and on December 1, 2022, a principal amount of \$4,185,000 was also paid.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Bonds and Loans (Continued)**

Series 2017 Bonds (Continued)

The District's debt maturities for the Series 2017 Bonds as of December 31, 2022, are as follows:

Maturities for the	Bond	Bond	Total
Period Ending December 1,	Principal	Interest	Debt Service
2023	\$ 4,310,000	\$ 6,660,659	\$ 10,970,659
2024	4,440,000	6,530,497	10,970,497
2025	4,575,000	6,396,409	10,971,409
2026	4,715,000	6,258,244	10,973,244
2027	4,855,000	6,115,851	10,970,851
2028 - 2032	26,570,000	28,289,189	54,859,189
2033 - 2037	30,830,000	24,027,365	54,857,365
2038 - 2042	37,215,000	17,638,250	54,853,250
2043 - 2047	47,500,000	7,356,750	54,856,750
Total	\$ 165,010,000	\$ 109,273,214	\$ 274,283,214

Events of default under the Indenture include: the failure or refusal of the District to apply the Pledged Revenue as required by the Indenture, or the failure or refusal of a Taxing District to impose the applicable Capital Levy as required by the terms of the Capital Pledge Agreement; as well as the failure to observe or perform any other of the material covenants, agreements, duties or conditions of the financing documents; and filing a petition for bankruptcy. Upon the occurrence and continuance of an event of default, the Trustee may pursue the right of receivership or may proceed to protect and enforce the rights of the bond holders by suit for judgement or by mandamus or such other suit, action, or proceeding at law or in equity, to enforce all rights of the bond holders. However, acceleration of the bonds shall not be an available remedy for an event of default.

#### Series 2019 Subordinate Loan

On May 14, 2019, District No. 1 entered into a loan agreement with Compass Mortgage Corporation (2019 Loan Agreement), which direct loan is evidenced by a promissory note, the Rampart Range Metropolitan District No. 1 Subordinate Limited Tax Supported and Special Revenue Loan, Series 2019 (2019 Note), evidencing a term loan in the original principal amount of \$9,200,000 (2019 Subordinate Loan). The proceeds of the 2019 Subordinate Loan were used to make a payment-in-full of \$8,073,353 to RGI towards all outstanding developer advances documented in the Fourth Amendment to Amended and Restated Capital Funding and Reimbursement Agreement – West-Side related to a portion of the costs for the Sky Ridge Bridge Extension Project, principal of \$7,656,725 and total accrued and outstanding interest of \$416,628. In addition, proceeds of the 2019 Subordinate Loan were used to fund a Reserve Fund of \$920,000, held by BBVA Compass Bank, and to pay all related costs of issuance.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Bonds and Loans (Continued)**

Series 2019 Subordinate Loan (Continued)

The 2019 Note evidenced an11-year loan with a Maturity Date of December 15, 2030, with an interest rate of 4.56%. Interest payments on the 2019 Note are calculated on the basis of a 360-day year consisting of 12 30-day months and are due annually on December 15. commencing on December 15, 2019, along with principal payments also due on December 15, which commence on December 15, 2020. The 2019 Subordinate Loan is secured by and payable from the same Pledged Revenue which funds the Series 2017 Bonds. Once the total annual debt service requirements for the Series 2017 Bonds have been deposited into the Revenue Fund maintained by the District, then District No. 1 is required to make monthly transfers by the end of each month to the 2019 Subordinate Loan Payment Fund held by PNC Bank (which acquired BBVA Compass Bank during 2020 and officially changed names in the fourth quarter of 2021), until the amount on deposit within that account is equal to the principal of and interest on the 2019 Subordinate Loan coming due on December 15th of that same year. Prepayments on the 2019 Loan may not be made until May 14, 2026, and then any date thereafter. During 2022, the required funds were transferred from the Revenue Fund to the 2019 Subordinate Loan Payment Fund, from which the total bond interest amount of \$390,792 and a principal amount of \$572,000 was paid on the 2019 Subordinate Loan.

Events of default under the 2019 Loan Agreement include: the failure or refusal of the District to apply the Subordinate Pledged Revenue as required, or the failure or refusal of a Taxing District to impose the applicable Capital Levy as required by the terms of the Capital Pledge Agreement; as well as the failure to observe or perform any other of the material covenants, agreements, duties or conditions of the financing documents; and filing a petition for bankruptcy. Upon the occurrence and continuance of an event of default, the entity holding the loan may at its option, do any or all of the following: impose the default rate on the loan; may apply the available funds in the loan accounts against the amounts owed; may proceed to protect and enforce its rights under the financing documents; and may proceed by mandamus or any other suit, action, or proceeding at law or in equity, to enforce its rights.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Developer Advances**

Capital Funding and Reimbursement Agreement - West Side

On December 31, 2007, the District, Colony, and RGI entered into a Capital Funding and Reimbursement Agreement - West-Side (the 2007 Capital Agreement - West Side). This agreement was amended on December 31, 2008, then on November 18, 2009, and again on November 24, 2010. The 2007 Capital Agreement was amended and restated on November 30, 2012, and further revised with a "First Amendment" on September 22, 2014, pursuant to which prior capital advances and repayments were acknowledged and RGI agreed to advance up to \$80,000,000 to the District through December 31, 2016. In addition, this First Amendment also specified that repayments made against the outstanding West Side advances were to be made against each advance individually, on a first in, first out (FIFO) basis, first being applied towards accrued and outstanding interest and then to principal. A Second Amendment on September 23, 2015, reduced the interest rate – these advances will bear an interest rate of 8% per annum, compounded annually, through December 31, 2014; however, commencing on January 1, 2015, interest accrued at the higher of 3% per annum or the applicable short-term federal interest rate in effect as of the first day of each year. Furthermore, if all outstanding principal and accrued interest has not been repaid in full to the Developer as of December 31, 2019, the interest rate may increase. A Third Amendment to the amended and restated agreement on November 21, 2016 (together with all amendments and/or restatements, the Restated 2007 Capital Agreement – West Side), extended the date RGI agreed to provide funding to December 31, 2017, without changing the maximum funding amount.

Beginning in 2016, construction on the District's Sky Ridge Bridge Extension Project (the Bridge Project) began, which is an automobile, bike and walking bridge constructed over Interstate-25, parallel to the RTD SERE Project light-rail bridge that connects the west and east sides of the RidgeGate Development. The Bridge Project costs were being paid through Developer Advances under the Amended 2017 East-Side Capital Agreement (see below). In early 2019, the District engaged Ranger Engineering, LLC to conduct a cost benefit analysis on the Bridge Project. Ranger Engineering's final report, dated April 30, 2019, recommended a total Bridge Project costs allocation split of 80% to the West Side Districts and 20% to the East Side Districts. Eighty percent of the total estimated Bridge Project costs amounted to \$7,656,725. Therefore, the District entered into a "Fourth Amendment" to the Amended and Restated Capital Funding and Reimbursement Agreement – West Side simultaneously with a Second Amendment to the Capital Funding and Reimbursement Agreement - East Side, both dated April 24, 2019, and effective as of May 14, 2019, to transfer \$7,656,725 of Developer Advance principal amounts and the related accrued and outstanding interest from the Amended 2017 East Side Capital Agreement to the Restated 2007 Capital Agreement - West Side. The Fourth Amendment also extended the date RGI agreed to provide funding to December 31, 2019, without changing the maximum funding amount of \$80,000,000.

In like manner, during 2019, construction on the District's RidgeGate Parkway Expansion Project (the RG Parkway Project) began on the East Side of the RidgeGate Development. The RG Parkway Project costs were being paid through Developer Advances under the Amended 2017 East Side Capital Agreement.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Developer Advances (Continued)**

Capital Funding and Reimbursement Agreement – West Side (Continued)

On July 8, 2019, the District received a cost benefit analysis report from Ranger Engineering, LLC which recommended a total RG Parkway Project costs allocation split of 75% to the West Side Districts and 25% to the East Side Districts. As the RG Parkway Project would extend through 2020 or beyond, the total amount of related costs was not known. Therefore, the District entered into a "Fifth Amendment" to the Amended and Restated Capital Funding and Reimbursement Agreement – West Side simultaneously with a Third Amendment to the Capital Funding and Reimbursement Agreement – East Side, both approved on October 23, 2019, and effective as of October 31, 2019, to transfer \$6,420,513 in principal of Developer Advances which are associated with the RG Parkway Project and \$125,802 of related accrued and outstanding interest from the Amended 2017 East Side Capital Agreement to the Restated 2007 Capital Agreement – West Side. In addition, it was determined that future RG Parkway Project costs would be funded from capital advances according to the same allocation of 75% to the West Side Districts and 25% to the East Side Districts. The Fifth Amendment also increased the maximum funding amount to \$90,000,000 through December 31, 2019.

A Sixth Amendment to the Restated 2007 Capital Agreement – West Side dated February 12, 2020, and effective as of January 1, 2020, further extended the funding term for Advances through December 31, 2021, without changing the maximum funding amount of \$90,000,000. On May 27, 2020, and effective as of January 1, 2020, a Seventh Amendment moved the date of full repayment before an interest rate increase may go into affect from December 31, 2019 to December 31, 2022. Finally, an Eighth Amendment to the Restated 2007 Capital Agreement – West Side dated November 21, 2022, increased the effective interest rate from 3% to 4% as of November 1, 2022, through October 31, 2027, and moved the date of full repayment before an interest rate increase could go into affect from December 31, 2022 to November 1, 2027.

Multiple repayments were made to RGI while West Side Developer Advances were still being drawn. During 2010, all outstanding West Side Developer Advances principal and accrued and unpaid interest balances were discharged with the issuance of the Series 2010B Junior Revenue Bond on November 30, 2010. The principal amount reflected as paid was \$30,726,413 and the accrued interest reflected as paid was \$6,475,024. On March 28, 2012, and on June 6, 2014, two additional payments were made against the Restated 2007 Capital Agreement – West Side of \$9,927,025 (total accrued interest of \$1,263,508 and principal of \$8,663,517). On October 24, 2017, with the issuance of the Series 2017 Bonds, all of the outstanding balances under the Restated 2007 Capital Agreement - West Side were paid in full, accrued interest of \$5,700,317 and outstanding principal of \$32,208,466. On May 14, 2019, with the issuance of the 2019 Subordinate Loan, all of the outstanding balances allocated to the Restated 2007 Capital Agreement - West Side with the Fourth Amendment were paid in full, outstanding principal of \$7,656,725, and accrued interest of \$416,628. On October 31, 2019, the effective date of the Fifth Amendment, a partial payment in the amount of \$3,888,059 was made against the outstanding balances allocated to the Restated 2007 Capital Agreement – West Side from the Fifth Amendment, all accrued interest of \$125,802 and outstanding principal of \$3,762,257.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Developer Advances (Continued)**

#### Capital Funding and Reimbursement Agreement – West Side (Continued)

Until the District has repaid to RGI all funds outstanding under the Restated 2007 Capital Agreement – West Side, to the extent that Pledged Revenue remains on an annual basis after the debt service requirements of the Series 2017 Bonds and the 2019 Subordinate Loan have been fulfilled, a portion of or all of the remaining funds should be applied as a payment to RGI.

During 2021, total payments in the amount of \$1,680,684 were made from excess Pledged Revenue against the outstanding balances allocated to the Restated 2007 Capital Agreement – West Side from the Fifth Amendment, including accrued interest of \$162,490 and outstanding principal of \$1,518,194. Finally, during 2022, total payments in the amount of \$2,556,814 were made to RGI from excess Pledged Revenue against the outstanding balances allocated to the Restated 2007 Capital Agreement – West Side from the Fifth Amendment, and additional Developer Advances made for the RG Parkway Project, including accrued interest of \$141,752 and outstanding principal of \$2,415,062.

As of December 31, 2022, the principal and accrued interest balances outstanding under the Restated 2007 Capital Agreement – West Side were \$1,565,500 and \$123,178, respectively. The remaining balance of the funding obligation under the Restated 2007 Capital Agreement – West Side available for use as of December 31, 2022 was \$1,483,866 from the \$90,000,000 maximum funding.

### <u>Capital Funding and Reimbursement Agreement for Water and Sewer Service through</u> Parker Water and Sanitation District

On December 31, 2007, the District, Colony and RGI entered into the 2007 Capital Funding and Reimbursement Agreement for Water and Sewer Service through Parker Water and Sanitation District (PWSD) (2007 PWSD Funding Agreement). The 2007 PWSD Funding Agreement establishes the obligation of RGI to fund, and the District to reimburse RGI, \$9,385,033 for advances previously made, including \$8,143,469 for certain water rights conveyed from Colony to the District, and up to an additional \$5,000,000 per year for advances made for construction of water and sewer improvements required by the PWSD IGA (discussed below in Note 9 – Agreements). Amounts due under the 2007 PWSD Funding Agreement are to be reimbursed, with 8% interest (including interest from the date of advance on advances made prior to December 31, 2007), until such time as the District's existing financial obligations are satisfied, or the District has issued bonds for such purpose, as further set forth in the 2007 PWSD Funding Agreement.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Developer Advances (Continued)**

<u>Capital Funding and Reimbursement Agreement for Water and Sewer Service through</u>
<u>Parker Water and Sanitation District (Continued)</u>

On September 23, 2015, a "First Amendment" revised certain terms of the agreement and reduced the interest rate. Advances made according to the amended 2007 PWSD Funding Agreement bore an interest rate of 8% per annum, compounded annually, through December 31, 2014; however, commencing on January 1, 2015, interest shall accrue at the higher of 3% per annum or the applicable short term federal interest rate in effect as of the first day of each year. Furthermore, if all outstanding principal and accrued interest has not been repaid in full to the Developer as of December 31, 2019, the interest rate could increase.

On December 9, 2016, a "Second Amendment" to this agreement revised the definition of the "improvements" under the agreement to include street improvements of the Sky Ridge Bridge Extension Project. On February 22, 2017, concurrent with the drafting of the 2017 East Side Capital Agreement (see below), and effective as of January 1, 2017, a "Third Amendment" transferred certain principal and accrued interest balances related to all East Side improvements and put them under the new Capital Funding and Reimbursement Agreement – East Side. These transferred balances were removed in their totality from the Amended 2007 PWSD Funding Agreement, and the Third Amendment further revised the definition of the "improvements" under the agreement to exclude street improvements of the Sky Ridge Bridge Extension Project, which had been added with the Second Amendment. On May 27, 2020, with an effective date of January 1, 2020, a Fourth Amendment to the 2007 PWSD Funding Agreement (together with the original agreement and all amendments, the Amended 2007 PWSD Funding Agreement) extended the period by which full repayment needed to take place under the First Amendment or the interest rate could increase, from December 31, 2019 to December 31, 2022.

On March 24, 2021, with an effective date of January 1, 2020, an Assignment and Assumption of 2007 Capital Funding and Reimbursement Agreement for Water and Sewer Service through PWSD was entered into (the PWSD Assignment) to assign all of the rights and obligations under the Amended 2007 PWSD Funding Agreement, including the obligation to reimburse RGI for amounts advanced to the District and still outstanding, from District No. 1 to District No. 5, and District No. 5 agreed to assume all such rights and obligations, (together with the original agreement and all prior and future amendments, the Assigned 2007 PWSD Funding Agreement). In addition, pursuant to the PWSD Assignment District No. 1 agreed to transfer or direct to District No. 5 any and all payments made for water resource credits allocated to District No. 1 pursuant to the PWSD IGA (see Note 9 – Agreements) (Water Resource Credits) purchased by a developer or builder in the East Side Property (Water Resource Credit Payments).

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Developer Advances (Continued)**

<u>Capital Funding and Reimbursement Agreement for Water and Sewer Service through</u>
<u>Parker Water and Sanitation District (Continued)</u>

Finally, on March 24, 2021, with an effective date of January 1, 2020, a Fifth Amendment to the Assigned 2007 PWSD Funding Agreement amended and clarified the priority of payment of reimbursement rights and obligations under the Assigned 2007 PWSD Funding Agreement and the East Side Agreement (see below) from either an East Side bond issuance or from Water Resource Credit Payments.

#### <u>Capital Funding and Reimbursement Agreement – East Side</u>

On March 2, 2017, the District and RGI entered into a Capital Funding and Reimbursement Agreement - East Side (the 2017 East Side Capital Agreement), with an effective date of January 1, 2017. This agreement set forth the terms by which RGI would advance funds to the District for costs incurred on the properties to be included within the boundaries of Rampart Range Metropolitan District Nos. 3 – 6, 8, and 9 (the East Side CFRA Properties). The 2017 East Side Capital Agreement identified and "Transferred" prior capital advances in the principal amount of \$3,743,052 plus accrued interest of \$60,685, which were initially funded under the Amended 2007 PWSD Funding Agreement to the 2017 East Side Capital Agreement, where such advances were deemed to be more appropriately accounted for. These costs included general planning expenses and preliminary design costs associated with the East Side CFRA Properties, as well as costs associated with the Sky Ridge Bridge Extension Project. Under the 2017 East Side Capital Agreement, RGI agreed to advance up to \$30,000,000 to the District through December 31, 2020. These advances would accrue interest at the higher rate of 3% per annum or the applicable short term federal interest rate in effect as of the first day of each year, compounded annually. Furthermore, if all outstanding principal and accrued interest was not repaid in full to the Developer as of December 31, 2020, the interest rate could increase. On August 22, 2018, a First Amendment (together with the original agreement and all amendments, the Amended 2017 East Side Capital Agreement) increased the funding amount through December 31, 2020 up to \$65,000,000.

As discussed in more detail above under the Capital Funding and Reimbursement Agreement – West Side, the Bridge Project costs were being paid through Developer Advances under the Amended 2017 East Side Capital Agreement; however, Ranger Engineering, LLC recommended a total Bridge Project costs allocation split of 80% to the West Side Districts and 20% to the East Side Districts. Therefore, the District entered into a Second Amendment to the Capital Funding and Reimbursement Agreement – East Side simultaneously with a Fourth Amendment to the Amended and Restated Capital Funding and Reimbursement Agreement – West Side, both dated April 24, 2019, and effective as of May 14, 2019, to transfer \$7,656,725 of Developer Advance principal amounts and \$416,628 of the related accrued and outstanding interest from the Amended 2017 East Side Capital Agreement to the Restated 2007 Capital Agreement – West Side. Furthermore, the 80% of the Bridge Project funding principal amounts transferred to the West Side would no longer be considered as East Side advances or as part of the maximum funding amount under the Amended 2017 East Side Capital Agreement.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Developer Advances (Continued)**

#### <u>Capital Funding and Reimbursement Agreement – East Side (Continued)</u>

Likewise, as discussed in more detail above under the Capital Funding and Reimbursement Agreement – West Side, also in 2019, Ranger Engineering, LLC recommended a total RG Parkway Project costs allocation split of 75% to the West Side Districts and 25% to the East Side Districts. Therefore, the District entered into a Third Amendment to the Capital Funding and Reimbursement Agreement – East Side simultaneously with a Fifth Amendment to the Amended and Restated Capital Funding and Reimbursement Agreement – West Side, both approved on October 23, 2019, and effective as of October 31, 2019, to transfer \$6,420,513 of Developer Advance principal amounts and \$125,802 of the associated accrued and outstanding interest from the Amended 2017 East Side Capital Agreement to the Restated 2007 Capital Agreement – West Side. Furthermore, the 80% of the Bridge Project funding principal amounts transferred to the West Side would no longer be considered as East Side advances or as part of the maximum funding amount under the Amended 2017 East Side Capital Agreement. In addition, future RG Parkway Project costs would be funded from capital advances according to the same allocation of 75% to the West Side Districts and 25% to the East Side Districts.

This Agreement was "Terminated" on January 1, 2020, see second paragraph of the following agreement.

#### East Side Capital Funding and Reimbursement Agreement

On October 23, 2019, to be effective December 1, 2019, District No. 5 and RGI entered into the East Side Capital Funding and Reimbursement Agreement (the East Side CF&R Agreement). This agreement sets forth the terms by which RGI will advance funds to District No. 5 for costs incurred for the design, testing, engineering, construction, installation, and/or acquisition of public improvements on the East Side Properties. The East Side CF&R Agreement acknowledges and agrees to reimburse RGI for "Prior Advances and Expenditures" under the Amended 2017 East Side Capital Agreement, the amount of which will be agreed to in an amendment to this Agreement, as well as for capital advances made by RGI according to the East Side CF&R Agreement. For the period beginning December 1, 2019, and ending December 31, 2022, RGI agreed to advance up to \$65,000,000 to District No. 5 under the East Side CF&R Agreement.

#### NOTE 6 LONG-TERM OBLIGATIONS (CONTINUED)

#### **Developer Advances (Continued)**

East Side Capital Funding and Reimbursement Agreement (Continued)

District No. 5 entered into two agreements with RGI on March 24, 2021, each with an effective date of January 1, 2020. (A) First, the Transfer of Prior Advances and Expenditures and Termination of Capital Funding and Reimbursement Agreement - East Side (the Transfer Agreement), wherein the outstanding balances of the Prior Advances and Expenditures under the Amended 2017 East Side Capital Agreement in the principal amount of \$16,540,814 plus accrued interest of \$910,990 to be repaid by District No. 1 were "Transferred" to the East Side CF&R Agreement, where all such advances will now be repaid by District No. 5. These costs include general planning expenses and preliminary design costs associated with the East Side Properties, as well as costs associated with the Sky Ridge Bridge Extension Project. After completion of the above, the Capital Funding and Reimbursement Agreement - East Side was terminated. (B) The second agreement, a First Amendment to the East Side CF&R Agreement (together with the original agreement and the Transfer Agreement, the Amended East Side CF&R Agreement) reaffirmed the original East Side CF&R Agreement and reconfirmed the amounts identified in the Transfer Agreement and the rights and obligations of the Prior Advances and Expenditures as to repayment.

#### NOTE 7 DEBT AUTHORIZATION

On May 4, 2004, a majority of the District's qualified electors authorized the issuance of indebtedness in an amount not to exceed \$882,250,000 at an interest rate not to exceed 18% per annum. On November 1, 2005, the District's electors authorized the issuance of additional indebtedness in an amount not to exceed \$5,505,000,000 at an interest rate not to exceed 18% per annum. At December 31, 2022, the District had authorized but unissued indebtedness in the following amounts allocated for the following purposes:

	Authorized May 4, 2004 Election	May 4, 2004			Total Authorized		Authorization Used		Remaining at December 31, 2022
Emergency Medical Facilities	<b>A</b> 44 <b>T</b> 22 2 2 2 2	_		_		_		_	
and Fire Protection	\$ 14,700,000	\$	,,	\$	514,700,000	\$	-	\$	514,700,000
Intergovernmental Agreements	-		500,000,000		500,000,000		-		500,000,000
Mosquito Control	-		500,000,000		500,000,000		-		500,000,000
Operating Expenses	-		5,000,000		5,000,000		-		5,000,000
Parks and Recreation	214,470,000		500,000,000		714,470,000		27,071,954		687,398,046
Refund Debt	-		500,000,000		500,000,000		78,157,325		421,842,675
Sanitary Sewer (Includes Storm)	126,030,000		500,000,000		626,030,000		21,264,514		604,765,486
Streets	306,920,000		500,000,000		806,920,000		123,005,295		683,914,705
Television Relay and									
Communication Systems	14,700,000		500,000,000		514,700,000		437,979		514,262,021
Traffic and Safety Control	22,050,000		500,000,000		522,050,000		2,703,046		519,346,954
Transportation System	14,700,000		500,000,000		514,700,000		401,922		514,298,078
Water Facilities	168,680,000		500,000,000		668,680,000		8,959,965		659,720,035
Election Authorization									
Totals	\$ 882,250,000	\$	5,505,000,000	\$	6,387,250,000	\$	262,002,000	\$	6,125,248,000
Service Plan Debt Totals				\$	500,000,000	\$	262,002,000	\$	237,998,000

#### NOTE 7 DEBT AUTHORIZATION (CONTINUED)

Pursuant to the Service Plan, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District. The residential assessment rate has changed in various years since the District's Service Plan was adopted. However, the District has no residential assessed valuation; therefore, the maximum mill levy for the District remains at 50 mills.

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 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, 2022, the District had net investment in capital assets, calculated as follows:

Net Investment in Capital Assets:

Capital Assets, Net	\$ 20,305,310
Noncurrent Portion of Long-Term Obligations	 (14,566,887)
Net Investment in Capital Assets	\$ 5,738,423

Restricted 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, 2022, as follows:

Restricted Net Position:

Emergency Reserves - TABOR	\$ 72,800
Debt Service	1,259,750
Total Restricted Net Position	\$ 1,332,550

The District had a deficit unrestricted net position as of December 31, 2022. This deficit amount is a result of the District being responsible for the repayment of debt issued for public improvements which were conveyed to other governmental entities and which costs were removed from the District's financial records.

#### NOTE 9 AGREEMENTS

#### **Annexation and Development Agreement**

Colony Investments, Inc. entered into an Annexation and Development Agreement with the City, which was recorded by the Douglas County Clerk on September 5, 2000 (the Annexation Agreement), which sets forth and establishes an overall plan for the provision of capital infrastructure (including but not limited to financing, development, operations, maintenance, repair, and replacement) to assist in development of property within the service area of the Districts, also known as the RidgeGate planned development (the Property). Although the Districts were not organized until after the Annexation Agreement was executed, the Annexation Agreement did anticipate that certain rights and obligations would be assigned to the Districts upon their organization. The Annexation Agreement establishes obligations of the Developer and/or the District to provide certain on-site Improvements and off-site Improvements, which are needed for the development of the Property. In consideration for the obligation to provide the Improvements to the Property, the Annexation Agreement sets forth the City's agreement to pay certain Shared Sales Taxes to the Developer. The agreement to provide such Shared Sales Taxes is further clarified in the Sharing Agreement (described below), and the right to receive such Shared Sales Taxes has been assigned to the District and is now pledged towards the payment of the District's Series 2017 Bonds. Also, per the Annexation Agreement, the City's obligation is to provide various Municipal Services, identified in the Annexation Agreement, including public safety/police protection; residential trash collection; and public road and bridge maintenance, cleaning, snow removal, and repairs. The term of the Annexation Agreement shall last until December 31, 2040, after which time certain provisions of the Annexation Agreement shall be deemed terminated and of no further force and effect. Effective as of January 1, 2015, a first amendment to the Annexation Agreement, executed simultaneously with the West Side Agreement (see below), removed all West Side Property (see below) from the Sales Tax Sharing provisions of the Annexation Agreement.

On November 21, 2017, an Amended and Restated Annexation and Development Agreement with Respect to the East Side Property was entered into between RGI and the City (the Amended and Restated Annexation Agreement – East Side), which was executed simultaneously with the Mill Levy Pledge Agreement. The Amended and Restated Annexation Agreement – East Side amends and restates the Annexation Agreement with respect to all Rampart Range Metropolitan Districts properties located east of I-25 (the East-Side Property), the term of which expires on December 31, 2055, but does not in any way alter or amend the Annexation Agreement with respect to all properties located west of I-25 that reside within the Rampart Range Metropolitan Districts (the West Side Property).

#### Sales Tax Sharing Agreement

On September 18, 2001, the Developer entered into a Sales Tax Sharing Agreement with the City, wherein the City agreed to share certain Sales Tax Revenues with the Developer to fund public infrastructure improvements (the Sharing Agreement). Per the Sharing Agreement, Sales Tax Revenues means any sales tax, lodging tax, admissions tax or use tax imposed by, or on behalf of, the City upon taxable transactions occurring on the Property, specifically excluding ad valorem property taxes.

#### NOTE 9 AGREEMENTS (CONTINUED)

#### Sales Tax Sharing Agreement (Continued)

On an annual basis, the Sales Tax Revenues are to be allocated 60% to the District, and 40% to the City (with the exception of certain Sales Tax Revenues from Cabela's Wholesale, Inc. associated specifically with a Memorandum of Understanding dated May 1, 2012, between the District, RGI, and the City – the Cabela's Sales Tax), which provisions commenced on January 1, 2013, and extend for a term of 20 years from such date. The City agreed to pay the District's portion of the Sales Tax Revenues to the District - the Sales Tax Rebates. Effective as of January 1, 2015, an amendment to the Sharing Agreement, executed simultaneously with the West Side Agreement (see below), removed all West Side Property from the Sharing Agreement, as revised sales tax sharing provisions were included in the West Side Agreement. The Amended and Restated Annexation Agreement – East Side terminates the Sharing Agreement, stating that other than the revenue pledged in the Mill Levy Pledge Agreement, there shall be no other revenue sharing for the East Side property.

## <u>Ridgegate West Side Agreement Regarding Dedication, Acceptance, and Maintenance of Public Improvements and Sales Tax Sharing</u>

On December 23, 2014, the Douglas County Clerk recorded the Ridgegate West Side Agreement Regarding Dedication, Acceptance and Maintenance of Public Improvements and Sales Tax Sharing (the West Side Agreement) among RGI, the District, and the City which became effective as of January 1, 2015. Simultaneously with the execution of the West Side Agreement, RGI and the City entered into amendments to the Annexation Agreement and the Sharing Agreement that exclude all of the West Side Property from both of these Agreements. The West Side Agreement shall terminate as to RGI on December 31, 2032.

The West Side Agreement provided direction regarding various West Side Property issues as follows: 1) on January 1, 2015, the District dedicated to the City and the City accepted all currently existing streets, sidewalks, street lighting, and signals for perpetual ownership, repair, replacement, and maintenance (including snow removal on streets only) from the District and released both the District and RGI from any future costs associated with the same, except for improvements that are defined in the agreement as Upgrades; 2) the City will accept all future streets, sidewalks, street lighting, and signals, in accordance with certain standards and procedures adopted by the City, at the time of dedication; 3) the District and the City acknowledge that the District has constructed and will construct certain improvements that will not be offered to the City, and the District shall remain responsible for the operation, maintenance, repair, and replacement of such improvements; and 4) in order to offset costs incurred by the City in connection with references (1) and (2) above, (a) during the years 2015 through 2019 the District shall make five annual Maintenance Cost Payments to the City in the amount of \$250,000 each by July 1 of each such year, and (b) commencing in tax collection year 2024, the District will impose an additional "Operational Mill Levy" in the amount of one mill which shall be paid to the City.

#### NOTE 9 AGREEMENTS (CONTINUED)

## <u>Ridgegate West Side Agreement Regarding Dedication, Acceptance, and Maintenance</u> of Public Improvements and Sales Tax Sharing (Continued)

The West Side Agreement also replaced the provisions regarding sales tax sharing from that of the Sharing Agreement for the West Side Property only, as follows: 1) the concepts of Total Costs and Shortfalls as defined in the Annexation Agreement no longer exist for the West Side Property, and the City is no longer required to account for such costs separately; 2) the Sales Tax Rebates from the Sharing Agreement are calculated using a reducing allocation between the District and the City. For Sales Tax Revenues collected by the City, the District shall receive (a) 45% for the period of January 1, 2014 through December 31, 2018, (b) 25% for January 1, 2019, through December 31, 2023, (c) 15% for January 1, 2024 through December 31, 2028, and (d) 10% for January 1, 2029 through December 31, 2032; and 3) the Sales Tax Rebates owed to the District by the City shall be paid by the City within 60 days of each calendar quarter. (See Note 2 – Summary of Significant Accounting Policies - Sales Tax Rebate Revenue.)

#### Water Rights and Wells Purchase Agreement with Colony Investments, Inc.

In October 2006, District No. 1 entered into a water rights and wells purchase agreement with Colony Investments, Inc. These water rights were subsequently conveyed to PWSD for the benefit of the properties on the East Side. The liability for repayment to the Developer was assumed by District No. 5 from District No. 1 as of January 1, 2020.

#### Intergovernmental Agreement for Water and Sewer Service

On December 13, 2006, the District approved an Intergovernmental Agreement (PWSD IGA) for water and sewer service with PWSD. Pursuant to the PWSD IGA, it is acknowledged that the area in District Nos. 3 through 6, 8, and 9 will be included into the service area for PWSD. The PWSD IGA addresses conveyance of certain water rights and well sites and clarifies the obligations for construction of the water and sewer improvements to serve the Districts within PWSD's service area. Such assets will ultimately be conveyed to PWSD for ownership and maintenance. The District was obligated to pay inclusion fees to PWSD over a 10-year period commencing December 2007 in exchange for PWSD providing water and sewer services to the Districts within its service area.

#### **District Facilities Construction and Service Agreement**

On April 30, 2007, the District entered into a Second Amended and Restated District Facilities Construction and Service Agreement among District Nos. 1 – 9 (Master IGA), to coordinate the construction, operation, maintenance, and financing of facilities that are intended to benefit the Districts. On December 1, 2019, the Master IGA was amended by that certain First Amendment, which removed Rampart Range Metropolitan District Nos. 4, 5, 6, 8, and 9 from the Master IGA (West Side Master IGA), and simultaneously with the First Amendment, these Districts entered into an East Side Master IGA. The West Side Master IGA is now among only the West Side Districts. In accordance with the West Side Master IGA, as the Operating District, the District agrees to construct, manage the financing, operate, and maintain the public facilities and services. As the West Side Master IGA Taxing Districts, Rampart Range Metropolitan District Nos. 2, 3, and 7 agree to pay their respective shares of the costs of facilities and services provided by the District.

#### NOTE 9 AGREEMENTS (CONTINUED)

#### **Capital Pledge Agreement**

The District and District Nos. 2 and 7 entered into a Capital Pledge Agreement dated April 1, 2007, for the repayment of prior debt obligations. Pursuant to the agreement, District Nos. 2 and 7 agreed to pledge certain revenues to repay those prior debt obligations issued by the District. Pledged revenues included (1) District Nos. 2 and 7's covenant to levy the required mill levy, up to but not in excess of 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within each District under State statutes (the Residential Assessment Ratio) on all taxable property within District Nos. 2 and 7, net of reasonable operation and maintenance costs incurred by District Nos. 2 and 7, (2) 75% of the development fees collected by District Nos. 2 and 7, (3) all Public Improvement Fee revenue, and (4) a portion of the specific ownership taxes.

In order to pledge the revenues described above to more recent prior debt obligations, the District also entered into an Amended and Restated Capital Pledge Agreement dated March 28, 2012. This amended Capital Pledge Agreement pledged the same revenues as the original Capital Pledge Agreement dated April 1, 2007, with the exception of development fees, which were no longer pledged revenue. Then on September 12, 2013, the District, District No. 2 and District No. 7 entered into a Second Amended and Restated Capital Pledge Agreement.

In conjunction with the issuance of the Series 2017 Bonds, the District, District No. 2 and District No. 7 entered into a Third Amended and Restated Capital Pledge Agreement dated October 1, 2017, for the repayment of the Series 2017 Bonds. Pursuant to the Third Amended and Restated Capital Pledge Agreement the District agreed to pledge certain revenues to repay the Series 2017 Bonds and any additional bonds authorized thereunder and issued by District No. 1. Pledged revenues include (1) the District's covenant to levy the required mill levy, up to but not in excess of 50 mills, as adjusted for changes in the Residential Assessment Ratio on all taxable property within each District, net of reasonable operation and maintenance costs incurred by each District, and (2) a portion of the specific ownership taxes, of which some or all of these revenues are further pledged towards the payment of District No. 1's debt obligations, senior of which are the Series 2017 Bonds.

#### **Operations Pledge Agreement**

Additionally, on April 30, 2007, the District, District No. 2, and District No. 7 entered into an Operations Pledge Agreement whereby District Nos. 2 and 7 agreed to impose an operations mill levy in amounts determined as necessary by the District in order to pay their proportionate share of the District's administrative and operations and maintenance costs.

#### NOTE 9 AGREEMENTS (CONTINUED)

#### City IGAs Regarding the RidgeGate Parkway Widening Project

On September 18, 2018, the City entered into five consolidated Intergovernmental Agreements Regarding the RidgeGate Parkway Widening Project (RGPW Project), (City RG Parkway IGAs). The first of the City RG Parkway IGAs was a State of Colorado Intergovernmental Contract with the Colorado Department of Transportation (CDOT) for the construction of Phase 2 of the RGPW Project, establishing the City as the Local Agency. Three of the City RG Parkway IGAs were with individual partners to provide the local funding for the RGPW Project: Douglas County, the Southeast Public Improvement Metropolitan District (SPIMD), and the District. The District Intergovernmental Agreement Concerning Construction Funding and Management - RidgeGate Parkway Widening Project, the (District RGPW Funding IGA) identified that the Total Construction Costs for the RGPW Project were estimated at \$26,900,000, with the funding amounts to be provided by each participating party, the RRMD District Contribution was stated as being \$15,500,000, However, the District RGPW Funding IGA stated that prior to the award of the Phase 2 construction contract the District was to deposit funding to the City in the amount of the Total Construction Costs, less any funding partner contributions received by the City. The actual amount Rampart Range was required to fund was \$8,418,508, which was paid to the City on May 6, 2019.

In addition to the funding aspect, the District was also responsible for providing RGPW Project design right-of-way plans and bid documents, and continued to provide construction management, record keeping, materials testing, and other services, all to be provided at the District's own expense. The Total Construction Costs did not include costs for construction administration services to be performed by the City, and the District was to reimburse the City for such costs up to a maximum of \$100,000. The fifth of the City RG Parkway IGAs was the District Project Management Work Allocation Agreement — RidgeGate Parkway which further defined the responsibilities of the City and the District regarding certain aspects of the management associated with the RGPW Project.

As discussed above in the Capital Funding and Reimbursement Agreement – East Side section under Developer Advances (Note 6 – Long-Term Obligations), on July 8, 2019, the District received a cost benefit analysis report from Ranger Engineering recommending a total RGPW Project costs allocation split of 75% to the West Side Districts and 25% to the East Side Districts, and effective as of October 31, 2019, the District entered into a Third Amendment to the Capital Funding and Reimbursement Agreement – East Side along with a Fifth Amendment to the 2007 Capital Agreement – West Side, to re-allocate the funding amounts for the RGPW Project.

Total RGPW Project costs from inception in 2017 through December 31, 2019, were \$11,563,884, recorded in the Capital Projects – East Side Fund (except for \$180); however, only \$10,454,568 of these costs were to be shared. During 2019, the District transferred expenses of \$7,840,746 to the Capital Projects – West Side Fund. As of December 31, 2019, total RGPW Project costs of \$7,840,926 were expensed in the District Capital Projects – West Side Fund, equal to 75% of the total costs to be shared since inception of the project.

#### NOTE 9 AGREEMENTS (CONTINUED)

#### City IGAs Regarding the RidgeGate Parkway Widening Project (Continued)

During 2020 and 2021, total costs incurred on the RGPW Project equalled \$1,404,157. Of the total RGPW Project costs incurred during 2020 and 2021, \$351,039 (25%) was expensed by District No. 5 and \$1,053,118 (75%) was expensed by District No. 1.

As of December 31, 2021, the RGPW Project has been completed by the City and was under-budget, as a result the funding remaining and held by the City was to be returned to District Nos. 1 and 5 according to their respective funding ratios. In addition, as the City's construction of the RGPW Project was completed in 2021 and placed in service, the District's total funding costs paid on the RGPW Project of \$8,894,044 were conveyed to the City as of December 31, 2021. During 2021, the City made three releases of excess funding to District Nos. 1 and 5, and the District recorded \$840,533 from those releases as Other Income – Reimbursements. Those funds were subsequently paid to the Developer as Developer Advance repayments. During 2022, the City made the final release of excess funding to District Nos. 1 and 5, and the District recorded \$30,060 from the final release as Other Income – Reimbursements.

#### Maintenance Services and Reimbursement Agreement for Parks

On July 23, 2020, the District entered into the Maintenance Services and Reimbursement Agreement with South Suburban Park and Recreation District (SSPRD), (the Parks Agreement). Subsequent to the signing of this agreement, on August 18, 2020, the District deeded its largest park system to the City. This conveyance included Belvedere Park, Lincoln Commons Park, Promenade Park, and the Willow Creek Park channel, which tracts also included detention ponds 302 and 308, as well as some other large open space areas. The City took ownership of these parks and by separate agreement, retained SSPRD to maintain and operate them. The two detention ponds that the City took ownership of will continue to be maintained by the District.

The Parks Agreement with SSPRD, provided for an allocation of costs that both the District and SSPRD will be responsible for in relation to these parks due to the irrigation and lighting systems already in place. The District's main landscape maintenance contractor will continue to maintain these parks, with most of the parks related costs now being invoiced to SSPRD. The District will continue to pay all irrigation costs in the District, including those for these parks to Denver Water. However, four Denver Water accounts owned by the District were identified as being related to these parks, and the District is to invoice SSPRD 24.50% of the costs on these accounts on a quarterly basis for reimbursement. SSPRD is to provide its own electric metering system within the conveyed parks and invoice the District for 5.0% of the related costs. The term of this Parks Agreement commenced on July 23, 2020, and shall renew annually on January 1 of each year unless terminated by mutual agreement of the District and SSPRD.

#### NOTE 9 AGREEMENTS (CONTINUED)

#### City IGA Regarding Emergency Repairs to the Sky Ridge Bridge

On April 28, 2021, the City and the District entered into an Intergovernmental Agreement Regarding Emergency Repairs to the Sky Ridge Bridge (the Bridge Project Repairs IGA). The District started construction of the Sky Ridge Bridge over Interstate-25 (the Bridge) in 2016, and the City's two-year Probationary Acceptance period commenced on May 25, 2020. On February 18, 2021, the Bridge was damaged in an accident by a third-party hauling an over-height excavator on Interstate-25, necessitating emergency repairs to the Bridge during the Probationary period. The Bridge Project Repairs IGA states that the City is responsible for coordinating the Bridge repairs as well as pursuing a Claim against the thirdparty causing the accident and/or its insurance carriers to cover the repair costs. That until such time as any funding has been received from such Claim, that the City and the District will share the repair costs equally, with the City paying for the repair costs initially and then seeking reimbursement for 50% of such costs from the District, Furthermore, that if any proceeds from the Claim are received by the City, the City will share such proceeds on a 50/50 basis by reimbursing the District to the extent of any repair costs it paid. The City also agreed not to delay Final Acceptance of the Bridge solely as a result of the emergency repair work. During 2021, the District reimbursed the City or paid legal fees for Sky Ridge Bridge Girder Strike Repairs from the Capital Projects Fund in the amount of \$196,034. At the April 28, 2021 Board Meeting, the Board approved using surplus Pledged Revenues in the Debt Service Fund to fund such repair costs, resulting in the \$195,531 Transfer to/from Other Funds during 2021 for the repair costs reimbursed to the City. During 2022, the District paid remaining legal fees for Sky Ridge Bridge Girder Strike Repairs from the Capital Projects Fund in the amount of \$732. On February 8, 2022, the City reimbursed the District \$192,140 from proceeds received on the Claim, and these funds were transferred from the Capital Projects Fund back to the Debt Service Fund, resulting in the \$192,140 Transfers to/from Other Funds during 2022. The District and the City agreed that all obligations associated with and requirements of the Bridge Project Repairs IGA were satisfied and such IGA was deemed complete and terminated.

#### NOTE 10 COMMITMENTS AND CONTINGENCIES

As of December 31, 2022, the District had no unexpended construction related contract commitments.

#### **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.

#### NOTE 11 RISK MANAGEMENT (CONTINUED)

The District pays annual premiums to the Pool for general 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.

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions. Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue. On November 7, 2000, a majority of the District's electors approved an election question to remove limits on the amount of all revenues, excluding revenues generated from ad valorem taxes, the District is allowed to collect and spend or retain without regard to any limitations under TABOR.

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

On May 4, 2004, District voters passed an election question to increase property taxes \$500,000 annually, without limitation of rate, to pay the District's operational and maintenance costs. On November 1, 2005, District voters passed an election question to increase property taxes \$5,000,000 annually, without limitation of rate, to pay the District's operational and maintenance costs.

The District's management believes it is in compliance 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** 

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 DEBT SERVICE FUND – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

						iance with al Budget
	Budget /	Amou	ints	Actual	F	Positive
	 Original		Final	Amounts	(N	legative)
REVENUES						
IGA Revenue #2 - Property Taxes (Net)	\$ 1,094,882	\$	1,094,882	\$ 1,095,368	\$	486
IGA Revenue #2 - Specific Ownership Taxes	88,935		102,490	98,295		(4,195)
IGA Revenue #2 - Property Tax Interest	1,556		1,156	874		(282)
IGA Revenue #7 - Property Taxes (Net)	9,285,152		9,272,971	9,257,205		(15,766)
IGA Revenue #7 - Specific Ownership Taxes	754,127		862,071	833,594		(28,477)
IGA Revenue #7 - Property Tax Interest	1,670		4,032	-		(4,032)
PIF Revenue	1,450,000		1,692,000	1,658,001		(33,999)
Sales Tax Rebate Revenue	750,000		1,245,000	1,416,637		171,637
Net Investment Income	 4,678		289,552	313,467		23,915
Total Revenues	13,431,000		14,564,154	14,673,441		109,287
EXPENDITURES						
IGA Expense #7 - Prop. Tax Interest Abated /						
Refunded	-		-	206		(206)
Miscellaneous	-		5,000	3,000		2,000
Paying Agent Fees - Series 2017 Bonds	2,500		2,500	2,500		-
PIF Collection Expense	55,000		55,384	37,928		17,456
Debt Service:						
Bond Interest - Series 2017	6,787,046		6,787,046	6,787,046		-
Bond Principal - Series 2017	4,185,000		4,185,000	4,185,000		-
Loan Interest - Series 2019 Subordinate Note	390,792		390,792	390,792		-
Loan Principal - Series 2019 Subordinate Note	572,000		572,000	572,000		-
Contingency	 7,662		55,000	 <u>-</u>		55,000
Total Expenditures	12,000,000		12,052,722	11,978,472		74,250
EXCESS OF REVENUES OVER (UNDER)						
EXPENDITURES	1,431,000		2,511,432	2,694,969		183,537
OTHER FINANCING SOURCES (USES)						
Repayment - Developer Advance Interest	(145,410)		(175,039)	(141,752)		33,287
Repayment - Developer Advance Principal	(1,404,590)		(2,472,239)	(2,415,062)		57,177
Transfers from Other Funds	 		192,140	 192,140		
Total Other Financing Sources (Uses)	 (1,550,000)		(2,455,138)	 (2,364,674)		90,464
NET CHANGE IN FUND BALANCE	(119,000)		56,294	330,295		274,001
Fund Balance - Beginning of Year	 13,537,000		13,393,706	 13,393,706		
FUND BALANCE - END OF YEAR	\$ 13,418,000	\$	13,450,000	\$ 13,724,001	\$	274,001

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 CAPITAL PROJECTS FUND – SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

		iginal and Final Budget		Actual Amounts	Variance with Final Budget Positive (Negative)		
REVENUES	\$	112,968	\$	112,968	\$		
IGA Revenue #7 - Development Fees Other Income - Reimbursements	Ф	112,900	Ф	222,200	Φ	222,200	
Net Investment Income		132		7,983		7,851	
Total Revenues		113,100		343,151		230,051	
EXPENDITURES							
Capital Projects:							
Planning/Design		6,700		4,450		2,250	
Planning/Design - SpringGate		-		4,211		(4,211)	
Sky Ridge Bridge Girder Strike Repairs Capital Outlay:		-		732		(732)	
Landscaping		250,000		69,456		180,544	
Streetscape		250,000		-		250,000	
Total Expenditures		506,700		78,849		427,851	
EXCESS OF REVENUES OVER (UNDER) EXPENDITURES		(393,600)		264,302		657,902	
OTHER FINANCING SOURCES (USES)							
Transfers to Other Funds				(192,140)		(192,140)	
Total Other Financing Sources (Uses)				(192,140)		(192,140)	
NET CHANGE IN FUND BALANCE		(393,600)		72,162		465,762	
Fund Balance - Beginning of Year		413,000		411,173		(1,827)	
FUND BALANCE - END OF YEAR	\$	19,400	\$	483,335	\$	463,935	

**OTHER INFORMATION** 

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 DEBT SERVICE SCHEDULE OF BONDS OUTSTANDING DECEMBER 31, 2022

## LIMITED TAX SUPPORTED AND SPECIAL REVENUE REFUNDING AND IMPROVEMENT BONDS, SERIES 2017

\$99,305,000 Term Bond Due 12/01/2037 at Interest Rate of 3.020% \$37,215,000 Term Bond Due 12/01/2042 at Interest Rate of 5.000% \$47,500,000 Term Bond Due 12/01/2047 at Interest Rate of 5.000% Interest calculated on a 360-day year of 12 30-day months.

INTEREST PAYMENTS Due on JUNE 1 and DECEMBER 1

PRINCIPAL PAYMENTS Due on DECEMBER 1

		Interest		Annual
Due Date	Principal	Rate	Interest	Debt Service
2023	\$ 4,310,000	3.020%	\$ 6,660,659	\$ 10,970,659
2024	4,440,000	3.020%	6,530,497	10,970,497
2025	4,575,000	3.020%	6,396,409	10,971,409
2026	4,715,000	3.020%	6,258,244	10,973,244
2027	4,855,000	3.020%	6,115,851	10,970,851
2028	5,000,000	3.020%	5,969,230	10,969,230
2029	5,155,000	3.020%	5,818,230	10,973,230
2030	5,310,000	3.020%	5,662,549	10,972,549
2031	5,470,000	3.020%	5,502,187	10,972,187
2032	5,635,000	3.020%	5,336,993	10,971,993
2033	5,805,000	3.020%	5,166,816	10,971,816
2034	5,980,000	3.020%	4,991,505	10,971,505
2035	6,160,000	3.020%	4,810,909	10,970,909
2036	6,345,000	3.020%	4,624,877	10,969,877
2037	6,540,000	3.020%	4,433,258	10,973,258
2038	6,735,000	5.000%	4,235,750	10,970,750
2039	7,075,000	5.000%	3,899,000	10,974,000
2040	7,425,000	5.000%	3,545,250	10,970,250
2041	7,795,000	5.000%	3,174,000	10,969,000
2042	8,185,000	5.000%	2,784,250	10,969,250
2043	8,595,000	5.000%	2,375,000	10,970,000
2044	9,025,000	5.000%	1,945,250	10,970,250
2045	9,480,000	5.000%	1,494,000	10,974,000
2046	9,950,000	5.000%	1,020,000	10,970,000
2047	10,450,000	5.000%	522,500	10,972,500
	, ,		,	12,21=,000
Total	\$ 165,010,000		\$ 109,273,214	\$ 274,283,214

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 DEBT SERVICE SCHEDULE OF LOAN OUTSTANDING DECEMBER 31, 2022

## SUBORDINATE LIMITED TAX SUPPORTED AND SPECIAL REVENUE LOAN, SERIES 2019

\$9,200,000 Promissory Note Due 12/15/2030 at Interest Rate of 4.560% Interest calculated on a 360-day year of 12 30-day months.

INTEREST and PRINCIPAL PAYMENTS Due on DECEMBER 15

		Interest		Annual
Due Date	Principal	Rate	Interest	Debt Service
2023	\$ 599,000	4.560%	\$ 364,709	\$ 963,709
2024	548,000	4.560%	337,394	885,394
2025	572,000	4.560%	312,406	884,406
2026	844,000	4.560%	286,322	1,130,322
2027	885,000	4.560%	247,836	1,132,836
2028	1,180,000	4.560%	207,480	1,387,480
2029	1,070,000	4.560%	153,672	1,223,672
2030	2,300,000	4.560%	104,880	2,404,880
Total	\$ 7,998,000		\$ 2,014,699	\$ 10,012,699

# RAMPART RANGE METROPOLITAN DISTRICT NO. 2 Douglas County, Colorado

## FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2022

# RAMPART RANGE METROPOLITAN DISTRICT NO. 2 TABLE OF CONTENTS YEAR ENDED DECEMBER 31, 2022

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#### INDEPENDENT AUDITOR'S REPORT

To the Board of Directors
Rampart Range Metropolitan District No. 2
Douglas County, Colorado

#### **Opinions**

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

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

#### **Basis for Opinions**

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

#### **Responsibilities of Management for the Financial Statements**

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

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

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#### Fiscal Focus Partners, LLC

#### Auditor's Responsibility for the Audit of the Financial Statements

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

In performing an audit in accordance with GAAS, we:

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

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

#### Required Supplementary Information

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

#### Other Information

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

Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The other 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.

Fiscal focus farmers

Arvada, Colorado June 29, 2023



#### RAMPART RANGE METROPOLITAN DISTRICT NO. 2 STATEMENT OF NET POSITION DECEMBER 31, 2022

	Governmental Activities
ASSETS	
Receivable - County Treasurer	\$ 8,531
Property Taxes Receivable	1,341,132
Total Assets	1,349,663
LIABILITIES	
Due to District No. 1	8,531_
Total Liabilities	8,531
DEFERRED INFLOWS OF RESOURCES	
Property Tax Revenue	1,341,132_
Total Deferred Inflows of Resources	1,341,132
NET POSITION	
Unrestricted	
Total Net Position	\$ -

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 2 STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

	Expenses	Charges for Services	Program Revenues Operating Grants and Contributions	Capital Grants and Contributions	Net Revenues (Expenses) and Changes in Net Position  Governmental Activities
FUNCTIONS/PROGRAMS Primary Government: Governmental Activities: General Government	\$ 1,465,244	\$ -	\$ -	\$ -	\$ (1,465,244)
Total Governmental Activities	\$ 1,465,244	\$ -	\$ -	\$ -	(1,465,244)
	GENERAL REVEI Property Taxes Specific Owners Net Interest Inco Total Genera	hip Taxes me			1,345,445 118,925 874 1,465,244
	CHANGE IN NET	POSITION			-
	Net Position - Beg	inning of Year			
	NET POSITION -	END OF YEAR			\$ -

## RAMPART RANGE METROPOLITAN DISTRICT NO. 2 BALANCE SHEET GOVERNMENTAL FUNDS DECEMBER 31, 2022

ASSETS	General Fund
AGETG	
Receivable - County Treasurer Property Taxes Receivable	\$ 8,531 1,341,132
Total Assets	\$ 1,349,663
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND FUND BALANCES	
LIABILITIES  Due to District No. 1  Total Liabilities	\$ 8,531 8,531
DEFERRED INFLOWS OF RESOURCES Property Tax Revenues Total Deferred Inflows of Resources	1,341,132 1,341,132
FUND BALANCES Unassigned Total Fund Balances	<u>-</u>
Total Liabilities, Deferred Inflows of Resources, and Fund Balances	\$ 1,349,663

There are no reconciling differences between the fund balances of governmental funds and the net position of governmental activities.

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

	General Fund
REVENUES	
Property Taxes	\$ 1,345,445
Specific Ownership Taxes	118,925
Net Interest Income	874
Total Revenues	1,465,244
EXPENDITURES	
County Treasurer's Fees	20,186
IGA Reimbursement (Taxes) - District No. 1	1,445,058
Total Expenditures	1,465,244
NET CHANGE IN FUND BALANCES	-
Fund Balances - Beginning of Year	 
FUND BALANCES - END OF YEAR	\$ -

There are no reconciling differences between the net change in fund balances of governmental funds and the change in net position of governmental activities.

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

	Budget /	Amo	unts	Actual	Fin	iance with al Budget Positive
	Original		Final	Amounts	(N	egative)
REVENUES						
Property Taxes	\$ 1,344,844	\$	1,344,844	\$ 1,345,445	\$	601
Specific Ownership Taxes	107,600		124,000	118,925		(5,075)
Net Interest Income	1,556		1,156	874		(282)
Total Revenues	1,454,000		1,470,000	1,465,244		(4,756)
EXPENDITURES						
County Treasurer's Fees	20,173		20,173	20,186		(13)
IGA Reimbursement (Taxes) - District No. 1	1,433,827		1,449,827	1,445,058		4,769
Total Expenditures	1,454,000		1,470,000	1,465,244		4,756
NET CHANGE IN FUND BALANCE	-		-	-		-
Fund Balance - Beginning of Year				 		
FUND BALANCE - END OF YEAR	\$ 	\$		\$ -	\$	-

#### NOTE 1 DEFINITION OF REPORTING ENTITY

Rampart Range Metropolitan District No. 2 (the District), a quasi-municipal corporation, was organized on March 12, 2001, concurrently with five contiguous districts, Rampart Range Metropolitan District Nos. 1 and 3-6, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2005, Rampart Range Metropolitan District Nos. 7-9 (together with District Nos. 1-6, the Districts) were also organized. The Districts' service area, also known as the RidgeGate development, is located entirely within the city of Lone Tree (the City) in Douglas County, Colorado. The District operates under an Amended and Restated Service Plan approved by the City on April 19, 2005. The Districts were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities, and mosquito and pest control. District No. 1, as the "Operating District" for that portion of RidgeGate west of Interstate 25 (the West Side), is responsible for managing the construction and operation of facilities and services and for issuing debt of the District and Rampart Range Metropolitan District Nos. 3 and 7 (together with District No. 1, the West Side Districts). District Nos. 2, 3, and 7 are the "West Side Taxing Districts" responsible for providing the funding and tax base needed to support the debt issued by the Operating District for capital improvements and continuous operations of the West Side. Pursuant to their respective Service Plans, the West Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing, or acquiring of regional improvements. As of December 1, 2019, Rampart Range Metropolitan District No. 5 is now the "East Side Operating District" for that portion of RidgeGate east of Interstate 25.

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, including the City.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

#### **Government-Wide and Fund Financial Statements**

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

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

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

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

#### Measurement Focus, Basis of Accounting, and Financial Statement Presentation

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

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.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

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

The District reports the following major governmental fund:

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.

#### **Budgets**

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

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

#### **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, sale 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 a deferred inflow of resources in the year they are levied and measurable. The deferred property tax revenues are recorded as revenue in the year they are available or collected.

#### Payments to the City of Lone Tree

Pursuant to the District's Amended and Restated Service Plan, which is dated April 19, 2005, the District is required to impose a 1.000 mill levy, the Regional Improvements Mill Levy, and submit the revenue from that levy to the City to be used in planning, designing, constructing, installing, acquiring, relocating, redeveloping or financing regional improvements as determined by the City. This obligation will remain in effect until the District dissolves or until receipt of written notice from the City indicating that the revenue is no longer required. Property taxes from the Contractual Obligations mill levy (1.000 mill) are transferred to District No. 1 and have been further transferred by District No. 1 to the City in accordance with this service plan provision.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### Payments to the City of Lone Tree (Continued)

In addition to the Regional Improvements Mill Levy, according to the First Amendment to the District's Intergovernmental Agreement with the City, approved by the District's Board of Directors on July 28, 2021, and finalized and dated by the City on January 18, 2022, commencing in the tax collection year 2024, the District will be obligated to impose a perpetual Operational Mill Levy in the amount of 1.000 mill, which shall also be paid to the City annually to be used for the maintenance and repair of existing and future street/sidewalk improvements.

#### **Deferred Inflows of Resources**

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 assets that applies to a future period and so will not be recognized as an inflow of resources (revenue) until that time. The District has one item that qualifies for reporting in this category. Accordingly, the item, *deferred property tax revenue*, is deferred and recognized as an inflow of resources in the period that the amount becomes available.

#### **Equity**

#### Net Position

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

#### 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.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Equity (Continued)**

#### Fund Balance (Continued)

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

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

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

#### NOTE 3 CASH AND INVESTMENTS

#### **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 for the reporting of the uninsured deposits and assets maintained in the collateral pools.

At December 31, 2022, the District had no cash deposits.

#### **Investments**

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

The District generally limits its concentration of investments to those 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, and such actions are generally associated with a debt service reserve or sinking fund requirements.

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

#### **Investments (Continued)**

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

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

As of December 31, 2022, the District had no investments.

#### NOTE 4 DEBT AUTHORIZATION

On November 7, 2000, a majority of the District's qualified electors authorized the issuance of indebtedness in an amount not to exceed \$882,250,000 at an interest rate not to exceed 18% per annum. On May 4, 2004, the District's electors authorized the issuance of additional indebtedness in an amount not to exceed \$882,250,000 at an interest rate not to exceed 18% per annum. At December 31, 2022, the District had authorized but unissued indebtedness in the following amounts allocated for the following purposes:

	Authorized at		P	Authorized at			
	November 7, 2000		ı	May 4, 2004	Total		
		Election *	Election			Authorized	
Emergency Medical Facilities							
and Fire Protection	\$	14,700,000	\$	14,700,000	\$	29,400,000	
Parks and Recreation		214,470,000		214,470,000		428,940,000	
Sanitary Sewer (Includes Storm)		126,030,000		126,030,000		252,060,000	
Streets		306,920,000		306,920,000		613,840,000	
Television Relay and Translation System		14,700,000		14,700,000		29,400,000	
Traffic and Safety Control		22,050,000		22,050,000		44,100,000	
Transportation System		14,700,000		14,700,000		29,400,000	
Water Facilities		168,680,000		168,680,000		337,360,000	
Election Authorization Totals	\$	882,250,000	\$	882,250,000	\$	1,764,500,000	
Service Plan Debt Totals					\$	500,000,000	

<sup>\*</sup> Pursuant to C.R.S. 32-1-1101(2), the District may no longer issue new debt against the amounts authorized at the November 7, 2000 Election.

#### NOTE 4 DEBT AUTHORIZATION (CONTINUED)

Pursuant to the Amended and Restated Service Plan dated April 19, 2005, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The residential assessment rate changed from 7.20% to 7.15% for assessed valuations certified in 2019 through 2021; as a result, the District's service plan limitation of 50.000 mills could be increased to 53.537 mills.

As of December 31, 2022, the District had not issued debt for the purposes listed above.

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; however, as of the date of this audit, the amount and timing of any debt issuance is not determinable.

#### NOTE 5 RELATED PARTIES

The Developer (the Developer) of the property which constitutes the Districts is RidgeGate Investments, Inc. Certain members of the Board of Directors of the District are employees, owners, or otherwise associated with the Developer, and may have conflicts of interest in dealing with the District.

#### NOTE 6 AGREEMENTS

#### **District Facilities Construction and Service Agreement**

On June 1, 2001, the District entered into an intergovernmental agreement with District No. 1 to coordinate the construction, operation and maintenance, and financing of facilities that are intended to benefit both the District and District No. 1. On April 30, 2007, this agreement was replaced with a Second Amended and Restated District Facilities Construction and Service Agreement among District Nos. 1-9 (Master IGA). On December 1, 2019, the Master IGA was amended by that certain First Amendment, which removed Rampart Range Metropolitan District Nos. 4, 5, 6, 8, and 9 (the East Side Districts) from the Master IGA (West Side Master IGA). The West Side Master IGA is now among only the West Side Districts. In accordance with the West Side Master IGA, as the Operating District, District No. 1 agrees to construct, manage the financing, operate, and maintain the public facilities and services. As one of the West Side Taxing Districts, the District will pay all costs related to the construction, operation, and maintenance of these facilities and services. Pursuant to the West Side Master IGA, the District agrees to pay its respective share of the costs of facilities and services provided by District No. 1.

#### NOTE 6 AGREEMENTS (CONTINUED)

#### Pledge Agreements

On April 30, 2007, the District entered into an Operations Pledge Agreement with District No. 1 and District No. 7 whereby the District agreed to impose an operations mill levy in amounts determined as necessary by District No. 1 in order to pay the District's proportionate share of administrative and operations and maintenance costs associated with services provided by District No. 1. During 2022, the District received and reimbursed to District No. 1 a total of \$202,845 from the operations mill levy and \$20,630 from specific ownership taxes for its proportionate share of the administrative and operations and maintenance costs.

On October 24, 2017, District No. 1 issued the Rampart Range Metropolitan District No. 1 Limited Tax Supported and Special Revenue Refunding and Improvement Bonds, Series 2017 (2017 Bonds), with a par amount of \$184,020,000, and with the original issuance premium on the 2017 Bonds, a total bond proceeds amount of \$195,651,889. The proceeds of the 2017 Bonds were used to redeem and refund the outstanding Series 2013A and 2013B Loans with U.S. Bank National Association, the outstanding senior debt of District No. 1, the termination fee on the associated swap, the Series 2010A Bond held by the Developer, with the remaining portion being used to redeem all outstanding Developer advances from the Capital Funding and Reimbursement Agreement - West Side. In addition, proceeds of the 2017 Bonds were used to fund a Debt Service Reserve Fund of \$10,974,000; to fund a new money Project Fund of \$5,480,000 for all remaining West-Side improvement costs; and to pay all related costs of issuance. Finally, current and retained Pledged Revenues released from the refunding of the Series 2013A and 2013B Loans were used to repay all outstanding interest and all principal, except \$362,868, of the Series 2013B Bond held by the Developer. Since that time, part of the excess 2018 Pledged Revenues not needed to pay the debt service requirements of the 2017 Bonds during 2018, were used to repay all the outstanding interest and principal of the Series 2013B Bond held by the Developer on September 18, 2018.

In conjunction with the issuance of the 2017 Bonds, the District, District No. 1 and District No. 7 also entered into a "Third Amended and Restated Capital Pledge Agreement" dated October 1, 2017, for the repayment of the 2017 Bonds. Pursuant to the Third Amended and Restated Capital Pledge Agreement, the District agreed to pledge certain revenues to repay the 2017 Bonds and any additional bonds authorized thereunder and issued by District No. 1. Pledged Revenues include the District's covenant to levy the required mill levy, but not in excess of 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property, on all taxable property within the District, net of reasonable operation and maintenance costs incurred by the District, and a portion of the specific ownership taxes, of which some or all of these revenues are further pledged towards the payment of District No. 1's debt obligations, senior of which are the 2017 Bonds. During 2022, the District received and pledged to District No. 1 a total of \$1,095,368 from the debt service mill levy and \$98,295 from specific ownership taxes pursuant to the Third Amended and Restated Capital Pledge Agreement.

#### NOTE 6 AGREEMENTS (CONTINUED)

#### Pledge Agreements (Continued)

On May 14, 2019, District No. 1 issued its Subordinate Limited Tax Supported and Special Revenue Loan, Series 2019 in the par amount of \$9,200,000 (2019 Loan). The 2019 Loan proceeds were used: (i) to fund the Reserve Fund, (ii) for the reimbursement of certain project costs related to the construction of the Sky Ridge Bridge, and (iii) to pay the issuance costs of the 2019 Loan. The 2019 Loan is payable from the same Pledged Revenues of District No. 1 remaining after payment of the 2017 Bonds.

#### NOTE 7 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 8 TAX, SPENDING, AND DEBT LIMITATIONS

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

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions. Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue. The District voters approved an election question in 2000 to remove limits on the amount of revenue, excluding revenues generated from ad valorem taxes, the District is allowed to retain.

#### NOTE 8 TAX, SPENDING, AND DEBT LIMITATIONS (CONTINUED)

TABOR requires local governments to establish Emergency Reserves. These reserves must be at least 3% of Fiscal Year Spending (excluding bonded debt service). Local governments are not allowed to use the Emergency Reserves to compensate for economic conditions, revenue shortfalls, or salary or benefit increases. All revenues of the District are transferred to District No. 1 pursuant to the West Side Master IGA; therefore, District No. 1 has established the Emergency Reserves for all of the West Side Districts.

On May 4, 2004, District voters passed an election question to increase property taxes \$500,000 annually, without limitation of rate, to pay the District's administrative, operational and maintenance costs.

The District's management believes it is in compliance 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.

**OTHER INFORMATION** 

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 2 SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2022

Year Ended	١	Prior ear Assessed /aluation for Current Year	Mills	Total Prop	erty T	「axes	Percent Collected
December 31,		Tax Levy	Levied	Levied		Collected	to Levied
2018 2019 2020 2021 2022	\$	23,802,210 23,456,050 25,767,130 26,127,850 27,445,790	48.000 48.000 49.000 49.000 49.000	\$ 1,142,506 1,125,890 1,262,590 1,280,265 1,344,843	\$	1,142,507 1,125,521 1,245,101 1,280,265 1,345,445	100.00 % 99.97 98.61 100.00 100.04
Estimated for the Year Ending December 31, 2023	\$	27,166,020	49.368	\$ 1,341,132		. ,	

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.

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 7 Douglas County, Colorado

FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEAR ENDED DECEMBER 31, 2022

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#### INDEPENDENT AUDITOR'S REPORT

To the Board of Directors Rampart Range Metropolitan District No. 7 Douglas County, Colorado

#### **Opinions**

We have audited the financial statements of the governmental activities and each major fund of Rampart Range Metropolitan District No. 7 (the District) as of and for the year ended December 31, 2022, and the related notes to the financial statements, which collectively comprise the District's basic financial statements as listed in the table of contents.

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

#### **Basis for Opinions**

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

#### Responsibilities of Management for the Financial Statements

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

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

I

#### Fiscal Focus Partners, LLC

#### Auditor's Responsibility for the Audit of the Financial Statements

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

In performing an audit in accordance with GAAS, we:

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

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

#### **Required Supplementary Information**

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

#### Other Information

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

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

Arvada, Colorado June 20, 2023

iscal Ireus Partners, LLC



#### RAMPART RANGE METROPOLITAN DISTRICT NO. 7 STATEMENT OF NET POSITION DECEMBER 31, 2022

	Governmental Activities
ASSETS	
Receivable - County Treasurer	\$ 72,351
Property Taxes Receivable	12,745,142
Total Assets	12,817,493
LIABILITIES  Due to District No. 4	70.054
Due to District No. 1	72,351
Total Liabilities	72,351
DEFERRED INFLOWS OF RESOURCES	
Property Tax Revenue	12,745,142
Total Deferred Inflows of Resources	12,745,142
NET POSITION Unrestricted	
Total Net Position	\$ -

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 7 STATEMENT OF ACTIVITIES YEAR ENDED DECEMBER 31, 2022

			Program F	Revenues			Net Revenue (Expense) and Change in Net Position
	Expenses	Charges for Services	Opera Grants Contrib	ating s and	G	Capital rants and ntributions	Governmental Activities
FUNCTIONS/PROGRAMS Primary Government: Government Activities: General Government	\$ 12,492,053	\$ -	\$		\$	112,968	\$ (12,379,085)
Total Government Activities	\$ 12,492,053	\$ -	\$		\$	112,968	(12,379,085)
	GENERAL REVE Property Taxes Specific Owners Total Genera	ship Taxes					11,370,539 1,008,546 12,379,085
	CHANGE IN NET	POSITION					-
	Net Position - Beg	inning of Year					
	NET POSITION -	END OF YEAR					\$ -

## RAMPART RANGE METROPOLITAN DISTRICT NO. 7 BALANCE SHEET GOVERNMENTAL FUNDS DECEMBER 31, 2022

ASSETS	General Fund
Receivable - County Treasurer Property Taxes Receivable	\$ 72,351 12,745,142
Total Assets	\$ 12,817,493
LIABILITIES, DEFERRED INFLOWS OF RESOURCES, AND FUND BALANCES	
LIABILITIES  Due to District No. 1  Total Liabilities	\$ 72,351 72,351
DEFERRED INFLOWS OF RESOURCES Property Tax Revenue Total Deferred Inflows of Resources	12,745,142 12,745,142
FUND BALANCES Unassigned Total Fund Balances	
Total Liabilities, Deferred Inflows of Resources, and Fund Balances	\$ 12,817,493

There are no reconciling differences between the fund balances of governmental funds and the net position of governmental activities.

## RAMPART RANGE METROPOLITAN DISTRICT NO. 7 STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES GOVERNMENTAL FUNDS YEAR ENDED DECEMBER 31, 2022

	General Fund
REVENUES	
Property Taxes	\$ 11,370,539
Specific Ownership Taxes	1,008,546
Development Fees	112,968
Total Revenues	12,492,053
EXPENDITURES	
County Treasurer's Fees	170,463
Property Tax Interest Abated/Refunded	206
IGA Reimbursement (Taxes) - District No. 1	12,208,416
IGA Reimbursement (Fees) - District No. 1	112,968
Total Expenditures	12,492,053
NET CHANGE IN FUND BALANCES	-
Fund Balances - Beginning of Year	
FUND BALANCES - END OF YEAR	\$ -

There are no reconciling differences between the net change in fund balances of governmental funds and the change in net position of governmental activities.

# RAMPART RANGE METROPOLITAN DISTRICT NO. 7 GENERAL FUND STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE – BUDGET AND ACTUAL YEAR ENDED DECEMBER 31, 2022

	Budget .	Amounts Final	Actual Amounts	Variance with Final Budget Positive (Negative)
	Original	Filial	Amounts	(Negative)
REVENUES				
Property Taxes	\$ 11,404,962	\$ 11,390,000	\$ 11,370,539	\$ (19,461)
Specific Ownership Taxes	912,400	1,043,000	1,008,546	(34,454)
Development Fees	112,968	112,968	112,968	-
Net Interest Income	1,670	4,032		(4,032)
Total Revenues	12,432,000	12,550,000	12,492,053	(57,947)
EXPENDITURES				
County Treasurer's Fees	171,074	170,850	170,463	387
Property Tax Interest Abated/Refunded	-	-	206	(206)
IGA Reimbursement (Taxes) - District No. 1	12,147,958	12,266,182	12,208,416	57,766
IGA Reimbursement (Fees) - District No. 1	112,968	112,968	112,968	
Total Expenditures	12,432,000	12,550,000	12,492,053	57,947
NET CHANGE IN FUND BALANCE	-	-	-	-
Fund Balance - Beginning of Year				
FUND BALANCE - END OF YEAR	\$ -	\$ -	\$ -	\$ -

#### NOTE 1 DEFINITION OF REPORTING ENTITY

Rampart Range Metropolitan District No. 7 (the District), a quasi-municipal corporation, was organized on November 29, 2005, concurrently with two other districts, Rampart Range Metropolitan District Nos. 8 and 9, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2001, Rampart Range Metropolitan District Nos. 1-6 (together with District Nos. 7, 8, and 9, the Districts) were also organized. The Districts' service area, also known as the RidgeGate development, is located entirely within the City of Lone Tree (the City) in Douglas County, Colorado. The District operates under a Service Plan approved by the City on April 19, 2005. The Districts were established to provide financing for the design, acquisition, installation, and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities, and mosquito and pest control. District No. 1, as the "Operating District" for that portion of RidgeGate west of Interstate 25 (the West Side), is responsible for managing the construction and operation of facilities and services and for issuing debt of the District and Rampart Range Metropolitan District Nos. 2 and 3 (together with District No. 1, the West Side Districts). District Nos. 2, 3, and 7 are the "West Side Taxing Districts" responsible for providing the funding and tax base needed to support the debt issued by the Operating District for capital improvements and continuous operations of the West Side. Pursuant to their respective Service Plans, the West Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements. As of December 1, 2019, Rampart Range Metropolitan District No. 5 is now the "East Side Operating District" for that portion of RidgeGate east of Interstate 25.

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, including the City.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

#### **Government-Wide and Fund Financial Statements**

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

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

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

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

#### Measurement Focus, Basis of Accounting, and Financial Statement Presentation

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

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.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

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

The District reports the following major governmental fund:

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.

#### **Budgets**

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

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

#### **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, sale 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 a deferred inflow of resources in the year they are levied and measurable. The deferred property tax revenues are recorded as revenue in the year they are available or collected.

#### **Payments to City of Lone Tree**

Pursuant to the District's Service Plan, which is dated April 19, 2005, the District is required to impose a 1.000 mill levy, the Regional Improvements Mill Levy, and submit the revenue from that levy to the City to be used in planning, designing, constructing, installing, acquiring, relocating, redeveloping, or financing regional improvements as determined by the City. This obligation will remain in effect until the District dissolves or until receipt of written notice from the City indicating that the revenue is no longer required. Property taxes from the Contractual Obligations mill levy (1.000 mill) are transferred to District No. 1 and have been further transferred by District No. 1 to the City in accordance with this service plan provision.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### Payments to City of Lone Tree (Continued)

In addition to the Regional Improvements Mill Levy, according to the First Amendment to the District's Intergovernmental Agreement with the City, approved by the District's Board of Directors on July 28, 2021, and finalized and dated by the City on January 18, 2022, commencing in the tax collection year 2024, the District will be obligated to impose a perpetual Operational Mill Levy in the amount of 1.000 mill, which shall also be paid to the City annually to be used for the maintenance and repair of existing and future street/sidewalk improvements.

#### **Development Fees**

On April 16, 2007, the District adopted a joint resolution with District No. 1 imposing a Development Fee (Fee) upon property within the District. Pursuant to the resolution, the Fee is payable at the time of closing on any property purchased or leased from the Developer at a rate of \$12,000 per acre. Per the Indenture of Trust for the 2017 Bonds (see Note 6 – Agreements), the Fee is not pledged to debt repayment. According to a resolution adopted by the District No. 1 Board of Directors on December 2, 2014, starting in 2015 the Fee is committed to be used for capital improvement costs.

During 2022, the District collected \$112,968 in Development Fee revenue.

#### **Deferred Inflows of Resources**

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 assets that applies to a future period and so will not be recognized as an inflow of resources (revenue) until that time. The District has one item that qualifies for reporting in this category. Accordingly, the item, *deferred property tax revenue*, is deferred and recognized as an inflow of resources in the period that the amount becomes available.

#### **Equity**

#### **Net Position**

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

#### 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:

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Equity (Continued)**

#### Fund Balance (Continued)

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

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

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

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

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

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

#### NOTE 3 CASH AND INVESTMENTS

#### **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 for the reporting of the uninsured deposits and assets maintained in the collateral pools.

At December 31, 2022, the District had no cash deposits.

#### NOTE 3 CASH AND INVESTMENTS (CONTINUED)

#### **Investments**

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

The District generally limits its concentration of investments to those 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, 2022, the District had no investments.

#### NOTE 4 DEBT AUTHORIZATION

On November 1, 2005, the District's electors authorized the issuance of indebtedness in an amount not to exceed \$5,505,000,000 at an interest rate not to exceed 18%, allocated for the following purposes:

Streets and Street Improvements	\$ 500,000,000
Water	500,000,000
Sanitary or Storm Sewer	500,000,000
Parks and Recreation	500,000,000
Traffic and Safety	500,000,000
Mosquito Control	500,000,000
Public Transportation	500,000,000
Fire Protection and Ambulance	500,000,000
Television Relay and Translation	500,000,000
Operations and Maintenance	5,000,000
Debt Refunding	500,000,000
Intergovernmental Contracts	500,000,000
Election Authorization Totals	\$ 5,505,000,000
Service Plan Debt Totals	\$ 500,000,000

Pursuant to the Service Plan dated April 19, 2005, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The residential assessment rate changed from 7.20% to 7.15% for assessed valuations certified in 2019 through 2021; as a result, the District's service plan limitation of 50.000 mills could be increased to 51.195 mills.

As of December 31, 2022, the District had not issued debt for the purposes listed above.

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; however, as of the date of this audit, the amount and timing of any debt issuance is not determinable.

#### NOTE 5 RELATED PARTIES

The developer (the Developer) of the property which constitutes the Districts is RidgeGate Investments, Inc. Certain members of the Board of Directors of the District are employees, owners, or otherwise associated with the Developer, and may have conflicts of interest in dealing with the District.

#### NOTE 6 AGREEMENTS

#### **District Facilities Construction and Service Agreement**

On April 30, 2007, the District entered into a Second Amended and Restated District Facilities Construction and Service Agreement among District Nos. 1–9 (Master IGA) to coordinate the construction, operation and maintenance, and financing of facilities that are intended to benefit both the District and District No. 1. On December 1, 2019, the Master IGA was amended by that certain First Amendment, which removed Rampart Range Metropolitan District Nos. 4, 5, 6, 8, and 9 from the Master IGA (West Side Master IGA). The West Side Master IGA is now among only the West Side Districts. In accordance with the West Side Master IGA, as the Operating District, District No. 1 agrees to construct, manage the financing, operate, and maintain the public facilities and services. As one of the West Side Taxing Districts, the District will pay all costs related to the construction, operation, and maintenance of these facilities and services. Pursuant to the West Side Master IGA the District agrees to pay its respective share of the costs of facilities and services provided by District No. 1.

#### Pledge Agreements

On April 30, 2007, the District entered into an Operations Pledge Agreement with District No. 1 and District No. 2 whereby the District agreed to impose an operations mill levy in amounts determined as necessary by District No. 1 in order to pay the District's proportionate share of administrative and operations and maintenance costs associated with services provided by District No. 1. During 2022, the District received and reimbursed to District No. 1 a total of \$1,714,298 from the operations mill levy and \$174,952 from specific ownership taxes for its proportionate share of the administrative and operations and maintenance costs.

On October 24, 2017, District No. 1 issued the Rampart Range Metropolitan District No. 1 Limited Tax Supported and Special Revenue Refunding and Improvement Bonds, Series 2017 (2017 Bonds), with a par amount of \$184,020,000, and with the original issuance premium on the 2017 Bonds, a total bond proceeds amount of \$195,651,889. The proceeds of the 2017 Bonds were used to redeem and refund the outstanding Series 2013A and 2013B Loans with U.S. Bank National Association, the outstanding senior debt of District No. 1, the termination fee on the associated swap, the Series 2010A Bond held by the Developer, with the remaining portion being used to redeem all outstanding Developer advances from the Capital Funding and Reimbursement Agreement - West Side. In addition, proceeds of the 2017 Bonds were used to fund a Debt Service Reserve Fund of \$10,974,000; to fund a new money Project Fund of \$5,480,000 for all remaining West-Side improvement costs; and to pay all related costs of issuance. Finally, current and retained Pledged Revenues released from the refunding of the Series 2013A and 2013B Loans were used to repay all outstanding interest and all principal, except \$362,868, of the Series 2013B Bond held by the Developer. Since that time, part of the excess 2018 Pledged Revenues not needed to pay the debt service requirements of the 2017 Bonds during 2018, were used to repay all the outstanding interest and principal of the Series 2013B Bond held by the Developer on September 18, 2018.

#### NOTE 6 AGREEMENTS (CONTINUED)

#### Pledge Agreements (Continued)

In conjunction with the issuance of the 2017 Bonds, the District, District No. 1 and District No. 2 also entered into a "Third Amended and Restated Capital Pledge Agreement" dated October 1, 2017, for the repayment of the 2017 Bonds. Pursuant to the Third Amended and Restated Capital Pledge Agreement, the District agreed to pledge certain revenues to repay the 2017 Bonds and any additional bonds authorized thereunder and issued by District No. 1. Pledged Revenues include the District's covenant to levy the required mill levy, but not in excess of 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property, on all taxable property within the District, net of reasonable operation and maintenance costs incurred by the District, and a portion of the specific ownership taxes, of which some or all of these revenues are further pledged towards the payment of District No. 1's debt obligations, senior of which are the 2017 Bonds. During 2022, the District received and pledged to District No. 1 a total of \$9,257,205 from the debt service mill levy and \$833,594 from specific ownership taxes pursuant to the Third Amended and Restated Capital Pledge Agreement.

On May 14, 2019, District No. 1 issued its Subordinate Limited Tax Supported and Special Revenue Loan, Series 2019 in the par amount of \$9,200,000 (2019 Loan). The 2019 Loan proceeds were used: (i) to fund the Reserve Fund, (ii) for the reimbursement of certain project costs related to the construction of the Sky Ridge Bridge, and (iii) to pay the issuance costs of the 2019 Loan. The 2019 Loan is payable from the same Pledged Revenues of District No. 1 remaining after payment of the 2017 Bonds.

#### NOTE 7 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.

## RAMPART RANGE METROPOLITAN DISTRICT NO. 7 NOTES TO BASIC FINANCIAL STATEMENTS DECEMBER 31, 2022

#### NOTE 8 TAX, SPENDING, AND DEBT LIMITATIONS

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

Spending and revenue limits are determined based on the prior year's Fiscal Year Spending adjusted for allowable increases based upon inflation and local growth. Fiscal Year Spending is generally defined as expenditures plus reserve increases with certain exceptions. Revenue in excess of the Fiscal Year Spending limit must be refunded unless the voters approve retention of such revenue. The District voters approved an election question in 2005 to remove limits on the amount of revenue, excluding revenues generated from ad valorem taxes, the District is allowed to retain.

TABOR requires local governments to establish Emergency Reserves. These reserves must be at least 3% of Fiscal Year Spending (excluding bonded debt service). Local governments are not allowed to use the Emergency Reserves to compensate for economic conditions, revenue shortfalls, or salary or benefit increases. All revenues of the District are transferred to District No. 1 pursuant to the West Side Master IGA; therefore, District No. 1 has established the Emergency Reserves for all of the West Side Districts.

On November 1, 2005, District voters passed an election question to increase property taxes \$5,000,000 annually, without limitation of rate, to pay the District's administrative, operational and maintenance costs.

The District's management believes it is in compliance 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.

**OTHER INFORMATION** 

# RAMPART RANGE METROPOLITAN DISTRICT NO. 7 SCHEDULE OF ASSESSED VALUATION, MILL LEVY, AND PROPERTY TAXES COLLECTED DECEMBER 31, 2022

	Prior					
	Year Assessed					D
V <b></b>	Valuation for	NA:II.a	Tatal Dasa		T	Percent
Year Ended	Current Year	Mills	 Total Prop	erty		Collected
December 31,	Tax Levy	Levied	 Levied	Collected		to Levied
2018	\$ 189,325,170	48.000	\$ 9,087,608	\$	8,977,205	98.79 %
2019	194,192,040	48.000	9,321,218		9,320,781	99.99
2020	213,182,320	49.000	10,445,933		10,195,034	97.60
2021	212,051,970	49.000	10,390,547		10,365,707	99.76
2022	232,754,330	49.000	11,404,961		11,370,539	99.70
Estimated for						
the Year Ending						
December 31,						
2023	\$ 258,166,050	49.368	\$ 12,745,142			

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.

## EXHIBIT C 2022 AUDIT EXTEMPTIONS

## APPLICATION FOR EXEMPTION FROM AUDIT

#### SHORT FORM

NAME OF GOVERNMENT

ADDRESS

CONTACT PERSON

Rampart Range Metropolitan District No. 4

8390 E Crescent Parkway

Suite 300

Greenwood Village, CO 80111

Gigi Pangindian 303-779-5710

Gigi.Pangindian@claconnect.com

For the Year Ended 12/31/22 or fiscal year ended:

### PART 1 - CERTIFICATION OF PREPARER

I certify that I am skilled in governmental accounting and that the information in the application is complete and accurate, to the best of my knowledge.

NAME:

PHONE

EMAIL

TITLE

FIRM NAME (if applicable)

ADDRESS PHONE

DATE PREPARED

Gigi Pangindian

Accountant for the District

CliftonLarsonAllen LLP

8390 E Crescent Parkway, Suite 300, Greenwood Village, CO 80111

303-779-5710

2/1/2023

## PREPARER (SIGNATURE REQUIRED)

#### SEE ATTACHED ACCOUNTANT'S COMPILATION REPORT

Please indicate whether the following financial information is recorded using Governmental or Proprietary fund types	GOVERNMENTAL (MODIFIED ACCRUAL BASIS)	PROPRIETARY (CASH OR BUDGETARY BASIS)		
	2			

## **PART 2 - REVENUE**

REVENUE: All revenues for all funds must be reflected in this section, including proceeds from the sale of the government's land, building, and equipment, and proceeds from debt or lease transactions. Financial information will not include fund equity information.

Line#			Description	Round to nearest Dollar	Please use this
2-1	Taxes:	Property	(report mills levied in Question 10-6)	\$ -	space to provide
2-2		Specific ow	nership	\$ -	any necessary
2-3		Sales and u	se	\$ -	explanations
2-4		Other (spec	ify):	\$ -	
2-5	Licenses and pe	rmits	217	\$ -	
2-6	Intergovernment	al:	Grants	\$ -	
2-7			Conservation Trust Funds (Lottery)	\$ -	
2-8			Highway Users Tax Funds (HUTF)	\$ -	
2-9			Other (specify):	\$ -	
2-10	Charges for serv	ices	12.7.1.12.1.12.1.1	\$ -	
2-11	Fines and forfeit	S		\$ -	
2-12	Special assessm	ents		\$ -	-3
2-13	Investment inco	ne		\$ -	
2-14	Charges for utili	y services		\$ -	-
2-15	Debt proceeds		(should agree with line 4-4, column 2)	\$ -	- 1
2-16	Lease proceeds			\$ -	
2-17	Developer Advar		(should agree with line 4-4)	\$ -	
2-18	Proceeds from s	ale of capital ass	sets	\$ -	
2-19	Fire and police p	ension		\$ -	
2-20	Donations			\$ -	A
2-21	Other (specify):			\$ -	
2-22				\$ -	
2-23				\$ -	2
2-24		(add	lines 2-1 through 2-23) TOTAL REVENUE	\$	

#### PART 3 - EXPENDITURES/EXPENSES

EXPENDITURES: All expenditures for all funds must be reflected in this section, including the purchase of capital assets and principal and interest payments on long-term debt. Financial information will not include fund equity information.

	interest payments on long-term debt. Financial information will not in	clude fund equity inforn		Proposition and the second
Line#	Description	AL DE LIGHTED	Round to nearest Dollar	Please use this
3-1	Administrative		\$ -	space to provide
3-2	Salaries		\$ -	any necessary
3-3	Payroll taxes		\$ -	explanations
3-4	Contract services	[	\$ -	
3-5	Employee benefits	1	\$ -	
3-6	Insurance	Ī	\$ -	
3-7	Accounting and legal fees		\$ -	
3-8	Repair and maintenance	ı	\$ -	
3-9	Supplies	j	\$ -	
3-10	Utilities and telephone		\$ -	-
3-11	Fire/Police		\$ -	
3-12	Streets and highways		\$ -	
3-13	Public health	T T	\$ -	7
3-14	Capital outlay		\$ -	
3-15	Utility operations		\$ -	
3-16	Culture and recreation		\$ -	5
3-17	Debt service principal	should agree with Part 4)	\$ -	
3-18	Debt service interest	3777773 7 <b>9</b> 777 1037 1377 1	\$ -	
3-19	Repayment of Developer Advance Principal (si	hould agree with line 4-4)	\$ -	
3-20	Repayment of Developer Advance Interest		\$ -	
3-21	- " ILLE FOR THE PARTY OF THE STATE OF THE PARTY OF THE STATE OF THE S	(should agree to line 7-2)	\$ -	
3-22		(should agree to line 7-2)		<del></del>
3-23	Other (specify):	, and a discontinuor 2/	*	-
3-24	- mai (opasiny).		\$ -	-
3-25			\$ -	-
3-26	(add lines 3-1 through 3-24) TOTAL EXPENDI	TI IDES/EXPENSES		
0-20	add lines of through 5-24/ TOTAL EXPENDI	TORLO/LA LINGLO	*	

If TOTAL REVENUE (Line 2-24) or TOTAL EXPENDITURES (Line 3-26) are GREATER than \$100,000 - STOP. You may not use this form. Please use the "Application for Exemption from Audit - LONG FORM".

	PART 4 - DEBT OUTSTANDIN  Please answer the following questions by marking the	G, ISSUED	, AND RE	ETIRED Yes	No
4-1	Does the entity have outstanding debt?				2
4-2	If Yes, please attach a copy of the entity's Debt Repayment Is the debt repayment schedule attached? If no. MUST explain The District has no debt.		•		
4-3	Is the entity current in its debt service payments? If no, MUS The District has no debt.	ST explain:			Ø
4-4	Please complete the following debt schedule, if applicable: (please only include principal amounts)(enter all amount as positive numbers)	Outstanding at end of prior year*	Issued during year	Retired during year	Outstanding a year-end
	General obligation bonds	\$ -	\$ -	\$ -	\$ -
	Revenue bonds	\$ -	\$ -	\$ -	\$ -
	Notes/Loans	\$ -	\$ -	\$ -	\$ -
	Lease Liabilities	\$ -	\$ -	\$ -	\$ -
	Developer Advances	\$ -	\$ -	\$ -	\$ -
	Other (specify):	\$ -	\$ -	\$ -	\$ -
	TOTAL	\$ -	\$ -	\$ -	\$ -
258	Please answer the following questions by marking the appropriate boxe	*must tie to prior ye	ar ending balance	Yes	No
4-5	Does the entity have any authorized, but unissued, debt?			<b></b>	
f yes:	How much?	\$ 17,38	82,250,000.00		
	Date the debt was authorized:		ase see below	A COLOR	
4-6	Does the entity intend to issue debt within the next calendar	r year?			☑
f yes:	How much?	\$	1 A 1	D. A.	
4-7	Does the entity have debt that has been refinanced that it is	still responsible f	or?		•
f yes:	What is the amount outstanding?	\$	9	M 2	
<b>4-8</b> f yes:	Does the entity have any lease agreements? What is being leased?				•
yes.	What is the original date of the lease?				
	Number of years of lease?				
	Is the lease subject to annual appropriation?				•
	What are the annual lease payments?	\$			
	Please use this space to provide an	y explanations or	comments:		
5: Nov	rember 7, 2000, November 1, 2005, May 8, 2012 and May 5, 202				
22.50	Please provide the entity's cash deposit and investment balances.	DINVESTM	ENTS	Amount	Total
5-1	YEAR-END Total of ALL Checking and Savings Accounts			\$ -	
5-2	Certificates of deposit			\$ -	15
	Total Cash Deposits				\$ -
	Investments (if investment is a mutual fund, please list underlyin	g investments);			
				\$ -	]
5-3				\$ -	
17.7				\$ -	-
	Total luccativanta			\$ -	Φ.
	Total Investments Total Cash and Investments				\$ -
40	Please answer the following questions by marking in the appro	priate hoves	Yes	No	N/A
5-4	Are the entity's Investments legal in accordance with Section				
NOV.	seq., C.R.S.?				<b>2</b>
5-5	Are the entity's deposits in an eligible (Public Deposit Prote	ction Act) public			
7.17	depository (Section 11-10.5-101, et seq. C.R.S.)?	2017 1. T. A. S. M. S. M. S.			2

6-1	Please answer the following questions by marking in the appropria	ate boxes.	USE ASS	EIS Yes	No
	Does the entity have capital assets?			0	2
6-2	Has the entity performed an annual inventory of capital assets in accordance with Section 29-1-506, C.R.S.,? If no, MUST explain:				<b>Ø</b>
	The District has no capital assets.			]	
6-3	Complete the following capital & right-to-use assets table:	Balance - beginning of the year*	Additions (Must be included in Part 3)	t Deletions	Year-Er Balanc
	Land	\$ -	\$ -	\$ -	\$
	Buildings	\$ -	\$ -	\$ -	\$
	Machinery and equipment	\$ -	\$ -	\$ -	\$
	Furniture and fixtures Infrastructure	\$ -	\$ -	\$ -	\$
	Construction In Progress (CIP)	\$ -	\$ -	\$ -	\$
	Leased Right-to-Use Assets	\$ -	\$ -	\$ -	\$
	Other (explain):	\$ -	\$ -	\$ -	\$
	Accumulated Depreciation/Amortization		T A		Ψ
	(Please enter a negative, or credit, balance)	\$ -	\$ -	\$ -	\$
	TOTAL Please use this space to provide	\$ -	\$ -	\$ -	\$
	Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.): TOTAL What is the monthly benefit paid for 20 years of service 1? Please use this space to provide	per retiree as of Jan	\$ -		
		e any explanations o	r comments:	100	
ŭ.	PART 8 - BUDG	ET INFORM <i>A</i>	ATION	No	NA
8-1	PART 8 - BUDG  Please answer the following questions by marking in the appropria  Did the entity file a budget with the Department of Local  current year in accordance with Section 29-1-113 C.R.S.	ET INFORMA te boxes. I Affairs for the		No	N/A
8-1 8-2	Please answer the following questions by marking in the appropria Did the entity file a budget with the Department of Local	ET INFORMA ate boxes. I Affairs for the ?	ATION Yes		
3-2	Please answer the following questions by marking in the appropria Did the entity file a budget with the Department of Local current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in accordance	ET INFORMA  ate boxes. I Affairs for the ?  ordance with Section	ATION Yes	0	
8-2	Please answer the following questions by marking in the appropria Did the entity file a budget with the Department of Local current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in accordance 29-1-108 C.R.S.? If no, MUST explain:	ET INFORMA  te boxes. I Affairs for the ?  ordance with Section  the year reported:	ATION Yes	0	

	PART 9 - TAXPAYER'S BILL OF RIGHTS (TABC	(R)	
	Please answer the following question by marking in the appropriate box	Yes	No
9-1	Is the entity in compliance with all the provisions of TABOR [State Constitution, Article X, Section 20(5)]?  Note: An election to exempt the government from the spending limitations of TABOR does not exempt the government from the 3 percent emergency reserve requirement. All governments should determine if they meet this requirement of TABOR.	2	
f no, M	JST explain:		
	DADT 40 CENEDAL INFORMATION	1	
	PART 10 - GENERAL INFORMATION		
	Please answer the following questions by marking in the appropriate boxes.	Yes	No
10-1	Is this application for a newly formed governmental entity?		Ø
If yes:	Date of formation:		
10-2	Has the entity changed its name in the past or current year?		2
If yes: 10-3	Please list the NEW name & PRIOR name:  Is the entity a metropolitan district?	v	
	Please indicate what services the entity provides:		
10-4 If yes:	Does the entity have an agreement with another government to provide services?  List the name of the other governmental entity and the services provided:  Please see below.		
10-5	Has the district filed a <i>Title 32</i> , <i>Article 1 Special District Notice of Inactive Status</i> during		<b>2</b>
If yes:	Date Filed:		
10-6	Does the entity have a certified Mill Levy?		<b>2</b>
If yes:	Please provide the following mills levied for the year reported (do not report \$ amounts):		
	Bond Redemption mills General/Other mills Total mills		:
	Please use this space to provide any explanations or comments:		STATE OF THE REAL PROPERTY.

10-3 and 10-4: The District operates under a Second Amended and Restated Service Plan approved by the city of Lone Tree on March 6, 2018, to give effect to the Mill Levy Pledge Agreement between the District and the City dated November 7, 2017. Now the primary purpose of the District is to finance the defined Public Services provided by the City, for the use and benefit of the inhabitants and taxpayers of Rampart Range Metropolitan District Nos. 5, 6, 8 and 9, the "East Side Districts", and the District has the authority to overlap the boundaries with the East Side Districts.

PART 11 - GOVERNING BODY APPROVAL						
	Please answer the following question by marking in the appropriate box	YES	NO			
12-1	If you plan to submit this form electronically, have you read the new Electronic Signature Policy?		Į.			

## Office of the State Auditor — Local Government Division - Exemption Form Electronic Signatures Policy and Procedure

#### Policy - Requirements

The Office of the State Auditor Local Government Audit Division may accept an electronic submission of an application for exemption from audit that includes governing board signatures obtained through a program such as Docusign or Echosign. Required elements and safeguards are as follows:

- The preparer of the application is responsible for obtaining board signatures that comply with the requirement in Section 29-1-604
  (3), C.R.S., that states the application shall be personally reviewed, approved, and signed by a majority of the members of the
  governing body.
- The application must be accompanied by the signature history document created by the electronic signature software. The signature history document must show when the document was created and when the document was emailed to the various parties, and include the dates the individual board members signed the document. The signature history must also show the individuals' email addresses and IP address.
- · Office of the State Auditor staff will not coordinate obtaining signatures.

The application for exemption from audit form created by our office includes a section for governing body approval. Local governing boards note their approval and submit the application through one of the following three methods:

- 1) Submit the application in hard copy via the US Mail including original signatures.
- 2) Submit the application electronically via email and either,
- a. Include a copy of an adopted resolution that documents formal approval by the Board, or
- b. Include electronic signatures obtained through a software program such as Docusign or Echosign in accordance with the requirements noted above.

	Print the names of ALL members of current governing body below.	A MAJORITY of the members of the governing body must complete and sign in the column below.
Board	Print Board Member's Name	I Keith D. Simon, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 1	Keith D. Simon	Signed Date: 3-10-33 My term Expires: May 2023
Board	Print Board Member's Name	I Elizabeth Matthews, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from
Member 2	Elizabeth Matthews	audit. Signed Date:  3-7-2023 My term Expires: May 2025
Board	Print Board Member's Name	I Darryl Jones, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 3	Darryl Jones	Signed Date: 3/7/8/03/3 My term Expires: May 2025
Board	Print Board Member's Name	I Kenneth Linhardt, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 4	Kenneth Linhardt	Signed Date: My term Expires: May 2023
200	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Board Member 5		exemption from audit. Signed Date: My term Expires:
The same of the sa	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Board Member 6		exemption from audit. Signed Date: My term Expires:
Board Member	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
7		Signed Date: My term Expires:



CliftonLarsonAllen LLP 8390 East Crescent Pkwy., Suite 300 Greenwood Village, CO 80111 phone 303-779-5710 fax 303-779-0348 CLAconnect.com

#### **Accountant's Compilation Report**

Board of Directors
Rampart Range Metropolitan District No. 4
Douglas County, Colorado

Management is responsible for the accompanying Application for Exemption from Audit of Rampart Range Metropolitan District No. 4 as of and for the year ended December 31, 2022, included in the accompanying prescribed form. We have performed a compilation engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the American Institute of Certified Public Accountants. We did not audit or review the financial statements included in the accompanying prescribed form nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any form of assurance on the financial statements included in the accompanying prescribed form.

The Application for Exemption from Audit is presented in accordance with the requirements of the Colorado Office of the State Auditor, which differ from accounting principles generally accepted in the United States of America.

This report is intended solely for the information and use of the Colorado Office of the State Auditor and is not intended to be and should not be used by anyone other than this specified party.

We are not independent with respect to Rampart Range Metropolitan District No. 4.

Greenwood Village, Colorado

Clifton Larson Allen LLP

February 1, 2023

## APPLICATION FOR EXEMPTION FROM AUDIT

#### SHORT FORM

NAME OF GOVERNMENT

**ADDRESS** 

Rampart Range Metropolitan District No. 6 8390 E Crescent Parkway

Suite 300

Greenwood Village, CO 80111

**CONTACT PERSON** Gigi Pangindian 303-779-5710

**EMAIL** Gigi.Pangindian@claconnect.com

For the Year Ended 12/31/22 or fiscal year ended:

### PART 1 - CERTIFICATION OF PREPARER

I certify that I am skilled in governmental accounting and that the information in the application is complete and accurate, to the best of my knowledge.

NAME:

PHONE

TITLE FIRM NAME (if applicable)

**ADDRESS** PHONE

DATE PREPARED

Gigi Pangindian

Accountant for the District CliftonLarsonAllen LLP

8390 E Crescent Parkway, Suite 300, Greenwood Village, CO 80111

303-779-5710

2/22/2023

## PREPARER (SIGNATURE REQUIRED)

#### SEE ATTACHED ACCOUNTANT'S COMPILATION REPORT

Please indicate whether the following financial information is recorded using Governmental or Proprietary fund types

GOVERNMENTAL PROPRIETARY (MODIFIED ACCRUAL BASIS) (CASH OR BUDGETARY BASIS) 1 

## **PART 2 - REVENUE**

REVENUE: All revenues for all funds must be reflected in this section, including proceeds from the sale of the government's land, building, and equipment, and proceeds from debt or lease transactions. Financial information will not include fund equity information.

Line#			Pescription Pescription	Round to nearest Dollar	Please use this
2-1	Taxes: Pr	operty	(report mills levied in Question 10-6)	\$ 131	space to provide
2-2	S	ecific owne	rship	\$ 12	any necessary
2-3	Sa	les and use		\$ -	explanations
2-4	O	her (specify	):	\$ -	
2-5	Licenses and permits		Yaca waxa a a a a a a a a a a a a a a a a a	\$ -	
2-6	Intergovernmental:		Grants	\$ -	
2-7			Conservation Trust Funds (Lottery)	\$ -	
2-8			Highway Users Tax Funds (HUTF)	\$ -	
2-9			Other (specify):	\$ -	
2-10	Charges for services		\$751741000 ST	\$ -	1
2-11	Fines and forfeits			\$ -	7
2-12	Special assessments			\$ -	
2-13	Investment income		s s	\$ -	
2-14	Charges for utility serv	ices		\$ -	7
2-15	Debt proceeds		(should agree with line 4-4, column 2)	\$ -	1
2-16	Lease proceeds			\$ -	
2-17	Developer Advances re	ceived	(should agree with line 4-4)	\$ -	
2-18	Proceeds from sale of	capital asse	ts	\$ -	3
2-19	Fire and police pension	har har con-		\$ -	
2-20	Donations			\$ -	
2-21	Other (specify):			\$ -	
2-22	a strong strains of congress			\$ -	
2-23				\$ -	
2-24	the second constitution of	(add I	nes 2-1 through 2-23) TOTAL REVENUE	\$ 143	

## **PART 3 - EXPENDITURES/EXPENSES**

EXPENDITURES: All expenditures for all funds must be reflected in this section, including the purchase of capital assets and principal and interest payments on long-term debt. Financial information will not include fund equity information.

Line#	Description		Round to nearest Dollar	Please use this
3-1	Administrative		\$	2 space to provide
3-2	Salaries		\$ -	any necessary
3-3	Payroll taxes		\$ -	explanations
3-4	Contract services		\$ -	
3-5	Employee benefits		\$ -	
3-6	Insurance		\$ -	
3-7	Accounting and legal fees		\$ -	
3-8	Repair and maintenance		\$ -	
3-9	Supplies		\$ -	
3-10	Utilities and telephone		\$ -	
3-11	Fire/Police		\$ -	
3-12	Streets and highways		\$ -	
3-13	Public health		\$ -	
3-14	Capital outlay		\$ -	201
3-15	Utility operations		\$ -	
3-16	Culture and recreation		\$ -	
3-17	Debt service principal (st	ould agree with Part 4)	\$ -	
3-18	Debt service interest		\$ -	
3-19	Repayment of Developer Advance Principal (sho	ould agree with line 4-4)	\$ -	
3-20	Repayment of Developer Advance Interest		\$ -	
3-21	Contribution to pension plan (s	hould agree to line 7-2)	\$ -	20
3-22	Contribution to Fire & Police Pension Assoc. (s	hould agree to line 7-2)	\$ -	
3-23	Other (specify):	Section 1-20-7 (1977)	In a second second	11
3-24	IGA Expense District No. 5 - Net Property Taxes		\$ 1:	29
3-25	IGA Expense District No. 5 - SO Taxes			12
3-26	(add lines 3-1 through 3-24) TOTAL EXPENDIT	URES/EXPENSES		13

If TOTAL REVENUE (Line 2-24) or TOTAL EXPENDITURES (Line 3-26) are GREATER than \$100,000 - <u>STOP</u>. You may not use this form. Please use the "Application for Exemption from Audit - <u>LONG FORM</u>".

	PART 4 - DEBT OUTSTANDIN	G, ISS	UED	, AN	D RI	ETIR	ED	~	
سوبلط	Please answer the following questions by marking the	e appropriate	boxes.		1,000		Yes		No
4-1	Does the entity have outstanding debt? If Yes, please attach a copy of the entity's Debt Repayment:	Cabadula							7
4-2	is the debt repayment schedule attached? If no, MUST explain					Ē	1		7
	The District has no debt.					1 7	-		=
4-3	Is the entity current in its debt service payments? If no, MUS	ST explain:					3		7
	The District has no debt.								
4-4	Please complete the following debt schedule, if applicable:	Outstand	diam'r.	(minute)	a Contactor	Dutter	ar ariasas	0.4	
	(please only include principal amounts)(enter all amount as positive	end of pri		Issued ye		The second second	d during ear	100000000000000000000000000000000000000	tanding at ear-end
	numbers)			100					150.0500
	General obligation bonds	\$	- 4	\$	-	\$	G.	\$	-
	Revenue bonds	\$	-	\$	14	\$	-	\$	4
	Notes/Loans	\$	-	\$	-	\$	-	\$	-
	Lease Liabilities	\$	-	\$	(m)	\$	-	\$	-
	Developer Advances	\$	-	\$		\$		\$	-
	Other (specify):	\$	-	\$	-	\$		\$	
	TOTAL	\$	-	\$	-	\$	-	\$	- 4
	Please answer the following questions by marking the appropriate boxe	*must tie t	o prior ye	ar ending	balance		Yes		No
4-5	Does the entity have any authorized, but unissued, debt?			A. A. U.			7		
If yes:	How much?	\$	17,3	82,250,0	00.00				
	Date the debt was authorized:		Plea	ase see l	pelow.	]			
4-6	Does the entity intend to issue debt within the next calendar	r year?				11			7
If yes:	How much?	\$							
4-7	Does the entity have debt that has been refinanced that it is		nsible	for?					7
If yes:	What is the amount outstanding?	\$			-	ľ.			
4-8 If yes:	Does the entity have any lease agreements? What is being leased?					1			~
ii yes.	What is the original date of the lease?								
	Number of years of lease?					)			
	Is the lease subject to annual appropriation?								
	What are the annual lease payments?	\$							
	Please use this space to provide an		ons or	comme	nts:			-	
-5: Nov	ember 7, 2000, November 1, 2005, May 8, 2012 and May 5, 202	20.							
-	DADT C CACH AND	5 INIVE	O.T.		_	W 20 K 1	100		_
	PART 5 - CASH ANI	DINAF	2110	IENI	5				
F.4	Please provide the entity's cash deposit and investment balances.			VO -44		_	nount		Total
5-1 5-2	YEAR-END Total of ALL Checking and Savings Accounts					\$			
5-2	Certificates of deposit Total Cash Deposits		· · · · · ·			\$	-	Φ.	
	Investments (if investment is a mutual fund, please list underlyin	a investme	nte).					\$	-
	investments (if investment is a material rand, prease list underlying	ig investine	113).						
						\$	-		
5-3						\$	-		
						\$	-		
	Total Investments			-		\$	-	\$	
	Total Cash and Investments			-				\$	
BC TO	Please answer the following questions by marking in the appro	priate boxes	( a - a - a - a - a - a - a - a - a - a	Ye	s		No	4	N/A
5-4	Are the entity's Investments legal in accordance with Section								
	seq., C.R.S.?		1775				7		☑.
5-5	Are the entity's deposits in an eligible (Public Deposit Prote	ction Act)	public			-	-		
	depository (Section 11-10.5-101, et seq. C.R.S.)?	er er eren (Victoria)					_		<b>☑</b>
no. Ml	JST use this space to provide any explanations:	W 19 10 10	7000	1935		-	7777		-

-1	Please answer the following questions by marking in the appropria	te boxes.	600	100	YELL	Yes	No
	Does the entity have capital assets?						V
2	Has the entity performed an annual inventory of capital 29-1-506, C.R.S.,? If no, MUST explain:	assets in accorda	ance v	vith Sectio	n		v
	The District has no capital assets.						
-3	Complete the following capital & right-to-use assets table:	Balance - beginning of year*		Additions (M be included Part 3)		eletions	Year-l Balar
	Land	\$		\$ -	\$	-	\$
	Buildings	*		\$ -	\$	-	\$
	Machinery and equipment	\$	-	\$ -	\$	-	\$
	Furniture and fixtures			\$ -	\$	-	\$
	Infrastructure	\$	4	\$ -	\$	-	\$
	Construction In Progress (CIP)	\$	-	\$ -	\$	-	\$
	Leased Right-to-Use Assets	\$	-	\$ -	\$	)¥(	\$
	Other (explain):			\$ -	\$	12	\$
	Accumulated Depreciation/Amortization						
	(Please enter a negative, or credit, balance)	\$	-	\$ -	\$	~	\$
	TOTAL	\$	-	\$ -	\$	-	\$
	Please use this space to provid	e any explanation:	s or c	omments:	1981		9999
2 es:	Does the entity have a volunteer firefighters' pension pl Who administers the plan? Indicate the contributions from:  Tax (property, SO, sales, etc.):  State contribution amount:		T	\$ -			Į.
	Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service  1?  Please use this space to provid		Jan	\$ - \$ - \$ - omments:			
	Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service 1?	e any explanation:	Jan is or c	\$ - \$ - \$ - omments:		No	N/A
1	Other (gifts, donations, etc.): TOTAL  What is the monthly benefit paid for 20 years of service 1?  Please use this space to provid  PART 8 - BUDG	ET INFORN te boxes.	Jan is or c	\$ - \$ - \$ - omments:		No	N/A
	Other (gifts, donations, etc.): TOTAL  What is the monthly benefit paid for 20 years of service 1?  Please use this space to provid  PART 8 - BUDG  Please answer the following questions by marking in the appropriate Did the entity file a budget with the Department of Local	ET INFORN te boxes. Affairs for the	Jan is or c	\$ - \$ - comments:			
2	Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service  1?  Please use this space to provid  PART 8 - BUDG  Please answer the following questions by marking in the approprise  Did the entity file a budget with the Department of Local current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in accordance with Section 29-1-113 C.R.S.	ET INFORM te boxes. I Affairs for the ?	Jan is or c	\$ - \$ - comments:			
-2	Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service  1?  Please use this space to provid  PART 8 - BUDG  Please answer the following questions by marking in the approprise  Did the entity file a budget with the Department of Local current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in acceleration 29-1-108 C.R.S.? If no, MUST explain:  Please indicate the amount budgeted for each fund for the section 29-1-108 C.R.S.?	ET INFORM te boxes. Affairs for the ? ordance with Sect	Jan is or c	\$ - \$ - comments:			
-2	Other (gifts, donations, etc.): TOTAL  What is the monthly benefit paid for 20 years of service 1?  Please use this space to provid  PART 8 - BUDG  Please answer the following questions by marking in the appropria Did the entity file a budget with the Department of Loca current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in acce 29-1-108 C.R.S.? If no, MUST explain:	ET INFORM te boxes. Affairs for the ? ordance with Sect	Jan is or c	\$ - \$ - comments:  ION Yes    J  ons By Func			
2	Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service  1?  Please use this space to provid  PART 8 - BUDG  Please answer the following questions by marking in the appropriate Did the entity file a budget with the Department of Loca current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in accessive 29-1-108 C.R.S.? If no, MUST explain:  Please indicate the amount budgeted for each fund for a Governmental/Proprietary Fund Name	ET INFORM te boxes. I Affairs for the ? ordance with Sect	Jan is or c	\$ - \$ - comments:  ION Yes    J  ons By Fund			
2	Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service  1?  Please use this space to provid  PART 8 - BUDG  Please answer the following questions by marking in the appropriate Did the entity file a budget with the Department of Loca current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in accessive 29-1-108 C.R.S.? If no, MUST explain:  Please indicate the amount budgeted for each fund for a Governmental/Proprietary Fund Name	ET INFORM te boxes. I Affairs for the ? ordance with Sect	Jan is or c	\$ - \$ - comments:  ION Yes    J  ons By Fund			
3-1 3-2 yyes:	Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service  1?  Please use this space to provid  PART 8 - BUDG  Please answer the following questions by marking in the appropriate Did the entity file a budget with the Department of Loca current year in accordance with Section 29-1-113 C.R.S.  Did the entity pass an appropriations resolution, in accessive 29-1-108 C.R.S.? If no, MUST explain:  Please indicate the amount budgeted for each fund for a Governmental/Proprietary Fund Name	ET INFORM te boxes. I Affairs for the ? ordance with Sect	Jan is or c	\$ - \$ - comments:  ION Yes    J  ons By Fund			

-	PART 9 - TAXPAYER'S BILL OF RIGHTS (TABO Please answer the following question by marking in the appropriate box	Yes	No
9-1	Is the entity in compliance with all the provisions of TABOR [State Constitution, Article X, Section 20(5)]?		
	Note: An election to exempt the government from the spending limitations of TABOR does not exempt the government from the 3 percent emergency reserve requirement. All governments should determine if they meet this requirement of TABOR.	Ø	
no, Ml	JST explain:		
	PART 10 - GENERAL INFORMATION		
	Please answer the following questions by marking in the appropriate boxes.	Yes	No
10-1	Is this application for a newly formed governmental entity?		v
yes:	Date of formation:		
10-2	Has the entity changed its name in the past or current year?		v
f yes: 10-3	Please list the NEW name & PRIOR name:  Is the entity a metropolitan district?  Please indicate what services the entity provides:	Ø.	
	Please see below.		
10-4	Does the entity have an agreement with another government to provide services?	<b>V</b>	
yes:	List the name of the other governmental entity and the services provided:		
10-5	Please see below.  Has the district filed a <i>Title 32, Article 1 Special District Notice of Inactive Status</i> during		Z.
yes:	Date Filed:	7	
10-6	Does the entity have a certified Mill Levy?	7	
yes:	boos and only have a continua min Ecry.	7	
	Please provide the following mills levied for the year reported (do not report \$ amounts):		
	Bond Redemption mills		45.0
	General/Other mills		10.0
	Total mills		55.0

10-3: Provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, park and recreation facilities, sanitation facilities and mosquito and pest control.

10-4: Rampart Range Metropolitan District Nos. 4, 5, 6, 8 & 9 operate in conjunction with each other to provide services. District Nos. 6, 8 & 9 are taxing districts and District No. 5 is the operating district and is responsible for managing the construction and operation of facilities and services and for issuing debt. District No. 4 is obligated to impose a Contractual Debt Levy, as defined in the Mill Levy Pledge Agreement between District No. 4 and the City of Lone Tree.

	PART 11 - GOVERNING BODY APPROVAL		
	Please answer the following question by marking in the appropriate box	YES	NO
12-1	If you plan to submit this form electronically, have you read the new Electronic Signature Policy?		7

## Office of the State Auditor — Local Government Division - Exemption Form Electronic Signatures Policy and Procedure

#### Policy - Requirements

The Office of the State Auditor Local Government Audit Division may accept an electronic submission of an application for exemption from audit that includes governing board signatures obtained through a program such as Docusign or Echosign. Required elements and safeguards are as follows:

- The preparer of the application is responsible for obtaining board signatures that comply with the requirement in Section 29-1-604 (3), C.R.S., that states the application shall be personally reviewed, approved, and signed by a majority of the members of the governing body.
- The application must be accompanied by the signature history document created by the electronic signature software. The signature history document must show when the document was created and when the document was emailed to the various parties, and include the dates the individual board members signed the document. The signature history must also show the individuals' email addresses and IP address.
- · Office of the State Auditor staff will not coordinate obtaining signatures.

The application for exemption from audit form created by our office includes a section for governing body approval. Local governing boards note their approval and submit the application through one of the following three methods:

- Submit the application in hard copy via the US Mail including original signatures.
- 2) Submit the application electronically via email and either,
- a. Include a copy of an adopted resolution that documents formal approval by the Board, or
- Include electronic signatures obtained through a software program such as Docusign or Echosign in accordance with the requirements noted above.

	Print the names of ALL members of current governing body below.	A <u>MAJORITY</u> of the members of the governing body must complete and sign in the column below.
Board	Print Board Member's Name	I, Keith D. Simon, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 1	Keith D. Simon	Signed 3 10 - 2 3  My term Expires: May 2023
Board	Print Board Member's Name	I, Elizabeth Matthews, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from
Member 2	Elizabeth Matthews	audit. Signed Callett Matheway Date: 37-2023 My term Expires: May 2025
Board Member 3	Print Board Member's Name	I, Darryl Jones, attest I am a duly elected or appointed board member, and that I have personally received and approve this application for exemption from audit.
	Darryl Jones	Signed Date: 317 2023 My term Expires: May 2025
E LINE	Print Board Member's Name	I, Kenneth Linhardt, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Board Member 4	Kenneth Linhardt	Signed Date: My term Expires: May 2023
-	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Board Member 5		exemption from audit. Signed Date: My term Expires:
	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Board Member 6		exemption from audit. Signed Date: My term Expires:
E D	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Board Member 7		exemption from audit. Signed
		Date: My term Expires:



CliftonLarsonAllen LLP 8390 East Crescent Pkwy., Suite 300 Greenwood Village, CO 80111 Phone 303-779-5710 Fax 303-779-0348 CLAconnect.com

#### Accountant's Compilation Report

Board of Directors Rampart Range Metropolitan District No. 6 Douglas County, Colorado

Management is responsible for the accompanying Application for Exemption from Audit of Rampart Range Metropolitan District No. 6 as of and for the year ended December 31, 2022, included in the accompanying prescribed form. We have performed a compilation engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the American Institute of Certified Public Accountants. We did not audit or review the financial statements included in the accompanying prescribed form nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any form of assurance on the financial statements included in the accompanying prescribed form.

The Application for Exemption from Audit is presented in accordance with the requirements of the Colorado Office of the State Auditor, which differ from accounting principles generally accepted in the United States of America.

This report is intended solely for the information and use of the Colorado Office of the State Auditor and is not intended to be and should not be used by anyone other than this specified party.

We are not independent with respect to Rampart Range Metropolitan District No. 6.

Greenwood Village, Colorado

Clifton Larson Allen LLP

February 22, 2023

## APPLICATION FOR EXEMPTION FROM AUDIT

#### SHORT FORM

NAME OF GOVERNMENT Rampart Range Metropolitan District No. 8 For the Year Ended **ADDRESS** 8390 E Crescent Parkway 12/31/22 Suite 300 or fiscal year ended: Greenwood Village, CO 80111 **CONTACT PERSON** Gigi Pangindian PHONE 303-779-5710 **EMAIL** Gigi.Pangindian@claconnect.com PART 1 - CERTIFICATION OF PREPARER I certify that I am skilled in governmental accounting and that the information in the application is complete and accurate, to the best of my knowledge. NAME: Gigi Pangindian TITLE Accountant for the District FIRM NAME (if applicable) CliftonLarsonAllen LLP **ADDRESS** 8390 E Crescent Parkway, Suite 300, Greenwood Village, CO 80111 PHONE 303-779-5710 DATE PREPARED 2/22/2023

### PREPARER (SIGNATURE REQUIRED)

SEE ATTACHED ACCOUNTANT'S COMPILATION REPORT

Please indicate whether the following financial information is recorded	GOVERNMENTAL (MODIFIED ACCRUAL BASIS)	PROPRIETARY (CASH OR BUDGETARY BASIS)
using Governmental or Proprietary fund types	<b>•</b>	

## **PART 2 - REVENUE**

REVENUE: All revenues for all funds must be reflected in this section, including proceeds from the sale of the government's land, building, and equipment, and proceeds from debt or lease transactions. Financial information will not include fund equity information.

Line#			Description	Round to nearest Dollar	Please use this
2-1	Taxes:	Property	(report mills levied in Question 10-6)	\$ 5,017	space to provide
2-2		Specific ow	nership	\$ 444	any necessary
2-3		Sales and u	se	\$ -	explanations
2-4		Other (spec	ify):	\$ -	
2-5	Licenses and permit	S		\$ -	
2-6	Intergovernmental:		Grants	\$ -	
2-7			Conservation Trust Funds (Lottery)	\$ -	
2-8			Highway Users Tax Funds (HUTF)	\$ -	
2-9			Other (specify):	\$ -	
2-10	Charges for services	3		\$ -	
2-11	Fines and forfeits			\$ -	
2-12	Special assessment	S		\$ -	
2-13	Investment income			\$ -	3
2-14	Charges for utility se	ervices		\$ -	1
2-15	Debt proceeds		(should agree with line 4-4, column 2)	\$ -	5
2-16	Lease proceeds			\$ -	-
2-17	Developer Advances	received	(should agree with line 4-4)	\$ -	
2-18	Proceeds from sale	of capital as	sets	\$ -	
2-19	Fire and police pens	ion		\$ -	
2-20	Donations			\$ -	
2-21	Other (specify):			\$ -	
2-22				\$ -	T
2-23				\$ -	
2-24		(ad	d lines 2-1 through 2-23) TOTAL REVENUE	\$ 5,461	1

## PART 3 - EXPENDITURES/EXPENSES

EXPENDITURES: All expenditures for all funds must be reflected in this section, including the purchase of capital assets and principal and interest payments on long-term debt. Financial information will not include fund equity information.

Line#	Description		Round to no	earest Dollar	Please use this
3-1	Administrative		\$	76	space to provide
3-2	Salaries		\$	4.0	any necessary
3-3	Payroll taxes		\$		explanations
3-4	Contract services		\$		
3-5	Employee benefits		\$	-	
3-6	Insurance		\$	- 1	
3-7	Accounting and legal fees		\$		
3-8	Repair and maintenance		\$	-	
3-9	Supplies		\$		
3-10	Utilities and telephone		\$		
3-11	Fire/Police		\$		
3-12	Streets and highways		\$	-	
3-13	Public health		\$	-	
3-14	Capital outlay		\$	-	
3-15	Utility operations		\$	- 14	
3-16	Culture and recreation		\$		
3-17	Debt service principal	(should agree with Part 4)	\$	9	
3-18	Debt service interest		\$	-	
3-19	Repayment of Developer Advance Principal	(should agree with line 4-4)	\$		
3-20	Repayment of Developer Advance Interest		\$		
3-21	Contribution to pension plan	(should agree to line 7-2)	\$		
3-22	Contribution to Fire & Police Pension Assoc.	(should agree to line 7-2)		-	
3-23	Other (specify):		111		
3-24	IGA Expense District No. 5 - Net Property Taxes		\$	4,941	
3-25	IGA Expense District No. 5 - SO Taxes	A TOP OF THE PARTY	\$	444	
3-26	(add lines 3-1 through 3-24) TOTAL EXPE	NDITURES/EXPENSES	\$	5,461	

If TOTAL REVENUE (Line 2-24) or TOTAL EXPENDITURES (Line 3-26) are GREATER than \$100,000 - <u>STOP</u>. You may not use this form. Please use the "Application for Exemption from Audit - <u>LONG FORM</u>".

M.	PART 4 - DEBT OUTSTANDIN	IG, ISS	UED	, AN	ID RI	ETIR	ED		N I
100	Please answer the following questions by marking th	e appropriate	boxes.				Yes		No
4-1	Does the entity have outstanding debt? If Yes, please attach a copy of the entity's Debt Repayment	Schedule				ι	_	-	4
4-2	Is the debt repayment schedule attached? If no, MUST explain The District has no debt.					] [		G	2
4-3	Is the entity current in its debt service payments? If no, MUST explain: The District has no debt.				] _		G	<u>a</u>	
4-4		[H35]							
7.7	Please complete the following debt schedule, if applicable: (please only include principal amounts)(enter all amount as positive numbers)	Outstand end of pri			d during ear	100000000000000000000000000000000000000	ed during year		nding at r-end
	General obligation bonds	\$	-	\$	-	\$	-	\$	-
	Revenue bonds	\$		\$	-	\$	-	\$	-
	Notes/Loans	\$	-	\$	-	\$	72.0	\$	-
	Lease Liabilities	\$	-	\$	w	\$	-	\$	
	Developer Advances	\$		\$	-	\$	10	\$	
	Other (specify):	\$	-	\$		\$	- 4	\$	-
	TOTAL	\$	-	\$	-	\$		\$	
		*must tie t	o prior ye	ar endir	g balance	-			
5.60	Please answer the following questions by marking the appropriate boxe	es.					Yes		No
4-5	Does the entity have any authorized, but unissued, debt?	Γ.Φ.	40.5	00.000	000.00	1	7		
If yes:	How much?	\$			,000.00				
	Date the debt was authorized:	-	Plea	ase see	below.	J			
4-6	Does the entity intend to issue debt within the next calenda	r year?				1			Į.
If yes:	How much?	\$				_			
4-7	Does the entity have debt that has been refinanced that it is still responsible for?				1			J	
If yes:	What is the amount outstanding?								
4-8 If yes:	Does the entity have any lease agreements? What is being leased?					1			7
ii yes.	What is the original date of the lease?			-					
	Number of years of lease?								
	Is the lease subject to annual appropriation?								
	What are the annual lease payments?	\$	Technology.	E 11/20					
	Please use this space to provide an	y explanati	ons or	comm	ents:				
4-5: Nov	ember 1, 2005, May 8, 2012 and May 5, 2020.								
	CONTRACTOR AND MARKET TO SECOND A CONTRACTOR AND A CONTRA	2 IV IV /E		1 1 1 1		_	-		-
	PART 5 - CASH ANI	DINVE	SIN	EN	S				
5-1	Please provide the entity's cash deposit and investment balances.						nount	T	otal
5-1	YEAR-END Total of ALL Checking and Savings Accounts Certificates of deposit					\$		1	
5-2	Total Cash Deposits	N-1-1-100		-	X 4 5	\$	-	ф.	
	Investments (if investment is a mutual fund, please list underlying	a invoctmo	oto):					\$	
	investments (ii investment is a mutuar lunu, piease list underlyii	ig ilivesime	1115).						
						\$	-	)	
5-3						\$	-		
5-3						\$	-		
						\$	-		
	Total Investments				لتسييا			\$	-
	Total Cash and Investments							\$	-
	Please answer the following questions by marking in the appro				Yes		No		N/A
5-4	Are the entity's Investments legal in accordance with Section	on 24-75-60	1, et.	1					
	seq., C.R.S.?				13	1			
5-5	Are the entity's deposits in an eligible (Public Deposit Prote depository (Section 11-10.5-101, et seq. C.R.S.)?	ection Act)	public	[			<b>-</b>	Ū.	
If no, MI	JST use this space to provide any explanations:	500	2 5 7			1	10030	2	1237

	Please answer the following questions by marking in the appropriate box		JOL AJOI	Yes	No
-1	Does the entity have capital assets?				Į.
-2	Has the entity performed an annual inventory of capital asset 29-1-506, C.R.S.,? If no, MUST explain:	ts in accordanc	e with Section		V
	The District has no capital assets.				
-3	Complete the following capital & right-to-use assets table:	Balance - beginning of the year*	Additions (Must	Deletions	Year-En Balance
	Land	\$ -	\$ -	\$ -	
	Buildings	\$ -	\$ -	\$ -	Ψ
	Machinery and equipment Furniture and fixtures	\$ -	\$ -	\$ -	Ψ
	Infrastructure	\$ -	\$ -	\$ -	Ψ
	Construction In Progress (CIP)	\$ -	\$ -	\$ -	•
	Leased Right-to-Use Assets	\$ -	\$ -	\$ -	
	Other (explain):	\$ -	\$ -	\$	
	Accumulated Depreciation/Amortization				Ψ
	(Please enter a negative, or credit, balance)	\$ -	\$ -	\$ -	\$
	TOTAL  Please use this space to provide any	\$ -	\$ -	\$ -	
2	PART 7 - PENSION  Please answer the following questions by marking in the appropriate box  Does the entity have an "old hire" firefighters' pension plan?  Does the entity have a volunteer firefighters' pension plan?  Who administers the plan?  Indicate the contributions from:	xes.	ATION	Yes	No v
2	Please answer the following questions by marking in the appropriate boy Does the entity have an "old hire" firefighters' pension plan? Does the entity have a volunteer firefighters' pension plan? Who administers the plan?	retiree as of Jan	\$ - \$ - \$ - \$ -		V
2	Please answer the following questions by marking in the appropriate boy Does the entity have an "old hire" firefighters' pension plan? Does the entity have a volunteer firefighters' pension plan? Who administers the plan? Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.):  TOTAL What is the monthly benefit paid for 20 years of service per ring.	retiree as of Jan	\$ - \$ - \$ - \$ -		7
2 es:	Please answer the following questions by marking in the appropriate boy Does the entity have an "old hire" firefighters' pension plan? Does the entity have a volunteer firefighters' pension plan? Who administers the plan? Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.): TOTAL  What is the monthly benefit paid for 20 years of service per rat?  Please use this space to provide any  PART 8 - BUDGET  Please answer the following questions by marking in the appropriate boy	retiree as of Jan vexplanations of	\$ - \$ - \$ - \$ -		7
1 2 es:	Please answer the following questions by marking in the appropriate boy Does the entity have an "old hire" firefighters' pension plan? Does the entity have a volunteer firefighters' pension plan? Who administers the plan? Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.): TOTAL  What is the monthly benefit paid for 20 years of service per rate.  Please use this space to provide any  PART 8 - BUDGET	retiree as of Jan rexplanations of INFORMA	\$ - \$ - \$ - \$ - Tr comments:		<b>y y</b>
2	Please answer the following questions by marking in the appropriate boy Does the entity have an "old hire" firefighters' pension plan? Does the entity have a volunteer firefighters' pension plan? Who administers the plan? Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.): TOTAL  What is the monthly benefit paid for 20 years of service per rat?  Please use this space to provide any  PART 8 - BUDGET  Please answer the following questions by marking in the appropriate boy Did the entity file a budget with the Department of Local Affa	retiree as of Jan explanations of the second secon	\$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	No	v v
2	Please answer the following questions by marking in the appropriate both Does the entity have an "old hire" firefighters' pension plan?  Does the entity have a volunteer firefighters' pension plan?  Who administers the plan?  Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service per row 1?  Please use this space to provide any  PART 8 - BUDGET  Please answer the following questions by marking in the appropriate both Did the entity file a budget with the Department of Local Affacturrent year in accordance with Section 29-1-113 C.R.S.?	retiree as of Jan explanations of the second secon	\$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	No D	N/A
2 es: 1	Please answer the following questions by marking in the appropriate both Does the entity have an "old hire" firefighters' pension plan?  Does the entity have a volunteer firefighters' pension plan?  Who administers the plan?  Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service per row 1?  Please use this space to provide any  PART 8 - BUDGET  Please answer the following questions by marking in the appropriate both Did the entity file a budget with the Department of Local Affacturrent year in accordance with Section 29-1-113 C.R.S.?	retiree as of Jan y explanations of INFORMA xes. hirs for the	\$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	No D	N/A
11 2	Please answer the following questions by marking in the appropriate boy Does the entity have an "old hire" firefighters' pension plan? Does the entity have a volunteer firefighters' pension plan? Who administers the plan? Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.): TOTAL  What is the monthly benefit paid for 20 years of service per rit?  Please use this space to provide any  PART 8 - BUDGET  Please answer the following questions by marking in the appropriate boy Did the entity file a budget with the Department of Local Affacurrent year in accordance with Section 29-1-113 C.R.S.?  Did the entity pass an appropriations resolution, in accordance 29-1-108 C.R.S.? If no, MUST explain:	retiree as of Jan vexplanations of INFORMA xes. hirs for the nce with Section ear reported:	\$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	No D	N/A
11 2	Please answer the following questions by marking in the appropriate both Does the entity have an "old hire" firefighters' pension plan?  Does the entity have a volunteer firefighters' pension plan?  Who administers the plan?  Indicate the contributions from:  Tax (property, SO, sales, etc.): State contribution amount: Other (gifts, donations, etc.):  TOTAL  What is the monthly benefit paid for 20 years of service per row the following questions by marking in the appropriate both Did the entity file a budget with the Department of Local Affacturrent year in accordance with Section 29-1-113 C.R.S.?  Did the entity pass an appropriations resolution, in accordance 29-1-108 C.R.S.? If no, MUST explain:  Please indicate the amount budgeted for each fund for the years.	retiree as of Jan vexplanations of INFORMA xes. hirs for the nce with Section ear reported:	\$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	No D	N/A
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	PART 9 - TAXPAYER'S BILL OF RIGHTS (TABO	R)	
- 14	Please answer the following question by marking in the appropriate box	Yes	No
9-1	Is the entity in compliance with all the provisions of TABOR [State Constitution, Article X, Section 20(5)]?	7	
	Note: An election to exempt the government from the spending limitations of TABOR does not exempt the government from the 3 percent emergency reserve requirement. All governments should determine if they meet this requirement of TABOR.		_
f no, MI	JST explain:		
	PART 10 - GENERAL INFORMATION		33583
	Please answer the following questions by marking in the appropriate boxes.	Yes	No
10-1	Is this application for a newly formed governmental entity?		2
If yes:	Date of formation:		
10-2	Has the entity changed its name in the past or current year?		
10-2	That the entity changed its halle in the past of current year?		Ø
If yes:	Please list the NEW name & PRIOR name:		
10-3	Is the entity a metropolitan district?	-	
	Please indicate what services the entity provides:		
	Please see below.		
10-4	Does the entity have an agreement with another government to provide services?	V	
If yes:	List the name of the other governmental entity and the services provided:		
	Please see below.	152	1
10-5	Has the district filed a Title 32, Article 1 Special District Notice of Inactive Status during		$\square$
If yes:	Date Filed:		
10-6	Does the entity have a certified Mill Levy?	<b>2</b>	
If yes:			
100	Please provide the following mills levied for the year reported (do not report \$ amounts):		
	Bond Redemption mills		45.000
	General/Other mills		10.000
	Total mills		55.000

10-3: Provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, park and recreation facilities, sanitation facilities and mosquito and pest control.

10-4: Rampart Range Metropolitan District Nos. 4, 5, 6, 8 & 9 operate in conjunction with each other to provide services. District Nos. 6, 8 & 9 are taxing districts and District No. 5 is the operating district and is responsible for managing the construction and operation of facilities and services and for issuing debt. District No. 4 is obligated to impose a Contractual Debt Levy, as defined in the Mill Levy Pledge Agreement between District No. 4 and the City of Lone Tree.

	PART 11 - GOVERNING BODY APPROVAL		
	Please answer the following question by marking in the appropriate box	YES	NO
12-1	If you plan to submit this form electronically, have you read the new Electronic Signature Policy?		7

## Office of the State Auditor — Local Government Division - Exemption Form Electronic Signatures Policy and Procedure

#### Policy - Requirements

The Office of the State Auditor Local Government Audit Division may accept an electronic submission of an application for exemption from audit that includes governing board signatures obtained through a program such as Docusign or Echosign. Required elements and safeguards are as follows:

- The preparer of the application is responsible for obtaining board signatures that comply with the requirement in Section 29-1-604
  (3), C.R.S., that states the application shall be personally reviewed, approved, and signed by a majority of the members of the governing body.
- The application must be accompanied by the signature history document created by the electronic signature software. The signature history document must show when the document was created and when the document was emailed to the various parties, and include the dates the individual board members signed the document. The signature history must also show the individuals' email addresses and IP address.
- · Office of the State Auditor staff will not coordinate obtaining signatures.

The application for exemption from audit form created by our office includes a section for governing body approval. Local governing boards note their approval and submit the application through one of the following three methods:

- 1) Submit the application in hard copy via the US Mail including original signatures.
- Submit the application electronically via email and either,
- a. Include a copy of an adopted resolution that documents formal approval by the Board, or
- Include electronic signatures obtained through a software program such as Docusign or Echosign in accordance with the requirements noted above.

7.5	Print the names of ALL members of current governing body below.	A MAJORITY of the members of the governing body must complete and sign in the column below.
Board	Print Board Member's Name	I, Keith D. Simon, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 1	Keith D. Simon	Signed Date: 3-10-3 My term Expires: May 2023
Board	Print Board Member's Name	I, Elizabeth Matthews, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from
Member 2	Elizabeth Matthews	audit. Signed 3-1-2023 Date: My term Expires: May 2025
Board	Print Board Member's Name	I, Darryl Jones, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 3	Darryl Jones	Signed Date: 3/7/02023 My term Expires: May 2025
Board	Print Board Member's Name	I, Kenneth Linhardt, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 4	Kenneth Linhardt	Signed Date: My term Expires: May 2023
	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Board Member 5		exemption from audit. Signed Date: My term Expires:
	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for
Board Member 6		exemption from audit. Signed Date: My term Expires:
Board	Print Board Member's Name	I, attest I am a duly elected or appointed board member, and that I have personally reviewed and approve this application for exemption from audit.
Member 7		Signed Date: My term Expires:



CliftonLarsonAllen LLP 8390 East Crescent Pkwy., Suite 300 Greenwood Village, CO 80111 Phone 303-779-5710 Fax 303-779-0348 CLAconnect.com

#### **Accountant's Compilation Report**

Board of Directors Rampart Range Metropolitan District No. 8 Douglas County, Colorado

Management is responsible for the accompanying Application for Exemption from Audit of Rampart Range Metropolitan District No. 8 as of and for the year ended December 31, 2022, included in the accompanying prescribed form. We have performed a compilation engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the American Institute of Certified Public Accountants. We did not audit or review the financial statements included in the accompanying prescribed form nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any form of assurance on the financial statements included in the accompanying prescribed form.

The Application for Exemption from Audit is presented in accordance with the requirements of the Colorado Office of the State Auditor, which differ from accounting principles generally accepted in the United States of America.

This report is intended solely for the information and use of the Colorado Office of the State Auditor and is not intended to be and should not be used by anyone other than this specified party.

We are not independent with respect to Rampart Range Metropolitan District No. 8.

Greenwood Village, Colorado

Clifton Larson Allen LLP

February 22, 2023

## EXHIBIT D ASSESSED VALUATIONS

#### CERTIFICATION OF VALUATION BY DOUGLAS COUNTY ASSESSOR

Name of Jurisdiction: 4418 - Rampart Range Metro District 1

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

\$131

<u>\$0</u>

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

N ACCORDANCE WITH	I 39-5-121(2)(a) AND	39-5-128(1),C.R.S.	AND NO LATER	THAN AUGUST 25	5, THE ASSESSOR	CERTIFIES THE
TOTAL VALUATION FOR	R ASSESSMENT FOR	THE TAXABLE Y	<b>TEAR 2022 IN DO</b>	UGLAS COUNTY.	COLORADO	

1. PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$40
2. CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$30
3. LESS TIF DISTRICT INCREMENT, IF ANY:	\$0
4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$30
5. NEW CONSTRUCTION: **	\$0
6. INCREASED PRODUCTION OF PRODUCING MINES: #	\$0
7. ANNEXATIONS/INCLUSIONS:	\$0
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	\$0
9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## OR LAND (29-1-301(1)(b) C.R.S.):	\$0
10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00
11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$0.00
* This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo.  ** New construction is defined as: Taxable real property structures and the personal property connected with the structure.	
4 Lyrindiation must submit represting partifications (Forms DI C 52 AND 52A) to the Division of Local Covernment in order for the value	as to be treated as growth in the

## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.

#### USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY

IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. THE ASSESSOR CERTIFIES THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AUGUST 25, 2022

2.	CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>
3.	ANNEXATIONS/INCLUSIONS:	<u>\$0</u>
4.	INCREASED MINING PRODUCTION: %	<u>\$0</u>
5.	PREVIOUSLY EXEMPT PROPERTY:	<u>\$0</u>
6.	OIL OR GAS PRODUCTION FROM A NEW WELL:	<u>\$0</u>
7.	TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>
	(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as or DELETIONS FROM TAXABLE REAL PROPERTY:	nitted property.)
8.	DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>
9.	DISCONNECTIONS/EXCLUSION:	\$0

@ This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.

PREVIOUSLY TAXABLE PROPERTY:

10.

% Includes production from new mines and increases in production of existing producing mines.

1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @

ADDITIONS TO TAXABLE REAL PROPERTY:

IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>	\$0
NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECE	MBER 15, 2022
IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer in accordance with 39-3-119 f(3). C.R.S.	\$0

Data Date: 11/17/2022

<sup>#</sup> Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.

<sup>!</sup> Construction is defined as newly constructed taxable real property structures.

Type of Authority:	Metro District					
Tax Authority:	4418	Value Type	Real Actual Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Dis	strict 1	Agricultural	131	0	30	0
Rampart Range Metro Dis	strict 1	Exempt	14,627	0	4,240	0
Total for	Authority		14,758	0	4,270	0

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#### CERTIFICATION OF VALUATION BY DOUGLAS COUNTY ASSESSOR

Name of Jurisdiction: 4608 - Rampart Range Metro District 1 Debt Service

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

IN ACCORDANCE WITH 39-5-121(2)(a) AND 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES THE TOTAL VALUATION FOR ASSESSMENT FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO

1. PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$2,200				
2. CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$42,800				
3. LESS TIF DISTRICT INCREMENT, IF ANY:	\$0				
4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$42,800				
5. NEW CONSTRUCTION: **	\$0				
6. INCREASED PRODUCTION OF PRODUCING MINES: #	\$0				
7. ANNEXATIONS/INCLUSIONS:	\$0				
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	\$0				
9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## OR LAND (29-1-301(1)(b) C.R.S.):	\$0				
10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00				
11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$0.00				
* This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo.  ** New construction is defined as: Taxable real property structures and the personal property connected with the structure.					
# Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the value limit calculation.	es to be treated as growth in the				
## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit	calculation.				
USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY					
IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AU 1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @					
ADDITIONS TO TAXABLE REAL PROPERTY:	<u>\$10,044</u>				
2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: !	\$0				
3. ANNEXATIONS/INCLUSIONS:	\$0				
4. INCREASED MINING PRODUCTION: %	\$0				
5. PREVIOUSLY EXEMPT PROPERTY:	\$0				
6. OIL OR GAS PRODUCTION FROM A NEW WELL:	\$0				
7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>				
(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted DELETIONS FROM TAXABLE REAL PROPERTY:	ad property.)				
8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>				
9. DISCONNECTIONS/EXCLUSION:	<u>\$0</u>				
10. PREVIOUSLY TAXABLE PROPERTY:	<u>\$0</u>				
@ This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property	erty.				
! Construction is defined as newly constructed taxable real property structures.					
% Includes production from new mines and increases in production of existing producing mines.	_				
IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:> \$0					
NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022					
IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:					
HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **	<u>\$0</u>				
** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer in accordance with 39-3-119 f(3). C.R.S.					

Data Date: 11/17/2022

Type of Authority:	Bond Debt					
Tax Authority:	4608	Value Type	Real Actual Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Dis	strict 1 Debt Service	Agricultural	7,596	0	2,000	0
Rampart Range Metro Dis	strict 1 Debt Service	Exempt	13,613	0	3,950	0
Rampart Range Metro Dis	strict 1 Debt Service	State Assessed	2,448	138,345	700	40,100
Total for	Authority		23,657	138,345	6,650	40,100

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#### CERTIFICATION OF VALUATION BY DOUGLAS COUNTY ASSESSOR

Name of Jurisdiction: 4419 - Rampart Range Metro District 2

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

IN ACCORDANCE WITH 39-5-121(2)(a) AND 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES THE TOTAL VALUATION FOR ASSESSMENT FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY. COLORADO

1. I	PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$27,445,790			
2. (	CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$27,166,020			
3.	LESS TIF DISTRICT INCREMENT, IF ANY:	\$0			
4. (	CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$27,166,020			
5. I	NEW CONSTRUCTION: **	\$0			
6. I	NCREASED PRODUCTION OF PRODUCING MINES: #	<u>\$0</u>			
7. /	ANNEXATIONS/INCLUSIONS:	\$0			
8. l	PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	<u>\$0</u>			
	NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## DR LAND ( 29-1-301(1)(b) C.R.S.):	\$0			
10.	TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00			
	TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$0.00			
* Th	is value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo. we construction is defined as: Taxable real property structures and the personal property connected with the structure.				
	isdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the value calculation.	s to be treated as growth in the			
## Ju	urisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit	calculation.			
	USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY				
THE	CCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AUCURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @				
	ADDITIONS TO TAXABLE REAL PROPERTY:				
2.	CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>			
3.	ANNEXATIONS/INCLUSIONS:	<u>\$0</u>			
4.	INCREASED MINING PRODUCTION: %	<u>\$0</u>			
5.	PREVIOUSLY EXEMPT PROPERTY:	<u>\$0</u>			
6.	OIL OR GAS PRODUCTION FROM A NEW WELL:	<u>\$0</u>			
7.	TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>			
	(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted DELETIONS FROM TAXABLE REAL PROPERTY:	d property.)			
8.	DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>			
9.	DISCONNECTIONS/EXCLUSION:	<u>\$0</u>			
10.	PREVIOUSLY TAXABLE PROPERTY:	<u>\$0</u>			
@ Th	nis includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real prope	rty.			
! Cor	struction is defined as newly constructed taxable real property structures.				
	cludes production from new mines and increases in production of existing producing mines.				
	CCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>	<u>\$0</u>			
NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022					
	CCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: 21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **	\$12,086			
** T	he tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer				

Data Date: 11/17/2022

in accordance with 39-3-119 f(3). C.R.S.

Type of Authority:	Metro District					_
Tax Authority:	4419	Value Type	Real Actual Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Distr	rict 2	Commercial	25,685,958	6,976,549	7,448,930	2,018,550
Rampart Range Metro District 2		Exempt	18,314,283	52,449	5,311,130	15,210
Rampart Range Metro District 2		Natural Resources	2	0	0	0
Rampart Range Metro District 2		Residential	237,354,039	0	16,496,990	0
Rampart Range Metro Distr	rict 2	State Assessed	13,034	1,290,931	3,800	374,400
Rampart Range Metro Distr	rict 2	Vacant Land	2,839,154	0	823,350	0
Total for A	uthority		284,206,470	8,319,929	30,084,200	2,408,160

#### CERTIFICATION OF VALUATION BY DOUGLAS COUNTY ASSESSOR

Name of Jurisdiction: 4420 - Rampart Range Metro District 3

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

IN ACCORDANCE WITH 39-5-121(2)(a) AND 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES THE TOTAL VALUATION FOR ASSESSMENT FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY. COLORADO

1.	PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$3,810
2.	CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$27,750
3.	LESS TIF DISTRICT INCREMENT, IF ANY:	\$0
4.	CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$27,750
5.	NEW CONSTRUCTION: **	\$0
6.	INCREASED PRODUCTION OF PRODUCING MINES: #	<u>\$0</u>
7.	ANNEXATIONS/INCLUSIONS:	<u>\$0</u>
8.	PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	<u>\$0</u>
9.	NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## OR LAND ( 29-1-301(1)(b) C.R.S.):	\$0
10.	TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00
11.	TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$0.00
	his value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo. lew construction is defined as: Taxable real property structures and the personal property connected with the structure.	
	urisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the value t calculation.	es to be treated as growth in the
##	Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit	calculation.
	USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY	
	ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. E TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AU	
1.	CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @	\$12,619
	ADDITIONS TO TAXABLE REAL PROPERTY:	
2.	CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: !	<u>\$0</u>
3.	ANNEXATIONS/INCLUSIONS:	<u>\$0</u>
4.	INCREASED MINING PRODUCTION: %	<u>\$0</u>
5.	PREVIOUSLY EXEMPT PROPERTY:	<u>\$0</u>
6.	OIL OR GAS PRODUCTION FROM A NEW WELL:	<u>\$0</u>
7.	TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>
	(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted DELETIONS FROM TAXABLE REAL PROPERTY:	ed property.)
8.	DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>
9.	DISCONNECTIONS/EXCLUSION:	<u>\$0</u>
10.	PREVIOUSLY TAXABLE PROPERTY:	<u>\$0</u>
@ .	This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real prope	erty.
! Co	onstruction is defined as newly constructed taxable real property structures.	
% I	ncludes production from new mines and increases in production of existing producing mines.	
	ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>	\$0
	NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEI	
	ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: B21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **	\$0
**	The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer in accordance with 39-3-119 f(3). C.R.S.	

Data Date: 11/17/2022

Name of Jurisdiction: 4421 - Rampart Range Metro District 4

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

<u>\$0</u>

\$5,309

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

IN ACCORDANCE WITH 39-5-121(2)(a) AND 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES THE TOTAL VALUATION FOR ASSESSMENT FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO

1. PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$993,270
2. CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$7,939,530
3. LESS TIF DISTRICT INCREMENT, IF ANY:	<u>\$0</u>
4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$7,939,530
5. NEW CONSTRUCTION: **	\$171,730
6. INCREASED PRODUCTION OF PRODUCING MINES: #	<u>\$0</u>
7. ANNEXATIONS/INCLUSIONS:	\$0
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	<u>\$0</u>
9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## OR LAND (29-1-301(1)(b) C.R.S.):	\$0
10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00
11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$0.00
* This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo.	
** New construction is defined as: Taxable real property structures and the personal property connected with the structure.	
# Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the value limit calculation.	es to be treated as growth in the
## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit	calculation.
USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY	
IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S.	THE ASSESSOR CERTIFIES
THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AU	
1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @	\$30,680,508
ADDITIONS TO TAXABLE REAL PROPERTY:	
2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	\$2,525,441
3. ANNEXATIONS/INCLUSIONS:	<u>\$0</u>
4. INCREASED MINING PRODUCTION: %	<u>\$0</u>
5. PREVIOUSLY EXEMPT PROPERTY:	<u>\$0</u>
6. OIL OR GAS PRODUCTION FROM A NEW WELL:	<u>\$0</u>
7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>
(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted DELETIONS FROM TAXABLE REAL PROPERTY:	ed property.)
8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>
9. DISCONNECTIONS/EXCLUSION:	<u>\$0</u>
10. PREVIOUSLY TAXABLE PROPERTY:	\$0
@ This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property	erty.
! Construction is defined as newly constructed taxable real property structures.	

IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES

TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:----->

NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022

NOTE. All levies must be Certified to the board of County Commissioners NO LATER THAN DECEMBER 13, 2022

IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:

% Includes production from new mines and increases in production of existing producing mines.

HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): \*\*

\*\* The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer in accordance with 39-3-119 f(3). C.R.S.

Type of Authority:	Metro District					
Tax Authority:	4421	Value Type	Real Actual Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Dis	trict 4	Agricultural	85,711	0	22,610	0
Rampart Range Metro Dis	trict 4	Exempt	1,883,341	0	546,170	0
Rampart Range Metro Dis	trict 4	Natural Resources	309	0	80	0
Rampart Range Metro Dis	trict 4	Residential	6,074,710	0	413,080	0
Rampart Range Metro Dis	trict 4	State Assessed	43,724	1,355,241	12,700	393,000
Rampart Range Metro Dis	trict 4	Vacant Land	24,476,054	0	7,098,060	0
Total for	Authority		32,563,849	1,355,241	8,092,700	393,000

Name of Jurisdiction: 4422 - Rampart Range Metro District 5

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

IN ACCORDANCE WITH 39-5-121(2)(a) AND 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES THE TOTAL VALUATION FOR ASSESSMENT FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO

1.	PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$5,950
2.	CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$28,430
3.	LESS TIF DISTRICT INCREMENT, IF ANY:	<u>\$0</u>
4.	CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$28,430
5.	NEW CONSTRUCTION: **	<u>\$0</u>
6.	INCREASED PRODUCTION OF PRODUCING MINES: #	<u>\$0</u>
7.	ANNEXATIONS/INCLUSIONS:	<u>\$0</u>
8.	PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	<u>\$0</u>
9.	NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## OR LAND (29-1-301(1)(b) C.R.S.):	\$0
10.	TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00
11.	TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$0.00
	his value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo. lew construction is defined as: Taxable real property structures and the personal property connected with the structure.	
	urisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the value calculation.	es to be treated as growth in the
##、	Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit	calculation.
	USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY	
TH	ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. E TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AU	
1.	CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @	\$7,565
_	ADDITIONS TO TAXABLE REAL PROPERTY:	<b>(</b>
2.	CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: !	\$0
3.	ANNEXATIONS/INCLUSIONS: INCREASED MINING PRODUCTION: %	\$0
4.	PREVIOUSLY EXEMPT PROPERTY:	\$0
5. 6.	OIL OR GAS PRODUCTION FROM A NEW WELL:	\$0 \$0
o. 7.	TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	\$0 \$0
۲.	(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted	
	DELETIONS FROM TAXABLE REAL PROPERTY:	
8.	DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>
9.	DISCONNECTIONS/EXCLUSION:	<u>\$0</u>
10.	PREVIOUSLY TAXABLE PROPERTY:	<u>\$0</u>
@ 7	This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property	erty.
! Co	onstruction is defined as newly constructed taxable real property structures.	
% lı	ncludes production from new mines and increases in production of existing producing mines.	
	ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES	
ТО	SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>	\$0
	NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECE	MBER 15, 2022
	ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: B21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **	\$0
	The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	<u> </u>
	n accordance with 39-3-119 f(3), C.R.S.	

Type of Authority:	Metro District					
Tax Authority:	4422	Value Type	Real Actual Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Di	strict 5	Agricultural	539	0	140	0
Rampart Range Metro Di	strict 5	Exempt	23,497,796	0	6,814,350	0
Rampart Range Metro Di	strict 5	Natural Resources	4,819	0	1,390	0
Rampart Range Metro Di Total for	strict 5 · Authority	State Assessed	2,207 23,505,361	90,552 90,552	600 6,816,480	26,300 26,300

Name of Jurisdiction: 4423 - Rampart Range Metro District 6

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

IN ACCORDANCE WITH 39-5-121(2)(a) AND 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES THE TOTAL VALUATION FOR ASSESSMENT FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO

NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	1.	PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	<u>\$2,390</u>				
4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:  5. NEW CONSTRUCTION:  6. INCREASED PRODUCTION OF PRODUCING MINES:  7. ANNEXATIONS/INCLUSIONS:  8. PREVIOUSLY EXEMPT FEDERAL PROPERTY:  9. NEW PRIMARY OIL OR 6 AS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ##  50 OR LAND (29-1-301(1)(b) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(d) C.R.S.):  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. TAXES COLLECTED LAST YEAR DOLD AS OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. TAXES COLLECTED LAST YEAR DOLD AS AND TAXES AND TAXES ABATED AND REFUNDED AS A PROPERTY SEAR OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. TAXES COLLECTED LAST YEAR DOLD AS AND TAXES AND TAXES ABATED AND REFUNDED AS A PROPERTY SEAR OF AUG. 1 (29-1-301(1)(d) C.R.S.):  10. SECONDARY OF TAXES TO TAXES AND TAXES	2.	CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: * \$5,968,30					
5. NEW CONSTRUCTION: **  \$0  6. INCREASED PRODUCTION OF PRODUCING MINES: #*  \$1  7. ANNEXATIONS/INCLUSIONS: \$20  8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #*  \$20  9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ##  \$20  8. OR LAND ( 29-1-301(1)(b) C.R.S.): \$30  9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ##  \$20  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(a) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(1)(b) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(1)(b) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(1)(b) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(1)(b) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(1)(b) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(1)(b) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-1-114(1)(a)(1)(b) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-1-104(1)(a) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.): \$9,000  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.): \$9,000  IN ACCORDANCE WITH THE PROVISION OF ARTICLE X. SECTION 2.0, COLO CONST. AND 39-3-121(2)(b).C.R.S. THE ASSESSOR CERTIFIES THE TOTAL ACTUAL VALUATION FOR THE TAXABLE FYAR 2022 IN DOLIGIA AS COUNTY, COLORADO ON AUGUST 25, 2022  11. CURRENT YEARS TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: \$9,000  21. CURRENT YEARS TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: \$9,000  22. CONSTRUCTION OF TAXABLE REAL PROPERTY: IMPROVEMENTS: \$9,000  23. ANNEXATIONS/INCLUSIONS: \$9,000  24. IN CONSTRUCTION OF TAXABLE REAL PROPERTY: IMPROVEMENTS: \$9,000  25. PREVIOUSL	3.	3. LESS TIF DISTRICT INCREMENT, IF ANY:					
6. INCREASED PRODUCTION OF PRODUCING MINES: # \$0  6. INCREASED PRODUCTION OF PRODUCING MINES: # \$0  7. ANNEXATIONS/INCLUSIONS: \$20  8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: # \$20  9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## \$20  OR LAND (23-1-301(1)(b) C.R.S.): \$0.00  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.): \$0.00  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(l)(B) C.R.S.): \$0.00  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(l)(B) C.R.S.): \$0.00  11. This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X. Sec. 20(8)(b), Colo.  12. This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X. Sec. 20(8)(b), Colo.  13. This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X. Sec. 20(8)(b), Colo.  14. United activation.  15. Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  16. Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  17. TAXED ART THE FORTAL ACTUAL ACTU	4.	4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION: \$5,968,					
6. INCREASED PRODUCTION OF PRODUCING MINES: #  7. ANNEXATIONS/INCLUSIONS: 8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #  8. S0  9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ##  8. OR LAND (29-1-301(1)(6) C.R.S.): 10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. JUIS AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. JUIS AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(i)(B) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.): 8. S0.00 11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.): 8. S0.0	5.	NEW CONSTRUCTION: **	\$0				
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #  8. SQ  8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #  8. SQ  9. NEW PRIMARY OIL, OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ##  80. OR LAND (29-1-301(1)(6) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(1)(6) C.R.S.):  90.00  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(6) C.R.S.) and (39-10-114(1)(a)(1)(B) C.R.S.):  90.00  12. This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(6)(6), Colo.  13. This value reflects personal property exemptions IF one trade the personal property connected with the structure.  14. Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  15. USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY  15. ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b), C.R.S. THE ASSESSOR CERTIFIES THE TOTAL. ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AUGUST 25, 2022  16. OLORADO AND AUGUST 25, 2022  17. ANAIST AUGUST 25, 2022  18. ANAIST AUGUST 25, 2022  18. ANAIST AUGUST 25, 2022  19. CONSTRUCTION OF TAXABLE REAL PROPERTY:  19. ON ANNEXATIONS/INCLUSIONS:  10. INCREASED MINING PRODUCTION:  10. INCREASED MINING PRODUCTION:  10. GRAP PROPURTY OMITTED FROM THE PREVIOUS YEARS TAX WARRANT:  10. DESTRUCTION OF TAXABLE REAL PROPERTY:  10. DESTRUCTION OF TAXABLE PROPERTY:  10. DESTRUCTION OF TAXABLE REAL PROPERTY:  10. DESTRUCTION OF TAXABLE PROPERTY:  10. DESTRUC							
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #  9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ##  90. CLAND (29-1-301(1)(b) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):  \$0.00  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(1)(B) C.R.S.):  \$0.00  12. This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Cxio.  **This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Cxio.  **New construction is defired as Taxable real property structures and the personal property connected with the structure.  **Jurisdiction must authorit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ##Jurisdiction must apply (Forms DLG 52B) to the Division of Lo	6.	INCREASED PRODUCTION OF PRODUCING MINES: #	<u>\$0</u>				
9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## \$00 OR LAND (29-1-301(1)(6) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1)(6) C.R.S.):  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):  12. This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec 20(8)(b), Colo.  ** New construction is defined as: Taxable real property structures and the personal property connected with the structure.  ** Jurisdiction must abunit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ** Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ** USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY  IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-12(10), C.R.S. THE ASSESSOR CERTIFIES  THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AUGUST 25, 2022  1. CURRENT YEARS TOTAL ACTUAL VALUE OF ALL REAL PROPERTY:  2. CONSTRUCTION OF TAXABLE REAL PROPERTY:  3. ANNEXATIONS/INCLUSIONS:  4. INCREASED MINING PRODUCTION:  5. PREVIOUSLY EXEMPT PROPERTY:  6. OIL OR GAS PRODUCTION FROM A NEW WELL:  7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEARS TAX WARRANT:  50  (If land and/or a structure is picked up as corrided property for multiple years, only the most current year's actual value can be reported as omitted property.  1. CONSTRUCTION OF TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY:  9. DISCONNECTIONS/EXCLUSION:  9. DISCONNECTIONS/EXCLUSION:  10. PREVIOUSLY TAXABLE PROPERTY:  9. DISCONNECTIONS/EXCLUSIO	7.	ANNEXATIONS/INCLUSIONS:	<u>\$0</u>				
OR LAND (294-301(1)(b) C.R.S.):  10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (294-301(1))(a) C.R.S.):  \$0.00  11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (294-301(1)(a) C.R.S.) and (394-10-114(1)(a)(1)(B) C.R.S.):  12. This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec 20(8)(b), Colo.  13. New construction is defined as: Taxable real property structures and the personal property connected with the structure.  14. Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  15. Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  15. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  16. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  17. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  18. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  18. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  18. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  18. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  18. Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the l	8.	PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	<u>\$0</u>				
11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):  \$0.00  * This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b), Colo.  ** New construction is defined as: Taxable real property structures and the personal property connected with the structure.  ## Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government be order to value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government be order to value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government be order to value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government be order to value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government be accusally all to the Imit calculation.  ## Jurisdiction must apply (Forms DL			\$0				
* This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b), Colo. ** New construction is defined as: Taxable real property structures and the personal property connected with the structure.  *# Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction form Formation of Formation of Local Government Personal Per	10.	TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00				
** New construction is defined as: Taxable real property structures and the personal property connected with the structure.  # Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government in order for the values to be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 52B) to DLG COLO CONST, AND 39-5-12B(1), CR.S. AND NO LATER THAN JUGUST 25. THE ASSESSOR CERTIFIES  ## Jurisdiction must apply (Forms DLG 52B) to DLG CONDTON CERTIFICS  ## Jurisdiction must apply (Forms DLG 52B) to DLG CONDTON CERTIFICS  ## Jurisdiction from new mines and increases in production of existing producing mines.  ## Jurisdiction structure in defined as newly constructed taxable real property plus the actual value of religious, private schools, and charitable real property.  ## Jurisd	11.	TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$0.00				
## Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be treated as growth in the limit calculation.  ## Jurisdiction must apply (Forms DLG 528) to the Division of Local Government before the value can be reported and a United States and Stat							
## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit calculation.    USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY			es to be treated as growth in the				
IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. THE ASSESSOR CERTIFIES THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AUGUST 25, 2022  1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY:   2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:   3. ANNEXATIONS/INCLUSIONS:   4. INCREASED MINING PRODUCTION:   5. PREVIOUSLY EXEMPT PROPERTY:   6. OIL OR GAS PRODUCTION FROM A NEW WELL:   7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:   (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY IMPROVEMENTS:   9. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:   9. DISCONNECTIONS/EXCLUSION:   444  10. PREVIOUSLY TAXABLE PROPERTY:   9. DISCONNECTIONS/EXCLUSION:   9. This includes the actual value of all taxable real property structures.  9. Includes the actual value of all taxable real property structures.  9. Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS:   1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:   NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer			calculation.				
IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. THE ASSESSOR CERTIFIES THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AUGUST 25, 2022  1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY:   2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:   3. ANNEXATIONS/INCLUSIONS:   4. INCREASED MINING PRODUCTION:   5. PREVIOUSLY EXEMPT PROPERTY:   6. OIL OR GAS PRODUCTION FROM A NEW WELL:   7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:   (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY IMPROVEMENTS:   9. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:   9. DISCONNECTIONS/EXCLUSION:   444  10. PREVIOUSLY TAXABLE PROPERTY:   9. DISCONNECTIONS/EXCLUSION:   9. This includes the actual value of all taxable real property structures.  9. Includes the actual value of all taxable real property structures.  9. Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS:   1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:   NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer		LISE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY					
THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AUGUST 25, 2022  1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY:   ADDITIONS TO TAXABLE REAL PROPERTY:  2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  3. ANNEXATIONS/INCLUSIONS:  4. INCREASED MINING PRODUCTION:  5. PREVIOUSLY EXEMPT PROPERTY:  6. OIL OR GAS PRODUCTION FROM A NEW WELL:  7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:  (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTIONS/EXCLUSION:  44  10. PREVIOUSLY TAXABLE REAL PROPERTY:  50  This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  1 Construction is defined as newly constructed taxable real property structures.  3 Includes production from new mines and increases in production of existing producing mines.  1 IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:  1 NACCORDANCE WITH 39-5-128(1), C.R.S. THE ASSESSOR PROVIDES:  1 NACCORDANCE WITH 39-5-128(1.5).C.R.S. THE ASSESSOR PROVIDES:  2 NATIONAL PROVIDES THE ACTUAL VALUE OF EXEMPT BU		GOET ON TABON LOCAL GROWTH GALGGEATIONS ONET					
ADDITIONS TO TAXABLE REAL PROPERTY:  2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: ! \$0  3. ANNEXATIONS/INCLUSIONS: \$0  4. INCREASED MINING PRODUCTION: % \$0  5. PREVIOUSLY EXEMPT PROPERTY: \$0  6. OIL OR GAS PRODUCTION FROM A NEW WELL: \$0  7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT: \$0  (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: \$0  9. DISCONNECTIONS/EXCLUSION: \$44  10. PREVIOUSLY TAXABLE PROPERTY: \$0  © This includes the actual value of all taxable real property blus the actual value of religious, private schools, and charitable real property.  1 Construction is defined as newly constructed taxable real property structures.  9 Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:————————————————————————————————————							
2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: ! \$0 3. ANNEXATIONS/INCLUSIONS: \$0 4. INCREASED MINING PRODUCTION: % \$0 5. PREVIOUSLY EXEMPT PROPERTY: \$0 6. OIL OR GAS PRODUCTION FROM A NEW WELL: \$0 7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT: \$0  Uff land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: \$0 9. DISCONNECTIONS/EXCLUSION: \$44 10. PREVIOUSLY TAXABLE PROPERTY: \$0  © This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  ! Construction is defined as newly constructed taxable real property structures.  % Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY: \$0  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	1.	CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @	\$20,580,632				
3. ANNEXATIONS/INCLUSIONS: 4. INCREASED MINING PRODUCTION: % \$0 5. PREVIOUSLY EXEMPT PROPERTY: \$0 6. OIL OR GAS PRODUCTION FROM A NEW WELL: \$0 7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT: \$0 (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: \$0 9. DISCONNECTIONS/EXCLUSION: \$444 10. PREVIOUSLY TAXABLE PROPERTY: \$0 ② This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  ! Construction is defined as newly constructed taxable real property structures.  % Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY: \$0  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer		ADDITIONS TO TAXABLE REAL PROPERTY:					
4. INCREASED MINING PRODUCTION: %  5. PREVIOUSLY EXEMPT PROPERTY:  6. OIL OR GAS PRODUCTION FROM A NEW WELL:  7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:  (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTIONS/EXCLUSION:  4.44  10. PREVIOUSLY TAXABLE PROPERTY:  9. This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  1 Construction is defined as newly constructed taxable real property structures.  5 In ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS:  1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	2.	CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>				
5. PREVIOUSLY EXEMPT PROPERTY:  6. OIL OR GAS PRODUCTION FROM A NEW WELL:  7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:  (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTIONS/EXCLUSION:  10. PREVIOUSLY TAXABLE PROPERTY:  © This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  1 Construction is defined as newly constructed taxable real property structures.  9 Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	3.	ANNEXATIONS/INCLUSIONS:	<u>\$0</u>				
6. OIL OR GAS PRODUCTION FROM A NEW WELL: 7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:  (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTIONS/EXCLUSION:  10. PREVIOUSLY TAXABLE PROPERTY:  © This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  ! Construction is defined as newly constructed taxable real property structures.  % Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	4.	INCREASED MINING PRODUCTION: %					
7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:  (If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTIONS/EXCLUSION:  10. PREVIOUSLY TAXABLE PROPERTY:  20  ② This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  ! Construction is defined as newly constructed taxable real property structures.  % Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES  TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5) C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  \$\frac{\frac	5.	PREVIOUSLY EXEMPT PROPERTY:					
(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)  DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTIONS/EXCLUSION:  10. PREVIOUSLY TAXABLE PROPERTY:  10. PREVIOUSLY TAXABLE PROPERTY:  11. Construction is defined as newly constructed taxable real property structures.  12. In ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES  13. TO SCHOOL DISTRICTS:  14. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:  15. NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  15. IN ACCORDANCE WITH 39-5-128(1.5) C.R.S. THE ASSESSOR PROVIDES:  16. HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  17. The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	6.	OIL OR GAS PRODUCTION FROM A NEW WELL:	<u>\$0</u>				
DELETIONS FROM TAXABLE REAL PROPERTY:  8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:  9. DISCONNECTIONS/EXCLUSION:  10. PREVIOUSLY TAXABLE PROPERTY:  10. PREVIOUSLY TAXABLE PROPERTY:  11. Construction is defined as newly constructed taxable real property plus the actual value of religious, private schools, and charitable real property.  1. Construction is defined as newly constructed taxable real property structures.  1. In ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES  TO SCHOOL DISTRICTS:  1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5) C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	7.	TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>				
9. DISCONNECTIONS/EXCLUSION:  10. PREVIOUSLY TAXABLE PROPERTY:  20  20 This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  11 Construction is defined as newly constructed taxable real property structures.  12 Includes production from new mines and increases in production of existing producing mines.  13 IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES  14 TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:			d property.)				
10. PREVIOUSLY TAXABLE PROPERTY:  © This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  ! Construction is defined as newly constructed taxable real property structures.  % Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS:  1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	8.	DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>				
@ This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.  ! Construction is defined as newly constructed taxable real property structures.  % Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES  TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	9.	DISCONNECTIONS/EXCLUSION:	\$44				
! Construction is defined as newly constructed taxable real property structures.  % Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	10.	PREVIOUSLY TAXABLE PROPERTY:	<u>\$0</u>				
% Includes production from new mines and increases in production of existing producing mines.  IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	@ T	his includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real prope	rty.				
IN ACCORDANCE WITH 39-5-128(1),C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:	! Co	nstruction is defined as newly constructed taxable real property structures.					
TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>  NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES:  HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	% Ir	cludes production from new mines and increases in production of existing producing mines.					
NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECEMBER 15, 2022  IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer							
IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer	ТО		\$0				
HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **  ** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer			MBER 15, 2022				
** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer			\$0				
I III GOOGIGGIOO TINI OO O I IO NON ON NO	**	· · · · · · · · · · · · · · · · · · ·					

Type of Authority:	Metro District					
Tax Authority:	4423		Real Actual			
		Value Type	Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Di	strict 6	Agricultural	11	0	0	0
Rampart Range Metro Di	strict 6	Exempt	151,645	0	43,970	0
Rampart Range Metro Di	strict 6	Vacant Land	20,580,621	0	5,968,390	0
Total for	· Authority		20,732,277	0	6,012,360	0

Name of Jurisdiction: 4474 - Rampart Range Metro District 7

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

N ACCORDANCE WITH	I 39-5-121(2)(a) AND	39-5-128(1),C.R.S.	AND NO LATER	THAN AUGUST 25	5, THE ASSESSOR	CERTIFIES THE
TOTAL VALUATION FOR	R ASSESSMENT FOR	THE TAXABLE Y	<b>TEAR 2022 IN DO</b>	UGLAS COUNTY.	COLORADO	

1. PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$232,754,330
2. CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$258,166,050
3. LESS TIF DISTRICT INCREMENT, IF ANY:	<u>\$0</u>
4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$258,166,050
5. NEW CONSTRUCTION: **	\$29,399,440
6. INCREASED PRODUCTION OF PRODUCING MINES: #	\$0
7. ANNEXATIONS/INCLUSIONS:	\$0
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	\$0
9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## OR LAND (29-1-301(1)(b) C.R.S.):	\$0
10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00
11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.):	\$11,700.72
* This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo.  ** New construction is defined as: Taxable real property structures and the personal property connected with the structure.	
# Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the value limit calculation.	es to be treated as growth in the
## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the limit	calculation.
USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ONLY	
IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b),C.R.S. THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO ON AU	
1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @	\$1,371,355,420
ADDITIONS TO TAXABLE REAL PROPERTY:	
2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: !	\$100,033,377
3. ANNEXATIONS/INCLUSIONS:	<u>\$0</u>
4. INCREASED MINING PRODUCTION: %	\$0

(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported as omitted property.)

**DELETIONS FROM TAXABLE REAL PROPERTY:** 

PREVIOUSLY EXEMPT PROPERTY:

TS:

OIL OR GAS PRODUCTION FROM A NEW WELL:

9. DISCONNECTIONS/EXCLUSION:

5.

6.

7.

10. PREVIOUSLY TAXABLE PROPERTY:

\$<u>0</u> \$<u>0</u>

\$0

<u>\$0</u>

\$0

@ This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property.

TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:

! Construction is defined as newly constructed taxable real property structures.

% Includes production from new mines and increases in production of existing producing mines.

IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES	
TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>	<u>\$0</u>
NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECE	MBER 15, 2022
IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **	\$180,373
** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer in accordance with 39-3-119 f(3). C.R.S.	

Type of Authority:	Metro District					
Tax Authority:	4474	Value Type	Real Actual Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Disti	rict 7	Commercial	608,841,092	87,894,600	176,563,930	25,489,460
Rampart Range Metro Disti	rict 7	Exempt	25,123,401	0	7,285,830	0
Rampart Range Metro Distr	rict 7	Natural Resources	370	0	110	0
Rampart Range Metro Disti	rict 7	Residential	749,728,657	0	51,535,840	0
Rampart Range Metro Disti	rict 7	State Assessed	87,000	2,996,517	25,200	869,000
Rampart Range Metro Disti	rict 7	Vacant Land	12,698,301	0	3,682,510	0
Total for A	uthority		1,396,478,821	90,891,117	239,093,420	26,358,460

Name of Jurisdiction: 4475 - Rampart Range Metro District 8

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

IN ACCORDANCE WITH 39-5-121(2)(a) AND 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES THE TOTAL VALUATION FOR ASSESSMENT FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO

1. PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$91,210
2. CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$600,240
3. LESS TIF DISTRICT INCREMENT, IF ANY:	\$0
4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$600,240
5. NEW CONSTRUCTION: **	\$171,730
6. INCREASED PRODUCTION OF PRODUCING MINES: #	<u>\$0</u>
7. ANNEXATIONS/INCLUSIONS:	\$425,600
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	<u>\$0</u>
9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD OR LAND (29-1-301(1)(b) C.R.S.):	## \$0
10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.	): <u>\$0.00</u>
11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B	) C.R.S.): \$0.00
* This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Co ** New construction is defined as: Taxable real property structures and the personal property connected with the structure	
# Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order limit calculation.	er for the values to be treated as growth in the
## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as grow	
USE FOR 'TABOR' LOCAL GROWTH CALCULATION	IS ONLY
IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121-THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLOR.	
1. CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @	\$6,720,092
ADDITIONS TO TAXABLE REAL PROPERTY:	
2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: !	\$2,525,441
3. ANNEXATIONS/INCLUSIONS:	<u>\$4,151,813</u>
4. INCREASED MINING PRODUCTION: %	<u>\$0</u>
5. PREVIOUSLY EXEMPT PROPERTY:	<u>\$0</u>
6. OIL OR GAS PRODUCTION FROM A NEW WELL:	<u>\$0</u>
7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>
(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be re DELETIONS FROM TAXABLE REAL PROPERTY:	ported as omitted property.)
8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	\$0
9. DISCONNECTIONS/EXCLUSION:	\$40
10. PREVIOUSLY TAXABLE PROPERTY:	\$0
@ This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charita	
! Construction is defined as newly constructed taxable real property structures.	
% Includes production from new mines and increases in production of existing producing mines.	
IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CETO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:	
NOTE: All levies must be Certified to the Board of County Commissioners NO LATER TI	
IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMA	ATED): ** \$0
** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County T	

Data Date: 11/17/2022

in accordance with 39-3-119 f(3). C.R.S.

Type of Authority: Tax Authority:	Metro District 4475					
	4475	Value Type	Real Actual Value	Personal Actual Value	Real Assessed Value	Personal Assessed Value
Rampart Range Metro Di	strict 8	Agricultural	44	0	10	0
Rampart Range Metro Di	strict 8	Residential	6,074,710	0	413,080	0
Rampart Range Metro Di	strict 8	Vacant Land	645,338	0	187,150	0
Total for	Authority		6,720,092	0	600,240	0

Name of Jurisdiction: 4476 - Rampart Range Metro District 9

IN DOUGLAS COUNTY ON 11/18/2022

New Entity: No

#### USE FOR STATUTORY PROPERTY TAX REVENUE LIMIT CALCULATIONS (5.5% LIMIT) ONLY

N ACCORDANCE WITH	39-5-121(2)(a) AND	39-5-128(1),C.R.S. Al	ND NO LATER TH	AN AUGUST 25, THE	ASSESSOR CERTIFIES THE
TOTALVALUATION FOR	ASSESSMENT FOR	THE TAXABLE YE.	AR 2022 IN DOUGI	LAS COUNTY, COLOR	RADO

1. PREVIOUS YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	<u>\$10</u>
2. CURRENT YEAR'S GROSS TOTAL TAXABLE ASSESSED VALUATION: *	\$10
3. LESS TIF DISTRICT INCREMENT, IF ANY:	<u>\$0</u>
4. CURRENT YEAR'S NET TOTAL TAXABLE ASSESSED VALUATION:	\$10
5. NEW CONSTRUCTION: **	\$0
6. INCREASED PRODUCTION OF PRODUCING MINES: #	<u>\$0</u>
7. ANNEXATIONS/INCLUSIONS:	<u>\$0</u>
8. PREVIOUSLY EXEMPT FEDERAL PROPERTY: #	<u>\$0</u>
9. NEW PRIMARY OIL OR GAS PRODUCTION FROM ANY PRODUCING OIL AND GAS LEASEHOLD ## OR LAND (29-1-301(1)(b) C.R.S.):	\$0
10. TAXES COLLECTED LAST YEAR ON OMITTED PROPERTY AS OF AUG. 1 (29-1-301(1))(a) C.R.S.):	\$0.00
11. TAXES ABATED AND REFUNDED AS OF AUG. 1 (29-1-301(1)(a) C.R.S.) and (39-10-114(1)(a)(I)(B) C.R.S.	S.): <u>\$0.00</u>
* This value reflects personal property exemptions IF enacted by the jurisdiction as authorized by Art. X, Sec.20(8)(b),Colo.	
** New construction is defined as: Taxable real property structures and the personal property connected with the structure.	
# Jurisdiction must submit respective certifications (Forms DLG 52 AND 52A) to the Division of Local Government in order for the limit calculation.	e values to be treated as growth in the
## Jurisdiction must apply (Forms DLG 52B) to the Division of Local Government before the value can be treated as growth in the	e limit calculation.
USE FOR 'TABOR' LOCAL GROWTH CALCULATIONS ON	JI Y
IN ACCORDANCE WITH THE PROVISION OF ARTICLE X, SECTION 20, COLO CONST, AND 39-5-121(2)(b), THE TOTAL ACTUAL VALUATION FOR THE TAXABLE YEAR 2022 IN DOUGLAS COUNTY, COLORADO C	
CURRENT YEAR'S TOTAL ACTUAL VALUE OF ALL REAL PROPERTY: @	\$44
ADDITIONS TO TAXABLE REAL PROPERTY:	
2. CONSTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS: !	<u>\$0</u>
3. ANNEXATIONS/INCLUSIONS:	\$0
4. INCREASED MINING PRODUCTION: %	<u>\$0</u>
5. PREVIOUSLY EXEMPT PROPERTY:	<u>\$0</u>
6. OIL OR GAS PRODUCTION FROM A NEW WELL:	<u>\$0</u>
7. TAXABLE REAL PROPERTY OMITTED FROM THE PREVIOUS YEAR'S TAX WARRANT:	<u>\$0</u>
(If land and/or a structure is picked up as omitted property for multiple years, only the most current year's actual value can be reported a DELETIONS FROM TAXABLE REAL PROPERTY:	s omitted property.)
8. DESTRUCTION OF TAXABLE REAL PROPERTY IMPROVEMENTS:	<u>\$0</u>
9. DISCONNECTIONS/EXCLUSION:	<u>\$0</u>
10. PREVIOUSLY TAXABLE PROPERTY:	<u>\$0</u>
This includes the petual value of all tayable real property plue the cetual value of religious, private peheals, and abaritable real	

e This includes the actual value of all taxable real property plus the actual value of religious, private schools, and charitable real property

! Construction is defined as newly constructed taxable real property structures.

% Includes production from new mines and increases in production of existing producing mines.

IN ACCORDANCE WITH 39-5-128(1), C.R.S. AND NO LATER THAN AUGUST 25, THE ASSESSOR CERTIFIES TO SCHOOL DISTRICTS: 1. TOTAL ACTUAL VALUE OF ALL TAXABLE PROPERTY:>	\$0
NOTE: All levies must be Certified to the Board of County Commissioners NO LATER THAN DECE	MBER 15, 2022
IN ACCORDANCE WITH 39-5-128(1.5)C.R.S. THE ASSESSOR PROVIDES: HB21-1312 ASSESSED VALUE OF EXEMPT BUSINESS PERSONAL PROPERTY (ESTIMATED): **	\$0
** The tax revenue lost due to this exempted value will be reimbursed to the tax entity by the County Treasurer in accordance with 39-3-119 f(3). C.R.S.	

#### EXHIBIT E 2023 BUDGETS

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 ANNUAL BUDGET FOR THE YEAR ENDING DECEMBER 31, 2023

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 SUMMARY 2023 BUDGET

#### WITH 2021 ACTUAL AND 2022 ESTIMATED

For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCES	\$ 15,115,053	\$ 15,417,603	\$ 16,338,060
REVENUES			
Interest Income	5,581	346,308	769,734
IGA Revenue #2 - Net Property Taxes	1,235,298	1,297,637	1,294,257
IGA Revenue #7 - Net Property Taxes	10,001,739	10,990,188	12,299,670
IGA Revenue #2 - Specific Ownership Taxes	123,467	124,000	127,408
IGA Revenue #7 - Specific Ownership Taxes	1,003,033	1,028,000	1,210,800
IGA Revenue #2 - Contractual Obligation	25,736	27,034	26,758
IGA Revenue #7 - Contractual Obligation	208,370	228,962	254,294
IGA Revenue #2 - Property Tax Interest/(Expense)	1,832	1,156	1,460
IGA Revenue #7 - Property Tax Interest/(Expense)	5,741	4,032	4,059
Parking Garage Charging Station Income	6,731	6,065	8,500
Other Income - Reimbursements	848,252	231,254	-
PIF (Public Improvement Fee) Revenue	1,466,329	1,692,000	1,700,000
STR (Sales Tax Rebate) Revenue	751,033	1,245,000	1,265,000
IGA Revenue #7 - Development Fees	-	112,968	-
Total Revenues	15,683,142	17,338,257	18,961,940
TRANSFERS IN	195,531	192,140	
Total Funds Available	30,993,726	32,948,000	35,300,000
EXPENDITURES			
General Fund	1,635,983	1,850,000	2,100,000
Debt Service Fund	12,588,690	14,555,000	13,800,000
Capital Projects Fund - West Side	1,155,919	12,800	410,000
•		•	
Total Expenditures	15,380,592	16,417,800	16,310,000
TRANSFERS OUT	195,531	192,140	<u> </u>
Total Expenditures and Transfers Out			
Requiring Appropriation	15,576,123	16,609,940	16,310,000
ENDING FUND BALANCES	\$ 15,417,603	\$ 16,338,060	\$ 18,990,000
Emorgancy Posaryo	\$ 67,000	\$ 73,300	\$ 81,800
Emergency Reserve Available or Surplus Pledged Revenue Funds	1,498,287	1,691,000	4,106,000
Debt Service Reserve Fund - Series 2017 Bonds	10,974,392	10,974,000	10,974,000
Debt Service Reserve Fund - Series 2017 Bonds  Debt Service Reserve Fund - Series 2019 Subordinate Loan	921,027	920,000	920,000
TOTAL RESERVE	\$ 13,460,706	\$ 13,658,300	\$ 16,081,800
TOTAL REGERVE	Ψ 13,400,700	Ψ 13,030,300	ψ 10,001,000

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	A	CTUAL 2021	ES	STIMATED 2022	E	BUDGET 2023
ASSESSED VALUATION - DOUGLAS COUNTY Agricultural State assessed	\$	2,140		-	\$	2,030 40,800
Certified Assessed Value	\$	2,140	\$	2,240	\$	42,830
MILL LEVY  General  Debt Service		0.000 0.000		0.000 0.000		0.000 0.000
Total mill levy		0.000		0.000		0.000
PROPERTY TAXES						
Budgeted property taxes	\$	-	\$	-	\$	-
BUDGETED PROPERTY TAXES						
	\$	-	\$	-	\$	

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCES	\$ 1,048,424	\$ 1,612,724	\$ 2,205,000
REVENUES Interest income IGA revenue #2 - net property taxes IGA revenue #7 - net property taxes IGA revenue #2 - specific ownership taxes IGA revenue #7 - specific ownership taxes IGA revenue #2 - contractual obligation IGA revenue #7 - contractual obligation Parking garage charging station fees Other income	526 193,015 1,562,772 21,418 173,996 25,736 208,370 6,731	202,755 1,717,217 21,500 178,327 27,034 228,962 6,065 3,653	97,150 200,689 1,907,201 21,937 208,471 26,758 254,294 8,500
Other income - Reimbursements	7,719		
Total revenues	2,200,283		2,725,000
Total funds available	3,248,707	4,055,000	4,930,000
EXPENDITURES General and administrative Accounting Annual audits District management Financial analysis / Debt restructuring Legal Directors' fees Dues and licenses Election expense Insurance and bonds Miscellaneous expenses Schweiger Ranch donation Regional ML Payment to City (1.0 Mill) Operations and maintenance Landscape maintenance Irrigation and monument lighting	255,034 17,400 88,649 - 47,250 3,700 2,968 - 31,331 3,922 26,000 234,103 505,259 337,759	17,900 90,000 - 30,000 2,400 2,980 9,346 33,246 4,432 30,000 255,996	250,000 19,700 100,000 50,000 40,300 4,800 4,000 15,000 37,500 6,500 30,000 281,052
Charging Stations Charging Stations Street lights Storm drainage facilities maintenance Parking garage maintenance Snow removal Contingency	10,698 9,425 6,305 - 56,180	7,800 10,000 78,500	8,500 11,000 65,000 25,000 100,000 26,648
Total expenditures	1,635,983	1,850,000	2,100,000
Total expenditures and transfers out requiring appropriation	1,635,983	1,850,000	2,100,000
ENDING FUND BALANCES	\$ 1,612,724	\$ 2,205,000	\$ 2,830,000
Emergency Reserve TOTAL RESERVE	\$ 67,000 \$ 67,000		\$ 81,800 \$ 81,800

### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 DEBT SERVICE FUND

#### **2023 BUDGET**

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	-	-	<del>,</del>
	ACTUAL	ESTIMATED	BUDGET
	2021	2022	2023
BEGINNING FUND BALANCES	\$ 13,535,761	\$ 13,393,706	\$ 13,585,000
REVENUES	4.005	004.040	050 044
Interest income	4,895	291,940	650,644
PIF (Public Improvement Fee) revenue	1,466,329	1,692,000	1,700,000
STR (Sales Tax Rebate) revenue	751,033	1,245,000	1,265,000
IGA revenue #2 - net property taxes	1,042,283	1,094,882	1,093,568
IGA revenue #7 - net property taxes	8,438,967	9,272,971	10,392,469
IGA revenue #2 - specific ownership taxes	102,049	102,500	105,471
IGA revenue #7 - specific ownership taxes	829,037	849,673	1,002,329
IGA revenue #2 - property tax interest	1,832	1,156	1,460
IGA revenue #7 - property tax interest	5,741	4,032	4,059
Total revenues	12,642,166	14,554,154	16,215,000
	. ,		
TRANSFERS IN			
Transfers from other funds		192,140	
			<u></u>
Total funds available	26,177,927	28,140,000	29,800,000
EVDENDITUDES			
EXPENDITURES			
Debt Service		<u></u>	
Bond interest expense - Series 2017	6,909,658	6,787,046	6,660,659
Subordinate loan interest expense - Series 2019	405,566	390,792	364,709
Bond principal expense - Series 2017	4,060,000	4,185,000	4,310,000
Subordinate Ioan principal expense - Series 2019	324,000	572,000	599,000
Repay Developer Advances - Interest	<u>-</u>	141,752	165,350
Repay Developer Advances - Principal	840,151	2,415,062	1,565,500
Administrative expense for Debt Service			
Miscellaneous Expenses	-	5,000	5,000
Paying agent fees	2,500	2,500	2,500
PIF collection expense	46,815	55,848	60,000
Contingency			67,282
Total expenditures	12,588,690	14,555,000	13,800,000
TDANICEEDO OUT	_	_	_
TRANSFERS OUT			
Transfers to other Funds	195,531	-	
Total avacaditures and transfers out			
Total expenditures and transfers out	10 704 004	1 <i>1</i> EEE 000	12 000 000
requiring appropriation	12,784,221	14,555,000	13,800,000
ENDING FUND BALANCES	\$ 13,393,706	\$ 13,585,000	\$ 16,000,000
LIVERYO I OND DALANOLO	ψ 10,030,700	ψ 13,365,000	ψ 10,000,000
Available or Surplus Pledged Revenue Funds	\$ 1,498,287	\$ 1,691,000	\$ 4,106,000
Debt Service Reserve Fund - Series 2017 Bonds	10,974,392	10,974,000	10,974,000
Debt Service Reserve Fund - Series 2017 Bonds  Debt Service Reserve Fund - Series 2019 Subordinate Loan	921,027	920,000	920,000
TOTAL RESERVE	\$ 13,393,706	\$ 13,585,000	\$ 16,000,000

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 1 CAPITAL PROJECTS - WEST SIDE FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCES	\$ 530,868	\$ 411,173	\$ 548,060
REVENUES Interest income IGA revenue #7 - development fees Other income - Reimbursements	160 - 840,533	6,659 112,968 222,200	21,940 - -
Total revenues	840,693	341,827	21,940
TRANSFERS IN			
Transfers from other Funds	195,531	-	-
Total funds available	1,567,092	753,000	570,000
EXPENDITURES Capital projects			
Planning / design	7,193	6,068	10,000
Planning / design - SpringGate Repay Developer Advance - Principal	- 678,043	6,000	10,000
Repay Developer Advances - Interest	162,490	_	- -
Sky Ridge Bridge Girder Strike Repairs	196,034	732	-
Capital outlay	•		
Streets - RidgeGate Parkway expansion	112,159	-	-
Streetscape	-	-	130,000
Landscaping	-	-	250,000
Contingency		-	10,000
Total expenditures	1,155,919	12,800	410,000
TRANSFERS OUT			
Transfers to other fund	-	192,140	-
Total expenditures and transfers out requiring appropriation	1,155,919	204,940	410,000
ENDING FUND BALANCES	\$ 411,173	\$ 548,060	\$ 160,000

#### **Services Provided**

Rampart Range Metropolitan District No. 1 (the "District" or "District No. 1"), a quasi-municipal corporation, was organized on March 12, 2001, concurrently with five contiguous districts, Rampart Range Metropolitan District Nos. 2 – 6, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2005, District Nos. 7 – 9 were organized concurrently and are contiguous with the aforementioned Districts. The District's service area is located entirely within the City of Lone Tree (the "City") in Douglas County, Colorado. Starting on January 1, 2020, for operational purposes all of the Rampart Range Districts were separated into two groups. Rampart Range Metropolitan District Nos. 1, 2, 3 and 7 are the "West Side Districts", as those Districts operating properties on the west side of Interstate I-25, and Rampart Range Metropolitan District Nos. 4, 5, 6, 8 and 9 are the "East Side Districts", as those Districts operating properties on the east side of Interstate I-25.

The District operates under an Amended and Restated Service Plan approved by the City on April 19, 2005. District Nos. 2 and 7 (collectively known as the "West Side Taxing Districts") were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities and mosquito and pest control. The West Side Taxing Districts provide the tax base needed to provide funding for the above described capital improvements and related operations. The District (the "West Side Operating District") is responsible for managing the construction and operation of facilities and services of the West Side Districts and for issuing debt.

On November 7, 2000, the District's voters authorized the issuance of indebtedness in an amount not to exceed \$882,250,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$200,000, without limitation to rate, to pay the District's operations and maintenance costs.

On May 4, 2004, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$882,250,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$500,000, without limitation of rate, to pay the District's operations and maintenance costs.

On November 1, 2005, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

Per the Amended and Restated Service Plan, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### IGA Revenue from District No. 2

District No. 2 certified a total mill levy of 49.368 mills, 7.500 mills for general operations, 40.868 mills for debt service, and 1.00 mill for contractual obligations for 2022 taxes to be collected in 2023. The resultant net revenue for general operations and debt service expected to be received by the District from District No. 2 is detailed on pages 3 and 4 of the budget. The District also expects to receive specific ownership taxes collected by District No. 2 as detailed on pages 3 and 4 of the budget.

#### IGA Revenue from District No. 7

District No. 7 certified a total mill levy of 49.368 mills, 7.500 mills for general operations, 40.868 mills for debt service, and 1.000 mill for contractual obligations for 2022 taxes to be collected in 2023. The resultant net revenue for general operations and debt service expected to be received by the District from District No. 7 is detailed on pages 3 and 4 of the budget. The District also expects to receive specific ownership taxes collected by District No. 7 as detailed on pages 3 and 4 of the budget. Additionally, the District anticipates receiving development fees collected by District No. 7, which are displayed on page 5 of the budget. Of the development fees remitted to District No. 1 for 2022 and 2023, the amounts are budgeted to be used to pay for current construction costs in the Capital Projects – West Side Fund as directed by the Board of Directors.

#### Interest Income

Interest earned on the District's prior year cash balances and available funds from estimated 2023 cash activity has been estimated based on prior year interest as adjusted for interest rate changes and fluctuating cash balances.

#### **PIF Fees**

The District anticipates receiving \$1,700,000 in Public Improvements Fees ("PIF") for 2023. These fees are pledged revenue to be used to repay the Series 2017 Bonds and the Series 2019 Subordinate Loan as shown on page 4 of the budget.

#### Sales Tax Rebate Revenue

On September 18, 2001, the Developer entered into a Sales Tax Sharing Agreement with the City (with a First Amendment dated April 17, 2007), wherein the City agreed to share certain Sales Tax Revenues received from properties within the Districts with the Developer, and by further assignment, to the District. The terms of this agreement extend for twenty (20) years after the City has been notified of a date of commencement of this agreement, which date became effective as of January 1, 2013.

As defined in the Sales Tax Sharing Agreement or the Annexation and Development Agreement for the Districts with the City, and as further amended in the RidgeGate West Side Agreement Regarding Dedication, Acceptance and Maintenance of Public Improvements and Sales Tax Sharing, which had an effective date of January 1, 2015 (the "West Side Agreement"), Sales Tax Revenues received from within the Districts (with the exception of certain sales tax revenues from Cabela's Wholesale, Inc. associated specifically with a Memorandum of Understanding dated May 1, 2012, between the District, the Developer and the City) are to be allocated 45% to the District and 55% to the City for sales tax collection years

#### Revenues - (continued)

#### Sales Tax Rebate Revenue - (continued)

2014 through 2018. For sales tax collection years 2019 through 2023, Sales Tax Revenues are to be allocated 25% to the District and 75% to the City. For sales tax collection years 2024 through 2032, the portion to be allocated to the District is reduced in phases while the portion allocated to the City increases. The City agrees to pay the District's portion of the Shared Sales Tax Revenues to the District – the "District Shared Sales Taxes", which payments, if any, are pledged revenue to be used to repay the Series 2017 Bonds and the Series 2019 Subordinate Loan as shown on page 4 of the budget. For 2023 it is anticipated that the City will make payments to the District for the District Shared Sales Taxes in the estimated amount of \$1,265,000.

#### **Expenditures**

#### **Administrative and Operating Expenditures**

Operating and administrative expenditures include legal, accounting, audit, district management, insurance, meeting expenses, landscape maintenance, irrigation costs and other administrative and operations expenses.

#### **Capital Outlay**

The District anticipates infrastructure improvements as noted in the Capital Projects – West Side Fund.

#### **Debt Service**

The interest and principal payments for the Series 2017 Bonds and the Series 2019 Subordinate Loan are provided based upon the debt amortization schedules detailed on pages 11 and 12, and are summarized on page 4 of the budget.

#### **Payment to City of Lone Tree**

Pursuant to their respective Service Plans, which are dated April 19, 2005, the West Side Taxing Districts are required to impose a 1.000 mill levy, the Regional Improvements Mill Levy, and submit the revenue from that levy to the City to be used in planning, designing, constructing, installing, acquiring, relocating, redeveloping or financing regional improvements as determined by the City. This obligation will remain in effect until the West Side Taxing Districts are dissolved or until receipt of written notice from the City indicating that the revenue is no longer required. The Regional Improvements Mill Levy revenue collected will be transferred to District No. 1 from the West Side Taxing Districts pursuant to the Intergovernmental Agreements and District No. 1 will then pay these funds to the City, as detailed on page 3 of the budget.

#### **Debt and Leases**

On October 24, 2017, the District refinanced all of its existing West Side debt with the issuance of the Limited Tax Supported and Special Revenue Refunding and Improvement Bonds, Series 2017 (the "Series 2017 Bonds"). The Series 2017 Bonds were issued with principal and premium amounts yielding \$195,651,889 of bond proceeds and with fixed interest rates ranging from of 3.02% to 5.00%, as detailed on page 4 of the budget, as well as the debt amortization schedule on page 11. Proceeds from the Series 2017 Bonds were used to repay all outstanding previous District debt including all outstanding West Side Developer advances, but excluding the 2013B Bond which was paid from District cash balances, the associated accrued interest related to all such debt, and also provided new funding for the remaining West Side construction costs anticipated to be incurred in Rampart Range Metropolitan District Nos. 2 and 7, as well as funding a Debt Service Reserve Fund in the amount of \$10,974,000, and paying for costs of issuance.

On May 14, 2019 the District issued a Subordinate Limited Tax Supported and Special Revenue Loan, Series 2019 (the "Series 2019 Subordinate Loan"). The Series 2019 Subordinate Loan was issued with a principal balance of \$9,200,000 and with a fixed interest rate of 4.560% as detailed on page 4 of the budget, as well as the debt amortization schedule on page 12. Proceeds from the Series 2019 Subordinate Loan were used to repay Capital Developer Advances which provided the funding to construct the Sky Ridge Bridge, and to pay the costs of issuance.

As of January 1, 2020, prior East Side Developer Advances that had been received by District No. 1 in years prior to 2020 incurred on behalf of the East Side Districts, and any remaining unspent cash, were transferred to Rampart Range Metropolitan District No. 5. These prior Developer Advances were used for capital costs related to water rights, an Advance Agreement to buy into the Parker Water and Sanitation District ("PW&SD") clean water and waste water services, and a separate Advance Agreement for East Side construction. The West Side Developer Advances currently accrue interest at 4.00% as of November 1, 2022, prior to that date interest accrued at 3.00%, and are to be repaid to the Developer, RidgeGate Investments, Inc., on a FIFO basis of each individual Advance on or after December 15<sup>th</sup> annually to the extent that the District has remaining Pledged Revenues in the Debt Service Fund after funding the annual debt service requirements on the Series 2017 Bonds and the Series 2019 Subordinate Loan, as well as leaving a cash balance to carry-over to the following year. For 2023, the District anticipates making a total repayment on the West Side Developer Advances of \$1,730,850, which will totally pay-off all outstanding Developer Advances.

#### **Debt and Leases** – (Continued)

The following is an analysis of anticipated changes in the District's long-term Developer Advances obligations, for the years ending December 31, 2022 and 2023.

		Balance at ecember 31, 2021	A	dditions	R	Reductions	E	Inticipated Balance at ecember 31, 2022
Developer Advances Capital Projects - West-Side	\$	3,980,562	\$	-	\$	2,415,062	\$	1,565,500
Accrued Interest on Developer								
Advances -		153,525		111,405		141,752		123,178
Total	\$	4,134,087	\$	111,405	\$	2,556,814	\$	1,688,678
	E	Anticipated Balance at ecember 31, 2022	A	dditions	R	Reductions	E	enticipated Balance at ecember 31, 2023
Developer Advances Capital Projects - West-Side	\$	1,565,500	\$	-	\$	1,565,500	\$	-
Accrued Interest on Developer				40.470		165.250		
Advances -		123,178		42,172		165,350		-

The District has no capital or operating leases.

#### Reserves

#### **Emergency Reserve**

Pursuant to the intergovernmental agreements, the District has provided for an Emergency Reserve fund equal to at least 3% of fiscal year spending as defined under TABOR, for all of the West Side Districts.

This information is an integral part of the accompanying budget.

# RAMPART RANGE METROPOLITAN DISTRICT NO. 1 DEBT SERVICE SCHEDULE of Bonds Outstanding

### LIMITED TAX SUPPORTED AND SPECIAL REVENUE REFUNDING AND IMPROVEMENT BONDS, SERIES 2017

\$99,305,000 Term Bond Due 12/01/2037 at Interest Rate of 3.020% \$37,215,000 Term Bond Due 12/01/2042 at Interest Rate of 5.000% \$47,500,000 Term Bond Due 12/01/2047 at Interest Rate of 5.000% Interest calculated on a 360-day year of twelve 30-day months. INTEREST PAYMENTS Due on JUNE 1 and DECEMBER 1 PRINCIPAL PAYMENTS Due on DECEMBER 1

		Interest		Annual
Due Date	Principal	Rate	Interest	Debt Service
2022	4 210 000	2.0200/	6.660.650	10.070.650
2023	4,310,000	3.020%	6,660,659	10,970,659
2024	4,440,000	3.020%	6,530,497	10,970,497
2025	4,575,000	3.020%	6,396,409	10,971,409
2026	4,715,000	3.020%	6,258,244	10,973,244
2027	4,855,000	3.020%	6,115,851	10,970,851
2028	5,000,000	3.020%	5,969,230	10,969,230
2029	5,155,000	3.020%	5,818,230	10,973,230
2030	5,310,000	3.020%	5,662,549	10,972,549
2031	5,470,000	3.020%	5,502,187	10,972,187
2032	5,635,000	3.020%	5,336,993	10,971,993
2033	5,805,000	3.020%	5,166,816	10,971,816
2034	5,980,000	3.020%	4,991,505	10,971,505
2035	6,160,000	3.020%	4,810,909	10,970,909
2036	6,345,000	3.020%	4,624,877	10,969,877
2037	6,540,000	3.020%	4,433,258	10,973,258
2038	6,735,000	5.000%	4,235,750	10,970,750
2039	7,075,000	5.000%	3,899,000	10,974,000
2040	7,425,000	5.000%	3,545,250	10,970,250
2041	7,795,000	5.000%	3,174,000	10,969,000
2042	8,185,000	5.000%	2,784,250	10,969,250
2043	8,595,000	5.000%	2,375,000	10,970,000
2044	9,025,000	5.000%	1,945,250	10,970,250
2045	9,480,000	5.000%	1,494,000	10,974,000
2046	9,950,000	5.000%	1,020,000	10,970,000
2047	10,450,000	5.000%	522,500	10,972,500
2017	10,150,000	<b>3.000</b> 70	322,300	10,772,300
	\$ 165,010,000		\$ 109,273,214	\$ 274,283,214

## RAMPART RANGE METROPOLITAN DISTRICT NO. 1 DEBT SERVICE SCHEDULE OF LOAN OUTSTANDING

### SUBORDINATE LIMITED TAX SUPPORTED AND SPECIAL REVENUE LOAN SERIES 2019

\$9,200,000 Loan due 12/15/2030 at Interest Rate of 4.560% INTEREST PAYMENTS Due on December 15 PRINCIPAL PAYMENTS Due on DECEMBER 15

Due Date	Principal	Interest Rate	Interest	Annual Debt Service
2023 2024 2025 2026 2027 2028 2029 2030	599,000 548,000 572,000 844,000 885,000 1,180,000 1,070,000 2,300,000	4.560% 4.560% 4.560% 4.560% 4.560% 4.560% 4.560%	364,709 337,394 312,406 286,322 247,836 207,480 153,672 104,880	963,709 885,394 884,406 1,130,322 1,132,836 1,387,480 1,223,672 2,404,880
	\$ 7,998,000		2,014,699	\$ 10,012,699

# RAMPART RANGE METROPOLITAN DISTRICT NO. 2 ANNUAL BUDGET FOR THE YEAR ENDING DECEMBER 31, 2023

# RAMPART RANGE METROPOLITAN DISTRICT NO. 2 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/6/23

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023	
BEGINNING FUND BALANCE	\$ -	\$ -	\$ -	
REVENUES Property Taxes Specific Ownership Tax Interest Income Total revenues	1,280,265 123,467 1,832 1,405,564	1,344,844 124,000 1,156 1,470,000	1,341,132 127,408 1,460 1,470,000	
Total funds available	1,405,564	1,470,000	1,470,000	
EXPENDITURES  General and Administrative  County Treasurer's Fee	19,231	20,173	20,117	
IGA Expense District No. 1 - Net Property Taxes	193,015	202,755	200,689	
IGA Expense District No. 1 - Net Property Taxes - C.O.	25,736	27,034	26,758	
IGA Expense District No. 1 - SO Taxes Debt Service	21,418	21,500	21,937	
IGA Expense District No. 1 - Net Property Taxes	1,042,283	1,094,882	1,093,568	
IGA Expense District No. 1 - Interest Income/(Expense)	1,832	1,156	1,460	
IGA Expense District No. 1 - SO Taxes	102,049	102,500	105,471	
Total expenditures	1,405,564	1,470,000	1,470,000	
Total expenditures and transfers out requiring appropriation	1,405,564	1,470,000	1,470,000	
ENDING FUND BALANCE	\$ -	\$ -	\$ -	

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 2 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/6/23

	ACTUAL		ESTIMATED		BUDGET	
		2021		2022		2023
ASSESSED VALUATION		40.000.055	•	10.0=1.0==	•	40.400.05
Residential - Single-Family Commercial	\$	16,090,830 6,979,020	\$	16,971,870 7,448,930	\$	16,496,990 7,448,930
State assessed		257,800		239,900		378,200
Vacant land		823,350		823,350		823,350
Personal property		1,976,850		1,961,740		2,018,550
Certified Assessed Value	\$	26,127,850	\$	27,445,790	\$	27,166,020
MILL LEVY						
General		7.500		7.500		7.500
Debt Service Contractual Obligations		40.500 1.000		40.500 1.000		40.868 1.000
-						
Total mill levy		49.000		49.000		49.368
PROPERTY TAXES  General  Debt Service	\$	195,959 1,058,178	\$	205,843 1,111,555	\$	203,745 1,110,221
Contractual Obligations		26,128		27,446		27,166
Levied property taxes		1,280,265		1,344,844		1,341,132
Budgeted property taxes	\$	1,280,265	\$	1,344,844	\$	1,341,132
BUDGETED PROPERTY TAXES  General	\$	1,280,265	\$	1,344,844	\$	1,341,132
	\$	1,280,265	\$	1,344,844	\$	1,341,132
		•				

#### **Services Provided**

Rampart Range Metropolitan District No. 2 (the "District"), a quasi-municipal corporation, was organized on March 12, 2001, concurrently with Rampart Range Metropolitan District No. 1 (District No. 1), and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2005, Rampart Range Metropolitan District No. 7 (District No. 7) was organized and is contiguous with the aforementioned districts. The District together with District No. 1 and District No. 7 are the "West Side Districts", as those Rampart Range Districts operating properties on the west side of Interstate I-25. The District's service area is located entirely within the City of Lone Tree (the "City") in Douglas County, Colorado. The District operates under an Amended and Restated Service Plan approved by the City on April 19, 2005. District Nos. 2 and 7 (collectively known as the "West Side Taxing Districts") were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities and mosquito and pest control. The West Side Taxing Districts provide the tax base needed to provide funding for the above described capital improvements and related operations. District No. 1 (the "West Side Operating District") is responsible for managing the construction and operation of facilities and services of the West Side Districts and for issuing debt. District No. 2 is a Taxing District. Pursuant to their respective Service Plans, the West Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements.

On November 7, 2000, the District's voters authorized the issuance of indebtedness in an amount not to exceed \$882,250,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$100,000, without limitation to rate, to pay the District's operations and maintenance costs.

On May 4, 2004, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$882,250,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$500,000, without limitation of rate, to pay the District's operations and maintenance costs.

Per the Amended and Restated Service Plan, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **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, sale of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single-family residential property decreases to 6.95% from 7.15%. The rate for multi-family residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29.0%.

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 9.50% of the property taxes collected by the District.

#### **Expenditures**

#### **Administrative and Operating Expenditures**

District No. 1 records all operational and administrative expenditures for the West Side Districts.

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 1.50% of property tax collections.

#### District No. 1 – IGA reimbursement

Pursuant to the Third Amended and Restated Capital Pledge Agreement dated October 1, 2017, by and among the District, District No. 1 and District No. 7, and the Operations Pledge Agreement dated April 30, 2007, by and among the District, District No. 1 and District No. 7, revenues collected by the District, including net property taxes and specific ownership taxes, will be remitted to District No. 1 and will be used to pay operations and maintenance costs for the West Side Districts as well as for the repayment of District No. 1's Series 2017 Bonds and Series 2019 Subordinate Loan.

#### **Expenditures (Continued)**

#### Payment to City of Lone Tree

Pursuant to the Amended and Restated Service Plan, which is dated April 19, 2005, the District is required to impose a 1.000 mill levy, the Regional Improvements Mill Levy, and submit the revenue from that levy to the City to be used in planning, designing, constructing, installing, acquiring, relocating, redeveloping or financing of regional improvements as determined by the City. This obligation will remain in effect until the District dissolves or until receipt of written notice from the City indicating that the revenue is no longer required. Part of the General Fund property taxes (equal to the proceeds of 1.000 mill) transferred to District No. 1 will be paid by District No. 1 to the City in accordance with this service plan provision.

#### **Debt and Leases**

The District has no outstanding debt. The District has no capital or operating leases.

#### Reserve

#### **Emergency Reserve**

Pursuant to the intergovernmental agreement, District No. 1 has provided for Emergency Reserves for District Nos. 1, 2, and 7; therefore, an Emergency Reserve is not reflected in the District's Budget.

This information is an integral part of the accompanying budget.

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 4

#### **ANNUAL BUDGET**

FOR THE YEAR ENDING DECEMBER 31, 2023

# RAMPART RANGE METROPOLITAN DISTRICT NO. 4 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/10/23

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCES	\$	- \$ -	\$ -
REVENUES			
Total revenues			-
Total funds available		<u>-</u>	-
EXPENDITURES			
Total expenditures			-
Total expenditures and transfers out requiring appropriation			-
ENDING FUND BALANCES	\$	- \$ -	\$ -

# RAMPART RANGE METROPOLITAN DISTRICT NO. 4 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

## WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/10/23

	ACTUAL 2021		ESTIMATED 2022		BUDGET 2023	
ASSESSED VALUATION - DOUGLAS COUNTY	Φ.		Φ		Φ.	440,000
Residential - Multi Family Agricultural State Assessed Vacant Land Natural Resources	\$	27,050 8,400 869,850 80	\$	28,240 95,100 869,850 80	\$	413,080 22,610 405,700 7,098,060 80
Certified Assessed Value	\$	905,380	\$	993,270	\$	7,939,530
MILL LEVY		0.000		0.000		0.000
PROPERTY TAXES						
Budgeted property taxes	\$	-	\$	-	\$	-
BUDGETED PROPERTY TAXES						
	\$	-	\$	-	\$	-

#### Services Provided

Rampart Range Metropolitan District No. 4 (the "District"), a quasi-municipal corporation, was organized on March 12, 2001, concurrently with five contiguous districts, Rampart Range Metropolitan District Nos. 1 – 3 and District Nos. 5 and 6, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2005, District Nos. 7 – 9 were organized concurrently and are contiguous with the aforementioned Districts. The District's service area is located entirely within the City of Lone Tree (the "City") in Douglas County, Colorado. Starting on January 1, 2020, for operational purposes all of the Rampart Range Districts were separated into two groups. Rampart Range Metropolitan District Nos. 1, 2, 3 and 7 are the "West Side Districts", as those Districts operating properties on the west side of Interstate I-25, and Rampart Range Metropolitan District Nos. 4, 5, 6, 8 and 9 are the "East Side Districts", as those Districts operating properties on the east side of Interstate I-25.

District Nos. 6, 8 and 9 (collectively known as the "East Side Taxing Districts") were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities and mosquito and pest control. The East Side Taxing Districts provide the tax base needed to provide funding for the above described capital improvements and related operations. District No. 5 (the "East Side Operating District") is responsible for managing the construction and operation of facilities and services of the East Side Districts and for issuing debt. Pursuant to their respective Service Plans, the East Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements.

The District operates under a Second Amended and Restated Service Plan approved by the City on March 6, 2018, to give effect to the Mill Levy Pledge Agreement ("the Pledge Agreement") between the District and the City dated November 7, 2017. From that date, the primary purpose of the District is to finance the defined Public Services provided by the City, for the use and benefit of the inhabitants and taxpayers of the East Side Districts, and the District has the authority to overlap boundaries with the East Side Districts. The District shall not incur any Debt other than as is allowed in the Pledge Agreement. According to the Pledge Agreement the boundaries of the District were modified to include all of the "East Side Property" which includes all of the property within the boundaries of the East Side Districts, and the District is obligated to impose a "Contractual Debt Levy" and to remit the Contractual Debt Levy Revenue to the City, commencing in tax certification year 2023 (for collection and remittance in 2024). Furthermore, so long as the Contractual Debt Levy is imposed, the obligation to impose the Regional Improvements Mill Levy is eliminated for the District and the East Side Districts. The specific ownership taxes collected by the District from the Contractual Debt Levy are available to be used by the District for administrative expenses.

On November 7, 2000, the District's voters authorized the issuance of indebtedness in an amount not to exceed \$882,250,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$100,000, without limitation to rate, to pay the District's operations and maintenance costs.

#### Services Provided - (continued)

On November 1, 2005, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

On May 8, 2012, the District's voters again authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

Most recently, on May 5, 2020, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

Per the Second Amended and Restated Service Plan, the District shall have no Debt, other than the Pledge Agreement. In addition, the maximum debt service mill levy for the District is limited to the Contractual Debt Levy.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### **Debt and Leases**

The District has no outstanding debt or any operating or capital leases.

#### Reserves

#### **Emergency Reserve**

The District has not provided for an Emergency Reserve fund equal to at least 3% of fiscal year spending as defined under TABOR, since the District does not anticipate to generate revenues nor incur expenditures in 2023.

This information is an integral part of the accompanying budget.

#### **RAMPART RANGE METROPOLITAN DISTRICT NO. 5**

#### **ANNUAL BUDGET**

FOR THE YEAR ENDING DECEMBER 31, 2023

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 5 SUMMARY 2023 BUDGET

#### WITH 2021 ACTUAL AND 2022 ESTIMATED

For the Years Ended and Ending December 31,

	4.07.141		DUB SET
	ACTUAL	ESTIMATED	BUDGET
	2021	2022	2023
BEGINNING FUND BALANCES	\$ 5,034,142	\$ 39,404,356	\$ 22,703,600
REVENUE			
Interest income	2,371	417,195	813,441
IGA revenue #6 - Net property taxes	-	130	323,338
IGA revenue #8 - Net property taxes	-	4,941	36,333
IGA revenue #6 - Specific ownership taxes	-	12	29,544
IGA revenue #8 - Specific ownership taxes	-	483	3,320
IGA revenue #6 - Development fees	-	34,000	254,000
IGA revenue #8 - Development fees	343,687	-	958,681
IGA revenue #6 - property tax interest	-	-	2,194
IGA revenue #8 - property tax interest	-	-	993
Developer advances - Operations	75,000	50,000	230,000
Developer advances - Capital Projects	9,750,000	-	30,300,000
Water resource credit fees revenue	390,000	85,000	1,270,000
Bond proceeds	121,243,617	-	-
Other income - Reimbursements	280,178	394,983	191,556
Other income	-	40,000	-
Total revenue	132,084,853	1,026,744	34,413,400
TRANSFERS IN	21,185,354	-	-
	, ,		
Total funds available	158,304,349	40,431,100	57,117,000
	, ,	, ,	, ,
EXPENDITURES			
General Fund	71,264	73,500	315,000
Debt Service Fund	746,667	4,804,000	4,825,000
Capital Projects Fund	96,896,708	12,850,000	35,250,000
Total expenditures	97,714,639	17,727,500	40,390,000
			_
TRANSFERS OUT	21,185,354	-	
Total expenditures and transfers out			
requiring appropriation	118,899,993	17,727,500	40,390,000
ENDING FUND DALANGES	Φ 00 404 050	Ф 00 <del>7</del> 00 000	Ф 40 <del>7</del> 07 000
ENDING FUND BALANCES	\$ 39,404,356	\$ 22,703,600	\$ 16,727,000
EMERGENCY RESERVE	\$ 100	\$ 50	\$ 2,300
AVAILABLE FOR OPERATIONS			
	55,662	33,550	19,700
CAPITALIZED INTEREST FUND	12,000,000	7,200,000	2,400,000
SURPLUS FUND RESERVE FOR FUTURE DEBT SERVICE	8,479,549	8,875,000	10,000,000
	Ф 20 E2E 244	£ 16 100 CCC	2,275,000 \$ 14,607,000
TOTAL RESERVE	\$ 20,535,311	\$ 16,108,600	\$ 14,697,000

# RAMPART RANGE METROPOLITAN DISTRICT NO. 5 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL		ESTIMATED		E	BUDGET
	2021			2022		2023
ASSESSED VALUATION						
Agricultural	\$	160	\$	160	\$	140
Natural resources		1,390		1,390		1,390
State assessed		56,100		4,400		26,900
Certified Assessed Value	\$	57,650	\$	5,950	\$	28,430
MILL LEVY						
Total mill levy		0.000		0.000		0.000
PROPERTY TAXES						
Budgeted property taxes	Φ		\$		\$	
budgeted property taxes	Ψ	-	Ψ	-	Ψ	-
BUDGETED PROPERTY TAXES						
	\$	-	\$	-	\$	-

# RAMPART RANGE METROPOLITAN DISTRICT NO. 5 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

		<u></u>	<del></del>			
	ACTUAL	ESTIMATED	BUDGET			
	2021	2022	2023			
BEGINNING FUND BALANCE	\$ 52,011	\$ 55,762	\$ 33,600			
REVENUE						
Developer advances - Operations	75,000	50,000	230,000			
Interest income	15	326	1,450			
IGA revenue #6 - net property taxes	-	24	58,789			
IGA revenue #8 - net property taxes	-	898	6,605			
IGA revenue #6 - specific ownership taxes	-	2	5,372			
IGA revenue #8 - specific ownership taxes	-	88	604			
IGA revenue #6 - property tax interest IGA revenue #8 - property tax interest	- -	- -	399 181			
Total revenue	75,015	51,338	303,400			
Total funds available	127,026	107,100	337,000			
EXPENDITURES						
General and administrative						
Accounting	34,464	35,000	50,000			
Annual audits	6,950	7,500	8,250			
District management	7,419	6,000	13,000			
Legal	13,132	15,000	25,000			
Directors' fees	3,700	2,400	4,800			
Dues and licenses	1,031	1,052	2,500			
Election expense	<b>-</b>	1,814	7,500			
Insurance and bonds	4,260	4,195	5,000			
Miscellaneous expenses	308	539	800			
Operations and maintenance  Landscape maintenance			100,000			
Irrigation and monument lighting	-	-	20,000			
Snow removal	_	_	50,000			
Storm drainage facilities maintenance	-	-	20,000			
Contingency	-	-	8,150			
Total expenditures	71,264	73,500	315,000			
Total avacable iron and transfers out			_			
Total expenditures and transfers out requiring appropriation	71,264	73,500	315,000			
ENDING FUND BALANCE	\$ 55,762	\$ 33,600	\$ 22,000			
EMERGENCY RESERVE	\$ 100	\$ 50	\$ 2,300			
AVAILABLE FOR OPERATIONS	55,662	33,550	19,700			
TOTAL RESERVE	\$ 55,762	\$ 33,600	\$ 22,000			

# RAMPART RANGE METROPOLITAN DISTRICT NO. 5 DEBT SERVICE FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCE	\$ -	\$ 20,479,549	\$ 16,075,000
REVENUE  IGA revenue #6 - net property taxes IGA revenue #8 - net property taxes IGA revenue #6 - specific ownership taxes IGA revenue #8 - specific ownership taxes IGA revenue #6 - property tax interest IGA revenue #8 - property tax interest IGA revenue #6 - Development fees IGA revenue #8 - Development fees Water Resource Credit Fees revenue Interest income	- - - - - - 40,000 862	106 4,043 10 395 - 34,000 - 85,000 275,897	264,549 29,728 24,172 2,716 1,795 812 254,000 958,681 1,270,000 618,547
Total revenue	40,862	399,451	3,425,000
TRANSFERS IN  Transfers from other Funds	21,185,354	<u>-</u>	<u> </u>
Total funds available	21,226,216	20,879,000	19,500,000
EXPENDITURES Debt Service Bond interest expense - Series 2021 Paying agent fees Contingency Total expenditures	746,667 - - - 746,667	4,800,000 4,000 - 4,804,000	4,800,000 4,000 21,000 4,825,000
Total expenditures and transfers out requiring appropriation	746,667	4,804,000	4,825,000
ENDING FUND BALANCE	\$ 20,479,549	\$ 16,075,000	\$ 14,675,000
CAPITALIZED INTEREST FUND SURPLUS FUND RESERVE FOR FUTURE DEBT SERVICE TOTAL RESERVE	\$ 12,000,000 8,479,549 - \$ 20,479,549	\$ 7,200,000 8,875,000 - \$ 16,075,000	\$ 2,400,000 10,000,000 2,275,000 \$ 14,675,000

#### RAMPART RANGE METROPOLITAN DISTRICT NO. 5 CAPITAL PROJECTS FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

			11	
	ACTUAL	ESTIMATED	BUDGET	
	2021	2022	2023	
DECIMALNO ELIMB DALANCE				
BEGINNING FUND BALANCE	\$ 4,982,131	\$ 18,869,045	\$ 6,595,000	
REVENUE				
Developer advances - Capital Projects	9,750,000	-	30,300,000	
IGA revenue #8 - Development fees	343,687	-	-	
Water Resource Credit Fees revenue	350,000	-	-	
Interest income	1,494	140,972	193,444	
Other income - Reimbursements	280,178	394,983	191,556	
Other income	-	40,000	-	
Bond proceeds	121,243,617	-	-	
Total revenue	131,968,976	575,955	30,685,000	
Total funda available	126 054 407	10 445 000	27 200 000	
Total funds available	136,951,107	19,445,000	37,280,000	
EXPENDITURES				
General and Administrative				
Accounting	250,444	265,000	300,000	
District management	127,886	130,000	150,000	
Legal	114,181	90,000	100,000	
Debt Service				
Bond/Loan issuance costs	2,095,362	-	-	
Repay Developer advances - Principal	61,642,095	-	-	
Repay Developer advances - Interest	19,920,500	-	-	
Capital Projects			400.00-	
Construction management	69,205	70,000	100,000	
Engineering	3,599	10,000	10,000	
Miscellaneous	8,515 7,615	1,000	10,000	
Operations expenses until Final Acceptance	7,615	10,000	5,000	
Planning / design Repairs on existing infrastructure	215,703 28,148	178,894	250,000 10,000	
Capital Outlay	20,140	-	10,000	
Grading - RG Station TOD Improvements	810,509	450,000	_	
Grading - Re Station 100 improvements  Grading - Gas Line Relocation	3,717,742	450,000	75,000	
Grading - Gas Line Relocation  Grading - Electric Feeder Relocation	5,717,742	3,120,000	75,000 75,000	
Parks - Larry Levin Park	12,921	150,000	1,200,000	
Streets		50,000	4,000,000	
Streets - RidgeGate Parkway Expansion	36,462	-	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Streets - RG Station TOD Improvements	182,544	3,000,000	-	
Streets - High Note Avenue	489,621	50,000	1,500,000	
Streets - Ridgegate Parkway Couplet	,	150,000	1,500,000	
Streetscape - Lighting design	14,482	27,868	50,000	
Streetscape - Signage	13,905	50,000	100,000	
Streetscape - Havana/SW Village Signal	3,413	10,000	200,000	
Streetscape - City Center Signals	742	10,000	1,000,000	
Streetscape - RidgeGate Parkway East	67,992	500,000	2,000,000	
Streetscape - RG Parkway Couplet Signals	-	50,000	2,200,000	
Streetscape - RG Parkway/Lyric Signal	-	100,000	1,675,000	
Streetscape - Various Signals	-	-	750,000	
Landscaping - RidgeGate Parkway East	-	100,000	6,800,000	
Communication Systems	91,435	45,000	50,000	

# RAMPART RANGE METROPOLITAN DISTRICT NO. 5 CAPITAL PROJECTS FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
Sewer - First Street Lift Station San. Sewer - Dual Force Main San. Sewer - Happy Canyon San. Outfall - Meridian Sewer - Happy Canyon TOD Outfall (P2) Sewer - RG Station TOD Improvements Sewer - Badger Gulch San. Outfall Storm Drainage	160,467 800,617 22,701 1,550,669 135,921	8,388 11,040 21,510 540,000 70,600 50,000	- - - - 1,275,000 600,000
Storm Drainage - Happy Canyon Detention/WQ Storm Drainage - RG Station TOD Improvements Storm Drainage - High Note Avenue Storm Drainage - RG Parkway Couplet Water - RG Parkway Water Main (P2) Water - RG Station TOD Improvements Water - High Note Avenue Contingency Total expenditures	184,137 1,352,538 123,318 - 2,494,527 115,042 31,750 - 96,896,708	880,700 760,000 - - 1,275,000 615,000 - - 12,850,000	7,750,000 - - 1,200,000 - - - 315,000 35,250,000
TRANSFERS OUT  Transfers to other Funds	21,185,354		
Total expenditures and transfers out requiring appropriation	118,082,062	12,850,000	35,250,000
ENDING FUND BALANCE	\$18,869,045	\$ 6,595,000	\$ 2,030,000

#### **Services Provided**

Rampart Range Metropolitan District No. 5 (the "District"), a quasi-municipal corporation, was organized on March 12, 2001, concurrently with five contiguous districts, Rampart Range Metropolitan District Nos. 1 – 4 and District No. 6, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2005, District Nos. 7 – 9 were organized concurrently and are contiguous with the aforementioned Districts. The District's service area is located entirely within the City of Lone Tree (the "City") in Douglas County, Colorado. Starting on January 1, 2020, for operational purposes all of the Rampart Range Districts were separated into two groups. Rampart Range Metropolitan District Nos. 1, 2, 3 and 7 are the "West Side Districts", as those Districts operating properties on the west side of Interstate I-25, and Rampart Range Metropolitan District Nos. 4, 5, 6, 8 and 9 are the "East Side Districts", as those Districts operating properties on the east side of Interstate I-25.

The District operates under an Amended and Restated Service Plan approved by the City on April 19. 2005, as amended by that First Amendment approved on March 6, 2018. District Nos. 6, 8 and 9 (collectively known as the "East Side Taxing Districts") were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities and mosquito and pest control. The East Side Taxing Districts provide the tax base needed to provide funding for the above described capital improvements and related operations. The District is the "East Side Operating District" and is responsible for managing the construction and operation of facilities and services of the East Side Districts and for issuing debt. Pursuant to their respective Service Plans, the East Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements. However, Rampart Range Metropolitan District No. 4 (District No. 4) is obligated to impose a Contractual Debt Levy, as defined in the Mill Levy Pledge Agreement between District No. 4 and the City, dated November 7, 2017, according to which, so long as the Contractual Debt Levy is imposed, the obligation to impose the Regional Improvements Mill Levy is eliminated for the East Side Districts.

On November 7, 2000, the District's voters authorized the issuance of indebtedness in an amount not to exceed \$882,250,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$100,000, without limitation to rate, to pay the District's operations and maintenance costs.

On November 1, 2005, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

On May 8, 2012, the District's voters again authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

#### Services Provided - (continued)

Most recently, on May 5, 2020, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

Per the Amended and Restated Service Plan, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **Developer Advances**

Most of the District's 2023 capital improvement costs in the Capital Projects Fund are anticipated to be funded by the Developer. In addition, a portion of the District's 2023 administrative expenses in the General Fund are also anticipated to be funded by the Developer. Developer advances are to be recorded as revenue for budget purposes with an obligation for future repayment of these advances from unpledged revenue in future years.

#### **Development Fees**

A development fee of \$2,000 is due and payable for each single-family residential unit upon issuance of a building permit by the City. A development fee of \$1,000 is due and payable for each living unit within each multi-family residential building upon issuance of a building permit by the City. A development fee of \$1 per gross square footage of interior commercial space is due and payable on or before the date of issuance of a building permit by the City. Development fees are incurred on each property sale within the East Side Taxing Districts, but the development fee is payable directly to District No. 5. A total of \$254,000 in development fees are anticipated to be collected during 2023 from property sales within District No. 6, and a total of \$958,681 in development fees are anticipated to be collected during 2023 from property sales within District No. 8.

#### Interest Income

Interest earned on the District's prior year cash balances and available funds from estimated 2023 cash activity has been estimated based on historical interest earnings as adjusted for interest rate changes and fluctuating cash balances.

Revenues - (continued)

#### IGA Revenue from District No. 6

District No. 6 certified a total mill levy of 55.000 mills, 10.000 mills for general operations and 45.000 mills for debt service for 2022 taxes to be collected in 2023. The resultant net revenue for general operations and debt service is expected to be received by the District from District No. 6 as detailed on the General Fund page and the Debt Service Fund page of the budget. The District also expects to receive specific ownership taxes collected by District No. 6 as detailed on the General Fund page and the Debt Service Fund page of the budget.

#### IGA Revenue from District No. 8

District No. 8 certified a total mill levy of 61.455 mills, 11.173 mills for general operations and 50.282 mills for debt service for 2022 taxes to be collected in 2023. The resultant net revenue for general operations and debt service is expected to be received by the District from District No. 8 as detailed on the General Fund page and the Debt Service Fund page of the budget. The District also expects to receive specific ownership taxes collected by District No. 8 as detailed on the General Fund page and the Debt Service Fund page of the budget.

#### Water Resource Credit Fees

The East Side Taxing Districts each impose a water resource credit fee (the "WRC Fees") on the property within their respective boundaries in the amount equal to the Water Resource Toll fixed by Parker Water and Sanitation District ("PWSD") in the PWSD Rules and Regulations (currently \$5,000 per ¾" inch water tap and adjusted based on water tap size for multi-family units and commercial buildings). The WRC Fees are due and payable directly to the District at or before the time that any building permit is granted. A total of \$635,000 in WRC Fees are anticipated to be collected during 2023 from within District No. 6, and a total of \$635,000 in WRC Fees are anticipated to be collected during 2023 from within District No. 8.

#### **Expenditures**

#### **Administrative Expenditures**

General and administrative expenditures include legal, accounting, district management, insurance, meeting expenses and other administrative expenses. These costs are allocated to each Fund as deemed appropriate to capture actual use by the individual Funds.

#### **Debt Service**

The interest and principal payments for the Series 2021 Bonds are provided based upon the debt amortization schedules (discussed under Debt and Leases).

#### **Capital Outlay**

The District anticipates infrastructure improvements as noted in the Capital Projects Fund.

#### **Debt and Leases**

#### Limited Tax Supported and Special Revenue Bonds, Series 2021

On October 5, 2021, the District issued Limited Tax Supported and Special Revenue Bonds, Series 2021 (the "Bonds") in the amount of \$120,000,000. The Bonds bear interest at 4.0%, payable semiannually on June 1 and December 1 of each year, commencing December 1, 2021. The Bonds are issued as term bonds that have annual mandatory sinking fund principal payments due on December 1, beginning on December 1, 2031 and maturing on December 1, 2051.

The net proceeds of the Bonds were and will be used to: (i) reimburse the Developer for the costs of certain public improvements acquired or constructed for the benefit of the Development; (ii) fund additional public improvements for the benefit of the Development; (iii) fund capitalized interest on the Bonds through June 1, 2024; (iv) fund the Initial Surplus Fund Deposit; and (v) pay certain costs in connection with the issuance of the Bonds.

The Bonds constitute special limited revenue obligations of the District payable from and to the extent of the Pledged Revenue, defined in the Indenture to mean the following: (a) all Property Tax Revenues; (b) all Specific Ownership Tax Revenues; (c) all PILOT Revenues; (d) all Pledged PIF Revenues; (e) all Pledged Fee Revenues (Development fees and WRC fees); and (f) any other legally available moneys which the District determines, in its absolute discretion, to credit to the Bond Fund. All of such Pledged Revenue is derived exclusively from property or transactions located or occurring within the East Side Taxing Districts. The Property Tax Revenues, Specific Ownership Tax Revenues, PILOT Revenues (to the extent payable to the East Side Taxing Districts) and Pledged Fee Revenues have been pledged to the District for the payment of the Bonds and Additional Obligations of the District pursuant to the terms of the Pledge Agreement.

The Bonds are additionally secured by the Surplus Fund, which was partially funded with a deposit in the amount of the Initial Surplus Fund Deposit of \$8,000,000 and is required to be additionally funded with excess Pledged Revenue, if any, up to the Maximum Surplus Amount of \$10,000,000.

The Bonds are subject to redemption prior to maturity, at the option of the District, on October 1, 2026, 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
October 1, 2026, to September 30, 2027	2.00%
October 1, 2027, to September 30, 2028	1.00
October 1, 2028, and thereafter	0.00

#### **Debt and Leases - (continued)**

#### **Developer Advances**

As of January 1, 2020, prior East Side Developer Advances that had been received by Rampart Range Metropolitan District No. 1 in years prior to 2020 incurred on behalf of the East Side Districts, and any remaining unspent cash, were transferred to the District. These prior Developer Advances were used for capital costs related to water rights, an Advance Agreement to buy into the PWSD clean water and waste water services, and a separate Advance Agreement for East Side construction. Starting in 2020 Developer advances continued to be received for East Side construction costs as well as for administrative and operations costs. On October 5, 2021, all of the construction related East Side Developer Advances and associated outstanding accrued interest balances were repaid in full to the Developer with the issuance of the Bonds. After all of the new project monies available from the Bonds have been expended, the District again anticipates receiving Developer Advances for East Side construction costs in 2023.

The following is an analysis of anticipated changes in the District's Developer advances, for the years ending December 31, 2022 and 2023.

		alance at cember 31, 2021		Additions	Red	uctions	E	Anticipated Balance at ecember 31, 2022																										
Developer Advances - Operations	\$	200,000	\$	50,000	\$	-	\$	250,000																										
Accrued Interest on Developer Advances - Operations		8,301		8,000 -		-		16,301																										
Total	\$	208,301	\$	58,000	\$	-	\$	266,301																										
	В	nticipated alance at cember 31, 2022	Additions		Additions		Additions		Additions		Additions		Additions		Additions		Additions		Additions		Additions		Additions		Additions		Additions		Additions		Red	uctions	E	Anticipated Balance at ecember 31, 2023
Developer Advances - Operations	\$	250,000	\$	230,000	\$	-	\$	480,000																										
Developer Advances - Capital Projects		-		30,300,000		-		30,300,000																										
Accrued Interest on Developer Advances - Operations Accrued Interest on Developer Advances - Capital Projects		16,301 -	13,045 606,000		-		29,346 606,000																											
Total	\$	266,301	\$	31,149,045	\$	-	\$	31,415,346																										

The District has no operating or capital leases.

#### Reserves

#### **Emergency Reserve**

The District has provided for an Emergency Reserve fund equal to at least 3% of fiscal year spending as defined under TABOR.

#### **Debt Service Reserve**

The Series 2021 Bonds are also secured by the Surplus Fund which was partially funded upon issuance of the Bonds from a portion of the proceeds thereof, and funded thereafter from excess Pledged Revenue, if any, up to the Maximum Surplus Amount of \$10,000,000.

This information is an integral part of the accompanying budget.

### RAMPART RANGE METROPOLITAN DISTRICT NO. 5 SCHEDULE OF DEBT SERVICE REQUIREMENTS TO MATURITY

#### \$120,000,000

Limited Tax Supported and Special Revenue Bonds
Dated October 5, 2021

Bonds and
Interest
Maturing
in the
Year Ending

Series 2021
Interest Rate of 4.00%
Payable June 1 and December 1
Principal Due December 1

Year Ending	Principal Due December 1						
December 31,	Principal	Interest	Total				
2023	\$ -	\$ 4,800,000	\$ 4,800,000				
2024	-	4,800,000	4,800,000				
2025	-	4,800,000	4,800,000				
2026	-	4,800,000	4,800,000				
2027	-	4,800,000	4,800,000				
2028	-	4,800,000	4,800,000				
2029	-	4,800,000	4,800,000				
2030	-	4,800,000	4,800,000				
2031	530,000	4,800,000	5,330,000				
2032	1,185,000	4,778,800	5,963,800				
2033	1,360,000	4,731,400	6,091,400				
2034	2,075,000	4,677,000	6,752,000				
2035	2,455,000	4,594,000	7,049,000				
2036	2,745,000	4,495,800	7,240,800				
2037	3,170,000	4,386,000	7,556,000				
2038	3,910,000	4,259,200	8,169,200				
2039	4,075,000	4,102,800	8,177,800				
2040	4,690,000	3,939,800	8,629,800				
2041	4,885,000	3,752,200	8,637,200				
2042	5,560,000	3,556,800	9,116,800				
2043	5,795,000	3,334,400	9,129,400				
2044	6,530,000	3,102,600	9,632,600				
2045	6,805,000	2,841,400	9,646,400				
2046	7,610,000	2,569,200	10,179,200				
2047	7,925,000	2,264,800	10,189,800				
2048	8,815,000	1,947,800	10,762,800				
2049	9,175,000	1,595,200	10,770,200				
2050	10,145,000	1,228,200	11,373,200				
2051	20,560,000	822,400	21,382,400				
	\$120,000,000	\$110,179,800	\$230,179,800				

#### **RAMPART RANGE METROPOLITAN DISTRICT NO. 6**

#### **ANNUAL BUDGET**

FOR THE YEAR ENDING DECEMBER 31, 2023

# RAMPART RANGE METROPOLITAN DISTRICT NO. 6 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/11/23

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCES	\$ -	\$ -	\$ -
Property taxes Specific ownership tax Interest income	- - -	132 12 -	328,262 29,544 2,194
Total revenues  Total funds available		144	360,000
EXPENDITURES  General and administrative			
County Treasurer's fee	-	2	4,924
IGA Expense District No. 5 - Net Property Taxes	-	24	58,789
IGA Expense District No. 5 - SO Taxes	-	2	5,372
IGA Expense District No. 5 - Interest Income Debt Service	-	-	399
IGA Expense District No. 5 - Net Property Taxes	-	106	264,549
IGA Expense District No. 5 - SO Taxes	-	10	24,172
IGA Expense District No. 5 - Interest Income	-	-	1,795
Total expenditures		144	360,000
Total expenditures and transfers out requiring appropriation	_	144	360,000
ENDING FUND BALANCES	\$ -	\$ -	\$ -

# RAMPART RANGE METROPOLITAN DISTRICT NO. 6 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/11/23

	ACTUAL 2021		ESTIMATED 2022		В	UDGET 2023
ASSESSED VALUATION - DOUGLAS COUNTY Agricultural State assessed Vacant land	\$	- 400	\$	2,390	\$	
Certified Assessed Value	\$	400	\$	2,390		5,968,390 5,968,390
MILL LEVY						
General Debt Service		0.000 0.000		10.000 45.000		10.000 45.000
Total mill levy		0.000		55.000		55.000
PROPERTY TAXES  General	\$		\$	24	\$	59,684
Debt Service		-		108		268,578
Budgeted property taxes	\$	-	\$	132	\$	328,262
BUDGETED PROPERTY TAXES						
General	\$	-	\$	132	\$	328,262
	<u>\$</u>	-	\$	132	\$	328,262

#### Services Provided

Rampart Range Metropolitan District No. 6 (the "District"), a quasi-municipal corporation, was organized on March 12, 2001, concurrently with five contiguous districts, Rampart Range Metropolitan District Nos. 1 – 5, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2005, District Nos. 7 – 9 were organized concurrently and are contiguous with the aforementioned Districts. The District's service area is located entirely within the City of Lone Tree (the "City") in Douglas County, Colorado. Starting on January 1, 2020, for operational purposes all of the Rampart Range Districts were separated into two groups. Rampart Range Metropolitan District Nos. 1, 2, 3 and 7 are the "West Side Districts", as those Districts operating properties on the west side of Interstate I-25, and Rampart Range Metropolitan District Nos. 4, 5, 6, 8 and 9 are the "East Side Districts", as those Districts operating properties on the east side of Interstate I-25.

The District operates under an Amended and Restated Service Plan approved by the City on April 19, 2005, as amended by that First Amendment approved on March 6, 2018. District Nos. 6, 8 and 9 (collectively known as the "East Side Taxing Districts") were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities and mosquito and pest control. The East Side Taxing Districts provide the tax base needed to provide funding for the above described capital improvements and related operations. District No. 5 (the "East Side Operating District") is responsible for managing the construction and operation of facilities and services of the East Side Districts and for issuing debt. District No. 6 is a Taxing District. Pursuant to their respective Service Plans, the East Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements. However, Rampart Range Metropolitan District No. 4 (District No. 4) is obligated to impose a Contractual Debt Levy, as defined in the Mill Levy Pledge Agreement between District No. 4 and the City, dated November 7, 2017, according to which, so long as the Contractual Debt Levy is imposed, the obligation to impose the Regional Improvements Mill Levy is eliminated for the East Side Districts.

On November 7, 2000, the District's voters authorized the issuance of indebtedness in an amount not to exceed \$882,250,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$100,000, without limitation to rate, to pay the District's operations and maintenance costs.

On November 1, 2005, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

On May 8, 2012, the District's voters again authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

#### Services Provided - (continued)

Most recently, on May 5, 2020, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

Per the Amended and Restated Service Plan, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **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, sale of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single family residential property decreases to 6.95% from 7.15%. The rate for multi-family residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29.0%.

Revenues - (continued)

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 9.00% of the property taxes collected by the District.

#### **Expenditures**

#### **Administrative Expenditures**

District No. 5 records all operational and administrative expenditures for the Districts.

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 1.50% of property tax collections.

#### District No. 5 – IGA reimbursement

Pursuant to the Capital Pledge Agreement dated October 1, 2021, by and among the District, District No. 5 and District No. 8, and the Operations Pledge Agreement dated December 1, 2019, by and among the District, District No. 5 and District No. 8, revenues collected by the District, including net property taxes and specific ownership taxes, will be remitted to District No. 5. Net property taxes as well as specific ownership taxes remitted to District No. 5 will be used to pay operations and maintenance expenses as well as for the repayment of the Series 2021 Bonds District No. 5 issued on October 5, 2021.

#### **Debt and Leases**

The District has no outstanding debt or any operating or capital leases.

#### Reserves

#### **Emergency Reserve**

Pursuant to the intergovernmental agreement, District No. 5 has provided for Emergency Reserves for District Nos. 5, 6 and 8; therefore, an Emergency Reserve is not reflected in the District's Budget.

This information is an integral part of the accompanying budget.

# RAMPART RANGE METROPOLITAN DISTRICT NO. 7 ANNUAL BUDGET FOR THE YEAR ENDING DECEMBER 31, 2023

## RAMPART RANGE METROPOLITAN DISTRICT NO. 7 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/6/23

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023
BEGINNING FUND BALANCE	\$ -	\$ -	\$ -
REVENUES			
Property Taxes	10,365,707	11,390,000	12,745,141
Specific Ownership Tax	1,003,033	1,028,000	1,210,800
Interest Income	5,741	4,032	4,059
Development Fees		112,968	
Total revenues	11,374,481	12,535,000	13,960,000
Total funds available	11,374,481	12,535,000	13,960,000
EXPENDITURES			
General and Administrative			
County Treasurer's Fee	155,598	170,850	191,177
IGA Expense District No. 1 - Net Property Taxes	1,562,772	1,717,217	1,907,201
IGA Expense District No. 1 - Net Property Taxes - C.O.	208,370	228,962	254,294
IGA Expense District No. 1 - SO Taxes	173,996	178,327	208,471
Debt Service			
IGA Expense District No. 1 - Net Property Taxes	8,438,967	9,272,971	10,392,469
IGA Expense District No. 1 - Interest Income	5,741	4,032	4,059
IGA Expense District No. 1 - SO Taxes	829,037	849,673	1,002,329
Capital Projects			
IGA Expense District No. 1 - Development Fees		112,968	
Total expenditures	11,374,481	12,535,000	13,960,000
Total expenditures and transfers out			
requiring appropriation	11,374,481	12,535,000	13,960,000
ENDING FUND BALANCE	\$ -	\$ -	\$ -

## RAMPART RANGE METROPOLITAN DISTRICT NO. 7 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/6/23

		ACTUAL 2021		ESTIMATED 2022		BUDGET 2023	
ASSESSED VALUATION							
Residential	\$	45,696,900	\$	51,638,560	\$	_	
Residential - Single-Family	Ψ	43,090,900	Ψ	51,030,300	Ψ	29,470,840	
Residential - Multi-Family		_		_		22,065,000	
Commercial		137,124,110		154,540,670		176,563,930	
Agricultural		130		140		-	
State assessed		703,800		765,300		894,200	
Vacant land		4,741,580		3,256,210		3,682,510	
Personal property		23,785,360		22,553,340		25,489,460	
Other		90		110		110	
Certified Assessed Value	\$	212,051,970	\$	232,754,330	\$	258,166,050	
Common Acceptant Value	<u> </u>	212,001,010	Ψ	202,101,000	Ψ	200,100,000	
MILL LEVY							
General		7.500		7.500		7.500	
Debt Service		40.500		40.500		40.868	
Contractual Obligations		1.000		1.000		1.000	
Total mill levy		49.000		49.000		49.368	
PROPERTY TAXES							
General	\$	1,590,390	\$	1,745,658	\$	1,936,245	
Debt Service	Ψ	8,588,105	Ψ	9,426,550	Ψ	10,550,730	
Contractual Obligations		212,052		232,754		258,166	
-		-		•			
Levied property taxes		10,390,547		11,404,962		12,745,141	
Adjustments to actual/rounding		(25,033)		(9,243)		-	
Refunds and abatements		193		(5,719)		-	
Budgeted property taxes	\$	10,365,707	\$	11,390,000	\$	12,745,141	
BUDGETED PROPERTY TAXES		40.005.55		44 000 000		40 = 45 4	
General	\$	10,365,707	\$	11,390,000	\$	12,745,141	
	\$	10,365,707	\$	11,390,000	\$	12,745,141	

#### **Services Provided**

Rampart Range Metropolitan District No. 7 (the "District"), a quasi-municipal corporation, was organized on November 29, 2005, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2001, Rampart Range Metropolitan District Nos. 1 and 2 (District No. 1 and District No. 2) were organized concurrently and are contiguous with the aforementioned district. The District together with District No. 1 and District No. 2 are the "West Side Districts", as those Rampart Range Districts operating properties on the west side of Interstate I-25. The District's service area is located entirely within the City of Lone Tree (the "City") in Douglas County, Colorado. The District operates under a Service Plan approved by the City on April 19, 2005. District Nos. 2 and 7 (collectively known as the "West Side Taxing Districts") were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities and mosquito and pest control. The West Side Taxing Districts provide the tax base needed to provide funding for the above described capital improvements and related operations. District No. 1 (the "West Side Operating District") is responsible for managing the construction and operation of facilities and services of the West Side Districts and for issuing debt. District No. 7 is a Taxing District. Pursuant to their respective Service Plans, the West Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements.

On November 1, 2005, the District's voters authorized the issuance of indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

Pursuant to the Service Plan, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **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, sale of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single-family residential property decreases to 6.95% from 7.15%. The rate for multi-family residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29.0%.

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 9.50% of the property taxes collected by the District.

#### **Development Fees**

A development fee of \$12,000 per acre is collected at the closing of each land sale. No development fees are anticipated to be collected during 2023.

#### **Expenditures**

#### **Administrative and Operating Expenditures**

District No. 1 records all operational and administrative expenditures for the West Side Districts.

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 1.50% of property tax collections.

#### **Expenditures (Continued)**

#### District No. 1 – IGA reimbursement

Pursuant to the Third Amended and Restated Capital Pledge Agreement dated October 1, 2017, by and among the District, District No. 1 and District No. 2, and the Operations Pledge Agreement dated April 30, 2007, by and among the District, District No. 1 and District No. 2, revenues collected by the District, including net property taxes and specific ownership taxes, will be remitted to District No. 1 and will be used to pay operations and maintenance costs for the West Side Districts as well as for the repayment of District No. 1's Series 2017 Bonds and Series 2019 Subordinate Loan.

#### **Payment to City of Lone Tree**

Pursuant to the Service Plan, which is dated April 19, 2005, the District is required to impose a 1.000 mill levy, the Regional Improvements Mill Levy, and submit the revenue from that levy to the City to be used in planning, designing, constructing, installing, acquiring, relocating, redeveloping or financing of regional improvements as determined by the City. This obligation will remain in effect until the District dissolves or until receipt of written notice from the City indicating that the revenue is no longer required. Part of the General Fund property taxes (equal to the proceeds of 1.000 mill) transferred to District No. 1 will be paid by District No. 1 to the City in accordance with this service plan provision.

#### **Debt and Leases**

The District has no outstanding debt. The District has no capital or operating leases.

#### Reserve

#### **Emergency Reserve**

Pursuant to the intergovernmental agreement, District No. 1 has provided for Emergency Reserves for District Nos. 1, 2 and 7; therefore, an Emergency Reserve is not reflected in the District's Budget.

This information is an integral part of the accompanying budget.

#### **RAMPART RANGE METROPOLITAN DISTRICT NO. 8**

#### **ANNUAL BUDGET**

FOR THE YEAR ENDING DECEMBER 31, 2023

# RAMPART RANGE METROPOLITAN DISTRICT NO. 8 GENERAL FUND 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/11/23

	ACTUAL 2021	ESTIMATED 2022	BUDGET 2023	
	2021	2022	2023	
BEGINNING FUND BALANCES	\$ -	\$ -	\$ -	
REVENUES Property taxes Specific ownership tax Interest income	- - -	5,017 483 -	36,887 3,320 993	
Total revenues		5,500	41,200	
Total funds available		5,500	41,200	
EXPENDITURES  General and administrative				
County Treasurer's fee	-	76	554	
IGA Expense District No. 5 - Net Property Taxes	-	898	6,605	
IGA Expense District No. 5 - SO Taxes	-	88	604	
IGA Expense District No. 5 - Interest Income Debt Service	-	-	181	
IGA Expense District No. 5 - Net Property Taxes	-	4,043	29,728	
IGA Expense District No. 5 - SO Taxes	-	395	2,716	
IGA Expense District No. 5 - Interest Income	-	-	812	
Total expenditures		5,500	41,200	
Total expenditures and transfers out				
requiring appropriation		5,500	41,200	
ENDING FUND BALANCES	\$ -	\$ -	\$ -	

# RAMPART RANGE METROPOLITAN DISTRICT NO. 8 PROPERTY TAX SUMMARY INFORMATION 2023 BUDGET

### WITH 2021 ACTUAL AND 2022 ESTIMATED For the Years Ended and Ending December 31,

1/11/23

	ACTUAL		ESTIMATED		BUDGET	
	2021		2022			2023
ASSESSED VALUATION - DOUGLAS COUNTY						
Residential - Multi Family	\$	-	\$	-	\$	413,080
Agricultural		10		10		10
Vacant land		-		91,200		187,150
Certified Assessed Value	\$	10	\$	91,210	\$	600,240
MILL LEVY						
General		0.000		10.000		11.173
Debt Service		0.000		45.000		50.282
Total mill levy		0.000		55.000		61.455
PROPERTY TAXES						
General	\$	_	\$	912	\$	6,706
Debt Service	Ψ	-	Ψ	4,105	*	30,181
Budgeted property taxes	\$	-	\$	5,017	\$	36,887
BUDGETED PROPERTY TAXES  General	\$	-	\$	5,017	\$	36,887
	\$	-	\$	5,017	\$	36,887
				<u></u>		

#### Services Provided

Rampart Range Metropolitan District No. 8 (the "District"), a quasi-municipal corporation, was organized on November 29, 2005, concurrently with two non-contiguous districts, Rampart Range Metropolitan Districts Nos. 7 and 9, and is governed pursuant to provisions of the Colorado Special Districts Act (Title 32). In 2001, District Nos. 1 – 6 were organized concurrently and are contiguous with the aforementioned Districts. The District's service area is located entirely within the City of Lone Tree (the "City") in Douglas County, Colorado. Starting on January 1, 2020, for operational purposes all of the Rampart Range Districts were separated into two groups. Rampart Range Metropolitan District Nos. 1, 2, 3 and 7 are the "West Side Districts", as those Districts operating properties on the west side of Interstate I-25, and Rampart Range Metropolitan District Nos. 4, 5, 6, 8 and 9 are the "East Side Districts", as those Districts operating properties on the east side of Interstate I-25.

The District operates under a Service Plan approved by the City on April 19, 2005, as amended by that First Amendment approved on March 6, 2018. District Nos. 6, 8 and 9 (collectively known as the "East Side Taxing Districts") were established to provide financing for the design, acquisition, installation and construction of water and irrigation systems, streets, traffic and safety controls, fire protection and emergency medical services, television relay and translator facilities, transportation systems, parks and recreation facilities, sanitation facilities and mosquito and pest control. The East Side Taxing Districts provide the tax base needed to provide funding for the above described capital improvements and related operations. District No. 5 (the "East Side Operating District") is responsible for managing the construction and operation of facilities and services of the East Side Districts and for issuing debt. District No. 8 is a Taxing District. Pursuant to their respective Service Plans, the East Side Taxing Districts are obligated to impose a Regional Improvements Mill Levy, which is currently equal to 1.000 mill, and convey the revenue to the City to be used for the planning, constructing or acquiring of regional improvements. However, Rampart Range Metropolitan District No. 4 (District No. 4) is obligated to impose a Contractual Debt Levy, as defined in the Mill Levy Pledge Agreement between District No. 4 and the City, dated November 7, 2017, according to which, so long as the Contractual Debt Levy is imposed, the obligation to impose the Regional Improvements Mill Levy is eliminated for the East Side Districts.

On November 1, 2005, the District's voters authorized the issuance of indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

On May 8, 2012, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

Most recently, on May 5, 2020, the District's voters authorized the issuance of additional indebtedness in an amount not to exceed \$5,500,000,000 for the above listed facilities and powers. The election also approved an annual increase in property taxes of \$5,000,000, without limitation to rate, to pay the District's operations and maintenance costs.

#### Services Provided – (continued)

Per the Service Plan, the District is limited to issuing \$500,000,000 in total debt, regardless of individual debt category line amounts. In addition, the maximum debt service mill levy for the District is 50 mills, as adjusted for changes in the ratio of actual value to assessed value of property within the District.

The District prepares its budget on the modified accrual basis of accounting in accordance with the requirements of Colorado Revised Statutes C.R.S. 29-1-105 using its best estimates as of the date of the budget hearing. These estimates are based on expected conditions and its expected course of actions. The assumptions disclosed herein are those that the District believes are significant to the budget. There will usually be differences between the budget and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

#### Revenues

#### **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, sale of the tax liens on delinquent properties are held in November or December. The County Treasurer remits the taxes collected monthly to the District.

The calculation of the taxes levied is displayed on the Property Tax Summary page of the budget using the adopted mill levy imposed by the District.

Senate Bill 21-293 among other things, designates multi-family residential real property (defined generally, as property that is a multi-structure of four or more units) as a new subclass of residential real property. For tax collection year 2023, the assessment rate for single family residential property decreases to 6.95% from 7.15%. The rate for multi-family residential property, the newly created subclass, decreases to 6.80% from 7.15%. Agricultural and renewable energy production property decreases to 26.4% from 29.0%. Producing oil and gas remains at 87.5%. All other nonresidential property stays at 29.0%.

#### **Specific Ownership Taxes**

Specific ownership taxes are set by the State and collected by the County Treasurer, primarily on vehicle licensing within the County as a whole. The specific ownership taxes are allocated by the County Treasurer to all taxing entities within the County. The budget assumes that the District's share will be equal to approximately 9.00% of the property taxes collected by the District.

#### **Expenditures**

#### **Administrative Expenditures**

District No. 5 records all operational and administrative expenditures for the Districts.

#### **County Treasurer's Fees**

County Treasurer's fees have been computed at 1.50% of property tax collections.

#### District No. 5 – IGA reimbursement

Pursuant to the Capital Pledge Agreement dated October 1, 2021, by and among the District, District No. 5 and District No. 6, and the Operations Pledge Agreement dated December 1, 2019, by and among the District, District No. 5 and District No. 6, revenues collected by the District, including net property taxes and specific ownership taxes, will be remitted to District No. 5. Net property taxes as well as specific ownership taxes remitted to District No. 5 will be used to pay operations and maintenance expenses as well as for the repayment of the Series 2021 Bonds District No. 5 issued on October 5, 2021.

#### **Debt and Leases**

The District has no outstanding debt or any operating or capital leases.

#### Reserves

#### **Emergency Reserve**

Pursuant to the intergovernmental agreement, District No. 5 has provided for Emergency Reserves for District Nos. 5, 6 and 8; therefore, an Emergency Reserve is not reflected in the District's Budget.

This information is an integral part of the accompanying budget.