CITY OF CENTENNIAL, COLORADO

RESOLUTION NO. 2015-R-61

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CENTENNIAL, COLORADO, APPROVING THE FIRST AMENDMENT TO THE SERVICE PLAN FOR THE VERONA ESTATES METROPOLITAN DISTRICT NOS. 1 AND 2, AND CONSENTING TO THE DISSOLUTION OF DISTRICT NO. 2

WHEREAS, the Verona Estates Metropolitan District Nos. 1 and 2 (the "Districts") were duly formed in accordance with §§ 32-1-101 et seq., C.R.S. (the "Special District Act") and an order of formation was duly entered of record by the Arapahoe County District Court on January 5, 2007 in Case No. 2006CV5662; and

WHEREAS, the Districts are located entirely within the boundaries of the City of Centennial, Colorado (the "City"); and

WHEREAS, the Service Plan for the Districts (the "Service Plan") was considered and approved by City Council on September 6, 2006; and

WHEREAS, the Boards of Directors of the Districts seek to amend the Service Plan to: (1) increase the total debt issuance limitation from \$4,000,000 to \$6,000,000; (2) to clarify that District No. 1 will have the power to provide covenant enforcement and design review services, as authorized by the Special District Act; (3) to acknowledge the name change of District No. 1 to the "Marvella Metropolitan District"; and (4) to inform City Council of the planned dissolution of District No. 2; and

WHEREAS, by written Order Granting Petition for Name Change dated September 3, 2015 ("Name Change Order"), the Arapahoe County District Court has consented to the name change petition submitted by District No. 1 seeking to change the official name of District No. 1 the Marvella Metropolitan District; and

WHEREAS, a copy of the Name Change Order was duly recorded on September 4, 2015 at Reception No. D5101252 in the real property records of Arapahoe County, Colorado; and

WHEREAS, Century Communities is the developer of the property located within the boundaries of the Districts (the "Project"); and

WHEREAS, the name of the Project was at some point changed from Verona Estates to Marvella; and

WHEREAS, the name change of District No. 1 to Marvella Metropolitan District will clarify the District's relationship to the Project; and

WHEREAS, the Board of Directors of District No. 2 has considered, or is scheduled to consider, a resolution setting forth that it is in the best interests of District No. 2 to be dissolved pursuant to Section 32-1-701(1), C.R.S.; and

WHEREAS, the City has further been advised that (a) District No. 2 has no financial obligations or outstanding bonds, and (b) District No. 2 does not provide any services; and

WHEREAS, the City Council desires to memorialize its consent to the proposed dissolution of District No. 2; and

WHEREAS, a copy of the proposed First Amendment to the Service Plan for Verona Estates Metropolitan District No. 1 (now known as the Marvella Metropolitan District) and Verona Estates Metropolitan District No. 2 (the "Amendment"), as submitted to the City by the Boards of Directors of the Districts is attached to this Resolution as **Exhibit A** and is incorporated herein by reference; and

WHEREAS, the City Council conducted a public hearing on October 5, 2015 on the proposed Amendment; and

WHEREAS, notice of the hearing before the City Council was duly published in <u>The Villager</u>, a newspaper of general circulation within the City, on September 10, 2015, and notice of the hearing was otherwise provided as required by Section 4-10-100 of the Municipal Code; and

WHEREAS, the City Council has considered the Amendment and all other testimony and evidence presented at the hearing; and

WHEREAS, the City Council finds that the Amendment should be approved subject to the conditions as set forth herein, if any,

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Centennial, Colorado as follows:

- Section 1. The City Council hereby finds and determines that all of the relevant requirements of the Special District Act and of Article 10 of Chapter 4 of the Municipal Code relating to the filing of the Amendment have been fulfilled, that notice of the hearing was given in the time and manner required by law, and that City Council has jurisdiction to act on the Amendment.
- Section 2. The City Council further determines that all pertinent facts, matters and issues were submitted at the public hearing; that all interested parties were heard or had the opportunity to be heard; and that evidence satisfactory to the City Council on each of the applicable criteria set forth in Sections 4-10-180 and 4-10-110(b) of the Municipal Code was presented.
- <u>Section 3.</u> The Amendment, in the form attached to this Resolution as <u>Exhibit A</u> is hereby approved without conditions.
- Section 4. The City Council consents to the proposed dissolution of District No. 2 and authorizes the City Attorney's Office to take, on behalf of the City, and in cooperation with counsel for District No. 2 or the Marvella Metropolitan District, any act necessary to complete the dissolution of District No. 2 in accordance with Part 7 of the Special District Act.
- Section 5. The District shall cause a copy of this resolution to be filed with the Arapahoe County District Court and the Division of Local Government within thirty (30) days of

City of Centennial Resolution No. 2015-R-61 Page 3

the effective date of this resolution, and shall submit proof of such filings to the City Clerk's office on or before December 31, 2015.

Section 6. This resolution shall be effective immediately upon approval by the City Council.

Adopted by a vote of 9 in favor and 5 against, this 5 day of October, 2015.

Cathy A. Noon, Mayor

ATTEST:

Approved as to Form:

City Clerk or Deputy City Clerk

For City Attorney's Office

City of Centennial Resolution No. 2015-R-61 Page 4

EXHIBIT A

First Amendment to the Service Plan for Verona Estates Metropolitan District No. 1 (now known as the Marvella Metropolitan District) and Verona Estates Metropolitan District No. 2

FIRST AMENDMENT TO THE

SERVICE PLAN

FOR

VERONA ESTATES METROPOLITAN DISTRICT NO. 1 (NOW KNOWN AS MARVELLA METROPOLITAN DISTRICT) AND VERONA ESTATES METROPOLITAN DISTRICT NO. 2 CITY OF CENTENNIAL, COLORADO

Prepared

By

McGeady Sisneros, P.C. 450 E. 17th Avenue, Suite 400 Denver, Co 80203-1254

Approved: October 19, 2015

INTRODUCTION

On September 6, 2006, the City Council of the City of Centennial, Colorado (the "City") approved a Consolidated Service Plan (the "2006 Consolidated Service Plan") for Verona Estates Metropolitan District Nos. 1 &2 (the "Districts"). The Districts were organized on January 5, 2007, by recordation of respective Orders and Decrees in the office of the Arapahoe County Clerk and Recorder.

This document is being presented pursuant to Section 32-1-207, C.R.S., and Section 4-10-180 of the Centennial Municipal Code, and shall be referred to as the First Amendment to the 2006 Consolidated Service Plan (the "Amendment").

- 1. The Districts were organized to acquire, construct, complete, install, finance, and/or operate and maintain certain public improvements within and without the Districts' boundaries, as described in the 2006 Consolidated Service Plan and modified by any subsequent inclusions or exclusions.
- 2. The 2006 Consolidated Service Plan proposed Verona Estates Metropolitan District No. 1 ("District No. 1") act as the Operating District, expected to coordinate the financing, construction, operations and maintenance of all Public Improvements, and Verona Estates Metropolitan District No. 2 ("District No. 2") act as the Taxing District.
- 3. The Board of Directors for both District No. 1 and District No. 2 have determined it is in the best interests of the inhabitants of the Districts for the property located with District No. 2 to be included into the boundaries of District No. 1, and to proceed with the dissolution of District No. 2 pursuant to Section 32-1-701, C.R.S, et. seq.
- District No. 2 has no assets to dispose of and no financial obligations or outstanding Debt.
- 5. The Board of Directors of District No. 1 desired to change District No. 1's name to "Marvella Metropolitan District" to clarify its relationship to the development known as Marvella, and commenced proceedings to effectuate such name change. Pursuant to that certain Order Granting Petition for Name Change entered by the Arapahoe County District Court on September 3, 2015, a copy of which was duly recorded on September 4, 2015, at Reception No. D5101252 in the real property records of Arapahoe County, Colorado, District No. 1 is now known as Marvella Metropolitan District.
- 6. Such a change of District No. 1's name was in the best interest of District No. 1 and will promote the health, safety, and prosperity of District No. 1 and its future taxpayers and residents.
- District No. 1 has no outstanding Debt and no creditors will be affected by the change of name.
- The Total Debt Issuance Limitation that the Districts are permitted to issue pursuant to the 2006 Consolidated Service Plan shall not exceed Four Million Dollars

(\$4,000,000). The 2006 Consolidated Service Plan was prepared and approved in 2006, and as such, the costs, figures, and assumptions were based on 2006 dollars.

- 9. An updated financial plan has been prepared by Stan Bernstein and Associates (the "Financial Plan"), which supports the potential bonding capacity for the District in the amount of Six Million Dollars (\$6,000,000). It is estimated that Century Communities, its successors and assigns (the "Developer") will advance funds to District No. 1 (now known as the Marvella Metropolitan District) sufficient to construct the District's infrastructure estimated at Eight Million Dollars (\$8,000,000). It is assumed that General Obligation Bonds in the amount of Three Million Eight Hundred Thousand Dollars (\$3,800,000) will be issued in late 2019, and in the amount of One Million Three Hundred Thousand Dollars (\$1,300,000) in late 2028, totaling Five Million One Hundred Thousand Dollars (\$5,100,000) in 2015 dollars (the "Bonds").
- 10. Pursuant to the 2006 Consolidated Service Plan, the Districts are vested with the power and authority to provide the District Improvements, as defined in the 2006 Consolidated Service Plan, and related operation and maintenance services within and without the boundaries of the Districts as such power and authority is described in the Special District Act, and other applicable statutes, common law, and the Constitution, subject to the limitation set forth in the 2006 Consolidated Service Plan.
- 11. Section 31-2-1004(8), C.R.S., of the Special District Act, provides for the provision of covenant enforcement and design review services by Title 32 metropolitan districts. It is the intent of the Districts to operate in place of an owners association, and pay for the costs associated with covenant enforcement and design review services by the imposition of an operations and maintenance mill levy.
- 12. As provided in the 2006 Consolidated Service Plan, the Maximum Debt Mill Levy for the repayment of Debt shall not apply to the Districts' ability to increase their mill levy as necessary for provision of operation and maintenance services to their taxpayers and service users.
- 13. The Boards of Directors of the Districts (the "Boards"), in petitioning the City Council for the service plan amendment, have represented to the City that the increase in the Total Debt Issuance Limitation, the clarification of the covenant enforcement and design review power, the dissolution of District No. 2, and the name change of District No. 1 to "Marvella Metropolitan District", shall result in a benefit to District No. 1 and to the taxpayers and the future residents of District No. 1.
- Capitalized terms not defined herein shall have the same meanings set forth in the 2006 Consolidated Service Plan.

AMENDMENTS

The 2006 Consolidated Service Plan is hereby amended as set forth herein:

The following defined terms are hereby added to Section II. Definitions:

Covenant Enforcement and Design Review Services: means those services authorized under Section 32-1-1004(8), C.R.S.

<u>Districts</u>: means the Verona Estates Metropolitan District No. 1 and 2. Any reference to "Districts" in this Service Plan shall, post-dissolution of District No. 2, refer exclusively to District No. 1, now known as the Marvella Metropolitan District.

The following defined term in Section II. Definitions, is hereby amended to read as follows, with deletions shown in strike-through text and additions shown in underlined text:

District No. 1: means the Verona Estates Metropolitan District No. 1₋, now known as the Marvella Metropolitan District in accordance with the Order Granting Petition for Name Change entered of record by the Arapahoe County District Court on September 3, 2015, and a copy of which was duly recorded on September 4, 2015, at Reception No. D5101252 in the real property records of Arapahoe County, Colorado.

3. The first paragraph of Section V.A is hereby amended to read as follows, with deletions shown in strike-through text and additions shown in underlined text:

The Districts shall have the power and authority to provide the District Improvements and related operation and maintenance services within and without the boundaries of the Districts as such power and authority is described in the Special District Act, as amended from time to time, and other applicable statutes, common law and the Constitution, subject to the limitations set forth herein. The services to be provided by the Districts include but are not limited to: Water; Streets; Traffic and Safety Controls; Drainage; Parks and Recreation; and Sanitation; and Covenant Enforcement and Design Review; all as further set forth in Title 32, C.R.S., and as regulated by the City of Centennial through its Location and Extent, or other appropriate, process. The anticipated District Improvements and their anticipated location are attached hereto as Exhibit E. A material modification of this Service Plan shall be deemed to exist in accordance with the provisions of section 32-1-207(2), C.R.S., and shall specifically include, but not necessarily be limited to the following events: (1) issuance of Debt in excess of Four Million Dollars (\$4,000,000) Six Million Dollars (\$6,000,000), (2) issuance of Debt in excess of the Maximum Debt Mill Levy Imposition Term: (3) imposition of a debt service mill levy in excess of the Maximum Debt Mill Levy: (4) providing services over and above the authorization provided herein: and, (5) violation of any of the below items in Section V(A) 1-10, herein. Any and all material modifications shall be undertaken in accordance with the provisions of Title 32, C.R.S., and shall require a Service Plan amendment, approved by the City Council.

- 4. Section V.A. is hereby amended to include the following as section V.A.11:
- 11. Covenant Enforcement and Design Review. The Districts shall have the power to provide covenant enforcement and design review services within the Districts if the Districts and the governing body of a master association or similar body contract for such services, or if the declaration, rules and regulations, or any similar document containing the covenants to be enforced for the area within the Districts name the Districts, as applicable, as the enforcement or design review entity. The Districts shall have the power to provide

covenant enforcement and design review services only if revenues used to provide such services are derived from the area in which the service is furnished. The City shall not bear any responsibility for covenant enforcement or design review services within the boundaries of the Districts.

Section V.A.6 is hereby amended to read as follows, with deletions shown in strike-through text, and additions shown in underlined text:

<u>Total Debt Issuance Limitation</u>. The Districts shall not issue Debt in excess of Four Million Dollars (\$4,000,000) <u>Six Million Dollars (\$6,000,000)</u> without City approval.

6. Section VI.A is hereby amended to read as follows, with deletions shown in strike-through text, and additions shown in underlined text:

The Districts shall be authorized to provide for the planning, design, acquisition, construction, installation, relocation and/or redevelopment of the District Improvements from their revenues and by and through the proceeds of Debt to be issued by the Districts. The Financial Plan for the Districts shall be to issue such Debt as the Districts can reasonably pay from revenues derived from the Maximum Debt Mill Levy, Fees and other legally available revenues. A sample Financial Plan is attached hereto as Exhibit F. The total Debt that the Districts shall be permitted to issue shall not exceed Four Million Dollars (\$4,000,000) Six Million Dollars (\$6,000,000) from the imposition of mill levy, Fees and as may be set forth herein. The District Debt shall be permitted to be issued on a schedule and in such year or years as the Districts determine, in its their discretion, shall meet the needs of the Financial Plan referenced above and phased to serve development as it occurs. All bonds and other Debt issued by the Districts may be payable from any and all legally available revenues of the Districts, including general ad valorem taxes, and Fees to be imposed upon all Taxable Property within the Districts. The Districts will also rely upon various other revenue sources authorized by law. These will include the power to assess Fees, rates, tolls, penalties, or charges as provided in Section 32-1-1001(1), C.R.S., as amended from time to time.

7. The last paragraph of Section VI.H is hereby amended to read as follows, with deletions shown in strike-through text, and additions shown in underlined text:

The Maximum Debt Mill Levy for the repayment of Debt shall not apply to the Districts' ability to increase their mill levy as necessary for provision of operation and maintenance services to their taxpayers and service users. However, without the prior written consent of the City, the Districts' shall not impose or collect property taxes in excess of One Million Dollars (\$1,000,000) annually for operations and maintenance services. Any written consent provided by the City to the Districts to increase the \$1,000,000 limitation for operations and maintenance provided above, shall not be deemed to be a material modification of the Service Plan as provided in Section V.A., as amended.

- 8. **Exhibit F** to the 2006 Consolidated Service Plan is hereby replaced in its entirety with **Exhibit F**, attached hereto and incorporated herein by reference.
- 9. **Exhibit G** to the 2006 Consolidated Service Plan is hereby replaced in its entirety with **Exhibit G**, attached hereto and incorporated herein by reference.

10. All language in the 2006 Consolidated Service Plan not amended by this Amendment shall remain in effect as written.

EXHIBIT F Financial Plan (2015)

Stan Bernstein and Associates, Inc.

Financial Planners and Consultants
For Local Governments, Municipal Bond Underwriters, and Real Estate Developers
PO Box 5342
Vail, CO 81658
970-390-9162 amy.bernstein.greer@gmail.com

July 23, 2015

Verona Estates Metropolitan District c/o Century Communities 8390 E. Crescent Parkway Suite 650 Greenwood, Village, CO 80111

Scope and Limitations of Engagement

We have compiled the accompanying estimate of potential bonding capacity for the Verona Estates Metropolitan District ("the District"). A compilation is limited to presenting information and assumptions that are those of the proponents of the District, and does not include independently verifying the accuracy of the information or assumptions.

Assumptions

The following key assumptions have been provided by Century Communities ("the Developer"), and form the basis of the estimate of potential bonding capacity for the District.

- A total of 73 homes with average market values in the amount of \$850,000 are expected to be completed at full buildout. It is assumed that the market values of the homes will increase by an average of 3% every year beginning for tax reassessment year 2017.
- 12 homes are expected to be completed during 2015, 48 homes are expected to be completed during 2016, and 13 homes are expected to be completed in 2017.
- 3. The debt service mill levy is expected to be 50.00 mills beginning for tax collection year 2018 when it is expected that general obligation bonds will first be issued. The operating/administrative mill levy is expected to be 42.00 mills and is expected to fund administrative costs of the District (i.e., legal, accounting, audit, insurance, etc.), as well as grounds maintenance expenses (including utilities), mosquito control and replacement reserves and contingencies. Most of these

Assumptions (continued)

administrative and operating costs are typically funded by a HOA, but since they will be funded from the District through tax deductible property taxes instead of non-tax deductible assessments, it is expected that property owners will realize substantial savings. The combined debt service and operating mill levy is expected to be 92.00 mills, although it appears that the assumed 50.00 mill debt service levy could be reduced over time depending upon the rate of property appreciation.

- It is assumed that the Developer will advance funds to the District during 2015 sufficient to construct the District's infrastructure estimated at \$8.0 million.
- 5. It is assumed that General Obligation bonds in the amount of \$3,800,000 will be issued on December 1, 2019, and in the amount of \$1,300,000 on December 1, 2028. These two bond issues total \$5,100,000 and will be used to reimburse the Developer for infrastructure costs in the amount of \$4.896 million (after deducting bond issuance costs and debt service reserve funds).
- Operating expenditures have been inflated by a factor of 3% annually beginning in 2016. It is assumed that the Developer will advance funds for the payment of administrative costs during years 2015 through 2017.
- 7. Average interest rates of 6.50% have been assumed based upon a maximum of 30-year level debt service. It is assumed that issuance costs will be funded from bond proceeds (\$152,000 for the first bond issue, and \$52,000 for the second bond issue). Depending upon assessed valuation levels, interest rates, and municipal bond market conditions it is also possible that only one bond issue totaling \$3,800,000 could be issued by the District, or that the second bond issue could be accelerated.
- 8. As described above, administrative and operating costs are assumed to be funded from an operating mill levy of 42.0 mills. During the early years of the District it appears that it could be necessary for the Developer to advance funds for the payment of administrative costs with repayment expected as the tax base increases.
- Specific Ownership Tax revenues have been calculated based on applying a factor of 6.0% to annual property tax revenues.
- It is assumed that the County Treasurer's collection fee will be 1.5% property tax revenues.
- Interest earnings on accumulated funds available are assumed to average 0.25% annually.

Memorandum July 23, 2015 Page 3 of 3

Estimate of Potential Bonding Capacity

Based upon the above assumptions, the attached Exhibit I indicates a potential bonding capacity of approximately \$5,100,000. This estimate assumes average home value inflation of approximately 3% per year beginning for tax collection year 2018. If the annual rate of inflation exceeds 3% per year the amount of bonds that could be supported would exceed \$5,100,000; conversely if average home appreciation is less than 3% annually, it might not be possible to amortize the assumed \$5,100,000 bond issue over a 30 year period.

DISCLAIMER AND LIMITATIONS

The assumptions disclosed in the Financial Plan are those of the Developer and have not been independently reviewed by Stan Bernstein and Associates, Inc. Those assumptions identified are believed to be the significant factors in determining financial feasibility; however, they are likely not to be all-inclusive. There will usually be differences between forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material. Key assumptions – like those relating to market values of real property improvements and the buildout schedule of such property – are particularly sensitive in terms of the timing necessary to create the tax base for the District. A small variation in these variables, and to their timing, can have a large effect on the forecasted results. There is a high probability that the forecasted results will differ from realized future tax base factors and such variations can be material. Additionally, other key assumptions relating to inflation, assessment ratios, interest rates, and infrastructure, administrative, and operating costs may, and likely will, vary from those assumed.

Because Stan Bernstein and Associates, Inc. has not independently evaluated or reviewed the assumptions that the Financial Model is based upon, we do not vouch for the achievability (and disclaim any opinion) of the information presented on the accompanying Exhibit I and Schedule 1. Furthermore, because of the inherent nature of future events, which are subject to change and variation as events and circumstances change, the actual results may vary materially from the results presented on Exhibit I and Schedule 1. Stan Bernstein and Associates, Inc. has no responsibility or obligation to update this information or this Financial Model for events occurring after the date of this report.

Very truly yours,

Amy Greer (for the firm)

Stan Bernstein and Associates, Inc.

WORKING DRAFT SUBJECT TO REVISION 23-Jul-15 SEE CONSULTANTS' DISCLAMER

TOTAL LTD. G.O. BONDS OUTSTANDING @ 12/31 % OF OUTSTANDING LTD. G.O. BONDS/ASSESSED VALUATION	ENDING FUND BALANCE - DECEMBER 31 SERIES 2019 BONDS DSRF SERIES 2028 BONDS DSRF RESTRICTED FOR FUTURE DEBT SERVICE	BEGINNING FUND BALANCE - JANUARY 1	GROSS BOND ISSUES COSTS OF BOND ISSUANCE @4% REMBURSE DEVELOPER FOR INFRASTRUCTURE COSTS	EXCESS REVENUES OVER EXPENDITURES AND DEBT SERVICE	TOTAL LIMITED G.O. BONDS DEBT SERVICE	SERIES 12/1/2028 @ 6.5% INTEREST @ 6.5% PRINCIPAL REDUCTION TOTAL DEBT SERVICE LTD. G.O. BONDS OUTSTANDING @ 12/31	LTD. TAX G.O. (CONVERTIBLE TO ULT. TAX) BONDS SERIES 12/1/2019 @ 6.5% INTEREST @ 6.5% FRINCIPAL REDUCTION TOTAL DEBT SERVICE LTD. G.O. BONDS OUTSTANDING @ 12/31	FUNDS AVAILABLE FOR DEBT SERVICE	EXPENDITURES COUNTY TREASURER 3 0% COLLECTION FEE INFRASTRUCTURE EXPENDITURES DISTRICT OPERATING AND MAINTENANCE (SCH. 3) 3% ANNUAL INCREASES CONTINGENCY FOR OPERATING AND MAINTENANCE (5 MILLS) TOTAL EXPENDITURES	REVENUES PROPERTY TAXES - OPERATIONS AND ADMINISTRATION PROPERTY TAXES - DEBT SERVICE SPECIFIC OWNERSHIP TAXES @ 8% OF PROPERTY TAXES DEVELOPER OPERATING CONTRIBUTION (REPATWENTS DEVELOPER ADVANCES FOR INFRASTRUCTURE INTEREST EARNINGS @ 2% OF BEGINNING FUNDS TOTAL REVENUES	CASH FLOW	KEY ASSUMPTIONS ASSESSED VALUATION (SCH 1) DEBT SERVICE MILL LEVY ADMINISTRATIVE/OPERATIONS MILL LEVY TOTAL DISTRICT MILL LEVY (SO MILLS FOR DEBT) INCREMENTAL RESIDENTIAL UNITS ADDED (SCH 1) CUMULATIVE RESIDENTIAL UNITS (SCH 1)
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ASSESSED VALUATION (SCH 1) DEBT SERVICE MILL LEVY ADMINISTRATIVE/OPERATIONS MILL LEVY TOTAL DISTRICT MILL LEVY (50 MILLS FOR DEBT) NICREMENTAL RESDEPTIAL UNITS ADDED (SCH 1) CUMULATIVE RESDEPTIAL UNITS (SCH 1)	VERONA METROPOLITAN DISTRICT CASH PLOW FORECASTS FOR THE YEARS ENDING DECEMBER 31, 2014 THROU
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CASH BLOW

REVENUES

PROPERTY TAXES - OPERATIONS AND ADMINISTRATION PROPERTY TAXES - DEBT SERVICE

SPECIFIC OWNERSHIP TAXES @ 5% OF PROPERTY TAXES OF SECULOPER OPERATING CONTRIBUTION (REPAYMENTS DEVELOPER ADVANCES FOR INFRISTRUCTURE INTEREST EARNINGS @ 2% OF BEGINNING FUNDS TOTAL REVENUES

EXPENDITURES
COUNTY TREASURER 3.0% COLLECTION FEE
INFRASTRUCTURE EXPENDITURES
DISTRICT OPERATING AND MAINTENANCE (SCH. 3).3% ANNUAL INCICONTINGENCY FOR OPERATING AND MAINTENANCE (5 MILLS)
TOTAL EXPENDITURES

FUNDS AVAILABLE FOR DEBT SERVICE

LTD. TAX G.O. (CONVERTIBLE TO ULT. TAX) BONDS SERIES 12/1/2019 @ 6.5%
NITEREST @ 6.5%
PRINCIPAL REDUCTION
TOTAL DEBT SERVICE
LTD. G.O. BONDS CUTSTANDING @ 1231

SERIES 12/1/2028 @ 6.5%
INTEREST @ 6.5%
PRINCIPAL REDUCTION
TOTAL DEBT SERVICE
LTD, G.O. BONDS OUTSTANDING @ 1231

TOTAL LIMITED G.O. BONDS DEBT SERVICE

EXCESS REVENUES OVER EXPENDITURES AND DEBT SERVICE

COSTS OF BOND ISSUANCE @4%
REIMBURSE DEVELOPER FOR INFRASTRUCTURE COSTS GROSS BOND ISSUES

BEGINNING FUND BALANCE - JANUARY 1

ENDING FUND BALANCE - DECEMBER 31 SERIES 2019 BONDS DSRF SERIES 2028 BONDS DSRF RESTRICTED FOR FUTURE DEBT SERVICE

TOTAL LTD. G.O. BONDS OUTSTANDING @ 12/11
% OF OUTSTANDING LTD. G.O. BONDS/ASSESSED VALUATION

									NCREASES		
3.430,000 51.89%	522,488 250,000 0 332,488	565,067	1010 0	56,820	292,175	0 0 0 0	227,175 <u>65,000</u> 292,175 3,430,000	348 995	8,328 0 273,742 5,000 287,070	2026 277,609 330,487 16,657 0 0 11,313 636,086	2026 5,609,737 50,000 42,000 92,000 0 73
3,360,000	671,457 290,000 0 381,457	622,488	0000	48,970	292,850	1010100	222,950 70,000 292,950 3,360,000	341,920	8,328 0 281,954 5,000 295,282	2027 277,609 330,487 16,657 0 0 12,450 637,202	50.00 92.00 13 13
3.285,000 46.89%	749.483 290,000 0 459.483	671,457	10100	78,026	293,400	10 10 10 0	218,400 75,000 293,400 3,285,000	371,426	8,828 0 290,413 5,000 304,241	2028 294,265 350,316 17,656 0 0 13,429 675,667	7,006,321 50,00 42,00 92,00 13
4.505,000 60.66%	820 <u>232</u> 290,000 100,000 430,232	749,483	1,300,000 <u>52,000</u> 1,248,000	70,749	290 525	1,300,000	213,525 80,000 283,525 3,205,000	364,274	8,828 0 299,125 <u>5,000</u> 312,953	2029 294,265 350,316 17,656 0 0 14,990 677,227	7,006,321 50,00 42,00 92,00 0 73
4.405.000 59.31%	823,327 290,000 100,000 433,327	820,232	10100	3,095	392,825	84,500 15,000 99,500 1,285,000	208,325 85,000 293,325 3,120,000	395,920	9,358 0 308,089 <u>5,000</u> 322,457	2030 311,921 371,335 18,715 0 0 16,405 718,376	7.426.701 50.00 42.00 92.00 7.3
4.300,000 54.62%	818.741 290,000 100,000 428,741	823.327	0000	(4,586)	391,325	83,525 15,000 98,525 1,270,000	202,800 90,000 292,800 3,030,000	386,739	9,356 0 317,342 5,000 331,700	2031 311,921 371,335 18715 0 0 16,467 718,438	7.428,701 \$50,00 \$2,00 92,00 0 73
4,185,000 53,16%	842.924 290,000 100,000 452.924	818.741	1010 0	24,184	394,500	82,550 20,000 102,550 1,250,000	196,950 95,000 291,950 2,935,000	418,684	9,919 0 326,862 5,000 341,781	2032 330,637 383,615 19,838 0 0 16,375 760,465	7.872.303 50.00 42.00 92.00 7.3
4065,000	960 261 290,000 100 000 470 261	842 924	10100	17,336	392,025	81,250 20,000 101,250 1,230,000	190,775 100,000 290,775 2,835,000	409,361	5,919 0 336,668 5,000 351,587	2033 330,637 393,615 19,838 0 0 16,856 760,949	2023 1.872,303 50,00 42,00 92,00 13
47.22%	280,000 100,000 474,626	860,261	000	4.365	389 225	79,950 <u>20,000</u> <u>99,950</u> 1,210,000	184,275 105,000 289,275 2,730,000	393,590	10,514 0 346,768 5,000 362,282	2034 350,475 367,164 21,008 0 17,205 755,973	8.344.641 44.00 86.00 12
3.805.000 43.02%	290,000 100,000 466,801	864 626	10100	(7,825)	391,100	78,650 20,000 98,650 1,190,000	177,450 115,000 222,450 2,615,000	383,275	10,514 0 357,171 5,000 372,685	2035 350,475 367,164 21,028 0 0 17,290 755,960	8.344.641 44.00 42.00 86.00 73
3,665,000	290,000 100,000 495,568	856,801	10100	28,767	387,325	77,350 20,000 97,350 1,170,000	169,975 120,000 289,975 2,495,000	416,092	11 145 0 367,886 5 000 384,031	2036 371,503 385,194 22,290 0 0 17,136 800,124	8.845.319 44.00 42.00 86.00 0

N

TOTAL LTD. G.O. BONDS OUTSTANDING @ 1271 % OF OUTSTANDING LTD. G.O. BONDS/ASSESSED VALUATION	ENDING FUND BALANCE - DECEMBER 31 SERIES 2019 BONDS DSRF SERIES 2028 BONDS DSRF RESTRUCTED FOR FUTURE DEBT SERVICE	BEGINNING FUND BALANCE - JANUARY 1	GROSS BOND ISSUES COSTS OF BOND ISSUANCE @4% REIMBURSE DEVELOPER FOR INFRASTRUCTURE COSTS	EXCESS REVENUES OVER EXPENDITURES AND DEBT SERVICE	TOTAL LIMITED G.O. BONDS DEBT SERVICE	SERIES 12/12/028 @ 6.5% INTEREST @ 6.5% PRINCIPAL REDUCTION TOTAL DEBT SERVICE LTD. G.O. BONDS OUTSTANDING @ 12/31	LTD. TAX G.O. (CONVERTIBLE TO ULT. TAX) BONDS SERIES 12/1/2019 @ 6.5% INTEREST @ 6.5% PRINCIPAL REDUCTION TOTAL DEBT SERVICE LTD. G.O. BONDS OUTSTANDING @ 12/31	FUNDS AVAILABLE FOR DEBT SERVICE	EXPENDITURES COUNTY TREASURER 3.0% COLLECTION FEE INFRASTRUCTURE EXPENDITURES DISTRICT OPERATING AND MAINTENANCE (5 MILLS) CONTINGENCY FOR OPERATING AND MAINTENANCE (5 MILLS) TOTAL EXPENDITURES	REVENUES PROPERTY TAXES - OPERATIONS AND ADMINISTRATION PROPERTY TAXES - OPERATIONS AND ADMINISTRATION PROPERTY TAXES - OPERATING SERVICE SPECIFIC OWNERSHIP TAXES @ 6% OF PROPERTY TAXES DEVELOPER OPERATING CONTRIBUTION (REPAYMENTS DEVELOPER ADVANCES FOR MEREASTRUCTURE INTEREST EARNINGS @ 2% OF BEGINNING FUNDS TOTAL REVENUES	CASH FLOW	ASSESSED VALUATION (SCH 1) DEBT SERVICE MILL LEVY ADMINISTRATIVE/OPERATIONS MILL LEVY TOTAL DISTRICT MILL LEVY (50 MILLS FOR DEBT) INCREMENTAL RESIDENTIAL UNITS ADDED (SCH 1) CUMULATIVE RESIDENTIAL UNITS (SCH. 1)
3,510,000	897,974 290,000 100,000 507,974	885,568	0 00 0	12,406	393,225	76,050 25,000 101,050 1,145,000	162,175 130,000 292,175 2,365,000	405.631	11,145 0 378,923 5,000 395,068	2037 371,503 389,194 22,290 0 0 17,711 800,699		8.845.319 44.00 45.200 86.000 96.000 7.3
350,000	290,000 100,000 504,390	897,974	1010 0	(3,584)	388,150	74,425 25,000 99,425 1,120,000	153 725 135,000 2188 725 2,230,000	384,566	11,814 0 390,291 5,000 407,104	2038 393,754 356,289 23,628 0 0 17,959 791,670		2038 9,376,038 38,000 47,000 80,000 0 73
3.180,000 32.00%	879,425 290,000 100,000 489,425	894,390	10100	(14,965)	387.750	72,800 25,000 97,800 1,085,000	144,950 145,000 289,950 2,085,000	372,785	11,814 0 401,999 5,000 418,813	2039 393,754 356,289 23,628 0 0 17,888 791,598		2.376,038 38,000 42,000 80,000 73
2.985,000 30.14%	290,000 100,000 503,865	879,425	10 10 0	14,440	391,700	71,175 30,000 101 175 1,065,000	135 525 155,000 280,525 1,930,000	406,140	12,523 0 414,059 5,000 431,582	2040 417,421 377,667 25,045 0 0 17,589 637,722		99.508.601 38.601 42.00 80.000 17.1
2,800,000 26,58%	296,197 290,000 100,000 506,197	680,665	10100	4.332	389,675	69,725 30,000 98,725 1,035,000	125,450 165,000 290,450 1,765,000	394,007	12,523 0 426,481 5,000 444,004	2041 417.421 377.667 25,045 0 17.877 838.011		9.538.5001 38.000 42.000 80.000 7.3
2.590,000 24.58%	296,000 296,000 106,000 545,953	898,197	10 to 0	37,756	392,000	67,275 35,000 102,275 1,000,000	114,725 175,000 289,725 1.590,000	429,756	13,274 0 439,275 5,000 457,549	2042 442,466 400,327 26,548 0 0 17,964 887,305		10.534.917 38.000 49.000 80.000 13.33
2,365,000 21,18%	959,936 290,000 100,000 569,936	935,953	10100	23,983	393,350	85,000 35,000 965,000	103,350 190,000 293,350 1,400,000	417,333	13,274 0 452,454 5,000 470,728	2043 442,486 400,327 26,548 0 0 18,719 886,060		2043 10.534.917 38.00 42.00 80.00 0
										2044 469,014 379,678 28 141 0 18,199 896,032		4.0
1,875,000	985,094 290,000 100,000 595,094	982,145	10100	3,948	393,450	60,450 40,000 100,450	78,000 215,000 293,000 985,000	397,398	14,070 0 480,008 5,000 489,079	2045 469,014 379,678 28,141 0 0 19,643 896,477		2045 11,167,012 34,00 42,00 76,00 12,00 175,00
										2046 497,155 402,459 29,829 0 0 19,722 349,166		1.60
1,325,000	1,065,381 250,000 100,000 675,381	1,034,061	0000	31,320	389,650	55,250 45,000 100,250 805,000	49,400 240,000 289,400 520,000	420,970	14,915 0 509,241 5,000 529,155	2047 497,1555 402,459 29,829 0 0 0 20,6891 950,125		2047 11,837,032 34,00 42,00 76,00 0 73

EXHIBIT I
VERONA METROPOLITAN DISTRICT
CASH FLOW FORECASTS
FOR THE YEARS ENDING DECEMBER 31, 2014 THROUGH 2000

ARS ENDING DECEMBER 31, 2014 TH	FORECASTS	TROPO ITAN DISTRICT	
ROUGH 2050			

TOTAL LTD. G.O. BONDS OUTSTANDING @ 1251 % OF OUTSTANDING LTD. G.O. BONDS/ASSESSED VALUATION	ENDING FUND BALANCE - DÉCEMBER 31 SERIES 2019 BONDS DSRF SERIES 2029 BONDS DSRF RESTRICTED FOR FUTURE DEBT SERVICE	BEGINNING FUND BALANCE - JANUARY 1	GROSS BOND ISSUES COSTS OF BOND ISSUANCE @4% REMBURSE DEVELOPER FOR INFRASTRUCTURE COSTS	EXCESS REVENUES OVER EXPENDITURES AND DEBT SERVICE	TOTAL LIMITED G.O. BONDS DEBT SERVICE	SERIES 12/1/2028 @ 6.5% NITEREST @ 6.5% PRINCIPAL REDUCTION TOTAL DEBT SERVICE LTD. G.O. BONDS OUTSTANDING @ 12/21	LTD. TAX G.O. (CONVERTIBLE TO ULT. TAX) BONDS SERIES 12/1/2019 @ 6.5% INTEREST @ 6.5% PRINCIPAL REDUCTION TOTAL DEBT SERVICE LTD. G.O. BONDS OUTSTANDING @ 12/21	FUNDS AVAILABLE FOR DEBT SERVICE	EXPENDITURES COUNTY TREASURER 3 0% COLLECTION FEE INFRASTRUCTURE EXPENDITURES DISTRUCT OPERATING AND MANTENANCE (SCH. 3) 3% ANNUAL INCREASES CONTINGENCY FOR OPERATING AND MAINTENANCE (5 MILLS) TOTAL EXPENDITURES	REVENUES PROPERTY TAXES - OPERATIONS AND ADMINISTRATION PROPERTY TAXES - DEBT SERVICE SPECIFIC OWNERSHIP TAXES @ 6% OF PROPERTY TAXES DEVELOPER OPERATING CONTRIBUTION (REPAYMENTS DEVELOPER ADVANCES FOR MIRASTRUCTURE INTEREST EARNINGS @ 2% OF BEGINNING FUNDS TOTAL REVENUES	CASH FLOW	ASSESSED VALUATIONS ASSESSED VALUATION (SCH. 1) DEBT SERVICE MILL LEVY ADMINISTRATIVE/OPERATIONS MILL LEVY TOTAL DISTRICT MILL LEVY (SO MILLS FOR DEBT) NICREMENTAL RESIDENTIAL UNITS ADDED (SCH. 1) CUMULATIVE RESIDENTIAL UNITS (SCH. 1)
1,020,000 8,13%	1,135,446 0 100,000 1,035,446	1,065,381	0 0 0	70,066	391,125	\$2,325 45,000 97,325 780,000	33,800 250,000 250,000 250,000	461,191	15,810 0 524,518 5,000 545,327	2048 526,995 426,907 31,619 0 0 21,308 1,000,516		2048 12,547,254 42,00 76,00 0 73
5.34%	1,205,003 0 100,000 1,105,003	1,135,446	1010 0	70,556	376,300	49,400 50,000 99,400 710,000	16,900 280,000 276,900	446,856	15,810 0 540,253 5,000 561,063	2049 526,985 426,607 31,619 0 0 22,709 1,007,515		12.547.254 34.00 42.00 76.00 73
7,000 G	350,077 0 100,000 260,077	1,206,003	1010 0	(845,926)	756,150	46,150 710,000 756,150 0	10 1010 0	(89,776)	16,758 0 556,461 5,000 578,219	2050 558,604 452,203 33,516 (580,000) 0 24,120 488,443		73,300,089 34,00 42,00 76,00 13
ю	360,077	ю	5,100,000 204,000 4,896,000	360,077	11,469,350	1,447,875 1,300,000 2,747,875	4,921,475 3,600,000 8,721,475	11,829,427	355,829 8,000,000 12,513,261 171,500 21,040,590	11,860,880 11,791,506 711,659 8,000,000 505,873 32,870,017		73 73

WORKING DRAFT SUBJECT TO REVISION

2021

TOTAL

13 10 10

2 2 2

0 62,050,000

62,050,000 62,050,000 62,050,000

0 0 0 4,939,180 5,882,642

4,939,180 4,939,180 0 4,939,180 4,939,180 5,882,642

Year Assessed Valuation Certified To VMD #1 Year Taxes Received By VMD #1	Assessed Values (Residential @ 7.96%): Single Family Total Assessed Value Total Assessed Valuetion Nacant Land Total Assessed Valuetion - Nacant Land Total Assessed Valuetion - Cumulative Total Assessed Valuetion - Cumulative Total Assessed Valuet - Cum. 6% Biomnial Not increase after 2017	Actual Values: Single Family Total Actual Values - Incremental Total Actual Values - Cumulative	Total Project Value	Total Residential - Cumulat.	Total Residential - Increm.	Residential Single Family	BUILDOUT - RESIDENTIAL (Source: Century Communities Planned Average Number Per Unit Description of Unit Of Nornes Price	SCHEDULE 1 (RESIDENTIAL DISTRICT) VERONA METROPOLITAN DISTRICT PROJECTED ASSESSED VALUATION BUILDOUT FOR THE YEARS ENDING DECEMBER 31, 2014 THROUGH 2021
dified To VMD #1	@7.96%): scant Land incremental Cumulative in. 6% Biennial I	emental		73	23	23	ource: Century Planned Number of Homes	DISTRICT) STRICT JUATION - BUILL CEMBER 31, 20
	lot increases				850,000	850,000	Communities Average Per Unit	OUT 14 THROUGH
	after 2017		62,050,000		62,050,000	52,050,000	Total Gross Unit Volume	12021
2015 2016	100,000 100,000 100,000	01010		10	10	10	2014	
2016 2017	811,920 811,920 0 811,920 911,920	10,200,000 10,200,000 10,200,000		12	12	12	2016	
2017 2018	3.247.680 3.247.680 0 3.247.680 4.159.600 4.409.176	40,800,000 40,800,000 51,000,000		18	念	緣	2016	
2018	879,580 879,580 (100,000) 779,580 4,939,180 5,235,531	11,050,000 11,050,000 62,050,000		73	13	13	2017	WORKING DRAFT SUBJECT TO REVISION 23-Jul-15 SEE CONSULTANTS' DI
2019	4,939,180 5,549,663	0 0 62,050,000		73	Ю	ID.	2018	WORKING DRAFT SUBJECT TO REVISION 23-Viri-15 SEE CONSULTANTS' DISCLAIMER
	0 0 0 0 1,939,180 5,549,663	52,050,000		7	0		2019	LAMER
	4.939 180 5.882 642	62,050,000		73	10	10	2020	

2022

SCHEDULE 2
VERONA METROPOLITAN DISTRICT
CAPITAL EXPENDITURES
FOR THE YEARS ENDING DECEMBER 31, 2014 THROUGH 2031

CAPTIAL EXPENDITURES

WORKING DRAFT SUBJECT TO REVISION 23-Jul-15 SEE CONSULTANTS' DISCLAMER

TOTAL CAPITAL EXPEND. CONTRIBUTED FROM DEV	TOTAL CAPITAL EXPENDITURES REMBURSED FF	TOTAL CAPITAL EXPENDITURES	LANDSCAPE CONTINGENCY (15%)	ENGINEERING CONSTRUCTION CONTINGENCY (15%)	ENGINEERING DESIGN CONTINGENCY (15%)	CITY OF CENTENNAL COSTS (TRAFFIC, STREAM DRAINANGE	ENGINEERING DESIGN	LANDSCAPE	PARKS AND REC	EARTHWORK	DRY UTILITIES	WATER	SANITARY SEWER	STORM DRAMAGE	STREETS	
. O	Q	10	10	0	0	0	0	0	0	0	0	0	0	0	0	2014
8,000,000	(0	8,000,000	162111	372,470	24,810	150,000	165,400	1,080,740	111,882	633,988	114,000	285,019	199,268	304,832	834,142	2016
10	10	10	0	0	0	0	0	0	0	0	0	0	0	0	0	2016
ю	ю	10	10	o	o	o	0	D	0	0	0	0	D	0	0	2017
0 ##	0 454K	10	10	0 0	0	0 0	0 0	0	0 0	0 0	0	0 0	0 0	0 0	0 0	2018 2019
ю	10	10	10	0	0	0	0	0	0	0	0	0	0	0	0	2020
10	10	10	ю	0	0	0	0	0	0	0	0	0	0	0	0	2021
ю	10	10	10	0	0	0	0	0	0	0	0	0	0	0	0	2022
10	10	10	10	0	0	0	a	0	0	0	0	0	0	0	0	2023
10	10	10	Ю	0	0	0	0	0	0	0	0	0	0	0	0	2024
10	10	10	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 0	2025 2026
10	10	10	10	0	0	0	0	0	0	0	0	0	0	0	0	2027
10	10	10	10	0	0	0	0	D	0	0	0	0	0	0	0	2028
1	120	10	10	0	0	0	0	0	0	0	0	0	0	0	0	2029
10	10	10	10	0	0	0	0	0	0	0	0	0	0	0	0	2030
10	10			0												2031
3,104,000	4,896,000														834,142	STATOL
XOS BE	61.20%															

EXHIBIT G Disclosure Form (2015)

SPECIAL DISTRICT PUBLIC DISCLOSURE DOCUMENT

<u>VERONA ESTATES METROPOLITAN DISTRICT NO. 1</u> (TO BE KNOWN AS MARVELLA METROPOLITAN DISTRICT)

As required pursuant to Section 32-1-104.8 of the Colorado Revised Statutes ("C.R.S."), this Public Disclosure Document has been prepared by Verona Estates Metropolitan District No. 1 (to be known as Marvella Metropolitan District) (the "District") to provide information regarding the District.

DISTRICT'S POWERS

The powers of the District as authorized by Section 32-1-1004, C.R.S. and under its Service Plan, as approved by the City Council of the City of Centennial (the "City") on September 6, 2006 (the "Service Plan"), are to plan for, design, finance, acquire, construct, install, relocate, and/or redevelop certain public improvements, including, but not limited to, streets, safety protection, water, sewer, storm drainage, and park and recreation improvements. The District has submitted a First Amendment to the Service Plan and anticipates a Public Hearing on the First Amendment to the Service Plan on October 5, 2015 (the "Amended Service Plan"). The Amended Service Plan, if approved, will increase the District's Debt Authorization (as discussed in more detail below) to Six Million Dollars (\$6,000,000) and provide covenant enforcement and design review authority (as discussed in more detail below) to the District.

DISTRICT'S SERVICE PLAN

The District's Service Plan, which can be amended from time to time, includes a description of the District's powers and authority. A copy of the District's Service Plan is available from the Division of Local Government in the State Department of Local Affairs ("Division"). A copy of the Amended Service Plan will also be available from the Division upon approval.

The District is authorized by Title 32 of the Colorado Revised Statutes to use a number of methods to raise revenues for capital needs and general operations costs. These methods, subject to the limitations imposed by Section 20 of Article X of the Colorado Constitution ("TABOR"), include issuing debt, levying taxes, and imposing fees and charges. Information concerning District directors, management, meetings, elections, and current taxes are provided annually in the Notice to Electors described in Section 32-1-809(1), C.R.S., which can be found at the District office, on file at the Division, or on file at the office of the Clerk and Recorder of Arapahoe County.

DEBT AUTHORIZATION

Pursuant to its Service Plan, the District has authority to issue up to Four Million Dollars (\$4,000,000) (without City approval) of debt to provide and pay for public infrastructure improvement costs. The Service Plan was prepared and approved in 2006, and as such, the costs, figures, and assumptions were based on 2006 dollars. An updated financial plan has been prepared and submitted to the City supporting an estimated potential bonding capacity of Six Million Dollars (\$6,000,000). Upon approval of the Amended Service Plan, the District shall have authority to

issue up to Six Million Dollars (\$6,000,000) of debt to provide and pay for public infrastructure improvement costs.

Any debt issued by the District will be repaid through ad valorem property taxes, from a District imposed debt service mill levy on all taxable property of District, together with any other legally available revenues of the District.

TAXES AND FEES IMPOSED ON PROPERTIES WITHIN THE DISTRICT

Ad Valorem Property Taxes

The District's primary source of revenue is from property taxes imposed on property within the District. Along with other taxing entities, the District certifies a mill levy by December 15th of each year which determines the taxes paid by each property owner in the following year. The anticipated District Mill Levy for tax collection year 2016 is 92.000 mills (as described below). The total anticipated overlapping mill levy for the property with the District for tax collection year 2016 is 194.839 mills, as described in the "Overlapping Mill Levy" section below.

Debt Service Mill Levy

The maximum debt service mill levy the District is permitted to impose under the Service Plan and the Amended Service Plan ("Debt Mill Levy Cap") upon the taxable property of the District for payment of debt is fifty (50) mills.

The Debt Mill Levy Cap may be adjusted due to changes in the statutory or constitutional method of assessing property tax or in the assessment ratio. The purpose of such adjustment is to assure, to the extent possible, that the actual tax revenues generated by the mill levy are neither decreased nor increased, as shown in the example below.

Operations Mill Levy

In addition to imposing a debt service mill levy, the District is also authorized by the Service Plan to impose a separate mill levy to generate revenues for the provision of administrative, operations and maintenance services (the "Operations and Maintenance Mill Levy"). The amount of the Operations and Maintenance Mill Levy may be increased as necessary separate and apart from the Debt Mill Levy Cap. However, pursuant to the Amended and Restated Service Plan, without the prior written consent of the City, the District shall not impose or collect property taxes in excess of One Million Dollars (\$1,000,000) annually for operations and maintenance services.

The District anticipates operating in place of an owners association, and pay for the costs associated with covenant enforcement and design review services with the imposition of the Operations and Maintenance Mill Levy, which is anticipated to be 42.00 mills beginning in tax collection year 2016. The Operations and Maintenance Mill Levy may be higher than comparable mill levies in the vicinity, however, property owners will not be subject to owners' association fees. Further, the District's ability to increase its mill levy for provision of operation and maintenance services without an election is constrained by statutory and constitutional limits.

There are several benefits to the use of a metropolitan district as opposed to an owners association, including, but not limited to the following:

- (a) <u>Cost Efficiency</u>. Metropolitan districts fund their operations from revenues generated from real property taxes while homeowner's associations assess dues and collect them from property owners. A metropolitan district can, therefore, operate more efficiently than an owners association as the collection of taxes is significantly more effective than separately billing individual homeowners, and dealing with the collection efforts.
- (b) <u>Tax Deduction</u>. Taxes paid to a metropolitan district are deductible from income taxes, in general, while owners association dues are generally not.
- (c) <u>Homeowner Savings</u>. Out of pocket expenses for the homeowner are generally significantly less when paid through ad valorem tax as opposed to owners association dues.
- (d) <u>Transparency</u>. A metropolitan district is subject to various regulatory requirements that an owners association is not, such as annual reporting of budgets and audited financials; annual audits, or audit exemptions, are required, not just recommended as with an owners association.

District Property Tax Calculation Example

Tax Collection Year	Actual Value (V)	Assessment Ratio (R)	Assessed Value (AV) [V x R = AV]	Mill Levy ¹ /Rate ² (M)	Amount of District Tax Due [AV x M]
(a) 2016	\$850,000	7.96%	\$67,660	92.000/0.09200	\$6,225.00
(b) 2017	\$850,000	7,49%	\$63,665	97.770/0.09777	\$6,225.00

Based on a projected mill levy, not a representation of any actual current or future mill levy

- (a) If in 2016 the Actual Value of the Property is \$850,000, and the Residential Assessment Ratio established by the State Legislature for that year is 7.96%, the Assessed Value of the Property is \$67,660 (i.e., \$850,000 x 7.96% = \$67,660). If the District certifies a combined debt and operations mill levy of 92.00 mills, it would generate approximately \$6,225.00 in revenue.
- (b) If in 2017 the Actual Value of the Property remains at \$850,000, but the Residential Assessment Ratio established by the State Legislature for that year is 7.49%, the Assessed Value would be \$63,665 (i.e., $$850,000 \times 7.49\% = $63,665$). The District would need to certify a 97.770 mill levy in order to generate the same revenue as in 2017.

THE ABOVE EXAMPLE IS PROVIDED SOLELY FOR THE PURPOSE OF ILLUSTRATION AND IS NOT TO BE INTERPRETED AS A REPRESENTATION OF ANY ACTUAL CURRENT OR FUTURE VALUE INCLUDING, BUT NOT LIMITED TO, ANY ACTUAL VALUE, ASSESSMENT RATIO, OR MILL LEVY.

² Each mill is equal to 1/1000th of a dollar

Overlapping Mill Levies

In addition to the District's imposed mill levies for debt and operations as described above, the property located within the District is also subject to additional "overlapping" mill levies from additional taxing authorities. The estimated overlapping mill levy for tax collection year 2016, for the property within the District, is 194.839. The breakdown of the estimated overlapping mill levies is as follows:

Taxing Authority	Levy
Cherry Crk School Dist 5	56.7020000000
Arapahoe County	15.9500000000
Developmental Disability	01.0000000000
City Of Centennial	05.0150000000
Arapahoe Library District	04.7940000000
South Metro Fire Rescue	09.3190000000
Regional Transportation	00.0000000000
Southgate Sanitation Dist	00.5510000000
Southgate Water Dist	00.0000000000
S Suburban Park & Rec	08.8080000000
Urban Drainage & Flood	00.6320000000
Urbn Drnge&Fld (S Platte)	00.0680000000
Verona Estates Metropolitan District No. 1 (to be known as Marvella Metropolitan District)	92.0000000000
W. Arap. Conservation Dis	00.0000000000
TOTAL	194.8390000000

Overlapping Mill Levy Property Tax Calculation Example

Tax Collection Year	Value (V)	Assessment Ratio (R)	Assessed Value (AV) [V x R = AV]	Mill Levy¹/Rate² (M)	Amount of Total Property Tax Due [AV x M]
(a) 2016	\$850,000	7.96%	\$67,660	194.839/0.194839	\$13,183.00

¹ Based on a projected mill levy, not a representation of any actual current or future mill levy ² Each mill is equal to 1/1000th of a dollar

The estimated overlapping mill levies of neighboring communities are provided below for a general comparison.

1. ESTIMATED One Cherry Lane (Hampden and Colorado Blvd):

181.672 mills, plus HOA Dues (HOA Dues cover community pool, grounds maintenance, snow removal, trash removal)

Taxing Authority	Levy
Cherry Crk School Dist 5	56.7020000000
Arapahoe County	15.9500000000
Developmental Disability	01.0000000000
City of Greenwood Village	02.9320000000
Arapahoe Library District	04.7940000000
South Metro Fire Rescue	09.3190000000
Castlewood W&S Dist E	00.2750000000
Gldsmth Mtr Dst Blk K Sub	90.0000000000
Goldsmith Metro Bond	00.0000000000
Regional Transportation	00.0000000000
Southgate Water Dist	00.0000000000
Urban Drainage & Flood	00.6320000000
Urbn Drnge&Fld (S Platte)	00.0680000000
TOTAL	181.6720000000

ESTIMATED Orchard Creek (University and Orchard):

92.347 mills, plus HOA Dues (estimated at \$300/year; Fee covers grounds maintenance, tennis courts)

Taxing Authority	Levy
Littleton School Dist # 6	56.6010000000
Arapahoe County	15.9500000000
Developmental Disability	01.0000000000
City of Greenwood Village	02.9320000000
Arapahoe Library District	04.7940000000
South Metro Fire Rescue	09.3190000000
Cherry Hills Fire Bond	00.5000000000
Regional Transportation	00.0000000000
Southgate Sanitation Dist	00.5510000000
Southgate Water Dist	00.0000000000
Urban Drainage & Flood	00.6320000000
Urbn Drnge&Fld (S Platte)	00.0680000000
TOTAL	92.3470000000

Fees

In addition to property taxes, the District may also rely upon various other revenue sources authorized by law to offset the expenses of capital construction and district management, operations and maintenance. Pursuant to its Service Plan, the District has the power to assess fees, rates, tolls, penalties, or charges as provided in Title 32 of the Colorado Revised Statutes, as amended.

DISTRICT BOUNDARIES

This Disclosure shall apply to the property within the boundaries of the District, which property is described on **Exhibit A** attached hereto and incorporated herein by this reference. It is anticipated that the property currently located within Verona Estates Metropolitan District No. 2, described on **Exhibit B**, will be included into the boundaries of the District by December of 2015, at which time, Verona Estates Metropolitan District No. 2 will commence dissolution proceedings.

CONTACT INFORMATION

Should you have any questions with regard to these matters, please contact:

District General Counsel: McGeady Sisneros, P.C. 450 E. 17th Avenue, Suite 400 Denver, Colorado 80203-1214 Phone: 303-592-4380

Dated this ____ day of August, 2015.

EXHIBIT A

District Map-Verona Estates Metropolitan District No. 1 (to be known as Marvella Metropolitan District)

DISTRICT NO. 1

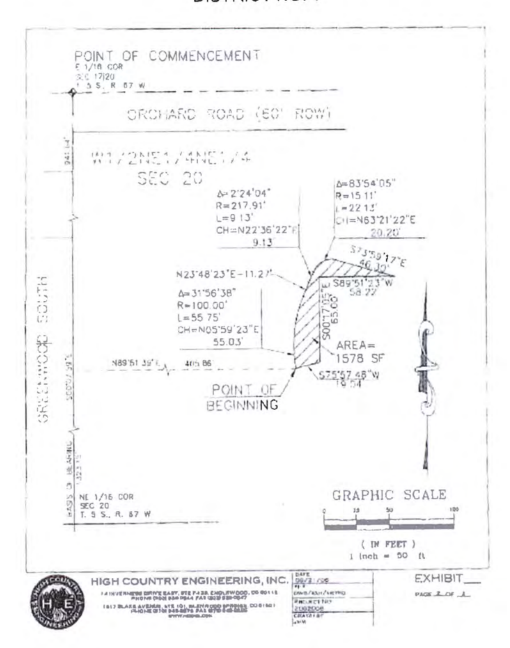


EXHIBIT B

District Map-Verona Estates Metropolitan District No. 2
(Anticipated inclusion into the boundaries of Verona Estates Metropolitan District No. 1, to be known as Marvella Metropolitan District)

DISTRICT NO. 2

