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Independent Auditor's Report

The Board of Commissioners Longmont Housing Authority Longmont, Colorado

Report on the Financial Statements

We have audited the accompanying financial statements of the business-type activities and the discretely presented component units of the Longmont Housing Authority (the Authority) as of and for the year ended December 31, 2016, and the related notes to the financial statements, which collectively comprise the Authority's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. The financial statements of Aspen Meadows Neighborhood, LLLP were not audited in accordance with *Government Auditing Standards*.

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

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

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and the discretely presented component units, of Longmont Housing Authority as of December 31, 2016, and the respective changes in financial position and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis and the schedule of employer's share of net pension liability and employer's contributions as listed in the table of contents be presented to supplement the basic financial statements. Such 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. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise Longmont Housing Authority's basic financial statements. The accompanying supplementary schedules on pages 42 - 44 are presented for purposes of additional analysis and are not a required part of the basic financial statements. The accompanying schedule of expenditures of federal awards is presented for purposes of additional analysis as required by Title 2 U.S. *Code of Federal Regulations (CFR) Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*, and the Financial Data Schedules (FDS) as required by the Housing and Urban Development Real Estate Assessment Center (REAC) and are not a required part of the financial statements.

The supplementary schedules on pages 42 – 44, the financial data schedules, and the schedule of expenditures of federal awards are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the 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 financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued a report dated May 10, 2017 on our consideration of Longmont Housing Authority's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, grant agreements, and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Longmont Housing Authority's internal control over financial reporting and compliance.

Bismarck, North Dakota

Ed Sailly LLP

May 10, 2017

MANAGEMENT DISCUSSION AND ANALYSIS DECEMBER 31, 2016

As management of the Longmont Housing Authority (LHA), we offer readers of LHA's financial statements this narrative overview and analysis of the financial activities of LHA for the fiscal year ended December 31, 2016. The Management Discussion and Analysis is designed to assist the reader in focusing on significant financial issues, to provide an overview of LHA's financial activity and position, and to identify financial trends and concerns. We encourage readers to consider the information presented here in conjunction with LHA's financial statements and the additional information that we have furnished in our notes to the financial statements to obtain a full understanding of its financial position.

Using the Financial Statements

The Basic Financial Statements consist of Management's Discussion and Analysis (this section) and a series of financial statements and notes to those statements. These statements are organized so that the reader can understand LHA as an entire operating entity. The statements then proceed to provide an increasingly detailed look at specific financial activities.

The Statement of Net Position presents information on all LHA assets and liabilities. Under GASB 34, the difference between a Public Housing Authority's assets and liabilities is Net Position. Over time, increases and decreases in net position may serve as a useful indicator of whether the financial position of LHA is improving or deteriorating.

The Statement of Revenues, Expenses and Changes in Net Position show the reader operating revenues and expenses by funds and by LHA as a total. This is reported on a full accrual basis where income is reported when earned and expenses are reported as incurred. This report shows the reader net operating income/loss. Operating income is made up of tenant rents, management fees, HUD operating subsidies, and other income. Operating expenses are Housing Assistance Payments, salaries and benefits, office expenses, insurance, utilities, maintenance and depreciation. The next section shows non-operating revenues and expenses to arrive at the Change in Net Position (profit/loss) for the year just ended. Non-operating revenues/expenses are capital grants, capital contributions, interest income, gain/loss on sale of property, and mortgage interest expense.

The Statement of Cash Flows provides our third statement which converts our accrual accounting to cash. This lets the reader know if LHA increased or decreased our cash position this year and what were the sources or uses of the cash.

The Notes to the Financial Statements provide additional information that is essential to a full understanding of the data provided in the basic financial statements and can be found immediately after them in the audit report.

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) DECEMBER 31, 2016

Programs and Services

The following is a brief description of the programs and services that LHA provides for the residents within Longmont and the surrounding communities.

General Fund / Development - LHA oversees the management of the Longmont Housing Development Corporation's day to day operations and their real estate portfolio which provides 392 units of low income and moderate income housing in the Longmont area. This program is also responsible for developing new units of housing in Longmont.

Housing Choice Vouchers - Through Annual Contribution Contracts with HUD, LHA receives funding to subsidize the rent of low income families in the private market and earns an administrative fee to cover the program's operating costs. In 2016, LHA received funding for an average of 425 vouchers per month.

Suites – The Suites was sold in 2016; however, approximately 3.89 acres of land was retained. There is now a shared use agreement with Suites Apartments LLLP, the new owners, to obtain reimbursement for shared costs associated with the land.

RISE Program at Aspen Meadows Neighborhood - The purpose and goal of the Road to Independence, Security and Empowerment program ("RISE") is to enable families to achieve long-term, sustainable self-sufficiency without government benefits and rise out of poverty. This program formally ended in 2016 after operating for five years. It is being realinged in 2017 to serve more locations.

Briarwood – Briarwood office houses the corporate offices of LHA. The ten attached studio apartments are master-leased to local a community agency to provide housing to otherwise homeless and underserved populations in Longmont.

Moderate Rehab - The HUD Moderate Rehab Program provides eight vouchers for single room occupancy units at the Inn Between, a local nonprofit agency that provides intensive case management to the program participants.

615 Main Street - This commercial property is leased to a community agency and provides additional rental income to LHA.

Suites Apartments LLLP - The partnership began in 2016 with the renovation of each unit and common space started. The current population was not relocated during the renovation. This property has 72 fully furnished 1 and 2 bedroom apartments providing housing and related supportive services to low and moderate income families, elderly and disabled households. When the rehab is completed there will be 81 tax credit units and 1 unit serving clients of Boulder County Mental Health.

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) DECEMBER 31, 2016

Financial Highlights

- LHA finished the year with Net Position of \$9,154,367
- LHA received \$4,859,639 in grants in 2016 from a variety of sources.
- Cash and investments totaled \$2,520,521 at year end.
- The current ratio (which shows liquidity) was 4.60 and months expendable funds balance (showing ability to pay monthly expenses) was 4.64, both of which are a little higher than the prior year ratios.

Financial Analysis

Condensea	' Statement	of Net	Position
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	2016	2015
ASSETS		
Current Assets	\$ 2,793,027	\$ 1,440,365
Non-Current Assets	8,097,363	6,227,330
Net Capital Assets	 1,683,887	 7,475,014
Total Assets	12,574,277	15,142,709
Deferred Outflow of Resources	 524,546	 322,996
Total Assets and Deferred Outflows	\$ 13,098,823	\$ 15,465,705
LIABILITIES		
Current Liabilities	\$ 606,867	\$ 700,715
Long-Term Liabilities	3,309,662	9,018,378
Total Liabilities	3,916,529	9,719,093
Deferred Inflow of Resources	 27,927	 228
NET POSITION		
Net Investment in Capital Assets	1,125,920	698,040
Restricted	-	14,682
Unrestricted	8,028,447	 5,033,662
Total Net Position	9,154,367	5,746,384
Total Liabilities, Deferred Inflows and Net Position	\$ 13,098,823	\$ 15,465,705

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) DECEMBER 31, 2016

Financial Analysis (Continued)

- Current assets increased as compared to the prior year balance by \$1,352,662. This was due to several different transactions. A portion of the prior WIP held that was reimbursed at the time of the sale of the Suites Apartments. The administrative fees and management fees from each entity were paid at the end of 2016. Funds were received from City of Longmonth AHF at the end of the year for the rehabilition project of Suites Apartments LLLP. A portion of the developer fee from Suites Apartments LLLP was also received.
- Non-current assets increased as compared to the prior year by \$1,870,033 mainly due to the increase in related party notes receivable balances. The increase was due to the addition of long-term accrued interest payable balances to the principal balances of the notes as well as an addition of a note to City of Longmont used for Suites Apartments LLLP in the amount of \$630,000
- Net capital assets decreased by \$5,791,127 as compared to the prior year due to the sale of the Suites.
- Long-term notes and mortgages payable decreased by \$6,801,682 due to the pay off of two loans related to the sale of the Suites. There was also an addition of a notes payable of \$630,000 payable to the City of Longmont.
- As per GASB Statements No. 68 and No. 71, which refer to the accounting and reporting of pensions, deferred inflow and outflow amounts varied compared to the prior year. There was an increase in deferred outflow of resources of \$201,550. This was due to the current year pension contributions. There was an increase of \$385,504 from the net pension liability (long-term liability) due to changes in assumptions from the prior year. There was an increase of \$27,699 for deferred inflow of resources due to a change in assumptions or other inputs.

Condensed Statement of Revenues, Expenses and Changes in Net Position

	 2016	 2015
Operating Revenues Operating Expenses	\$ 6,597,596 (5,861,891)	\$ 5,690,893 (5,655,946)
Net Operating Income (Loss)	735,705	34,947
Net Nonoperating Revenues (Expenses)	 2,672,278	 (49,604)
Change in Net Position	\$ 3,407,983	\$ (14,657)

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) DECEMBER 31, 2016

Financial Analysis (Continued)

- Operating revenues increased by \$906,703 as compared to 2015 mainly due to developer fee income (\$367,728) and an increase in other grant income (\$282,717).
- Operating expenses increased by \$205,945 as compared to 2015. The increase was due to an increase in administrative salaries as well as an increase of \$196,641 to Housing Assistance Payments as compared to the prior year.
- Net nonoperating revenue (expense) increased by \$2,721,882 as compared to the prior year due to the gain on sale of property from the sale of the Suites of \$2,617,349. Due to the sale of the property there was less interest expensed in the current year of \$55,350, which related to debt from the Suites that was paid off early.

Capital Assets

As of December 31, 2016, LHA had \$1,683,887 in capital assets, including land, buildings and improvements and equipment, net of accumulated depreciation expense. A summary of capital assets as follows:

	2016		2015	
Non Depreciable Assets:				
Land	\$	673,909	\$	944,440
Construction in Progress				973,558
		673,909		1,917,998
Depreciable Assets:				
Buildings		1,404,360		6,719,460
Equipment		73,586		73,586
Total Depreciable Assets		1,477,946		6,793,046
Less: Accumulated Depreciation:				
Buildings		(413,702)		(1,189,370)
Equipment		(54,266)		(46,660)
Total Accumulated Depreciation		(467,968)		(1,236,030)
Total Capital Assets (Net)	\$	1,683,887	\$	7,475,014

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) DECEMBER 31, 2016

Financial Analysis (Continued)

The net balance of capital assets decreased by \$5,791,127 as compared to 2015. The decrease is due to the following capital asset activities during the year:

• LHA sold the Suites and a portion of the land. The amount for construction in progress (Note 15) from 2015 was also included in the sale.

See Note 4 of the financial statements for additional information related to capital assets.

Long Term Debt

As of December 31, 2016, LHA had \$1,837,296 of outstanding notes and mortgages payable. A summary of long term debt is below:

	 2016	 2015	 Change
Notes and Mortgages Payable - Current Portion Notes and Mortgages Payable	\$ 49,487 1,787,809	\$ 176,023 7,832,956	\$ (126,536) (6,045,147)
Total Long Term Debt	\$ 1,837,296	\$ 8,008,979	\$ (6,171,683)

The total balance of long term debt decreased by \$6,171,683 as compared to 2015. The decrease is due to the following long term debt activity during the year:

- The LHA sold the Suites and the loans associated with that project were paid off with the transaction. The loans as stated in 2015 where First Bank \$4,168,281, City of Longmont \$31,200 and State of Colorado \$2,000,000
- Regular principal payments made on the Briarwood mortgage of \$19.525.
- Regular principal payments made on the Village Place mortgage of \$26,674.
- LHDC sold Terry Street and the loans associated with that project were paid off with the transaction. The loan as stated in 2015 was First Bank \$556,003.
- The LHA obtained a loan from the City of Longmont in the amount of \$630,000. The loan was obtained to loan to Suites Apartments LLLP for the purchase of the Suites.

See Note 6 of the financial statements for additional information related to long term debt.

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) DECEMBER 31, 2016

Authority Fund Analysis and Economic Outlook

General Fund Development

The General Fund Development had an increase in net position of \$2,575,515, prior to transfers out of \$2,190,387 for an increase net position of \$385,128. The fund had a net position of \$7,483,201 at year end with the majority of the balance unrestricted. LHA will become the Special Admin Partner to Fall River LLLP in 2017.

Housing Choice Vouchers

The Housing Choice Vouchers program administered an average of 425 rental vouchers per month to low-income residents in Longmont and the surrounding communities. The LHA receives administrative funding in addition to the Housing Assistance Payment funding from HUD as part of this program. During the year ended December 31, 2016, the program had an increase in net position of \$9,103 and ended the year with a net position of \$30,517.

Moderate Rehab

The HUD Moderate Rehab program had an decrease in net position of \$22,382 for the year and ended the year with a net position of \$11,558. The program is expected to be fully funded for 2017.

Briarwood

For the year ended December 31, 2016, the Briarwood Apartments and Office Building had a decrease in net position of \$522 and ended the year with a net position of \$363,021. Operations will continue in 2017 with improvements as needed.

RISE Program

The RISE Program had an decrease in net position of \$42,477 for the year and ended the year with a net position of \$69,616. The program received funding from the City of Longmont through June 2016 to provide services to the families living in the Aspen Meadows Neighborhood townhomes. The program continues to draw down remainding funds, and will continue in 2017 while other funding is being researched.

615 Main Street

This commercial office building is managed by LHA. The building had a decrease in net position of \$8,239 and ended the year with a net position of \$363,021, the majority of which is invested in the building.

MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED) DECEMBER 31, 2016

Authority Fund Analysis and Economic Outlook (Continued)

Requests for Information

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

LHA 1228 Main Street Longmont, Colorado 80501

Assets and Deferred Outflows	Primary Government	Discretely Presented Component Units
Current Assets		
Cash	\$ 2,121,782	\$ 379,040
Restricted cash	398,739	137,035
Accounts receivable		
Grants	5,792	-
Tenants	1,242	14,193
Due from other agencies	250,876	-
Prepaid expenses	14,596	33,954
Total Current Assets	2,793,027	564,222
Capital Assets		
Non-depreciable	673,909	2,494,062
Depreciable, net	1,009,978	12,400,293
Total Capital Assets	1,683,887	14,894,355
Other Assets		
Accounts receivable - developer fees	63,479	_
Related notes receivable	8,033,884	_
Other assets		35,890
Total Other Assets	8,097,363	35,890
Deferred Outflows of Resources - Pension	524,546	
Total Assets and Deferred Outflows	\$ 13,098,823	\$ 15,494,467

	Primary Government	Discretely Presented Component Units	
Liabilities, Deferred Inflows and Net Position			
Current Liabilities			
Accounts payable	\$ 18,098	\$ 20,360	
Accounts payable - construction	-	534,696	
Accounts payable - HUD	16,432	-	
Accrued payroll	21,821	-	
Accrued compensated absences	28,169	_	
Accrued interest, current portion	52,855	24,216	
Unearned revenue	414,305	399	
Tenant security deposits payable	5,700	76,456	
Notes and mortgages payable, current portion	49,487	5,905	
Total Current Liabilities	606,867	662,032	
Long-Term Liabilities			
Developer fee payable	-	63,479	
Net pension liability	1,521,853	, <u> </u>	
Notes and mortgages payable, net of		_	
current portion	1,787,809	11,040,278	
Accrued interest, net of current portion		164,387	
Total Long-Term Liabilities	3,309,662	11,268,144	
Total Liabilities	3,916,529	11,930,176	
Deferred Inflows of Resources - Pension	27,927		
Net Position			
Net investment in capital assets	1,125,920	3,683,785	
Unrestricted	8,028,447	(119,494)	
Total Net Position	9,154,367	3,564,291	
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Total Liabilities, Deferred Inflows and Net Position	\$ 13,098,823	\$ 15,494,467	

	Primary Government	Discretely Presented Component Units
Operating Revenues HUD PHA grants Other grants Rental income Administrative Developer fee income Other revenue Total Operating Revenues	\$ 4,384,105 475,534 913,597 365,361 367,728 91,271 6,597,596	\$ - 409,940 - - 4,072 414,012
Operating Expenses Housing assistance payments Tenant services Administrative salaries and benefits Other administrative Maintenance salaries Regular and extraordinary maintenance Depreciation and amortization Utilities Insurance Total Operating Expenses	4,085,751 95,329 849,820 249,515 43,183 158,865 208,476 93,844 77,108 5,861,891	49,191 55,441 20,689 57,285 249,477 27,340 24,837 484,260
Operating Income (Loss)	735,705	(70,248)
Non-Operating Revenues (Expenses) Interest income Gain on sale of property and equipment Interest expense Total Non-Operating Revenues (Expenses)	223,144 2,617,349 (168,215) 2,672,278	(146,122) (146,080)
Capital Contributions		944,075
Change in Net Position	3,407,983	727,747
Net Position - Beginning of Year	5,746,384	2,836,544
Net Position, End of Year	\$ 9,154,367	\$ 3,564,291

	Primary Government
Operating Activities HUD PHA grants Other grants Receipts from tenants Management fee receipts Developer fees received Other income Housing assistance payments Cash paid to vendors Cash paid to employees	\$ 4,754,920 475,534 785,460 365,361 367,728 91,271 (4,188,674) (456,002) (918,150)
Net Cash from Operating Activities	1,277,448
Capital and Related Financing Activities Purchase of capital assets Proceeds from issuance of notes and mortgages Proceeds from sale of property and equipment Principal payments on notes and mortgages Interest payments on notes and mortgages	(170,760) 630,000 8,200,000 (6,245,679) (171,714)
Net Cash from Capital and Related Financing Activities	2,241,847
Investing Activities Interest on notes and fees receivable Issuance of notes receivable	1,451 (2,215,387)
Net Cash used for Investing Activities	(2,213,936)
Net Change in Cash	1,305,359
Cash, Beginning of Year	1,215,162
Cash, End of Year	\$ 2,520,521
Reconciliation of Cash Cash Restricted cash	\$ 2,121,782 398,739 \$ 2.520.521

	Primary overnment
Reconciliation of Change in Net Position to Net	
Cash from Operating Activities	
Operating income	\$ 735,705
Adjustments to reconcile operating income to net cash from operating activities	
Depreciation	208,476
Pension expense	201,550
Changes in assets and liabilities	
Increase in accounts receivable	(65,996)
Decrease in prepaid expenses	18,693
Decrease in accounts payable	(36,844)
Decrease in accounts payable - HUD	(7,594)
Decrease in accrued payroll	(10,741)
Decrease in accrued compensated absences	(14,406)
Decrease in tenant security deposits payable	(50,094)
Increase in unearned revenue	 298,699
Total adjustments	 541,743
Net Cash from Operating Activities	\$ 1,277,448
Supplemental Disclosure of Noncash Investing and Financing Activities Interest expense on notes payable and interest income on notes	
receivable for payments made by other parties	\$ 11,043
Decrease in notes payable and notes receivable for payments made by other parties	\$ 556,003
Increase in property and equipment from accounts payable - construction	\$ 973,558

Assets	Discretely Presented Component Unit-AMN	Discretely Presented Component Unit-SA	Total
Current Assets			
Cash Restricted cash	\$ 101,097 76,099	\$ 277,943 60,936	\$ 379,040 137,035
Accounts receivable Tenants Prepaid expenses	4,587 9,690	9,606 24,264	14,193 33,954
Total Current Assets	191,473	372,749	564,222
Capital Assets Non-depreciable Depreciable, net	317,000 5,031,126	2,177,062 7,369,167	2,494,062 12,400,293
Total Capital Assets	5,348,126	9,546,229	14,894,355
Other Assets Other assets	35,890		35,890
Total Other Assets	35,890		35,890
Total Assets and Deferred Outflows	\$ 5,575,489	\$ 9,918,978	\$ 15,494,467

	Discretely Presented Component Unit-AMN	Discretely Presented Component Unit-SA	Total
Liabilities and Net Position			
Current Liabilities Accounts payable Accounts payable - construction Accrued interest, current portion Unearned revenue Tenant security deposits payable Notes and mortgages payable, current portion	\$ 5,339 6,305 399 15,525 5,905	\$ 15,021 534,696 17,911 - 60,931	\$ 20,360 534,696 24,216 399 76,456 5,905
Total Current Liabilities	33,473	628,559	662,032
Long-Term Liabilities Developer fee payable Notes and mortgages payable, net of current portion Accrued interest, net of current portion	63,479 2,710,302 145,925	8,329,976 18,462	63,479 11,040,278 164,387
Total Long-Term Liabilities	2,919,706	8,348,438	11,268,144
Total Liabilities	2,953,179	8,976,997	11,930,176
Net Position Net investment in capital assets Unrestricted	2,485,994 136,316	1,197,791 (255,810)	3,683,785 (119,494)
Total Net Position	2,622,310	941,981	3,564,291
Total Liabilities, Deferred Inflows and Net Position	\$ 5,575,489	\$ 9,918,978	\$ 15,494,467

Longmont Housing Authority Statement of Revenues, Expenses and Changes in Net Position – Discretely Presented Component Units Year Ended December 31, 2016

	Discretely Presented Component Unit-AMN	Discretely Presented Component Unit-SA	Total
Operating Revenues Rental income Other revenue Total Operating Revenues	\$ 266,364 1,623 267,987	\$ 143,576 2,449 146,025	\$ 409,940 4,072 414,012
Operating Expenses Administrative salaries and benefits Other administrative Maintenance salaries Regular and extraordinary maintenance Depreciation and amortization Utilities Insurance Total Operating Expenses	32,136 27,143 15,301 49,487 218,644 25,456 15,684 383,851	17,055 28,298 5,388 7,798 30,833 1,884 9,153 100,409	49,191 55,441 20,689 57,285 249,477 27,340 24,837 484,260
Operating Income (Loss)	(115,864)	45,616	(70,248)
Non-Operating Revenues (Expenses) Interest income Interest expense Total Non-Operating Revenues (Expenses)	41 (98,411) (98,370)	(47,711) (47,710)	42 (146,122) (146,080)
Capital Contributions		944,075	944,075
Change in Net Position	(214,234)	(2,094)	(216,328)
Net Position - Beginning of Year, as Restated	2,836,544		2,836,544
Net Position, End of Year	\$ 2,622,310	\$ 941,981	\$ 3,564,291

Note 1 - Nature of Organization and Summary of Significant Accounting Policies

Nature of Organization

The Longmont Housing Authority (the Authority) commenced operations in 1975 to provide affordable housing in the City of Longmont, Colorado (the City). The Authority's mission is to provide housing and related services to low and moderate income families, elderly and disabled households, and to relieve the community of substandard housing. The Authority owns and operates 82 affordable apartments, 28 family townhomes, administers approximately 441 Section 8 Housing Choice Vouchers, and 8 Moderate Rehabilitation Section 8 units.

Reporting Entity

The Authority's financial statements include the accounts of all Authority operations. The criteria for including organizations as component units within the Authority reporting entity, as set forth in Section 2100 of the Governmental Accounting Standards Board's (GASB) Codification of Government Accounting and Financial Reporting Standards, include whether:

- The organization is legally separated (can sue and be sued in their own name) from the Authority.
- The Authority holds the corporate powers of the organization.
- The Authority appoints a voting majority of the organization's board.
- The Authority is able to impose its will on the organization.
- The organization has the potential to impose a financial benefit/burden on the Authority.
- There is fiscal dependency by the organization on the Authority.

Based on the aforementioned criteria, the Authority is not a component unit within another reporting entity.

Blended Component Units

Included within the financial reporting entity of the Authority as blended component units are LHA AMN LLC and 2000 Sunset Development LLC. LHA AMN LLC is wholly owned by the Authority and is the managing general partner of Aspen Meadows Neighborhood, LLLP, a discretely presented component unit. 2000 Sunset Development LLC is wholly owned by the Authority and is the managing general partner of Suites Apartments LLLP, a discretely presented component unit. Separate set of financial statements for LHA AMN LLC and 2000 Sunset Development LLC are not issued.

Discretely Presented Component Units

The component unit columns in the combined financial statements include the financial data of the Authority's discretely presented component units as of December 31, 2016. These units are reported in a separate column to emphasize that they are legally separate from the Authority.

Aspen Meadows Neighborhood, LLLP (AMN, LLLP) was formed for the purpose of owning and operating a 28-unit low-income housing project in Longmont, Colorado. As mentioned above, LHA AMN LLC is the managing general partner of AMN, LLLP. LHA AMN LLC has an ownership percentage of 0.01% in AMN, LLLP.

Suites Apartments LLLP (SA, LLLP) was formed for the purpose of rehabilitating, owning, and operating a 81-unit low income housing project in Longmont, Colorado. As mentioned above, 2000 Sunset Development LLC is the managing general partner of SA, LLLP. 2000 Sunset Development LLC has an ownership percentage of 0.005% in SA, LLLP.

The financial statements of the discretely presented component units are presented in the Authority's basic financial statements. Complete financial statements of individual component units can be obtained from the Executive Director, Longmont Housing Authority, 1228 Main Street, Longmont, CO 80501.

Program Accounting

The accounts of the Authority are organized on the basis of programs, each of which is considered a separate accounting entity. The operations of each program are accounted for with a separate set of self-balancing accounts that comprise its assets, liabilities, net position, revenues, and expenses. The Authority classifies its programs as proprietary.

Basis of Accounting and Measurement Focus

The Department of Housing and Urban Development Real Estate Assessment Center (REAC) assesses the financial condition of Public Housing Authorities (PHA's). To uniformly and consistently assess the PHA's, REAC requires that PHA's financial statements conform to Generally Accepted Accounting Principles (GAAP).

The accounting and financial reporting treatment applied to a fund is determined by its measurement focus. All proprietary funds are accounted for using the economic resources measurement focus. With this measurement focus, all assets and liabilities associated with the operation of these funds are included on the statement of net position. Net position is segregated into invested in capital assets, restricted and unrestricted components. The statement of revenues, expenses and changes in net position presents increases (e.g., revenues) and decreases (e.g., expenses) in total net position. When both restricted and unrestricted net position is available for use, generally it is the Authority's policy to use restricted net position first, and then unrestricted net position as they are needed. The statement of cash flow presents the cash flows for operating activities, investing activities, capital and related financing activities and non-capital financing activities.

Cash

The Authority's cash deposits can only be invested in HUD approved investments: direct obligations of the Federal Government backed by the full faith and credit of the United States, obligations of government agencies, securities of government sponsored agencies, demand and savings deposits, time deposits, repurchase agreements, and other securities approved by HUD.

For the purpose of the statement of cash flows, the Authority considers cash deposits and highly liquid investments with a maturity of three months or less when purchased to be cash.

Capital Assets

Land, buildings and improvements, and equipment are recorded at cost. The Authority uses a capitalization threshold of \$5,000. Donated fixed assets are valued at their estimated acquisition value on the date donated. The cost of normal maintenance and repairs that do not add to the value of the asset or materially extend lives are expensed.

Depreciation is computed using the straight-line method over the estimated useful lives of the assets as follows:

Buildings and improvements

Furniture and equipment

Land improvements

10-30 years

3-10 years

30 years

Business and Credit Risk

The Authority provides housing on account to tenants which are located primarily in Longmont, Colorado.

Receivables and Credit Policy

Accounts receivable from tenants represent rents and charges currently due from tenants. Payments on accounts receivable are applied to specific months. Management reviews accounts receivable and charges operations with those considered uncollectable. All remaining accounts receivable from tenants are considered collectable.

Accounts receivable from other agencies represents charges due from other entities for costs incurred on their behalf for managing the project. All remaining accounts receivable from other agencies are considered collectable.

Notes Receivables

Notes and other receivables are carried at amounts advanced, net of a reserve for uncollectible accounts, if any. As of December 31, 2016, the Authority considered all notes and other receivables to be fully collectible.

Deferred Outflows and Inflows of Resources

In addition to assets, the statement of financial position will sometimes report a separate section for deferred outflows of resources. This separate financial statement element, *deferred outflows of resources*, represents a consumption of net position that applies to a future period and so will *not* be recognized as an outflow of resources (expenses/ expenditure) until then. The Authority has two items that qualify for reporting in this category. They are the contributions made to pension plans after the measurement date and prior to the fiscal year-end, and changes in the net pension liability (asset) not included in pension expense (revenue) reported in the statement of net position.

In addition to liabilities, the statement of financial position will sometimes report a separate section for deferred inflows of resources. This separate financial statement element, *deferred inflows of resources*, represents an acquisition of net position that applies to a future period and so will *not* be recognized as an inflow of resources (revenue) until that time. The Authority has one item that qualifies for reporting in this category. The Authority reports changes in the net pension liability (asset) not included in pension expense (revenue) reported in the statement of net position.

Unearned Revenue

As of December 31, 2016, unearned revenue totaled \$414,305, which consists of grant revenue received but not yet earned.

Compensated Absences

The Authority accrues unused vacation and sick leave in the period incurred. Employees earn vacation leave and sick leave at defined, monthly amounts, depending on length of service.

Components of Net Position

Components of net position include the following:

- Net Investment in Capital Assets Consists of capital assets, net of accumulated depreciation and reduced by outstanding balances of debt issued to finance the acquisition, improvement, or construction of those assets.
- Restricted Net Position Consists of assets and deferred outflows less related liabilities and deferred inflows reported in the basic statement of net position that are subject to restraints on their use by HUD.
- *Unrestricted Net Position* Consists of assets and deferred outflows less related liabilities and deferred inflows reported in the basic statement of net position that are not subject to restraints on their use.

Accounting Estimates

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

Fraud Recovery

HUD requires the Authority to account for monies recovered from tenants who committed fraud or misrepresentation in the application process for rent calculations and now owe additional rent for prior periods or retroactive rent as fraud recovery. The monies recovered are shared by HUD and the local authority.

Operating Revenues and Expenses

The Authority considers all revenues and expenses (including HUD intergovernmental revenues and expenses) as operating items with the exception of interest expense, interest revenue, and gain/loss on disposal of capital assets which are considered non-operating for financial reporting purposes.

Restricted and Unrestricted Resources

The Authority applies restricted resources first when an expense is incurred for purposes for which both restricted and unrestricted Net Position is available.

Budgetary

The Authority's annual budgets are the annual contracts, which are with, and approved by, HUD. No budget to actual statements are presented in this report, as housing authorities are not legally required to adopt a budget under the Local Government Budget Law of Colorado.

Pensions

Longmont Housing Authority participates in the Local Government Division Trust Fund (LGDTF), a cost-sharing multiple-employer defined benefit pension fund administered by the Public Employees' Retirement Association of Colorado (PERA). The net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, pension expense, information about the fiduciary net position and additions to/deductions from the fiduciary net position of LGDTF have been determined using the economic resources measurement focus and the accrual basis of accounting. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Note 2 - Deposits and Credit Risk

Primary Government

Deposits

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 regulations. Amounts on deposit in excess of federal insurance levels must be collateralized by eligible collateral as determined by the PDPA. The institution is allowed to create a single collateral pool for all public funds held. The pool is to be maintained by another institution or held in trust for all the uninsured public deposits as a group. The market value of the collateral must be at equal to 102% of the uninsured deposits. The general depository agreement required by annual contract with HUD has additional collateral requirements, which the Authority met in 2016.

Custodial Credit Risk

Custodial credit risk is the risk that, in the event of a bank failure, the Authority's deposits may not be returned to it. As of December 31, 2016, the Authority's deposits were not exposed to custodial credit risk, as all deposits were insured by the Federal Deposit Insurance Commission (FDIC) and collateralized in accordance with PDPA.

At December 31, 2016, the Authority's carrying amount of deposits was \$2,520,521 and the bank balance was \$2,147,459. Of the bank balances, \$250,000 was covered by Federal Depository Insurance. Of the remaining balances for 2016, \$1,897,459 was collateralized with securities held by a pledging financial institution's agent in the government's name.

Investments

The Authority's investment policy allows for investments to be solely in securities approved by HUD. Authorized investment instruments are as follows:

- Obligations of the United States and certain U.S. government agency securities
- Insured Money Market Deposit Accounts
- Municipal Depository Fund
- Super NOW Accounts

- Certificates of Deposit
- Repurchase Agreements
- Sweep Accounts
- Separate Trading of Registered Interest and Principal of Securities (STRIPS)
- Mutual Funds that meet HUD criteria

Discretely Presented Component Units

Credit Risk

Custodial credit risk is the risk that, in the event of a bank failure, the Authority's deposits may not be returned to it.

As of December 31, 2016, AMN, LLLP's deposits were not exposed to custodial credit risk, as all deposits were insured by the Federal Deposit Insurance Commission (FDIC) and collateralized in accordance with PDPA.

As of December 31, 2016, SA LLLP's had carrying amounts and bank balances in excess of the federally insured limits of \$250,000. Partnership management monitors the financial ratings of such financial institutions and does not believe that the deposits are exposed to a significant level of risk.

Note 3 - Restricted Cash

Primary Government

Restricted cash consists of \$5,700 in tenant security deposits, \$376,607 in 2017 housing choice vouchers received in advance, and \$16,432 for cash owed back to HUD in the Mod Rehab program. Total restricted cash as of December 31, 2016, was \$398,739.

Discretely Presented Component Units

Restricted cash consists of tenant security deposits and various reserves as required by the partnership agreement. Total restricted cash as of December 31, 2016, was \$137,035.

Note 4 - Capital Assets

Primary Government

The following is a summary of property, structures, and equipment for the year ended December 31, 2016:

	Balance 12/31/15	Additions	Transfers	Deletions	Balance 12/31/16
Non-Depreciable Land Construction in Progress Total non-depreciable capital assets	\$ 944,440 973,558 1,917,998	\$ - - -	\$ - (973,558) (973,558)	\$ (270,531)	\$ 673,909 - 673,909
Depreciable Buildings and improvements Furniture and equipment Total depreciable capital assets	6,719,460 73,586 6,793,046	- -	973,558	(6,288,658)	1,404,360 73,586 1,477,946
Less: Accumulated Depreciation for: Buildings and improvements Furniture and equipment Total accumulated depreciation	(1,189,370) (46,660) (1,236,030)	(200,870) (7,606) (208,476)		976,538	(413,702) (54,266) (467,968)
Net Depreciable Capital Assets	5,557,016	(208,476)	973,558	(5,312,120)	1,009,978
Net capital assets	\$ 7,475,014	\$ (208,476)	\$ -	\$ (5,582,651)	\$ 1,683,887

During 2016, the Authority sold the Suites apartment complex to Suites Apartments, LLLP (Note 8) for \$8,200,000. The sale resulted in a gain on sale of \$2,617,349.

Discretely Presented Component Units

The following is a summary of property, structures, and equipment for the year ended December 31, 2016.

AMN, LLLP

	Balance 12/31/15	Additions	Transfers	Deletions	Balance 12/31/16
Non-Depreciable					
Land	\$ 317,000	\$ -	\$ -	\$ -	\$ 317,000
Depreciable					
Land improvements	699,460	-	-	-	699,460
Buildings and improvements	5,557,662	-	-	-	5,557,662
Furniture and equipment	82,838	-	-	-	82,838
Total depreciable capital assets	6,339,960			_	6,339,960
Less: Accumulated Depreciation for:					
Land improvements	(110,749)	(23,316)	-	-	(134,065)
Buildings and improvements	(906,677)	(185,254)	-	-	(1,091,931)
Furniture and equipment	(75,934)	(6,904)	-	-	(82,838)
Total accumulated depreciation	(1,093,360)	(215,474)			(1,308,834)
Net Depreciable Capital Assets	5,246,600	(215,474)			5,031,126
Net capital assets	\$ 5,563,600	\$ (215,474)	\$ -	\$ -	\$ 5,348,126

SA, LLLP

	ance 1/15	 Additions	Tran	nsfers	Dele	etions	Balance 12/31/16
Non-Depreciable							
Land	\$ -	\$ 800,000	\$	-	\$	-	\$ 800,000
Construction in progress	 	 1,377,062		-			 1,377,062
Total non-depreciable capital assets	 	2,177,062		-			2,177,062
Depreciable							
Buildings and improvements	-	7,400,000		-		-	7,400,000
Total depreciable capital assets	-	7,400,000		-		-	7,400,000
Less: Accumulated Depreciation for:							
Buildings and improvements	-	(30,833)		-		-	(30,833)
Total accumulated depreciation	-	(30,833)				-	(30,833)
Net Depreciable Capital Assets	 	 7,369,167		_			 7,369,167
Net capital assets	\$ _	\$ 9,546,229	\$		\$		\$ 9,546,229

SA, LLLP has entered into a construction contract with Krische Construction, Inc. in the amount of \$1,548,018 for construction on the project. As of December 31, 2016, SA, LLP has incurred \$376,719 under the contract. The project is expected to be completed during 2017 for an approximate total of \$5,600,000.

SA, LLLP also entered into a construction contract with the Authority (Note 8).

Note 5 - Notes Receivable

The following is a summary of the notes receivable for the year ended December 31, 2016.

	F	Principal	 Interest	 Total
Related Party Notes Receivable				
Aspen Meadows Associates, LLLP	\$	28,000	\$ 10,815	\$ 38,815
Aspen Meadows Associates, LLLP		100,764	316,741	417,505
Aspen Meadows Associates, LLLP		450,000	48,540	498,540
Village Place Associates, LLLP		600,000	223,394	823,394
Village Place Associates, LLLP		373,111	165,479	538,590
Village Place Associates, LLLP		800,000	532,923	1,332,923
Village Place Associates, LLLP		400,000	145,209	545,209
Village Place Associates, LLLP		150,687	-	150,687
Aspen Meadows Neighborhood, LLLP		1,225,000	89,449	1,314,449
Aspen Meadows Neighborhood, LLLP		139,923	-	139,923
Suites Apartments LLLP		395,000	3,292	398,292
Suites Apartments LLLP		1,820,387	 15,170	 1,835,557
	\$	6,482,872	\$ 1,551,012	8,033,884
Less current portion				
				\$ 8,033,884

The Authority provided three loans to Aspen Meadows Associates, LLLP, in the amounts of \$28,000, \$100,764 and \$450,000. Interest accrues on the loans at the rate of 5.5% per year and compounds annually. Payments are made solely from available excess cash flow. The loans are due in full in January 2022. The Authority is the administrative limited partner in Aspen Meadows Associates, LLLP, a low income housing unit tax credit project (Note 8).

The Authority provided two loans to Village Place Associates, LLLP, in the amounts of \$600,000 and \$373,111. Interest accrues on the loans at the rate of 3.5% per annum and compounds annually. Payments are made solely from the distribution of net operating income. The loans are due in full in December 2031. The Authority is the administrative limited partner in Village Place Associates, LLLP, a low income housing unit tax credit project (Note 8).

The Authority has loaned \$800,000 to Village Place Associates, LLLP. Interest accrues on the loan at the rate of 4.9% per annum and compounds annually. Payments are made solely from the distribution of net operating income. The loan is due in full in December 2031.

The Authority has loaned \$400,000 to Village Place Associates, LLLP. Interest accrues on the loan at the rate of 3.5% per annum and compounds annually. Payments are made solely from the distribution of net operating income. The loan is due in full in January 2032.

The Authority has loaned \$150,687 to Village Place Associates, LLLP. The loan is non-interest bearing. Payments are made solely from the distribution of net operating income. The loan is due in full in May 2032.

The Authority has loaned \$1,225,000 to Aspen Meadows Neighborhood, LLLP. Interest accrues on the loan at the rate of 1% per annum and compounds annually. Payments are made solely from available excess cash flow. The loan is due in full in November 2039.

The Authority has loaned \$139,923 to Aspen Meadows Neighborhood, LLLP. This loan is non-interest bearing. Payments are made solely from available excess cash flow. The loan is due in full in November 2039.

The Authority provided two loans to Suites Apartments, LLLP, in the amounts of \$395,000 and \$1,820,387. Interest accrues on the loans at the rate of 5% per annum and compounds annually. Payments are made solely from the distribution of net operating income. The loans are due in full in December 2033. The Authority is the general partner in Suites Apartments, LLLP, a low income housing unit tax credit project (Note 8).

The Authority obtained a \$635,401 loan from FirstBank (Note 6) which it loaned to Longmont Housing Development Corporation (LHDC) in April 2012. LHDC utilized the tax-exempt financing for the Terry Street Properties. Monthly payments were required by the loan agreement, including interest accruing at 3% per annum, through February 1, 2019. LHDC makes the loan payments directly to FirstBank. LHDC has provided real property as collateral on the loan. During 2016, the note receivable from LHDC and the corresponding note payable to FirstBank was paid off from the proceeds from the sale of Terry Street Properties by LHDC.

Note 6 - Long-Term Debt

Primary Government

For the year ended December 31, 2016, the following changes occurred in long-term debt:

	Balance 01/01/16	Increases	Decreases	Balance 12/31/16		ie Within Ine Year		
	01/01/10	mereases	Decreases	12/31/10		The Tear		
Notes Payable	\$ 8,008,978	\$ 630,000	\$ (6,801,682)	\$ 1,837,296	\$	49,487		
Long-term debt as of December 31, 2016, consists of the following:								
2.00%, \$600,0	000 mortgage note p	payable to City of I	Longmont, due in an	nual				
installmen	installments of \$40,513, including interest, due in full July 2031, secured by a deed of trust, used for improvements at Village Place							
0%, \$175,000 mortgage note payable to the City of Longmont due in full in November 2029, secured by a deed of trust, used for Aspen Meadows Neighborhood						175,000		
0%, \$630,000 mortgage note payable to the City of Longmont (AHF funds), due in full September 2036, secured by a deed of trust, used for the Suites Apartments LLP						630,000		
3.05%, \$641,055 mortgage note payable from FirstBank, due in monthly installments of \$3,068 including interest, due in October 2017, secured by a deed of trust,								
	riarwood *		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			557,967		
						1,837,296		
Les	Less current portion							
					\$	1,787,809		

^{*} Subsequent to year-end, the maturity date of the loan was extended another 5 years.

A summary of payments due for the long-term debt is as follows:

	Principal	Interest		Total
2017	\$ 49,487	\$ 25,590	5 \$	75,083
2018	48,539	24,418	3	72,957
2019	49,736	23,210)	72,946
2020	50,965	21,970)	72,935
2021	52,225	20,699)	72,924
2022-2026	606,795	23,686	6	630,481
2027-2031	349,549	7,775	5	357,324
2032-2036	630,000			630,000
	\$ 1,837,296	\$ 147,354	<u>\$</u>	1,984,650

Discretely Presented Component Units

For the year ended December 31, 2016, the following changes occurred in long-term debt:

AMN LLLP

	Balance 01/01/16	Increases	Decreases	Balance 12/31/16		e Within ne Year	
Notes Payable	\$ 2,721,809	\$ -	\$ (5,602)	\$ 2,716,207	\$	5,905	
SA LLLP							
	Balance 01/01/16	Increases	Decreases	Balance 12/31/16		e Within ne Year	
Notes Payable	\$ -	\$ 8,329,976	\$ -	\$ 8,329,976	\$		
Long-term debt as	of December 31, 2	2016, consists of the	following:				
AMN LLLP							
7.5%, \$1,000,000 mortgage note payable to FirstBank of Longmont, due in monthly payments of \$6,661, including interest, unpaid principal and interest due November 2029, secured by a first mortgage on property and equipment and an assignment of rents and leases \$ 976,284							
2% \$375,000	mortgage note pava	able to Longmont Ho	ousing				

2% \$375,000 mortgage note payable to Longmont Housing Development Corporation (LHDC), due in annual installments, including interest, from net cash flow as permitted, unpaid principal and interest due November 2039, secured by a second mortgage on the property and equipment

375,000

1% \$1,225,000 mortgage note payable to the Longmont Housing Authority (LHA), due in annual installments, including interest, from net cash flow as permitted, through November 2039, secured by a third mortgage on the property and equipment

1,225,000

0% \$139,923 mortgage note payable to the LHA due in annual installments from net cash flow as permitted, through November 2039, secured by a fourth mortgage on the property and equipment

139,923 2,716,207

SA LLLP

Variable interest rate construction note payable up to \$7,950,000 issued by CHFA and assigned to Citibank, N.A., interest only payments until construction is completed, which is expected to be December 2018, at which time the construction loan will be paid from equity contributions and convert to a perm loan in the amount of \$3,500,000 at a rate of 4.04%, due in monthly payments beginning around December 2018 of \$15,581, including interest through December 2048, secured by a deed of trust, assignment of rents, security agreement and fixture filing

6,114,589

5% \$395,000 mortgage note payable to the Longmont Housing Authority (LHA) from CDBG funds, unpaid principal and interest due the earlier of December 2033, the sale of the property or the date the note is refinanced, secured by a deed of trust

395,000

5% \$1,820,387 mortgage note payable to the LHA, unpaid principal and interest due the earlier of December 2033, the sale of the property or the date the note is refinanced, secured by a deed of trust

1,820,387 8,329,976

Less current portion

11,046,183 (5,905)

\$ 11,040,278

A summary of payments due for the long-term debt is as follows:

	Principal	Interest	Total	
2017	\$ 5,905	\$ 94,389	\$ 100,294	
2018	6,121,253	94,142	6,215,395	
2019	7,259	93,859	101,118	
2020	7,900	93,535	101,435	
2021	8,591	93,167	101,758	
2022-2026	59,591	650,245	709,836	
2027-2031	880,168	126,997	1,007,165	
2032-2036	2,215,387	136,324	2,351,711	
2037-2041	1,740,129	146,422	1,886,551	
	\$ 11,046,183	\$ 1,529,081	\$ 12,575,264	

Note 7 - Annual Contributions Contract

The Authority has an annual contributions contract for Section 8 HAP and adjustments vary based on requirements. The maximum contract was \$4,337,937 for the year ended December 31, 2016.

Note 8 - Related Party Transactions

Notes Receivable

As disclosed in Note 5, the Authority is owed on various notes receivable from three low-income residential housing tax credit projects with various interest rates. During 2016, the Authority earned interest income of \$208,012 relating to the notes. As of December 31, 2016, the Authority was owed \$1,551,012 for interest.

Developer Fees

The Authority has entered into a development service agreement with AMN, LLLP. Interest is earned on the outstanding balance at a rate of 4.25%. During 2016, the Authority earned \$2,636 of interest. As of December 31, 2016, the Authority is owed \$63,479, which includes accrued interest that has been added to the balance. The developer fees are due in full on April 22, 2024.

The Authority has entered into a development service agreement with SA, LLLP to earn a fee of \$1,700,000 in connection with the development and construction of the project. During 2016, the Authority earned and received \$191,303 for developer fees. The remaining fees are expected to be earned at the completion of the construction.

As part of the administrative services the Authority provided to SA, LLLP, the Authority also earned an administrative fee of \$60,000 during 2016, which is included in developer fee income.

Management Fees

The Authority has entered into a management agreement with AMN, LLLP, Aspen Meadows Associates, LLLP (AMA, LLLP), and Village Place Associates, LLLP, (VPA, LLLP). Terms established under the management agreements call for the payment of management fees to the Authority in exchange for services provided in managing the projects. For the year ended December 31, 2016, the Authority received \$67,860 in management fees from related entities.

Reimbursements

The Authority is reimbursed for various office expenses, payroll, benefits, and other expense associated with the operations of AMN, LLLP, AMA, LLLP, and VPA, LLLP. During 2016, the Authority was reimbursed approximately \$282,800 for these costs. As of December 31, 2016, the Authority was owed \$19,776 for unreimbursed expenses.

Construction Contract

During 2016, the Authority entered into a construction contract in the amount of \$543,515 with SA, LLLP to provide services for the construction of the project. As of December 31, 2016, \$100,281 had been completed under the contract. The remaining work is expected to be completed during 2017.

Sale of Property and Equipment

During 2016, the Authority sold the Suites Apartment complex to SA, LLLP, for \$8,200,000 (Note 4). The sale resulted in a gain on sale of \$2,617,349.

Guaranty

2000 Sunset Development LLC and the Authority have entered into a guaranty agreement to guarantee certain obligations in relation to the construction and funding of SA LLLP. The guaranty shall terminate at the time all general partner obligations have been performed or paid.

Operating Deficit Guaranty

The Authority has certain obligations to fund any operating deficits on behalf of SA LLLP during the compliance period, as defined in the partnership agreement.

Note 9 - Management Services

The Authority provides property management services for the Longmont Housing Development Corporation. The Hearthstone and Hover Crossing and The Lodge at Hover Crossing. The Authority is paid a percent as determined by the management agreement.

The Authority also provides corporate management services, including managing business affairs and developer services, for the Longmont Housing Development Corporation in exchange for a management fee determined annually based on needs. During 2016, the Authority received \$150,000 in corporate management fees.

Note 10 - Compensated Absences

The Authority accrues unused vacation. Employees earn vacation leave at defined, monthly amounts depending on length of service. Total leave accrued at December 31, 2016, was \$28,169. The Authority has estimated the whole liability will be liquidated in the next fiscal year.

Note 11 - Defined Benefit Pension Plan

Plan Description

Eligible employees of the Authority are provided with pensions through the Local Government Division Trust Fund (LGDTF)—a cost-sharing multiple-employer defined benefit pension plan administered by PERA. Plan benefits are specified in Title 24, Article 51 of the Colorado Revised Statutes (C.R.S.), administrative rules set forth at 8 C.C.R. 1502-1, and applicable provisions of the federal Internal Revenue Code. Colorado State law provisions may be amended from time to time by the Colorado General Assembly. PERA issues a publicly available comprehensive annual financial report that can be obtained at www.copera.org/investments/pera-financial-reports.

Benefits Provided

PERA provides retirement, disability, and survivor benefits. Retirement benefits are determined by the amount of service credit earned and/or purchased, highest average salary, the benefit structure(s) under which the member retires, the benefit option selected at retirement, and age at retirement. Retirement eligibility is specified in tables set forth at C.R.S. § 24-51-602, 604, 1713, and 1714.

The lifetime retirement benefit for all eligible retiring employees under the PERA Benefit Structure is the greater of the:

- Highest average salary multiplied by 2.5 percent and then multiplied by years of service credit
- The value of the retiring employee's member contribution account plus a 100 percent match on eligible amounts as of the retirement date. This amount is then annuitized into a monthly benefit based on life expectancy and other actuarial factors.

In all cases the service retirement benefit is limited to 100 percent of highest average salary and also cannot exceed the maximum benefit allowed by federal Internal Revenue Code.

Members may elect to withdraw their member contribution accounts upon termination of employment with all PERA employers; waiving rights to any lifetime retirement benefits earned. If eligible, the member may receive a match of either 50 percent or 100 percent on eligible amounts depending on when contributions were remitted to PERA, the date employment was terminated, whether 5 years of service credit has been obtained and the benefit structure under which contributions were made.

Benefit recipients who elect to receive a lifetime retirement benefit are generally eligible to receive post-retirement cost-of-living adjustments (COLAs), referred to as annual increases in the C.R.S. Benefit recipients under the PERA benefit structure who began eligible employment before January 1, 2007 and all benefit recipients of the DPS benefit structure receive an annual increase of 2 percent, unless PERA has a negative investment year, in which case the annual increase for the next three years is the lesser of 2 percent or the average of the Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W) for the prior calendar year. Benefit recipients under the PERA benefit structure who began eligible employment after January 1, 2007 receive an annual increase of the lesser of 2 percent or the average CPI-W for the prior calendar year, not to exceed 10 percent of PERA's Annual Increase Reserve for the LGDTF.

Disability benefits are available for eligible employees once they reach five years of earned service credit and are determined to meet the definition of disability. The disability benefit amount is based on the retirement benefit formula shown above considering a minimum 20 years of service credit, if deemed disabled.

Survivor benefits are determined by several factors, which include the amount of earned service credit, highest average salary of the deceased, the benefit structure(s) under which service credit was obtained, and the qualified survivor(s) who will receive the benefits.

Contributions

Eligible employees and Authority are required to contribute to the LGDTF at a rate set by Colorado statute. The contribution requirements are established under C.R.S. § 24-51-401, *et seq*. Eligible employees are required to contribute 8 percent of their PERA-includable salary. The employer contribution requirements are summarized in the table below:

January 1 through December 31, 2015	Rate*
Employer contribution note	10.000/
Employer contribution rate	10.00%
Amount of employer contribution apportioned to the Health	
Care Trust Fund as specified in C.R.S. § 24-51-208(1)(f)	(1.02%)
Amount apportioned to the LGDTF	8.98%
Amortization equalization disbursement (AED) as specified	
in C.R.S. § 24-51-411	2.20%
Supplemental amortization equalization disbursement (SAED)	
as specified in C.R.S. § 24-51-411	1.50%
Total employer contribution rate to the LGDTF	12.68%

^{*}Rates are expressed as a percentage of salary as defined in C.R.S. § 24-51-101(42).

Employer contributions are recognized by the LGDTF in the period in which the compensation becomes payable to the member and the Authority is statutorily committed to pay the contributions to the LGDTF. Employer contributions recognized by the LGDTF from Authority were \$133,078 for the year ended December 31, 2016.

Pension Liabilities, Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

At December 31, 2016, the Authority reported a liability of \$1,521,853 for its proportionate share of the net pension liability. The net pension liability was measured as of December 31, 2015, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of December 31, 2014. Standard update procedures were used to roll forward the total pension liability to December 31, 2015. The Authority's proportion of the net pension liability was based on Authority's contributions to the LGDTF for the calendar year 2015 relative to the total contributions of participating employers to the LGDTF.

At December 31, 2015, the Authority's proportion was 0.1382 percent, which was an increase of .011 from its proportion measured as of December 31, 2014.

For the year ended December 31, 2016, the Authority recognized pension expense of \$281,671. At December 31, 2016, the Authority reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Οι	Deferred atflows of esources	In	Deferred flows of esources
Difference between expected and actual experience	\$	11,418	\$	52
Changes of assumptions or other inputs		-		27,875
Net difference between projected and actual earnings				
on pension plan investments		292,967		-
Changes in proportion and differences between contributions				
recognized and proportionate share of contributions		87,083		-
Contributions subsequent to the measurement date		133,078		_
Total	\$	524,546	\$	27,927

\$133,078 reported as deferred outflows of resources related to pensions, resulting from contributions subsequent to the measurement date, will be recognized as a reduction of the net pension liability in the year ended December 31, 2016.

Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

Year Ended December 31	
2017	\$ 140,287
2018	84,474
2019	77,093
2020	61,687
2021	-
Thereafter	<u>-</u>

Actuarial Assumptions

The total pension liability in the December 31, 2014, actuarial valuation was determined using the following actuarial assumptions and other inputs:

Price inflation	2.80 percent
Real wage growth	1.10 percent
Wage inflation	3.90 percent
Salary increases, including wage inflation	3.90 - 10.85 percent
Long-term investment Rate of Return, net of pension	_
plan investment expenses, including price inflation	7.50 percent
Future post-retirement benefit increases:	
PERA Benefit Structure (automatic)	2.00 percent
PERA Benefit Structure hired after 12/31/06	Financed by the
	Annual Increase Reserve

Mortality rates were based on the RP-2000 Combined Mortality Table for Males or Females, as appropriate, with adjustments for mortality improvements based on a projection of Scale AA to 2020 with Males set back 1 year, and Females set back 2 years.

The actuarial assumptions used in the December 31, 2014, valuation were based on the results of an actuarial study for the period January 1, 2008 through December 31, 2011, adopted by PERA's Board on November 13, 2012, and an economic assumption study, adopted by PERA's Board on November 15, 2013, and January 17, 2014.

The LGDTF's long-term expected rate of return on pension plan investments was determined using a log-normal distribution analysis in which best estimate ranges of expected future real rates of return (expected return, net of investment expense and inflation) were developed for each major asset class. These ranges were combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and then adding expected inflation.

As of the most recent analysis of the long-term expected rate of return, presented to the PERA Board on November 15, 2013, the target allocation and best estimates of geometric real rates of return for each major asset class are summarized in the following table:

Asset Class	Target Allocation	10 Year Expected Geometric Real Rate of Return
U.S. Equity - Large Cap	26.76%	5.00%
U.S. Equity - Small Cap	4.40%	5.19%
Non U.S. Equity - Developed	22.06%	5.29%
Non U.S. Equity - Emerging	6.24%	6.76%
Core Fixed Income	24.05%	0.98%
High Yield	1.53%	2.64%
Long Duration Gov't/Credit	0.53%	1.57%
Emerging Market Bonds	0.43%	3.04%
Real Estate	7.00%	5.09%
Private Equity	7.00%	7.15%
Total	100.00%	

^{*} In setting the long-term expected rate of return, projections employed to model future returns provide a range of expected long-term returns that, including expected inflation, ultimately support a long-term expected rate of return assumption of 7.50%.

Discount Rate

The discount rate used to measure the total pension liability was 7.50 percent. The projection of cash flows used to determine the discount rate assumed that employee contributions will be made at the current contribution rate and that employer contributions will be made at rates equal to the fixed statutory rates specified in law, including current and future AED and SAED, until the Actuarial Value Funding Ratio reaches 103 percent, at which point, the AED and SAED will each drop 0.50 percent every year until they are zero. Based on those assumptions, the LGDTF's fiduciary net position was projected to be available to make all projected future benefit payments of current members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability. The discount rate determination does not use the Municipal Bond Index Rate. There was no change in the discount rate from the prior measurement date.

Sensitivity of the Authority's Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following presents the proportionate share of the net pension liability calculated using the discount rate of 7.50 percent, as well as what the proportionate share of the net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6.50 percent) or 1-percentage-point higher (8.50 percent) than the current rate:

	1% Decrease (6.50%)	Current Discount Rate (7.50%)	1% Increase (8.50%)
Proportionate share	\$ 2,333,156	\$ 1,521,853	\$ 848,957

Pension Plan Fiduciary Net Position.

Detailed information about the LGDTF's fiduciary net position is available in PERA's comprehensive annual financial report which can be obtained at www.copera.org/investments/pera-financial-reports.

Note 12 - Post-Employment Health Care Benefits

Plan Description

The Authority contributes to the Health Care Trust Fund ("HCTF"), a cost-sharing multiple-employer healthcare trust administered by PERA. The HCTF benefit provides a health care premium subsidy and health care programs (known as PERACare) to PERA participating benefit recipients and their eligible beneficiaries. Title 24, Article 51, Part 12 of the C.R.S., as amended, establishes the HCTF and sets forth a framework that grants authority to the PERA Board to contract, self-insure and authorize disbursements necessary in order to carry out the purposes of the PERACare program, including the administration of health care subsidies. PERA issues a publicly available comprehensive annual financial report that includes financial statements and required supplementary information for the HCTF. That report can be obtained at www.copera.org/investments/pera-financial-reports.

Funding Policy

The Authority is required to contribute at a rate of 1.02 percent of PERA-includable salary for all PERA members as set by statute. No member contributions are required. The contribution requirements for the Authority are established under Title 24, Article 51, Part 4 of the C.R.S., as amended. The apportionment of the contributions to the HCTF is established under Title 24, Article 51, Section 208(1)(f) of the C.R.S., as amended. The Authority's contributions to HCTF are equal to the required contributions for each year were as follows:

	 Amount
December 31, 2014	\$ 7,086
December 31, 2015	8,082
December 31, 2016	9,591

Note 13 - Risk Management

The Authority is exposed to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; and natural disasters. The Authority carries commercial insurance for these risks of loss, including worker's compensation and employee accident insurance. Settled claims resulting from these risks have not exceeded commercial insurance coverage in any of the past three fiscal years. Limits of insurance coverage have been adjusted annually. As a political subdivision of the State of Colorado, the LHA has immunity protection under the Colorado governmental immunity act CRS 24 10 101.

Note 14 - Conduit Debt

In March of 2011, the Authority arranged for tax exempt financing in the amount of \$2,900,000 for Hover Village, Inc. ("Hover"). Hover utilized the tax-exempt financing to refinance existing debt relating to the purchase and improvement of a 121-unit rental housing facility for seniors, known as Hover Manor. The debt has a final maturity date of April 1, 2026 and is secured by real estate. The Authority in no way guarantees the loan or has any liability for the loan. Accordingly, the loan is not reported as a liability in the Authority's financial statements. Hover makes the loan payments directly to FirstBank of Longmont. As of December 31, 2016, the outstanding balance of the loan was \$2,020,140.

Note 15 - Commitments and Contingencies

Claims and Judgments

The Authority participates in a number of federal, state, and local programs that are fully or partially funded by grants received from other governmental units. Expenses financed by grants are subject to audit by the appropriate grantor government. If expenses are disallowed due to noncompliance with grant program regulations, the Authority may be required to reimburse the grantor government. The Authority believes that disallowed expenses, if any, will not have a material effect on the overall financial position of the Authority.

Tabor Amendment

Colorado voters passed an amendment to the State Constitution, Article X, Section 20, which has several limitations, including revenue raising, spending abilities, and other specific requirements of state and local government. The amendment is complex and subject to judicial interpretation. Management believes the Authority is exempt from the provisions of the Amendment.

Forgivable Loans

During 2006 and 2005, the Authority received a loan in the amount of \$373,111 from the City of Longmont, the proceeds of which were loaned to Village Place Associates, LLLP (Note 5). The loan with the City of Longmont is non-interest bearing and will be forgivable after 20 years in exchange for providing affordable housing below market rates to low-income persons.

During 2010, the Authority received a loan in the amount of \$139,923 from FirstBank under the Federal Home Loan Bank Affordable Housing Program, the proceeds of which were loaned to Aspen Meadows Neighborhood, LLLP (Note 5). The loan with FirstBank is non-interest bearing and will be forgivable in its entirety after 15 years to the extent the property is used as low-income housing.

Since there is a remote possibility that the Authority would fail to meet these requirements, these loans are not reported as a liability in the financial statements.



Schedule of Employer's Share of Net Pension Liability PERA of Colorado Last 10 Fiscal Years*

	2016	2015
Employer's proportion of the net pension liability (asset)	0.13815%	0.12679%
Employer's proportionate share of the net pension liability (asset)	\$1,521,853	\$1,136,349
Employer's covered-employee payroll	\$784,458	\$694,703
Employer's proportionate share of the net pension liability (asset) as a percentage of its covered-employee payroll	194.00%	163.57%
Plan fiduciary net position as a percentage of the total pension liability	76.87%	80.72%

^{*}Complete data for this schedule is not available prior to 2015.

The amounts presented have a measurement date of the previous fiscal year end.

Schedule of Employer Contributions PERA of Colorado Last 10 Fiscal Years*

	2016	2015
Statutorily required contribution	\$133,078	\$108,549
Contributions in relation to the statutorily required contribution	(\$133,078)	(\$108,549)
Contribution deficiency (excess)	\$0.00	\$0.00
Employer's covered-employee payroll	\$935,658	\$792,328
Contributions as a percentage of covered-employee payroll	14.22%	13.70%

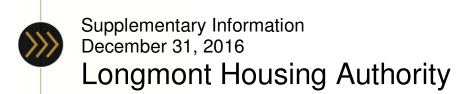
^{*}Complete data for this schedule is not available prior to 2015.

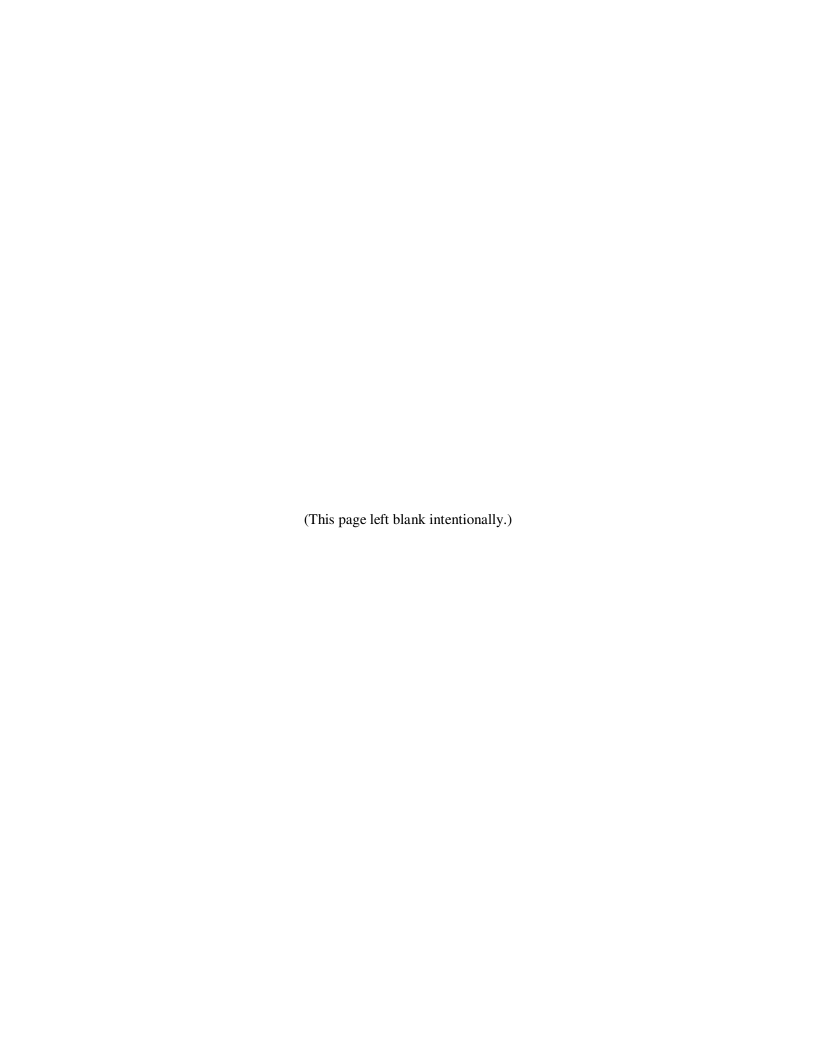
Note A - Changes of Benefit Terms

There have been no changes in benefit terms since the previous measurement date.

Note B - Changes of Assumptions

There were no changes in assumptions or other inputs that affected the measurement of the Total Pension Liability.





Longmont Housing Authority Combining Statement of Net Position December 31, 2016

	General Fund Development	(Iousing Choice ouchers	Longmont Suites						nents 61		Moderate Rehab		F	RISE Program		Eliminations		Total
Cash Restricted cash Accounts receivable	\$ 1,418,256 -	\$	49,234 376,607	\$	492,743	\$	26,429 5,700	\$	20,084	\$	19,138 16,432	\$	95,898 -	\$	-	\$	2,121,782 398,739		
Accounts receivable - grants Accounts receivable - tenants Accounts receivable - due from other agencies	- - 244,376		5,792		- - -		1,242 6,500		- - -		- - -		- - -		- -		5,792 1,242 250,876		
Prepaid expenses Notes receivable, current portion Interprogram - due from	7,649 - 102,602		820		3,784		1,864		479 - -		- - -		- - -		(102,602)		14,596		
Total current assets	1,772,883		432,453		496,527		41,735		20,563		35,570		95,898		(102,602)		2,793,027		
Land Buildings and improvements Furniture and equipment Construction in progress	41,265		19,062		429,469 - -		203,000 1,043,814		41,440 360,546		- - -		13,259		- - -		673,909 1,404,360 73,586		
Accumulated depreciation	(28,261)		(18,901)		<u> </u>		(357,420)		(56,283)		<u> </u>		(7,103)		<u>-</u>		(467,968)		
Total capital assets, net of accumulated depreciation	13,004		161		429,469		889,394		345,703		-		6,156		-		1,683,887		
Accounts receivable - developer fees Related party notes receivable, net of current portion Total noncurrent assets	63,479 8,033,884 8,110,367	_	161		429,469		889,394		345,703		- - -		6,156		- - -	_	63,479 8,033,884 9,781,250		
Deferred Outflows - Pension	524,546		<u> </u>				<u> </u>								<u> </u>		524,546		
Total Assets and Deferred Outflows	\$ 10,407,796	\$	432,614	\$	925,996	\$	931,129	\$	366,266	\$	35,570	\$	102,054	\$	(102,602)	\$	13,098,823		

See Notes to Financial Statements

	General Fun Developme		Housin Choic Vouch	ce	Longmont Suites		Briarwood Apartments and Office		615 Main Street		Moderate Rehab		RISE Program		Eliminations		Total	
Current Liabilities Accounts payable	\$ 8,6	01	\$ 7	7,576	\$ 1,696		\$	_	\$	-	\$	_	\$	225	\$	_	\$	18,098
Accounts payable - construction		-		-		´ -		-		-		-		-		_		, -
Accounts payable - HUD		-		-		-		-		-		16,432		-		-		16,432
Accrued payroll	21,8	21		-		-		-		-		-		-		-		21,821
Accrued compensated absences - current																		
portion	13,6		12	2,230		-		756		166		270		1,124		-		28,169
Accrued interest payable	51,4	41		-		-		1,414		-		-		-		-		52,855
Unearned revenue		-	376	6,607		-		-		-		7,175		30,523		-		414,305
Tenant security deposits payable		-		-		-		5,700		-		-		-		-		5,700
Notes and mortgages payable, current portion	30,1	02		-		-		19,385		-				-	-		49,487	
Interprogram - due to				5,684		93,552		2,271		394		135		566		(102,602)		
Total current liabilities	125,5	88_	402	2,097		95,248		29,526		560		24,012		32,438		(102,602)		606,867
Net pension liability Notes and mortgages payable,	1,521,8	53		-		-		-		-		-		-		-		1,521,853
net of current portion	1,249,2	27		_		_		538,582		_		_		_		_		1,787,809
Accrued interest payable	1,2 . , , 2			_		_		-		_		_		_		_		-
Total long-term liabilities	2,771,0	80		-		-		538,582		-		-		-		-		3,309,662
Total Liabilities	2,896,6	68	402	2,097		95,248		568,108		560		24,012		32,438		(102,602)		3,916,529
Deferred Inflows - Pension	27,9	27										<u> </u>				<u> </u>		27,927
Net Position Invested in capital assets, net of related debt Restricted	13,0	04		161		429,469		331,427		345,703		- -		6,156		- -		1,125,920
Unrestricted	7,470,1	97	30	0,356		401,279		31,594		20,003		11,558		63,460		_		8,028,447
Total Net Position	7,483,2			0,517		830,748		363,021		365,706		11,558		69,616				9,154,367
Total Liabilities, Deferred Inflows and Net Position	\$ 10,407,7	96	\$ 432	2,614	\$	925,996	\$	931,129	\$	366,266	\$	35,570	\$	102,054	\$	(102,602)	\$ 1	3,098,823

See Notes to Financial Statements

Longmont Housing Authority Combining Statement of Revenues, Expenses and Changes in Net Position December 31, 2016

	General Fund Development	Housing Choice Vouchers	Longmont Suites	Briarwood Apartments and Office	615 Main Street	Moderate Rehab	RISE Program	Eliminations	Total
Operating Revenues HUD PHA grants Other grants Rental income Administrative fees Developer fees Other	\$ - 365,361 367,728 4,034	\$ 4,346,411 - - - - 3,023	\$ 424,751 756,400 	\$ - 138,350 - 3,082	\$ - 18,847 - -	\$ 37,694 - - - -	\$ - 50,783 - - -	\$ - - - - -	\$ 4,384,105 475,534 913,597 365,361 367,728 91,271
Total Operating Revenues	737,123	4,349,434	1,262,283	141,432	18,847	37,694	50,783		6,597,596
Operating Expenses Housing assistance payments Tenant services Administrative salaries and benefits Other administrative Maintenance salaries Regular and extraordinary maintenance Depreciation Utilities Taxes and insurance	451,368 69,334 - 8 5,067 - 26,253	4,032,151 210,509 82,277 642 645 14,207	40,098 136,728 81,910 29,201 115,497 150,679 81,452 28,618	4,009 15,632 7,659 11,034 33,386 38,173 10,334 4,570	3,136 583 2,948 5,412 12,018 2,058 935	53,600 - 5,400 708 - - - - - 378	51,222 27,047 7,044 3,920 1,894	- - - - - -	4,085,751 95,329 849,820 249,515 43,183 158,865 208,476 93,844 77,108
Total Operating Expenses	552,030	4,340,431	664,183	124,797	27,090	60,086	93,274		5,861,891
Operating Income (Loss)	185,093	9,003	598,100	16,635	(8,243)	(22,392)	(42,491)		735,705
Non-Operating Revenues (Expenses) Interest income Gain on sale of property and equipment Interest expense	222,986 - (22,951)	100	26 2,617,349 (128,073)	(17,191)	4	10	14	<u> </u>	223,144 2,617,349 (168,215)
Total Non-Operating Revenues (Expenses)	200,035	100	2,489,302	(17,187)	4	10	14		2,672,278
Income (Loss) Before Interprogram Transfers	385,128	9,103	3,087,402	(552)	(8,239)	(22,382)	(42,477)	-	3,407,983
Interprogram Transfers	2,190,387		(2,190,387)						
Change in Net Position	2,575,515	9,103	897,015	(552)	(8,239)	(22,382)	(42,477)	-	3,407,983
Net Position, Beginning of Year	4,907,686	21,414	(66,267)	363,573	373,945	33,940	112,093		5,746,384
Net Position, End of Year	\$ 7,483,201	\$ 30,517	\$ 830,748	\$ 363,021	\$ 365,706	\$ 11,558	\$ 69,616	\$ -	\$ 9,154,367

See Notes to Financial Statements

Federal Agency/Pass-Through Grantor Program Title	Federal CFDA Number	Pass-through Entity Identifying Number	Federal Expenditures
U.S. Department of Housing and Urban Development Direct Programs:			
Section 8 Housing Choice Vouchers (DEN 658V)	14.871	N/A	\$ 4,339,786
Lower Income Housing Assistance Program - Section 8 Moderate Rehabilitation	14.856	N/A	37,694
Passed through the City of Longmont Colorado: CDBG Funds CDBG Funds	14.218 14.218	B-14-MC-08-0011 B-15-MC-08-0011	406,000
Total U.S. Department of Housing and Urban Development			4,783,480
Total Federal Expenditures			\$ 4,783,480

Note A – Basis of Presentation

The accompanying schedule of expenditures of federal awards includes the federal grant activity of Longmont Housing Authority and is presented on the accrual basis of accounting. The information in this schedule is presented in accordance with the requirements of the Uniform Guidance. Longmont Housing Authority received federal awards both directly from federal agencies and indirectly through pass-through entities. No federal financial assistance has been provided to a subrecipient.

Note B – Significant Accounting Policies

Expenditures reported on the Schedule are reported on the accrual basis of accounting. Such expenditures are recognized following the cost principles contained in Subpart E-Cost Principals of the Uniform Guidance, wherein certain types of expenditures are not allowable or are limited as to reimbursement. The Longmont Housing Authority's summary of significant accounting policies is presented in Note 1 in the Longmont Housing Authority's basic financial statements.

The organization has not elected to use the 10% de minimis cost rate and does not draw for indirect administrative expenses.



Independent Auditor's Report on Internal Control over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards

The Board of Commissioners Longmont Housing Authority Longmont, Colorado

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of the business-type activities and the discretely presented component units, of Longmont Housing Authority (the Authority) which comprise the statement of net position as of December 31, 2016, and the related statements of revenues, expenses and changes in net position, and cash flows for the year then ended, and the related notes to the financial statements, and have issued our report thereon dated May 10, 2017. The financial statements of Aspen Meadows Neighborhood, LLLP were not audited in accordance with *Government Auditing Standards*.

Internal Control over Financial Reporting

In planning and performing our audit of the financial statements, we considered the Authority's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Authority's internal control. Accordingly, we do not express an opinion on the effectiveness of the Authority's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charge with governance.

Our consideration of internal control over financial reporting was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations during our audit, we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether Authority's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the result of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Bismarck, North Dakota

Esde Saelly LLP

May 10, 2017



Independent Auditor's Report on Compliance for The Major Federal Program and Report on Internal Control Over Compliance Required by the Uniform Guidance

The Board of Commissioners Longmont Housing Authority Longmont, Colorado

Report on Compliance for the Major Federal Program

We have audited Longmont Housing Authority's compliance with the types of compliance requirements described in the *OMB Compliance Supplement* that could have a direct and material effect on the Authority's major federal program for the year ended December 31, 2016. The Authority's major federal program is identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs.

Management's Responsibility

Management is responsible for compliance with the federal statutes, regulations, and the terms and conditions of its federal awards applicable to its federal programs.

Auditor's Responsibility

Our responsibility is to express an opinion on the compliance for the Authority's major federal program based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Those standards and the Uniform Guidance require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about the Authority's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance for the major federal program. However, our audit does not provide a legal determination of the Authority's compliance.

Opinion on the Major Federal Program

In our opinion, the Authority complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on its major federal program for the year ended December 31, 2016.

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Report on Internal Control over Compliance

Management of the Authority is responsible for establishing and maintaining effective internal control over compliance with the compliance requirements referred to above. In planning and performing our audit of compliance, we considered the Authority's internal control over compliance with the types of requirements that could have a direct and material effect on the major federal program to determine the auditing procedures that are appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major federal program and to test and report on internal control over compliance in accordance with Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of the Authority's internal control over compliance.

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis. A material weakness in internal control over compliance is a deficiency, or combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a compliance requirement will not be prevented, or detected and corrected, on a timely basis. A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore, material weaknesses and significant deficiencies may exist that were not identified. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses. However, we identified certain deficiencies in internal control over compliance, as described in the accompanying schedule of findings and questioned costs as items 2016-001 and 2016-002 that we consider to be significant deficiencies.

The Authority's responses to the internal control over compliance findings identified in our audit are described in the accompanying schedule of findings and questioned costs and the Authority's responses were not subjected to the auditing procedures applied in the audit of compliance and, accordingly, we express no opinion on the responses.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of the Uniform Guidance. Accordingly, this report is not suitable for any other purpose.

Bismarck, North Dakota

Esde Saelly LLP

May 10, 2017

Section I – Summary of Auditor's Results

FINANCIAL STATEMENTS

Type of auditor's report issued:

Unmodified

Internal control over financial reporting:

Material weakness(es) identified?

Significant deficiency(ies) identified?

None Reported

Noncompliance material to financial statements noted?

FEDERAL AWARDS

Internal control over major programs:

Material weakness(es) identified? No Significant deficiency(ies) identified? Yes

Type of auditor's report issued on compliance for major programs: Unmodified

Any audit findings disclosed that are required to be reported

in accordance with Uniform Guidance 2 CFR 200.516: Yes

Identification of major programs:

Name of Federal Program CFDA Number

Section 8 Housing Choice Vouchers 14.871

Dollar threshold used to distinguish

between Type A and Type B programs: \$ 750,000

Auditee qualified as low-risk auditee? Yes

Section II – Financial Statement Findings

None reported

Section III - Federal Award Findings and Questioned Costs

2016-001 U.S. Department of Housing and Urban Development - CFDA # 14.871 Section 8 Housing Choice Vouchers

Applicable Federal Award Number and Year - Housing Choice Voucher Award - 2016

Eligibility

Significant Deficiency in Internal Control over Compliance

Criteria: The Program requires the Authority to determine total rent payments in accordance with 24 CFR Section 5.613.

Condition: We tested 60 tenant files and noted one error in the calculation of tenant income. The program specialist had all the correct income verification; however, when calculating the tenant income the specialist miscalculated income, whereby showing the tenant had more income. The housing authority has already notified the landlord and tenant of interim change and corrected the amount of HAP the tenant receives.

Cause: Human error.

Effect: The errors resulted in one tenant who received less rent assistance for eight months in 2016.

Questioned Costs: None reported

Context/Sampling: A nonstatistical sample of 60 transactions out of approximately 5,200 total transactions were selected for testing, which accounted for \$50,682 of \$4,032,151 of federal program expenditures. The one error resulted in a monthly error of \$7.

Repeat Finding from Prior Year: Yes

Recommendation: The Authority should recalculate or have another staff recalculate their work during annual and interim certifications to make sure income is calculated correctly.

Views of Responsible Officials: Management agrees with the finding.

2016-002 U.S. Department of Housing and Urban Development - CFDA # 14.871 Section 8 Housing Choice Vouchers Applicable Federal Award Number and Year – Housing Choice Voucher Award - 2016

Special Tests and Provisions

HQS Enforcement

Significant Deficiency in Internal Control over Compliance

Criteria: The Program requires the Authority to correct any life threatening HQS deficiencies within 24 hours after the inspections.

Condition: We tested 12 failed HQS inspections and noted one instance that inspection failed due to a life threatening issue and was not corrected within 24 hours.

Cause: Oversight by personnel to follow up timely.

Effect: The error resulted in one life threatening issue to not be corrected timely.

Questioned Costs: None reported

Context/Sampling: A nonstatistical sample of 12 failed HQS reports out of approximately 33 total failed inspections were selected for testing.

Repeat Finding from Prior Year: No

Recommendation: The Authority should have a process that immediately recognizes life threatening issues to be corrected within the time frame allowed.

Views of Responsible Officials: Management agrees with the finding



Longmont, CO

Entity Wide Balance Sheet Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
111 Cash - Unrestricted			\$49,234	\$379,040	\$2,053,410
112 Cash - Restricted - Modernization and Development					
113 Cash - Other Restricted			\$376,607	\$60,579	
114 Cash - Tenant Security Deposits				\$76,456	\$5,700
115 Cash - Restricted for Payment of Current Liabilities					
100 Total Cash	\$0	\$0	\$425,841	\$516,075	\$2,059,110
121 Accounts Receivable - PHA Projects			\$5,792		
122 Accounts Receivable - HUD Other Projects			\$0		
124 Accounts Receivable - Other Government					
125 Accounts Receivable - Miscellaneous				\$1,696	\$250,876
126 Accounts Receivable - Tenants				\$12,497	\$1,242
126.1 Allowance for Doubtful Accounts -Tenants				\$0	\$0
126.2 Allowance for Doubtful Accounts - Other			\$0	\$0	\$0
127 Notes, Loans, & Mortgages Receivable - Current					
128 Fraud Recovery					
128.1 Allowance for Doubtful Accounts - Fraud					
129 Accrued Interest Receivable					
120 Total Receivables, Net of Allowances for Doubtful Accounts	\$0	\$0	\$5,792	\$14,193	\$252,118
131 Investments - Unrestricted					
132 Investments - Restricted					
135 Investments - Restricted for Payment of Current Liability					
142 Prepaid Expenses and Other Assets			\$820	\$33,954	\$13,776
143 Inventories					

Longmont, CO

Entity Wide Balance Sheet Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
143.1 Allowance for Obsolete Inventories					
144 Inter Program Due From					\$102,602
145 Assets Held for Sale					
150 Total Current Assets	\$0	\$0	\$432,453	\$564,222	\$2,427,606
161 Land				\$1,117,000	\$673,909
162 Buildings				\$13,657,122	\$1,404,360
163 Furniture, Equipment & Machinery - Dwellings				\$82,838	
164 Furniture, Equipment & Machinery - Administration			\$19,062		\$54,524
165 Leasehold Improvements					
166 Accumulated Depreciation			-\$18,901	-\$1,339,667	-\$449,067
167 Construction in Progress				\$1,377,061	
168 Infrastructure					
160 Total Capital Assets, Net of Accumulated Depreciation	\$0	\$0	\$161	\$14,894,354	\$1,683,726
171 Notes, Loans and Mortgages Receivable - Non-Current					\$8,033,884
172 Notes, Loans, & Mortgages Receivable - Non Current - Past					
173 Grants Receivable - Non Current					
174 Other Assets				\$35,891	\$63,479
176 Investments in Joint Ventures					
180 Total Non-Current Assets	\$0	\$0	\$161	\$14,930,245	\$9,781,089
200 Deferred Outflow of Resources					\$524,546
290 Total Assets and Deferred Outflow of Resources	\$0	\$0	\$432,614	\$15,494,467	\$12,733,241

Longmont, CO

Entity Wide Balance Sheet Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
311 Bank Overdraft					
312 Accounts Payable <= 90 Days			\$7,576	\$555,056	\$10,522
313 Accounts Payable >90 Days Past Due					
321 Accrued Wage/Payroll Taxes Payable					\$21,821
322 Accrued Compensated Absences - Current Portion			\$12,230		\$15,669
324 Accrued Contingency Liability					
325 Accrued Interest Payable				\$24,216	\$52,855
331 Accounts Payable - HUD PHA Programs					
332 Account Payable - PHA Projects					
333 Accounts Payable - Other Government					
341 Tenant Security Deposits				\$76,456	\$5,700
342 Unearned Revenue			\$376,607	\$399	\$30,523
343 Current Portion of Long-term Debt - Capital				\$5,905	\$49,487
344 Current Portion of Long-term Debt - Operating Borrowings					
345 Other Current Liabilities					
346 Accrued Liabilities - Other					
347 Inter Program - Due To			\$5,684		\$96,783
348 Loan Liability - Current					
310 Total Current Liabilities	\$0	\$0	\$402,097	\$662,032	\$283,360
351 Long-term Debt, Net of Current - Capital Projects/Mortgage				\$11,040,278	\$538,582
352 Long-term Debt, Net of Current - Operating Borrowings					\$1,249,227
353 Non-current Liabilities - Other				\$227,866	
354 Accrued Compensated Absences - Non Current					
355 Loan Liability - Non Current					
356 FASB 5 Liabilities					

Longmont, CO

Entity Wide Balance Sheet Summary

Submission Type: Audited/Single Audit

Fiscal Year End: 12/31/2016

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	
357 Accrued Pension and OPEB Liabilities					\$1,521,853
350 Total Non-Current Liabilities	\$0	\$0	\$0	\$11,268,144	\$3,309,662
300 Total Liabilities	\$0	\$0	\$402,097	\$11,930,176	\$3,593,022
400 Deferred Inflow of Resources			\$0		\$27,927
508.4 Net Investment in Capital Assets			\$161	\$3,683,785	\$1,125,759
511.4 Restricted Net Position			\$0		
512.4 Unrestricted Net Position	\$0	\$0	\$30,356	-\$119,494	\$7,986,533
513 Total Equity - Net Assets / Position	\$0	\$0	\$30,517	\$3,564,291	\$9,112,292
600 Total Liabilities, Deferred Inflows of Resources and Equity -	\$0	\$0	\$432,614	\$15,494,467	\$12,733,241

Longmont, CO

Entity Wide Balance Sheet Summary

Fiscal	Year	End:	12/31/2016	

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
111 Cash - Unrestricted	\$19,138	\$2,500,822		\$2,500,822
112 Cash - Restricted - Modernization and Development	\$0			
113 Cash - Other Restricted	\$16,432	\$453,618		\$453,618
114 Cash - Tenant Security Deposits	\$0	\$82,156		\$82,156
115 Cash - Restricted for Payment of Current Liabilities	\$0			
100 Total Cash	\$35,570	\$3,036,596	\$0	\$3,036,596
121 Accounts Receivable - PHA Projects	\$0	\$5,792		\$5,792
122 Accounts Receivable - HUD Other Projects	\$0	\$0		\$0
124 Accounts Receivable - Other Government	\$0	**		7.5
125 Accounts Receivable - Miscellaneous	\$0	\$252,572		\$252,572
126 Accounts Receivable - Tenants	\$0	\$13,739		\$13,739
126.1 Allowance for Doubtful Accounts -Tenants	\$0	\$0		\$0
126.2 Allowance for Doubtful Accounts - Other	\$0	\$0		\$0
127 Notes, Loans, & Mortgages Receivable - Current	\$0			
128 Fraud Recovery	\$0			
128.1 Allowance for Doubtful Accounts - Fraud	\$0			
129 Accrued Interest Receivable	\$0			
120 Total Receivables, Net of Allowances for Doubtful Accounts	\$0	\$272,103	\$0	\$272,103
131 Investments - Unrestricted	\$0			
132 Investments - Restricted	\$0			
135 Investments - Restricted for Payment of Current Liability	\$0			
142 Prepaid Expenses and Other Assets	\$0	\$48,550		\$48,550
143 Inventories	\$0			
143.1 Allowance for Obsolete Inventories	\$0			

Longmont, CO

Entity Wide Balance Sheet Summary

Submission Type: Audited/Single Audit

Fiscal Year End: 12/31/2016

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
144 Inter Program Due From	\$0	\$102,602	-\$102,602	\$0
145 Assets Held for Sale	\$0			
150 Total Current Assets	\$35,570	\$3,459,851	-\$102,602	\$3,357,249
161 Land	\$0	\$1,790,909		\$1,790,909
162 Buildings	\$0	\$15,061,482		\$15,061,482
163 Furniture, Equipment & Machinery - Dwellings	\$0	\$82,838		\$82,838
164 Furniture, Equipment & Machinery - Administration	\$0	\$73,586		\$73,586
165 Leasehold Improvements	\$0			
166 Accumulated Depreciation	\$0	-\$1,807,635		-\$1,807,635
167 Construction in Progress	\$0	\$1,377,061		\$1,377,061
168 Infrastructure	\$0			
160 Total Capital Assets, Net of Accumulated Depreciation	\$0	\$16,578,241	\$0	\$16,578,241
171 Notes, Loans and Mortgages Receivable - Non-Current	\$0	\$8,033,884		\$8,033,884
172 Notes, Loans, & Mortgages Receivable - Non Current - Past	\$0			
173 Grants Receivable - Non Current	\$0			
174 Other Assets	\$0	\$99,370		\$99,370
176 Investments in Joint Ventures	\$0			
180 Total Non-Current Assets	\$0	\$24,711,495	\$0	\$24,711,495
200 Deferred Outflow of Resources	\$0	\$524,546		\$524,546
290 Total Assets and Deferred Outflow of Resources	\$35,570	\$28,695,892	-\$102,602	\$28,593,290
311 Bank Overdraft	\$0			

Longmont, CO

Entity Wide Balance Sheet Summary

Submission Type: Audited/Single Audit		Fi	Fiscal Year End: 12/31/2016			
	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total		
312 Accounts Payable <= 90 Days	\$0	\$573,154		\$573,154		
313 Accounts Payable >90 Days Past Due	\$0					
321 Accrued Wage/Payroll Taxes Payable	\$0	\$21,821		\$21,821		
322 Accrued Compensated Absences - Current Portion	\$270	\$28,169		\$28,169		
324 Accrued Contingency Liability	\$0					
325 Accrued Interest Payable	\$0	\$77,071		\$77,071		
331 Accounts Payable - HUD PHA Programs	\$16,432	\$16,432		\$16,432		
332 Account Payable - PHA Projects	\$0					
333 Accounts Payable - Other Government	\$0					
341 Tenant Security Deposits	\$0	\$82,156		\$82,156		
342 Unearned Revenue	\$7,175	\$414,704		\$414,704		
343 Current Portion of Long-term Debt - Capital	\$0	\$55,392		\$55,392		
344 Current Portion of Long-term Debt - Operating Borrowings	\$0					
345 Other Current Liabilities	\$0					
346 Accrued Liabilities - Other	\$0					
347 Inter Program - Due To	\$135	\$102,602	-\$102,602	\$0		
348 Loan Liability - Current	\$0					
310 Total Current Liabilities	\$24,012	\$1,371,501	-\$102,602	\$1,268,899		
351 Long-term Debt, Net of Current - Capital Projects/Mortgage	\$0	\$11,578,860		\$11,578,860		
352 Long-term Debt, Net of Current - Operating Borrowings	\$0	\$1,249,227		\$1,249,227		
353 Non-current Liabilities - Other	\$0	\$227,866		\$227,866		
354 Accrued Compensated Absences - Non Current	\$0					
355 Loan Liability - Non Current	\$0					
356 FASB 5 Liabilities	\$0					
357 Accrued Pension and OPEB Liabilities	\$0	\$1,521,853		\$1,521,853		

Longmont, CO

Entity Wide Balance Sheet Summary

Submission Type: Audited/Single Audit

Fiscal Year End: 12/31/2016

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
350 Total Non-Current Liabilities	\$0	\$14,577,806	\$0	\$14,577,806
300 Total Liabilities	\$24,012	\$15,949,307	-\$102,602	\$15,846,705
400 Deferred Inflow of Resources	\$0	\$27,927		\$27,927
508.4 Net Investment in Capital Assets	\$0	\$4,809,705		\$4,809,705
511.4 Restricted Net Position	\$0	\$0		\$0
512.4 Unrestricted Net Position	\$11,558	\$7,908,953		\$7,908,953
513 Total Equity - Net Assets / Position	\$11,558	\$12,718,658	\$0	\$12,718,658
600 Total Liabilities, Deferred Inflows of Resources and Equity -	\$35,570	\$28,695,892	-\$102,602	\$28,593,290

Entity Wide Revenue and Expense Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
70300 Net Tenant Rental Revenue				\$409,940	\$913,597
70400 Tenant Revenue - Other					
70500 Total Tenant Revenue	\$0	\$0	\$0	\$409,940	\$913,597
70600 HUD PHA Operating Grants			\$4,346,411		
70610 Capital Grants					
70710 Management Fee					
70720 Asset Management Fee					
70730 Book Keeping Fee					
70740 Front Line Service Fee					
70750 Other Fees					
70700 Total Fee Revenue					
70800 Other Government Grants		\$424,751			\$50,783
71100 Investment Income - Unrestricted			\$100	\$42	\$141
71200 Mortgage Interest Income					\$222,893
71300 Proceeds from Disposition of Assets Held for Sale					
71310 Cost of Sale of Assets					
71400 Fraud Recovery			\$3,023		
71500 Other Revenue				\$948,147	\$821,337
71600 Gain or Loss on Sale of Capital Assets					\$2,617,349
72000 Investment Income - Restricted					
70000 Total Revenue	\$0	\$424,751	\$4,349,534	\$1,358,129	\$4,626,100
91100 Administrative Salaries			\$159,712	\$39,265	\$352,217

Entity Wide Revenue and Expense Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
91200 Auditing Fees			\$7,524	\$6,900	\$19,910
91300 Management Fee				\$11,972	\$47,625
91310 Book-keeping Fee					
91400 Advertising and Marketing			\$65	\$12	\$176
91500 Employee Benefit contributions - Administrative			\$26,957	\$6,434	\$275,351
91600 Office Expenses			\$41,060	\$10,790	\$5,775
91700 Legal Expense			\$821	\$315	\$5,917
91800 Travel			\$7,167	\$1,395	\$9,676
91810 Allocated Overhead					
91900 Other			\$43,138	\$20,115	\$86,644
91000 Total Operating - Administrative	\$0	\$0	\$286,444	\$97,198	\$803,291
92000 Asset Management Fee					
92100 Tenant Services - Salaries					
92200 Relocation Costs					
92300 Employee Benefit Contributions - Tenant Services					
92400 Tenant Services - Other		\$29,751		\$7,434	\$65,649
92500 Total Tenant Services	\$0	\$29,751	\$0	\$7,434	\$65,649
93100 Water				\$7,885	\$20,861
93200 Electricity				\$6,502	\$52,348
93300 Gas				\$5,414	\$7,639
93400 Fuel					
93500 Labor					
93600 Sewer				\$7,167	\$12,811
93700 Employee Benefit Contributions - Utilities					

Entity Wide Revenue and Expense Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
93800 Other Utilities Expense				\$372	\$184
93000 Total Utilities	\$0	\$0	\$0	\$27,340	\$93,843
94100 Ordinary Maintenance and Operations - Labor				\$13,045	\$47,102
94200 Ordinary Maintenance and Operations - Materials and				\$10,650	\$43,236
94300 Ordinary Maintenance and Operations Contracts				\$47,258	\$98,588
94500 Employee Benefit Contributions - Ordinary Maintenance					
94000 Total Maintenance	\$0	\$0	\$0	\$70,953	\$188,926
95100 Protective Services - Labor					
95200 Protective Services - Other Contract Costs				\$7,021	\$12,494
95300 Protective Services - Other					
95500 Employee Benefit Contributions - Protective Services					
95000 Total Protective Services	\$0	\$0	\$0	\$7,021	\$12,494
96110 Property Insurance				\$17,818	\$17,000
96120 Liability Insurance			\$1,750		\$17,602
96130 Workmen's Compensation			\$2,186	\$747	\$4,953
96140 All Other Insurance			\$17,255	\$6,272	\$36,466
96100 Total insurance Premiums	\$0	\$0	\$21,191	\$24,837	\$76,021
96200 Other General Expenses					
96210 Compensated Absences					-\$16,524
96300 Payments in Lieu of Taxes					
96400 Bad debt - Tenant Rents					\$40
96500 Bad debt - Mortgages					

Entity Wide Revenue and Expense Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
96600 Bad debt - Other					\$51
96800 Severance Expense					
96000 Total Other General Expenses	\$0	\$0	\$0	\$0	-\$16,433
96710 Interest of Mortgage (or Bonds) Payable				\$146,122	\$168,214
96720 Interest on Notes Payable (Short and Long Term)					
96730 Amortization of Bond Issue Costs					
96700 Total Interest Expense and Amortization Cost	\$0	\$0	\$0	\$146,122	\$168,214
96900 Total Operating Expenses	\$0	\$29,751	\$307,635	\$380,905	\$1,392,005
97000 Excess of Operating Revenue over Operating Expenses	\$0	\$395,000	\$4,041,899	\$977,224	\$3,234,095
97100 Extraordinary Maintenance					
97200 Casualty Losses - Non-capitalized					
97300 Housing Assistance Payments			\$4,032,151		
97350 HAP Portability-In					
97400 Depreciation Expense			\$645	\$249,477	\$207,833
97500 Fraud Losses					
97600 Capital Outlays - Governmental Funds					
97700 Debt Principal Payment - Governmental Funds					
97800 Dwelling Units Rent Expense					
90000 Total Expenses	\$0	\$29,751	\$4,340,431	\$630,382	\$1,599,838
10010 Operating Transfer In					
10020 Operating transfer Out					

Entity Wide Revenue and Expense Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
10030 Operating Transfers from/to Primary Government					
10040 Operating Transfers from/to Component Unit					
10050 Proceeds from Notes, Loans and Bonds					
10060 Proceeds from Property Sales					
10070 Extraordinary Items, Net Gain/Loss					
10080 Special Items (Net Gain/Loss)					
10091 Inter Project Excess Cash Transfer In					
10092 Inter Project Excess Cash Transfer Out					
10093 Transfers between Program and Project - In					
10094 Transfers between Project and Program - Out					
10100 Total Other financing Sources (Uses)	\$0	\$0	\$0	\$0	\$0
10000 Excess (Deficiency) of Total Revenue Over (Under) Total	\$0	\$395,000	\$9,103	\$727,747	\$3,026,262
11020 Required Annual Debt Principal Payments	\$0	\$0	\$0	\$79,932	\$77,329
11030 Beginning Equity	\$0	\$0	\$21,414	\$2,836,544	\$5,691,030
11040 Prior Period Adjustments, Equity Transfers and Correction	\$0	-\$395,000		\$0	\$395,000
11050 Changes in Compensated Absence Balance					
11060 Changes in Contingent Liability Balance					
11070 Changes in Unrecognized Pension Transition Liability					
11080 Changes in Special Term/Severance Benefits Liability					
11090 Changes in Allowance for Doubtful Accounts - Dwelling					
11100 Changes in Allowance for Doubtful Accounts - Other					
11170 Administrative Fee Equity			\$30,517		
11180 Housing Assistance Payments Equity			\$0		

Longmont, CO Entity Wide Revenue and Expense Summary

	Project Total	14.218 Community Development Block Grants/Entitlement Grants	14.871 Housing Choice Vouchers	6.1 Component Unit - Discretely Presented	1 Business Activities
11190 Unit Months Available	0		6108	360	852
11210 Number of Unit Months Leased	0		4955	332	820
11270 Excess Cash	\$0				
11610 Land Purchases	\$0				
11620 Building Purchases	\$0				
11630 Furniture & Equipment - Dwelling Purchases	\$0				
11640 Furniture & Equipment - Administrative Purchases	\$0				
11650 Leasehold Improvements Purchases	\$0				
11660 Infrastructure Purchases	\$0				
13510 CFFP Debt Service Payments	\$0				
13901 Replacement Housing Factor Funds	\$0				

Longmont, CO

Entity Wide Revenue and Expense Summary

Fiscal Year End: 12/31/2016

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
70300 Net Tenant Rental Revenue	\$0	\$1,323,537		\$1,323,537
70400 Tenant Revenue - Other	\$0			
70500 Total Tenant Revenue	\$0	\$1,323,537		\$1,323,537
70600 HUD PHA Operating Grants	\$37,694	\$4,384,105		\$4,384,105
70610 Capital Grants	\$0			
70710 Management Fee	\$0			
70720 Asset Management Fee	\$0			
70730 Book Keeping Fee	\$0			
70740 Front Line Service Fee	\$0			
70750 Other Fees	\$0			
70700 Total Fee Revenue	\$0			
70800 Other Government Grants	\$0	\$475,534		\$475,534
71100 Investment Income - Unrestricted	\$10	\$293		\$293
71200 Mortgage Interest Income	\$0	\$222,893		\$222,893
71300 Proceeds from Disposition of Assets Held for Sale	\$0			
71310 Cost of Sale of Assets	\$0			
71400 Fraud Recovery	\$0	\$3,023		\$3,023
71500 Other Revenue	\$0	\$1,769,484		\$1,769,484
71600 Gain or Loss on Sale of Capital Assets	\$0	\$2,617,349		\$2,617,349
72000 Investment Income - Restricted	\$0			
70000 Total Revenue	\$37,704	\$10,796,218		\$10,796,218
91100 Administrative Salaries	\$4,724	\$555,918		\$555,918
91200 Auditing Fees	\$0	\$34,334		\$34,334

Longmont, CO

Entity Wide Revenue and Expense Summary

Fiscal Year End: 12/31/2016

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
91300 Management Fee	\$0	\$59,597		\$59,597
91310 Book-keeping Fee	\$0			
91400 Advertising and Marketing	\$0	\$253		\$253
91500 Employee Benefit contributions - Administrative	\$1,103	\$309,845		\$309,845
91600 Office Expenses	\$0	\$57,625		\$57,625
91700 Legal Expense	\$0	\$7,053		\$7,053
91800 Travel	\$0	\$18,238		\$18,238
91810 Allocated Overhead	\$0			
91900 Other	\$593	\$150,490		\$150,490
91000 Total Operating - Administrative	\$6,420	\$1,193,353		\$1,193,353
92000 Asset Management Fee	\$0			
92100 Tenant Services - Salaries	\$0			
92200 Relocation Costs	\$0			
92300 Employee Benefit Contributions - Tenant Services	\$0			
92400 Tenant Services - Other	\$0	\$102,834		\$102,834
92500 Total Tenant Services	\$0	\$102,834		\$102,834
93100 Water	\$0	\$28,746		\$28,746
93200 Electricity	\$0	\$58,850		\$58,850
93300 Gas	\$0	\$13,053		\$13,053
93400 Fuel	\$0			
93500 Labor	\$0			
93600 Sewer	\$0	\$19,978		\$19,978
93700 Employee Benefit Contributions - Utilities	\$0			
93800 Other Utilities Expense	\$0	\$556		\$556

Longmont, CO

Fiscal Year End: 12/31/2016

Entity Wide Revenue and Expense Summary

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
93000 Total Utilities	\$0	\$121,183		\$121,183
94100 Ordinary Maintenance and Operations - Labor	\$0	\$60,147		\$60,147
94200 Ordinary Maintenance and Operations - Materials and	\$0	\$53,886		\$53,886
94300 Ordinary Maintenance and Operations Contracts	\$0	\$145,846		\$145,846
94500 Employee Benefit Contributions - Ordinary Maintenance	\$0			
94000 Total Maintenance	\$0	\$259,879		\$259,879
05400 Protective Convince Labor	Φ0			
95100 Protective Services - Labor	\$0	*		0.0
95200 Protective Services - Other Contract Costs	\$0	\$19,515		\$19,515
95300 Protective Services - Other	\$0			
95500 Employee Benefit Contributions - Protective Services	\$0			
95000 Total Protective Services	\$0	\$19,515		\$19,515
96110 Property Insurance	\$0	\$34,818		\$34,818
96120 Liability Insurance	\$0	\$19,352		\$19,352
96130 Workmen's Compensation	\$66	\$7,952		\$7,952
96140 All Other Insurance	\$0	\$59,993		\$59,993
96100 Total insurance Premiums	\$66	\$122,115		\$122,115
				, ,
96200 Other General Expenses	\$0			
96210 Compensated Absences	\$0	-\$16,524		-\$16,524
96300 Payments in Lieu of Taxes	\$0			
96400 Bad debt - Tenant Rents	\$0	\$40		\$40
96500 Bad debt - Mortgages	\$0			
96600 Bad debt - Other	\$0	\$51		\$51

Longmont, CO

Entity Wide Revenue and Expense Summary

Fiscal Year End: 12/31/2016

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
96800 Severance Expense	\$0			
96000 Total Other General Expenses	\$0	-\$16,433		-\$16,433
96710 Interest of Mortgage (or Bonds) Payable	\$0	\$314,336		\$314,336
96720 Interest on Notes Payable (Short and Long Term)	\$0			
96730 Amortization of Bond Issue Costs	\$0			
96700 Total Interest Expense and Amortization Cost	\$0	\$314,336		\$314,336
96900 Total Operating Expenses	\$6,486	\$2,116,782		\$2,116,782
97000 Excess of Operating Revenue over Operating Expenses	\$31,218	\$8,679,436		\$8,679,436
97100 Extraordinary Maintenance	\$0			
97200 Casualty Losses - Non-capitalized	\$0			
97300 Housing Assistance Payments	\$53,600	\$4,085,751		\$4,085,751
97350 HAP Portability-In	\$0			
97400 Depreciation Expense	\$0	\$457,955		\$457,955
97500 Fraud Losses	\$0			
97600 Capital Outlays - Governmental Funds	\$0			
97700 Debt Principal Payment - Governmental Funds	\$0			
97800 Dwelling Units Rent Expense	\$0			
90000 Total Expenses	\$60,086	\$6,660,488		\$6,660,488
10010 Operating Transfer In	\$0			
10020 Operating transfer Out	\$0			
10030 Operating Transfers from/to Primary Government	\$0			

Longmont, CO

Entity Wide Revenue and Expense Summary

	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total
10040 Operating Transfers from/to Component Unit	\$0			
10050 Proceeds from Notes, Loans and Bonds	\$0			
10060 Proceeds from Property Sales	\$0			
10070 Extraordinary Items, Net Gain/Loss	\$0			
10080 Special Items (Net Gain/Loss)	\$0			
10091 Inter Project Excess Cash Transfer In	\$0			
10092 Inter Project Excess Cash Transfer Out	\$0			
10093 Transfers between Program and Project - In	\$0			
10094 Transfers between Project and Program - Out	\$0			
10100 Total Other financing Sources (Uses)	\$0	\$0		\$0
10000 Excess (Deficiency) of Total Revenue Over (Under) Total	-\$22,382	\$4,135,730		\$4,135,730
11020 Required Annual Debt Principal Payments	\$0	\$157,261		\$157,261
11030 Beginning Equity	\$33,940	\$8,582,928		\$8,582,928
11040 Prior Period Adjustments, Equity Transfers and Correction	\$0	\$0		\$0
11050 Changes in Compensated Absence Balance	\$0			
11060 Changes in Contingent Liability Balance	\$0			
11070 Changes in Unrecognized Pension Transition Liability	\$0			
11080 Changes in Special Term/Severance Benefits Liability	\$0			
11090 Changes in Allowance for Doubtful Accounts - Dwelling	\$0			
11100 Changes in Allowance for Doubtful Accounts - Other	\$0			
11170 Administrative Fee Equity	\$0	\$30,517		\$30,517
11180 Housing Assistance Payments Equity	\$0	\$0		\$0
11190 Unit Months Available	96	7416		7416

Longmont, CO

Entity Wide Revenue and Expense Summary

\$0

Submission Type: Audited/Single Audit

11210 Number of Unit Months Leased

11630 Furniture & Equipment - Dwelling Purchases11640 Furniture & Equipment - Administrative Purchases

11650 Leasehold Improvements Purchases

13901 Replacement Housing Factor Funds

11660 Infrastructure Purchases13510 CFFP Debt Service Payments

11270 Excess Cash11610 Land Purchases11620 Building Purchases

		. 10001 1001 21101 12/01/2010				
	14.856 Lower Income Housing Assistance Program_Section 8 Moderate	Subtotal	ELIM	Total		
	95	6202		6202		
	\$0	\$0		\$0		
	\$0	\$0		\$0		
	\$0	\$0		\$0		
	\$0	\$0		\$0		
	\$0	\$0		\$0		
	\$0	\$0		\$0		
	\$0	\$0		\$0		
·	\$0	\$0		\$0		

\$0

Fiscal Year End: 12/31/2016